

# SUBCONTRACTOR'S STATEMENT REGARDING WORKERS COMPENSATION, PAY-ROLL TAX AND REMUNERATION (Note 1)

Workers Compensation  
s175B Workers Compensation Act 1987

Pay-roll tax  
Part 5B s31G-31J Pay-roll Tax Act 1971

Remuneration  
ss127, 127A Industrial Relations Act 1996

Sub Contractor: **Danalin Pty Ltd (T/as Coastal Air Conditioning)** ABN: **16 003 011 309**

of **2/10 Stockyard Place, West Gosford NSW 2250**

has entered into a contract with \_\_\_\_\_ (Note 2)

ABN: \_\_\_\_\_ For work between: / / and / / (Note 3)

and/or Payment Claim Details: \_\_\_\_\_ (Note 4)

Nature of contract work: **Air Conditioning and/or Mechanical Ventilation** (Note 5)

## DECLARATION

I, **Peter Francis Deane**, a person authorised by the subcontractor on whose behalf this declaration is made, hereby state that the abovementioned subcontractor

- Has and will maintain in force valid workers compensation insurance, policy **NF0033299 GWC** held with **QBE Workers Compensation (NSW) P/L** as indicated on the attached Certificate of Currency dated / / in respect of work done in connection with the contract, during any period of the contract and has paid all workers compensation insurance premiums payable in connection with the contract (Note 7).
- Is also a principal contractor in connection with the work under contract (Note 8).
- Has been given a written statement by subcontractors in connection with the work.
- Is required to be registered as an employer under the *Pay-roll Tax Act 1971* **181115** (Pay-roll tax client No.)
- Has paid all pay-roll tax due in respect of employees who performed the work for the principal contractor, as required at the date of this statement (Note 9).
- Has paid all remuneration payable to relevant employees, for work done under the contract during the period outlined above (Note 10).

Signature 

Full Name **Peter Francis Deane**

Position/Title **Administration Manager**

Dated **Friday, 14 July 2006**

### WARNING

- Any subcontractor, who knowingly provides a principal contractor with a written statement that is false, is guilty of an offence (Maximum penalty 100 units or \$11,000).
- Any written statement will not relieve the principal contractor of liability if, at the time the written statement was provided, the principal contractor believed the written statement to be false.
- The principal contractor must retain a copy of any written statement for a period of not less than five years (Pay-roll tax), six years (Remuneration) or seven years (Workers compensation).
- **This statement must be accompanied by the relevant Certificate of Currency to comply with section 175B of the Workers Compensation Act 1987**