AILAlink Licensing Agreement

American Immigration Lawyers Association (AILA) agrees to grant to [the end user] a subscription to its online research database (AILAlink) for the period purchased by the [end user]. This subscription shall entitle the [end user] access to the AILAlink database.

The end user agrees to the following:

1. American Immigration Lawyers Association (AILA) is owner of the AILAlink database and all intellectual property rights embodied therein, including copyrights and trademarks. AILAlink is protected by United States copyright and trademark laws and international treaty provisions. This Agreement provides the [end user] only a limited use license and no ownership of any intellectual property.

2. The [end user] may not: (i) modify or translate the AILAlink website or its contents beyond reasonable translation for reading purposes; (ii) re-sell any IP-based subscription to a third party; (iii) create derivative works based on AILAlink contents; (iv) merge the AILAlink Database with another product; (v) a Library may not "except as authorized by 17 U.S.C. §108, export or distribute or republish AILAlink content without prior written approval from AILA; or (vi) charge a fee or royalty, or request donations, for access to AILAlink. The [end user] may print or copy what may be considered “usual and customary” in the normal course of research performed using the AILAlink database.

3. Warranty Statement: AILA provides AILAlink “as is”. AILA makes no warranty of any kind, express or implied. There is no warranty or guarantee that AILAlink access will be uninterrupted, error free, or that it will meet any particular performance standard. AILA will provide reasonable advance notice of any expected downtime and will make reasonable efforts to promptly restore access. AILA is not responsible for providing technical support to the AILAlink [end user]. If there are questions regarding the use of AILAlink, the administrator should contact ailalink@aila.org. In the case of a library, students or other library patrons should not contact AILA directly.

4. In no event and under no legal theory, including without limitation, tort, contract, or strict products liability, shall AILA be liable to you or any other person for any indirect, special, incidental, or consequential damages of any kind, including without limitation, damages for loss of goodwill, work stoppage, computer malfunction, or any other kind of commercial damage, even if AILA has been advised of the possibility of such damages. In no event shall AILA be liable for damages in excess of the AILA list price for the AILAlink database license.

5. This agreement constitutes the entire understanding of the parties with respect to the subject matter of this Agreement and merges all prior communications, representations, and agreements. This Agreement may be modified only by a written agreement signed by the parties. This agreement shall be interpreted according to the laws of the state of New York. Suit shall only be brought in the local or federal courts of the District of Columbia.