

**COMMERCIAL BUSINESS USE LICENSE AGREEMENT  
TERMS AND CONDITIONS OF USE**

**Use by customers of any of our websites, including internet based sites and shopping carts that we use for customers to obtain any of our handbooks, including updates to handbooks if available through our shopping carts, manuals or forms, is your acceptance of the terms and conditions of use of Our Products and the provisions of this License Agreement.**

This License Agreement is the legal contract of terms and conditions under which Our Customers are authorized to use Our Products, and contains the rights, obligations and duties of both Our Customers and Us.

As used in this License Agreement the word "Products" or "Product" refers to a license to use each of our Employee Handbooks (including policies contained in such Employee Handbooks), Forms and Manuals including Updates of each of such Product (if offered for subscription in our shopping cart), and the content of Our Products whose license You purchased when you placed Your order for one or more of Our Products, or received one of our Products as part of a Product License you purchased from us.

For convenience, Fingertip Enterprises LLC refers to itself and all other entities and uniform resource locators ("URLs") under which We do business. For the purpose of this License Agreement, We will be referred to by any of such names or as "We," "Us," or "Our" and You, Our customer, will be referred to as such or "You," "Your" or "Licensee" and this description will apply to Licensees that are either individuals or legal entities.

Licenses to use Our Products are granted only to Licensees with physical locations within the United States, District of Columbia or Puerto Rico for use of Our Products in the United States of America, District of Columbia and Puerto Rico. Export from the United States of America, District of Columbia or Puerto Rico is strictly prohibited, excluding Products in Our International Category, if any.

For convenience, the term "Employee Manual" refers to an employee handbook of company policies such as "Employee Manual," "Employee Handbook," "Employee Policy Manual," "Policies and Procedures Manual" and similar terms and includes updates if offered for subscription in our shopping carts.

**GRANT OF NON-EXCLUSIVE, NON-ASSIGNABLE, SINGLE LOCATION PERSONAL LICENSE FOR  
COMMERCIAL USE ACCEPTANCE OF TERMS AND CONDITIONS**

We License Our Products only to commercial customers and not for profit organizations. We do not sell our Products. Fingertip Enterprises LLC hereby grants You a non-exclusive, non-assignable, single-user license to use only the Product or Products for which You purchased a License from Us: (1) only in accordance with the terms and conditions of this License Agreement; (2) only in a single, private commercial business or single not for profit entity; (3) at a single workplace; (4) within the United States of America, District of Columbia or Puerto Rico, excluding Products in Our International Category, if any and (5) in a non-union, non-agricultural environment. This License is personal to You, and You are prohibited from assigning any rights You may have under this License Agreement. You enjoy no rights other than the specific rights We grant to You under this License.

The License granted to You is a single business-single location entity License which means that only one corporation, limited liability company, partnership, limited partnership, sole proprietorship or other legal entity ("Entity") is authorized to use Our Products and only at one location. No subsidiaries and affiliates of the Entity are authorized to use Our Products or to use Our Products. No Licensee is authorized to Use Our Products at more than one physical location. Multi-Entity and Multi-Location Licenses are available for purchase. Please contact: [customerservice@LegalEmployeeHandbook.com](mailto:customerservice@LegalEmployeeHandbook.com) or by telephone toll-free 888.396.2682 for details.

This License Agreement sets forth all of Your rights, obligations and duties and Our rights, obligations and duties with respect to Our Products. We reserve the right to change the terms and conditions of this License Agreement at any time and without notice.

## FORMAT OF PRODUCTS

Our Products are available by download from a secure server on the internet, e-mail and by physical delivery of a compact disc. Our Employee Handbooks are made available in Microsoft Word for Windows format or in pdf versions, and are compatible with Microsoft Word for Windows versions 1997 and later. Our Employment Forms, HR Forms + Legal Forms are available in Word, Excel and Portable Document Format (PDF) depending on the particular form. The PDF files are viewed using a PDF reader such as Adobe Reader, which is available free by download from Adobe® at [www.adobe.com](http://www.adobe.com). The files that are available in .zip folders may be extracted by using the extracting software which comes with Windows Operating Systems or a free “unzip” utility available from [www.win-rar.com](http://www.win-rar.com) and other suppliers.

## USE OF PRODUCTS / LIMITED RIGHTS OF REPRODUCTION

With respect only to Our Employment Forms, HR Forms and Legal Forms (collectively, “Forms”), Licensee may reproduce such Policies and Forms, but only (a) for the limited use of the Entity purchasing the License for Products containing such Policies and Forms, (b) for use at one location as described above, (c) for distribution only to Your employees, and (d) with respect to such Forms, for use with Your employees or for use by the Entity in business dealings with third parties. None of Your subsidiaries, affiliates or divisions may use or copy any of Our Products licensed to You unless a Multi-Entity and Multi-Location License is purchased from Us. Multi-Entity and Multi-Location Licenses are available for purchase. Please contact: [customerservice@LegalEmployeeHandbook.com](mailto:customerservice@LegalEmployeeHandbook.com) for details.

## INTELLECTUAL PROPERTY / PROHIBITION ON USE ON LINE

**You are expressly prohibited from uploading any of Our Products to the internet, or to a server that can be accessed from or to the internet. Such Uploading to the internet is a violation of Our Copyright and of this License Agreement. Should you violate this prohibition, You authorize us to contact your Internet Service Provider and all internet search engines to have Our Products immediately removed from the internet and search results generated by such Internet Service Provider or internet search engines.**

Our Products are protected by the copyright, trademark, and other laws of the United States of America and the State of Florida.

No rights are granted to You except as provided in this License Agreement. We own all copyrights and all other intellectual property rights to Our Products, exclusive of government works. All rights are reserved to Us.

At Your Fingertip, Fingertip Law, Your Own Human Resource Department...At Your Fingertip, Fingertip Manuals, Attorney Written Employee Handbooks...At Your FingerTip, Triangle of Liability, Our Expertise is Your Peace of Mind, [LegalEmployeeHandbook.com](http://LegalEmployeeHandbook.com), Legal Employee Handbook ...At Your Fingertip and We've Done All the Work So You Don't Have To are Our trademarks.

You warrant and represent to Us that You have all copyrights, permissions and authorizations for all images, text and names delivered to us by You for inclusion of such images, text and names in the Employee Handbook(s) prepared for You, and You grant us a perpetual non-exclusive license to use such images, text and names in such Employee Handbook(s).

## REFUND POLICY

### Employee Handbook

For your peace of mind, We offer both a 100 % Quality Guarantee and a Money Back Guarantee for Our Employee Handbooks. We are confident in the quality of Our Products. Each policy is written by an attorney and based on current laws.

Our Quality Guarantee assures You that the policies in our Employee Handbooks based on federal law comply with the federal law in effect on the date of your order and each state-specific policy complies with the applicable state law in effect on the date of your order.

For Customers ordering any of our Employee Handbooks, We will issue a refund to the credit card used when placing your order: (a) if policies in our Employee Handbook based on federal law do not comply in all material respects with the federal law upon which a policy is based and in effect on the date of your order, (b) if policies in our Employee Handbook based on state law do not comply in all material respects with the state law upon which a policy is based and in effect on the date of your order and (c) if we do not send you a replacement policy that complies in all material respects with either Your State or Federal Law within 10 business days after We receive a written request for a replacement policy. The determination on whether or not a specific policy complies in all material respects with state or federal law is solely within Our complete discretion. The amount refunded will be the lowest price for an Employee Handbook offered on by on Our Internet sites, regardless of the Product ordered. We will not refund the price of the HR Forms and Legal Forms that are bundled as part of an order.

### Customized Employee Handbooks

Once You submit either your logo, Company name or other information (including the online Questionnaire) for Us to Customize the Employee Handbook You ordered, the price of the Employee Handbook is no longer refundable.

### Custom Employee Handbooks – Including Made For You, Employee Handbook UPGRADE, Build It Online Instant and Custom, Build It Online Now, or Custom Pick Your Policies (“Custom Employee Handbooks”)

Our Custom Employee Handbooks are Special Orders, cannot be cancelled and are non-refundable. We use the answers Customers give us on the Customer completed Questionnaires in order to prepare policies.

We are not responsible for wording provided by a Customers for inclusion in any of Our Custom Employee Handbooks. A Customer who submits wording or language to Us for inclusion in a Custom Employee Handbook, or modifies, adds or deletes language to any of Our Policies are hereby notified that such Customer supplied wording: (a) may be inappropriate or (b) may violate state or federal law. As we do not act as a Customer's attorney, We have no obligation to research Customer provided wording for legal appropriateness or compliance and we specifically disclaim any duty or obligation to do so. We strongly recommend that You do not supply Your own wording for any of Our policies.

Further, for Customers purchasing a License for any of our Products that give customers the ability to select any and all policies offered by Us for a particular state, no assurance can be given to a Customer that such Employee Handbook is compliant with the employment laws of the state selected by the Customer or federal law if the Customer elects not to include all of the Policies written by Us for such state.

### Forms

Our Forms comply with federal law in effect on the date of Your order. Forms are not state specific. Customers should be aware that an individual state's laws may prohibit the use of a form or forms that are made available by Us. For example certain states prohibit the use of credit reports in employment. The use of any of Our Forms is at the complete discretion of Our Customers, and Customers acknowledge that they are under the obligation to assure themselves that the use of any of such forms do not violate the state law in which a particular form is used.

### Compact Discs and Downloaded Products-Manufacturing Defects

Our Quality Guarantee also guarantees You that our Products are free from manufacturing defects. If Our Products do not download properly for any reason, We will authorize another immediate download for You or

We will e-mail a replacement Product to You. If you received a compact disc and cannot install or open the files from the compact disc, We will replace the compact disc or arrange for an e-mail to You of the replacement Product. A compact disc ordered in conjunction with an internet download, HR Forms, Legal Forms and Our Business Manuals are final sale and non-refundable.

#### Refund Procedure for Employee Handbooks

Customers who are eligible to receive a refund under this Refund Policy must comply with the following procedures:

Send an e-mail to [customerservice@LegalEmployeeHandbook.com](mailto:customerservice@LegalEmployeeHandbook.com) (or write to Us at Fingertip Enterprises, LLC, 9121 N. Military Trail, Suite 107, Palm Beach Gardens, FL 33410) with the subject line stating, "Return Authorization Requested-Download Product." Your e-mail request must state: (a) Your order number, (b) the Download Code, if any or ID issued at the time of purchase, (c) the date of Your order and (d) the policy or policies that do not comply with the federal or state law applicable to that policy and for which you did not receive a replacement policy.

We will forward to You either a replacement policy or Refund Policy Certification if you are eligible for a refund. In the event that We send You a Refund Policy Certification, You will be required to certify in writing that You have deleted Our Employee Handbooks and all Forms and Manuals You received from Us from the hard drive of the Computer which received the download, that You have not made or distributed any copies (electronic or paper) of Our Employee Handbooks, Forms or Manuals to your employees or anyone else, and that You will not prevent "cookies" from being downloaded to the Computer which received the Employee Manual download.

This certification must be returned to Us by Fax only and within 48-hours of us sending you the e-mail containing the Certification. In the event that we do not receive the Refund Certification within the above 48-hour regardless of cause including errors in facsimile machine transmission or receiving, no refund will be issued. We suggest that Customers contact Customer Service to assure themselves that We did receive the Facsimile transmitted Refund Policy Certification within the 48-hour period.

Upon receipt by Us of Your Refund Certification in compliance with this Return Policy, We will issue a Credit to the credit or debit card used to purchase Our Employee Handbook. The amount refunded will be the lowest price for a non-customized Employee Handbook offered on Our Website. The refund will be processed within 10 business days after the proceeds from the original customer order is posted to Our bank account . We will not refund the price of the HR Forms and Legal Forms that are bundled as part of an order. Please note that Our receipt of the Refund Policy Certification is entirely the Customer's responsibility.

#### Unsuccessful Download

With respect to Products that do not download properly, just call Us at Our Toll-Free number or e-mail [customerservice@LegalEmployeeHandbook.com](mailto:customerservice@LegalEmployeeHandbook.com), and We will e-mail You a Replacement Product to the e-mail address specified on Your order.

#### Compact Disc ordered with Download

Physically delivered compact discs are non-refundable.

#### Business Manuals, Employment Forms, Legal Forms and HR Forms

The price of these manuals or forms is non-refundable. For Customers who purchased a license for a Product containing an Employee Handbook, Forms and/or Manuals, the amount refunded will be the base price of Our least expensive Employee handbook.

## **NO ATTORNEY REPRESENTATION / USE OF PRODUCT / OBLIGATION OF LICENSEE**

No attorney-client relationship is established by Your purchasing a License for Our Product or speaking with any of our employees or representatives.

You agree, as a condition of this License, to seek Your own attorney's advice should You have any questions concerning the use of any of Our Products or any modifications or customization of any of the Policies contained in Our Employee Handbooks and Forms. We cannot, and do not, act as Your attorney. You specifically indemnify and hold Us and our members, officers, consultants, authors, employees, agents and attorneys harmless from any and all liabilities, claims and damages, including reasonable attorneys' fees, which arise or may arise by reason of Your selection, or failure to select any of our policies, or the use of any of Our Products.

The final selection of which of our Policies or Forms You use is strictly Your sole decision, discretion and responsibility.

## **TERM**

This License shall remain valid as long as You, the original Licensee, continue to use the Licensed Product with the initial Entity for whom the License was purchased and Your use does not violate any of the terms of this License Agreement.

## **DISCLAIMER OF WARRANTIES / LIMIT OF LIABILITY / PRODUCT IMPROVEMENTS**

**WITH THE EXCEPTION OF THE ABOVE LIMITED MONEY BACK GUARANTEE AND OUR RETURN POLICY, FINGERTIP ENTERPRISES LLC DOES NOT MAKE ANY WARRANTIES, GUARANTEES OR REPRESENTATIONS OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, THOSE OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR USE, OR CONDITION, PERFORMANCE, SUITABILITY OR DESIGN OR CONFORMITY WITH OR TO ANY LAW, RULE, REGULATION, AGREEMENT OR SPECIFICATION, OR OF INFRINGEMENT OF ANY PATENT, TRADE SECRET, TRADEMARK, COPYRIGHT OR OTHER INTELLECTUAL PROPERTY RIGHTS. ALL SOFTWARE, DOCUMENTATION, POLICIES, FORMS, AGREEMENTS, MANUALS, DATA AND CONTENT ARE LICENSED "AS IS" AND WITHOUT ANY REPRESENTATION THAT OUR PRODUCTS WILL WORK ON ANY PARTICULAR COMPUTER, COMPUTER OPERATING SYSTEM OR PLATFORM OR WILL ALWAYS BE AVAILABLE WITHOUT INTERRUPTION ON THE INTERNET OR THAT ANY OF OUR PRODUCTS WILL BE DOWNLOADED FREE OF COMPLICATONS OR ERRORS. FINGERTIP ENTERPRISES LLC SHALL HAVE NO LIABILITY TO ANY LICENSEE (OR ANY OTHER PERSON OR ENTITY ACTING THROUGH OR ON BEHALF OF LICENSEE OR ENTITY OR TO ANY OTHER PERSON OR ENTITY CLAIMING TO BE A THIRD PARTY BENEFICIARY, INCLUDING, BUT NOT LIMITED TO, EMPLOYEES OF LICENSEE), NOR SHALL FINGERTIP ENTERPRISES LLC, ITS MEMBERS, AGENTS (INCLUDING ITS ATTORNEYS, AUTHORS AND CONSULTANTS) AND EMPLOYEES BE RESPONSIBLE OR LIABLE FOR ANY LOSS, CLAIM OR DAMAGE OF ANY KIND CAUSED OR ALLEGED TO BE CAUSED DIRECTLY OR INDIRECTLY, INCIDENTALY OR CONSEQUENTIALY BY USE OF THE PRODUCTS (INCLUDING THE HOSTING BY US OF A PRODUCT LICENSED BY A CUSTOMER FOR ACCESS THROUGH THE INTERNET), WHETHER KNOWN, UNKNOWN OR KNOWABLE, EVEN IF FINGERTIP ENTERPRISES LLC HAS BEEN ADVISED OF THE POSSIBILITY THEREOF, BY ANY INCIDENT WHATSOEVER ARISING OUT OF OR IN CONNECTION WITH THE PRODUCTS OR THE MANNER AND USE OF THE PRODUCTS BY THE LICENSEE, WHETHER IN STRICT LIABILITY, CONTRACT, OR TORT, OR UNDER LAWS RELATING TO INTELLECTUAL PROPERTY RIGHTS OR UNFAIR COMPETITION. NO RIGHTS OR REMEDIES CONTAINED IN THE UNIFORM COMMERCIAL CODE ARE CONFERRED ON LICENSEE. THE MAXIMUM AMOUNT OF DAMAGES THAT MAY BE AWARDED AGAINST FINGERTIP ENTERPRISES LLC, ITS MEMBERS, AGENTS (INCLUDING ITS ATTORNEYS, AUTHORS AND CONSULTANTS) AND EMPLOYEES SHALL BE THE PRICE PAID BY LICENSEE FOR THE PRODUCT LICENSE AND THIS LIMITATION OF DAMAGES SHALL APPLY TO ALL**

**CAUSES OF ACTION REGARDLESS OF HOW PLEAD, INCLUDING BUT NOT LIMITED TO, TORT, CONTRACT OR STRICT LIABILITY OR STATUTORILY OR UNDER THE COMMON LAW.**

**FINGERTIP ENTERPRISES LLC IS CONSTANTLY IMPROVING ITS PRODUCTS. WE DISCLAIM ANY OBLIGATION TO AMEND OR REVISE ANY POLICY, AGREEMENT, MANUAL OR FORM WHICH IS PART OF A LICENSED PRODUCT. UPDATING ANY POLICY IN ANY OF OUR HANDBOOKS IS AT OUR SOLE DISCRETION AS TO CONTENT AND AVAILABILITY. OUR QUALITY GUARANTEE AND MONEY BACK GUARANTEE ARE YOUR SOLE REMEDIES FOR ANY CLAIM BY YOU UNDER OUR QUALITY GUARANTEE OR THIS AGREEMENT. OUR GUARANTEE IS GIVEN ONLY TO YOU THE ORIGINAL LICENSEE OF OUR PRODUCTS AND TO NO THIRD PARTY, INCLUDING YOUR EMPLOYEES.**

**FINGERTIP ENTERPRISES LLC RESERVES THE RIGHT TO, IN ITS SOLE AND ABSOLUTE DISCRETION, CHANGE PRICES FOR ANY AND ALL PRODUCT LICENSES AND TO DISCONTINUE ANY AND ALL PRODUCTS AT OUR SOLE DISCRETION WITH OR WITHOUT NOTICE.**

#### **GOVERNING LAW**

You and Fingertip Enterprises LLC hereby agree that this Agreement will be governed exclusively by the laws of the State of Florida as applied by the courts (federal and state) of such state to commercial business contracts made and performed entirely within the State of Florida. The law applied shall be the law applicable to commercial, non-consumer transactions in which both the Licensor and Licensee are commercial, non-consumer, entities. No presumption concerning the drafting of this License Agreement shall be made against Us for any reason by any court determining a claim against Us.

#### **EXCLUSIVE JURISDICTION / VENUE**

**YOU AND FINGERTIP ENTERPRISES LLC HEREBY CONSENT AND AGREE THAT THE CIRCUIT COURT OR COUNTY COURT HAVING JURISDICTION OVER PALM BEACH COUNTY, FLORIDA OR THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF FLORIDA, WEST PALM BEACH DIVISION, SHALL HAVE SOLE AND EXCLUSIVE JURISDICTION AND VENUE OVER ANY SUIT, ACTION, PROCEEDING OR CONTROVERSY ARISING UNDER, OUT OF OR RELATING TO THIS AGREEMENT AND OUR PRODUCTS AND SUCH COURT SHALL BE THE SOLE, EXCLUSIVE AND PROPER FORUM AND VENUE IN WHICH TO ADJUDICATE ANY SUCH SUIT, ACTION, PROCEEDING OR CONTROVERSY. THE PARTIES AGREE THAT SERVICE OF PROCESS MADE IN ACCORDANCE WITH THE LAW AND RULES APPLICABLE TO SUCH COURTS SHALL BE DEEMED PROPER AND EFFECTIVE.**

#### **WAIVER OF TRIAL BY JURY**

**YOU AND FINGERTIP ENTERPRISES LLC AGREE TO, AND DO, HEREBY WAIVE TRIAL BY JURY.  
ATTORNEYS' FEES**

In any suit, action, proceeding or controversy between Fingertip Enterprises LLC, its members, officers, agents, consultants, authors, employees and attorneys and You or anyone acting by or through You, You agree to pay to Us, Our members, officers, agents, consultants, authors, employees and attorneys Our and their reasonable attorneys' fees and costs including out-of-pocket costs, at both the trial and appeal level.

#### **PROHIBITED USE**

You are not to use Our Products other than as authorized by this License Agreement. All rights not expressly granted to You by this License Agreement are expressly reserved to Us.

In addition to the prohibitions specified elsewhere in this Agreement, Licensee is prohibited from any of the following actions which include, but are not limited to:

- Duplicating by any means any of Our Products except as specifically authorized by this License Agreement, or allowing any third party access to Our Products.
- Selling any information contained on or in Our Products to any third party.
- Reverse engineering Our Products or technology used to deliver Our Products to You or attempting to do so.
- Exporting the Products from the United States of America, District of Columbia or Puerto Rico or use of Our Products outside of the United States of America, District of Columbia or Puerto Rico, with the exception of Products in Our International Category, if any.
- Use of any of our products by more than one person or entity and/or in more than one location.
- Uploading any of Our Products to the internet, or to a server that can be accessed from or to the internet.

### **INDEMNITY**

Should Fingertip Enterprises LLC, its members, officers, agents, consultants, authors, employees and/or attorneys be exposed to any claims, damages, litigation or liability by use of Our Products by You or anyone acting by or through You including a breach by You of the terms of this License Agreement, You agree to indemnify and hold harmless Fingertip Enterprises LLC, its members, officers, agents, consultants, authors, employees and attorneys from any such claims, damages, litigation or liability, including reasonable attorneys' fees.

### **INVALIDITY**

If for any reason any provision of this License Agreement shall be deemed to be legally invalid or unenforceable in any jurisdiction to which it applies by a court of competent jurisdiction, the validity of the remainder of the License Agreement shall not be affected and such provision shall be deemed modified to the minimum extent necessary to make such provision consistent with applicable law, and, in its modified form, such provision shall then be enforceable and enforced.

### **ENTIRE AGREEMENT / WAIVER**

This License Agreement constitutes the entire agreement between Us and You pertaining to the subject matter hereof, and supersedes and revokes any and all prior or existing agreements, written or oral, relating to the subject matter hereof, and this License Agreement shall be solely determinative of the subject matter hereof. This Agreement may be amended only by a written instrument executed by the party or parties to be bound thereby, with Fingertip Enterprises LLC acting only through its Managing Director pursuant to a written authorization of its Members. Fingertip Enterprises LLC shall not be deemed to waive any of its rights under this License Agreement except in writing, and then only through its Managing Director pursuant to a written authorization of its Members directing the Managing Director to waive a provision of this License Agreement.

### **HEADINGS**

The captions and headings used in this License Agreement are for convenience only and do not in any way limit, amplify, or otherwise modify the provisions of this License Agreement.

### **GENDER AND NUMBER**

Whenever appropriate, references in this License Agreement in any gender shall be construed to include all other genders, references in the singular shall be construed to include the plural, and references in the plural

shall be construed to include the singular, unless the context clearly indicates to the contrary. The use of the words "You," "Your," "Licensee," "Our," "Us" and "We" shall include the agents and employees of each.

### **ASSIGNMENT**

This Agreement is personal to Licensee and cannot be assigned by You. Any attempt to assign this License Agreement or any rights granted to You under this License Agreement by You is void and results in the immediate termination of this License. We may assign this License as We deem appropriate in Our sole discretion.

### **COPIES OF OUR LICENSE AGREEMENT**

Copies of this License Agreement can be obtained by sending Your request to: [customerservice@legalemployeehandbook.com](mailto:customerservice@legalemployeehandbook.com) and letting Us know from which site you visited.

\* \* \* \* \*