



DRI Grant of Non-Exclusive Rights

This agreement is made on this _____ day of _____, 2024, by and between DRI, Inc., a Wisconsin corporation having its principal place of business at 222 South Riverside Plaza, Chicago, Illinois 60606, and _____

_____ (hereinafter referred to as “THE AUTHOR”).

THE AUTHOR has created the following material(s): _____

_____ (hereinafter referred to as “THE MATERIAL”). As a condition of publication, THE AUTHOR grants to DRI the following rights: (1) the non-exclusive right to publish, reprint, reproduce, display and distribute (in hard copy and electronic form) THE MATERIAL whenever necessary and to license use of THE MATERIAL, or any part thereof, in any medium or form of communication to others, including electronic distribution; (2) the right to use of THE MATERIAL, or any part thereof, in other publications produced by DRI; and (3) the right to copyright protection in any DRI work that includes or incorporates THE MATERIAL. Under no circumstances will DRI be required to compensate THE AUTHOR.

THE AUTHOR reserves all rights not specifically granted by THE AUTHOR herein to DRI, including specifically the right to reprint or republish, or to grant others the right to reprint or republish, THE MATERIAL. Additional DRI permissions must be secured prior to any reprint or republication of THE MATERIAL that involves the use of DRI trade dress or includes attribution to DRI as a previous publisher of THE MATERIAL.

THE AUTHOR warrants that publication of THE MATERIAL will not infringe on the rights of others in any way, and that THE AUTHOR has full power to enter this agreement. If THE MATERIAL contains any material that requires written permission for inclusion in THE MATERIAL, THE AUTHOR agrees to obtain such permission in writing from the copyright owner. THE AUTHOR shall indemnify and hold harmless DRI against all claims, demands, suits, costs, legal fees, and expenses that DRI may sustain by reason of a breach of these warranties.