

©Copyright 2025. All rights reserved. Saul Larner, 35939 Palomino Way, Palm Desert, CA 92211. (310)867-4840. [splanner@gmail.com](mailto:splanner@gmail.com). **ALL REGISTERED USERS MAY REPRODUCE ANY FORMS INCLUDED IN THE MODULE AS MODELS FOR OPERATIVE LEGAL DOCUMENTS PREPARED BY THE USER IN THEIR PROFESSIONAL PRACTICE. This includes but not limited to the right to make the sample forms and all forms on the zip drive available to their clients, the self help forms and materials for their use and the use of their attorneys. However, an LDA is required to have such revisions approved by an attorney.**

If you are not a registered user, no part of this module on the internet or in hard copy may be reproduced or transmitted in any form by any means without prior written permission of the publisher except as permitted by copyright law.

The user will not share their account password with anyone, only one unique person will use each module. Your professional office certifies that only employees or individuals with a formal relationship to the owners will be authorized to access our module.

You are entitled to do the following:

- A. Access, load, store and operate the product with browser software.
- B. Access the product, including the content, via the internet.
- C. Display, download or print portions of the product on an ad hoc basis for your personal, academic, educational, research, and professional law related practice use, including reasonable use, rather than excessive use.
- D. Notwithstanding any use permitted above, you shall not, without the prior authorization of the copyright holder to assign, rent, lend, lease, sell, sublicense, transfer, export from the United States, copy, reproduce, modify, adapt, translate, reverse engineer, decompile, disassemble, extract components from, or create derivative works of the product, except as authorized by these terms.
- E. The user shall always comply with all applicable laws, rules and regulations with respect to the intended use of the product.
- F. The user shall not use the product to infringe, misappropriate, or violate the rights of publisher or third parties.
- G. You should not interrupt, or attempt to interrupt publisher's website in any manner.
- H. You agree that your access to and use of this product and the content available through the product is on an "as is" "as available" basis, and publisher specifically disclaims any representations or warranties, express or implied, including, without limitation, any representations or warranties of merchantability or fitness for a particular purpose and any statutory warranty of non-infringement.

- I. Use of the module is at your sole risk. You assume full responsibility and risk of loss resulting from your use of the product obtained by means of our website and publications. Publisher and its agents and licensors shall not be liable to you or anyone else for any damages, including, but not limited to, direct, consequential, exemplary, special, incidental, indirect or punitive damages for loss of profits, goodwill, or other intangible losses or similar damages even if advised of the possibility of such damages or for any attorney fees.
- J. Publisher's website and module may include facts, views, opinions, and recommendations of third parties deemed to be of interest. Publisher does not guarantee the accuracy, reliability, completeness, or timeliness of, or otherwise endorse these views, opinions or recommendations. You acknowledge that any reliance upon any such opinion, advice, statement, memorandum, or information shall be at your own risk.
- K. This module and website is subject to your understanding that publishers do not render any legal, accounting, or other professional advice or services. Attorneys or other legal professionals using this module in collection with client or personal legal matters shall also research all applicable statutes, rules, regulations, court decisions, and other original sources of authority. Where appropriate, the user should collaborate the above research with an attorney.
- L. You shall not assign your rights, duties or obligations under these terms to any person or entity in whole or in part, whether by assignment, merger, transfer, transfer of assets, sale of stock, operation of law, or otherwise, without the prior written consent of publisher, and any attempt to do so shall be deemed null and void, an of no effect.