



**FILED**  
worldreviewgroup.com  
12 / 13 / 2023, 1800 hrs.

: C.-S.-S.-C.-P.-S.-L.- FLAG OF THIS LIVING VESSEL

# HOLD HARMLESS AND INDEMNITY AGREEMENT

Number [REDACTED]

**AVFCLMM-120693-HHIA**

Non-negotiable – Private between the parties

## PARTIES:

**DEBTOR:**  
ANN-VERONIQUE FRANCOISE  
CATHERINE LUCE MARIE MORTIER©  
trade-name

**Secured Party:**  
Ann-Veronique Françoise Catherine Luce  
Marie Mortier



...and any and all derivatives and variations in the spelling of said name.

Debtor's Social Security Account Number: [REDACTED]

This Hold-harmless and Indemnity Agreement is mutually agreed upon and entered into in this 25<sup>th</sup> day of July, 2023 between the juristic person, " ANN-VERONIQUE FRANCOISE CATHERINE LUCE MARIE MORTIER ©", and any and all derivatives and variations in spelling of said name, hereinafter jointly and severally "Debtor", except "Ann-Veronique Françoise Catherine Luce Marie Mortier" the living, breathing, flesh-and-blood woman, known by the distinctive appellation Ann-Veronique Françoise Catherine Luce Marie Mortier, hereinafter "Creditor".

For valuable consideration, Debtor hereby expressly agrees and covenants, without benefit of discussion, and without division, that Debtor holds harmless and undertakes the indemnification of Creditor from and against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interests, and expenses whatsoever both absolute and contingent, as are due and as might



become due, now existing and as might hereafter arise, and as might be suffered/incurred by, as well as imposed on, Debtor for any reason, purpose, and cause whatsoever. Debtor does hereby and herewith expressly covenant and agree that Creditor shall not under any circumstance, nor in any manner whatsoever, be considered an accommodation party, nor a surety, for Debtor.

#### Defined Glossary of Terms

As used in this Hold Harmless and Indemnity Agreement, the following words and terms express the meanings set forth as follows, non obstante:

**Appellation:** In this Hold Harmless and Indemnity Agreement, the term "appellation" means a general term that introduces and specifies a particular term which may be used in addressing, greeting, calling out for, and making appeals of a particular living, breathing, flesh and-blood man.

**Conduit:** In this Hold Harmless and Indemnity Agreement, the term "conduit" signifies a means of transmitting and distributing energy and the effects/produce of labor such as goods and services via the name, " ANN-VERONIQUE FRANCOISE CATHERINE LUCE MARIE MORTIER ©", also known by any and all derivatives and variations in the spelling of said name of Debtor except all derivatives and variations in the spelling of the name of " Ann-Veronique Françoise Catherine Luce Marie Mortier", Creditor.

**Creditor:** In this Hold Harmless and Indemnity Agreement, the term "Creditor" means " Ann-Veronique Françoise Catherine Luce Marie Mortier" and all derivatives and variations in the spelling of the name of " Ann-Veronique Françoise Catherine Luce Marie Mortier".

**Debtor:** In this Hold Harmless and Indemnity Agreement, the term "Debtor" means " ANN-VERONIQUE FRANCOISE CATHERINE LUCE MARIE MORTIER ©", also known by any and all derivatives and variations in the spelling of said name excepting " Ann-Veronique Françoise Catherine Luce Marie Mortier" and all derivatives and variations in the spelling of the name of "Ann-Veronique Françoise Catherine Luce Marie Mortier".

**Derivative:** In this Hold Harmless and Indemnity Agreement, the word "derivative" means Coming from another; taken from something preceding; secondary; that which has not the origin in itself, but obtains existence from something foregoing and of a more primal and fundamental nature; anything derived from another.

**Ens legis:** In this Hold Harmless and Indemnity Agreement, the term "ens legis" means a creature of the law; an artificial being such as a corporation, considered as deriving its existence entirely from the law as contrasted with a natural person.

**Hold Harmless and Indemnity Agreement:** In this Hold Harmless and Indemnity Agreement, the term "Hold Harmless and Indemnity Agreement" means this Hold Harmless and Indemnity Agreement No. [REDACTED] as this Hold Harmless and Indemnity Agreement



may be amended and modified in accordance with the agreement of the parties signing hereunder, together with all attachments, exhibits, documents, endorsements, and schedules re: this Hold Harmless and Indemnity Agreement attached " ANN-VERONIQUE FRANCOISE CATHERINE LUCE MARIE MORTIER © ("In this Hold Harmless and Indemnity Agreement, " ANN-VERONIQUE FRANCOISE CATHERINE LUCE MARIE MORTIER ©" means " ANN-VERONIQUE FRANCOISE CATHERINE LUCE MARIE MORTIER ©" and any and all derivatives and variations in the spelling of said name except " Ann-Veronique Françoise Catherine Luce Marie Mortier

" and all derivatives and variations in the spelling of the name " Ann-Veronique Françoise Catherine Luce Marie Mortier", Common Law Copyright © 2023 by " Ann-Veronique Françoise Catherine Luce Marie Mortier", All Rights Reserved.")

In this Hold Harmless and Indemnity Agreement, the term " Ann-Veronique Françoise Catherine Luce Marie Mortier" means the sentient, living, flesh-and-blood woman identified by the distinctive appellation Ann-Veronique Françoise Catherine Luce Marie Mortier and all derivatives and variations in the spelling of the name " Ann-Veronique Françoise Catherine Luce Marie Mortier" All rights are reserved, re: use of " Ann-Veronique Françoise Catherine Luce Marie Mortier©". Autograph Common Law Copyright © 2023.

**Juristic person:** In this Hold Harmless and Indemnity Agreement, the term "juristic person" means an abstract, legal entity *ens legis* such as a corporation, created by construct of law and considered as possessing certain legal rights and duties of a human being; an imaginary entity, such as Debtor which, on the basis of legal reasoning, is legally treated as a human being for the purpose of conducting commercial activity for the benefit of a biological, living being such as Creditor.

---

"From the earliest times, the Law has enforced rights and exacted liabilities by utilizing a corporate concept by recognizing, that is, juristic persons other than human beings. The theories by which this mode of legal operation has developed has been justified, qualified, and defined are the subject matter of a very sizeable library. The historic roots of a particular society, economic pressures, philosophic notions, all have had their share in the law's response to the ways of men in carrying on their affairs through is now the familiar device of the corporation ---- Attribution of legal rights and duties to a juristic person other than man is necessarily a metaphorical process. And the none the worse for it. No doubt. Metaphors in law are to be narrowly watched." Cardozo, J., in *Berkey v. Third Avenue R. Co.*, 244 N.Y. 84, 94, "But all instruments of thought should be narrowly watched lest they be abused and fail in their service to reason." See *U.S. v. SCOPHONY CORP. OF AMERICA*, 333 U.S. 795; 68 S.Ct. 855; 1948 U.S."

"Observation: A person has a property right in the use of his or her name which a person may transfer or assign." *Gracey v. Maddin*, 769 S.W. 2nd 497 (Tenn. Ct. App. 1989).

---





**Living, breathing, flesh-and-blood woman:** In this Private Agreement, the term "living, breathing, flesh-and-blood woman means the Creditor " Ann-Veronique Françoise Catherine Luce Marie Mortier, a sentient, living being, as distinguished from an artificial legal construct, *ens legis*, i.e. a juristic person created by construct of law.

**Non obstante:** In this Private Agreement, the term "*non obstante*" means words anciently used in public and private instrument with the intent of precluding in advance any interpretation other than certain declared objects, purposes.

---

"There, every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellow men without his consent." *CRUDEN v. NEALE*, 2 N.C. 338 (1796) 2 S.E.. 70. (Cited for reference only)

---

**Sentient, living, being:** In this Private Agreement, the term "sentient, living being" means the Creditor, i.e. " Ann-Veronique Françoise Catherine Luce Marie Mortier", a living, breathing, flesh-and-blood woman, as distinguished from an abstract, legal construct such as an artificial entity, juristic corporation, partnership, association, and the like.

**Transmitting Utility:** In this Hold Harmless and Indemnity Agreement, the term "transmitting utility" means a 'commercial transmitting utility: i.e., a conduit for all commercial presentments and matters passed to or presented to the Debtor, ANN-VERONIQUE FRANCOISE CATHERINE LUCE MARIE MORTIER ©.

**U.C.C.:** In this Hold-harmless and Indemnity Agreement, the term "U.C.C." means Uniform Commercial Code.

This Hold-harmless and Indemnity Agreement No. [REDACTED] is dated this 25th day of July, 2023.



**SIGNATURES**

Debtor: ANN-VERONIQUE FRANCOISE CATHERINE LUCE MARIE MORTIER ©

ANN-VERONIQUE FRANCOISE CATHERINE LUCE MARIE MORTIER  
Debtor's Signature

Creditor accepts Debtor's signature in accord with U.C.C. § 1-201(39), 3-401(b).

Creditor: Ann-Veronique Françoise Catherine Luce Marie Mortier

*ann-veronique-francoise-catherine-luce-marie-mortier*

Creditor's Signature – Autograph Common Law Copyright©  
By: Ann-Veronique Françoise Catherine Luce Marie Mortier. All  
Rights Reserved.

WITHOUT PREJUDICE  
UCC1-308; UCC1-308.4  
"ALL RIGHTS RESERVED"



**ACKNOWLEDGEMENT**

Cataluña )  
Spain ) Scilicet

Subscribed and sworn before me this 26th day of July, 2023.  
Witness my hand and official seal.

Signature of Notary Public

My commission expires:



(seal)

HOLD HARMLESS AND INDEMNITY AGREEMENT ----- Pg. 5  
for ANN-VERONIQUE FRANCOISE CATHERINE LUCE MARIE MORTIER

By Ann-Veronique Françoise Catherine Luce Marie Mortier  
Celestino Fernández de la Vega





HL9436814

02/2023



**LEGITIMACIÓN. NÚMERO 541** -----

I, Ms. **ANNA ARANDES MARCOCCI**, Notary Publico of the Col.legi Notarial de Catalunya (Profesional Association of Notaries Publico f Catalonia); at Granollers, duly commissioned and qualified, DO HERBY CERTIFY AND VERIFY that the above individual signature belong to **Ms. ANN VERÓNIQUE FRANÇOISE C. MORTIER** with Pasport number [REDACTED] signature that is provided it in my presence and this is agree with her document. -----

My certification does not cover the contents of the document not grants it any public effect whatsoever. I have writen down of this affidavit in my index book number 541 section two. -----

In witness where of I issue this authentication certificate in Granollers on 5th day of december two thousand and twenty trhee.

Yo, **ANNA ARANDES MARCOCCI**, Notario del Ilustre Colegio de Cataluña, con residencia en Granollers. **DOY FE**, que la firma que antecede, corresponde a **DOÑA ANN VERÓNIQUE FRANÇOISE C. MORTIER** con Pasaporte número [REDACTED] por haber sido puesta en mi presencia y por coincidir con su Documento de Identidad. -----

Sin que mi intervención se extienda al contenido del documento ni le atribuya efecto público alguno. Habiendo tomado nota en el Libro Indicador bajo el número 541, sección segunda. -----

Para que conste extendo el presente testimonio de legitimación en Granollers a cinco de diciembre de dos mil



*Handwritten signature of Anna Arandes Marcocci*