



26 July 2013

Mr Geoffrey Mendelson
GEOFFREY MENDELSON LAWYERS Pty Ltd
PO Box 2196
Caulfield North VIC 3161
CC: Mr John Zukerman - Managing Director
PROBE GROUP Pty Ltd

Re: Reference Your Numbers: CC3069188, CC3172729 & CC3323391

Dear GEOFFREY MENDELSON LAWYERS Pty Ltd (ACN 124062853)

Thank you for your recent letters dated 29 May, 20 June and 17 July 2013.

I continue honourably, to conditionally accept to settle any financial obligation I might lawfully owe when, ALL of the following terms have been honoured in full within ten (10) days from the date 10 June 2013.

1. Proof of a full and binding bilateral contract in accordance with the Corporations Act 2001, between the parties [REDACTED] and GEOFFREY MENDELSON LAWYERS Pty Ltd (ACN 124062853) signed in wet ink. A unilateral agreement will not be accepted;
2. Proof both lawfully and legally, which Australian Statute or Act GEOFFREY MENDELSON LAWYERS Pty Ltd (ACN 124062853) is lawfully and legally operating under if no contract between the aforementioned parties exists;
3. Proof that TRANSURBAN T/A CITYLINK (ABN53113246012) did issue originally a signed, under full commercial liability, a lawful bill in accordance with The Bills of Exchange Act 1909. A newly created bill in accordance with The Bills of Exchange Act 1909 will not be accepted;
4. Proof both lawfully and legally, an unlawful and illegally issued "bill" can be lawfully and legally outstanding;
5. Proof both lawfully and legally, an unlawful and illegally issued "bill" can be lawfully and legally subject to additional charges;
6. Proof both lawfully and legally, TRANSURBAN T/A CITYLINK (ABN53113246012) and GEOFFREY MENDELSON LAWYERS Pty Ltd (ACN 124062853) are not legally bound by The Bills of Exchange Act 1909;
7. Proof both lawfully and legally, TRANSURBAN T/A CITYLINK (ABN53113246012) (ABN53113246012) and GEOFFREY MENDELSON LAWYERS Pty Ltd (ACN 124062853) can lawfully and legally issue demands for payment without compliance to The Bills of Exchange Act 1909;
8. Proof both lawfully and legally, GEOFFREY MENDELSON LAWYERS Pty Ltd can lawfully and legally make demands for payment without compliance to the Corporations Act 2001 that are extortive in nature;
9. Proof both lawfully and legally, TRANSURBAN T/A CITYLINK (ABN53113246012) can lawfully and legally make demands for payment without compliance to The Bills of

- Exchange Act 1909 that are extortive in nature;
10. Proof of agency of GEOFFREY MENDELSON LAWYERS Pty Ltd (ACN 124062853)
 11. The format of your response be itemised as per the list of conditions set out above.

Your failure to provide verification of your claim plus ALL the aforementioned conditions within ten (10) days from the date 10 June 2013 to my and lawful satisfaction constitutes your agreement to the following terms:

1. That you are a third party interloper;
2. You have no legal standing;
3. You have no first-hand knowledge of this matter;
4. Your claim is fraudulent;
5. You cannot meet the conditional acceptance criterion;
6. You cannot provide proof that you or your client have any valid lawful or legal claim against [REDACTED], its agents or principles;
7. GEOFFREY MENDELSON LAWYERS Pty Ltd (ACN 124062853) has acted illegally by demanding payment without the issuance of a signed bill, under full commercial liability as per The Bills of Exchange Act 1909 with which to remedy;
8. GEOFFREY MENDELSON LAWYERS Pty Ltd (ACN 124062853) have made a demand for monies by extortion by not providing a legal means of remedy;
9. Any damages I suffer; you will be held culpable;
10. That any negative remarks made to any credit reference agency will be removed and confirmation of which you will put in writing to me within fourteen (14) days from the above date along with a full credit report as verification;
11. If no proof of claim that TRANSURBAN T/A CITYLINK (ABN53113246012) did indeed issue a signed, under full commercial liability, a lawful bill in accordance with The Bills of Exchange Act 1909 that is of an amount that accurately reflects the constitutional right all people have to travel fee simple (free) on all our roads (\$0), GEOFFREY MENDELSON LAWYERS Pty Ltd (ACN 124062853) accepts that there can be no lawfully outstanding bill that requires payment;
12. Should no full and binding bilateral contract in accordance with the Corporations Act 2001, between the parties [REDACTED] and GEOFFREY MENDELSON LAWYERS Pty Ltd (ACN 124062853) signed in wet ink be produced, you agree to follow my attached fee schedule;
13. Should no full and binding bilateral contract in accordance with the Corporations Act 2001, between the parties [REDACTED] and GEOFFREY MENDELSON LAWYERS Pty Ltd (ACN 124062853) signed in wet ink be produced, your future correspondence with me is done so with acceptance to the attached fee schedule;
14. Should no full and binding bilateral contract in accordance with the Corporations Act 2001, between the parties [REDACTED] and GEOFFREY MENDELSON LAWYERS Pty Ltd (ACN 124062853) signed in wet ink be produced, your future correspondence with me is done so with acceptance that each correspondence sent by GEOFFREY MENDELSON LAWYERS Pty Ltd (ACN 124062853) will be hand signed in wet ink, under full commercial liability;
15. That you will no longer pursue this matter any further, consider this account settled in full without dishonour and confirmation of which you will put in writing to me within fourteen (14) days from the above date.

Should you provide sufficient evidence (ALL Conditional Acceptance terms in the format instructed) that I owe your organisation or your client any outstanding amount and that you can provide proof that they have assigned you agency, I should be happy to pay any verified claim in full.

I have acted and remained in full honour throughout this situation and I have given TRANSURBAN T/A CITYLINK (ABN53113246012) every opportunity to provide me with a Proof of Claim. To-date, they have not. I have continually given TRANSURBAN T/A CITYLINK (ABN53113246012) my conditional acceptance to pay any lawfully outstanding amount I may lawfully owe, and again, to-date, they have not met that single condition.

I have corrected TRANSURBAN T/A CITYLINK (ABN53113246012) on several prior occasions that they had incorrectly "billed" me for travel on public roads. TRANSURBAN T/A CITYLINK (ABN53113246012) has accepted liability and acknowledgment of their errors via acquiescence. In doing so, TRANSURBAN T/A CITYLINK (ABN53113246012) and [REDACTED] (and its Principles and Agents) have created an amendment to the original alleged "contract" thus creating a precedence of both error and remedy. I have simply followed this amendment and the TRANSURBAN T/A CITYLINK (ABN53113246012) precedence of remedy for error.

Furthermore, I do not grant my consent for this matter to be heard in any court other than a Common Law *court de-jure* with a jury of 12 peers. I hereby exercise, demand and notice you of my inalienable, Constitutional and Common Law right to a Common Law trial by jury only. No invitation to attend any other court will be accepted. No legal jurisdiction other than Common Law will be recognised or understood.

Furthermore, my declining any invitation to attend any court other than that of Common Law jurisdiction is not dishonour on my part. I do not consent to any plea made on my behalf, I do not consent to any judgment against me nor do I consent to any hearing without me being present.

None of the conditions expressed in this or previously verbally expressed conditional acceptance is outside the realm of common sense, unrealistic in claim and all documentation and details requested should be readily available to you and/or your client.

This is not a complaint or a query and is not to be treated as one.
This is not a request for a statement / agreement and is not to be treated as one.
Do not refer to me as (Ms / Mrs), which are legal fictions and are not me.

Yours Sincerely



By: [REDACTED] (real person)
Authorised Representative of [REDACTED]

All Rights Reserved. Errors & Omissions Excepted
WITHOUT PREJUDICE – WITHOUT RECOURSE – NON-ASSUMPSIT
(As per UCC 1-308)

NOTICE TO THE PRINCIPAL IS NOTICE TO THE AGENT AND NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL

*Please see Eastlink PDS: Section 6.2.1 Subsection Tolling Breaches Enforcement Risk

Posted at Public Notices I-UV: www.pn.i-uv.com

Fee Schedule

For services rendered, tasks performed and material supplied applying to all persons and entities.

By: [REDACTED]

Effective from: 25 July 2013

Fee Schedule ID: CLGMPC13A

	Fixed costs	*Variable costs	For
Accounting, Administration & Stationary		\$250.00/hour \$55per item	Process accounts and administration, min charge 4 hours
Court costs	\$2500.00		Per attendance
		\$250.00/hour	Travel and attendance, min charge 4 hours
		\$250.00/hour	Filing fees, other costs inc court costs
Detained for Questioning & Other		\$250.00/hour \$250.00/hour	min charge 4 hours Detention time and travel time
Vehicle costs:		\$2.75/km	Travel costs
Meetings (Attendance)		\$250.00/hour	
		\$250.00/hour	Attending Meetings & travel min charge 4 hours
Reply to demands by Menace	\$1000.00		Mailing & administration
Reply to invalid demands Commonwealth Legislation / Australian Constitution	\$1000.00		Mailing & administration
Research		\$250.00/hour	Research of Acts & Regulations Infringement Notice Enforcement min charge 4 hours
Sending Mail (per Document)	\$462.50		
		\$55.00	Postage and stationary
		\$150.00	Min charge for vehicle expenses
		\$350.00	Court document preparation
Phone		\$250.00/hour	Phone Costs min charge 4 hours
Other costs		\$250.00/hour	All work performance & services min charge 4 hours

*Fees are subject to change without notice;