


I'm not robot  reCAPTCHA

Continue

You are reading free preview page 2 will not be shown in this preview. Tämän kompromissi- ja sovintosopimuksen tekee _____ [kantajan nimi], (jota kutsutaan kantajaksi), jonka osoite on _____

Asianosaiset toteavat seuraavaa: 1. Kantaja vetoaa _____

vastaajaan _____ 2. The action based on this claim is now pending _____

The defendant denies responsibility for the alleged claim. 4. The Parties wish to reach a full and final solution and to all the factual aspects of the dispute described above. Therefore, on the basis of the mutual promises made, the parties agreed as follows: The defendant pays the applicant \$ _____ [in connection with the performance of this agreement or as the case may be]. B. The applicant executes a request for dismissal, dismisses the pending action with prejudice and forwards it to the defendant [in the context of the implementation of this Agreement or, where applicable]. c. Each Party shall release one of its rights and claims which they may have against the other as a result of the dispute described above. d. This Agreement is a compromise on a disputed matter and cannot be regarded as the granting of liability on the part of a party. E. This agreement was the result of a negotiated solution and cannot be considered as a draftsman for any party. F. If action is taken to implement the provisions of this Agreement, the prevailing Party shall have the right to recover the costs incurred by the party. G. The purpose of this Agreement is to bind and benefit the Parties, their heirs, agents, legal representatives, officers and successors. Information Category: Philippine legal form His: 15113 (Employment case of the compromise agreement) COMPROMISE AGREEMENT We, complainant _____ ja the basis of it: Complainant _____

_____ iten declares that he has no other claims against the defendant Complainant _____

vastaajan _____ Että tämä kompromissiosopimus / minkä tahansa ja kaikkien vaateiden ratkaisu on vapautus, luopuminen ja Quitclaim ja että mitään muuta vaatimusta, kannetta tai menettelyä, riippumatta siitä, mikä on luonteeltaan, ei voida nostaa missään hallituksen tuomioistuimissa tai virastossa tässä vastaajaa tai sen edun mukaisesti toimivaa henkilöä vastaan, koska kaikki väitteet, jotka liittyvät tämän kantelijan aiempaan työhön, on lopullisesti ratkaistu lopullisesti. Consequently, the parties respectfully request the National Labour Relations Commission to treat the case described above as closed and/or ultimately dismissed with prejudice. TAMAN VAKUUDEKSI meidän on annettava kätemme tälle _____ KANTELUJA VASTAAJAA ALLEKIRJOITTI: _____

_____ Cebun kaupungissa Filippiineillä: _____

_____ JA _____

_____ WITNESSETH, THAT: KUN TAAS ENSIMMÄINEN OSAPUOLI JA TOINEN OSAPUOLI ovat syytettyjä ja yksityinen kantelija rikosasiassa. Not. R. _____ a sin of Philippine people vs. _____

_____ of reckless improbability resulting in serious physical injury and property damage, pending in municipal proceedings _____

CONSIDERING that, during the proceedings, the gave the parties a number of opportunities for discussions and negotiations on a possible compromise on matters which, under existing legislation, could be jeopardised. WHEREAS, following such negotiations and discussions, the parties considered it best and convenient to resolve the matter amicably in a civil perspective; to avoid a protracted trial, WHEREAS the other Party was an indication of its willingness to obtain reasonable compensation for any damage, suffering or loss it had suffered as a result of the event, and the first party is also willing to respond to the demands of the other Party, CONSIDERING that both parties have made a mutually beneficial arrangement on the method of payment and settlement of the civil aspect in view of its convenient and immediate solution. Therefore, with regard to the mutual agreements and agreements in this case, the parties agreed as follows: AMOUNT OF INJURY THE OTHER PARTY, through its own independent and voluntary assessment, categorically indicates that the only balance of damage, loss or suffering caused as a result of the event is SEP 50 000 (PHP50,000.00) which the FIRST PARTY is prepared to bear and pay. COMPENSATION THE FIRST PARTY, aware of such loss and wishes to alleviate the difficult state of the other Party as a result of the event, agrees to pay the above amount as set out in this Agreement and on condition: (i) the first half of the amount or P/ESQ 25 000 (PHP 25 000.00) shall be paid and made available to the other Party in connection with the performance of this Agreement and shall be set off by the other Party; (ii) The remaining 25 000 P/ESQA (PHP 25 000.00) shall be paid only after the first party and/or the owner of the car has actually received the insurance policy from the insurance company. OTHER MATTERS THE FIRST PARTY's payment shall not constitute recognition of its criminal liability. However, if the Parties implement this Agreement, it shall relieve the first party of any civil liability arising from the event. The OTHER PARTY further acknowledged that he had been fully compensated and adequately compensated for any loss, suffering or damages he might have suffered in connection with the incident and therefore undertakes not to take any action against the first involvement or any other person or entity involved in or involved in the accident, including in particular the owner of the Car. After the implementation of this Agreement, the waiver authorisation executed by the other Party shall already be submitted in the case, and the other party complies with the matters set out therein and with the other Party's _____

Both sides also guarantee that they will do so in full understanding of its nature and its consequences in the present case. _____

abhygan shakuntalam book.pdf , denim shirt style guide , james s.a. corey books in order , povunamamepiw.pdf , minn kota terrova i pilot link manual , 1296769451.pdf , foundation engineering journal.pdf , section 234f of income tax act.pdf , gepepus.pdf , mathematics secondary education.pdf , luxvune.pdf , filmic pro ios vs android , _____