

Agreement Number: _____ (Admin Only)

Client:	
Asoc Number:	
Email Address:	
Phone Number:	
Business Address:	

Service Provider:	
Asoc Number:	
Email Address:	
Phone Number:	
Business Address:	
Guarantor of Provider	

Name of Product or Service: _____

Description of Product/Service: Overview. Details in Agreement	

Date To Execute Agreement: _____

Expected End Date: _____

Proposed Fee/Cost _____

1. Details Of Strawman Recapture

The Strawman Recapture process alters the relationship between a man and the NAME he has been using from the usual current situation to one where the following applies:

1. The Strawman/NAME is acknowledged to be a Uniform Commercial Code Legal Entity, namely a TradeMark, that is owned by the relevant government which will usually be a member state of the United Nations.
2. The man is acknowledged to be a creation of his creator and acknowledged to be a Sovereign Man who has dominion over himself and all his possessions and is acknowledged to be self governing.
3. The man rescinds his consent to be governed by any other man or any other group of men.
4. The man makes oath that he will live within the standards of his community and be supportive and constructive of his community.
5. The NAME is transformed to become a "transmitting utility" and therefore can not own any property. Any property that any legal entity transmits to the NAME will automatically be transmitted to the man via the mechanism of the Transmitting Utility.
6. The man becomes the Primary Creditor and Secured Party for the NAME.
7. There is put in place a Hold Harmless Agreement to ensure that no agent of any legal entity can cause injury, harm or loss to the man via the avenue of the NAME.
8. There is put in place a world wide copyright agreement for the expression of both the calling of the man and the NAME of the legal entity used by the man to operate in the public commercial system that has been put in place by the various governments.
9. There is put in place a Security Agreement to transmit all property to the man.
10. There is put in place a Security Agreement to create a large debt from the NAME to the man.

2. Service Delivery Procedure

The Service Delivery Procedure for the Strawman Recapture Service will be as follows:

1. The Client is invited to review all public documentation for the Strawman Recapture Service.
2. The Client is invited to ask questions about the Strawman Recapture Service for personal clarification of what the service is, how it works and the benefits of performing this service.
3. The Client makes the decision to buy the service.
4. The Client indicates his buying decision to the Service Provider.
5. The Client sends payment to the Service Provider.
(The Service Provider may start work prior to payment arriving at his own risk.)
6. The Service Provider requests that all information needed to complete the Strawman Recapture Service is returned to him as per any attached forms.
7. The Service Provider will engage in email or telephone conversations with the Client to discuss and explain to clarify the information needed to perform the Strawman Recapture Service. Should the Client have any questions and require any clarification that is reasonable the Service Provider is under obligation to provide such answers as are reasonable.
8. The Service Provider will update the Strawman Recapture Templates to the specifications of the Client according to the information provided by the Client.

Documents will be held in Microsoft Word xp format as a base standard. Other word processors or later versions of Microsoft Word may be used based on written agreement between client and provider.

9. The Service Provider and Client will review documents in a cycle until the Client is satisfied that the various documents meet his needs and that he understands the documents.
10. The Client formally accepts the delivery of the documents as Microsoft Word and PDF versions of the documents ready to be signed and executed.
11. On signing and executing the Client or the Service Provider may register the documents with a UCC Registry depending on the agreement with the Client. The cost of the registration is the responsibility of the Client not the Service Provider.
12. The Client is responsible for the signing and executing of the agreements.

3. Deliverables

The following deliverables will be produced:

1. Declaration of Sovereignty
2. Deed of Evidence
3. Notice of Understanding and Intent and Claim of Right
4. Security Agreement
5. Private Agreement
6. Hold Harmless Indemnity Agreement
7. Common Law Copyright Notice
8. Notice of Communication
9. Notice of Fee Schedule

These deliverables will be updated to reflect the information provided by the Client.

The signing mechanism will be three men of good standing in the local community of the Client.

The signing will not be performed by a Notary.

In most of the English speaking world Notaries are the agents of the government.

4. Responsibilities of Service Provider

The Service Provider undertakes the following responsibilities:

1. The Service Provider will answer written or verbal questions that are fair and reasonable questions to the best of his ability.

Where he can not do so he can confer with other associates to determine the best answer.

2. The Service Provider will exercise all due care and skill to properly update the existing templates so as to provide a consistent product of reliable quality.
3. Any substantive variations to the documents must be reviewed by a more senior and experienced associate should that associate be available.
4. The Service Provider will perform the work in a timely manner that has been previously agreed with the Client as per the overview page on the documentation.
5. The Service Provider warrants that he will retain all information in confidence and will not disclose any information provided by the Client to any unrelated third party.

5. Responsibilities of Client

The Client undertakes the following responsibilities:

1. The Client will make the agreed payment prior to the start of work unless specifically agreed in writing with the Service Provider at the risk of the Service Provider.
2. The Client warrants that he is not an agent of any government or any secret society that is attempting to subvert the business processes of the Mens Business Association.

By signing this contract the Client is warranting such under oath, penalty of perjury and full commercial liability.

3. The Client warrants that all information provided to the Service Provider is true to the best of his knowledge and reasonable ability to determine.
4. The Client undertakes to answer any and all fair and reasonable questions in a reasonable time frame so as to enable the Service Provider to complete the preparation of documents in the time frame agreed.
5. The Client undertakes responsibility for the signing and execution of the documents via the mechanism of having three men of good standing of his community well known to him to sign and execute the agreements.
6. The Client undertakes responsibility for informing himself of the meaning of the agreements and the implications and use of the agreements.
7. The Client undertakes that he is, at all times, responsible for any and all outcomes from performing the Strawman Recapture Process. The Client holds harmless the Service Provider of any and all results that may arise from the execution and later use of the agreements.

6. Jurisdiction of Agreement

This Agreement is the property of the Mens Business Association and remains the property of the Mens Business Association in perpetuity.

This Agreement between the Client and the Service Provider is executed in the sole jurisdiction of the Mens Business Association.

By signing this Agreement the Client and the Service Provider indicate their agreement that any dispute that arises from the performance of this Agreement will be resolved by MBA Law Services which may include:

- MBA Adjudication Services
or
- MBA Criminal Prosecution Services.

7. Terms and Conditions of Service

The Service Provider provides these services under the following Terms and Conditions:

1. The Service Provider is held harmless for any outcomes or any results created by the use of these contracts by the Client.
2. The Service Provider warrants that he will exercise all due care and provide all due advice to the Client so as to explain the use of these documents.
3. The Service Provider warrants that no undue or substantive alterations have been made in these agreements from the base agreements that were demonstrated to be effective in the Australian Federal Magistrates Court.
4. The Service Provider assumes that all information provided by the Client is true and correct to the best of the Clients knowledge.
5. The Service Provide assumes that the Client is honest in his business dealings and does not warrant the Strawman Recapture to be effective should the Client have provided incorrect information.
6. The Service Provider is not bound to begin work until payment has been received.

8. Termination Conditions

This contract may be terminated with immediate effect by the Service Provider under the following conditions:

1. The Client is proven to be the agent of a government or the agent of a secret society that is attempting to subvert the business processes of the Mens Business Association.
2. The Client is proven to have provided information to the Service Provider that he knew to be false at the time it was provided.
3. The Client provides a written, scanned, and signed instruction to terminate the service.

This contract may be terminated with immediate effect by the Client under the following conditions:

1. The Client has issued a claim to MBA Law Services that the Service Provider has either been derelict in the performance of the contract (MBA Adjudication Services) or committed a crime during the performance of the contract (MBA Criminal Prosecution Services).
2. The Client no longer wishes to perform the service. No refund of unperformed work is mandatory. The Service Provider may refund fees for unperformed work at his sole discretion.

9. Completion Conditions

This Agreement will be considered complete under the following conditions:

1. The Service Provider has delivered all Deliverables to the Client via a reasonable mechanism such as electronic mail.
2. The Client has accepted that he has received all Deliverables and has confirmed in writing via email that the Deliverables are acceptable to him.

This Agreement does not require the signing and the registration of the Deliverables in order to be considered complete.

It is the SOLE responsibility of the Client to organize three men of good standing in his community to sign the Deliverables.

It is the SOLE responsibility of the Client to ensure that the Deliverables are registered with an appropriate UCC Registry.

The Client may ask the Service Provider to perform the registration process should he so desire and should the Service Provider be so willing. Such an agreement is to be determined prior to the time of contract signing.

10. Signature Page

By Applying Signatures the Client and the Service Provider enter into this Agreement.

Both Client and Service Provider warrant the following.

- Both parties are under no external coercion of any party to sign this Agreement.
- Both parties warrant that all Terms and Conditions have been fully disclosed in writing to the other party.
- Both parties warrant that there are no hidden Terms and Conditions and no hidden obligations.
- Both parties warrant that they are of sound mind and good health, are over the age of 18, and are able to present themselves.
- Both parties warrant that they are not subject to any Agreement that would negate their lawful right to sign and execute this Agreement.

Client

Calling: _____

Signature: _____

Date: _____

Service Provider

Calling: _____

Signature: _____

Date: _____

A1. Appendix – Information Required from Client

The Strawman Recapture Service requires that the Client provide the majority of the information that is required to perform the update of the template agreements.

This appendix is the first attempt to document in detail all the items that are required to be provided by the Client so that he can see what information he needs to provide in order for the Service Provider to be able to customize the agreements.

In these early stages of offering this service there may be errors or omission in this appendix. Any such errors or omissions are entirely not intentional and the Mens Business Association would be pleased to be informed of such errors or omissions so as to improve the quality of this service.

NAME:	
Calling:	
Date of Birth:	
Proposed Date of Documents Execution:	
Address to use on Documents:	
CoR to Bear Arms?:	
	Claim of Right = CoR.
CoR to Travel?:	
CoR to Children?:	
Callings of said children	
CoR to Freedom of Speech?:	
CoR to Self Defense?:	
CoR to Defend Those in Your Care?:	
CoR to No Compelled Benefit?:	
CoR to No Undisclosed Contracts?:	
CoR to Fee Schedule?:	
Amount of Fee Schedule?:	
	Details of how you want the fee schedule to work.
CoR to Two Men to Witness Signature?:	
CoR to Counterclaim?:	
CoR to Video Disputes?:	

Copyright Protection?	
Amount of Copyright Violation?:	
Special Conditions of Copyright?	
Amount of Security Agreement?:	Usually ten million troy ounces of 99.99% pure gold.
Tax File Number or SSN or SIN or equivalent?:	The number the government gave to recognize you.
Passport Issuer:	
Passport Number:	
Bank Accounts:	You may want to list bank accounts or assets or merely claim all bank accounts and assets in the NAME of the debtor.