HOLD HARMLESS AGREEMENT

WHEREAS,California (hereinafter "State Bar") to prov	(hereinafter "User") desires The State Bar of vide a copy of the State Bar's voting or eligibility list; and
WHEREAS, the State Bar has required as a condition of providing its voting or eligibility list that the User agrees to indemnify, hold harmless and defend the State Bar with respect to any and all claims, costs and liabilities arising from or relating to the release, use or misuse of the voting or eligibility list.	
NOW THEREFORE, in consideration of the follows:	ne State Bar providing its voting or eligibility list, the User hereby agrees as
advisors, employees and agents against any claim of liability, inclu even if such claim is false or frag State Bar providing a copy of the State Bar against any and/or its use by any unauthorized in the same civil action, and in the defendants, User agrees to provimay, at its option, designate its Swherein the State Bar is defended	r (its Board of Governors, officers, committee members, consultants, as the same may be constituted now and from time to time hereafter) ding, but not limited to, a claim based on the State Bar's own negligence, adulent, or liability that may arise in connection with or as a result of the State Bar's voting or eligibility list or any portion thereof, to the User, and to claim or liability that may arise as a result of the theft of the list from User duser. In the event that both State Bar and User are named as defendants e opinion of the State Bar, a conflict of interest arises between said party de at its own cost independent counsel for the State Bar. The State Bar Office of General Counsel as equal participating counsel in any litigation by User pursuant to this paragraph. In connection with any such defense, tate Bar such records as the State Bar may reasonably request.
consultants, advisors, employees hereafter) against any and all liab result of any claims, demands, da as a result of the State Bar proviclaim based on the State Bar's ow	mless the State Bar (its Board of Governors, officers, committee members, and agents as the same may be constituted now and from time to time ility, losses or damages or any expenses whatsoever to the State Bar as a images, costs or judgments against it that may arise in connection with or ding its voting or eligibility list to the User, including, but not limited to, a win negligence, even if such claim is false or fraudulent, or liability that may be list from User and/or its use by any unauthorized user.
THIS AGREEMENT is intended to supersolution user in connection with the release of the	ede any previous hold harmless agreements between the State Bar and the State Bar voting or eligibility list.
THIS AGREEMENT is not intended to affect or supersede any other implied or express rights or obligations between the parties existing or arising under previous or future hold harmless agreements executed by the User in favor of the State Bar unrelated to the release and use of the State Bar voting or eligibility list nor to affect or supersede any rights, obligations or indemnifications express or implied by statute or decisional law.	
THE LAW of the State of California will govern the interpretation and enforcement of this Agreement.	
IF EITHER PARTY institutes legal proceedings to enforce any provision of this Agreement, then the prevailing party in such legal proceedings will be entitled to recover (in addition to all other available damages and remedies) its costs and expenses incurred therein, including, without limitation, its attorneys' fees.	
IF ANY PROVISION or portion of this Agreement is determined to be illegal or unenforceable in any respect, such determination will not affect the validity or enforceability of any other provisions, each of which will be deemed to be independent and severable.	
THIS AGREEMENT will be effective immediately upon execution.	
Date	Signature
	Type or print name