General Release of Liability

THIS GENERAL RELEASE (this "Agreement") dated this day of,
BETWEEN:
Andrew John Bates of 2/10 Croudace Road, Tingira Heights NSW 2290, Australia
(the "Releasor")
OF THE FIRST PART
AND
[full name] of [address]
(the "Releasee")

IN CONSIDERATION OF the covenants and agreements contained in this Agreement and other good and valuable consideration, the receipt of which is hereby acknowledged, the parties to this Agreement agree as follows:

Consideration

OF THE SECOND PART

1. In consideration of 20% of the initial worth of the executed Bond. One single payment., the receipt and sufficiency of which consideration is acknowledged, the Releaser releases and forever discharges the Releasee, the Releasee's spouse, heirs, executors, administrators, legal representatives and assigns from all manner of actions, causes of action, debts, accounts, bonds, contracts, claims and demands for or by reason of any damage, loss or injury to person and property which has been or may be sustained as a consequence of the dispute detailed below.

Details

- 2. A reward of 20% is guaranteed when Bonds that have not been executed are returned to my possession, Andrew John Bates.
- 3. Family members receive an additional reward of 10% which is guaranteed when Bonds that have not been executed are returned to my possession, Andrew John Bates.
- Meaning of execute a Bond:
 To execute a Bond is to deposit a Bond to a Bank and receive money from the deposit.

Concurrent Release

5. The Releasor acknowledges that this release is given with the express intention of effecting the extinguishment of certain obligations owed to the Releasor, and with the intention of binding the Releasor's spouse, heirs, executors, administrators, legal representatives and assigns.

Full and Final Settlement

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- 6. For the above noted consideration, the parties to this Agreement agree not to make claim or take proceedings against any other person or corporation which might claim contribution or indemnity under the provisions of any statute or otherwise.
- 7. It is declared that the terms of this settlement are fully understood; that the amount or type of consideration stated is the sole consideration for this Agreement and that the sum is accepted voluntarily for the purpose of making a full and final compromise, adjustment and settlement of all claims for injuries, losses and damages resulting or which may result from the above noted dispute.
- 8. This Agreement contains the entire agreement between the parties to this release and the terms of this release are contractual and not a mere recital.

No Admission of Liability

9. It is agreed that the payment is not deemed to be an admission of liability on the part of the Releasee.

Governing Law

10. This Agreement will be governed by and construed in accordance with the laws of the State of New South Wales.

IN WITNESS WHEREOF the Releasor and	d Releasee have duly affixed their signatures under hand
and seal on this day of	
Arta/	
Andrew John Bates	
[full name]	-



ACKNOWLEDGEMENT - RELEASOR

#SWORN #AFFIRMED at BELMONT / A/
Signature of deponent
Name of witness Molly More Billy Concett
Address of witness 14/571 Ric. F. C. Highway, Belmont USW 2280
Capacity of witness [#Justice of the peace #Solicitor #Barrister #Commissioner for affidavits #Notary public]
And as a witness, I certify the following matters concerning the person who made this affidavit (the deponent):
 #I saw the face of the deponent. [OR, delete whichever option is inapplicable] #I did not see the face of the deponent because the deponent was wearing a face covering, but I am satisfied that the deponent had a special justification for not removing the covering.1
#I have known the deponent for at least 12 months. [OR, delete whichever option is inapplicable] #I have confirmed the deponent's identity using the following identification document:
Nyw Driver Licence
Identification document relied on (may be original or certified copy) ²
Signature of witness
Note: The deponent and withess must sign each page of the Release Form.
Molly Mae Billy Lancett A Justice of the Peace in and for

A Justice of the Peace in and for the State of New South Wales Reg. No. 260170

^{[1} The only "special justification" for not removing a face covering is a legitimate medical reason (at April 2012).]

^{[&}lt;sup>2</sup> "Identification documents" include current driver licence, proof of age card, Medicare card, credit card, Centrelink pension card, Veterans Affairs entitlement card, student identity card, citizenship certificate, birth certificate, passport or see <u>Oaths Regulation 2011</u> or refer to the guidelines in the NSW Department of Attorney General and Justice's "<u>Justices of the Peace Handbook</u>" section 2.3 "Witnessing an affidavit" at the following address: http://www.jp.nsw.gov.au/Documents/jp%20handbook%202014.pdf]

ACKNOWLEDGEMENT - RELEASEE

#SWORN #AFFIRMED at		
Signature of deponent		
Name of witness		
Address of witness		
Capacity of witness	[#Justice of the peace #Solicitor #Barrister #Commissioner for affidavits #Notary public]	
And as a witness, I certify the following matters concerning the person who made this affidavit (the deponent):		
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#I did not see the face of the deponent because the deponent was wearing a face covering, but I am satisfied that the deponent had a special justification for not removing the covering.3		
2 #I have known the depor	#I have known the deponent for at least 12 months. [OR, delete whichever option is inapplicable]	
#I have confirmed the deponent's identity using the following identification document:		
	Identification document relied on (may be original or certified copy)4	
Signature of witness		
Note: The deponent and witness must sign each page of the Release Form.		

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