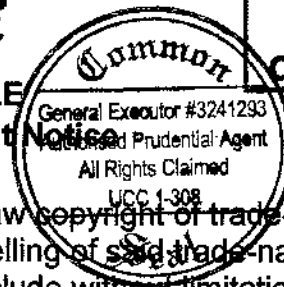


**NOT NEGOTIABLE
NON-TRANSFERABLE
WITHOUT RECOURSE**

**NOT-NEGOTIABLE
Common Law Copyright Notice**

**Commonwealth
Public Official
COAcpo#0011966RB**



15 April 2016

1. All rights are hereby reserved with regard to common law copyright of trade-names/trade-marks, as well as any and all derivatives and variations in the spelling of said trade-names/trade-marks belonging to Richard of the Clan: Bonnell®, which shall include without limitation all user names / handles used in his online activities.

Said names may neither be used, nor reproduced, neither in whole nor in part, nor in any manner whatsoever, without the prior, express, written consent and acknowledgement of Richard of the Clan: Bonnell®, hereinafter known as "Secured Party", or by his implied consent in the event that he has published, distributed or broadcast any of his intellectual property for educational or entertainment purposes in any medium, which will be automatically revoked in the event of false and malicious statements being made or bad faith being demonstrated by any individual or juristic person, as well as the agent of said individual or juristic person, hereinafter known as "the User", who may not use any work associated with Secured Party's names for financial gain or benefit of any kind, under any circumstances, for any purposes whatsoever.

2. With the intent of being contractually bound, the User consents and agrees that upon service of, and/or Public Notice of these terms of use, they shall not display, recreate, reproduce, nor otherwise use in any manner, whether knowingly or unknowingly, any of the common law trade-names/trade-marks and all versions and derivatives thereof belonging to Secured Party, nor the artwork of any of his names, nor any derivative thereof, nor any variation in the spelling of any of his names and all versions and derivatives thereof without his prior, express, written consent and acknowledgement, unless otherwise expressly agreed between the User and Secured Party or stipulated by the terms and conditions of this notice.

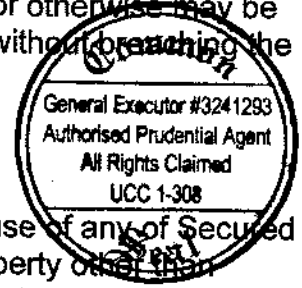
3. For the avoidance of doubt, Secured Party neither grants, nor implies, nor otherwise gives consent for any unauthorised use of his names, and all variations and derivatives thereof or intellectual property, and any such unauthorised use is strictly prohibited and the unauthorised User will become liable for substantial charges.

4. Secured Party is not now, nor has ever been, an accommodation party, nor a surety, for any of his names, nor for any derivative thereof, nor for any variation in the spelling of said names, nor for any other juristic person, legal entity or individual, and is hereunder indemnified against any and all claims, legal actions, orders, warrants, judgements, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interests and expenses whatsoever, both absolute and contingent, as are due and as might become due, now existing and as might hereafter arise, and as might be suffered by, imposed upon and incurred by any of his names for any and every reason, purpose and/or cause whatsoever, issued without Secured Party's express authorisation or consent or material evidence demonstrating his direct involvement in any action for which his name/s is/are alleged to be liable.

5. Common Law Copyright is also claimed by Secured Party over any and all means of identification of his person, defined as; all fingerprints, footprints, palm prints, thumb prints, hand-prints, toe-prints, RNA materials, DNA materials, blood and blood fractions, biopsies, surgically removed tissue, body parts, organs, hair, teeth, nails, semen, urine, faeces, excrement, other body fluids and matter of any kind, and breath samples, voice-print, retinal image, and the description thereof, and all other corporeal identification factors, and said factors physical counterparts, any and all body tissues of any kind, in any form, and all records and record numbers, including the results, recorded or otherwise, of all and any tests performed on any material relating to his names, and information pertaining thereto, as well as any visual image, photographic or electronic, notwithstanding any and all claims to the contrary.

6. **Secured Party retains absolute control** and mastery over the peaceful possession of his body, mind and mental faculties, to the extent that no medications, foods or otherwise may be administered to him in the absence of his freely given full formal consent without breaching the terms of this notice.

Self-executing Security Agreement in Event of Unauthorised Use:



7. Under the terms of this notice, the User consents and agrees that any use of any of Secured Party's names and all variations and derivatives thereof or intellectual property other than authorised usage, constitutes unauthorised usage, which automatically contractually binds the User and renders this notice a Security Agreement, wherein the User becomes the Debtor of Secured Party and unreservedly agrees that:

(1) The User grants Secured Party a security interest in all its assets, land and personal property, and all of the User's interest in assets, land and personal property, in the sum of ^{AUD}\$1,000,000.00 One Million Australian Dollar per occurrence of the unauthorised use of any of the names belonging to Secured Party, the unauthorised use fee, as well as for each and every occurrence of the use of any and all variations and derivatives thereof as well as any variations in the spelling of those names, plus costs and the right to claim triple damages in the event of the User's failure to cure its default.

(2) The User authenticates this Security Agreement wherein the User is "Debtor" and Richard of the Clan: Bonnell® is "Secured Party", and wherein the User pledges all of its assets, land, consumer goods, farm products, inventory, equipment, money, investment property, commercial tort claims, letters of credit, letter-of-credit rights, chattel paper, negotiable and/or non negotiable instruments, deposit accounts, accounts, documents and general intangibles, as well as all its interests in all such foregoing property, now owned and hereafter acquired, now existing and hereafter arising, and wherever located, as collateral for securing the User's contractual obligation in favour of Secured Party, for its unauthorised use of Secured Party's name/s and/or intellectual property.

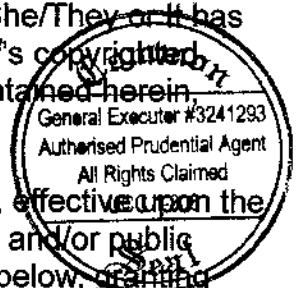
(3) The User consents and agrees with Secured Party's filing of a Security Interest on the Personal Property Security Register "PPSR", and/or with any State Recorder or Registrar, wherein the User is named as "Debtor" and the name used without authorisation is named as "Secured Party", or any other name that Secured Party deems appropriate.

(4) The User consents and agrees that said Registration/Security Interest Statement described above in paragraph "(3)" is considered continuing, and further consents and agrees with Secured Party's filing of any continuation statement necessary for maintaining Secured Party's security interest in all of the User's property and interest in property, pledged as collateral in this Security Agreement and described above in paragraph. "(2)," until the User's contractual obligation theretofore incurred has been fully satisfied or a waiver has been expressly granted in signed writing by Secured Party.

(5) The User consents and agrees with Secured Party's filing of any Financing Statement, as described above in paragraph's "(3)" and "(4)," as well as the filing of any Security Agreement, as described above in paragraph "(2)", in any legal proceeding deemed necessary by Secured Party in the enforcement of the terms of this notice.

(6) The User consents and agrees that any and all such filings described in paragraphs "(4)" and "(5)" above are not deemed to be unfair or unenforceable or unconscionable, and that the User will not claim that any such filing is false, frivolous or vexatious, on the basis that, in good faith, Secured Party hereunder agrees to waive any obligation that arises from an innocent error or omission that is subsequently rectified by the User within 14 days of service of notice of its copyright infringement.

(7) The User agrees that He/She/They or It is estopped from claiming that He/She/They or It has not been notified of the charges incurred for unauthorised use of Secured Party's copyrighted names and intellectual property and/or that it is not bound by the conditions contained herein following service and/or public notice of such.



(8) The User appoints Secured Party as its Authorised Representative/fiduciary, effective upon the User being found to be in default of its contractual obligations, following service and/or public notice of these terms, as set forth under "Payment Terms" and "Default Terms" below, granting Secured Party full authorisation and power to engage in certain actions for and on behalf of the User, including, but not limited by, authentication of a record on behalf of the User, as Secured Party to a Financing Statement, and the User further consents and agrees that this appointment of Secured Party as Authorised Representative is effective upon User's default and irrevocable until redemption of its financial obligations to Secured Party.

User further consents and agrees with all of the following additional terms of this Self-executing Security Agreement in Event of Unauthorised Use.

Payment Terms:

8. The User hereby consents and agrees that it shall pay Secured Party all unauthorised use fees in full within thirty (30) days of the date when Notice Of Default Charges is served by Secured Party, itemising said charges and expressing the terms of payment.

Default Terms:

9. In event of non-payment in full of all unauthorised use fees by the User within thirty (30) days of the date Notice Of Default Charges is served, the User shall be deemed in default, and agrees that:

- a. Secured Party will be granted a legal charge over the User's property pledged as collateral by the User, as set forth above in paragraph 7(2).
- b. Secured Party will be automatically appointed the User's Authorised Representative as set forth above in 7(8).
- c. The User consents and agrees that Secured Party may take possession of, as well as otherwise dispose of, in any manner that Secured Party deems appropriate, including, but not limited by, sale at auction, at any time following the User's notice of its failure to cure its default, and without further notice or court proceedings, any and all of User's property and interest, described above in paragraph (2), in respect of this Self-executing Security Agreement in Event of Authorised Use, that Secured Party deems appropriate.

Terms for Curing Default:

10. In the event of default, irrespective of any and all of the User's former property and interest in property, described above in paragraph (2), in the possession of, as well as disposed of by, Secured Party, the User may cure its default only by payment in full or by providing material evidence that demonstrates it breached the terms of this notice without being cognizant of the fact that it was doing so and without bad faith, in which case Secured Party may grant a waiver of the unpaid fees.

Terms of Strict Foreclosure

11. The User's non-payment in full of all unauthorised use fees within the thirty (30) day period for curing defaults authorises Secured Party's immediate non-judicial strict foreclosure on any and all of the pledged property and interest in property, for which Secured Party will be granted a legal charge by the User until redemption.

Miscellaneous:

12. Unauthorised use of "Richard [Bonnell®] and/or any derivatives or variations thereof, and/or his internet user names/handles incurs the same unauthorised use fees as those associated with his trade-names/trade-marks and all derivatives and variations thereof and intellectual property.

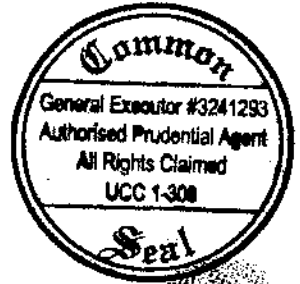
13. This Copyright Notice applies to any and all legal fictions of any and all natures and descriptions owned and/or used by Secured Party for any purpose whatsoever, and to all Users of those legal fictions and the intellectual property associated with the name(s) used without Secured Party's authorisation.

Originally executed by Richard Bonnell® under seal on 15th March 2016.

I have the right to amend this Common Law Copyright Notice, as and when necessary, and at my sole discretion.

This Copyright Notice includes any and all business names owned by RICHARD BONNELL™ and all derivatives thereof.

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Autograph & Seal By: _____

**At Arm's Reach
All Rights Claimed
UCC 1-308**

Secured Party Creditor



Dated: 15 April 2016

Witness Signature: _____

A handwritten signature in black ink, appearing to be "UK", written over a horizontal line.

Dated: 15 April 2016

Witness Signature: _____

A handwritten signature in black ink, appearing to be "W. Brew", written over a horizontal line.

Dated: 15 April 2016

Witness Signature: _____

A handwritten signature in black ink, appearing to be "J. M. ...", written over a horizontal line.

**WITHOUT-RECOURSE-NON-ASSUMPSIT
All Rights Reserved – Errors & Omissions Excepted**

END-OF-DOCUMENT



13/03/2016

Verification Statement Financing Statement

This verification statement is provided under section 156 of the *Personal Property Securities Act 2009*

This registration was created on 13/03/2016 16:05:15 (Canberra Time)

Registration Details

Registration number:	201603130016447	Change number:	37499036
Registration kind:	Security interest		
Giving of notice identifier:	CL0003800		
Registration start time:	13/03/2016 16:05:15 (Canberra Time)		
Registration end time:	No stated end time		
Registration last changed:	13/03/2016 16:05:15 (Canberra Time)		
Subordinate registration:	Yes	Transitional:	No

Grantor Details

Organisation name: Self Governing Man "Living Soul" CEO ANZ Banking Group. Crown Corporation Entity. MR. SHAYNE CARY ELLIOTT

Collateral Details

Collateral type:	Commercial property
Collateral class:	Financial property - Chattel paper
Description:	csQTWIFDUEGF
Proceeds:	Yes - All present and after acquired property. Present and Future Income,Including Spouse and Siblings.Suprannuation
Inventory:	Yes
Subject to Control:	Yes

Secured Party Details

Family name:	Bonnell
Given names:	Richard

Address for Service

Contact name:	Richard
Email:	gastek01@gmail.com
Mailing address:	Po Box 197 Redbank Ipswich Queensland 4301 AUSTRALIA
Physical address:	No address provided

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I Richard Bonnell do confirm to the best of our knowledge this information to be true and correct
Boo Foundation



Claim Number: CL0003800

Date: March 02nd 2016

Effective Date: March 21st 2016

Libellant(s): Richard Bonnell Secured Party Creditor,
Executive for Trust known as RICHARD BONNELL
Referred to in the Contract as "Libellant," "my" or "I" as
required

Mailing Location: Poste Restante
GPO Redbank
4000 - 9998
Commonwealth of Australia

Libellee(s): Mr. Shayne Cary Elliott, Chief Executive Officer also
Executive Director at Australia & New Zealand Banking
Group, All Upper Management/Board Members at ANZ
Banking Group.
Referred to herein individually and collectively as
"Libellee," "Libellees," "you," "your" and/or "yours"
except where otherwise noted the singular includes the
plural.

Service: Jp Officer of the Court
Australia Post Office Registered Mail Article #517051209011

Important Provisions: Affidavit of Obligation/Commercial Lien
Opportunity to Cure

Schedules: Various schedules affixed to the Claim and referenced
in the Claim as "Schedule ___" are part of the Claim
and included by reference herein in their entirety.

This Is a Binding Contract: Please Read the Entire Agreement Carefully.
Your Response, Rebuttal/Objection complete and true signed under full
Personal Liability in Affidavit Form Is Required No Later than March 21st,
2016.
Your Silence Will Constitute Your Agreement With, and Acceptance of All of
the Terms and Provisions in this Claim.

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Public Official
COAcpo#0011966RB**

[Handwritten signature] 28

Private

Notice to Agent is Notice to Principal
Notice to Principal is Notice to Agent

**Silence is Acquiescence, Agreement, and Dishonor.
This is a Self-Executing Contract.
CL0003800**

Libellant:

Richard Bonnell Administrator Boo Foundation
Poste Restante
GPO Redbank
4000 - 9998
Commonwealth of Australia



Libellees:

Mr. Shayne Cary Elliott, Chief Executive Officer also
Executive Director at Australia & New Zealand Banking Group

This **International Common Law Commercial Claim Lien Remedy # CR0003800**, hereinafter "**Claim**", is an administrative Common Law procedure.

This document is tendered for the purpose of remedy and relief for the Libellant.

If Libellees have lawful proof of claim against this **Claim**, it must be submitted according to the terms and conditions contained herein in order to cure the Libellees' dishonor in commerce.

The Libellant is hereby standing in the Libellant's unlimited commercial liability as a Secured Party Creditor, and request that the Libellees do the same, and waive all of their immunities.

**Affidavit of Obligation
Commercial Lien
(This is a verified plain statement of fact)**

Maxims:

1. A maxim is so called because its dignity is chiefest, and its authority most certain, and because universally approved of all.
2. Legality is Not Reality
3. All men and women know that the foundation of law and commerce exists in the telling of the truth, the whole truth, and nothing but the truth.
4. Truth as a valid statement of reality is sovereign in commerce.
5. An un rebutted affidavit stands as truth in commerce.
6. An un rebutted affidavit is acted upon as the judgment in commerce.
7. Guaranteed — All men shall have a remedy by the due course of law. If a remedy does not exist, or if the existing remedy has been subverted, then one may create a remedy for themselves and endow it with credibility by expressing it in their affidavit. "Ignorance of the law might be an excuse, but it is not a valid reason for the commission of a crime when the law is easily and readily available to anyone making a reasonable effort to study the law".
8. A Lien Or Claim Can Be Satisfied Only Through Rebuttal By Affidavit Point By Point, Resolution By Jury, Or Payment.

AS 213

9. Commercial Law is non-judicial. This is pre-judicial (not prejudice). This is timeless. This is the base, the foundation beneath which any government or any of their court systems can possibly exist or function.
That means what the courts are doing, and what all governments are ultimately adjudicating and making rules about, are these basic rules of Commercial Law. When you go into court and place your hand on the Bible you say, "I swear the truth, the whole truth, and nothing but the truth . . ." you have just sworn a Commercial Affidavit.
10. All corporate government is based upon Commercial Affidavits, Commercial Contracts, Commercial Liens and Commercial Distresses; hence, governments cannot exercise the power to expunge commercial processes.
11. The Legitimate Political Power of a corporate entity is absolutely dependent upon its possession of Commercial Bonds against Public Liability, because no Bond means no responsibility, means no power of Official signature, means no real corporate political power, means no privilege to operate statutes as the corporate vehicle.
12. The Corporate Legal Power is secondary to Commercial Guarantors. Case law is not a responsible substitute for a Bond.
13. Municipal corporations which include cities, suburbs, states and national governments have no commercial reality without bonding of the entity, its vehicle (statutes), and its effects (the execution of its rulings).
14. Except for a Jury, it is also a fatal offense for any person, even a Judge, to impair or to expunge, without a Counter-Affidavit, any Affidavit or any commercial process based upon an Affidavit.
15. Judicial non-jury commercial judgments and orders originate from a limited liability entity called a municipal corporation, hence must be reinforced by a Commercial Affidavit and a Commercial Liability Bond.
16. Governments cannot make unbonded rulings or statutes which control commerce, free enterprise citizens, or sole proprietorships without suspending commerce by a general declaration of martial law.
17. It is tax fraud to use Courts to settle a dispute/controversy which could be settled peacefully outside of or without the Court.
18. An official, policeman, etc." must demonstrate that he/she is individually bonded in order to use a summary process.
19. An official who impairs, debauches, voids or abridges an obligation of contract or the effect of a commercial lien without proper cause, becomes a lien debtor and his/her property becomes forfeited as the pledge to secure the lien. Pound breach "breach of impoundment" and rescue is a felony.
20. It is against the law for a Judge to summarily remove, dismiss, dissolve or diminish a Commercial Lien. Only the Lien Claimant or a Jury can dissolve a commercial lien.
21. He who is silent appears to consent.
22. Consent makes the law. A contract is a law between the parties, which can acquire force only by consent.
23. Consent makes the law: the terms of a contract, lawful in its purpose, constitute the law as between the parties.
24. To him consenting no injury is done.
25. He who consents cannot receive an injury.

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26. The agreement of the parties makes the law of the contract.
27. The contract makes the law.
28. Agreements give the law to the contract.
29. The agreement of the parties overcomes or prevails against the law.
30. Ignorance of facts excuses, ignorance of law does not excuse.
31. In law, none is credited unless he is sworn. All facts must, when established by witnesses, be under oath or affirmation.
32. A presumption will stand good until the contrary is proved.
33. All things are presumed to be lawfully done and duly performed until the contrary is proved.

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent

Public Liability/Hazard Bonding of Corporate Agents: All officials are required by federal, state, and municipal law to provide the name, address and telephone number of their public hazard and malpractice bonding company and the policy number of the bond and, if required, a copy of the policy describing the bonding coverage of their specific job performance. Failure to provide this information constitutes corporate and limited liability insurance fraud and is prim-a-facie evidence and grounds to impose a lien upon the official personally to secure their public oath and service of office.

Allegations:

Allegations arise from the conduct of the Libellee/s in regards to their conduct.

1. Richard of the clan Bonnell "Secured Party" is entitled to recover value from Mr. Shayne Cary Elliott. ANZ Banking Group, all Board Members, Agents, Entities in the employment of ANZ Banking Group in the amount of Ten Million "\$10,000,000.00" dollars for damages due to:
2. It is Illegal To use A LEGAL Name.. Identity Theft
3. Alleged Fraud and Extortion as no "valid contract exists"
4. Alleged Threat of property Loss "Theft"
5. Notice of Default issued 11th February 2016 – No Legal/Lawful Contract in which to base claim on. "Fraud"
6. No Lawful Consideration from ANZ Banking Group. Money Created from thin air.
7. ANZ Banking Group are a Facilitator Not a Lender.
8. ANZ Banking Group simply took our signature, monetized it, and gave it back to us in the form of a check/money on account.
9. ANZ Banking Group has deceived us by calling credit a loan, when technically it was an exchange for the deposited asset.
10. That because of the failure of lawful consideration / no signed and witnessed contract in accordance with Corporations Act 2001, the Note and Mortgage Allegedly issued by ANZ Banking Group is, and has always been Null and Void. **ab initio.**
11. Try to prove this wrong in law today!!
12. Alleged Black Mail and Intimidation, Legal Action, False Claims, Personal Injury, Psychological Trauma, Identity Theft.

fortis est veritas



RS RB

Proof of Allegations:

- Libellee "Mr. Shayne Cary Elliott" affirms that Richard of the clan Bonnell "Secured Party Creditor" is entitled to recover the value amount of Ten Million (\$10,000,000.00) dollars. If no timely rebuttal is Affirmed.

Notice: is hereby given that Libellee/s have until March 21st 2016 to rebut, deny, or otherwise prove invalid the above allegations point for point.

Failure to rebut, deny or otherwise prove all allegations invalid will be construed to be failure to rebut, deny, or disprove all allegations.

Ledgering:

Ledgering in the instant matter is comprised of the value of the damages assessed pursuant to the Libellee/s':

1. Failure to state a claim upon which relief can be granted, for One Million Dollars (\$1,000,000.00) per count, per violation, per officer, agent, or representative involved;
2. Dishonor in commerce, further threats of extortion: for One Million Au Dollars (\$1,000,000.00) per count, per violation, per officer, agent, or representative involved;
3. Collusion, for One Million Au Dollars (\$1,000,000.00) per count, per violation, per officer, agent, or representative involved;
4. Racketeering, for One Million Au Dollars (\$1,000,000.00) per count, per violation, per officer, agent, or representative involved; and
5. Conspiracy, for One Million Au Dollars (\$1,000,000.00) per count, per violation, per officer, agent, or representative involved.

The sum certain per agreement of all violations is five Million Au Dollars (\$5,000,000.00) of which each Libellees is severally liable.


Surety:

Surety for the value of this claim is:

All the Libellee/s'/ Partner/s / Sibling/s, rents, wages, earnings, remuneration, and income from every source "ex hoc nunc et usque in saeculum"

1. All land in which the Libellee/s have an interest, including the soil itself; all minerals atop or beneath the soil surface; all air rights; all waters on or in the soil or land surface such as a lake or pond, within the land boundaries;
2. All real property and all documents involving all real property in which the Libellee/s have an interest, including all buildings, structures, fixtures, and appurtenances situated on or affixed thereto, as noted in #1 above;
3. All the Libellee/s' bank accounts foreign and domestic, bank "safety" deposit boxes and the contents therein; personal security codes, passwords, and the like associated therewith; credit card accounts, mutual fund accounts, certificates of deposit accounts, checking accounts, savings accounts, retirement plan accounts, stocks, bonds, securities, and benefits from trusts;
4. All the Libellee/s' public hazard and malpractice bonds and/or insurance policies

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5. All the Libellee/s' machinery, either farm or industrial; all mechanical tools, construction tools, tools of trade;
6. All the Libellee/s' boats, yachts, and watercraft; and all the Libellee/s' equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, inter alia: all motors, engines, ancillary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants, fuels, and fuel additives;
7. All the Libellee/s' aircraft, gliders, balloons, and all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, inter alia: all motors, engines, ancillary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants, fuels, and fuel additives;
8. All the Libellee/s' motor homes, trailers, mobile homes, recreational vehicles, houses, cargo, and travel trailers; and all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, inter alia: all ancillary equipment, accessories, parts, service equipment, lubricants, fuels, and fuel additives;
9. All vehicles, autos, trucks, four-wheel vehicles, trailers, wagons, motorcycles, bicycles, tricycles, wheeled conveyances of any kind, motorized or otherwise, in which Libellee/s have an interest;
10. All the Libellee/s' precious metals, bullion, coins, jewelry, precious jewels, semi-precious stones, mounts; and any storage boxes, receptacles, and depositories within which said items are stored;
11. All the Libellee/s' ownership, equity, property, and rights to property now owned or held or hereafter acquired in all businesses, corporations, companies, partnerships, limited partnerships, organizations, proprietorships, and the like; and all books and records pertaining thereto; all income; and all accessories, accounts, equipment, information, inventory, money, spare parts, and computer software pertaining thereto;

Opportunity to Cure:

The Libellees have until March 21st, 2016 to cure their Dishonor by the following:

1. Pay damages prior to above mentioned date \$250 000.00, dismiss any and all claims against the Respondent/Deponent with prejudice; or
2. After abovementioned date: Pay all damages as indicated by the counterclaim contained herein with lawful money Gold & Silver, Surrender any and all Public Liability/Hazard Bonds, other Bonds, Insurance Policies, CAFR Funds, etc. as needed to satisfy counterclaim herein; or
3. Prove any and all claims against the Respondent by providing the Libellant with lawfully documented evidence, that is certified true, correct, complete, and not misleading by Libellee/s, in their unlimited commercial liability, while Under Oath/Affirmation, on and For the Official Record, under penalties of the law including Perjury.

This evidence must prove Libellee/s case by preponderance or the greater weight of proof and must answer each and every averment, Point by Point.

If all points are not answered fully and accompanied by lawfully documented proof, as provided herein, such shall constitute Default by Non-Response on the part of the Libellee/s. Partial, incomplete, or blanket/pat answers and/or lack of lawfully documented proof, as outlined herein, for all Negative Averments will constitute Default by Non-Response.

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The Libellee/s failure to respond as outlined herein, by March 21st, 2016, will constitute Default by Non-Response and shall constitute a Self-Executing Confession of Judgment by all Libellee/s, and a complete and exclusive statement of the terms of the agreement among the parties.

This is a claim in Common Law, any person that interferes or involves himself / herself with this claim will be added to this claim and become a Libellee.

All Libellee/s are liable joint and several for this claim.

Public Notice:

Libellee/s failure to cure their Dishonor or the Libellee/s failure to rebut, deny, or otherwise prove invalid the above allegations comprises Libellee/s consent to the filing or recording of the Libellant's security interest, naming the Libellee/s as Debtors, in the public record including, without limitation, PPSR, Vehicle Registries, and State Records, where said Libellee/s hold, maintain, or have an interest in, any and all of the collateral listed under the Surety section above.

Liens and Levies:

Libellee/s failure to cure their Dishonor or the Libellee/s failure to rebut, deny, or otherwise prove invalid the above allegations, comprises Libellee/s agreement that the Libellant holds a right of lien and levy against the Libellees.

Pursuant to that right of lien and levy, Libellee/s agree to be named as Debtors on one or more financing statements to be filed, and that Libellant can initiate and pursue all lawful measures and actions, administrative and judicial, to protect and collect the Libellee/s collateral.

Waiver of Rights:

Libellee/s failure to cure their Dishonor or the Libellee/s failure to rebut, deny, or otherwise prove invalid the above allegations comprises Libellee/s Waiver of All of Rights Which May Exist at Law, Equity, Admiralty or Common.

To Contest This Claim In Any Manner Or Form, protest, object, argue, controvert, appeal, receive notice of default, raise a controversy regarding the Final Judgment, and/or engage in any further action against the Libellant, the Libellant's property, collateral, or interests. Libellee/s Further Waive any and all of their Remedies, Defenses and Immunities which may exist regarding any collection proceedings or other civil, administrative or criminal actions which may be brought against the Libellee/s regarding this matter, now and henceforth.

Severability:

If any provision of this Claim is estopped, the remaining provisions shall nevertheless remain in effect.

Commercial Affidavit Oath and Verification

Commonwealth
Public Official
COAcpo#0011966RB


Page 7 of 8

I Richard Bonnell do confirm to the best of our knowledge this information to be true and correct
Boo Foundation

Goodna Queensland) Deponent -- Richard Bonnell
Australia) Sworn and solemnly, sincerely and truly affirmed and declared by the said
City Ipswich) deponent at Goodna this 2nd Day of March 2016

I, Richard Bonnell, Secured Party Creditor, and Executive Trustee for the Trust known as RICHARD BONNELL under our unlimited liability and Commercial Oath, proceeding in good faith, being of sound mind, having first-hand knowledge, state that the facts contained herein are true, correct, complete and not misleading, under penalty of International Commercial Law, so help me, God.



Richard Bonnell

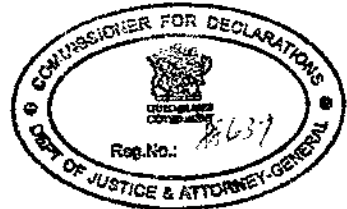


Richard Bonnell: Secured Party Creditor, Executive Trustee
for the Trust known as RICHARD BONNELL.
All Rights Claimed UCC 1-308
At Arm's Reach

WITNESS .

Francisca Hendrika Bloom

Francisca Hendrika BLOOM
Commissioner for Declarations
Registration No. 88639



Legal Notice

The Certifying Justice of The Peace is an independent contractor and not a party to this claim.

Further Notice

This Contract is not intended to Harass, Intimidate, Offend, Conspire, Blackmail, Coerce, Cause Anxiety, Alarm or Distress, or Impede Public Procedures.
They Are Presented with Honorable and Peaceful Intentions to Facilitate Settlement and Closure Of this Account.
Any Affirmation Contrary to this Verified Statement of Facts will comprise your Stipulation to Committing a Fraud.
Will be dealt with accordingly!!

End of Document



Richard Bonnell
Page 8 of 8

**NOT NEGOTIABLE
NON-TRANSFERABLE
WITHOUT RECOURSE**

Schedule 1: ADDENDUM

Claim Number: CL0003800

Date: March 29th 2016

Effective Date: March 21st 2016

Libellant(s): Richard Bonnell Secured Party Creditor,
Executive for Trust known as RICHARD BONNELL
Referred to in the Contract as "Libellant," "my" or "I" as
required

Mailing Location: Poste Restante
GPO Rødbank
4000 - 9998
Commonwealth of Australia

Libellee(s): Mr. Shayne Cary Elliott, Chief Executive Officer also
Executive Director at Australia & New Zealand Banking
Group. All Upper Management/Board Members at ANZ
Banking Group.
Referred to herein individually and collectively as
"Libellee," "Libellees," "you," "your" and/or "yours" except
where otherwise noted the singular includes the plural.

Addendum: Gadens Lawyers unlawful interference letter dated 16th
March 2016
In response to Lien Violation by Gadens Lawyers, value
of Lien is now 7 Fold + Original Value.
530 000 000.00 **All Parties Liable For This Amount**

Service: Jp Commissioner of Declarations Officer of the Court
Australia Post Office Registered Mail Article #943158632016

Important Provisions: Affidavit of Obligation/Commercial Lien
Opportunity to Cure

Schedules: Various schedules affixed to the Claim and referenced in the Claim as "Schedule
_____ are part of the Claim and included by reference herein in their entirety
This is a Binding Contract: Please Read the Entire Agreement Carefully
Your Response / Rebutal/Objection complete and true signed under full Personal Liability in Affidavit Form is
Required No Later than March 21st 2016
Your Silence Will Constitute Your Agreement With, and Acceptance of All of the Terms and Provisions in this
Claim

**NOT NEGOTIABLE
NON-TRANSFERABLE
WITHOUT RECOURSE**

E. K. ...

Jo Qual "Commissioner of Declarations"

Caroline Anne-Marie HALL
Commissioner for Declarations
Registration No. 5849



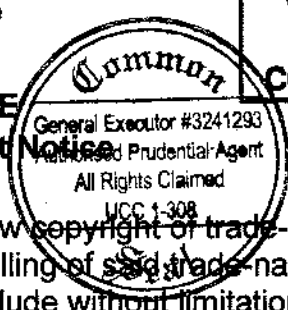
**Commonwealth
Public Official
COAcp#0011966RB**

By *[Signature]*
Richard (Bonnell) Secured Party Creditor
**All Rights Reserved
UCC 1-308**

**NOT NEGOTIABLE
NON-TRANSFERABLE
WITHOUT RECOURSE**

**NOT-NEGOTIABLE
Common Law Copyright Notice**

**Commonwealth
Public Official
COAcpo#0011966RB**



15 April 2016

1. All rights are hereby reserved with regard to common law copyright of trade-names/trade-marks, as well as any and all derivatives and variations in the spelling of said trade-names/trade-marks belonging to Richard of the Clan: Bonnell®, which shall include without limitation all user names / handles used in his online activities.

Said names may neither be used, nor reproduced, neither in whole nor in part, nor in any manner whatsoever, without the prior, express, written consent and acknowledgement of Richard of the Clan: Bonnell®, hereinafter known as "Secured Party", or by his implied consent in the event that he has published, distributed or broadcast any of his intellectual property for educational or entertainment purposes in any medium, which will be automatically revoked in the event of false and malicious statements being made or bad faith being demonstrated by any individual or juristic person, as well as the agent of said individual or juristic person, hereinafter known as "the User", who may not use any work associated with Secured Party's names for financial gain or benefit of any kind, under any circumstances, for any purposes whatsoever.

2. With the intent of being contractually bound, the User consents and agrees that upon service of, and/or Public Notice of these terms of use, they shall not display, recreate, reproduce, nor otherwise use in any manner, whether knowingly or unknowingly, any of the common law trade-names/trade-marks and all versions and derivatives thereof belonging to Secured Party, nor the artwork of any of his names, nor any derivative thereof, nor any variation in the spelling of any of his names and all versions and derivatives thereof without his prior, express, written consent and acknowledgement, unless otherwise expressly agreed between the User and Secured Party or stipulated by the terms and conditions of this notice.

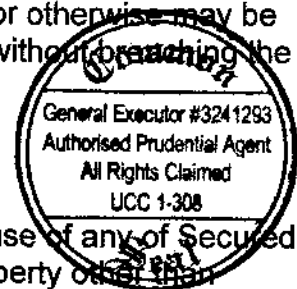
3. For the avoidance of doubt, Secured Party neither grants, nor implies, nor otherwise gives consent for any unauthorised use of his names, and all variations and derivatives thereof or intellectual property, and any such unauthorised use is strictly prohibited and the unauthorised User will become liable for substantial charges.

4. Secured Party is not now, nor has ever been, an accommodation party, nor a surety, for any of his names, nor for any derivative thereof, nor for any variation in the spelling of said names, nor for any other juristic person, legal entity or individual, and is hereunder indemnified against any and all claims, legal actions, orders, warrants, judgements, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interests and expenses whatsoever, both absolute and contingent, as are due and as might become due, now existing and as might hereafter arise, and as might be suffered by, imposed upon and incurred by any of his names for any and every reason, purpose and/or cause whatsoever, issued without Secured Party's express authorisation or consent or material evidence demonstrating his direct involvement in any action for which his name/s is/are alleged to be liable.

5. Common Law Copyright is also claimed by Secured Party over any and all means of identification of his person, defined as; all fingerprints, footprints, palm prints, thumb prints, hand-prints, toe-prints, RNA materials, DNA materials, blood and blood fractions, biopsies, surgically removed tissue, body parts, organs, hair, teeth, nails, semen, urine, faeces, excrement, other body fluids and matter of any kind, and breath samples, voice-print, retinal image, and the description thereof, and all other corporeal identification factors, and said factors physical counterparts, any and all body tissues of any kind, in any form, and all records and record numbers, including the results, recorded or otherwise, of all and any tests performed on any material relating to his names, and information pertaining thereto, as well as any visual image, photographic or electronic, notwithstanding any and all claims to the contrary.

6. **Secured Party retains absolute control** and mastery over the peaceful possession of his body, mind and mental faculties, to the extent that no medications, foods or otherwise may be administered to him in the absence of his freely given full formal consent without breaching the terms of this notice.

Self-executing Security Agreement in Event of Unauthorised Use:



7. Under the terms of this notice, the User consents and agrees that any use of any of Secured Party's names and all variations and derivatives thereof or intellectual property other than authorised usage, constitutes unauthorised usage, which automatically contractually binds the User and renders this notice a Security Agreement, wherein the User becomes the Debtor of Secured Party and unreservedly agrees that:

(1) The User grants Secured Party a security interest in all its assets, land and personal property, and all of the User's interest in assets, land and personal property, in the sum of ^{AU}\$1,000,000.00 One Million Australian Dollar per occurrence of the unauthorised use of any of the names belonging to Secured Party, the unauthorised use fee, as well as for each and every occurrence of the use of any and all variations and derivatives thereof as well as any variations in the spelling of those names, plus costs and the right to claim triple damages in the event of the User's failure to cure its default.

(2) The User authenticates this Security Agreement wherein the User is "Debtor" and Richard of the Clan: Bonnell® is "Secured Party", and wherein the User pledges all of its assets, land, consumer goods, farm products, inventory, equipment, money, investment property, commercial tort claims, letters of credit, letter-of-credit rights, chattel paper, negotiable and/or non negotiable instruments, deposit accounts, accounts, documents and general intangibles, as well as all its interests in all such foregoing property, now owned and hereafter acquired, now existing and hereafter arising, and wherever located, as collateral for securing the User's contractual obligation in favour of Secured Party, for its unauthorised use of Secured Party's name/s and/or intellectual property.

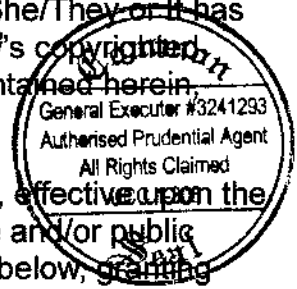
(3) The User consents and agrees with Secured Party's filing of a Security Interest on the Personal Property Security Register "PPSR", and/or with any State Recorder or Registrar, wherein the User is named as "Debtor" and the name used without authorisation is named as "Secured Party", or any other name that Secured Party deems appropriate.

(4) The User consents and agrees that said Registration/Security Interest Statement described above in paragraph "(3)" is considered continuing, and further consents and agrees with Secured Party's filing of any continuation statement necessary for maintaining Secured Party's security interest in all of the User's property and interest in property, pledged as collateral in this Security Agreement and described above in paragraph. "(2)," until the User's contractual obligation theretofore incurred has been fully satisfied or a waiver has been expressly granted in signed writing by Secured Party.

(5) The User consents and agrees with Secured Party's filing of any Financing Statement, as described above in paragraph's "(3)" and "(4)," as well as the filing of any Security Agreement, as described above in paragraph "(2)", in any legal proceeding deemed necessary by Secured Party in the enforcement of the terms of this notice.

(6) The User consents and agrees that any and all such filings described in paragraphs "(4)" and "(5)" above are not deemed to be unfair or unenforceable or unconscionable, and that the User will not claim that any such filing is false, frivolous or vexatious, on the basis that, in good faith, Secured Party hereunder agrees to waive any obligation that arises from an innocent error or omission that is subsequently rectified by the User within 14 days of service of notice of its copyright infringement.

(7) The User agrees that He/She/They or It is estopped from claiming that He/She/They or It has not been notified of the charges incurred for unauthorised use of Secured Party's copyrighted names and intellectual property and/or that it is not bound by the conditions contained herein, following service and/or public notice of such.



(8) The User appoints Secured Party as its Authorised Representative/fiduciary, effective upon the User being found to be in default of its contractual obligations, following service and/or public notice of these terms, as set forth under "Payment Terms" and "Default Terms" below, granting Secured Party full authorisation and power to engage in certain actions for and on behalf of the User, including, but not limited by, authentication of a record on behalf of the User, as Secured Party to a Financing Statement, and the User further consents and agrees that this appointment of Secured Party as Authorised Representative is effective upon User's default and irrevocable until redemption of its financial obligations to Secured Party.

User further consents and agrees with all of the following additional terms of this Self-executing Security Agreement in Event of Unauthorised Use.

Payment Terms:

8. The User hereby consents and agrees that it shall pay Secured Party all unauthorised use fees in full within thirty (30) days of the date when Notice Of Default Charges is served by Secured Party, itemising said charges and expressing the terms of payment.

Default Terms:

9. In event of non-payment in full of all unauthorised use fees by the User within thirty (30) days of the date Notice Of Default Charges is served, the User shall be deemed in default, and agrees that:

- a. Secured Party will be granted a legal charge over the User's property pledged as collateral by the User, as set forth above in paragraph 7(2).
- b. Secured Party will be automatically appointed the User's Authorised Representative as set forth above in 7(8).
- c. The User consents and agrees that Secured Party may take possession of, as well as otherwise dispose of, in any manner that Secured Party deems appropriate, including, but not limited by, sale at auction, at any time following the User's notice of its failure to cure its default, and without further notice or court proceedings, any and all of User's property and interest, described above in paragraph (2), in respect of this Self-executing Security Agreement in Event of Authorised Use, that Secured Party deems appropriate.

Terms for Curing Default:

10. In the event of default, irrespective of any and all of the User's former property and interest in property, described above in paragraph (2), in the possession of, as well as disposed of by, Secured Party, the User may cure its default only by payment in full or by providing material evidence that demonstrates it breached the terms of this notice without being cognizant of the fact that it was doing so and without bad faith, in which case Secured Party may grant a waiver of the unpaid fees.

Terms of Strict Foreclosure

11. The User's non-payment in full of all unauthorised use fees within the thirty (30) day period for curing defaults authorises Secured Party's immediate non-judicial strict foreclosure on any and all of the pledged property and interest in property, for which Secured Party will be granted a legal charge by the User until redemption.

Miscellaneous:

12. Unauthorised use of "Richard [Bonnell®] and/or any derivatives or variations thereof, and/or his internet user names/handles incurs the same unauthorised use fees as those associated with his trade-names/trade-marks and all derivatives and variations thereof and intellectual property.

13. This Copyright Notice applies to any and all legal fictions of any and all natures and descriptions owned and/or used by Secured Party for any purpose whatsoever, and to all Users of those legal fictions and the intellectual property associated with the name(s) used without Secured Party's authorisation.

Originally executed by Richard Bonnell® under seal on 15th March 2016.

I have the right to amend this Common Law Copyright Notice, as and when necessary, and at my sole discretion.

This Copyright Notice includes any and all business names owned by RICHARD BONNELL™ and all derivatives thereof.

**NOT NEGOTIABLE
NON-TRANSFERABLE
WITHOUT RECOURSE**




Autograph & Seal By:  Secured Party Creditor

**All Arm's Reach
All Rights Claimed
UCC 1-308**



Dated: 15 April 2016
Witness Signature: 

Dated: 15 April 2016
Witness Signature: 

Dated: 15 April 2016
Witness Signature: 

**WITHOUT-RECOURSE-NON-ASSUMPSIT
All Rights Reserved – Errors & Omissions Excepted**

END-OF-DOCUMENT



07/01/2016

Verification Statement Financing Statement

This verification statement is provided under section 156 of the *Personal Property Securities Act 2009*

This registration was created on 07/01/2016 18:12:34 (Canberra Time)

Registration Details

Registration number:	201601070049451	Change number:	36743938
Registration kind:	Security interest		
Giving of notice identifier:	CL00037912		
Registration start time:	07/01/2016 18:12:34 (Canberra Time)		
Registration end time:	No stated end time		
Registration last changed:	07/01/2016 18:12:34 (Canberra Time)		
Subordinate registration:	Not stated	Transitional:	No

Grantor Details

Family name:	[bonnell]
Given names:	richard
Date of birth:	21/07/1966

Collateral Details

Collateral type:	Commercial property
Collateral class:	Financial property - Chattel paper
Description:	Commercial Lien CL00037912 \$10,000000.00 Gold & Silver Bullion Libellee/Debtor RICHARD BONNELL Libellant - richard bonnell / Grantor, Executor.
Proceeds:	Yes - All present and after acquired property. All Future Income and Earnings as Part Payment
Inventory:	No

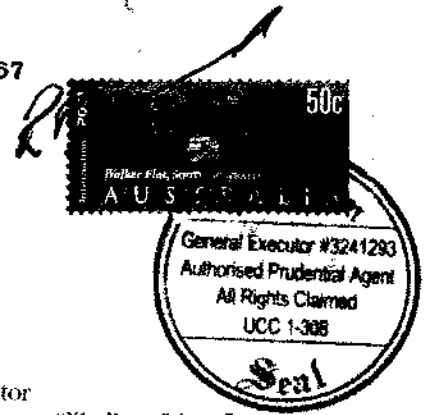
Secured Party Details

Family name:	Bonnell
Given names:	Richard

Address for Service

Contact name:	Richard
Email:	gastek01@gmail.com
Mailing address:	Po Box 197 Redbank Ipswich Queensland 4301 AUSTRALIA
Physical address:	No address provided

**International Commercial Lien
Affidavit of Truth OATHS ACT 1867**



Claim Number: CL00037912

Date: December 15th 2015

Effective Date: January 15th 2016

Libellant(s): richard [Bonnell], Secured Party Creditor
 Executor also referred to in the Contract as "libellant," "my"
 "he" "him" "himself" "living man" or "I" as required

Date of Birth: 21st July 1966

Mailing Location: C/o Po Box 197
 Redbank, Ipswich
 Queensland [4301]
 Commonwealth of Australia

Libellee(s): **RICHARD BONNELL™ "Debtor"**
 Abn; 99 833 428 558
 TFN; 488 434 527
 CRN; 404 887 982J
 ACC# 3241293

Born/Registration Date: 25th July 1966

Address: 28 Brisbane Rd
 Redbank
 Queensland [4301]

Service: 3 Good Men

Important Provisions: Statement of Account
 Affidavit of Obligation/Commercial Lien
 Opportunity to Cure

Schedules:

This Is a Binding Contract; please read the Entire Agreement carefully. Your response, rebuttal or Objection Is Required no Later Than: 4pm January 31st 2016.

Your Silence will constitute your Agreement, also to comply and Accept all of the Terms and Provisions in this Claim.

**International Commercial Lien
Affidavit of Truth OATHS ACT 1867
Private**

**Notice to Agent is Notice to Principal
Notice to Principal is Notice to Agent
Silence is Acquiescence, Agreement, and Dishonor.
This is a Self-Executing Contract.
CL00037912**

I richard of the clan [Bonnell] do declare and Affirm the information in this affidavit dated 15th day of December 2015 to be the truth the whole truth and nothing but the truth

Libellant:

richard [Bonnell]
C/o Po Box 197
Redbank
Queensland [4305]
Commonwealth of Australia

Libellee:

RICHARD BONNELL™

This **International Commercial Claim within the Admiralty "ab initio" Administrative Remedy Claim # CL00037912**, hereinafter "**Claim**", is an administrative procedure, within the admiralty. This document is tendered for the purpose of remedy and relief for the Libellant. If the Libellee has lawful proof of claim against this **Claim**, it must be submitted according to the terms and conditions contained herein, in order to cure the Libellees' dishonor in commerce. The Libellant is hereby standing in the Libellant's unlimited commercial liability as a Secured Party Creditor, and request that the Libellee do the same, waiving all of your immunities.

Affidavit of Obligation

**Commercial Lien
This is a verified plain statement of fact:**

Maxims:

1. A maxim is so called because its dignity is chiefest, and its authority most certain, and because universally approved of all
2. All men and women know that the foundation of law and commerce exists in the telling of the truth, the whole truth, and nothing but the truth.
3. Truth as a valid statement of reality is sovereign in commerce.
4. An unrebutted affidavit stands as truth in commerce.
5. An unrebutted affidavit is acted upon as the judgment in commerce.
6. Guaranteed – all men shall have a remedy by the due course of law. If a remedy does not exist, or if the existing remedy has been subverted, then one may create a remedy for themselves and endow it with credibility by expressing it in their affidavit. "Ignorance of the law might be an excuse, but it is not a valid reason for the commission of a crime when the law is easily and readily available to anyone making a reasonable effort to study the law".
7. All corporate government is based upon Commercial Affidavits, Commercial Contracts, Commercial Liens and Commercial Distresses; hence, governments cannot exercise the power to expunge commercial processes.

International Commercial Lien

Affidavit of Truth OATHS ACT 1867

8. The Legitimate Political Power of a corporate entity is absolutely dependent upon its possession of Commercial Bonds against Public Liability, because no Bond means no responsibility, means no power of Official signature, means no real corporate political power, means no privilege to operate statutes as the corporate vehicle.
9. The Corporate Legal Power is secondary to Commercial Guarantors. Case law is not a responsible substitute for a Bond.
10. Municipal corporations which include cities, suburbs, states and national governments have no commercial reality without bonding of the entity, its vehicle (statutes), and its effects (the execution of its rulings).
11. Except for a Jury, it is also a fatal offense for any person, even a Judge, to impair or to expunge, without a Counter-Affidavit, any Affidavit or any commercial process based upon an Affidavit.
12. Judicial non-jury commercial judgments and orders originate from a limited liability entity called a municipal corporation, hence must be reinforced by a Commercial Affidavit and a Commercial Liability Bond.
13. Governments cannot make unbonded rulings or statutes which control commerce, free enterprise citizens, or sole proprietorships without suspending commerce by a general declaration of martial law.
14. It is tax fraud to use Courts to settle a dispute/controversy which could be settled peacefully outside of or without the Court.
15. An official "officer of the court, policeman, etc." must demonstrate that he/she is individually bonded in order to use a summary process.
16. An official who impairs, debauches, voids or abridges an obligation of contract or the effect of a commercial lien without proper cause, becomes a lien debtor and his/her property becomes forfeited as the pledge to secure the lien. Pound breach "breach of impoundment" and rescue is a felony.
17. It is against the law for a Judge to summarily remove, dismiss, dissolve or diminish a Commercial Lien. Only the Lien Claimant or a Jury can dissolve a commercial lien.
18. He who is silent appears to consent.
19. Consent makes the law. A contract is a law between the parties, which can acquire force only by consent.
20. Consent makes the law: the terms of a contract, lawful in its purpose, constitute the law as between the parties.
21. To him consenting, no injury is done.
22. He who consents cannot receive an injury.
23. The agreement of the parties makes the law of the contract.
24. The contract makes the law.
25. Agreements give the law to the contract.
26. The agreement of the parties overcomes or prevails against the law.
27. It is immaterial whether a man gives his assent by words or by acts and deeds.
28. Ignorance of facts excuses, ignorance of law does not excuse.
29. In law, none is credited unless he is sworn. All facts must, when established by witnesses, be under oath or affirmation.
30. A presumption will stand good until the contrary is proved.
31. All things are presumed to be lawfully done and duly performed until the contrary is proved.

International Commercial Lien

Affidavit of Truth OATHS ACT 1867

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent

- Public Liability/Hazard Bonding of Corporate Agents: All officials are required by federal, state, and municipal law to provide the name, address and telephone number of their public Hazard/Liability and Malpractice bonding company and the policy number of the bond and, if required, a copy of the policy describing the bonding coverage of their specific job performance. Failure to provide this information is prim-a-facie evidence and grounds to impose a lien upon the official personally to secure their public oath and service of office.

Allegations:

Allegations arise from the conduct of the Libellee in regards to his conduct.

1. I richard of the clan [Bonnell] "Secured Party" is entitled to recover value from RICHARD BONNELL™ in the amount of Ten Million (\$10,000,000.00) dollars Gold & Silver Bullion only. Also restricting availability to future income as part payment.
2. 49 years of alleged unlawful Servitude, lies and deceit in the schooling system, being told their story not the real story.
fortis est veritas

Proof of Allegations:

- Libellee RICHARD BONNELL™ affirms that richard of the clan [Bonnell] "Secured Party Creditor" is entitled to recover the value amount of Ten Million (\$10,000,000.00) dollars, If no timely rebuttal is Affirmed.
- On and after 25th July 1966 "Born Date" richard [Bonnell] has allegedly been deceived, manipulated, extorted and forced into giving away his labour and good will by the Entity, RICHARD BONNELL™.
- Tricked and deceived into believing that he was the "NAME", due to lack of disclosure and deceit.
- Fiction, Dead Entity, Corporate Entity, Paper Entity RICHARD BONNELL™, Crown Copywrited, generated solely for the purpose of enslavement and extortion. Taking away the living mans energy and life, to feed the Corporations greed on the land mass known as Australia.
- NOTICE is hereby given that Libellee, he has until January 14th 2016 to rebut, deny, or otherwise prove invalid the above allegations. Failure to rebut, deny or otherwise prove any allegation will be construed to be the Truth in Commerce validating allegations.

Ledgering:

Ledgering in the instant matter is comprised of the value of the damages assessed pursuant to the Libellee':

1. Failure to state a claim upon which relief can be granted, for One Million Dollars (Au\$1,000,000.00) per count, per violation, per officer, agent, or representative involved;
2. Dishonor in commerce, for One Million Dollars (Au\$1,000,000.00) per count, per violation, per officer, agent, or representative involved;
3. Collusion, for One Million Dollars (Au\$1,000,000.00) per count, per violation, per officer, agent, or representative involved;
4. Racketeering, for One Million Dollars (Au\$1,000,000.00) per count, per violation, per officer, agent, or representative involved; and
5. Conspiracy, for One Million Dollars (Au\$1,000,000.00) per count, per violation, per officer, agent, or representative involved.

International Commercial Lien**Affidavit of Truth OATHS ACT 1867**

The sum certain per agreement of all violations is Five Million Dollars (Au\$5,000,000.00) of which each Libellee is severally liable.

Surety:

Surety for the value of this claim is:

All the Libellees' rents, wages, earnings, remuneration, and income from every source as part payment of the \$10 000 000.00 Au Claim "ex hoc nunc et usque in saeculum"

1. All land in which the Libellee has an interest, including the soil itself; all minerals atop or beneath the soil surface; all air rights; all waters on or in the soil or land surface such as a lake or pond, within the land boundaries;
2. All real property and all documents involving all real property in which the Libellee has an interest, including all buildings, structures, fixtures, and appurtenances situated on or affixed thereto, as noted in #1 above;
3. All the Libellees' bank accounts foreign and domestic, bank "safety" deposit boxes and the contents therein; personal security codes, passwords, and the like associated therewith; credit card accounts, mutual fund accounts, certificates of deposit accounts, checking accounts, savings accounts, retirement plan accounts, stocks, bonds, securities, and benefits from trusts;
4. All the Libellees' public liability and malpractice bonds and/or insurance policies & superannuation
5. All the Libellees' machinery, either farm or industrial; all mechanical tools, construction tools, tools of trade;
6. All the Libellees' boats, yachts, and watercraft; and all the Libellees' equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, inter alia: all motors, engines, ancillary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants, fuels, and fuel additives;
7. All the Libellees' aircraft, gliders, balloons, and all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, inter alia: all motors, engines, ancillary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants, fuels, and fuel additives;
8. All the Libellees' motor homes, trailers, mobile homes, recreational vehicles, houses, cargo, and travel trailers; and all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, inter alia: all ancillary equipment, accessories, parts, service equipment, lubricants, fuels, and fuel additives;
9. All vehicles, autos, trucks, four-wheel vehicles, trailers, wagons, motorcycles, bicycles, tricycles, wheeled conveyances of any kind, motorized or otherwise, in which Libellee has an interest;
10. All the Libellees' precious metals, bullion, coins, jewelry, precious jewels, semi-precious stones, mounts; and any storage boxes, receptacles, and depositories within which said items are stored;
11. All the Libellees' ownership, equity, property, and rights to property now owned or held or hereafter acquired in all businesses, corporations, companies, partnerships, limited partnerships, organizations, proprietorships, and the like; and all books and records pertaining thereto; all income; and all accessories, accounts, equipment, information, inventory, money, spare parts, and computer software pertaining thereto;

**International Commercial Lien
Affidavit of Truth OATHS ACT 1867**

Opportunity to Cure:

The Libellee has until January 14th 2016 to cure their Dishonor by the following:

1. Dismiss all claims against the Respondent, with prejudice; or
2. Pay all damages as indicated by the counterclaim contained herein with lawful money Gold & Silver, Surrender any and all Public Liability/Hazard Bonds, other Bonds, Insurance Policies, CAFR Funds, etc. as needed to satisfy counterclaim herein; or
3. Prove any and all claims against the Respondent by providing the Libellant with lawfully documented evidence, that is certified true, correct, complete, and not misleading by Libellee, in his unlimited commercial liability, while Under Oath/Affirmation, on and for the Official Record, under penalties of the law including Perjury.
4. This evidence must prove Libellee's case by preponderance or the greater weight of proof and must answer each and every averment, Point by Point. If all points are not answered fully and accompanied by lawfully documented proof, as provided herein, such shall constitute Default by Non-Response on the part of the Libellees. Partial, incomplete, or blanket/pat answers and/or lack of lawfully documented proof, as outlined herein, for all Negative Averments will constitute Default by Non-Response. The Libellee's failure to respond as outlined herein, by January 14th 2016, will constitute Default by Non-Response and shall constitute a Self-Executing Confession of Judgment by the Libellee, and a complete and exclusive statement of the terms of the agreement among the party. This is a claim in Admiralty. Any person that interferes or involves himself/herself with this claim will be added to this claim and become a Libellee. All Libellees are liable joint and several for this claim.

Public Notice:

Libellee's failure to cure their Dishonor or the Libellee's failure to rebut, deny, or otherwise prove invalid the above allegations comprises Libellee's consent to the filing or recording of the Libellant's security interest, naming the Libellee as Debtor, in the public record including, without limitation, the state records, vehicle registries, where said Libellee holds, maintains, or has an interest in, any and all of the collateral listed under the Surety section above.

Liens and Levies:

Libellee's failure to cure their Dishonor or the Libellee's failure to rebut, deny, or otherwise prove invalid the above allegations, comprises Libellee's agreement that the Libellant holds a right of lien and levy against the Libellee. Pursuant to that right of lien and levy, Libellee agrees to be named as Debtors on one or more financing statements to be filed, and that Libellant can initiate and pursue all lawful measures and actions, administrative and judicial, to protect and collect the Libellees collateral.

Waiver of Rights:

Libellee's failure to cure the Dishonor or the Libellee's failure to rebut, deny, or otherwise prove invalid the above allegations comprises Libellee's Waiver Of Rights Which May Exist at Law, Equity Or Admiralty To Contest This Claim In Any Manner Or Form, protest, object, argue, controvert, appeal, receive notice of default, raise a controversy regarding the Final Judgment, and/or engage in any further action against the Libellant, the Libellant's property, collateral, or interests, And Libellee Further Waives Any And All Of The Remedies, Defenses and Immunities which may exist regarding any collection proceedings or other civil, administrative or criminal actions which may be brought against the Libellee regarding this matter, now and henceforth.

Severability:

If any provision of this Claim is estopped, the remaining provisions shall nevertheless remain in effect.

International Commercial Lien
Affidavit of Truth OATHS ACT 1867
Commercial Affidavit Oath and Verification

I, richard [Bonnell], Secured Party Creditor, Executor under my unlimited liability and Commercial Oath, proceeding in good faith, being of sound mind, having first-hand knowledge, state that the facts contained herein are true, correct, complete and not misleading, under penalty of International Commercial Law, so help me, God.



By  UCC 1-308
By richard [Bonnell]: Secured Party Creditor, Executor
All Rights Claimed UCC 1-308
At Arm's Reach

Date 15th Day of December 2015



 
Witness - Alail Gelfand

 
Witness- Mar

 
Witness- Junior Tofar

LEGAL NOTICE The Certifying Notary is an independent contractor and not a party to this claim.

NOTICE

This Contract is not intended To Harass, Intimidate, Offend, Conspire, Blackmail, Coerce, Cause Anxiety, Alarm or Distress, Or Impede Public Process. They are presented With Honorable and Peaceful Intentions to Facilitate Settlement and Closure of This Account. Any Affirmation Contrary To This Verified Statement Of Facts Will Comprise Your Stipulation To Committing A Fraud.

All Words As Author Defines Them
End of Document