



IICLE® ONLINE SUBSCRIPTIONS END USER LICENSE AGREEMENT

IICLE® Online Library and IICLE® Online All-Access subscriptions are accepted and approved with the understanding that the Subscriber has read, understood, and agreed to the End User License Agreement set forth below.

I. DEFINITIONS

1. Terms and Conditions. As used in this document, “Terms and Conditions” includes the following document, taken together with the website “Terms and Conditions” and “Privacy Policy” posted online and pricing information available at www.iicle.com.

2. Subscriber. As used in this document, "Subscriber" means the individual or entity that is the account holder and/or the responsible party for subscription payment under these Terms and Conditions.

3. License. As used in this document, “License” means an individual login and password that allows an individual to access IICLE® Online content. Any individual license may not be used simultaneously by more than one User at any one time.

4. User. As used in this document, "User" refers to any and all individuals, including attorneys and support staff, authorized by Subscriber under the terms of this document to access the subscription using any one of Subscriber’s license(s).

5. Data. As used in this document, “Data” means the content contained within the IICLE® Online Library and the recorded CLE programming accessible via the IICLE® Online All-Access subscription.

6. Features. As used in this document, “Features” is a collective term that means all intellectual property maintained in IICLE®-owned databases, IICLE® services, functions, and remotely accessed gateways.

II. IICLE® ONLINE SUBSCRIPTION OPTIONS

1. IICLE® ONLINE LIBRARY. The IICLE® Online Library subscription consists **OF TWELVE (12) MONTHS** of unlimited access to the searchable online version of IICLE®’s complete library of legal practice handbooks and related publications. From time to time, IICLE® may offer and/or include additional benefits for Online Library subscribers.

2. QUICK CONNECT ACCESS. “Quick Connect” access provides IICLE® Online Library subscribers with unlimited access for a flat annual fee, allowing multiple, simultaneous Users at one location without requiring each User to input an individual login and password. The Quick Connect option is available only for IICLE® Online Library subscriptions. Current pricing information is available at www.iicle.com, or by calling (800) 252-8062.

Quick Connect access is established via ‘restricted internet protocol’ (Restricted IP), which is a secure, controlled mode of entry to the subscription content that provides open access (no login or password for entry required) for an unlimited number of Users within a subscribing entity (law firm, organization, unit of government). All terms set forth in paragraph

1, above, and in paragraphs 4(a) – (h), “LICENSE,” below apply equally to IICLE® Online Library Quick Connect subscriptions and to individual User subscriptions.

3. IICLE® ONLINE ALL-ACCESS. The IICLE® Online All-Access subscription consists of all the benefits of the IICLE® Online Library, plus unlimited access to IICLE® online, on-demand CLE programs and the corresponding MCLE credit certification for viewing those programs. IICLE® Online All-Access subscribers also are entitled to receive a discount on live seminar tuition to IICLE® courses. From time to time, IICLE® may offer and/or include additional benefits to IICLE® Online All-Access subscribers.

III. IICLE® ONLINE SUBSCRIPTION TERMS

4. LICENSE.

a. All IICLE® Online subscription service(s) consist of intellectual property maintained in IICLE®-owned databases, services, functions, and remotely accessed gateways (collectively “Features”) that may change from time to time. Access to certain Features may be restricted at the discretion of IICLE®.

b. License. For IICLE® Online Library subscriptions, Subscriber is granted a nonexclusive, limited license to access the intellectual property comprising the IICLE® Online Library of publications and to provide secure access to IICLE® Online Library for the contracted for number of Users, or in the case of Quick Connect subscriptions, an unlimited number of Users who will access the subscription, in accordance with this EULA and the most recent IICLE® Online subscriptions pricing information available online at www.iicle.com, which is incorporated herein by reference into this document.

For IICLE® Online All-Access subscriptions, in addition to the library access described in the paragraph immediately preceding this one, Subscriber is granted a nonexclusive, limited license to access and view the recorded programming made available to Subscribers of the service on the IICLE® website with secure access to the content for the contracted-for number of Users, in accordance with this EULA and the most recent IICLE® Online subscription pricing information available online at www.iicle.com, which is incorporated by reference into this document.

c. Logins and Passwords. Subscriber will designate individual logins (e.g., FIRM1, FIRM2, FIRM3) and passwords for each license it purchases, except for subscriptions with Quick Connect access. No individual login information or passwords are needed for subscriptions with Quick Connect access. Individual logins (user names and passwords) are required for each IICLE® Online subscriptions license.

d. Users. For IICLE® Online Library subscriptions, one User per license (as determined by subscriber) may access the subscription at any one time. Users are granted a limited license to access the data available via the IICLE® Online subscription service(s) (“data” includes “downloaded data”, as defined below, as well as printed versions of the data) solely in the regular course of legal work and related research for the subscription term. Except as otherwise provided with respect to certain data, this license includes the right to download and temporarily store de minimis portions of data (“downloaded data”) to a storage device under Subscriber’s exclusive control solely (i) to privately display on the Subscriber’s local system such

downloaded data and (ii) to quote and excerpt from such downloaded data (appropriately cited and credited) by electronic cutting and pasting or other means in memoranda, briefs and similar work product created by Subscriber and its User(s) in the regular course of legal work and related research. Subscriber and its User(s) may also create printouts of data for use in the regular course of their legal work and related research. For IICLE® Online All-Access subscriptions, Subscriber may contract for only one identified User per license, due to the individual nature of the MCLE credit component of these subscriptions.

e. Limitations. Subscriber and its User(s) may not copy, download, store, publish, transmit, transfer, sell, or otherwise use the data, or any portion of the data, in any form or by any means, except (i) as expressly permitted by this document; (ii) with IICLE®'s prior written permission; or (iii) if not expressly prohibited by this EULA or by the "additional terms " (as defined in paragraph 1(g) of this EULA), as allowed under the fair use provision of the Copyright Act (17 U.S.C. §107). **Downloaded data shall not be stored or used in an archival database or other searchable database.** Subscribers and its User(s) shall not sell, license, or distribute data (including printouts and downloaded data) to third parties or use data as a component of or as a basis for any material offered for sale, license, or distribution, except for inclusion in legal work product. Open access to the public or any other means of display of IICLE® Online data to nonsubscribers is specifically and strictly prohibited.

f. Rights in Data. Except for the license granted in this EULA, all rights, title and interest in data, in all languages, formats, and media throughout the world, including all copyrights, are and will continue to be the exclusive property of IICLE® and/or its contributors.

g. Multiple Users. Except for Online Library subscriptions with Quick Connect access, the maximum number of simultaneous Users authorized to access the IICLE® Online Library is limited to the number of licenses for which the Subscriber has paid the subscription fee. More than one User of any IICLE® Online All-Access license is not authorized, due to the MCLE credit component of All-Access subscriptions.

h. Additional, Unauthorized Users. Simultaneous Users in excess of the number of licenses paid for by Subscriber are not authorized and the engineering of access to these excess Users is subject to immediate suspension and/or termination of subscription without notice to Subscriber or its User(s). Subscriber will designate a contact person within the Subscriber entity and provide the current email address and telephone number for that contact. User licenses under this EULA are transferable only within the Subscriber's entity.

i. Additional Terms and Conditions. Certain features may be governed by terms and conditions, including charges, that are different from those set forth in this document ("Additional Terms"). Subscribers will be given an opportunity to review Additional Terms by receiving notice of the Additional Terms in writing or online or by such other means as IICLE® may determine. Additional Terms may be modified and become effective upon IICLE®'s giving Subscriber proper notice (in writing, online, or otherwise) of the modification. By using features governed by Additional Terms, Subscriber and its User(s) agree to, and will be obligated to comply with, all such Additional Terms, as well as the terms and conditions in this document. All Additional Terms will be considered part of this EULA. Subscriber acknowledges that the Subscriber shall also be bound by the IICLE® website Terms of Service in conjunction with the IICLE® website Privacy Policy.

5. IICLE®-PROPRIETARY DATA. Direct transmission of electronic copies by Subscriber or its User(s) to any third party is expressly prohibited. However, IICLE® grants a nonexclusive, nontransferable, limited license to subscriptions with library access to store and use IICLE®-proprietary downloaded data in a searchable database maintained in connection with an ongoing project of the Subscriber and its User(s) ("Project Database"). The Project Database must consist predominantly of the work product of Subscriber and its User(s), with access limited to those members of Subscriber and its User(s) staff actively working on the project. Any IICLE®-proprietary downloaded data may be maintained in the Project Database so long as the project remains active or until any termination of this EULA, whichever occurs first. ***Retention of downloaded data in a Project Database after the project is no longer current, in an archival database used as a research tool, or in a database accessible to external users is prohibited. No CLE programming data shall be retained in any project database.***

6. PAYMENT, SUBSCRIPTION LENGTH, CHARGES, AND AUTOMATIC RENEWALS.

a. Charges. Charges payable by Subscriber for access to IICLE® Online subscriptions ("IICLE® Charges") shall be as defined on the IICLE® website (www.iicle.com) and will commence on the date Subscriber or its User(s) first access of its IICLE® Online subscription or any feature thereof or thirty (30) calendar days after the effective date of this EULA, whichever occurs first. ***Should Subscriber cancel payment for a subscription prior to the completion of the initial 12-month term explained in section 7(b) of these Terms and Conditions, IICLE® will automatically and without further notice charge Subscriber for the remainder of the subscription fee due for the initial term.***

b. Fees Per License. Subscription fees are "per license." Subscriber may purchase any number of licenses desired. Current pricing is posted on the IICLE® website at www.iicle.com/subscriptions. Each license may only be used to access the Online Library by one User at any one time. For Online All-Access subscriptions, all subscription fees are "per User," as opposed to "per license," due to the awarding of MCLE credit for CLE content viewed online by a specific individual.

c. Remittance Options. Payment of subscription fees may be made on either a monthly or an annual basis, subject to all terms and conditions of a twelve (12) month subscription. IICLE® accepts credit card payments by Visa, MasterCard, American Express and Discover Card. A valid credit card must be provided for all monthly subscriptions. IICLE® reserves the right to terminate the monthly payment option for any subscriber at any time and for any reason, including, but not limited to, multiple instances of declined payments. IICLE® accepts payment by check for annual payments only.

d. Declined Payments. If Subscriber's credit card expires or is declined for any reason, Subscriber will receive two email notices regarding the failed attempts to charge the recurring payment, including instructions on how to remit payment. If the declined payment is not resolved within 24 hours of receipt of the second email, Subscriber will receive a third email notifying Subscriber that Subscriber's subscription access has been suspended. ***A reinstatement fee of up to \$10 (in addition to payment of the past-due balance) may be required to restore access to the account. To resolve a declined payment*** or suspension, Subscriber will need to access the "Manage Subscriptions" portion of Subscriber's Account page on the IICLE® website

to provide an alternate form of valid payment and authorize the payment of the past-due balance and reinstatement fee.

e. Nonpayment. ***If valid payment for Subscriber's past-due balance is not provided within thirty (30) calendar days of initial suspension, IICLE® will bill the Subscriber for the full balance due, if any, pursuant to section 6(f) of this EULA.*** Subscribers who have a pending past-due balance will not be eligible to create a new subscription account until the entire past-due balance, including any reinstatement fee assessed, has been paid. Subscriber may be charged up to the maximum legal interest on any unpaid balance. IICLE® may refuse a party's ability to subscribe, or may require annual payment at the outset, for any future subscription based on nonpayment.

f. Commencement. Subscriptions commence upon receipt of payment from Subscriber, and shall be automatically renewed at the expiration of that subscription term and at the expiration of each subsequent subscription term thereafter, unless Subscriber or IICLE® cancels the subscription. See paragraph 6(h) of this document for details on automatic renewal. Any modification to the number of authorized Users and corresponding pricing automatically starts a new subscription term of twelve (12) months, commencing at the time that IICLE® accepts and approves the revision. ***Should Subscriber cancel payment for a subscription prior to the completion of the initial 12-month subscription term, IICLE® will automatically bill Subscriber for the remainder of the subscription fee due for the initial term. No new subscription will be instituted for any account with a past-due balance remaining unresolved.***

g. Cancellation. **ONLINE SUBSCRIPTIONS EXTEND FOR TWELVE (12) MONTHS FROM THE DATE THAT IICLE® ACCEPTS THE INITIAL SUBSCRIPTION PAYMENT. SUBSCRIBER MAY NOT CANCEL A SUBSCRIPTION DURING THE INITIAL TWELVE (12) MONTH TERM.** Subscriber may cancel at any time after fulfillment of the first twelve (12) month term by contacting the Subscriber Services Associate.

IICLE® Online charges will be those applicable to Subscriber, as described at www.iicle.com, or as otherwise agreed upon in writing by the parties. IICLE® Online Charges are exclusive of sales and other taxes, which are the sole responsibility of Subscriber.

h. Automatic Renewal. All IICLE® Online subscriptions will renew automatically at the end of each subscription term, unless the Subscriber notifies IICLE® that Subscriber wishes to cancel the subscription prior in accordance with section 6(i) of this document, but in any event not prior to the fulfillment of the initial 12-month subscription term. Renewals are for an additional 12-month term; renewed subscriptions may be paid on a monthly or annual basis at Subscriber's request.

i. Canceling Subscriptions. ***Because Subscribers have an opportunity to try IICLE® Online Library access for free in advance of a paid subscription and because Subscribers are given access to the entire IICLE® Online service(s) from the first day of approval and acceptance of the subscription, IICLE® does not issue full or partial refunds for IICLE® Online subscriptions.*** Should Subscriber cancel payment for a subscription prior to the completion of the initial 12-month term explained in section 6(g) of this EULA, IICLE® will automatically bill Subscriber for the remainder of the subscription fee due for the initial term. A Subscriber may cancel an IICLE® Online subscription upon the expiration of the initial twelve (12) month term or upon the

expiration of any subsequent subscription term thereafter by providing written notice (e-mail is acceptable) to IICLE® at least one (1) business day prior to the annual renewal date (for annual payment option subscriptions). If a Subscriber cancels an IICLE® Online subscription and subsequently re-subscribes or reactivates the subscription, the Subscriber must again fulfill a minimum twelve (12) month term before cancellation of the IICLE® Online subscription can be made.

7. IICLE® SOFTWARE AND THE WWW.IICLE.COM WEBSITE. IICLE® grants Subscriber and its authorized User(s) a nonexclusive, nontransferable, limited license to access IICLE® Online® content through the IICLE® website (www.iicle.com). Neither Subscriber nor its User(s) may reverse-engineer, decompile, disassemble, or otherwise attempt to discern the source code of the components of IICLE® Online, or the website; nor may Subscriber or its User(s) reproduce all or any portion of the components of IICLE® Online or the website. Neither Subscriber nor its User(s) shall knowingly use any software or programs including viruses or other disruptive features, to gain access to data or to otherwise cause error or delays in the website or the servers on which it is located. Subscriber and its User(s) may use IICLE® data cached in Subscriber or its User(s) local disk drive solely in support of its use of the website. Certain software used by Subscriber or its User(s) may not be capable of supporting the website. The performance of the website varies with the computers, telecommunications, and other equipment with which it is used.

8. DISCLAIMER OF WARRANTIES AND LIMITATION OF LIABILITY. EXCEPT AS SPECIFICALLY PROVIDED IN THESE TERMS AND CONDITIONS, OR IN ANY OTHER SCHEDULE OR LICENSE TERMS AND CONDITIONS, IICLE® ONLINE FEATURES, DATA, SOFTWARE AND THE WEBSITE (TOGETHER THE "IICLE® MATERIALS") ARE PROVIDED "AS-IS," WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF PERFORMANCE, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE. IICLE® ALSO DISCLAIMS ANY WARRANTY THAT THE IICLE® MATERIALS ARE ACCURATE, COMPLETE, CURRENT, AND CONTAIN NO OMISSIONS. IICLE® DOES NOT WARRANT THAT ANY OF THE IICLE® MATERIALS WILL BE AVAILABLE AT ALL TIMES, OR WITHOUT DELAYS OR INTERRUPTIONS.

SUBSCRIBER'S (AND ITS AUTHORIZED USER(S)') EXCLUSIVE REMEDY AND THE ENTIRE LIABILITY OF IICLE®, ITS AFFILIATES AND/OR CONTRIBUTOR'S ENTIRE LIABILITY UNDER THIS EULA, IF ANY, FOR ANY CLAIM(S) FOR DAMAGES RELATING TO THE IICLE® MATERIALS THAT ARE MADE AGAINST THEM, INDIVIDUALLY OR JOINTLY, WHETHER BASED IN CONTRACT OR TORT, SHALL BE LIMITED TO THE AGGREGATE AMOUNT OF CHARGES PAID BY SUBSCRIBER TO IICLE® RELATIVE TO THE SPECIFIC FEATURE (i.e., DATABASE, SERVICE, FUNCTION OR GATEWAY), THE SOFTWARE OR THE WEBSITE, AS APPLICABLE, THAT IS THE BASIS OF THE CLAIM(S) DURING THE 12-MONTH PERIOD PRECEDING THE EVENT GIVING RISE TO SUCH CLAIM.

IN NO EVENT SHALL IICLE®, ITS AFFILIATES AND/OR CONTRIBUTORS BE LIABLE TO SUBSCRIBER OR ITS USER(S) FOR ANY CLAIM(S) RELATING IN ANY WAY TO (i) SUBSCRIBER'S OR ITS AUTHORIZED USER(S)' INABILITY OR FAILURE TO PERFORM LEGAL OR OTHER RESEARCH OR RELATED WORK OR TO PERFORM SUCH LEGAL OR OTHER RESEARCH OR WORK PROPERLY OR COMPLETELY, EVEN IF ASSISTED BY IICLE®, ITS AFFILIATES OR CONTRIBUTORS, OR ANY DECISION MADE OR ACTION TAKEN BY SUBSCRIBER OR ITS USER(S) IN RELIANCE UPON IICLE® DATA; (ii) ANY LOST PROFITS OR OTHER CONSEQUENTIAL, EXEMPLARY, INCIDENTAL, INDIRECT OR SPECIAL DAMAGES RELATING IN WHOLE OR IN PART TO SUBSCRIBER OR ITS USER(S)' RIGHTS UNDER

THESE TERMS AND CONDITIONS OR USE OF, OR INABILITY TO USE THE IICLE® MATERIALS, EVEN IF IICLE®, ITS AFFILIATES AND/OR CONTRIBUTORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES; OR (iii) THE PROCURING, COMPILING, INTERPRETING, EDITING, WRITING, REPORTING, OR DELIVERING IICLE® DATA. IICLE® SHALL HAVE NO LIABILITY WHATSOEVER TO SUBSCRIBER OR ITS USER(S) FOR ANY CLAIM(S) RELATING IN ANY WAY TO ANY THIRD-PARTY FEATURE.

NEITHER IICLE® NOR ITS CONTRIBUTORS MAKE ANY WARRANTY THAT ACCESS TO IICLE® ONLINE WILL BE UNINTERRUPTED, SECURE, COMPLETE OR ERROR-FREE. NOR DOES IICLE® MAKE ANY WARRANTY AS TO THE CONNECTIVITY OF ANY URL THAT IS LINKED FROM THE WEBSITE. SUBSCRIBER AND ITS USER(S) ACKNOWLEDGE(S) THAT THE PRODUCTION AND DISTRIBUTION OF IICLE® ONLINE CONTENT ENTAILS THE LIKELIHOOD OF SOME HUMAN AND MACHINE ERRORS, DELAYS, AND INTERRUPTIONS AND LOSSES, INCLUDING THE INADVERTENT LOSS OF IICLE® DATA OR DAMAGE TO MEDIA. SUBSCRIBER'S AND ITS AUTHORIZED USER(S)' USE OF ONLINE AND ALL RELATED MATERIALS IS AT SUBSCRIBER'S AND ITS USER(S)' OWN RISK.

9. PROFESSIONAL SERVICES DISCLAIMER.

a. IICLE® WEBSITE. IICLE® PRESENTS THE INFORMATION ON OUR WEBSITE AS A SERVICE TO OUR SUBSCRIBERS AND THEIR AUTHORIZED USER(S). WHILE THE INFORMATION ON THIS SITE PERTAINS TO LEGAL ISSUES, IT IS NOT LEGAL ADVICE. MOREOVER, DUE TO THE RAPIDLY CHANGING NATURE OF THE LAW AND IICLE®'S RELIANCE ON INFORMATION PROVIDED BY VOLUNTEER SOURCES, IICLE® MAKES NO WARRANTY OR GUARANTEE CONCERNING THE ACCURACY OR RELIABILITY OF THE CONTENT AT THIS SITE OR AT OTHER SITES TO WHICH IICLE® LINKS.

b. IICLE® PRODUCTS. IICLE® PRODUCTS ARE DESIGNED FOR PRACTICING LAWYERS. WHILE IICLE® EDITORIAL STAFF EDITS AND MAKES CITATION CHECKS OF THE PUBLICATION MATERIAL (EDITORIAL STAFF DOES NOT REVIEW WRITTEN COURSE MATERIALS), IICLE® AND ITS BOARD OF DIRECTORS MAKE NO WARRANTIES AS TO THE ACCURACY OF THE INFORMATION CONTAINED IN THOSE PRODUCTS, OR THEIR APPLICABILITY TO A PARTICULAR CLIENT SITUATION. USING THESE PRODUCTS IS NOT A SUBSTITUTE FOR THE LAWYER'S ORIGINAL LEGAL RESEARCH, ANALYSIS, AND DRAFTING.

10. RESPONSIBILITY FOR CERTAIN MATTERS. Security and access of User(s) are within the sole responsibility of Subscriber. Subscriber is responsible for all access to and use of the IICLE® Online subscription materials by Subscriber's personnel, whether or not Subscriber has actual knowledge of or authorizes such access and use. It is the sole responsibility of Subscriber to maintain the confidentiality of Subscriber's login and password.

11. INDEMNIFICATION. Subscriber and its User(s) agree to defend and indemnify IICLE® and any third-party providers and distributors and their officers, directors, employees, and agents from and against any claim, cause of action or demand, including without limitation reasonable legal and accounting fees, brought by third parties as a result of Subscriber's and/or its User(s)' use of the IICLE® Online subscription and/or content.

12. LIMITATION OF CLAIMS. Except for claims relating to IICLE® charges or improper use of the IICLE® materials, no claim, regardless of form, which in any way arises out of this EULA,

may be brought more than one year after the basis for the claim becomes known to the party desiring to assert it.

13. TERM AND TERMINATION. This EULA is effective upon acceptance and approval of a subscription by IICLE® in Springfield, Illinois. Notwithstanding the foregoing, (i) IICLE® may terminate the subscription, without refund, immediately upon giving written notice of termination to Subscriber if Subscriber or its User(s) commits a material breach of any obligation to IICLE® under this document or any other Terms and Conditions between the parties; (ii) Subscriber may terminate his or her subscription, without refund, immediately upon giving written notice of termination to IICLE® after receiving notice of an amendment (as permitted under paragraph (1) that is unacceptable to Subscriber; and (iii) either party may terminate a subscription, without refund, immediately upon giving written notice of termination to the other party if the other party commits a material breach of this EULA.

14. EFFECT. This EULA (which includes all current and future schedules, additional terms, licenses, and the like) embodies the entire understanding between the parties with respect to the subject matter of IICLE® Online subscription(s) and supersedes any and all prior understandings and Terms and Conditions, oral or written, relating to the subject matter. Except as otherwise provided in this document, IICLE® may amend these terms and conditions by giving least thirty (30) calendar days prior written or online notice, including email. Nothing in this document is intended or shall be construed to confer upon any person or entity other than the parties hereto and their successors or permitted assigns, any rights or remedies under or by reason of this document.

15. FORCE MAJEURE. IICLE®'s performance pursuant to this EULA is subject to interruption and delay due to causes beyond its reasonable control, such as acts of God, acts of any government, war or other hostility, civil disorder, the elements, fire, explosion, power failure, equipment failure, industrial or labor dispute, inability to obtain necessary supplies, and the like, and shall not give rise to any liability for failure to perform by IICLE®.

16. NOTICES. Except as otherwise provided herein, all notices pertaining to IICLE® Online subscriptions must be made in writing to IICLE®, 3161 W. White Oaks Dr., Suite 300, Springfield, IL 62704, Attention: Subscriber Services Associate, or via e-mail to subscriptions@iicle.com.

17. RELATIONSHIP. Use of this site by Subscriber and its authorized User(s) is independent of IICLE® and is not in the context of an employee, agent, partner, or joint venture relationship with IICLE® for any purpose.

18. GOVERNING LAW. These Terms and Conditions and performance thereunder shall be governed by the laws of the State of Illinois, United States of America, without regard to its conflict of law provisions. Subscriber and its User(s) consent and submit to the exclusive jurisdiction of the state and federal courts located in Sangamon County, the State of Illinois, United States of America, in all questions and controversies arising out of the Subscriber's or User's use of this site and these Terms and Conditions.

19. ASSIGNMENT. No subscription nor any part or portion thereof may be assigned, sublicensed, or otherwise transferred by Subscriber or its User(s) without IICLE®'s prior written consent or as otherwise specified in this document.

20. SEVERABILITY. Should any provision of this document be held to be void, invalid, unenforceable, or illegal by any Court of law, the validity and enforceability of the other provisions will not be affected thereby.

21. HEADINGS. The headings and captions contained in this document are inserted for convenience only and do not, in and of themselves, constitute provisions of this document.

22. WAIVER. Failure of either party to enforce any provision of this EULA will not constitute or be construed as a waiver of such provision or of the right to enforce such provision.

23. CLE CREDIT. (IICLE® Online All-Access Subscribers) It is the sole responsibility of the Subscriber of the IICLE® Online All-Access subscription service to retain documentation of CLE credits earned through use of IICLE® Online All-Access subscription service and to obtain sufficient credit hours to satisfy the CLE requirements of the Subscriber and its User(s). CLE credits earned are subject to the rules promulgated by the governing authority in the State for which the Subscriber or User applies the credit. IICLE® will issue certificates evidencing CLE activity only with respect to CLE activity completed by the Subscriber and its User(s) within the reporting period for which the credit is claimed. IICLE® is an accredited CLE provider approved by the Illinois MCLE Board. IICLE® is not liable to any Subscriber or to its User(s) for failure, for any reason, to obtain any or sufficient CLE credits during the term of the Subscriber's IICLE® Online All-Access subscription. IICLE® makes no warranty of accreditation of products or services in any jurisdiction outside Illinois.