



BANKRUPTCY UNDERTAKING

Full Name:

_____ (insert full name in BLOCK letters)

Law Society ID No: (if known)

UNDERTAKING:

I, the above-named, being a bankrupt solicitor, undertake that I will

- not operate any trust account or controlled money account or receive any money from any other person in circumstances to which Chapter 3 of the Legal Profession Act 2004 applies, nor attempt to;
- not commence or continue to act as a trustee of any real or personal property;
- not accept appointment to, or continue to act in the office of executor or administrator of a deceased person's estate, or as trustee of any real or personal property, or as donee under any power of attorney or other instrument under whose authority a power of appointment or disposition of property can be exercised;
- not engage in any activity from which a bankrupt is disqualified under any Federal or New South Wales law;
- immediately upon becoming aware of any failure to comply with this undertaking, notify the Law Society in writing of the circumstances and particulars of the breach, and forthwith take such steps as are necessary to remedy the breach or prevent its continuation.

In this undertaking, "bankrupt solicitor" means a solicitor whose estate remains sequestrated in consequence of a creditor's petition or the solicitor's debtor's petition.

Signed _____

Dated _____

Undertaking and Enquiries to:

POST	EMAIL	FAX	PHONE
Law Society Registry 170 Phillip Street Sydney NSW 2000 or DX 362 Sydney	registry@lawsociety.com.au	(02) 9926 0257 From overseas: +61 2 9926 0257	(02) 9926 0156 From overseas: +61 2 9926 0156