

PREPARED BY:

Lee F. DeWald Riebandt & DeWald, P.C. 1237 S. Arlington Heights Road Arlington Heights, IL 60005 Doc#: 0802949037 Fee: \$40.00

Eugene "Gene" Moore

Cook County Recorder of Deeds Date: 01/29/2008 02:34 PM Pg: 1 of 9 Doc#: 0802260038 Fee: \$38.00

Eugene "Gene" Moore

Cook County Recorder of Deeds
Date: 01/22/2008 12:35 PM Pg: 1 of 8

WHEN RECORDED MAIL TO:

Lee F. DeWald RIEBANDT & DEWALD, P.C. P.O. Box 1880 Arlington Heights, Illinois 60006-1880

SPACE ABOVE THIS LINE FOR RECORDERS USE ONLY

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, CHANCERY DIVISION

FRED RIEBLE, as Assigned for	)	
SOLEIL SYSTEMS, INC.,	)	
	) NO.	07 CH 14589
Plaintiff,	<del>)</del>	
•	$\mathcal{C}$	
V.		
DAYMOND DELLANGE ANADIA	) 40,	ζ,
RAYMOND BELLAN and MARIA  BELLAN,	2 5	
BELLAN,	<i>)</i>	()
Defendants.	<i>)</i>	(Q,
Defendants.	,	4

SETTLEMENT AGREEMENT AND MUTUAL RELEASE

0802949037 Page: 2 of 9

#### UNOFFICIAL COPY

#### SETTLEMENT AGREEMENT AND MUTUAL RELEASE

THIS SETTLEMENT AGREEMENT AND MUTUAL RELEASE ("Agreement") is made and entered into this \_\_\_\_\_\_ day of January, 2008, by and between SOLEIL SYSTEMS, INC. ("Soleil"), MOGLIA ADVISORS, INC. ("Moglia"), FRED RIEBLE ("Rieble"), JAMES R. FALCIONE, SR. ("Falcione"), ALAN CARTWRIGHT ("Cartwright"), and CONCISE INDUSTR'ES, INC. d/b/a O'HARE METAL PRODUCTS ("Concise") (collectively referred to as the "Soleil Parties"); and RAYMOND and MARIA BELLAN ("Bellan"). The Soleil Parties and Bellan may sometimes be referred to as the "Parties".

WHEREAS, Soleit, Moglia and Rieble filed a lawsuit against Bellan in the Circuit Court of Cook County, Illinois initially ent ded *Soleil Systems, Inc. v. Raymond Bellan and Maria Bellan*, and identified as Case No. 07 CH 14589 ('the Lawsuit"); and

WHEREAS, Bellan had leave to file a Coun erclaim and Third Party Complaint against the Soleil Parties with the exception of Moglia; and

WHEREAS, the Parties dispute the allegations filed or nat were to be filed against them and deny all liability thereto; and

WHEREAS, the Parties wish to settle and compromise the Lawsuit

**NOW, THEREFORE,** for good and valuable consideration, the Parties he eby agree as follows:

1. **Payments to Rieble.** Bellan agrees to pay Rieble Twenty Five Thousand and 00/100ths (\$25,000.00) Dollars on or before July 14, 2008 in certified funds. Payment shall be made to Fred Rieble and delivered to Riebandt & DeWald, P.C. at 1237 South Arlington Heights Road, Arlington Heights, Illinois 60005.

0802949037 Page: 3 of 9

- 2. Security. Bellan agrees to allow this Agreement to be recorded against their property located at 13 Watergate Drive, South Barrington, Illinois 60010 subordinate only to mortgages and liens recorded prior to December 19, 2007.
- Default. If Bellan defaults on the payment set forth in Paragraph 1, then Seventy Five Thousand and 00/100ths (\$75,000.00) Dollars plus costs shall be due and payable to Rieble by Bellan. This amount represents the liquidated damages amount that Soleil sought from Bellan. In the event of a default, Rieble shall be entitled to file a Motion to Reinstate the Lawsuit for Entry of Judgment in the above amount (\$75,000.00), less any amounts paid against Bellan who agree to entry of the Judgment.
- 4. <u>Dismissal of Lawsuit</u>. Upon execution of this Agreement, the Parties agree to dismiss the Lawsuit with the Court to retain jurisdiction to enforce the terms hereof.
- 5. Mutual Release. Except for the obligations set forth in this Agreement, the Parties forever waive and release each other and any and all of their agents, attorneys, representatives and assigns, from any and all claims, suits, causes of action, complaints, and/or otherwise which they may have had, have, or may have against one another of any nature what soever arising from, based upon, or in any way connected with, or related to any event, occurrence, action, or omission to act, from any agreement or any other claim whether before any federal, state, local or crivate court, agency, arbitrator, or other entity, whether on behalf of themselves or for others, whether for damages, commissions, attorneys' fees, and/or any other relief or remedy, whether legal or equitable, or based upon any contract, law (federal, state or local), ordinance, regulation, rule or understanding or any other theory of any nature whatsoever, including, but not limited to, those allegations set forth or that could have been set forth in the Lawsuit.

6. Notice. Any notice required or permitted to be given under this Agreement shall be sufficient, if in writing and sent by facsimile, to the appropriate party, which, in the case of Soleil, Moglia, Rieble. Cartwright, Falcione and Concise, shall be:

Lee F. DeWald
Riebandt & DeWald, P.C.
1237 South Arlington Heights Road
Arlington Heights, Illinois 60005
Fax - (847) 437-0330

and in the case of Bellan:

Christopher J. Agrella 330 East Main Street Suite 205 Barlington, Illinois 60010-3203 Fax - (847) 381-6866

#### 7. **Miscellaneous.** This Agreement:

- a. contains the full and complete agreement between the parties, supersedes all prior agreements on its subject matter, and shall be considered and understood to be a contractual agreement and not a mere recital;
- b. shall bind and inure to the benefit of each part, and their or its respective heirs, successors, administrators, executors, representatives, agents and assigns;
  - c. shall be construed in accordance with Illinois law;
- d. shall be construed without regard to paragraph headings, which are vicluded solely for convenience; and
- e. shall not be construed against either party on the basis that the party was the drafter, as the Parties to the Agreement have cooperated in its drafting and preparation.

- 8. No Admission of Liability/No Waiver. By entering into this Agreement, no party directly or indirectly admits to any violation of any law, regulation, contract, ordinance, rule or understanding. Any party's waiver of a breach or violation of any portion of this Agreement shall not operate as, or be construed to be, a waiver of any later or continuing breach.
- 9. Execution in Counterpart. This Agreement may be executed by any party in separate counterpart. Each of which when so executed and delivered shall be an original, but all such counterparts shall together constitute but one and the same instrument.

AGREED AND ASSENTED IV.	
SOLEIL SYSTEMS, INC.	RAYMOND BELLAN
By:	MARIA BELLAN
Authorized Signatory  MOGLIA ADVISORS	WARIA BELLAN
	2
By: Authorized Signatory	- C/Q/4/
FRED RIEBLE	3,
ALAN CARTWRIGHT	
JAMES R. FALCIONE, SR.	
CONCISE INDUSTRIES, INC. d/b/a O'HARE METAL PRODUCTS	
By:	
Authorized Signatory	

- 8. **No Admission of Liability/No Waiver.** By entering into this Agreement, no party directly or indirectly admits to any violation of any law, regulation, contract, ordinance, rule or understanding. Any party's waiver of a breach or violation of any portion of this Agreement shall not operate as, or be construed to be, a waiver of any later or continuing breach.
- 9. Execution in Counterpart. This Agreement may be executed by any party in separate counterpart. Each of which when so executed and delivered shall be an original, but all such counterparts shall together constitute but one and the same instrument.

	/ /
AGREED AND ASSENTED TO:	
SOLEIL SYSTEMS, INC.	Kaymand bellam
-0	RAYMOND BELLAN
Bv.	MANAL HARLAN
By: Authorized Signatory	MARÍA BELLAN
MOGLIA ADVISORS, INC.	
THOUSENING VISITES, INC.	40 <sub>%</sub> ,
n.	4
By:Authorized Signatory	C) <sub>2</sub>
Authorized dighatory	(Q <sub>1</sub> ,
	The Copy of the Co
FRED RIEBLE	3,
	$O_{\mathcal{K}_{\alpha}}$
ALAN CARTWRIGHT	
JAMES R. FALCIONE, SR.	
JAMES K. TABETOTE, SK.	
CONCISE INDUSTRIES, INC. d/b/a	
O'HARE METAL PRODUCTS	
Ву:	
Authorized Signatory	

- 8. **No Admission of Liability/No Waiver.** By entering into this Agreement, no party directly or indirectly admits to any violation of any law, regulation, contract, ordinance, rule or understanding. Any party's waiver of a breach or violation of any portion of this Agreement shall not operate as, or be construed to be, a waiver of any later or continuing breach.
- 9. **Execution in Counterpart**. This Agreement may be executed by any party in separate counterpart. Each of which when so executed and delivered shall be an original, but all such counterparts shall together constitute but one and the same instrument.

• /-	
AGREED AND ASSENTED TO:	
SOLEIL SYSTEMS, INC.	RAMMOND BELLAN 10
By:	- Mull Valley
By: Authorized Signatory	MAKIA BELLAN
MOGLIA ADVISORS, INC.	Up,
By:Authorized Signatory	Clart's Office
FRED RIEBLE	TSO
ALAN CARTWRIGHT	
JAMES R. FALCIONE, SR.	
CONCISE INDUSTRIES, INC. d/b/a O'HARE METAL PRODUCTS	
By:	
Authorized Signatory	

- 8. No Admission of Liability/No Waiver. By entering into this Agreement, no party directly or indirectly admits to any violation of any law, regulation, contract, ordinance, rule or understanding. Any party's waiver of a breach or violation of any portion of this Agreement shall not operate as, or be construed to be, a waiver of any later or continuing breach.
- 9. Execution in Counterpart. This Agreement may be executed by any party in separate counterpart. Each of which when so executed and delivered shall be an original, but all such counterparts shall together constitute but one and the same instrument.

AGREED AND ASSENTED TO:	
SOLEIL SYSTEMS, INC.	
	RAYMOND BELLAN
By: Cred ? Krest	- and many
Authorized Signatory	MARIA BELLAN
MOGLIA ADVISORS, INC.	945x
By:	
Authorized Signatory	
Tul 2 halos -	Clarks
FRED RIEBLE	
4,5 p/ -1	
ALAN CARTWRIGHT	· (C-
James Steini Se.	
JAMES R. FALCIONE, SR.	
$\mathcal{U}$	
CONCISE INDUSTRIES, INC. d/b/a	
O'HARE METAL PRODUCTS	
1 12 10.	
By: June 2 Junes	
Authorized Signatory	

0802949037 Page: 9 of 9

# **UNOFFICIAL COPY**

#### **LEGAL DESCRIPTION**

Lot 114 in the Coves of South Barrington Unit Number 4, being a subdivision in the Southwest Quarter of Section 26, Township 42 North, Range 9 East of the Third Principal Meridian, in Cook County, Illinois.

Common Address:

13 Watergate, South Barrington, Illinois 60010 Colling Clerk's Office

01-26-300-014 PIN: