

DEED OF INDEMNITY

THIS DEED is made on the	day of	20
BY:		
OF:		
("the Complainant")		
IN FAVOUR OF:		
Australian Association of National Advertisers (ACN 003 179 673) of PO BOX 5110 BRADDON ACT 2612 ("Ad Standards")		

TERMS

1. **DEFINITIONS**

1.1 The following definitions apply in this deed, unless the context requires otherwise:

"Industry Jury" means the Ad Standards Industry Jury;

"Complaint" means the written complaint lodged by the Complainant with Ad Standards which contains the details of the complaint which the Complainant wishes the Industry Jury to resolve, a copy of which is attached to this deed; and

"Industry Jury Members" means the persons appointed by Ad Standards to hear and determine the Complaint and, if any of those Industry Jury members are partners in a partnership or an employee employed by a partnership, any of the partners in that partnership.

2. INDEMNITY

- 2.1 In consideration of Ad Standards reviewing and assessing the Complaint and appointing the Industry Jury Members to resolve the Complaint and the Industry Jury Members acting in their capacity pursuant to the rules of Ad Standards in resolving and determining the Complaint, the Complainant shall indemnify and keep indemnified:
 - (a) Ad Standards and its officers and employees against all claims, losses (including consequential losses), damages, costs (including legal costs), liabilities or expenses or otherwise that any of them may incur as a result of reviewing and assessing the Complaint, managing the process for the complaint to be determined and appointing the Industry Jury Members to hear and determine the Complaint, and the publication



- of the decision and any other act manner or thing relating to the review, assessment and determination of the Complaint and management of the process; and
- (b) the Industry Jury Members and each of them against all claims, losses (including consequential losses), damages, costs (including legal costs), liabilities or expenses or otherwise that the Industry Jury Members may incur as a result of the Industry Jury Members acting in their capacity as members of the Industry Jury to determine the Complaint, the publication of the decision, or any other act manner or thing related to the duties to be performed by the Industry Jury Members in their appointment as an Industry Jury Member.
- 2.2 The indemnity in clause 2.1 does not apply to the extent that any such loss, damage, cost, charge expense or other liability was caused by the fraud or negligence of Ad Standards, its officers or employees, or the Industry Jury Members.

3. Release

The Complainant releases Ad Standards and its officers and employees, the Industry Jury Members and each of them from all manner of actions, suits, causes of action, arbitration, debts, dues, costs, claims, demands, interest, verdicts and judgments whatsoever both at law and in equity or arising under the provisions of statute which the Complainant could, would, or might at any time in the future have against Ad Standards, its directors, officers, servants or agents, the Industry Jury Members or any of them in respect of any of their act or omissions in relation to the Complaint.

4. General

This deed is governed by the law in force in New South Wales and the Complainant submits to the non-exclusive jurisdiction of the Courts of that State.

EXECUTION	
Executed as a deed.	
[Company with two directors]	
Signed, sealed and delivered by the Complainant in accordance with section 127 of the Corporations Act 2011 (Cth) by:	
Signature of director/company secretary	Signature of director
Print Name	Print Name



[Company with sole director]

Signed, sealed and delivered by **the Complainant** in accordance with section 127 of the Corporations Act 2011 (Cth) by:

Signature of sole director and sole company secretary who states that they are the sole director and sole secretary of the Complainant

Print name