

## AMENDMENT

THIS AMENDMENT ("Amendment") to the Agreement entered into December 27, 2006, by and between the Code Revision Commission of the State of Georgia ("Commission" or "State") and Matthew Bender & Company, Inc., a member of the LexisNexis Group ("Publisher") for the purpose of providing for the publication, maintenance, and distribution of the Official Code of Georgia Annotated ("Code") and other related services and products, is hereby made this 10<sup>th</sup> day of August, 2018, by and between the Commission and the Publisher.

### WITNESSETH:

This Amendment is entered into by the parties hereto for the purpose of extending the contract term and revising certain terms of the Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, the Commission and the Publisher agree as follows:

- I. Paragraph 1.8 of the Agreement is hereby revised to read as follows:

#### **1.8 Legislative History.**

Beginning with the 2019 replacement volumes and pocket part supplements and thereafter, the Publisher shall insert in a separate section immediately following each Code section the source and history of that section, including the volume, page number, and section number of the Georgia Laws for the original Act and all amendatory Acts relative to such section, the 1933 Code or any prior officially enacted Code, or the court decision citation or other source of such section, including an indication of the English common law as a source. Historical notes shall be added when the source of the section cannot be simply or adequately expressed by using the volume, page number, and section number of the Georgia Laws. In addition, a note shall be included at an appropriate location within the Code which relates the history of Georgia's Codes and which specifically refers to the incorporation of principles from Georgia case law and from English statutes in the Georgia Code of 1863. The Publisher also shall insert the bill number or bill numbers constituting the source of the section and the amendments or modifications to the section for all Acts enacted in 2005 or later. The form of the history citations shall be subject to the approval of the Commission.

- II. Subparagraph (b) of Paragraph 1.14 of the Agreement is hereby revised to read as follows:

(b) As a part of preparing the supplements and replacement volumes for the 2007 general session of the Georgia General Assembly, the Publisher shall provide for the replacement of the volume containing the Georgia Constitution which shall be revised to include a history line for each Constitutional provision containing its origin with ratification

of the 1983 Constitution and any subsequent amendments. Such history line shall be annually updated as appropriate by the Publisher in subsequent years. Beginning with the 2019 pocket part supplement and any subsequent replacement volumes, the Publisher shall include the history citations in a separate section immediately following each Constitutional provision. The form of the history citation shall be subject to the approval of the Commission.

III. Subparagraphs (b), (c), and (d) of Section 3 of the Agreement are hereby revised to read as follows:

(b) All sets of the Code, replacement volumes and supplements shall be made to conform in all respects to existing volumes of the Code. Materials shall be equal or superior quality to existing volumes. Books shall be adhesive bound with hot melt adhesive in sheets folded, where possible, in thirty-two page signatures and on three, seven-sixteenth tapes resulting in an adhesive case bound book at or exceeding industry standards, or glued by a process to produce a volume as strong as that commonly known as "Library Editions." Each signature shall be collation marked.

(c) End sheets shall be 80-lb. offset with a grain running parallel with the binding edge, and the first and last signatures shall be tipped and reinforced using one inch gummed Cambric, gathered, glued, smashed, glued off, resmashed, three sides trimmed, rounded and backed with the backing not to exceed 1/4 inch; and, also, lined up using legal super which extends at least 1/4 inch beyond the reinforced area, covered with heavy Kraft paper glued affording proper adhesion to allow loose-back casing in. Mercerized headbands shall be applied and the book shall be cased in using suitable adhesive to prevent warpage and to penetrate Pyroxylin cloth.

(d) All of the material used in binding or printing that has a grain shall have the grain running parallel to the binding edge of the book.

IV. Paragraph 9.1 of the Agreement is hereby revised to read as follows:

**9.1 Term.**

This Agreement shall take effect December 1, 2006, and shall remain in effect until March 1, 2023, unless terminated earlier pursuant to this Section 9. The Commission retains an option to renew this Agreement for a five-year term or on a year-to-year basis on or after March 1, 2023.

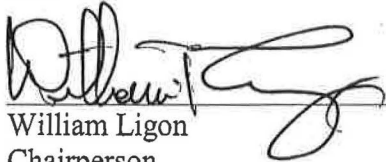
V. Except as set forth in this Amendment, all terms and conditions of the Agreement remain in full force and effect.

IN WITNESS THEREOF, the parties hereto have executed this Amendment on the date first above written.

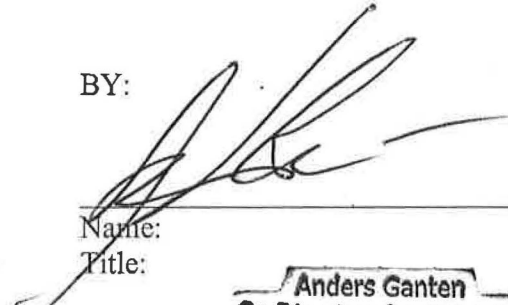
CODE REVISION COMMISSION  
of the State of Georgia

MATTHEW BENDER & COMPANY, INC.,  
a Member of the LexisNexis Group

BY:

  
\_\_\_\_\_  
William Ligon  
Chairperson

BY:

  
\_\_\_\_\_  
Name:  
Title: **Anders Ganten**  
**Sr. Director, Government**