

STATEMENT

Name:

Mr Bickley**STATES:**

I am 36 years old and live at an address known to police.

I have made a number of previous statements about my involvement in and knowledge of drug trafficking and those involved therein.

On Tuesday 24 June 2008 I spoke with Detective Acting Sergeant (D/A/S) Paul ROWE from the Purana Taskforce. I was handed a closed book of photo's labelled [REDACTED] [REDACTED] I observed this book to contain 222 photographs depicting a premises and numerous items contained therein.

I was asked by D/A/S ROWE to look at each of the photos and acknowledge if I recognised any item depicted in them. After looking through the photo's I can say the following

Photograph 21, 95 and 99 depict three, 25 litre containers labelled as Methanol. I recognise both these containers as the labels on them were made up by my company, Chemical Image. There is only one company that made up chemicals with the 'Central Cleaning Supplies' label on them and that is 'Chemical Image'. The owner of 'Central Cleaning Supplies' purchased all his chemicals from 'Chemical Image' and as such this label is distinctive and could only have been produced by 'Chemical Image'.

When supplied the labels are blank except for the 'Central Cleaning Supplies' logo. All black print was done with a label printer at 'Chemical Image'. This includes a bar code with a unique identifier, usually the date. I can say without doubt I supplied these two containers of methanol to Tony MOKBEL. When I purchased 'Chemical Image' there

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was a drum of methanol in stock. It use to be used as a carpet cleaner but then we changed to a product called xylene. When MOKBEL asked me to supply methanol I decanted the drum into 25 litre containers. I have referred to chemical transactions with Tony MOKBEL, "Eddie" and "G" in my previous statements.

Photograph 42 - 45 and 196 depict two 25 kilogram bags of caustic potash and one 25 kilogram bag of caustic soda. These items are identical in appearance to the same products supplied to Chemical Image by 'Redox'. I believe these items would each have an identifying batch number. I know that 'Redox' supply these products, presented in the same manner. I believe I would have supplied these products to Tony MOKBEL however without identifying a unique number I could not be certain. I do know I supplied identical products to Tony MOKBEL. I have referred to chemical transactions with Tony MOKBEL, "Eddie" and "G" in my previous statements.


Photograph 176 depicts two "chillers". I have referred to "chillers" in my previous statements having arranged the purchase of two of them on behalf of Tony MOKBEL and facilitated the delivery of them through persons known to me as "Eddie" and "G".

The two "chillers" depicted in this photograph are identical in appearance to the two I purchased on behalf of Tony MOKBEL and which were collected by "Eddie" and "G".



Mr Bickley

Statement taken and signature witnessed by me
at 3:18 PM on 24/06/2008 at Melbourne


P. ROWE
Det. Act. Sergeant 31741

I hereby acknowledge that this statement is true and correct and I make it in the belief that a person making a false statement in the circumstances is liable to the penalties of perjury.

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Mr Bickley

Acknowledgment made and signature witnessed by me
at 3:18 PM on 24/06/2008 at Melbourne

A handwritten signature in black ink, appearing to read 'P. ROWE'.

P. ROWE
Det.Act.Sergeant 31741

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