

Fee Schedule

This Public recording is provision of constructive Notice of the Fee Schedule relating to the specific usufructory obligations of any party that participates in the unauthorised use of the private property of the man known as Anthony Roger Asmus who was born on the landmass known as Mount Isa, hereinafter "One" or "Oneself" or "Ones".

One wholly and unequivocally reserves the sole right to the use of Ones private property without exclusion, however where this provision is ignored or neglected or defied by any party(s) then the party(s) agrees without question nor denial that the compensation for the use of Ones' private property is to be accounted for under the terms and conditions as established herein.

All parties are hereby put on constructive Notice not to use Ones' private property whatsoever, especially if you do not wish to be subject to this Fee Schedule.

Ones' private property is herein defined specifically to include, but is not limited to: Ones' image, Ones' name, Ones' voice, Ones' fingerprint, Ones' footprint, Ones' retinal image, Ones' likeness, Ones' persona, Ones' genetic blueprint, Ones' body or any other identifying characteristic of One or of Ones' health condition(s) or regarding any historical or future reference, whether done so expressly or impliedly.

All use of Ones' private property is expressly strictly prohibited other than in accord with this Fee Schedule.

This Fee Schedule is in effect in relation to each and every incidence whether or not it is in reference to another party's originating use.

Should a party(s) become obligated under this fee schedule by their unauthorised use of Ones' private property the party by their action agrees that where One accepts that there is any genuine confusion in relation to the calculation of amounts due as stipulated herein, the final method of calculation will be adjudicated at Ones' sole discretion.

Should a party(s) become obligated under this fee schedule by their unauthorised use of Ones' private property the party by their action makes admission that they have knowingly, intentionally, and voluntarily entered into a binding common law contract with One on the basis of this Fee Schedule.

Should a party(s) become obligated under this Fee Schedule by their unauthorised use of Ones' private property the party by their action consents to this agreement being binding on all heirs, personal representatives, agents, transferees, servants, employees, attorneys, representatives, successors and assigns, executors and administrators.

The Fee Schedule as described herein is in not reliant upon any other party obtaining a profit or receiving any style of commercial advantage from the use of Ones' private property; to be clear, the unauthorised use of Ones' private property shall be subject to this fee schedule, whether the use of that private property was for commercial gain or otherwise.

Should a party(s) participate in the unauthorised use of Ones' private property, the party(s) agrees that this Fee Schedule shall form the basis of a common law contract being irrefutably in effect

regardless of whether it is in contradiction to or is inconsistent with any other laws or legislation or Public Policy, or whether it was done with an alleged reliance upon "Public policy" or "public fair use" or of a "public interest" or "substantial truth" defence.

Should a party(s) participate in the unauthorised use of Ones' private property and thereby become obligated under this Fee Schedule, the entirety of the terms and conditions of this Fee Schedule shall extend to any other party that holds a nexus to that unauthorised use.

Should a party(s) participate in the unauthorised use of Ones' private property and thereby become obligated under this Fee Schedule the party irrefutably provides their consent to their Private dishonour being Noticed in the Public, including but not limited to being published on: any of the Uniform Commercial Code registries, the Personal Properties Security Registry, newspapers, periodicals, television networks, radio networks or anywhere on the internet.

Should a party become obligated under this Fee Schedule for the unauthorised use of Ones' private property, it is agreed by all parties that there shall be no capacity for any party to attempt to deny, negate or reduce the quantum and/or formula of this Fee Schedule on any basis whatsoever else the party consents it will comprise their admission to committing a fraud and will constitute the agreement of the parties that their Principal(s) and owners are to be imprisoned for a period of not less than 5 (five) years.

Should a party(s) participate in the unauthorised use of Ones' private property and thereby become obligated under this Fee Schedule but then refuses and/or fails to react and/or settle in the manner stipulated herein it will comprise the consent of the party to become subject to a commercial lien process, where at the conclusion of that process the matter will have been executed under the doctrines of stare decisis and res judicata with the lien debtor(s) then being in an estoppel.

Should a party(s) participate in the unauthorised use of Ones' private property and thereby become obligated under this Fee Schedule it will constitute the knowing, voluntary and intentional agreement of that party to provide One with a free certified forensic audit of the relevant ratings reach upon Ones' request (as described therein) and will further constitute the agreement of that party that its legal representative(s) agrees without dispute to be physically imprisoned for a period of not less than 12 (twelve) months should that legal representative(s) attempt to subvert that obligation by attempting to require that One must instead acquire a Court order to gain access to a certified forensic audit of the relevant ratings reach.

One does not consent to Ones' body being touched, and should a party(s) participate in the unauthorised and/or unlawful holding, restraint, confinement, custody, imprisonment, incarceration or internment of Ones' body and thereby become obligated under this Fee Schedule it will incur a \$100,000 (one hundred thousand dollars) fee in functional Australian currency per fifteen minutes or part thereof applied cumulatively against each party, severally.

Should a party(s) participate in the unauthorised use of Ones' private property and thereby become obligated under this Fee Schedule it will incur a \$1000 (one thousand dollars) fee in functional Australian currency per use of Ones' private property applied cumulatively, regardless of whether the private property was used publicly or privately, to be applied jointly and severally against the creator of the work and the owner of the platform used.

Should a party(s) participate in the unauthorised use of Ones' private property and thereby become obligated under this Fee Schedule it will incur a \$1000 (one thousand dollars) fee in functional Australian currency per view of Ones' private property when used on an electronic platform, to be applied jointly and severally against the creator of the work and the owner of the platform used.

Should a party(s) participate in the unauthorised use of Ones' private property and thereby become obligated under this Fee Schedule it will incur a \$1000 (one thousand dollars) fee in functional Australian currency per circulated edition of any newspaper or magazine or periodical or journal, to be applied jointly and severally against the creator of the work and also against the owner of the publication and also against the publisher itself.

Should a party(s) participate in the unauthorised use of Ones' private property and thereby become obligated under this Fee Schedule it will incur a \$1000 (one thousand dollars) fee in functional Australian currency per view as calculated by the ratings reach for any style of television and/or radio and/or internet circulation applied jointly and severally against the creator of the work and the owner of the television and/or radio station used and also against the radio station and/or television station and/or internet platform used.

Should a party(s) participate in the unauthorised use of Ones' private property and thereby become obligated under this Fee Schedule it will incur a \$1000 (one thousand dollars) fee in functional Australian currency per auditory reception of an individual as calculated by the ratings reach for any style of radio circulation to be applied jointly and severally against the creator of the work and the owner of the radio station and also against the radio station used.

Should a party(s) participate in the unauthorised use of Ones' private property and thereby become obligated under this Fee Schedule it will incur a \$1000 (one thousand dollars) fee in functional Australian currency per view and/or auditory reception of an individual as a result of any style of editorial or political critique, castigation, examination, analysis and/or compliment as calculated by the ratings reach for said event applied against the creator of the work.

Should a party(s) participate in the unauthorised use of Ones' private property and thereby become obligated under this Fee Schedule and where Ones' private property has been stored, it will incur a \$10,000,000 (ten million dollars) fee in functional Australian currency per day for failure and/or refusal to both delete and to verify the deletion in an Affidavit of that private property within ten (10) business days from when One has expressly Noticed the party via its Principal or agent, to be applied jointly and severally against the creator of the work and also against the owner of that record and also against the Principal who has controlling possession of that record.

Should a party(s) participate in the unauthorised use of Ones' private property and thereby become obligated under this Fee Schedule and where Ones' private property has been provided to a third party which has also stored it, it will incur a \$10,000,000 (ten million dollars) fee in functional Australian currency per day for failure and/or refusal to both delete and to verify the deletion in an Affidavit of that private property within ten (10) business days from when One has expressly Noticed the originating party via its Principal or agent, to be applied jointly and severally against the original provider of the private property and also against any intermediaries who hold a nexus to the transmission of the private property and also against the owner of that record and also against the Principal who has controlling possession of that record.

Where One has contracted for the purchase of and/or use of an item(s) but the supply of that item has instead been impeded and/or restricted and/or possessed and/or controlled by any third party entity it will incur a fee of \$1,000,000 (one million dollars) per item in functional Australian currency per day, where any entity that holds a nexus to doing so has been expressly Noticed of its involvement in detinue and of the necessity to immediately release the item(s) but does not do so within three (3) business days where the fee will be applied jointly and severally against the particular individual(s) involved in their private capacity and also against the Principal of those entities in their private capacity and against the organisation and/or governmental department and/or quasi-governmental department involved.

In the event of impecuniosity, where the entity or individual is unable to completely settle its obligations in relation to the published and/or stored use of Ones' private property then the vicarious liability will extend to the platform and/or media organisation and parent entity(s) and/or governmental department and/or quasi-governmental department that enabled its reach, to the extent that liquidation and subsumption of any and all assets of all parties is agreed to by the liable parties should the total due exceed its liquidated asset base.

Any initial sum certain amounts of demand shall be derived from generally accepted industry standard assessments of ratings reach circulation, but upon provision of irrefutable evidence of ratings reach circulation figures contrary to the sum certain figures used shall be adjusted to equitably reflect the situation but any uncontested portion of amounts will remain immediately due and payable; to be clear, any disagreement of the parties in relation to ratings reach circulation quanta will only be entertained in relation to the evidentially demonstrated disparity, where any evidenced uncontested amounts will fall immediately due and be enforceable to the full liquidation of the assets of both the individual(s) and entity(s) involved.

In instances where Ones' private property is, or has been, provided by One under an application and/or registration its use is solely provided for and confined to the sole use and benefit of Oneself, where continued use or possession of that private property by the party holding and/or exercising the respective application and/or registration or by any other third party that is provided with that private property will attract a fee of \$25,000,000,000 (twenty five billion dollars) in functional Australian currency per use, including but not limited to: any de jure or de facto/corporate governance entity, any quasi-governance body, any entity with activities relating to police or military or surveillance or oversight activities of any kind, whether they be domestic or international in nature or any commercial entity; to avoid any doubt, the provision of that property to a third party regardless of whether that ability is expressly stated within the terms and conditions of the application or registration constitutes use of that property and will attract the applicable rate of compensation.

This Fee Schedule applies nunc pro tunc and all parties who have used, stored or transmitted Ones' private property previous to the date of this constructive Notice are directed to immediately destroy that private property and must direct and compel any third party to whom they have transmitted that private property to, to immediately destroy that private property, else they agree to be held liable as stipulated herein under this fee schedule.

This Fee Schedule applies worldwide in perpetuity and is subject to change without provision of actual Notice or constructive Notice and will form the basis for making One commercially whole for any unauthorised use of Ones' private property, where this Fee Schedule may not be amended, waived, modified or cancelled other than by a written instrument executed by Oneself.

This Notice of Fee Schedule and the Fee Schedule itself is not intended to harass, intimidate, offend, conspire, blackmail, coerce, cause anxiety, alarm or distress; it is presented with honourable and peaceful intentions in order to facilitate a speedy adjustment and settlement of the related matter and any affirmation contrary to this verified statement of facts by a party(s) will constitute the admission of that party(s) to committing a fraud.