

## AUTHOR LICENSE AGREEMENT

---

The American Bankers Association (“ABA”) and Author (individually “Party,” collectively “Parties”) agree this Author License Agreement (“Agreement”), shall be in effect from the Effective Date (“Term”) as set forth below. This Agreement is for the purpose of publishing article(s) in ABA publication(s).

---

### Contact Information

#### **American Bankers Association (“ABA”)**

**Address:** 1333 New Hampshire Avenue, N.W.  
Washington, DC 20036

**Author Name:**

**Address:**

**Company:**

**Phone:**

### ABA POINT OF CONTACT

**Attn:**

**Email:**

**Email:**

---

### Article(s) Specifications

**Number of Article(s):** 1+

**Proposed Name(s) of Article(s) (individually “Work” collectively “Works”):**

**ABA Publication:** ABA Banking Journal, ABA Risk and Compliance, and Directors Briefing

**Submission Due Date(s):**

**Number of Complimentary copies:**

**Please submit all Works and correspondence to ABA contact listed above.**

### Terms and Conditions

- 1. Author’s Ownership Rights.** ABA AGREES AUTHOR RETAINS OWNERSHIP OF THE COPYRIGHT OF THE WORK(S) AND NOTHING IN THIS AGREEMENT WILL TRANSFER OR ASSIGN AUTHORS’ INTEREST TO THE *TEXT OF THE WORK(S) SUBMITTED*.
- 2. ABA’s Ownership Rights.** Author acknowledges that ABA retains all rights to the visual appearance, including but not limited to, layout and artwork, of the Work(s) in the ABA Publication and Author would need to obtain written permission from ABA for use of any portion of the ABA Publication, including the published Work(s) and its affiliation with the ABA publication.
- 3. Author’s Grant.** Author grants ABA a perpetual non-exclusive, royalty free, irrevocable, unlimited world-wide license to publish, reproduce, edit, reprint, license, and distribute by sale or otherwise, the Work(s) as set forth above, in any format by

any means and waives all interest to any derivative works produced or distributed by the ABA. Author authorizes ABA to use Author's name, likeness, photograph, and/or biographical data in connection with the use and promotion of the Work(s).

4. **ABA's Editorial Rights.** ABA has complete discretion as to placement and editorial rights of the Work(s), including, but not limited to, wording, titles, and headings. ABA reserves the right to edit the articles for clarity, brevity, and accuracy and to make other changes according to ABA's established format, writing, grammar, punctuation, spelling, and style practices.
5. **Compensation.** The Author understands only the form of compensation as selected above will be provided for use of the Works.
6. **Representations & Warranties.** Author represents and warrants the Work(s) are original, factually accurate, contains nothing defamatory or otherwise unlawful, does not infringe on the copyrights or other intellectual property rights of any third person, business, or corporation, and that the Work(s) submitted are either owned by Author or Author has a valid, current license from any individuals or organizations whose materials are included or used in the Works and grants ABA the rights identified herein. Upon ABA's request, Author shall produce all licenses obtained from individuals or organizations whose material is included or used in the Work(s) as the ABA has the right to inspect such grants.
7. **Indemnity & Release.** Author agrees to indemnify the ABA against all claims related to or associated with the copyright or intellectual property of the Work(s) or any negligent and reckless acts or omission by Author relating to materials submitted to ABA that the Author obtained or failed to obtain permission and/or license from a third party prior to its submission of such material to ABA. Author hereby releases ABA from any wrongdoing or liability regarding any third-party infringement claims based on the Work(s).
8. **General Provisions.** This Agreement shall be governed by and construed under the laws of the District of Columbia. The Parties agree the Author's services are unique and personal. For this reason, Author may not assign this Agreement, in whole or in part, with the ABA to another author, consultant, individual, firm or partnership without the express written consent of ABA. The Parties agree the electronic signature shall be deemed as original and may be signed and sent by electronic transmission and be deemed executed. By signing this Agreement, the Author certifies they are authorized to enter into this Agreement.

**AUTHOR**

**By:**

Name:

Title:

Date: