

Intellectual Property Release Agreement
For
Constitution Party Logo Submission

This Intellectual Property Release Agreement (“Release”), effective as of the date signed below, is made between the Constitution Party National Committee (“Party”) and _____ (“Designer”).

Print Name

WHEREAS, the Constitution Party is inviting public submissions by amateurs and professionals in its efforts to secure a new logo for the Party; and

WHEREAS, the Party shall use the logo for Party branding and any promotions, activities, or events and shall own all right, title, and interest in; and

WHEREAS, the Designer acknowledges that the Invitation to Submit a New Logo is extended to benefit the Party, and agrees that the Party be the sole owner and have absolute right, title, and interest in and to any logos that the Designer may submit during the time of this Invitation, and that the Constitution Party may file for trademark registration of the submitted logo(s) in the name of the Party; and

THEREFORE, the Designer submits this logo design, knowing the Designer receives no consideration, prize, or value for the submission, and the Parties do hereby agree as follows:

ARTICLE 1 RELEASE

Designer hereby waives, releases, disclaims, disavows, and forever relinquishes any and all ownership or other rights in and to any logos or other materials that are submitted by the Designer for the Party’s logo search, whether any of the Designer’s submitted logos are selected by the Party or not, and further releases and disclaims any right to reproduce, publish, prepare derivative works, distribute, perform, and/or display any logos or other materials submitted acknowledging that all such rights belong to the Party and not the Designer. The Party shall have the full and irrevocable right and license to use, photograph, reproduce, manipulate, edit, and incorporate all logos, including the Party Logo submitted by the Designer, including, without limitation, in advertising, promotion, merchandising and publicity for the Party and Party may file for trademark registration of the Party Logo in the name of Party.

ARTICLE 2 DESIGNER’S REPRESENTATIONS

The Designer represents and warrants that all materials, including logos, submitted by the Designer to Party for consideration in or as part of the Invitation to Submit a New Logo, are the sole original product and work of the Designer and have not been copied, derived, nor modified from any existing source, artwork or intellectual property of any kind, including but not limited to any

copyrighted or trademarked materials or works. The Party's publication of the Logo as authorized herein will not violate or infringe any copyright, trademark, or other intellectual property or proprietary right of any person or entity, and the Designer is not a party to, and the Logo is not subject to any contract or arrangement which would conflict with my permission herein.

ARTICLE 3 ACKNOWLEDGMENT

The undersigned Contestant has read the above Release, prior to its execution, and is fully familiar with its contents. The Contestant is over eighteen (18) years of age and competent to execute this Release or has their legal guardian or parent's consent and signature. This Release shall be binding upon the Contestant, and the Contestant's respective heirs, legal representatives, and assigns.

DESIGNER

Signature of Designer

Printed name and date

Signature of Parent or Guardian if
Designer is Under 18

Printed name and date