

## DUPLICATION RIGHTS AGREEMENT

You have asked Duplium Corp. ("Duplium") to duplicate certain materials, which are identified in the space set out below (the "Materials"). You acknowledge that Duplium does not wish to become involved in the duplication of any material without proper authorization.

In consideration of the agreement by Duplium to duplicate the Materials on the terms set out in the agreement (the "Duplication Agreement") to be entered into between us, Duplium requires that you warrant and represent as follows:

- (a) The duplication of the Materials under the Duplication Agreement will not result in the violation of any local, provincial, state, federal or international laws, regulations or other government requirements or infringe any copyright, right of privacy, trade mark, patent, trade name, trade secret, performing right or other types of intellectual property or any literary, dramatic, musical, artistic, personal, civil, private, contract or property right, or any other right of any other party or person (the "Intellectual Property Rights");
- (b) The Materials do not contain any libellous, slanderous or defamatory material;
- (c) The Materials do not contain any offensive materials (including, but not limited to, obscene, pornographic, indecent and hateful materials);
- (d) You possess the right, power and authority to enter into the Duplication Agreement and authorize Duplium to duplicate the Materials under the Duplication Agreement; and
- (e) After reasonable investigation on your part, no one owns or claims to own (or has or claims to have) any interest in the Materials, or in the Intellectual Property Rights in the Materials,

You further agree to indemnify and save harmless Duplium from and against all claims, demands, actions, causes of actions, suits, proceedings, settlements and judgements (the "Claims") which may be made or brought against Duplium in connection with the Materials, or which Duplium may suffer or incur, as a result of or in respect of or arising out of anything which would constitute a breach of any representation, warranty or agreement contained herein. If Duplium is made a party to any Claim, you agree to defend Duplium and indemnify Duplium for all liabilities, damages, costs and expenses (including, but not limited to, reasonable legal fees on a solicitor/client basis) suffered by Duplium as a result of said Claim or action.

You further acknowledge that Duplium will be acting in reliance on your warranties, representations and agreements contained herein and that you have received adequate consideration in relation to signing in the space provided below.

You further acknowledge and agree that responsibility for complying with the Duplication Agreement rests with you. Duplium will not, as an ordinary practice, review, edit, censor or monitor the Materials provided by you to ensure that they comply with the terms of the Duplication Agreement or with applicable law. Duplium may refuse at any time to allow copies to be made of the Materials outlined below because of the physical condition of the Materials, donor restrictions, copyright law, or public record exemptions.

### The Materials

### ACKNOWLEDGEMENT

***We have read and understood the above obligations, which are created herein which we accept as reasonable and fair in the circumstances.***

DATED the \_\_\_\_ day of \_\_\_\_\_, 200\_\_.

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Print Name & Title

\_\_\_\_\_  
Company (please print)

\_\_\_\_\_  
Job Title/Docket #, if known

**Note:** Current Date, Signature, Printed Name and Title, Job Title and Company Name are required to be completed.