



REQUIRED AGREEMENT BEFORE ACCESSING TREATING PHYSICIAN RESTRICTED CONTENT FROM TRIAL GUIDES

BINDING AGREEMENT REQUIRED TO ACCESS AND VIEW PROTECTED CONTENT

I agree to the terms and conditions set forth below as an agreement between myself and Trial Guides regarding my viewing of the videos available on the trialguides.com website, and also participation in and the use of the information shared in the continuing education events, promotions and informational video and content provided by Trial Guides, its authors, and constituents. I understand that the use of restricted Trial Guides products is a privilege of Trial Guides customers who practice specific areas of law or act as treating doctors only. One or more authors or speakers on a product may specify that it is only available to civil plaintiff lawyers and/or treating doctors. Trial Guides may also have specific reasons why this product should not be sold to members of the public who are not licensed to practice law or licensed to practice as a treating doctor. There have also been repeated instances of customers taking intellectual property from our products and creating products or seminars that directly compete with the Trial Guides products.

By signing below, I agree to be fully bound by the terms of this agreement. I take full personal responsibility for any actions performed by any other person using my username and password and information obtained through my access that is granted to the restricted content provided by Trial Guides.

CONFIDENTIALITY

The Program described in this Agreement, which is organized and produced by Trial Guides, LLC ("Trial Guides"), includes the disclosure of confidential and proprietary practice methods developed by the Presenter(s) (collectively, "Confidential Information"), including but not limited to tactics, strategies, approaches, techniques, know-how, resources, and information of interest and usefulness to trial attorneys who represent plaintiffs in litigation or health care practitioners treating injured people, whether such Confidential Information is disclosed directly or indirectly, and whether disclosed orally, in writing, and/or in other media. I acknowledge and agree that:

1. I will hold the Confidential Information in strict trust and confidence at all times;
2. I may use the Confidential Information only in my own trial practice but for no other purpose whatsoever;
3. I will not create a business outside of my normal practice treating injured people, based upon the Confidential Information provided in these products or presentations;
4. I will not create a competing product, or Continuing education course presentation based upon the Confidential Information provided by these products or presentations;
5. I will not disclose the Confidential Information to any other person or entity at any time or for any purpose outside my own health care practice; and
6. I will not prepare or participate in the publication of marketing materials or services of any kind whatsoever embodying the Confidential Information.

USE OF INFORMATION

I understand that the content I am agreeing to receive contains proprietary formats, templates, and

methods that have been developed through substantial efforts and research into the field. I further understand that copying or distributing any of this information outside of its intended use for my patients for the accurate reporting of injuries in my practice only, would result in damages to Trial Guides and its authors/speakers. I hereby agree not to copy, or use the formats, methods, or templates in any way outside of my personal and professional interests in honestly and ethically maximizing settlement value for my own patients.

DEFENSE USE PROHIBITED

You are purchasing a single person restricted license to view the material in the restricted product. Trial Guides restricts the conveyance of any intellectual property contained within the product to any third party.

I hereby swear and affirm that I will not use restricted products, obtained from the Trial Guides website, or restricted continuing education events hosted by Trial Guides, to assist in the defense of a defendant in civil litigation, an insurance company, an insurance software company, an insurance vendor, or an “independent medical examination” company. I fully acknowledge and understand such a use of treating doctor - only restricted Trial Guides products and Continuing education events is explicitly prohibited and any such use will result in me being sued by Trial Guides and/or its authors/speakers. By signing below, I agree that any such use is a violation of Trial Guides and its authors / speakers intellectual property rights.

COMMERCIAL PURPOSES

Under no circumstances will I use information obtained from Trial Guides and its authors for commercial purposes that are not connected with the practice of medicine on behalf of a client or the administration and management of my health care practice. I will not download information obtained from the website into any other document, database, or information retrieval system except for the use of employees of the same health care practice where I am employed and used solely to support the health care treatment services in which I am engaged or the administration and management of a clinic where I am the owner, partner, or employee. I agree that I will not utilize the products or information provided within these restricted products to advertise products, webcasts, webinars, or live Continuing education that are not sponsored by Trial Guides. I agree I will not market to Listserv users for any profit-making venture resulting from the knowledge gained through the use of this product for consulting services as that will directly compete with the businesses of the speakers in this program. I will not offer items for sale for profit through the Listserves except in connection with the health care services provided by my own clinic. I will not market items for sale for charitable activities or organizations through professional listserves for products or services or events resulting from knowledge gained from these restricted products.

A “work” such as this product, is protected by copyright law from the moment it is created. See 17 U.S.C. §§ 101-102(a), 408(a). Neither publication of the work nor registration of the work with the Register of Copyrights is a prerequisite to copyright protection. Copyright law grants the creator of an original work of expression, fixed in a tangible medium, a “copyright,” which is the exclusive right, protected for a limited period of time, to copy, distribute, and make certain other uses of the work. See 17 U.S.C. § 102(a) Copyright law protects “original works of authorship fixed in any tangible medium of expression, now known or later developed, from which they can be perceived, reproduced, or otherwise communicated, either directly or with the aid of a machine or device.” This product meets those criteria.

Pursuant to 17 U.S.C. § 506(a), criminal charges for copyright infringement are probable in the event you use this product outside the above conditions:

(a) Criminal Infringement

- (1) In general.—Any person who willfully infringes a copyright shall be punished as provided under section 2319 of title 18, if the infringement was committed—
 - (A) for purposes of commercial advantage or private financial gain;
 - (B) by the reproduction or distribution, including by electronic means, during any 180–day period, of 1 or more copies or phonorecords of 1 or more copyrighted works, which have a total retail value of more than \$1,000; or
 - (C) by the distribution of a work being prepared for commercial distribution, by making it available on a computer network accessible to members of the public, if such person knew or should have known that the work was intended for commercial distribution.

By violating any of the above terms you will be willfully infringed on Trial Guides copyright, (A) for commercial advantage. Only one of these is required to substantiate criminal charges. We are notifying you in advance that Trial Guides will seek criminal charges against anyone violating this agreement.

RELEASING CONTENT

I will not forward or distribute materials from Trial Guides treating doctor - only products to any outside party. I will not allow others to use my Trial Guides subscription(s) for access to the protected products. Access to the Trial Guides restricted products and continuing legal education are intended for the exclusive use of Trial Guides customers/members representing plaintiffs in civil actions or treating injured people. I will not furnish materials to a defendant, defense interest, Court, or any other person not assisting in my plaintiff civil case, except as otherwise authorized by the law. All copying and recording of products are strictly prohibited under federal copyright law, including derivatives of the original product such as captures of screencasts. Federal copyright law supersedes any state court ruling on the production of copyright protected materials. I agree that I will provide Trial Guides with formal notice of any legal proceeding in which Trial Guides copyright protected materials are going to be used in any way not otherwise authorized herein. If information exchanged or released through Trial Guides or its materials are demanded or ordered to be produced during discovery, I agree to oppose the discovery request, and contact Trial Guides. I agree to file motions for protective orders before producing any such materials or communications.

AGREEMENT

I agree to the above binding agreement required to access, view, or purchase this Product.

(Full Legal Name)

(US State Primary Jurisdiction)

(Signed)

(Primary Jurisdiction Bar Number)

(Practice Name)

(Date)