WILLAMETTE LAW REVIEW Publishing Agreement

Dear [Author Name]:

We are pleased to have the privilege of publishing your [article/note/comment], [*Title*] ("Contribution"), in Volume [Number], Issue [Number], of the WILLAMETTE LAW REVIEW. Accordingly, the following terms of publication are submitted for your approval.

Terms of Publication

- A. **Copyright Assignment:** You hereby grant the following rights encompassed by your copyright in the Contribution to the WILLAMETTE LAW REVIEW:
 - 1. The nonexclusive right to publish, reproduce, distribute and use, in whole or in part, the final version of the Contribution in the WILLAMETTE LAW REVIEW, including but not limited to in (1) any medium now existing, such as copies of the issue in which the Contribution first appears and any bound volumes including such issue, individual reprints, electronic media, computerized databases and/or retrieval systems—for example WESTLAW, LEXIS/NEXIS, and HEINONLINE—and other similar forms and (2) any medium developed in the future, so long as the content of the Contribution so used remains unchanged. The WILLAMETTE LAW REVIEW will have no right to revise the Contribution without prior written permission from you.
 - 2. The right to transfer or sublicense the rights granted in this agreement, in whole or in part.

All rights not otherwise granted in this agreement are retained by you.

B. **Warranty:** You warrant and agree that the Contribution is your original work; that it contains no matter which is defamatory or is otherwise unlawful, or which invades individual privacy, or which infringes any copyright or other proprietary right; and you agree to indemnify, defend, and hold the WILLAMETTE LAW REVIEW harmless against any claim to the contrary. Further, you warrant and agree that you have the right to grant WILLAMETTE LAW REVIEW the rights listed under Paragraph A above, and that no conflicting rights to the

- E. **Preemption and Research Deficiencies:** In the event of preemption or unforeseen research deficiencies, including but not limited to lack of adequate sources and/or citations in support of the propositions stated in the Contribution, the WILLAMETTE LAW REVIEW reserves the right to delay or cancel publication of the Contribution in the Volume and Issue indicated above, or to make other arrangements in its discretion, such as publishing the Contribution in a future Volume and Issue of the journal upon amelioration of the deficiencies, or to terminate this agreement, leaving no further obligation on either party.
- F. Editing and Publication Decisions: The Contribution is subject to any technical revisions that, in our discretion, are necessary to meet our publication standards. Technical revisions include such matters as grammar, punctuation, spelling, Bluebook citation form, and stylistic conventions as adopted by the WILLAMETTE LAW REVIEW. Substantive changes, if any, will be made only with your approval. You will be given the opportunity to read and correct (1) the initial substantive edit, (2) the final edit made by the Editor-in-Chief, and (3) any other intermediate edits of your manuscript as we may mutually agree. However, all final copy is subject to the approval of the Editor-in-Chief of the WILLAV8(a)-14.8(r5.2i10.02 0 0 10.02 308.1 9y)863201 Tm-0.00(L)Tj7.98 0 0 7.98