



RELEASE & AUTHORIZATION TO USE PHYSICAL LIKENESS, IMAGES, RECORDINGS AND VOICES

For good and valuable consideration, the receipt of which is hereby acknowledged, the undersigned (“Participant”) expressly grants to Project InVEST (“InVEST”) and its officers, directors, employees, agents and company partners; and their assigns, in connection with any educational, informational, promotional, advertising or other presentations (collectively “Presentations”) made by, for or on behalf of InVEST, the absolute, perpetual and irrevocable right to: 1) use, communicate, reproduce, re-use, alter, change, modify, edit, digitize, publish, copyright, and/or trademark (collectively “Use”) Presentations containing or incorporating my name, physical likeness and reproductions of my physical likeness; 2) Use Presentations containing or incorporating any recordings of my voice and all sounds I produce; and 3) Use all of the foregoing in connection with any showing, print, broadcast, podcast, promotion, advertisement, editorial, news/information, education, exploitation and/or publication of any such Presentations in any way and in any media, now known or hereafter created, including, but not limited to, on websites, in social media, on broadcast media, and in business meetings. Participant further expressly grants to InVEST, for good and valuable consideration, the receipt of which is hereby acknowledged, all right, title and interest in and to the Presentations that Participant has or may have irrevocably, exclusively and in perpetuity. Participant agrees that he/she shall not be entitled to any payment or compensation of any kind in connection with Use of the Presentations, and hereby waives all present and future claims to such payment or consideration. Participant agrees that this Release and Authorization represents the entire agreement of Participant and InVEST in connection with the subject matter hereof; that it can only be modified by a written agreement signed by Participant and InVEST; that it is intended to be binding to the fullest extent permitted by law on Participant and his/her heirs, legal representatives and assigns; and that its interpretation and any disputes concerning it will be resolved exclusively in the federal or state courts in Alexandria, Virginia, pursuant to Virginia law.

By signing below, Participant represents that he/she has read this Release and Authorization, fully understands its meaning and effect, is signing on his/her own behalf, has all required authority/permission to agree to all of its terms, and agrees to all of its terms.

\_\_\_\_\_  
PARTICIPANT (*print name*) \*

\_\_\_\_\_  
PARTICIPANT SIGNATURE

\_\_\_\_\_  
DATE

**\* If Participant is under the age of 18, Participant’s custodial parent or legal guardian must also sign below.**

I hereby represent and warrant that I am the custodial parent or legal guardian of the Participant, have read this Release and Authorization in full, fully understand its meaning and effect, have full authority to contract for the Participant, and intend, to the fullest extent permitted by law, to be bound and cause Participant to be bound by this Release and Authorization. Each reference in this Release and Authorization to “Participant” shall be read “Participant and parent or legal guardian,” so that I am bound, individually, to all provisions of this Release and Authorization that bind the Participant.

\_\_\_\_\_  
PARENT/LEGAL GUARDIAN (*print name*)

Relationship to Participant (*check one*):  
 Mother;  Father;  Legal Guardian

\_\_\_\_\_  
SIGNATURE OF PARENT/LEGAL GUARDIAN

\_\_\_\_\_  
DATE