

Affidavit in Support of Notice

Notice to agent is notice to principal, notice to principal is notice to agent

Address for Service:- **your address**

.....
.....
..... **no postcode.**

I, being an agent for**first and second names**

.....

of the Family name

being from the Beit Daveed – House of David, and

being upon YHWH's Sovereign Estate

in a State of the Commonwealth of Australia constituted on 1st January 1901,

the said State of **xxxxxxxxxxxxxxxxxx**, under Common Law Jurisdiction, and

being duly affirmed before a representative of our

Constitutional Sovereign and Monarch, the Queen's Most Excellent Majesty,

Queen Elizabeth the Second, by the Grace of God

of the United Kingdom, Australia and Her other Realms and Territories

Queen, Head of the Commonwealth, Defender of the Faith,

and of the House of Windsor,

on this day, the **date in words** DAY OF
..... TWO THOUSAND and **xxxxx**,

I, Man on the Land, that the CORPUS knows as

... **your first name**

make affirmation and declare and say as follows:-

1. WITHOUT PREJUDICE, RESERVE ALL RIGHTS

Ref:

Uniform Commercial Code 1-207 revised 1-308, and

- 2. I am Hebrew under the Hebraic Covenant, Man on the Land, Living, Breathing, made up of flesh and where the blood flows, and**
- 3. I am a DIPLOMAT upon YHWH's Sovereign Estate, and**
- 4. I refer to "Common Law Jurisdiction", whereby confirmed by "LEGAL MAXIMS" that defines the term "COMMON", and**
- 5. Any human being or man, who wishes to claim any authority over us, must first prove that they are greater than YHWH, and over YHWH; that they are YHWH; that they are between King Yah'Shua seated at the right hand of YHWH in the SHAMAYIM – HEAVEN; or that they have a document upon the face of which can be found the verifiable signature of YHWH, and**
- 6. CHOICE OF LAW upon the SEA OF COMMERCE, therefore refer to the Uniform Commercial Code 1-109 and 1-302(a)(b)**
 - (a) To wit, THE ORIGINAL AUTHORISED KING JAMES BIBLE 1611 contains 113 books, that is referred to as the instrument used for oaths and declarations, known as LEGAL TENDER to be also called the "INFALLIBLE BOOK OF TRUTH", and**
 - (b) The constructs therein extend from the ORIGINAL TEXTS known as the EARLY SEMITIC ANCIENT HEBREW PERSPECTIVE, upon "YHWH'S SOVEREIGN ESTATE", and**
- 7. The "LETTER OF THE LAW" is "PEY" is the "FIRST COMMANDMENT" being "NUCLEUS" with "LEGAL MAXIMS", and**
- 8. I refer to MORDECAI'S decree, thus it is the "CELEBRATION OF DELIVERANCE" in my Hebrew Faith known as "PURIM" confirmed in the King James Bible 1611 from the book of Esther Chapter 9 Verses 31 and 32, and**
- 9. Haman's Line – ROMAN EMPIRE – GUELPHIC ORDER revealed in Esther Chapter 8 through to Chapter 10 through to verify "THE TRUTH" that continues to stand this very day and where the Roman Empire must HONOUR and not to DISHONOUR the Hebrew People, and**
- 10. I am a DIPLOMAT that represents the TRUE CROWN, being King Yah'Shua upon YHWH'S SOVEREIGN ESTATE from the Beit Daveed – House of David, and**
- 11. I refer to C'EST TUI QUE of Sixteen Hundred and Sixty-Six, at the time of the LONDON FIRES, where the people were declared to be lost at sea, taking people into custody under MARITIME SUBJECTIVE CONSTRUCTS without consent of the people, thereby creating for the CORPORATE, a STRAWMAN – PAPER FICTION this is more commonly known as a BIRTH CERTIFICATE implemented via the office known as "BIRTHS, DEATHS AND MARRIAGES", and**

Ref:

12. The SHIPWRECKS that the CORPORATION claimed to be in repair throughout the Earth, in an attempt to take over control of YHWH'S SOVEREIGN ESTATE that does not belong to them, as the "PIRATES", known as the CORPUS – CORPORATION – CROWN CORPORATION OF LONDON have NO JURISDICTION upon the ESTATE, for this LAND, this part of the land was also called "THE LAND OF OPHIR" that was dedicated to YHWH by King Solomon, therefore regardless of the GUELPHIC ORDER and their SHIPS that were repairable on dry dock, that have NO LEGAL RIGHTS OVER THE ESTATE owned by YHWH, and

13. I refer to the CORPUS – the Business House known as WESTERN AUSTRALIAN TREASURY CORPORATION (WATC), a State Government Entity with an Australian Business Number ABN 22 300 359 323, herein known as the FICTION, being a CORPORATION under Her Majesty to the Right of LONDON, also known as the Crown Corporation of London, also known as the Private Federal Reserve Bank, and also known as the International Monetary Fund (IMF) that uses the BONDS OF THE PEOPLE, known as the LEGAL FICTION so that it can enslave the people into its COMMERCIAL BUSINESS VENTURES upon the SEA OF COMMERCE, and

14. The Crown Corporation of London and all its Sub-Corporations that created its PRIVATE COMMERCIAL BUSINESS VENTURE upon the SEA OF COMMERCE that functions upon its own OPINIONS, referred to as STATUTES that are NOT LAWS as such, therefore when they created their Babylonian based Uniform Commercial Code (UCC), thus placed ISIS – STATUTE OF LIBERTY – BAAL, therein DECEIVES MAN ON THE LAND as to the "PAPER FICTION", for it is something DEAD, it cannot speak, or contract itself, it is the design of the CORPUS – BAAL, for they themselves have RELIGIOUS OBSERVANCES under GUELPHIC ORDER – ILLUMINATI via its sub-corporations to honour that which is DEAD, full of darkness and wickedness upon the face of the Earth, and

15. When those who attempt to PASS ON THE CURSE, I activate "Estoppel" in compliance with your Uniform Commercial Code, via the WESTERN AUSTRALIAN TREASURY CORPORATION (WATC) therein, which has to comply with Article 1 General Provisions, Part 2, 1-207 and revised as 1-308(a),

- (a) Performance or Acceptance Under Reservation of Rights (a party who with explicit reservation of rights performs or promises performance or assents to performance in a manner demanded or offered by the other party does not thereby prejudice the rights reserved. Such words as "without prejudice", "under protest" or the like are sufficient), and

16. The Commercial Lien Reference Number**number on their invoice/notice**
issued in "ERROR" by the Business House Trading as

their company name

.....
upon the SEA OF COMMERCE where I have clearly marked the

Ref:

document in compliance with the Uniform Commercial Code Article 1, Part 2, 201, "ACCEPTED FOR VALUE EXEMPT FROM LEVY" and Exemption Identification Number**your medicare number or a number of your ID**, and

17. Those who have contracted me, without my consent either directly or indirectly where I have provided my FEE SCHEDULE, that will be made forcible by my application to the Supreme Court for Judgement, where your Business House Trading as

.....**their company name**

.....
has DISHONoured, whereby removing my infallible rights as a Human Being under Common Law Jurisdiction, and

18. I, a man, commonly known as **xxxxxxx (Fred/Mary)**

.....
hereinafter referred to as the "Affiant", am competent to state the following matters are true, correct and presented in good faith, and not intended to mislead, and

19. The Affiant has not seen any evidence that any living human being (man) was created by any government, nor does the Affiant believe any such evidence exists, and

20. The Affiant has not seen any evidence that any government was not created by man, nor does he believe any such evidence exists, and

21. Whereas as man created governments, the authority of man is above the authority of any government, and

Diagram 1:



22. The Affiant asserts the principal distinction between the term "lawful" and "legal", in that the former contemplates the substance of law, the latter the form of law, and further

23. Whereas the word "lawful" more clearly implies an ethical content than does the word "legal", and further

24. "Legal" goes no further than to denote compliance with positive, technical, or formal rules, whilst and further

25. "Lawful" usually imports a moral substance or ethical permissibility, and further

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26. Whereas the word “legal” is used as the synonym of “constructive”, which “lawful” is not, and as “legal fraud” is fraud implied or inferred by law, or made out of construction, it follows that “Lawful fraud” is a contradiction of terms, and further

27. Whereas “Legal” is used as the antithesis of “equitable”, the terminology of “legal asset” and/or “legal estate” contrast and are opposed to “lawful asset” and/or “lawful estate” notwithstanding, and further

28. “Legal” and “lawful” are sometimes used as exact equivalents. For example, a “lawful” writ, warrant, or process being used the same as a “legal” writ, warrant or process, and further

29. The Affiant’s usage of the word “lawful” shall expressly relate to and rely upon inherent rights of the sovereign being who is the Affiant, and

30. The Affiant has not seen any evidence that the Affiant’s mother and father are not sovereign beings, and the Affiant does not believe that any such evidence exists, and

31. The Affiant asserts that the Affiant’s mother and father are sovereign beings, possessing inalienable rights to their own lives and their own minds, that they are not owned by another, without proof of claim to the contrary, and

32. Provided no criminal harm or loss is caused, as found by a twelve man common law jury, the Affiant asserts that the Affiant’s mother and father are not subject to any lower authority than their Creator, without proof of claim to the contrary, and further

33. The Affiant asserts the only authorities the Affiant’s mother and father are subject to, are the laws of a properly constituted de jure government, and any trial shall be within a Court of Competent Jurisdiction having a twelve man jury, and

34. The Affiant has not seen any evidence that the Affiant’s mother and father were lawfully restricted to live freely, without hindrance, not causing harm or loss, and the Affiant does not believe any such evidence exists, and

35. The Affiant has not seen any evidence that the Affiant’s mother and father cannot bring something of value into a trust, and the Affiant does not believe that any such evidence exists, and

36. The Affiant has not seen any evidence that the Affiant’s mother and father did not want the Affiant to receive benefits including but not limited to education, health or finance, and the Affiant does not believe that any such evidence exists, (See Diagram 2 at 38), and

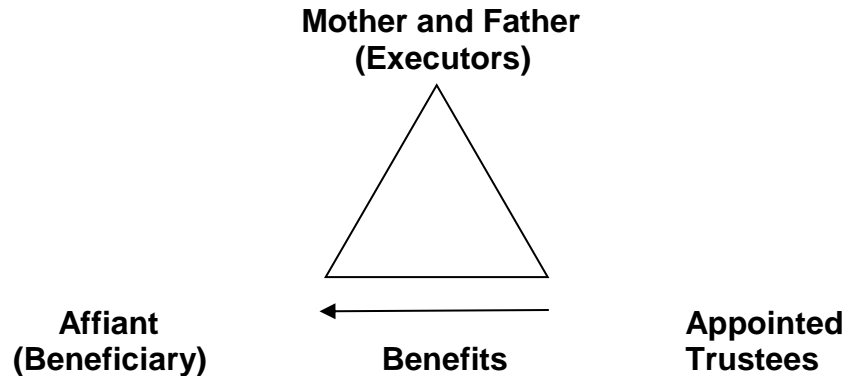
37. The Affiant has not seen any evidence that prevented the Affiant’s mother and father from choosing to temporarily appoint trustees, including but

Ref:

not limited to employees of any de jure government, as or when required, and the Affiant does not believe that any such evidence exists, (See Diagram 2), and

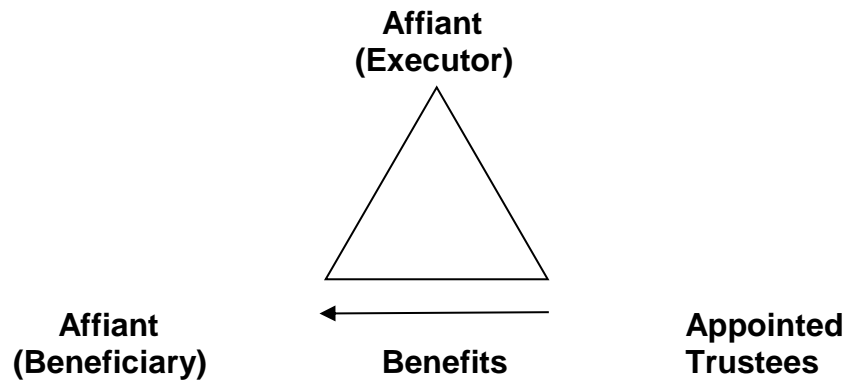
38. The Affiant has not seen any evidence that the Affiant's mother and father were not exclusive executors, directors or otherwise having absolute authority (notwithstanding the authority of the Creator) over the Affiant from the instant of his first breath until he became of age, and the Affiant does not believe that any such evidence exists, (See Diagram 2), and

39. Diagram 2:



40. The Affiant has not seen any evidence that prevents him from presiding in the same capacity (Executor) upon coming of age, as established and maintained by the Affiant's mother and father prior to his becoming of age, nor does he believe that any such evidence exists, (See Diagram 3), and

41. Diagram 3:



42. The Affiant has not seen any evidence that he is not a sovereign being, and the Affiant does not believe that any such evidence exists, and

43. The Affiant asserts he is a sovereign being, possessing inalienable rights to his own life and his own mind, that he is not owned by another, without proof of claim to the contrary, and

44. Provided no criminal harm or loss is caused, as found by a twelve man common law jury, the Affiant asserts he is not subject to any lower authority than his Creator, without proof of claim to the contrary, and further

Ref:

45. The Affiant asserts the only authorities he is subject to are the laws of a properly constituted de jure government and any trial shall be within a Court of Competent Jurisdiction having a twelve man jury, and

46. The Affiant has not seen any evidence that he cannot bring something of value into a trust, and the Affiant does not believe that any such evidence exists, and

47. The Affiant has not seen any evidence that usurps the Affiant's right to benefits of any trust where the Affiant is the beneficiary before or after becoming of age, and the Affiant does not believe that any such evidence exists, and

48. The Affiant has not seen any evidence that any properly constituted de jure government may not be appointed trustee by the Affiant, and the Affiant does not believe that any such evidence exists, and

49. The Affiant has not seen any evidence that it is unlawful for an appointed trustee (de jure government) to return benefits to the Affiant, and the Affiant does not believe that any such evidence exists, and

50. The Affiant asserts that, without proof of claim to the contrary, those human beings in a de jure government are public servants, and

51. The Affiant has not seen any evidence that an appointed trustee (de jure government) does not have a fiduciary duty to a principal beneficiary (particularly the Affiant), and the Affiant does not believe that any such evidence exists, and

52. The Affiant asserts that it is unlawful when any personal interest of an appointed trustee (de jure government) conflicts with the fiduciary duty to a principal beneficiary (particularly the Affiant), without proof of claim to the contrary, and

53. The Affiant asserts that it is unlawful when any corporate interest conflicts with the fiduciary duty of an appointed trustee (de jure government) to a principal beneficiary (particularly the Affiant), without proof of claim to the contrary, and

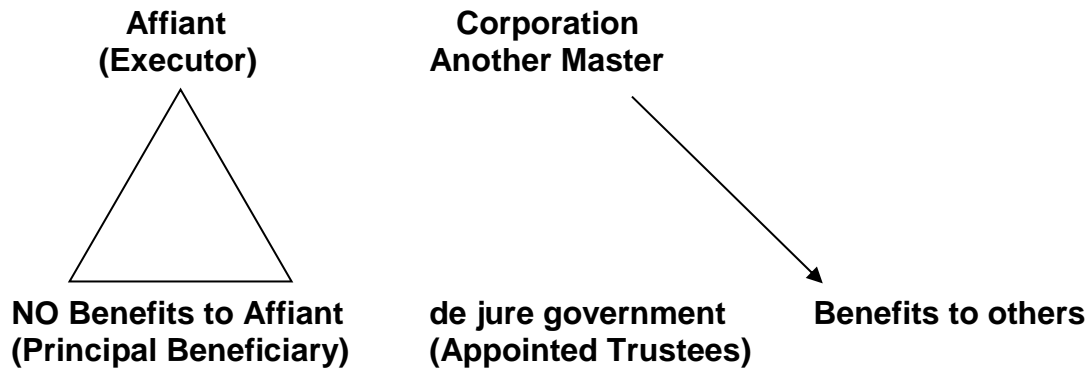
54. The Affiant asserts that it is unlawful when any other interest conflicts with the fiduciary duty of an appointed trustee (de jure government) to a principal beneficiary (particularly the Affiant), without proof of claim to the contrary, and

55. The Affiant asserts that it is unlawful to breach the fiduciary duty of an appointed trustee (de jure government) to a principal beneficiary (particularly the Affiant), by serving another master, without proof of claim to the contrary, and

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56. The Affiant asserts that it is unlawful to breach the fiduciary duty of an appointed trustee (de jure government) to the principal beneficiary (Affiant), by another master (Corporation) not returning benefits to the principal beneficiary (particularly the Affiant), but instead to purported other beneficiaries, without proof of claim to the contrary, (See Diagram 4), and

57. Diagram 4:-



58. The Affiant asserts that any trust which a de jure government creates, express or implied, is subsidiary to its role as trustee to the Affiant in support of its fiduciary duties, without proof of claim to the contrary, and

59. Where a de jure government assumes the role of executor in any trust it creates, express or implied, the Affiant asserts that a de jure government ultimately remains trustee to the Affiant, without proof of claim to the contrary, and

60. Where a de jure government assumes the role of executor in any trust it creates, express or implied, the Affiant asserts that a de jure government must ultimately return benefits to the Affiant, without proof of claim to the contrary, and

61. The Affiant asserts that the de jure government of the Commonwealth of Australia as established on 1st January 1901, consists of “The Parliament”, “The Executive Government” and “The Judiciary” as established under the *Commonwealth of Australia Constitution Act 1901*, as Proclaimed and Gazetted, which includes the Preamble and Clauses 1 to 9, under the lawful authority of the Crown of the United Kingdom, and as such is the Founding and Primary “Law of the Commonwealth of Australia”, without proof of claim to the contrary, and

62. The Affiant asserts that the Preamble of the *Commonwealth of Australia Constitution Act* states that the people eligible to vote on such matters, and humbly relying on the blessing of Almighty God, agreed to unite in one indissoluble Federal Commonwealth under the Crown of the United Kingdom, without proof of claim to the contrary, and

63. The Affiant asserts that our Constitutional Sovereign and Monarch under the *Commonwealth of Australia Constitution Act 1901*, as Proclaimed

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and Gazetted, holds the authority of the Crown of the United Kingdom, without proof of claim to the contrary, and

64. The Affiant asserts that under the authority of the Crown of the United Kingdom, the Commonwealth of Australia as established under the *Commonwealth of Australia Constitution Act 1901*, as Proclaimed and Gazetted, comprises of the people, the human beings throughout the whole of the Commonwealth of Australia, without proof of claim to the contrary, and

65. The Affiant asserts that under the authority of the Crown of the United Kingdom, “The States” (formerly Colonies) were established under the *Commonwealth of Australia Constitution Act 1901*, as Proclaimed and Gazetted, and comprise of the people, the human beings throughout the whole of the Commonwealth of Australia, each living in “a State” of the Commonwealth of Australia, without proof of claim to the contrary, and

66. The Affiant asserts that under the authority of the Crown of the United Kingdom and under the *Commonwealth of Australia Constitution Act 1901*, as Proclaimed and Gazetted, which includes the Preamble and Clauses 1 to 9, only Clause 9—The Constitution of the Commonwealth, may only be altered by means of Referendums of the people of the Commonwealth of Australia, without proof of claim to the contrary, and

67. The Affiant asserts that human beings as Members of Political Parties in their own “Australia”, each under their own Party’s Constitution and policies, created a corporate entity named “COMMONWEALTH OF AUSTRALIA”, without proof of claim to the contrary, and

68. The Affiant asserts that the name “COMMONWEALTH OF AUSTRALIA” is registered as CIK#: 0000805157 with the U.S. Securities and Exchange Commission in Washington D.C. (District of Columbia), without proof of claim to the contrary, and

69. The Affiant asserts that the name “COMMONWEALTH OF AUSTRALIA” is not the Commonwealth of Australia as constituted on 1st January 1901 under the *Commonwealth of Australia Constitution Act 1901*, as Proclaimed and Gazetted, and therefore the created “COMMONWEALTH OF AUSTRALIA” created by Members of Political Parties, does not have a properly constituted de jure government and does not comprise of the people of the Commonwealth of Australia, who each as a human being in “a State” of the Commonwealth of Australia as established on 1st January 1901, live, breath and are made up of flesh and where the blood flows, without proof of claim to the contrary, and

70. The Affiant asserts that the corporate “Australian Government” operating in “Australia” and the current corporate governments operating in the current States and Territories “of Australia” (not “of the Commonwealth of Australia”), are not properly constituted de jure governments, and therefore do not comprise of the people “of the Commonwealth of Australia” as constituted under the *Commonwealth of Australia Constitution Act 1901*, as Proclaimed

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and Gazetted, and do not comprise of the people of “a State” as established on 1st January 1901, without proof of claim to the contrary, and

71. The Affiant asserts that the corporate “Australian Government” and its entities, departments and agencies are operating in “Australia” and are purporting to be “Commonwealth Government Entities”, each with an “Australian Business Number”, without proof of claim to the contrary, and

72. The Affiant asserts the following are Australian Businesses of the “Australian Government” are operating for their own benefit, and not for the people of the Commonwealth of Australia as established on 1st January 1901, without proof of claim to the contrary, and

Entity name: THE DEPARTMENT OF THE PRIME MINISTER AND CABINET
Entity type: Commonwealth Government Entity
Main business location: ACT 2600
Australian Business Number: ABN 18 108 001 191 and

Entity name: DEPT OF THE HOUSE OF REPRESENTATIVES
Entity type: Commonwealth Government Entity
Main business location: ACT 2600
Australian Business Number: ABN 18 526 287 740 and

Entity name: ATTORNEY-GENERALS DEPARTMENT
Entity type: Commonwealth Government Entity
Main business location: ACT 2600
Australian Business Number: ABN 92 661 124 436 and

Entity name: HIGH COURT OF AUSTRALIA
Entity type: Commonwealth Government Entity
Main business location: ACT 2600
Australian Business Number: ABN 69 445 188 986 and

Entity name: FAMILY COURT AND FEDERAL CIRCUIT COURT
Entity type: Commonwealth Government Entity
Main business location: ACT 2601
Australian Business Number: ABN 63 684 208 971 and

Entity name: FEDERAL COURT OF AUSTRALIA
Entity type: Commonwealth Government Entity
Main business location: NSW 2000
Australian Business Number: ABN 49 110 847 399 and

Entity name: AUSTRALIAN FEDERAL POLICE
Entity type: Commonwealth Government Entity
Main business location: ACT 2600
Australian Business Number: ABN 17 864 931 143 and

Entity name: DEPARTMENT OF THE TREASURY
Entity type: Commonwealth Government Entity

Ref:

**Main business location: ACT 2600
Australian Business Number: ABN 92 802 414 793 and**

73. The Affiant asserts that corporate governments and their entities, departments and agencies operating in States and Territories of “Australia” are Australian Businesses purporting to be “State Government Entities”, each with an “Australian Business Number”, without proof of claim to the contrary, and

74. The Affiant asserts the following Australian Businesses are operating for their own benefit, not for the people of Western Australia, “a State” of the Commonwealth of Australia as established on 1st January 1901, without proof of claim to the contrary, and

**Entity name: DEPARTMENT OF THE PREMIER AND CABINET
Entity type: State Government Entity
Main business location: WA 6005
Australian Business Number: ABN 61 313 082 730 and**

**Entity name: Department of the Legislative Assembly (WA)
Entity type: State Government Entity
Main business location: WA 6000
Australian Business Number: ABN 95 651 992 407 and**

**Entity name: Department Of The Legislative Council (WA)
Entity type: State Government Entity
Main business location: WA 6000
Australian Business Number: ABN 52 032 857 988 and**

**Entity name: DEPARTMENT OF THE ATTORNEY GENERAL
Entity type: State Government Entity
Main business location: WA 6000
Australian Business Number: ABN 70 598 519 443 and**

**Entity name: DEPARTMENT OF LOCAL GOVERNMENT
Entity type: State Government Entity
Main business location: WA 6000
Australian Business Number: ABN 88 549 163 437 and**

**Entity name: WESTERN AUSTRALIA POLICE
Entity type: State Government Entity
Main business location: WA 6004
Australian Business Number: ABN 91 724 684 688 and**

**Entity name: DEPARTMENT OF TREASURY
Entity type: State Government Entity
Main business location: WA 6000
Australian Business Number: ABN 66 012 878 629 and**

Entity name: WESTERN AUSTRALIAN TREASURY CORPORATION

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Entity type: State Government Entity
Main business location: WA 6000
Australian Business Number: ABN 22 300 359 323 and

75. The Affiant asserts the following Australian Businesses are operating for their own benefit, and not for the people of Queensland, “a State” of the Commonwealth of Australia as established on 1st January 1901, without proof of claim to the contrary, and

Entity name: DEPARTMENT OF THE PREMIER & CABINET
Entity type: State Government Entity
Main business location: QLD 4000
Australian Business Number: ABN 65 959 415 158 and

Entity name: THE LEGISLATIVE ASSEMBLY OF QUEENSLAND
Entity type: State Government Entity
Main business location: QLD 4000
Australian Business Number: ABN 26 468 894 065 and

Entity name: QUEENSLAND STATE GOVERNMENT
Entity type: State Government Entity
Main business location: QLD 4000
Australian Business Number: ABN 75 818 456 675 and

Entity name: DEPT OF JUSTICE & ATTORNEY GENERAL
Entity type: State Government Entity
Main business location: QLD 4000
Australian Business Number: ABN 13 846 673 994
and Trading under numerous names including:-
CROWN LAW
LAW REFORM COMMISSION
REGISTRY OF BIRTHS DEATHS AND MARRIAGES
STATE PENALTIES ENFORCEMENT REGISTRY
OFFICE OF THE DIRECTOR OF PUBLIC PROSECUTIONS and

Entity name: Department of Infrastructure Local Government and Planning
Entity type: State Government Entity
Main business location: QLD 4000
Australian Business Number: ABN 25 166 523 889 and

Entity name: QUEENSLAND POLICE SERVICE
Entity type: State Government Entity
Main business location: QLD 4000
Australian Business Number: ABN 29 409 225 509 and

Entity name: QUEENSLAND TREASURY CORPORATION
Entity type: State Government Entity
Main business location: QLD 4000
Australian Business Number: ABN 15 736 217 171
and under the name QUEENSLAND TREASURY CORP

Ref:

is registered as CIK#: 0000852555
with the U.S. Securities and Exchange Commission
in Washington D.C. (District of Columbia) and

76. The Affiant asserts that as in Western Australia and Queensland, all the other current corporate governments in all of the other States and Territories “of Australia” (not “of the Commonwealth of Australia”), have similar Australian Business Numbers issued by the “Australian Government”, and are also operating for their own benefit, and not for the people of the Commonwealth of Australia as established on 1st January 1901, and

77. The Affiant asserts the words “Prime Minister” and “Premier” are not in the *Commonwealth of Australia Constitution Act 1901*, as Proclaimed and Gazetted, but at Conferences on 24th and 25th June 1982, and 21st June 1984, a Prime Minister and six Premiers agreed to bring constitutional arrangements affecting the Commonwealth and the States into conformity with the status of the Commonwealth of Australia as a sovereign, independent and federal nation, without proof of claim to the contrary, and

78. The Affiant asserts that all corporate governments in “Australia” which was created by Members of Political Parties, each under their own Party’s Constitution and policies, to become a sovereign, independent and federal nation, purport to be de jure governments but are operating as de facto governments (hereinafter referred to as “Counterfeit Governments”), and as corporate entities are bound to the Council of Australian Governments (COAG), without proof of claim to the contrary, and

79. The Affiant asserts that “Counterfeit Governments” magnified inspection of the current Political Parties “Australian Dollar” (not Legal Tender “of the Commonwealth of Australia”) polymer (plastic) notes, will reveal a watermarked seal, the “Stylised Arms No. 2 (Solid) US Serial No. 89000533”, which was registered in 1992 with the United States Patent and Trademark Office (USPTO). without proof of claim to the contrary, and



80. The Affiant asserts that although the words “Prime Minister”, “Premier”, “Chief Minister” and “Local Government” do not appear anywhere in the *Commonwealth of Australia Constitution Act 1901*, as Proclaimed and Gazetted, human beings purporting to represent same, signed on 1st May 1992 the *Intergovernmental Agreement on the Environment (IGAE)* and also formed the Council of Australian Governments (COAG) under which Bilateral Agreements are still being signed, but not for the benefit of the people of the Commonwealth of Australia as established on 1st January 1901, without proof of claim to the contrary, and

81. The Affiant asserts that each living human being inside those corporate governments are lawfully bound to the founding and primary law, the *Commonwealth of Australia Constitution Act 1901*, as Proclaimed and Gazetted, especially at Clause 5—Operation of the Constitution and laws

Ref:

5. This Act, and all laws made by the Parliament of the Commonwealth under the Constitution, shall be binding on the courts, judges, and people of every State and of every part of the Commonwealth, notwithstanding anything in the laws of any State, without proof of claim to the contrary, and

82. The Affiant asserts that all those purporting to be operating for entities, departments and agencies of current governments (Counterfeit Governments) are required to serve corporations, and do not serve as public servants of the people of the Commonwealth of Australia as established on 1st January 1901, without proof of claim to the contrary, and

83. The affiant asserts that the current Local Governments in “Australia” are corporations, are not part of any de jure government and do not have any authority over the Land, the allodial title to which is held by the Crown, and no authority over the Man on the Land, and no authority of what that Man does to any Land held under an Estate in Fee Simple of Land, without proof of claim to the contrary, and

84. The Affiant asserts that before any alteration may be made to the operation of Clause 9—The Constitution of the Commonwealth of the *Commonwealth of Australia Constitution Act 1901*, as Proclaimed and Gazetted, approval must first be given by means of Referendums of the people of the Commonwealth of Australia, and the Affiant has not seen any evidence of same whereby lawful consent was given to any alteration of the meaning of “The Commonwealth”, and the Affiant does not believe any such evidence of the consent of the people exists, and

85. The Affiant asserts no alterations may be made to Clause 6—Definitions of the *Commonwealth of Australia Constitution Act 1901*, as Proclaimed and Gazetted,

Clause 6—Defintions
“The Commonwealth” shall mean
the Commonwealth of Australia as established under this Act,
without proof of claim to the contrary, and

86. The Affiant asserts that the Second Law of the Commonwealth, the *Acts Interpretation Act 1901*, Act No. 2 given Royal Assent on 12th July 1901, was an Act for the Interpretation of Acts of Parliament and for Shortening their Language, had the Constitutional enacting manner and form of:-

BE it enacted by
the King’s Most Excellent Majesty
the Senate and the House of Representatives
of the Commonwealth of Australia

and stated:-

Constitutional and official definitions

17. In any Act, unless the contrary intention appears—

- (a) “The Commonwealth” shall mean the Commonwealth of Australia
- (b) “Australia” includes the whole of the Commonwealth,

Ref:

without proof of claim to the contrary, and

87. The Affiant asserts that where “Counterfeit Governments” attempt to claim sovereign authority at the same level of Man (See Diagram 1), they may not lay claim to govern over any Man, without proof of claim to the contrary, and

88. The Affiant has not seen any evidence that corporations are not beholden to their shareholders and employees, and the Affiant does not believe any evidence exists, and

89. The Affiant has not seen any evidence that the Affiant is a shareholder or an employee of any “Counterfeit Government”, and the Affiant has not seen any evidence that the Affiant or any other person who is not a shareholder or an employee of any “Counterfeit Government” is lawfully obligated to perform for any reason whatsoever, any function required by any “Counterfeit Government”, and the Affiant does not believe any evidence exists, and

90. The Affiant has not seen any evidence that the Affiant or any other person who is not a shareholder or an employee of any “Counterfeit Government” is lawfully bound to obey for any reason whatsoever, anything in the statutes, acts, rules, codes and directives or other demands made by any “Counterfeit Government”, whether made in writing or verbally, and the Affiant does not believe any evidence exists, and

91. The Affiant has not seen evidence that the Affiant or any other person who is not a shareholder or an employee of any “Counterfeit Government”, is lawfully liable for any debts, penalties, fines, taxes or other encumbrances imposed by any “Counterfeit Government”, and the Affiant does not believe any evidence exist, and

92. The Affiant has not seen evidence that the Affiant or any other person who is not a shareholder or an employee of any “Counterfeit Government”, is lawfully liable for any debts, penalties, fines, taxes or other encumbrances incurred by any “Counterfeit Government”, and the Affiant does not believe any evidence exist, and

93. The Affiant asserts that any documentation, issued to the Affiant or any other person who is not a shareholder or an employee of any “Counterfeit Government”, documentation including but not limited to electoral rolls, personal identifications, licences, registrations, etc., does not incur any obligation to perform any function of, or obey any demands by, any “Counterfeit Government”, without proof of claim to the contrary, and

94. Whereas the Affiant’s signing of any Counterfeit Government’s Instrument, including but not limited to Income Tax Returns, Application to Import a Motor Vehicle, Voter Registration Forms, (hereinafter “Sworn Statements to Counterfeit Governments”), may have been construed as the Affiant knowingly had volunteered to act in any capacity, including but not limited to an employee or officer of any Counterfeit Government, thereby

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becoming subject to any Counterfeit Government's Acts, Statutes or any other directives, and

95. The Affiant has not seen any evidence that any Sworn Statement to Counterfeit Governments fully disclosed the Affiant's obligations to act in any capacity, including but not limited to trustee, employee or officer of any Counterfeit Government, and the Affiant does not believe that any such evidence exists, and

96. The Affiant has not seen any evidence that the Affiant's signing of any Sworn Statements to Counterfeit Governments obligated the Affiant to act under any oath of office of any Counterfeit Government, and the Affiant does not believe that any such evidence exists, and

97. The Affiant asserts that with the Affiant's signing of any Sworn Statements to Counterfeit Governments, the Affiant had no intent to consent or admit the Affiant was acting under any oath of office or bound as an employee or officer by any Counterfeit Government's directives or controls, and

98. The Affiant has not seen any evidence that the body or content of any Counterfeit Government's Acts, Statutes or any other directives, demonstrates the validity and applicability of those Acts, Statutes or any other directives to sovereign beings (particularly the Affiant) as if the Counterfeit Governments were de jure governments, and the Affiant does not believe that any such evidence exists, and

99. The Affiant has not seen any evidence on any public record, demonstrating that the Affiant is, or is obliged, to act in any capacity, including but not limited to trustee, employee or officer of any Counterfeit Government, and the Affiant does not believe that any such evidence exists, and

100. The Affiant has not seen any evidence that precludes his correction of inadvertent mistakes or undoing of falsehoods, made unknowingly, by rescinding, revoking and repudiating any Sworn Statements to Counterfeit Governments, and the Affiant does not believe that any such evidence exists, wherefrom, and

101. The Affiant hereby rescinds, revokes and repudiates all Sworn Statements to Counterfeit Governments in so far as the obligation to act in any subservient capacity for any Counterfeit Government, and

102. The Affiant has not seen any evidence the rescinding, revoking and repudiation of the Affiant's obligation to act in any subservient capacity for any Counterfeit Government whatsoever, deprives or depreciates the Affiant's role as beneficiary, and the Affiant does not believe that any such evidence exists, and

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103. The Affiant asserts any oaths of public office sworn by public officers in their role as legitimate public servants, decree them trustees under public oath, without proof of claim to the contrary, and

104. The Affiant asserts that public officers who have sworn a solemn public oath, remain bound by that oath and therefore are bound to serve the public honestly, impartially and fairly as dictated by their oath, without proof of claim to the contrary, and

105. The Affiant asserts that, whereas “no Man can serve two masters”, no private oath may usurp any oath of public office sworn by public officers to serve the public honestly, impartially and fairly as dictated by their oath, without proof of claim to the contrary, and

106. The Affiant has not seen any evidence that prevents the Affiant from choosing to temporarily appoint trustees as or when required, including but not limited to peace officers or police officers whose public oath of office is to serve Her Most Excellent Majesty and the public honestly, impartially and fairly, and the Affiant does not believe that any such evidence exists, and

107. The Affiant has not seen any evidence lawfully permitting any Counterfeit Government to remove the Affiant’s property and/or interests; to detain the Affiant’s property and/or interests; to restrict the Affiant’s Use of the Affiant’s property and/or interests; and to do so against the Affiant’s will and without the Affiant’s express consent, and the Affiant does not believe that any such evidence exists, and

108. The Affiant as a British Subject and an Australian Citizen has not seen any evidence lawfully allowing any party or Counterfeit Government to order, represent or persuade the Affiant to falsely present the Affiant as being a COMMONWEALTH OF AUSTRALIA Corporation’s Citizen, Vessel or Person, directly or by deception, device, misnomer, mistaken identity, warrant or indictment, real or imagined, and to do so to the Affiant’s detriment or to abrogate the Affiant’s natural inherent rights, and the Affiant does not believe that any such evidence exists, and

109. The Affiant asserts that the Affiant’s use of a Notary Public, Justice of the Peace, Reserve Bank of Australia Promissory Notes, and/or any other public facilities when alternatives are generally unavailable, does not comprise the Affiant’s submission to any Counterfeit Government, the creation of an adhesion contract, expressly or tacitly, with any Counterfeit Government and/or any other party, real or imagined, without proof of claim to the contrary, and

110. The Affiant’s attendance at any tribunal, administrative or judicial procedure, does not comprise the Affiant’s submission to any Counterfeit Government, the creation of an adhesion contract, expressly or tacitly, with any Counterfeit Government and/or any other part, real or imagined, without proof of claim to the contrary, and

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111. The Affiant asserts that any party or Counterfeit Government that alleges a liability against the Affiant, must produce Full Disclosure of all Authorities to demonstrate such liability, and

112. The Affiant has not seen any evidence lawfully preventing the Affiant from issuing contractual invoices not having a legislative or taxation component, and the Affiant does not believe that any such evidence exists, and

113. The Affiant asserts that the Affiant lives within the landmass known geographically as Australasia, and

114. The Affiant asserts that the Affiant does not live within the corporation named COMMONWEALTH OF AUSTRALIA, and

115. The Affiant asserts that any failure or refusal to provide the Affiant, no later than fourteen days (336 hours) from the recorded date of delivery, with a verified rebuttal (in sworn affidavit form) to this Affidavit point-by-point, or to request additional time to comply, will comprise the respondent's agreement with and confession of facts herein, in perpetuity, the said confession of agreement being *res judicata* and *stare decisis*.

I,**you**....., the Affiant,

affirm under penalty of perjury that the above statements are true, correct and not misleading.

Affirmed at**place**.....

This ...**in words**..... day of 20**xx**

Signed by**you** (Affiant)

Witness before me