

**STATE BAR OF WISCONSIN**

***CLE Books UnBound™***

**Disclaimer, License and Liability Limitation**

---

***CLE BooksUnBound™*** is a subscription-based online library of State Bar of Wisconsin CLE Books. The library includes content from CLE Books publications that is either owned or licensed for distribution by the State Bar of Wisconsin (collectively “Books Content”). The Books Content may be linked to external sources and documents that are not part of the Books Content. The Books Content may be updated (which may include modifying, expanding, or removing segments) by STATE BAR OF WISCONSIN, and such updates will be provided to library subscribers while the subscription is in force. Any such changes may be made without prior notice, although a good faith effort will be made to notify subscribers of changes within a reasonable time.

**ACCEPTANCE OF TERMS THROUGH USE**

By purchasing and using the Books Content provided on the site, you signify your agreement to all terms, conditions, policies and notices contained or referenced in this agreement. If you do not agree with any provision of this Agreement, do not purchase any of the Books Content.

Where this agreement refers to “content” generally, “content” includes, but is not limited to Books Content.

**NO WARRANTY**

Although every effort has been made to verify the accuracy of all Books Content in this library, and every effort will be made to update it as warranted by changes in statutes, regulations, and case law, STATE BAR OF WISCONSIN REMINDS THE SUBSCRIBER THAT ALL BOOKS CONTENT IS PROVIDED WITHOUT WARRANTY, EXPRESS OR IMPLIED, AS TO ITS LEGAL EFFECT AND COMPLETENESS, as fully set forth below. SUBSCRIBERS ASSUME THE ENTIRE RISK OF USING THE BOOKS CONTENT.

The attorneys who have drafted the Books Content do not warrant the Books Content, nor are they creating an attorney-client relationship by providing the Books Content or other information on the STATE BAR OF WISCONSIN website.

**Non-attorney Subscribers**

Non-attorneys should consult a licensed attorney for any legal problems. The State Bar of Wisconsin does not provide legal advice. The Books Content offered by STATE BAR OF WISCONSIN is not a substitute for the advice of an attorney. It was developed for

use by attorneys.

Non-attorneys are also reminded that only licensed attorneys may represent others in legal matters. By entering into a subscription agreement with non-attorneys, STATE BAR OF WISCONSIN does not endorse or encourage use of Books Content by non-attorneys on behalf of any third parties.

By ordering Books Content, the subscriber agrees that it may be used only in a manner consistent with this Agreement; Books Content may not be sold or redistributed, in any part or in any format, without the prior written consent of STATE BAR OF WISCONSIN.

## **ADDITIONAL TERMS**

All subscribers to *CLE Books UnBound*<sup>™</sup> must agree with the following terms and conditions. Use of any of the Books Content shall be deemed consent to the terms of this agreement.

THE WEBSITE, WISBAR.ORG, AND ANY RELATED WEBSITES (“THE SITES”), AS WELL AS ALL PRODUCTS AVAILABLE THEREON, ARE COPYRIGHTED BY THE STATE BAR OF WISCONSIN OR BY OTHER COMPANIES PROVIDING CONTENT OR PRODUCTS SOLD THROUGH THE SITES. REPRODUCTION, IN WHOLE, OR IN PART, OF THE SITES OR THE PRODUCTS, IS STRICTLY PROHIBITED.

### **License and Terms of Use (Agreement)**

#### **Subscriptions and User Access**

The Books Content is available on a subscription basis for one-year terms. Subscriptions may be to individual titles within the library, to select title packages, or to the entire library.

Subscriptions are for either individual access or firm access. An Individual-Access subscription provides a single login and constitutes a license for use by the individual for whom the login is designated. Sharing of logins under an Individual-Access subscription is a violation of this Agreement.

A Firm-Access subscription constitutes a license for use by all staff of the subscribing firm for whom logins are designated. Logins for firm access are provided by the STATE BAR OF WISCONSIN based on employer affiliation as documented in the STATE BAR OF WISCONSIN member/customer database. Firm-access pricing is determined by the number of State Bar of Wisconsin members in good standing employed by the firm (“firm size”). Depending on the applicable purchasing option chosen, “firm” may refer to a single branch office of a multi-office entity, or to all branches of an entity combined. For purposes of determining applicable renewal fees, firm size will be reviewed within 60 days prior to the subscription expiration. Changes in firm size may result in the renewal pricing tier being higher or lower than when determined the previous year. It is the

obligation of the subscribing firm to notify the STATE BAR OF WISCONSIN when any staff who may be authorized users under the firm subscription join or leave the firm. Any user who accesses the content under a firm subscription after having terminated employment with the subscribing firm is in violation of this agreement.

The subscriber agrees to pay the subscription fee as set out in STATE BAR OF WISCONSIN's fee schedule. Pre-payment of the subscription fee is required for access. If, at any time, the purchaser fails to make any required payment to STATE BAR OF WISCONSIN or to perform any other obligation under this Agreement, STATE BAR OF WISCONSIN, may, without further notice, terminate this Agreement, withhold any updates of the content, recover any payments due hereunder, and may collect all costs incurred in enforcing the terms of this Agreement.

### **Downloading and Reproduction of Books Content**

Authorized users are permitted to download or reproduce the Books Content for any use that is not in violation of this Agreement or applicable laws referenced herein.

### **Expiration and Renewal of Subscriptions**

Upon expiration of the initial one-year term, this Agreement, unless renewed, shall automatically terminate and Books Content may no longer be accessed. Renewals are at the subscription fee applicable at the time of renewal. Any renewal shall be subject to the terms and conditions of this Agreement. Failure to pay the annual renewal fee when due may, at the sole discretion of STATE BAR OF WISCONSIN, result in immediate termination of the Agreement and subscription.

This Agreement may be terminated by STATE BAR OF WISCONSIN at any time for violation of this agreement, misuse of the Content by the purchaser or other good cause. At the time of termination, subscription fees already paid shall be nonrefundable.

### **Cancellation, Refunds, Upgrading**

Subscription fees are nonrefundable.

A subscriber may, within 60 days of purchasing or renewing a subscription, upgrade to a more inclusive subscription, and apply the subscription fee initially paid to the expanded subscription. The term of the upgraded subscription will be one year from the date of the upgrade.

The subscriber agrees to comply with all applicable laws in using the STATE BAR OF WISCONSIN website and Books Content.

The products available for purchase from STATE BAR OF WISCONSIN, including the Books Content, forms, and all other products, may not be transferred, sold, assigned or redistributed to other persons. Subscribers are granted a nonexclusive license to use and reproduce Books Content during the existence of the subscription. Any copyright notices appearing on Books Content shall not be removed or altered. The content available on the Sites may not be republished or translated, nor may they be used to make any derivative

work for any third party (as that term is defined under the Federal Copyright Act, 17 U.S.C. § 101, et seq.).

Any content obtained from the Sites must be used only in accordance with this Agreement regardless of whether they are protected under federal copyright laws.

Except with the prior written consent of STATE BAR OF WISCONSIN, the subscriber may not assign, delegate, pledge, or otherwise transfer this subscription or any other rights or obligations under this Agreement to any third party.

STATE BAR OF WISCONSIN reserves the right to modify these terms and conditions at any time, without prior notice.

This Agreement shall be governed by and construed in accordance with the laws of the State of Wisconsin, and any action arising out of or relating to these terms shall be filed only in state or federal courts located in Wisconsin; by entering into this Agreement the subscriber hereby consents to the personal jurisdiction of such courts for the purpose of litigating any such action.

If any provision of this Agreement is declared invalid or unenforceable, the remaining provisions will remain in effect.

#### **Disclaimer of Warranties and Liabilities**

THE CONTENT AVAILABLE ON THE SITES ARE PROVIDED “AS IS” WITHOUT ANY EXPRESS OR IMPLIED WARRANTY OF ANY KIND INCLUDING WARRANTIES OF MERCHANTABILITY, NONINFRINGEMENT OF INTELLECTUAL PROPERTY, OR FITNESS FOR ANY PARTICULAR PURPOSE.

EACH SUBSCRIBER AND USER OF THIS SYSTEM ASSUMES ALL RESPONSIBILITY AND RISK FOR THE USE OF THE CONTENT. STATE BAR OF WISCONSIN AND ITS AGENTS, OFFICERS, AND AFFILIATES DISCLAIM ANY LEGAL LIABILITY OR RESPONSIBILITY FOR THE ACCURACY, COMPLETENESS, OR USEFULNESS OF ANY MATERIAL ON THE SITES. STATE BAR OF WISCONSIN WILL NOT BE LIABLE FOR ANY COMPENSATORY, SPECIAL, DIRECT, INCIDENTAL, INDIRECT, CONSEQUENTIAL OR EXEMPLARY DAMAGES, OR ANY OTHER DAMAGES RESULTING FROM LOSS OF USE, DATA, OR PROFITS, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE CONTENT, OR THE INABILITY TO USE SUCH CONTENT, HOWEVER CAUSED, WHETHER FOR BREACH OF CONTRACT, WARRANTY, NEGLIGENCE, OR OTHERWISE, AND WHETHER OF NOT STATE BAR OF WISCONSIN HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

EACH SUBSCRIBER AGREES TO INDEMNIFY AND HOLD HARMLESS STATE BAR OF WISCONSIN FROM ANY THIRD-PARTY CLAIM, ACTION, DEMAND, LOSS, OR DAMAGES (INCLUDING ATTORNEY FEES AND COSTS) ARISING OUT OF OR RELATING TO SUBSCRIBER’S VIOLATION OF THIS AGREEMENT, USE OF THE CONTENT, OR VIOLATION OF THE RIGHTS OF ANY THIRD

PARTY.

IF THIS LIMITATION OF LIABILITY OR THE EXCLUSION OF WARRANTY IS HELD INAPPLICABLE OR UNENFORCEABLE FOR ANY REASON, THEN THE MAXIMUM LIABILITY OF STATE BAR OF WISCONSIN, FOR ANY TYPE OF DAMAGES, SHALL BE LIMITED TO THE TOTAL SUBSCRIPTION FEES PAID BY THE USER MAKING THE CLAIM, WITHIN THE IMMEDIATELY PRECEDING 12-MONTH PERIOD. THESE LIMITATIONS WILL APPLY NOTWITHSTANDING THE FAILURE OF ANY ESSENTIAL PURPOSE OF ANY LIMITED REMEDY.

THIS WARRANTY PROVIDES SPECIFIC LEGAL RIGHTS. THIS WARRANTY WILL NOT APPLY TO THE EXTENT THAT ANY PROVISION OF THIS WARRANTY IS PROHIBITED BY ANY FEDERAL, STATE, OR LOCAL LAW THAT CANNOT BE PREEMPTED.