

CONSENT TO USE OF QUOTE, IMAGE AND/OR RECORDING

Dated:

From: Don CHART of Somewhere in the Ocean, No fixed abode, THE OPEN SEA
Latitude -33.871078 Longitude 151.210175, CHART@blueocean.law (*I or me*)

To: Blue Ocean Law Group Pty Ltd (ACN 618 974 879) (the *Recipient*)

Business: A Company Limited By Shares with its objects being the fast and seamless delivery of legal products and services as described under its memorandum and articles of association or any other objects as may be incorporated into the company's activities from time to time (*Business*)

Event:

- (1) Record my image, likeness, and/or voice on a photographic, video, audio, digital, electronic, or any other medium;
- (2) Use, reproduce, modify, exhibit and/or distribute any such recording, in whole or in part, in any manner or medium now known or hereafter developed (including without limitation, print publications, DVDs, internet,) for any purpose that the user may deem appropriate, including without limitation promotional or advertising efforts; and
- (3) Use my name and biographical material in connection with any such recordings or uses (*Event*)

1. **Consent to use of Relevant Works** – I hereby irrevocably grant to the Recipient a perpetual, royalty-free licence to keep and use at any time, without notifying me, and in any manner or media whatsoever (including, without limitation, in the Recipient's website and/or online social media pages) all or any part of any:
 - (a) literary, dramatic, musical and/or artistic work – within the meaning of the *Copyright Act 1968* (Cth) (*Copyright Act*) – created by me that was or is provided by me to the Recipient in connection with the Business of the Recipient;
 - (b) photograph or other image, and/or audio and/or video recording, of me that is taken or made at any Event; and
 - (c) transcript of any such recording or of any verbal statement made by me at any such Event,

(each a *Relevant Work*) – including, subject to paragraph 3(b) below, permission to name and/or otherwise identify me as the creator of the Relevant Work – PROVIDED THAT the use is for the promotion of, or is otherwise reasonably connected with, the Business.

I acknowledge and agree that the Recipient will not pay me for entering into this deed poll or for the use of any Relevant Work.

2. **Intellectual property rights** – I acknowledge and agree that all intellectual property rights of any nature (including, without limitation, copyright, moral rights and rights to goodwill), whether registered or unregistered, that subsist or will subsist now or in the future in any part of the world in any Relevant Works (*Relevant IP*) will be owned by, and vest in, the Recipient.