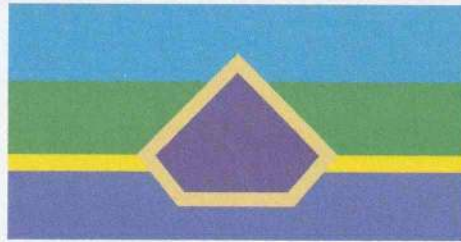


Affidavit of status and life

Affidavit of the living woman **Elizabeth Brigitta**, of the house of “van Gool”,
of the bloodlines of “Brokerhof” and “van Gool”



Jurisdiction of the land Aotearoa, also known as Colony of New Zealand, has returned to the authority of
God Almighty

Matthew 22 v 37-39 “Jesus sayd vnto him, Thou shalt loue the Lord thy God with all thy heart, and with all thy soule, and with all thy minde. This is the first and great Commandement. And the second is like vnto it, Thou shalt loue thy neighbour as thy selfe.”
and do unto others as you would have them do unto you and;
“Thou shalt not steale. Thou shalt not beare false witnes against thy neighbour.”

Any content or character or style or colour or page layout is not to be confused with legalese or syntax or any other language or hidden meaning.

All that matters is the truth.

In John 14v6 “Jesus saith unto him, I am the way, the truth, and the life...”
Proverbs 19 v9 “A false witness shall not be unpunished, and he that speaketh lies shall perish.”

Elizabeth Brigitta, of the house of “van Gool”
c/o 41 Wakefield street
Featherston

6th day of the month December
in the year of our Lord 2024

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Affidavit of status and life

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

For context, this document uses only plain simple English and counting systems. You are considered informed that all meanings in this/all communication/s are taken from the Oxford Dictionary of English, unless another definition is given, or as commonly understood by living men and women. Any content or character or page layout is not to be confused with legalese or syntax or any other language. All character, form, style and page layout, whether capitalised, lower case, bold, italic or underlined or any combination are what is commonly recognised by living men and women and not to be taken in any other way or meaning. If any definition or meaning is unclear to the reader, the interpretations are that of the living woman author of this affidavit. **The position in this communication is that of a living woman standing under God’s law/lore, also known as the creator’s law/lore, natural law/lore, and operating outside the jurisdiction of statutory rules and man-made legislation.**

To this Affidavit of status and life, some maxims are applicable, which have been listed in **Exhibit F Some relevant maxims.**

Part A - Definitions

Presumption means: An idea that is taken to be true on the basis of probability is a presumption, which must be agreed upon by the parties to be true. Then equally one party challenges the presumption to be true on the basis of probability, and then this is all that is recognised to be required to remove the presumption as a formal challenge, abrogation, rebuttal and renouncement to that presumption. **The presumption then has no standing or merit in fact.**

Probability means: The extent to which something is probable, the likelihood of something happening or being the case. By definition then this is not substantive as it is only a probability of what may be and therefore has no substance in material fact. The state court does not operate according to any true rule of law but does operate by presumptions of the law, therefore if presumptions presented by the private bar guild are not rebutted, they become fact and therefore said to stand true.

Government means: Corporate company. Corporate entities masquerading as, or purporting to be local, regional, district and/or national or world ‘government’ entities.

Calling means: (noun) a vocal sound used to call/identify a living man/woman.

Dominion means: supreme authority; absolute ownership; in relation to the creation: the ability to do anything, except speak the law.

Part B - Construction

- a) The words “include,” “includes,” and “including” are not limiting;
- b) The word “all” includes “any” and the word “any” includes “all”;
- c) The words “or” is not exclusive, and
- d) Words and terms:
 1. in the singular (number) include the plural, and in the plural includes the singular; and
 2. any gender include the masculine, the feminine and neuter.

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Part C - Affidavit

This Affidavit is given to all in order to:

- i. establish, signify, proclaim, and verify the status of my living self;
- ii. to eliminate/deny any and all presumptions and assumptions by any and all fictitious, corporate or private entities;
- iii. to rebut any and all alleged claimed authority and/or jurisdiction of any and all fictitious, corporate or private entities, over the deponent, those entities being without standing upon the land; and
- iv. this affidavit replaces any and all earlier affidavits of status and life and

I, **Elizabeth Brigitta**, also known as **Lisa**, borne of the house commonly known as **VAN GOOL™**, and of the bloodline of the house of my mother "**Brokerhof**" and of the house of my father "**van Gool**", hereby declare that:

1. God created all 'matter' including, but not limited to: the heavens, this planet, known as "Earth"; created the land, created the oceans, created rivers and lakes, created the air, created all living beings and life on this planet Genesis 1:1-25;
2. I am an aspect/creation of the one true almighty God, also known as the All That Is, the Supreme Consciousness, the Collective Consciousness, Allah, Yahweh, Source, and/or God Almighty, hereafter referred to as God. Genesis 1:26-27¹ "¶ And God said, Let vs make man in our Image, after our likenesse: and let them haue dominion ouer the fish of the sea, and ouer the foule of the aire, and ouer the cattell, and ouer all the earth, and ouer euery creeping thing that creepeth vpon the earth. So God created man in his owne Image, in the Image of God created hee him; male and female created hee them.";
3. I hereby claim back the dominion that was granted to man, created in the image of God, and which, through deception, had drifted from my awareness;
4. As God is the giver of all life, spiritual and physical and other, and the creator of the living man and woman, and whereas the living men and women created the **paper fiction known as the "Person"**, "Government", "Corporation", Resident, "Citizen", and other non-living transmitting entities of fictional nature, a created fictional paper entity cannot rule over its creator, the living man and woman, any more than the living man and woman can rule over God and, as such, I **Elizabeth Brigitta**, of the house of "van Gool", am not, and cannot be, under the jurisdiction of any man-created fiction without my full and informed consent and **I do not consent to any paper fiction having control or authority over me;**
5. God is the supreme and only authority over this planet and all things, such as matter comprising it, and all living beings living on it;
6. I exist in Gods creation, also known as the universe, as an integral part of creation;
7. I came to be borne on this planet, known as Earth, and also known as Terra and Gaia, and I was separated by umbilical cord from my mother **Gerarda**, on the twenty-fourth day of the month October in the year of our Lord, one thousand nine hundred and fifty-seven, in the city of Rotterdam;
8. I sojourn on the land mass commonly known as Aotearoa, Tireni, [New Zealand], which means the whole planet;

¹ All bible quotations are taken from the 1611 King James version specifically as oaths have been sworn on it.

9. I am over the age of consent with sound mind, body, spirit and soul; a living sentient being able to administer and manage all affairs with regards to my estate, my property and creations as one;
10. I was borne to my mother **Gerarda** of the house of Brokerhof and my father **Norbertus** of the house of van Gool, both of which have or had physical standing upon the land at the time of the 'conception' of my living self;
11. I have no 'name', nor need for a 'name', however my mother **Gerarda** and father **Norbertus** used to call me **Elizabeth Brigitta**;
12. On the twenty-fifth day of October in the year of our Lord, one thousand nine hundred and fifty-seven my born day was registered to create a "geboorteakte" (birth certificate) and trust(s) and trading entity(s) were created sometime after that with the name **ELIZABETH BRIGITTA VAN GOOL**®© and an associated number. The surnames created to represent me are noted in capital letters. At a later date a driver's license number was allocated and registered to represent me with a trading name identity and trust(s) associated with it;
13. At common law an adult may assume any "surname" by using such name and becoming known by it, for the use of a "surname" is a convention rather than a legal necessity, and the "surname" is never formally bestowed on a "person" but acquired by the living man or woman by reputation, and, as such, the "surname" not being a matter of law but a matter of repute;

The "NSW² Law Reform Commission: REPORT 61 (1988) – NAMES: REGISTRATION AND CERTIFICATION OF BIRTHS AND DEATHS" at [10] states, in the most recent Australian statement of the common law principle

"The full court of the Family Court of Australia stated in *Chapman v Palmer*: 'At common law an adult may assume any surname by using such name and becoming known by it. A surname is not a matter of law but a matter of repute.'"

See also B Cottle, *The Penguin Dictionary of Surnames* (Penguin Harmondsworth [2nd ed.] [1978]) at [12-14]; *Wakefield v Wakefield* (1871) Hagg. Con. [394] at [402]; [161 E.R. 593] at [596]; (1978) [FLC 90-510], [77.667]; *R v Smith* (1866) [4 F & F 1099]; [176 ER 923]; *Re T* (otherwise H) (an Infant) (1963) [Ch 238] at [240]; *Earl Cowley v Countess Cowley* (1901) [AC 450] at [460]; and Salmond & Heuston "ON THE LAW OF TORTS", [21st Edition] at [387];

14. as God created all of creation, and as I was created in the image (standing) of God, I, representing God in this matter, hereby claim copyright ownership of the DNA of the living woman, **Elizabeth Brigitta**, of the house of van Gool, and I have the right to charge compensation fees (see 'Exhibit D Compensation fee schedule - CS-EBG-571024-01') to anyone who has unlawfully used/published/stored, by any media the DNA of the living woman **Elizabeth Brigitta**, of the house of van Gool, without prior written authorisation via wet ink autograph of and/or from the living woman **Elizabeth Brigitta**, of the house of van Gool, with full disclosure of every possible effect or outcome of such use and with fully informed consent and nothing hidden, no deception employed, and which authorisation can be produced on demand;
15. I hereby claims copyright ownership of the vocal sounds, of the living woman **Elizabeth Brigitta**, of the house of van Gool, such as singing, speech and voiceprints. I also claim copyright ownership of the visual image, such as pictures, drawings, video, CCTV of the living woman **Elizabeth Brigitta**, of the house of van Gool;

16. I have the right to charge compensation fees (see 'Exhibit D Compensation fee schedule - CS-EBG-571024-01') to anyone who unlawfully uses/publishes/stores, by any media the vocal sounds or the image of the living woman **Elizabeth Brigitta**, of the house of van Gool, without prior written authorisation via wet ink autograph of and/or from the living woman **Elizabeth Brigitta**, of the house of van Gool;
17. I am not the birth certificate or passport or driver's license that were issued to me as these represent legal fictions or trade names, all of which are fraudulent by nature, existing only due to Common Law copyright infringement and unlawful conversion. Proof that I am alive is included in this affidavit as Exhibit A Proof of life; Deuteronomy 16:19 "thou shalt not respect persons"; 2 Samuel 14:14 "neither doeth God respect any person"; Acts 10:34 "¶ Then Peter opened his mouth, and said, Of a trueth I perceiue pt God is no respecter of persons:"
18. I have the blood type of A+;
19. I am neither alien of "New Zealand"/Aotearoa, nor a resident nor a citizen of "New Zealand"/Aotearoa, nor consider myself a citizen of any other "country"/"state"/"nation", all of the so-called "countries" are fictitious entities;
20. the one true almighty God created man and woman and then men and women created corporations; A corporation can never have control or authority over a living man or woman without their full informed consent and I do not consent to any corporation having control or authority over me;
21. I renounce, rebut, disassociate, reject and do not acknowledge, that any corporation/corporate entity such as:
- 21.1. "THE QUEEN'S MOST EXCELLENT MAJESTY IN RIGHT OF NEW ZEALAND", registered at company house with company number OE021881;
- 21.2. "THE SOVEREIGN IN RIGHT OF NEW ZEALAND ACTING BY AND THROUGH THE SECRETARY OF FOREIGN AFFAIRS AND TRADE", registered at company house in England with company number OE020656, also known as "HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND", registered at the Securities Exchange Commission with number CIK: 0000216105;
- 21.3. "DE STAAT DER NEDERLANDEN" (LEI: 254900G14ALGVKORFN62)/"STATE OF THE NETHERLANDS", registered at the Securities Exchange Commission with number CIK: 1008288/"NEDERLANDSE OVERHEID"/"RIJKSOVERHEID";
- 21.4. any and all corporate "LOCAL GOVERNMENT" entities as created and/or defined by any "LOCAL GOVERNMENT ACT" and/or any and all of its employees and/or shareholders, has any authority or jurisdiction over me in any way, unless I give my specific personal, written, conscious, fully aware and fully informed consent, without coercion, to each individual act, as a result of the full disclosure of every possible effect or outcome of such use, with nothing hidden, no deception employed, autographed by me in wet ink, and can be produced on demand;
22. I renounce, rebut, disassociate reject and do not acknowledge that any not registered-organisations, such as "LEGISLATIVE COUNCIL", has any authority or jurisdiction over me in any way, unless I give my specific personal, written, conscious, fully aware and fully informed consent, without coercion, to each individual act, as a result of the full disclosure of every possible effect or outcome

of such use, with nothing hidden, no deception employed, autographed by us in wet ink, and can be produced on demand;

23. I renounce, rebut, disassociate reject and do not acknowledge that the corporate entity “DEPARTMENT OF JUSTICE” and/or all of its trading names, has any authority or jurisdiction over me in any way, unless I give my specific personal, written, conscious, fully aware and fully informed consent, without coercion, to each individual act, as a result of the full disclosure of every possible effect or outcome of such use, with nothing hidden, no deception employed, autographed by me in wet ink, and can be produced on demand;
24. I take back possession of any property and/or credits that have been placed under the estate trusts or bonds of trade names “Elizabeth Brigitta van Gool®” or “EB van Gool” or “van Gool, E.B.” or “van Gool, Elizabeth” or “Gool, E. van” or “Lisa van Gool” or “Gool, Elizabeth Brigitta van” et alia, or any such upper case, “CAPITAL-LETTERED” or lower case variation of such, in any way, including but not limited to punctuation, initials, prefixes, infixes, suffixes, titles, appendages, and the like as any numbers or symbols chosen to represent these trade names. As is shown in the Security agreement EBG-571024-SA-002, I declare that I am the secured creditor of each of these tradenames, but not surety to them as debtor. If I discover there is any property and assets or credits under the trusts or bonds or bank accounts or investment funds associated with these trade names, I have the lawful right of claim to seize these assets as I now own them, and once the person or entity who is holding them is notified in writing of change of ownership by me, they have ten (10) working days to pay out in full. Otherwise, user shall be deemed in default and all of user’s property shall be claimed as collateral, as set forth in point “(2)” and in section “Terms of strict foreclosure” of copyright notice in ‘Exhibit K Copyright trademark contract EBG-571024-CRC-002’ included as part of this affidavit, and immediately becomes property of secured party.
25. I declare that I am the preferred creditor of all the tradenames listed in paragraph 24 to the priority amount of twenty billion New-Zealand Dollars (\$20,000,000,000.00) as the “secured creditor” having priority above all other creditors. I also have the ability to act as the liquidator of any assets if a parent company chooses to place my tradenames entities and assets in those entities in paragraph 24 into liquidation, and if the parent company does not inform me in writing that they have placed any of my tradename entity(s) or assets into liquidation, I am able to claim all costs plus full value of the asset from the parent company by providing an invoice with claim to all the value, where the parent company or the agent acting on behalf of the company has ten (10) working days to pay out in full and in the event of non-payment the parent company or acting agent of that company is in default, and I have the legal/lawful right to seize property of the acting agent or parent company that is in default. If the acting agent or parent company refuses to inform me the value of the asset, then I have the right to claim the higher amount of twenty billion New-Zealand Dollars (\$20,000,000,000.00) off the parent company and seize assets up to that value in the currency of my choosing.
26. I am not in any way or definition the legal “person” or “natural person” “Elizabeth Brigitta van Gool®” nor “EB van Gool” nor “van Gool, E.B.” nor “van Gool, Elizabeth” nor “Gool, E. van” nor “Lisa van Gool” nor “Gool, Elizabeth Brigitta van” et alia, all of which are copyrighted, nor any such upper case, “CAPITAL-LETTERED” nor lower case variation of such, in any way, including but not limited to punctuation, initials, prefixes, infixes, suffixes, titles, appendages, and the like;
27. I do not consent to being joindered in any way to the “person”, “natural person” or corporate entity, “Elizabeth Brigitta van Gool®” nor to “EB van Gool” nor to “van Gool, E.B.” nor to “van Gool,

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- Elizabeth**” nor to **Gool, E. van**” nor to **“Lisa van Gool”** nor to **“Gool, Elizabeth Brigitta van”** et alia, nor any such upper case, **“CAPITAL-LETTERED”** nor lower case variation of such, in any way, including but not limited to punctuation, initials, prefixes, infixes, suffixes, titles, appendages, and the like;
28. If any so-called “Government” used and/or divulged the details of the living woman **Elizabeth Brigitta**, of the house of **“van Gool”**, to a third party or parties and consequently a corporate, non-living, fictitious legal entity, the “person”, **“Elizabeth Brigitta van Gool®”** or **“EB van Gool”** or **“van Gool, E.B.”** or **“van Gool, Elizabeth”** or **“Gool, E. van”** or **“Lisa van Gool”** or **“Gool, Elizabeth Brigitta van”** et alia, or any such upper case, **“CAPITAL-LETTERED”** or lower case variation of such, in any way, including but not limited to punctuation, initials, prefixes, infixes, suffixes, titles, appendages, and the like was created by the so-called “Government”/“State” and/or one or more of those third parties via the creation of a **“BIRTH CERTIFICATE”**, a document/instrument that does not contain the consent or autographs/signatures of me **Elizabeth Brigitta**, of the house of **“van Gool”** nor either of the biological creators, the “mother” and/or “father”, it has no legal nor lawful standing in any respect to, with or for the living woman, **Elizabeth Brigitta**, of the house of **“van Gool”**;
 29. I rebut and disassociate myself completely from any and all created fictions, including being the implied “trustee” of the estate/s of **“Elizabeth Brigitta van Gool®”**; **“EB van Gool”**; **“van Gool, E.B.”**; **“van Gool, Elizabeth”**; **“Gool, E. Van”**; **“Lisa van Gool”**; **“Gool, Elizabeth Brigitta van”** et alia, or any such upper case, **“CAPITAL-LETTERED”** or lower case variation of such, in any way, including but not limited to punctuation, initials, prefixes, infixes, suffixes, titles, appendages, and the like created by and through the Cestui Que Vie Act of [1666];
 30. I innerstand the spiritual and lawful liability. “Thou shalt not beare false witnes against thy neighbour.” (Exodus 20:16);
 31. I have been mischaracterised, assumed and presumed lost at sea/see, when in truth, I, having invoked the provisions of Article IV of the Cestui Que Vie Act 1666 (Exhibit B) as one “having been found to be alive,” am alive, in good health, sound of mind, and officially, on and for the record, convey my status as competent and well beyond the age of majority;
 32. I am not deceased;
 33. I am a living breathing woman of flesh and blood, with a sound mind, and I am able to manage my own affairs, self determine, and administer my own estate and trust, and I claim back ownership of my property and estate;
 34. I am not Crown property or a subsidiary company to any of the Crown companies and I am therefore not subject to Crown law, but only the law/lore of Nature and law/lore of God. (See Exhibit B for Cestui Que Vie Act 1666 and Exhibit C for Corpus Juris Secundum for proof that crown administration of a living man’s affairs is null and void and also see court ruling CRUDEN v NEALE 1796 US Law North Carolina 2 NC 338 May Term 1796 states “man in his natural state is independent of all laws, except those prescribed by nature, he is not bound by any institutions formed by his fellow men without his consent.”);
 35. All trustee guardianships and agency obligations are terminated and revoked effective on the day I reached the age of majority, with me, **Elizabeth Brigitta**, now having full control and power of attorney over my legal titles, reconveying all relevant trade name(s) and estate trusts back to the only true legitimate law over all jurisdictions (like: land; air; water; etc.) as applicable to the Earth,

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EB

according to the trust indenture as conveyed to me in the Bible under supreme sovereign law of God, and to my authorisation and administration as executor and beneficiary, effective immediately so that funds can only be taken out with my written authorisation;

Genesis 1:26³ “¶ And God said, Let vs make man in our Image, after our likenesse: and let them haue dominion ouer the fish of the sea, and ouer the foule of the aire, and ouer the cattell, and **ouer all the earth**, and ouer euery creeping thing that creepeth vpon the earth.”

36. I have the lawful right to charge four times the value of loss/damage, plus twenty percent compensation, as calculated over the value, if anything was taken without my written consent, sealed with my fingerprint in wet ink. See my compensation charge schedule in ‘Exhibit D Compensation fee schedule - CS-EBG-571024-01’ and my copyright notice in ‘Exhibit K Copyright trademark contract EBG-571024-CRC-002’;
37. I specifically reserve and retain all rights and privileges granted to me by God, specifically the dominion granted to living man;
38. I offer no consent to use or abuse my calling, my God-given estate, and any allonge by infringement of Common Law Copyright, which is protected under the various Copyright Acts around the world, it is my will and instruction to ensure readers and agents, including their heirs and successors, are no longer using and abusing my calling without my knowledge and/or consent, also known as unlawful conversion for unjust enrichment and usurpation of property, and I have the right to charge compensation fees for unconsented use of my callings or trade names effective immediately. See my compensation charge schedule in ‘Exhibit D Compensation fee schedule - CS-EBG-571024-01’ and my copyright notice in ‘Exhibit K Copyright trademark contract EBG-571024-CRC-002’;
39. I am “SUI·JURIS”, possessing full universal free will and all rights as determined by God;
40. I stand with protection of only true legitimate law over all jurisdictions (like: land; air; water; etc) as applicable to the Earth according to the trust indenture as conveyed to us in the Bible under the supreme sovereign law of God;

Genesis 1:26 “¶ And God said, Let vs make man in our Image, after our likenesse: and let them haue dominion ouer the fish of the sea, and ouer the foule of the aire, and ouer the cattell, and **ouer all the earth**, and ouer euery creeping thing that creepeth vpon the earth.”

Re: assertions

41. I am fully conscious, aware, fully cognitive, knowledgeable, and cognisant, and am not ignorant;
 42. I am sane, sensible, intelligent, reasonable, rational, logical and sapient, and not a lunatic;
 43. I renounce, rebut, disassociate and reject in its entirety that the “Corpus Juris Civilis” (as issued by order of Emperor Justinian I from [529 AD] to [534 AD]), and any and all instruments subsequently and consequently constructed from it, has any authority over me, **Elizabeth Brigitta**, of the house of van Gool;
 44. I renounce, rebut, disassociate and reject in its entirety any and all claims made in/by the “Unam Sanctum” issued by Pope Boniface VIII on the date known as “18 November 1302”, and/or any other subsequent papal bulls;
 45. I renounce, rebut, disassociate and reject in their entirety all claims made by all the Roman Pontiffs, in the “past”, present and “future”;
- 3 note that the deeper meaning of the original text for “all the Earth” in Hebrew would also equate to the Māori concept of tangata whenua

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46. I renounce, rebut, disassociate and reject in their entirety any and all claimed authority of, or by, "The Vatican" and/or any derivative organisation subservient to, or controlled by, "The Vatican" in any way, and/or any and all claimed authority of, or by, any agent of "The Vatican" and/or any derivative organisation subservient to, or controlled by, "The Vatican" in any way;
47. **I hold all so called "Government" or its corporations or its agents or anyone assuming authority over men and women accountable for its actions and duties to the living men and women;**
48. I do not consent to any form of genocide, democide, or mass killing of whatever living beings;
49. I do not consent to the use of fluoride and/or any other toxins in public drinking water, nor to genetically modifying the food grown and sold publicly for consumption by living men and/or women and/or animals, nor to aerosol sprays and/or chemicals and/or metals and/or "nanites" being placed into, or sprayed into, the air we breathe, or any act that may directly or indirectly kill, harm, potentially harm, or detrimentally impact the quality of life of any living being;
50. unless I give my specific personal, written, conscious, fully aware and fully informed consent, without coercion, to each individual act as a result of the full disclosure of every possible (longterm) effect or outcome of such use, with nothing hidden, no deception employed, autographed by me in wet ink, and can be produced on demand, do not consent and revoke any form of spells, incantations, "prayers", "mantras", "therapies", or "treatments" whatsoever, whensoever, or wheresoever, now, in the "past", or in the "future", from any, "Earth-based" and/or off-world-based technology, by any so-called "government" and/or private corporation or any other source;
51. unless I give my specific personal, written, conscious, fully aware and fully informed consent, without coercion, to each individual act as a result of the full disclosure of every possible effect or outcome of such use, with nothing hidden, no deception employed, autographed by me in wet ink, and can be produced on demand, do not consent to the use of biometric dystopia, biometric facial recognition, machine-like robotic technology, either physically or ethereally, or astrally implanted, used in any way shape or form, to track, monitor, alter, torment, attack, abuse, infect, or harm my living being, my mind, my astral body, my consciousness, my energy, my essence and/or my 'soul' whatsoever, whensoever, or wheresoever, now, in the "past", or in the "future", for any reason while I am living here on the planet known as "Earth";
52. I do not consent to the buying, selling, owning, and/or trading, and/or the monetisation and collateralisation of my energy, and/or my unique living body or any part thereof, including my DNA, for the purpose of buying and/or selling and/or owning and/or controlling and/or profit and/or personal gain, in any way, shape or form, on or by any stock exchange, financial institution, corporation, government, religious organization, group, hub, club, society, organization, astral entity, and/or any other entity anywhere in creation, under any and every term/terminology/language/contract that is being and has been used to control and manipulate my personal energy and living being, especially if that act be demeaning, degrading, or negatively/lethally affecting my living being, as is determined by my self;

Presumptions of law

53. unless I give my specific personal, written, conscious, fully aware and fully informed consent, without coercion, to each individual act as a result of the full disclosure of every possible effect or outcome of such use, with nothing hidden, no deception employed, autographed by me in wet ink, and can be produced on demand, renounce, rebut, disassociate and reject, in their entirety, any and all "Presumptions of Law", these being:
- public record; public service; public oath; immunity; summons; custody; court of guardians; court of trustees; government as executor / beneficiary; agent and agency; incompetence; guilt;

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53.1. the **presumption of public record** is that any matter brought before a state court is a matter for the public record when in fact it is presumed by the members of the "Private Bar Guild" that the matter is a "Private Bar Guild" business matter. Unless openly rebuked and rejected by stating clearly the matter is to be on the public record the matter remains a private bar guild matter completely under private bar Guild rules.

I formally challenge, rebuke, reject, rebut and renounce the presumption of public record as it is by definition a presumption and has no standing or merit in presentable or material fact and I demand all "matters" to be on and for the "Public Record";

53.2. the **presumption of public service** is that all the members of the "Private Bar Guild" who have all sworn a solemn secret absolute oath to the Guild then **claim to act as public agents of the government or public officials** by making additional oaths of public office that openly and deliberately contradict the private superior oaths to their own Guild. Unless openly rebuked and rejected the claim stands that these private bar Guild members are legitimate public servants and therefore trustees under public oath;

I formally challenge, rebuke, reject, rebut and renounce the presumption of public service as it is by definition a presumption and has no standing or merit in presentable or material fact;

53.3. the **presumption of public oath** is that all members of the "Private Bar Guild" acting in the capacity of public officials who have sworn a solemn public oath remain bound by that oath and therefore bound to serve honestly impartially and fairly as dictated by their oath. Unless openly challenged and demanded the presumption stands that the **"Private Bar Guild" members have functioned under their public oath in contradiction to the Guild oath**. If challenged such individuals must recuse themselves as having a conflict of interest and cannot possibly stand under a public oath;

I formally challenge, rebuke, reject, rebut and renounce the presumption of public oath as it is by definition a presumption and has no standing or merit in presentable or material fact and I demand that any and all members of the "Private Bar Guild", who have all sworn a solemn secret absolute oath to their "Guild", who claim to act in any "matter" as a public agent of the "Government", or "public official", do publicly rebut, rebuke and reject their oath to the "Private Bar Guild", and take a public oath to God Almighty before acting as "trustee" in this matter;

53.4. the **presumption of immunity** is that any and all members of the "Private Bar Guild" in the capacity of public officials, acting as judges, prosecutors, registrars, clerks of courts and magistrates who have sworn a solemn public oath in good faith, are immune from personal claims of injury and liability. Unless openly challenged and their oath demanded the presumption stands that the members of the "Private Bar Guild" as public trustees acting as judges, prosecutors and magistrates are immune from any personal accountability for their actions;

I formally challenge, rebuke, reject, rebut and renounce the presumption of immunity as it is by definition a presumption and has no standing or merit in presentable or material fact and I demand that, irrespective of whether they publicly rebut, rebuke and reject their oath to the "Private Bar Guild" and publicly restate that oath to God Almighty, they are liable to personal claims of injury, liability and remedy; and

53.5. the **presumption of summons** is that by custom a summons unrebutted stands, and therefore one who attends court is presumed to accept a position, defendant, Jura, witness and jurisdiction of the court. Attendance to court is usually invitation by summons. Unless the summons is rejected and

returned with a copy of the rejection filed prior to choosing to visit or attend, jurisdiction and position as the accused and the existence of guilt stands;

I am not a dead entity that is to be "summonsed" to life via magic or spells;

I formally challenge, abrogate, rebut and renounce the presumption of summons as it is by definition a presumption and has no standing or merit in presentable or material fact;

53.6. the **presumption of custody** is that by custom a summons or a warrant for arrest unrebutted stands and therefore, one who attends court is presumed to be a thing and therefore liable to be detained in custody by custodians. Custodians may only lawfully hold custody of property and things, not flesh and blood, soul possessing beings. Unless this presumption is openly challenged by rejection of summons and or a court, the presumption stands you are thing and property and therefore lawfully able to be kept in custody by custodians;

I rebut any and all "warrants" that may have been served, and if any were claimed to have been served, or are forthcoming, they are rebutted, rebuked and rejected as **I am not a dead legal fiction, non-"human" "PERSON", nor a "thing", nor a property, and must not and can not be detained, nor kept in custody by "Custodians";**

I formally challenge, abrogate, rebut and renounce the presumption of custody as it is by definition a presumption and has no standing or merit in presentable or material fact;

53.7. the **presumption of court of guardians** is the presumption that as you may be listed as a resident of a ward of a local government area and have listed on your passport the letter P. You are a pauper, lunatic and disabled and therefore under the guardian powers of the government and its agents as a court of guardians. Unless this presumption is openly challenged to demonstrate you are both a general guardian and general executor of the matter/trust before the court the presumption stands and you are by default a pauper, lunatic and disabled; and therefore must obey the rules of the court of guardians, clerk of Magistrates Court;

unless I give my specific personal, written, conscious, fully aware and fully informed consent, without coercion, to each individual act as a result of the full disclosure of every possible effect or outcome of such use, with nothing hidden, no deception employed, autographed by me in wet ink, and can be produced on demand, I rebut, rebuke and reject any and the Presumption of the Court of Guardians;

unless I give my specific personal, written, conscious, fully aware and fully informed consent, without coercion, to each individual act as a result of the full disclosure of every possible effect or outcome of such use, with nothing hidden, no deception employed, autographed by me in wet ink, and can be produced on demand, may be listed as a "resident" of a ward of a local government area and have listed on any "passport" the letter P;

I rebut, rebuke and reject that I am a pauper and therefore under the "Guardian" powers of the "government" and/or its agents as a "Court of Guardians" and I am not obliged nor compelled to obey any rules of the "Clerk of Guardians" (clerk of "courts") of any and all "courts" wherever located;

I rebut, rebuke and reject that I am a lunatic and therefore under the "Guardian" powers of the "government" and/or its agents as a "Court of Guardians" and I am not obliged nor compelled to obey any rules of the "Clerk of Guardians" (clerk of "courts") of any and all "courts" wherever located;

53.8. the **presumption of court of trustees** is that members of the "Private Bar Guild" presume you accept the office of trustee as a public servant and government employee just by attending a Roman court. As such courts are always for public trustees by the rules of the Guild and the Roman system. Unless this presumption is openly challenged to state you are **merely visiting by invitation to clear up the matter** and you are not a government employee or public trustee in this instance, the presumption stands and is assumed as one of the most significant reasons to claim jurisdiction simply because you appeared;

I am not a government employee or "public trustee" in any instance;

I formally challenge, abrogate, rebut and renounce the presumption of court of trustees as it is by definition a presumption and has no standing or merit in presentable or material fact;

53.9. The **presumption of government acting in two roles as executor and beneficiary** is that for the matter at hand the "Private Bar Guild" appoints the judge and magistrate in the capacity of executor while the prosecutor acts in the capacity of a beneficiary of the trust for the current matter. If the accused seeks to assert their right as executor and beneficiary over the body, mind and soul, they, the accused, are acting as an executor de son tort or false executor challenging the rightful judge as executor. Therefore the judge/magistrate/registrar assumes the role of true executor and has the right to have you arrested, detained, fined or forced into a psychiatric evaluation. Unless this presumption is openly challenged to demonstrate you are both a true general guardian and general executor of the matter/trust before the court, questioning and challenging whether the judge or magistrate is seeking to act as executor de son tort, the presumption stands. Then you are by default the trustee, therefore must obey the rules of the executor judge/magistrate/registrar or you are an executor de son tort and a judge/magistrate/registrar of the "Private Bar Guild" may seek the assistance of bailiffs or sheriff's to assert the false claim against you;

I rebut, rebuke and reject that the "Private Bar Guild" has appointed the judge/magistrate/registrar in the capacity of executor, with the prosecutor acting in the capacity of beneficiary of the trust for any and all matters as **I believe I am both the general guardian and general executor of "Elizabeth Brigitta van Gool", et alia, in any and all matters before any and all "courts";**

I am not the trustee, therefore the court has a fiduciary responsibility to the trust and must obey the rules, instructions, and decisions of the executor that I believe to be Elizabeth Brigitta, of the house of van Gool;

I rebut, rebuke and reject any and all "Presumptions of Executor De Son Tort", and **I assert my right as executor and beneficiary over the flesh and blood body, over the mind and over the 'soul'** and I challenge and question the court which is proposing to act and/or acting as an 'Executor De Son Tort'/a "false executor" and challenging me whom I believe is the "rightful" judge, as executor;

I formally challenge, abrogate, rebut and renounce the presumption of government acting in two roles as executor and beneficiary as it is by definition a presumption and has no standing or merit in presentable or material fact;

53.10. the **presumption of agents and agencies** is the presumption that under contract law you have expressed and granted authority to the judge and magistrate through the statement of such words as recognised, understand or comprehend and therefore agree to be bound to a contract. Therefore unless all presumptions of agent appointment are rebutted through the use of such formal rejections as "I do not recognise you" to remove all implied or expressed appointment of the judge

prosecutor or clerk as agents, the presumption stands and you agree to be contractually bound to perform at the direction of the judge or magistrate;

I formally challenge, abrogate, rebut and renounce the presumption of agents and agencies as it is by definition a presumption and has no standing or merit in presentable or material fact and I deny any right and authority from any judge, registrar, prosecutor, clerk of court to assume the role of "true" executor and have no right to seek the assistance of police, bailiffs or sheriffs to assert their false claims;

- 53.11. the **presumption of incompetence** is the presumption that you are at least ignorant of the law, therefore incompetent to present yourself and argue properly. Therefore the judge/magistrate as executor has the right to have you arrested, detained, fined, or forced into a psychiatric evaluation. Unless this presumption is openly challenged to the fact that you know your position as executor and beneficiary and actively rebuke and object to any contrary presumptions, then it stands by the time of pleading, that you are incompetent. And then the judge/magistrate/registrar can do what he/she need to keep you obedient.

I am of sound mind, literate, articulate and, as principal and executive beneficiary, am competent to present Elizabeth Brigitta, of the house of van Gool, and argue properly, therefore, the judge/magistrate/registrar, acting unlawfully as "Executor De Son Tort", has no right to have Elizabeth Brigitta, of the house of van Gool, arrested, detained, fined or forced into a psychiatric evaluation, and object to any contrary presumptions;

I formally challenge, abrogate, rebut and renounce the presumption of incompetence as it is by definition a presumption and has no standing or merit in presentable or material fact;

- 53.12. the **presumption of guilt** is the presumption that, as it is presumed to be a private business meeting of the "Private Bar Guild", you are guilty whether you plead guilty, do not plead, or plead not guilty, therefore unless you either have previously prepared an **affidavit of truth** and motion to dismiss with extreme prejudice onto the public record or call a demur, then the presumption is you are guilty and the "Private Bar Guild" can hold you until a bond is prepared, to guarantee the amount the "Private Bar Guild" wants to profit from you;

I rebut, rebuke and reject any and all presumptions that any and all "matters" before any and all "courts" wherever are private business meetings of the "Private Bar Guild", and rebut reject and rebuke any and all presumptions of Guilt;

I formally challenge, abrogate, rebut and renounce the presumption of guilt as it is by definition a presumption and has no standing or merit in presentable or material fact;

54. I, entitlement holder in due course to all previous equity estates/trusts, also claim divine inheritance and hereditaments both corporeal and incorporeal, without recourse;
55. I do not recognise and cannot be held in contempt of any law that cannot show a named victim, either man or woman, nor can I be held liable in contempt of any law that cannot show any property, belonging to any said man or woman that has been stolen or damaged. Where no individual victim claiming trespass and no property stolen or damage can be found, there can be no defendant nor prosecutor logically taken into consideration;
56. I declare that I am a living breathing woman going about her every day life with the following rights included in 'Exhibit E Unalienable rights' being right to: freedom; equality and dignity; equal treatment independent of whatever way of discrimination; life; live in peace; security; freedom of any form of torture or degrading treatment or punishment; be treated fairly; be considered innocent until proven

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guilty; privacy; freedom to sojourn; to marry and have family; to own things; freedom of thought; freedom of opinion and expression; right to assemble; right to work; right to social security and social service; right to rest; right to participate in art and culture; right to freedom of movement/travel around the world at same time respecting the rights and freedoms of others. **These rights can not be taken away. I have the right to charge compensation fees (see 'Exhibit D Compensation fee schedule - CS-EBG-571024-01') to anyone who has unlawfully hindered, threatened, damaged, harmed, drugged, discriminated, harmed, deceived, enslaved, robbed, detained, assaulted, abducted or arrested me, and/or those in my care and/or those near me;**

57. I respect all forms of life and support the lawful right to, and of, the sovereignty, self-determination, and free will of all living beings in God's creation, specifically on the planet known as "Earth", **in alignment with, and only with, the authority of God;**
58. It is my intent to travel, with the ability to show affidavit testimony as proof of my rightful lawful claim. It is my intent to claim back ownership of my own life and rights and my own property and estate as a living breathing woman, able to manage my own affairs, and self determine, and administer my own estate;
59. I am neither a thing, nor discounted entity, nor legally defined person, nor human-being, nor individual, nor resident, or withholding agent, as these terms are defined under statute to which I never consented. As such, I am henceforth to be recognised as a living breathing soul, sojourning on the land mass commonly known as Earth;
60. unless I give my specific personal, written, conscious, fully aware and fully informed consent, without coercion, to each individual act as a result of the full disclosure of every possible effect or outcome of such use, with nothing hidden, no deception employed, autographed by me in wet ink, and can be produced on demand, hereby declare any and all contracts made without the living being's knowing and active present consent to be "null and void ad infinitum";
61. I state that my **unique agreement with God is final, and supersedes every other agreement, authority, convention, statute, regulation or rule** that is either "Earth-based" or off-world-based, especially if it seeks to enslave my 'soul' and/or being, or limit my freedom in any way, unless I give my specific personal, written, conscious, fully aware and fully informed consent, without coercion, to each individual act as a result of the full disclosure of every possible effect or outcome of such use, with nothing hidden, no deception employed, autographed by me in wet ink, and can be produced on demand;
62. Any being/consciousness/"person"/being/corporation/"government"/religious organisation/entity/machine, from this and/or any other domain of "Earth"/Gaia/Terra, any dimension, any universe, any perceived "other" level of existence, that wishes to have a contract with me in whatever way shape or form, must do so face to face and do so in complete transparency, with every single piece of that contract/consent explained in full detail, with absolutely no missing information or obligations left unstated or unexplained, and must be written out in full, in a language I am fluent in, with my fully conscious innerstanding and approval, and to be agreed to must be autographed in wet ink by me, of my own free will, with my private mark, with my fingerprint and/or the blood of my living body or any of my own liquid essence that contains my own natural DNA;
63. **I claim, for as long as I am in/on the Earth, full diplomatic immunity with all so-called "countries" on the planet known as "Earth";**
64. I respect and support that if a living being commits an unlawful act against another living being, that offending living being has a lawful right to trial by a jury of twelve independent and just living men and women, provided none of these are employees, shareholders, stakeholders or agents of any of the aforementioned and previously rebutted organisations/corporations named in this 'Affidavit of status and life', or any of their trading names, and provided that none of those living men and women has a interest

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in the matter, and provided said trial is in alignment with, and only with, the authority of God, and I deny any claimed authority of any "court" that fails to meet these standards, nor any "court" administered by and/or under the administration of members of any "Private Bar Guild" or any other such (secret) society;

65. All facts declared in this Affidavit of status and life are created with my first-hand knowledge and to the best of my knowledge;

Part D - Autograph without malice

In sincerity and with honour

I am I, **Elizabeth Brigitta**, the live, living claimant do affirm before the Divine Father, Lord and Creator in Heaven, that I, being **Elizabeth Brigitta**, am: a live, living sentient soul; a live, living flesh and flowing blood being in the form of woman; a live, living beneficiary, and I call upon The Father, The Son and The Holy Spirit as witness to this Claim. Holy, Holy Holy is the Lord God Almighty who was and is and will be!



Seal, fingerprint and autograph of **Elizabeth Brigitta**,

Verified by: **Elizabeth Brigitta** of the house of van Gool ·ET·AL· (Creditor and Secured Party) of the bloodline of the families of my mother and father Brokerhof and van Gool, authorised executor of: ELIZABETH BRIGITTA VAN GOOL®© (DEBTOR)

Elizabeth Brigitta of the bloodline of the families of my mother Brokerhof and father van Gool

Autograph: *Elizabeth-Brigitta of the house of van Gool*
Date: *6th* day of *December* of the year *2024*

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Part E - Statement of truth and statement of fact

Standing with God's law, all rights reserved

I, **Elizabeth Brigitta**, of the house of van Gool, and of the bloodline of the families of my mother and father Brokerhof and van Gool, affiant, make this statement of truth and facts with full liability and I declare:

1. I believe that I have been tricked into a lifetime contract, acting as a dead legal fiction (a person) whereupon I was stripped of all of my rights and made property of the state. This is a fact!;
2. Slavery has been abolished, so this means that there's a liability for enactment of slavery;
3. I was not given full disclosure on the lifetime contract that I was signed up for because my mother and father were never given full disclosure of the reality of what is entailed in the Birth Registration process in the first place. I was made a slave to the legal system where I was obligated and compelled to follow rules, regulations, acts, statutes and policy (all legal legislation) which all require the consent from living men/women and these legal legislations are NOT law. Simply colours of law that require consent. So if I do not consent and instead establish my standing as a living woman under God's law, which I am so doing via this affidavit of status and statement of truth, any legal legislation does not apply to me as a living woman;
4. Legal legislation is based on contract law, admiralty & maritime law. If you unwittingly consent to a contract but you were not given full disclosure and you did not sign the contract in wet ink, the contract becomes unlawful and null & void [UK Fraud Act 2006, sections 2 & 3]. So, indeed, this is an enactment of slavery and fraud, which means committing crimes under the law, the only true law that has ever existed, the law of God, the God that led his people out of slavery (Exodus 20:2)
5. Therefore, all contracts I have unknowingly consented to, by acting as the artificially created person or entity ELIZABETH BRIGITTA VAN GOOL®© et al, become null and void from its beginning (-·AB·INITIO·);
6. I attach my compensation charge schedule (Exhibit D Compensation fee schedule - CS-EBG-571024-01) and copyright notice (Exhibit K Copyright trademark contract EBG-571024-CRC-002) for breach of my rights as a living breathing woman and for breach and unauthorised use of any of my copyrighted trade names being "**ELIZABETH BRIGITTA VAN GOOL®©**"; "**EB van Gool**" or "**van Gool, E.B.**" or "**van Gool, Elizabeth**" or "**Gool, E. van**" or "**Lisa van Gool**" or "**Gool, Elizabeth Brigitta van**" et alia, any name written in such upper case, "**CAPITAL-LETTERED**" or lower case variation of such, in any way, including but not limited to punctuation, initials, prefixes, infixes, suffixes, titles, appendages, and the like;
7. All facts are created with my first-hand knowledge declared in this Affidavit of status and life;

verified by: **Elizabeth Brigitta** of house of van Gool, and of the bloodline of the clans of my mother and father Brokerhof and van Gool

Autograph: *Elizabeth Brigitta of the house of van Gool*
 Date: *6th* day of *December* of the year *2024*

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Part F - Witness and acknowledgement

Matthew Chapter 18 v20 and Deuteronomy Chapter 19 v15 read:

"A matter shall be established by two or three witnesses."

BE IT REMEMBERED, that on this *sixth* day of the month of *December* in the year of our Lord, two thousand and twenty-*four*, **Elizabeth Brigitta**, of the house of van Gool, personally appeared before us, parties to this document, known to us to be this woman and acknowledged this document to be her act and deed.

We witness and affirm, with our calling, our autograph and our fingerprint of clean hand, before The Father, The Son and the Holy Spirit, this 'Affidavit of status and life' by **Elizabeth Brigitta**, of the house of van Gool. We affirm that **Elizabeth Brigitta**, of the house of van Gool, is known to us and that she is a breathing, living woman of flesh and blood, and that she is a hereditary descendant to the kingdom of God, and that she sojourns on this landmass known as Aotearoa New Zealand. We acknowledge this document to be her act and deed and we affix our calling in accordance and satisfaction within the relevant provisions of Divine law/lore, Scriptural law, and Natural law/lore to this 'Affidavit of status and life'.

Witness 1: *Garry*

Autograph  sealed with my red ink fingerprint

Witness 2: *Sarah*

Autograph  sealed with my red ink fingerprint

Witness 3: _____

Autograph _____ sealed with my red ink fingerprint

For context, this document uses only plain simple English and counting systems. You are considered informed that all meanings in this/all communication/s are taken from the Oxford Dictionary of English unless otherwise definition given or as commonly understood by living men and women. Any content or character or page layout is not to be confused with legalese or syntax or any other language. All character, form, style and page layout, whether capitalised, lower case, bold, italic or underlined or any combination are what is commonly recognised by living men and women and not to be taken in any other way or meaning. If any definition or meaning is unclear to the reader, the interpretations are that of the living woman author of this affidavit. The position in this communication is that of a living woman standing under God's law, also known as the creator's law, natural law, and operating outside the jurisdiction of statutory rules or man-made legislation.

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Exhibit A Proof of life

on this 6th day of the month of December in the year of our Lord, two thousand and twenty-
four, Elizabeth Brigitta, of the house of van Gool, personally appeared before us. Elizabeth Brigitta is
known to us and we affirm that she is in fact, a breathing, living woman of flesh and blood.

We acknowledge this proof of life and we affix our calling in accordance and satisfaction within the relevant provisions of Divine law/lore, Scriptural law, and Natural law/lore to this **'Proof of life'**.

Matthew Chapter 18 v20 and Deuteronomy Chapter 19 v15 read:
"A matter shall be established by two or three witnesses."

Witness 1: Garry

Autograph Garry sealed with my red ink fingerprint

Witness 2: Danah

Autograph Danah sealed with my red ink fingerprint

Witness 3: _____

Autograph _____ sealed with my red ink fingerprint

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Exhibit B Cestui Que Vie Act 1666



1666 CHAPTER 11 18 and 19 Cha 2

An Act for Redresse⁴ of Inconveniencies by want of Proove of the Deceases of Persons beyond the Seas or absenting themselves, upon whose Lives Estates doe depend.

Recital that Cestui que vies have gone beyond Sea, and that Reversioners cannot find out whether they are alive or dead.

Whereas diverse Lords of Mannours and others have granted Estates by Lease for one or more life or lives, or else for yeares determinable upon one or more life or lives And it hath often happened that such person or persons for whose life or lives such Estates have beene granted have gone beyond the Seas or soe absented themselves for many yeares that the Lessors and Reversioners cannot finde out whether such person or persons be alive or dead by reason whereof such Lessors and Reversioners have beene held out of possession of their Tenements for many yeares after all the lives upon which such Estates depend are dead in regard that the Lessors and Reversioners when they have brought Actions for the recovery of their Tenements have beene putt upon it to prove the death of their Tennants when it is almost impossible for them to discover the same, For remedy of which mischeife soe frequently happening to such Lessors or Reversioners.

[I.] Cestui que vie remaining beyond Sea for Seven Years together and no Proof of their Lives, Judge in Action to direct a Verdict as though Cestui que vie were dead.

If such person or persons for whose life or lives such Estates have beene or shall be granted as aforesaid shall remaine beyond the Seas or elsewhere absent themselves in this Realme by the space of seaven yeares together and noe sufficient and evident proove be made of the lives of such person or persons respectively in any Action commenced for recovery of such Tenements by the Lessors or Reversioners in every such case the person or persons upon whose life or lives such Estate depended shall be accounted as naturally dead, And in every Action brought for the recovery of the said Tenements by the Lessors or Reversioners their Heires or Assignes, the Judges before whom such Action shall be brought shall direct the Jury to give their Verdict as if the person soe remaining beyond the Seas or otherwise absenting himself were dead.

IV If the supposed dead Man proves to be alive, then the Title is revested. Action for mean Profits with Interest.

[⁵Provided alwayes That if any person or [person or⁶] persons shall be evicted out of any Lands or Tenements by vertue of this Act, and afterwards if such person or persons upon whose life or lives such Estate or Estates depend shall returne againe from beyond the Seas, or shall on proove in any Action to be brought for recovery of the same [to⁴] be made appeare to be liveing; or to have beene liveing at the time of the Eviction That then and from thenceforth the Tennant or Lessee who was outed of the same his or their Executors Administrators or Assignes shall or may reenter repossesse have hold and enjoy the said Lands or Tenements in his or their former Estate for and dureing the Life or Lives or soe long terme as the said person or persons upon whose Life or Lives the said Estate or Estates depend shall be liveing, and alsoe shall upon Action or Actions to be brought by him or them against the Lessors Reversioners or Tennants in possession or other persons respectively which since the time of the

4 Abbreviations or contractions in the original form of this Act have been expanded into modern lettering in the text set out above and below.

5 annexed to the Original Act in a separate Schedule

6 Variant reading of the text noted in The Statutes of the Realm as follows: O. omits [O. refers to a collection in the library of Trinity College, Cambridge]

GSB

said Eviction received the Proffitts of the said Lands or Tenements recover for damages the full Proffitts of the said Lands or Tenements respectively with lawfull Interest for and from the time that he or they were outed of the said Lands or Tenements, and kepte or held out of the same by the said Lessors Reversioners Tennants or other persons who after the said Eviction received the Proffitts of the said Lands or Tenements or any of them respectively as well in the case when the said person or persons upon whose Life or Lives such Estate or Estates did depend are or shall be dead at the time of bringing of the said Action or Actions as if the said person or persons where then liveing.]

Source: <https://www.legislation.gov.uk/aep/Cha2/18-19/11>



Exhibit C Corpus Juris Secundum

Below lies proof that crown administration of a living man's affairs is null and void

Section 16, page 892

Fact of death: death of a person on whose estate administration sought is a jurisdiction requisite; and while the presumption of death arising from absence may present a prima facie case sufficient to warrant grant of administration, yet if it subsequently develops that such person was in fact alive, the administration is void.

While it is true that the assumption of death arising from a person's absence, unheard from, for a considerable length of time (see Death section 6) may present a prima facie case sufficient to grant of administration of his estate, the arising of such presumption does not take the case out of the operation of the general rule of the subject, and if it is made to appear that in fact that person was alive at the time such administration was granted, the administration is absolutely void.

Although, that payment to an administrator of an absentee who is not in fact dead is no defence against the absentee or his legal representative, nor are costs and disbursements incurred by such administrator a legal charge against the absentee or his property; but where the administrator has paid the debts of the absentee, he is subrogated to the rights of the creditors who he has paid. It has been considered, however the invalidity of the administration does not relate back, but that it is valid from the time when the presumption of death is rebutted.

Prima facie means: evidence provided to establish facts.

Corpus Juris secundum (CJS) means: an international legal encyclopedia that offers general overviews of all areas of state and federal law alphabetically by topic.

Suis Juris (SUI·JURIS) means: of full age and not under disability; legally competent to manage one's own affairs; independent.

Exhibit D Compensation fee schedule - CS-EBG-571024-01

Compensation fee schedule of living woman Elizabeth Brigitta for "Crown" and company agents for "services rendered, tasks performed, and material supplied" applying to all persons and entities.

For any unwarranted unlawful solicited/unsolicited "goods and services" and/or interference in my private matters and/or commercial affairs and/or any individual interfering with my freedom, physical integrity, psychological wellbeing, and/or my private property will be held personally liable for the following charges see **UCC 1-301 and UCC 1-308**:

Item	Description	Fee
1.	Unlawful breach of copyright – in any shape, way or form, like: unauthorised taking and/or storing; use; donation; publication; sale of any DNA sample and/or fingerprint and/or any other biometric of the living woman Elizabeth Brigitta , of the house of van Gool.	\$1,000,000.00 per taking/use
2.	Unlawful breach of copyright – in any shape, way or form, like: unauthorised recording, through photo-camera, video-camera, security camera and the like, and/or use/publication/sale/storing of any image of the living woman Elizabeth Brigitta , of the house of van Gool.	\$1,000,000.00 per taking/use
3.	Unlawful breach of copyright – in any shape, way or form, like: unauthorised recording and/or use/publication/sale/storing of any vocal sound, like: live speech; singing; phone calls; etc., of the living woman Elizabeth Brigitta , of the house of van Gool.	\$1,000,000.00 per taking/use
4.	Unlawful breach of copyright and/or trademark – unauthorised use of any of the names " EB VAN GOOL "; " VAN GOOL, EB "; " VAN GOOL, ELIZABETH BRIGITTA "; " LISA VAN GOOL " and other variations, like any such upper case, "CAPITAL-LETTERED" or lower case variation of such, in any way, including to punctuation, initials, prefixes, infixes, suffixes, titles, appendages, and the like.	\$1,000,000.00 per use
5.	Nonconsensual interactions, determined at the discretion of the living woman Elizabeth Brigitta , of the house of van Gool, and/or unlawful detention, taking my time and preventing me from being able to continue with my life.	\$ 28,000.00 per incident (engagement fee) plus \$ 300.00 per minute or part thereof for the duration of any interaction
6.	Wrongful or unlawful arrest, or the threat thereof, and/or being handcuffed and/or the threat thereof.	\$ 200,000.00 per incident and/or threat
7.	Issuing, or attempting to serve any instruments such as infringement notices.	\$ 45,000.00 per page
8.	Issuing of any warrant/s and/or summons.	\$ 45,000.00 per instrument
9.	Deprivation and/or confiscation of any of my property. This will also include any pets; livestock; plants; trees; food; etc.	\$ 25,000.00 per item, per day or part thereof

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10.	Harassment, verbal threats and/or physical force used against my living self, or against those in my care or against those near me.	\$ 80,000.00 per incident plus all subsequent medical and psychological costs because of trauma \$ 100,000.00 per incident when applied to any boy/girl still under the age of consent and/or when applied in front of any boy/girl still under the age of consent
11.	Placing and locking in a police vehicle or transport against my will	\$ 50,000.00 per incident
12.	Detention, in a police cell or otherwise	\$ 275,000.00 per calendar day or part thereof
13.	Torture, in any way shape or form, of myself and/or anyone in my care and/or anyone near me, which includes: solitary confinement; use of excessive force; electroshock treatment; pepperspray; laser; taser; waterboarding; exposure to loud and/or painful frequencies, light, sound as well as electromagnetic; disturbing vibrations; deprivation of fresh air, water, food, daylight; etc.	\$ 1,000,000.00 per incident \$ 10,000,000.00 per incident, when applied to any boy/girl still under the age of consent
14.	Forced or summoned appearance at an unlawful court at whatever level, with whatever name.	\$ 500,000.00 per calendar day
15.	Slavery, in any of its forms	\$ 1,000,000.00 per incident
16.	Conspiracy, multiple parties acting together to the detriment of myself, those in my care and/or those near me	\$ 75,000.00 per act per party
17.	Fraud, acts like wilful: misrepresentation; lies; deceit; personage; omission of facts; etc.	\$ 75,000.00 per act
18.	Aggravated kidnap of myself, those in my care and/or those near me	\$ 1,000,000.00 per incident \$ 10,000,000.00 per incident, when applied to any boy/girl still under the age of consent, and/or when applied in front of any boy/girl still under the age of consent
19.	Trespass and/or violation of notice of trespass of property, real estate and/or physical body of myself, those in my care and/or those near me	\$ 5,000,000.00 per incident \$ 10,000,000.00 per incident, when applied to any boy/girl still under the age of consent, and/or when applied in front of any boy/girl still under the age of consent
20.	Battery – intentional and unpermitted contact with the body of the living woman Elizabeth Brigitta , of the house of van Gool or anything attached to it and practically identified with it, or with the body of those in my care and/or those near me	\$ 30,000.00 per incident \$ 100,000.00 per incident, when applied to any boy/girl still under the age of consent, and/or when applied in front of any boy/girl still under the age of consent

		age of consent
21.	Unverified claims in writing	\$ 6,000.00 per claim
22.	Denial of due process in law and/or denial of a jury	\$ 5,000,000.00 per act
23.	Barratry - Directors and/or employees going against their duty	\$ 500,000.00 per act
24.	Attempting to act as an executor de son tort without authority	\$ 7,000,000.00 per attempt
25.	Loss of income, loss of funds, loss of shelter, loss of property or damages to any of these	4 times the value of loss/damage, plus twenty percent
26.	Processing fee for incorrectly addressed mail, email, etc.	\$ 25,000.00 per a4-page
27.	Distress and mental anguish of myself and/or anyone in my care and/or anyone near me.	\$ 1,000,000.00 per event per man/woman \$ 2,000,000.00 per event per boy/girl still under the age of consent
28.	Extracting, or attempting to extract a signature/autograph and/or fingerprint and/or verbal admission under duress, in order to force a contract	\$500,000 per event
29.	Needed travel by whatever means of transport	\$ 100.00 per kilometre
30.	Any type of harm or injury to me and/or anyone in my care and/or anyone near me.	\$ 150,000,000.00 per event or injury, \$ 300,000,000.00 per event or injury,when inflicted on any boy/girl still under the age of consent
31.	The use of any technology that harms my surrounding, my body, my mind, my spirit or my soul. Like: chemicals; nanotechnology; gene-altering technology; implanting chips and the like; ELF (Extreme Low Frequency – either electromagnetic or sound); AI; robot; laser; X-rays; body scans; etc.	\$ 10,000,000.00 per event


Notice:

Forcing or compelling anyone’s performance/servitude or exercising ownership direction or **control over anyone** is a criminal offence that carries terms of imprisonment.

Causing or forcing anyone to enter or engage in **debt bondage** (involuntary forced payment) is a criminal offence that carries terms of imprisonment. **Slavery** charges are imprisonment up to 7 years, **fraud** charges are from 3 to 30 years with one million dollars charge per fraudulent activity. **Entry into property** includes **opening** any entry that is closed; **closing/blocking** any entry that is open; **entering** any access way that is on my property that includes doors, windows, gates, fences and entrance ways and any type of surveillance on or into my property.

6-12-2024

Elisabeth Brigitta
of the house of van Gool



ES

Exhibit E Unalienable rights

Unalienable rights are inherent, sovereign, natural rights that existed before the creation of the state, and which, being antecedent to and above the state, can never be taken away, diminished, altered, or levied by the state, except by due process of law. Nor can any unalienable right be fundamentally removed or waived by contract, whether by non-disclosure, which is fraud and unenforceable in law, or knowingly by sufferance, which is contrary to the spirit of the law and prejudicial to sovereignty.

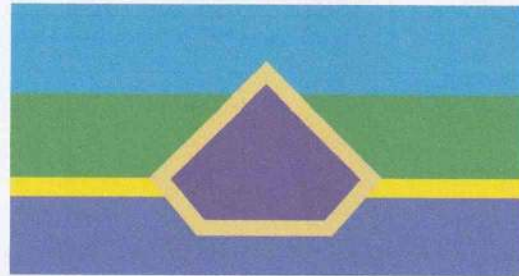
These rights include:

- Right to life;
- Right to love;
- Right to freedom;
 - freedom of speech;
 - freedom of thought;
 - freedom of expression;
 - freedom of opinion;
 - freedom to assemble;
 - freedom to protest;
- Right to health;
- Right to the pursuit of happiness;
- Right to equality and dignity;
- Right to security;
- Right to contract or not to contract, which is unlimited;
- Right to travel to wherever in/on this planet and beyond;
- Right to sojourn;
- Right to privacy;
- Right to confidentiality;
- Right to own and hold property lawfully;
- Right to self-defence when threatened with harm, loss or deceit;
- Right to be treated fairly;
- Right to equal treatment, independent of whatever way of discrimination
- Right to due process of law, with notice and opportunity to defend;
- Right to be presumed innocent until proven guilty;
- Right to trial by jury, being an impartial panel of one's peers;
- Right of beliefs of one's choosing;
- Right to live in peace;
- Right to freedom of any form of torture or degrading treatment or punishment;
- Right to refuse to kill on demand;
- Right to work or not to work;
- Right to participate in art and culture

All of the rights as mentioned above are subject to: **Cause no harm and cause no damage.**

Exhibit F Some relevant maxims

- In commerce, truth is sovereign
- Truth is expressed in the form of an affidavit
- An un rebutted affidavit stands as truth in commerce
- An un rebutted affidavit becomes the judgment in commerce
- All matters must be expressed to be resolved
- He who leaves the battlefield first loses by default
- Sacrifice is the measure of credibility (no willingness to sacrifice = no liability, responsibility, authority or measure of conviction)
- A lien or claim can be satisfied only through a resolution by jury or payment in full or the passing of 99 years
- What comes first is truth – “QUOD·PRIUS·EST·VERIUS·EST”;
- What comes first in time, is best in law – “QUOD·PRIUS·EST·TEMPORE·POTIUS·EST·JURE”;
- What is unlawful ought not be entered under the pretext of legality – “QUOD·EST·ILLICITUM, PRAETEXU·LEGALITATIS·NON·DEBET·INTROIRI”
- The malicious designs of men must be thwarted – “MALITIA·CONSILIA·HOMINUM·FRUSTRARI·DEBENT”;
- Notice to principal is notice to agent, and notice to agent is notice to principal – “QUI·FACIT·PER·ALIUM·FACIT·PER·SE”
- A workman is worthy of his hire – Luke 10:7 “... For the labourer is worthy of his hire ...”
- All are equal under the law - “OMNES·SUB·LEGE·SUNT·AEQUALES”
- He who does not deny, admits - “QUI·NON·NEGAT, ADMITTIT”
- Right and fraud never abide together – “JUS·ET·FRAUDEM·NUNQUAM·COHABITANT”
- A contract is a law between the parties, which can acquire force only by consent - consent makes the law – “CONSENSUS·FACIT·LEGEM”
- An act done by me against my will, is not my act – “QUOD·INVITUS·A·ME·FIT, FACTUM·NON·EST”



Jurisdiction of Our land Aotearoa also known as Colony of New Zealand has returned to the authority of God Almighty
 Matthew 22 v 36-40 Love your Creator God, Love your neighbour as yourself and;

Any content or character or style or colour or page layout is not to be confused with legalese or syntax or any other language or hidden meaning. All that matters is the truth. In John 14v6 Jesus said 'I am the way the truth and the life'
 Proverbs 19 v9 A false witness will not go unpunished, and he who breathes out lies will perish.

LIVE LIFE CLAIM of **Elizabeth-Brigitta**, of the house of van Gool, who is also known as Lisa, of the house of van Gool.

Dated: the 1st day of the month of December in the year of our Lord two thousand twenty-four (2024)

Genesis Chapter 2 verse 7 King James Bible reads:

“And the Lord God formed man of the dust of the ground and breathed into his nostrils the breath of life; and man became a living soul.”

Genesis Chapter 1 verse 26-27 Kings James Bible reads:

“And God said, let us make man in our image, after Our likeness: and let them have dominion over the fish of the sea, and the fowl of the air, and over the cattle, and over all the earth, and over every creeping thing upon the earth. So God created man in his own image, in the image of God created He him; male and female created He them.”

Statement of Claim:

I, being **Elizabeth-Brigitta** of the house of van Gool call upon The Father, The Son and The Holy Spirit as witness to this Claim. I am the live, living claimant executor and beneficiary of my estate by the Christian name **Elizabeth-Brigitta**, and I affirm before The Divine Father, Lord and Creator in Heaven, that I am a live, living sentient soul, with a body of flesh and flowing blood in the form of a woman, of sound mind who is above the age of consent and capable of managing my own affairs, living on the land known as Aotearoa New Zealand.

Lineal Descendant:

I am a live living lineal descendant of the house of van Gool with the live born names being **Elizabeth-Brigitta** born on planet known as 'Earth' on the 24th day of the month of October in the year of Our Lord one thousand nine hundred and fifty-seven (1957) within the location of the town known as Rotterdam in the region known as Zuid-Holland on the land known as Nederland, nowadays sojourning in Aotearoa also known as New Zealand

I, being **Elizabeth-Brigitta** of the house of van Gool am a live living offspring to my mother being Gerarda Johanna of the House of Brokerhof and my father being Norbertus of the house of van Gool

Proof of Claim:

I, being **Elizabeth-Brigitta** of the house of van Gool do affirm that this picture and this fingerprint of my own right hand, made with my blood and this autograph are truth with this **LIVE LIFE CLAIM**.

Picture:



fingerprint with own right hand over autograph:

Elizabeth-Brigitta



All rights reserved without prejudice, no rights waived and all interpretations and definitions are those of the hand that wrote this.

EB

I, **Elizabeth-Brigitta**, also declare that I am not an artificial person, that I am not a corporation and that every previous consent or contract given by my hand is null and void as of the date of this **LIVE LIFE CLAIM**, and I take away the management and administration – by any other man, woman, agent or corporation – of my own estate and affairs, and I declare that I am not the debtor but that I am the secured party creditor. I declare that all my debts past, present and future are forgiven by the blood sacrifice of **Jesus Christ** on the cross where **Colossians Chapter 2 verses 14 and 15** from the King James Bible states: “14 Blotting out the handwriting of ordinances, that was against vs, which was contrary to vs, and tooke it out of the way, nayling it to his Crosse; 15 And hauing spoyled principalities and powers, he made a shew of them openly, triumphing ouer them in it.” Therefore, on this day I declare that **Jesus Christ** has triumphed over principalities and powers by His death on the cross and by His resurrection to life, with the confession of my faith I effect the restoration of my soul to life.

I, **Elizabeth-Brigitta** of the House of van Gool have the lawful right to charge those who trespass against me or my property as I declare I am a daughter of Almighty God, redeemed by the blood of **Jesus Christ**.

Verified by the living woman **Elizabeth-Brigitta** of the house of van Gool

Calling: **Elizabeth-Brigitta** of the house of van Gool

Autograph: Elizabeth-Brigitta

Date: 6th day of December of the year 2024

Matthew Chapter 18 v20 and Deuteronomy Chapter 19 v15 read:

"A matter shall be established by two or three witnesses."

Witnesses to this Live Life Claim:

We hereunder, as witnesses, place our callings and autographs, sealed with a red fingerprint of a clean right hand, to affirm before The Father, The Son and The Holy Spirit, that we have witnessed the placing of the autograph on this LIVE LIFE CLAIM by **Elizabeth-Brigitta** of the house of van Gool. **Elizabeth-Brigitta** has sufficiently identified herself. She lives, breathes and is living flesh and blood in the form of a woman. She lives, sojourns and travels on this land known as Aotearoa, New Zealand, and we affirm this with our callings and autographs as witnesses in truth and in accordance with the relevant provisions of Divine law, Scriptural law and Natural law.

Witness 1: Garry

Autograph Garry sealed with my red ink fingerprint

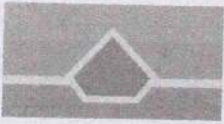
Witness 2: Sarah

Autograph Sarah sealed with my red ink fingerprint

Witness 3: _____

Autograph _____ sealed with my red ink fingerprint

G S EB



PRIVATE VESTING AGREEMENT
 No. EBVG-571024-PA-02
Non-Negotiable – Private Between the Parties

PARTIES

Debtor:

ELIZABETH BRIGITTA VAN GOOL®© Trade-
 Name (*)
 41 Wakefield Street
 Featherston
 NEW ZEALAND

Creditor:

In the care of:
 41 Wakefield street
 Pae tu Mokai
 Aotearoa (NZ)
 'Elizabeth Brigitta'©, daughter of 'Norbertus', of
 the house of "van Gool"

(*ELIZABETH BRIGITTA VAN GOOL®©; and any and all
 derivatives and variations in the spelling of said name.)
 Debtor's SWN: [REDACTED] 480

ninth EB

This Private Vesting Agreement is mutually agreed upon and entered into on this ninth day of December in the year of Io Matua te kore two thousand and twenty four between the juristic person, ELIZABETH BRIGITTA VAN GOOL®©, and any and all derivatives and variations in the spelling of said name except 'Elizabeth Brigitta'©, hereinafter jointly and severally "Debtor," and 'Elizabeth Brigitta'©, daughter of 'Norbertus', of the house of "van Gool", being Tangata Whenua, the living, breathing, flesh-and-blood man, known by the distinctive appellation 'Elizabeth Brigitta'©, hereinafter "Creditor."

In consideration for Creditor:

- (a) Constituting the source, origin, substance, and being, i.e. basis of "preexisting claim," from which the existence of Debtor is derived, and the basis upon which Debtor functions as a transmitting utility, i.e. serves as a conduit, granting Creditor capacity for interacting, contracting, and exchanging goods and services in commerce with other artificial/juristic persons;
- (b) Constituting the source of Debtor's assets, via the sentient existence, exercise of faculties, and labor of Creditor, which provides valuable consideration sufficient for supporting any contract whatsoever that Debtor may execute and concerning which Debtor may be regarded as bound, and
- (c) Providing the security for payment of all sums now due and owing, and as might become due and owing, by Debtor, Debtor, for valuable consideration, does hereby and herewith agree and covenant that Debtor shall undertake the obligation of:
 - (i) functioning and serving as a transmitting utility for the benefit of Creditor, granting Creditor ability for engaging in commerce with juristic persons, and
 - (ii) Indemnifying, defending, and holding Creditor harmless from and against any and all liability, claims, demands, orders, summonses, warrants, judgments, damages, costs, losses, liens, levies, depositions, lawsuits, legal actions, penalties, fines, interests, and expenses whatsoever, both absolute and contingent, due and as might become due, now existing and hereafter arising, howsoever evidenced, suffered, incurred by, and imposed on Debtor, and for whatever reason, purpose, and cause whatsoever.

Debtor, for valuable consideration, does also hereby and herewith expressly acknowledge, consent, and agree that Creditor cannot and must not, under any circumstance, nor in any manner whatsoever, be deemed an accommodation party, nor a surety, for Debtor.

Words Defined: Glossary of Terms. As used in this Private Agreement, the following words and terms express the meanings set forth as follows, non obstante:

Appellation. In this Private Agreement the term "Appellation" means: A general term that introduces and specifies a particular term which may be used in addressing, greeting, calling out for, and making appeals of a particular Tangata Whenua, living, breathing, flesh-and-blood man.

Conduit. In this Private Agreement the term "Conduit" signifies a means of transmitting and distributing energy and the effects/produce of labor, such as goods and services, via the name

G S EB

"ELIZABETH BRIGITTA VAN GOOL®©," also known by any and all derivatives and variations in the spelling of said name of Debtor except 'Elizabeth Brigitta'©.

Creditor. In this Private Agreement the Term **"Creditor"** means 'Elizabeth Brigitta'©, daughter of 'Norbertus', of the house of "van Gool".

Debtor. In this Private Agreement the term **"Debtor"** means **ELIZABETH BRIGITTA VAN GOOL®©** also known by any and all derivatives and variations in the spelling of said name except 'Elizabeth Brigitta'©.

Derivative. In this Private Agreement the word **"derivative"** means coming from another, taken from something preceding; secondary; that which has not the origin in itself, but obtains existence from something foregoing and of a more primal and fundamental nature; derived from another.

Ens legis. In this Private Agreement the term **"Ens legis"** means a creature of the law; an artificial being, as contrasted with a natural person, Tangata Whenua, such as a corporation, considered as deriving its existence entirely from the law.

Juristic person. In this Private Agreement the term **"Juristic person"** means an abstract, legal entity, ens legis, such as a corporation, created by construct of law and considered as possessing certain legal rights and legal duties of a human being; an imaginary entity, such as Debtor, i.e.

ELIZABETH BRIGITTA VAN GOOL®©, which, on the basis of legal reasoning, is legally treated as a human being for the purpose of conducting commercial activity for the benefit of a biological, living being, such as Creditor.

"From the earliest times the law has enforced rights and enacted liabilities by utilizing a corporate concept – by recognizing, that is, juristic persons other than human beings. The theories by which this mode of legal operation has developed, has been justified, qualified, and defined are the subject matter of a very sizable library. The historic roots of a particular society, economic pressures, philosophic notions, all have had their share in the law's response to the ways of men in carrying on their affairs through what is now the familiar device of the corporation. Attribution of legal rights and duties to a juristic person other than man is necessarily a metaphorical process and none the worse for it. No doubt, "Metaphors in law are to be narrowly watched." Cardozo, J., in Berkey v. Third Avenue R.Co., 244 N.Y. 84. 94. "But all instruments of thought should be narrowly watched lest they be abused and fail in their service to reason." See U.S. v. SCOPHONY CORP. OF AMERICA, 333 U.S. 795; 68 S.Ct. 855; 1948 U.S."

Living, breathing, flesh-and-blood man. In this Private Agreement the term **"Living, breathing, flesh-and-blood man"** means the "Creditor", 'Elizabeth Brigitta'©, Tangata Whenua, the sentient, living beings, as distinguished from an artificial legal construct, ens legis, i.e. a juristic person, created by construct of law.

Non obstante. In this Private Agreement the term **"non obstante"** means: Words anciently used in public and private instruments with the intent of precluding, in advance, any interpretation certain declared objects, purposes.

"Where every man is independent of all laws, except those prescribed by nature, he is not bound by any institutions formed by his fellowmen without consent."CRUDEN v. NEALE, 2 N.C.338 (1797) 2 S.E. 70"

Private Agreement. In this Private Agreement the term **"Private Agreement"** means the written, express, Private Agreement No. EBVG-571024-PA-02 dated the ^{sixth 03} ~~fifth~~ day of December in the year of Io Matua te kore two thousand and twenty four, between Creditor and Debtor, together with all modifications of and substitutions for said Private Agreement.

PPSR. In this Private Agreement the term **"PPSR"** means "Personal Properties Securities Register".

Sentient, living being. In this Private Agreement the term **"sentient living being"**, means the Creditor.

Tangata Whenua. In this Private Agreement, the term **"tangata whenua"**, means Tangata Whenua, having mana whenua, rangatiratanga, beneficiaries/shareholder's of 'Elizabeth Brigitta'©, living, breathing, flesh-and-blood man.

ELIZABETH BRIGITTA VAN GOOL®©. In this Private Agreement the term TM"ELIZABETH BRIGITTA VAN GOOL®©" means ELIZABETH BRIGITTA VAN GOOL®©, and any and all

derivatives and variations in the spelling of the said name except 'Elizabeth Brigitta'©, Common Law Copyright© 2024 by 'Elizabeth Brigitta'©. All Rights Reserved.

™'Elizabeth Brigitta'©, daughter of 'Norbertus', of the house of "van Gool"©. In this Private Agreement the term "Elizabeth Brigitta'©, daughter of 'Norbertus', of the house of "van Gool"©" means Tangata Whenua, sentient, living, flesh-and-blood man identified by the distinctive appellation 'Elizabeth Brigitta'©, Autograph Common Law Copyright© 2024 by 'Elizabeth Brigitta'©, as distinguished from an abstract legal construct such as an artificial entity, juristic person, corporation, partnership, association, and the like.

Transmitting Utility. In this Private Agreement the term "transmitting utility" means a conduit, e.g. the Debtor, i.e. ELIZABETH BRIGITTA VAN GOOL®©.

This is a continuing Private Agreement and perpetuates in effect until the proven death, i.e. the permanent cessation of all vital functions and faculties, of Creditor.

sixth EB

This Private Agreement No. EBVG-571024-PA-02 is entered into and dated this ~~fourth~~ *sixth* day of December in the year of Io Matua te kore two thousand and twenty four.

Debtor: ELIZABETH BRIGITTA VAN GOOL®©

ELIZABETH BRIGITTA VAN GOOL®©
Debtor's signature

Witnessed under the hand and Seal of:

Creditor accepts Debtors signature in accord with:
tikanga a rangatiratanga

Creditor's Autograph

Autograph Common Law Copyright© 2024 by:
™'Elizabeth Brigitta'©, daughter of 'Norbertus', of the house of "van Gool"©
All Rights Reserved without prejudice, pursuant to UCC 1-308.



Hold harmless and indemnity agreement
No. EBVG-571024-HHIA-02
Non-Negotiable – Private between the parties

Parties

Debtor:

ELIZABETH BRIGITTA VAN GOOL®© Trade-
Name (*)
41 Wakefield Street
Featherston
NEW ZEALAND

Creditor:

'Elizabeth Brigitta'©, daughter of 'Norbertus', of
the house of "van Gool"
In the care of:
41 Wakefield street
Pae tu Mokai
Aotearoa (NZ)

(*ELIZABETH BRIGITTA VAN GOOL®©; and any and all
derivatives and variations in the spelling of said name.)

EB
nixth This 'Hold harmless and indemnity agreement' is mutually agreed upon and entered into on this
5th fifth day of December in the year of Io Matua te kore two thousand and twenty four between the
juristic person, ELIZABETH BRIGITTA VAN GOOL®©, and any and all derivatives and variations
in the spelling of the said name except 'Elizabeth Brigitta'©, hereinafter jointly and severally
"Debtor," and Tangata Whenua, the living, breathing, flesh-and-blood man, known by the
distinctive appellation 'Elizabeth Brigitta'©, hereinafter "Creditor".

For valuable consideration Debtor hereby expressly agrees and covenants, without benefit of
discussion, and without division, that Debtor holds harmless and undertakes the indemnification of
Creditor from and against any and all claims, legal actions, orders, warrants, judgments, demands,
liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages,
interests, and expenses whatsoever, both absolute and contingent, as are due and as might
become due, now existing and as might hereafter arise, and as might be suffered/incurred by, as
well as imposed on, Debtor for any reason, purpose, and cause whatsoever. **Debtor does hereby
and herewith expressly covenant and agree that Creditor shall not under any circumstance,
nor in any manner whatsoever, be considered an accommodation party, nor a surety, for
Debtor.**

Words Defined; Glossary of Terms. As used in the 'Hold harmless and indemnity agreement',
the following words and terms express the meanings set forth as follows, *non obstante*:

Appellation. In this 'Hold harmless and indemnity agreement' the term "**appellation**" means a
general term that introduces and specifies a particular term which may be used in addressing,
greeting, calling out for, and making appeals of a particular Tangata Whenua, living, breathing,
flesh-and-blood man.

Conduit. In this 'Hold harmless and indemnity agreement' the term "**conduit**" signifies a means
transmitting and distributing energy and the effects/produce of labor, such as goods and services,
via the name "ELIZABETH BRIGITTA VAN GOOL®©," also known by any and all derivatives and
variations in the spelling of said name of Debtor except 'Elizabeth Brigitta'©.

Creditor. In this 'Hold harmless and indemnity agreement' the term "**Creditor**" means 'Elizabeth
Brigitta'©, daughter of 'Norbertus', of the house of "van Gool"©.

Debtor. In this 'Hold harmless and indemnity agreement' the term "**Debtor**" means ELIZABETH
BRIGITTA VAN GOOL®©, also known by any and all derivatives and variations in the spelling of
the said name except 'Elizabeth Brigitta'©.

Derivative. In this 'Hold harmless and indemnity agreement' the word "**derivative**" means:
coming from another; taken from something preceding; secondary; that which has not the origin in
itself, but obtains existence from something foregoing and of a more primal and fundamental
nature; anything derived from another.

Ens legis. In this 'Hold harmless and indemnity agreement' the term "**ens legis**" means: a
creature of law; an artificial being, as contrasted with a natural person, such as a corporation,
considered as deriving its existence entirely from the law.

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EB
EB

Hold-harmless and Indemnity Agreement. In this Private Agreement the term **“Hold-harmless and Indemnity Agreement”** means this ‘Hold harmless and indemnity agreement’ No. EBVG-571024-HHIA-02, as this ‘Hold harmless and indemnity agreement’ may be amended and modified in accordance with the agreement of the parties signing hereunder, together with all attachments, exhibits, documents, endorsements, and schedules re this ‘Hold harmless and indemnity agreement’ attached hereto.

Juristic person. In this ‘Hold harmless and indemnity agreement’ the term **“juristic person”** means an abstract, legal entity *ens legis*, such as a corporation, created by construct law and considered as possessing certain legal rights and duties of a human being; an imaginary entity, such as Debtor, i.e. ELIZABETH BRIGITTA VAN GOOL®©, which, on the basis of legal reasoning, is legally treated as a human being for the purpose of conducting commercial activity for the benefit of a biological, living being, such as a Creditor.

“From the earliest times the law has enforced rights and enacted liabilities by utilizing a corporate concept – recognizing, that is, juristic persons other than human beings. The theories by which this mode of legal operation has developed, has been justified, qualified and defined are the subject matter of a very sizable library. The historic roots of a particular society, economic pressures, philosophic notions, all have had their share in the law’s response to the ways of men in carrying on their affairs through what is now the familiar device of the corporation-----Attribution of legal rights and duties to a juristic person other than man is necessarily a metaphorical process and none the worse for it. No doubt, “Metaphors in law are to be narrowly watched” Cardozo, J., in Berkey v. Third Avenue R. Co., 244 N.Y. 84, 94. “But all instruments of thought should be narrowly watched lest they be abused and fail in their service to reason.” See U.S. v. SCOPHONY CORP. OF AMERICA, 333 U.S. 795; 68 S.Ct. 855; 1948 U.S.”

Living, breathing, flesh-and-blood man. In this ‘Hold harmless and indemnity agreement’ the term **“living, breathing, flesh-and-blood man”** means the Creditor, ‘Elizabeth Brigitta’©, daughter of ‘Norbertus’, of the house of ‘van Gool’, Tangata Whenua, a sentient, living-being, as distinguished from an artificial legal construct, *ens legis*, i.e. a juristic person, created by construct of law.

“There, every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowmen without his consent.” CRUDEN v. NEALE., 2 N.C. 338 (1796) 2 S.E. 70.

Non obstante. In this ‘Hold harmless and indemnity agreement’ the term **“non obstante”** means: Words anciently used in public and private instruments with the intent of precluding, in advance, any interpretation other than certain declared objects, purposes distinguished from an abstract legal construct such as an artificial entity, juristic person, corporation, partnership, association, and the like.

PPSR. In this ‘Hold harmless and indemnity agreement’ the term **“PPSR”** means Personal Properties Securities Register.

Sentient, living being. In this ‘Hold harmless and indemnity agreement’ the term **“sentient, living being”** means the Creditor, i.e. ‘Elizabeth Brigitta’©, daughter of ‘Norbertus’, of the house of ‘van Gool’, Tangata Whenua, a living, breathing, flesh-and-blood man, as distinguished from an abstract legal construct such as an artificial entity, juristic person, corporation, partnership, association, and the like.

Tangata Whenua. In this Hold harmless and indemnity Agreement the term **“tangata whenua”** means Tangata Whenua, having mana whenua, rangatiratanga, beneficiaries/shareholder’s of ‘Elizabeth Brigitta’©, daughter of ‘Norbertus’, of the house of ‘van Gool’, a living, breathing, flesh-and-blood man.

ELIZABETH BRIGITTA VAN GOOL®©. In this ‘Hold harmless and indemnity agreement’ the term **“ELIZABETH BRIGITTA VAN GOOL®©”** means **ELIZABETH BRIGITTA VAN GOOL®©**, and any an all derivatives and variations in the spelling of said name except ‘Elizabeth Brigitta’©, Common Law Copyright© 2024 by ‘Elizabeth Brigitta’. All Rights Reserved.



'Elizabeth Brigitta'©. In this 'Hold harmless and indemnity agreement' the term 'Elizabeth Brigitta'© means Tangata Whenua, sentient, living, flesh-and-blood man identified by the distinctive appellation 'Elizabeth Brigitta'©. All rights are reserved re use of 'Elizabeth Brigitta'©, Autograph Common Law Copyright © 2024 by 'Elizabeth Brigitta'©, as distinguished from an abstract legal construct such as an artificial entity, juristic person, corporation, partnership, association, and the like.

Transmitting Utility. In this 'Hold harmless and indemnity agreement' the term "transmitting utility" means a conduit, e.g. the Debtor, i.e. **ELIZABETH BRIGITTA VAN GOOL**©. *ninth EB*

This 'Hold harmless and indemnity agreement' No. EBVG-571024-HHIA-02 is dated this ~~four~~ *ninth* day of December in the year of Io Matua te kore two thousand and twenty four.

Debtor: ELIZABETH BRIGITTA VAN GOOL©.

ELIZABETH BRIGITTA VAN GOOL©

Debtor's signature.

PP EB Pool

Witnessed under the hand and Seal of:

Creditor accepts Debtor's signature in accord with:
tikanga a rangatiranga

Elizabeth - Brigitta

™'Elizabeth Brigitta'©, daughter of 'Norbertus', of the house of "van Gool"©
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By 'Elizabeth Brigitta'©
All rights reserved without prejudice.

GS



Security-agreement
No. EBVG-571024-SA-02
Non-Negotiable – Private between the parties

Parties

Debtor:

ELIZABETH BRIGITTA VAN GOOL®® Trade-
Name (*)
41 Wakefield Street
Featherston
NEW ZEALAND

'Elizabeth Brigitta'®, daughter of 'Norbertus', of
the house of "van Gool"
In the care of:
41 Wakefield street
Pae tu Mokai
Aotearoa (NZ)

(*ELIZABETH BRIGITTA VAN GOOL®®; and any and all
derivatives and variations in the spelling of said name.)
Debtor's SWN: [REDACTED] 480

sixth 88
This Security-Agreement is mutually agreed and entered into on this *sixth* day of December in the year of Io Matua te kore two thousand and twenty four between the juristic-person, ELIZABETH BRIGITTA VAN GOOL®® also known by any and all derivatives and variations in the spelling of said name except 'Elizabeth Brigitta'® hereinafter jointly and severally "Debtor" and the 'Elizabeth Brigitta'®, daughter of 'Norbertus', of the house of "van Gool", hereinafter "Secured-Party."

For valuable consideration, Debtor;

- a) Grants Secured-Party a security interest in Collateral described herein below for the purpose of securing the indebtedness;
- b) Delivers all of Debtor's negotiable, documents, instruments, money, tangible-chattel-paper, certificated-securities, and goods, except those goods for which a security-interest cannot be perfected by the filing of a financing statement, into the possession of Secured-Party for the purpose of securing the indebtedness;
- c) Authorise that all of Debtor's certified securities in registered form be delivered into the possession of Secured-Party as of the date of this Security-Agreement for the purpose of securing the indebtedness;
- d) Agrees concerning having Debtor's name entered and registered in the records of the PPSR filing office, or any other relevant administrative Securities office as a transmitting-utility debtor; and
- e) Agrees that Secured-Party possesses the rights stated in this Security-Agreement re: Collateral, as well as any and all other rights that Secured-Party may have.

This Security-Agreement secures the following:

- a) Obligation of Debtor in favor of Secured-Party as set forth in the express, written Private-Agreement amount of said obligation: Twenty billion New-Zealand Dollars (\$20,000,000,000.00);
- b) Repayment of
 - (i) any amounts that Secured-Party may advance, spend, and otherwise convey for the maintenance, preservation, upkeep, and the like of the Collateral, and (ii) any other expenditures that Secured-Party may make under the provisions of this Security-Agreement in particular and for the benefit of Debtor in general;
 - (ii) All amounts owed under any modification, renewals, extensions, and the like of any of the foregoing obligations;
 - (iii) All other amounts owed Secured-Party, both now and in the future, by Debtor;
 - (iv) All indebtedness and liabilities, whatsoever, owed Secured-Party by Debtor, both direct and indirect, absolute and contingent, due and as might become due, now existing and hereafter arising, and however evidenced;
 - (v) Any other debts that may be owed Secured-Party by Debtor, arising upon occasion as stated herein.

ESB

Debtor consents and agrees that all Collateral/Property is held in the possession of Secured-Party until Secured-Party terminates this Security-Agreement in writing.

Words Defined: Glossary of Terms. As used in this Security-Agreement, the following words and terms are as defined in this section, *non obstante*.

All. In this Security-Agreement the word "**all**" means everything one has: the whole number, totality, including both all and sundry; everyone; without restriction.

Appellation. In this Security-Agreement the term "**appellation**" means a general term that introduces and specifies a particular term which may be used in addressing, greeting, calling out for, and making appeals of a particular Tangata-Whenua, living, breathing flesh-and-blood man.

Artificial-person. In this Security-Agreement the term "**artificial-person**" means a juristic-person, such as Debtor, ELIZABETH BRIGITTA VAN GOOL®©, also known by any and all derivatives and variations in the spelling of said name except 'Elizabeth Brigitta'©. See also **juristic-person**.

Authorised-Representative. In this Security-Agreement the term "**Authorised-Representative**" means the Secured-Party, 'Elizabeth Brigitta'©, daughter of 'Norbertus', of the house of 'van Gool' authorised by Debtor for signing Debtor's signature, without liability and without recourse.

Birth Registration. In this Security-Agreement the term "**Birth Registration**" means a "GEBORTEAKTE", "AKTE VAN GEBORTE", "CERTIFICATE OF BIRTH", "STANDARD CERTIFICATE OF BIRTH", "CERTIFICATE OF LIVE BIRTH", "STANDARD CERTIFICATE OF LIVE BIRTH", "NOTIFICATION OF BIRTH REGISTRATION", "NOTIFICATION OF REGISTRATION OF BIRTH", "CERTIFICATE OF REGISTRATION OF BIRTH", "CERTIFICATE OF BIRTH REGISTRATION", "COMPANY INCORPORATION CERTIFICATE", "COMPANY INCORPORATION REGISTRATION" and any other otherwise-entitled birth document/record--- issued at any of the following levels: hospital, city, county, state, district, other---allegedly involving, concerning, binding, derived from, etc. the name consisting of any assemblage of letters regarded as identifying/referencing Debtor, ELIZABETH BRIGITTA VAN GOOL®©, for any reason whatsoever.

Claim. In this Security-Agreement the word "**claim**" means:

- 1) Right of payment, both when such right is rendered into the form of a judgement, and for damages that are liquidated, un-liquidated, fixed, contingent, matured, un-matured, disputed, undisputed, legal, equitable, secured, and unsecured, as well as rulings regarding an equitable remedy for breach of performance if such breach results in a right of payment, both when an equitable remedy is rendered into the form of a judgement and for debts/obligations that are fixed, contingent, matured, un-matured, disputed, secured, unsecured.
- 2) Demanding as one's own any challenge of property, and ownership of a thing, that is wrongfully withheld. {See Hill v. Henry, 66 N.J. Eq. 150, 57 Atl. 555. Also, a claim is to state, See Douglas v. Beasley, 40 Ala. 147; Prigg v. Pennsylvania, 16 pet. 615, 10 L.Ed. 1060}.

Conduit. In this Security-Agreement the term "**conduit**" signifies a means of transmitting and distributing energy and the effects/produce of labour, such as goods and services, via the name "ELIZABETH BRIGITTA VAN GOOL®©" also known by any and all derivatives and variations in the spelling of said name of Debtor except 'Elizabeth Brigitta'©.

Creditor. In this Security-Agreement the term "**Creditor**" means 'Elizabeth Brigitta'©, daughter of 'Norbertus', of the house of "van Gool".

Debtor. In this Security-Agreement the term "**Debtor**" means ELIZABETH BRIGITTA VAN GOOL®©, also known by any and all derivatives and variations in the spelling of said name except 'Elizabeth Brigitta'©.

Default. In this Security-Agreement the term "**default**" means Debtor's non performance of a duty arising under this Security-Agreement, specifically any event described below under "Event of Default."

Derivative. In this Security-Agreement the word "**derivative**" means a coming from another, taken from something preceding; secondary; that which has not the origin in itself, but obtains existence from something foregoing and of a more primal and fundamental nature; anything derived from another.

Ens legis. In this Security-Agreement the term "**ens Legis**" means a creature of the law; an artificial being, as contrasted with a Tangata-Whenua (Natural-person), such as a corporation, considered as deriving its existence entirely from the law.

'Hold harmless and indemnity agreement'. In this Security-Agreement the term '**Hold harmless and indemnity agreement**' means the written, express, 'Hold harmless and indemnity agreement'

sixth 83 No. EBVG-571024-HHIA-02 dated on fifth day of December in the year of Io Matua te kore two thousand and twenty four, between Secured-Party and Debtor, together with all modifications of and substitutions for said 'Hold harmless and indemnity agreement', attached hereto and included herein by reference.

Juristic-person. In this Security-Agreement the term "**juristic-person**" means an abstract, legal entity *ens legis*, such as a corporation, created by construct of law and considered as possessing certain legal rights and duties of a human being; an imaginary entity, such as Debtor, i.e. ELIZABETH BRIGITTA VAN GOOL®©, which, on the basis of legal reasoning, is legally treated as a human being for the purpose of conducting commercial activity for the benefit of a biological, living being, such as Secured-Party.

"From the earliest times the law has enforced rights and enacted liabilities by utilizing a corporate concept – by recognizing, that is, juristic-persons other than human beings. The theories by which this mode of legal operation has developed, has been justified, qualified, and defined are the subject matter of a very sizable library. The historic roots of a particular society, economic pressures, philosophic notions, all have had their share in the law's response to the ways of men in carrying on their affairs through what is now the familiar device of the corporation. ----- Attribution of legal rights and duties to a juristic-person other than man is necessarily a metaphorical process and none the worse for it. No doubt, "Metaphors in law are to be narrowly watched." Cardozo. J., in Berkey v. Third Avenue R. Co., 244 N.Y. 84,94 "But all instruments of thought should be narrowly watched lest they be abused and fail in their service to reason. "See U.S. v. SCOPHONY CORP. OF AMERICA, 333 U.S. 795; 68 S.Ct. 855; 1948 U.S."

Land. In this Security-Agreement the word "**land**" means any and all ground, soil, and earth whatsoever, including pastures, fields, meadows, woods, moors, waters, marshes, rock, and sand, on, over, under and above, Unextinguished of the Aboriginal/Native Title.

Legal Entity. In this Security-Agreement the term "**Legal Entity**" means an entity other than a Tangata Whenua, with sufficient existence in legal contemplation that said entity can function legally, sue and be sued, and make decisions through agents.

Liability. In this Security-Agreement the word "**liability**" means every kind of legal obligation, responsibility, and duty. Also the state of being bound and obligated in law for doing, paying a debt, fulfilling an obligation, rendering committed specific performance, and the like. [See Mayfield v. First Nat'l Bank of Chattanooga, Tenn, CAC'S. Tenn., 137F.2d 1013, 1019; Fell v. City of Coeur d' Alene, 23 Idaho 32, 129 P. 643, 649,43 L.R.A. N.S. 1095; Breslaw v. Rightmire, 196 N.Y.S. 539, 541, 119 Misc. 833.]

Living, breathing, flesh-and-blood man. In this Security-Agreement the term "**living, breathing, flesh-and-blood man**" means 'Elizabeth Brigitta'©, Tangata Whenua, a sentient, living being, as distinguished from an artificial legal construct, *ens legis*, i.e. a juristic-person, created by construct of law.

"There, every man is dependent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowmen without consent." CRUDEN v. NEALE, 2N.C. 338(1796) 2 S.E. 70.

Natural-person. In this Security-Agreement the term "**Natural-person**" means Tangata-Whenua, whangai, whanaunga, whanau, hapu, living, breathing, flesh-and-blood man, as distinguished from artificial persons, juristic-persons, and the like.

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Non obstante. In this Security-Agreement the term "**non obstante**" means: Words anciently used in public and private instruments with the intent of precluding, in advance, any interpretation other than certain declared objects, purposes.

Private-Agreement. In this Security-Agreement the term "**Private-Agreement**" means the written, express Private-Agreement No. LVG-19571024-PA-02 dated ^{sixth 83} ~~fifth~~ day of December in the year of Io Matua te kore two thousand and twenty four, between Secured-Party and Debtor, together with all modifications of and substitutions for said Private-Agreement.

Rents, wages, salaries, and other income, from whatever source derived. In this Security-Agreement the term "**rents, wages, salaries, and other income, from whatever source derived**" means all rents, wages, salaries, and other income, from whatever source derived, being owed, and becoming owed for the benefit of Debtor.

Secured-Party. In this Security-Agreement the term "**Secured-Party**" means 'Elizabeth Brigitta'©, daughter of 'Norbertus', of the house of "van Gool".

Security-Agreement. In this Security-Agreement the term "**Security-Agreement**" means this Security-Agreement No. LVG-19571024-SA-02, as this Security-Agreement may be amended and modified by written agreement and signed resolution/s of the parties, together with all attachments, exhibits, documents, endorsements, and schedules attached hereto.

Sentient, living being. In this Security-Agreement the term "**sentient, living being**" means 'Elizabeth Brigitta'©, daughter of 'Norbertus', of the house of "van Gool", Tangata-Whenua, a living, breathing, flesh-and-blood man, as distinguished from an abstract legal construct, such as an artificial entity, juristic-person, corporation, partnership, association, and the like.

Signature. Tikanga a rangatiratanga (what is considered signature).

Signed. Tikanga a rangatiratanga (what is considered signed).

Tangata-Whenua. In this Incorporation of Security-Agreement, the term "**Tangata-Whenua**", means Tangata-Whenua, having mana whenua, rangatiratanga, and beneficiaries/shareholder's of 'Elizabeth Brigitta'©.

ELIZABETH BRIGITTA VAN GOOL®©. In this Security-Agreement the term "**ELIZABETH BRIGITTA VAN GOOL®©**" means ELIZABETH BRIGITTA VAN GOOL®©, and any and all derivatives and variations in the spelling of said name except 'Elizabeth Brigitta'©, Common Law Copyright © 2024 by 'Elizabeth Brigitta'©. All Rights Reserved.

'Elizabeth Brigitta'©, daughter of 'Norbertus', of the house of "van Gool". In this Security-Agreement the term 'Elizabeth Brigitta'©, daughter of 'Norbertus', of the house of "van Gool" means the Tangata-Whenua, sentient, living being known by the distinctive appellation 'Elizabeth Brigitta'©, Common Law Copyright © 2024 by 'Elizabeth Brigitta'©. All rights reserved.

Trade-name. In this Security-Agreement the term "**trade-name**" means any and all of the following juristic-persons: ELIZABETH BRIGITTA VAN GOOL®©, as well as any and all derivatives and variations in the spelling of said names(s), respectively, except 'Elizabeth Brigitta'©.

Transmitting-utility. In this Security-Agreement the term "**Transmitting-utility**" means a conduit, e.g. the Debtor, i.e. ELIZABETH BRIGITTA VAN GOOL®©.

PPSR. In this Security-Agreement the term "PPSR" means Personal-Property-Securities-Register (PPSR) or any other relevant administrative Securities filing office.

Collateral. In this Security-Agreement the term "**Collateral**" means any and all items of property of Debtor, now owned and hereafter acquired, now existing and hereafter arising, and wherever located, referenced within any of the following categories;

- a) All: motor vehicles, aircraft, vessels, ships, trademarks, copyrights, patents, consumer goods, firearms, farm products, inventory, equipment, money, investment property, commercial tort claims, letters of credit, letter-of-credit rights, chattel paper, electronic chattel paper, tangible chattel paper, certificated securities, un-certificated securities, promissory notes, payment intangibles, software, health-care-insurance receivables, instruments, deposit accounts, accounts, documents, livestock, real estate and real property---including all buildings, structures, fixtures, and appurtenances situated thereon, as well as affixed thereto---fixtures, manufactured homes, timber, crops, and as-extracted collateral, i.e. all oil, gas, and other minerals, as well as any and all accounts arising from the sale of these substances, both at wellhead and mine head;



- b) Described/identified within a particular, numbered paragraph under the heading "Paragraph '(b)' List" below;
- c) Described/identified within any document of title, certificate, form, and the like, photocopy of which has been appended with this Security-Agreement, attached hereto, made fully part hereof, and included herein by reference;
- d) Described/identified in 'Attachment Sheet No. EBVG-571024-AS-02' attached hereto, made fully part hereof, and included herein by reference;
- e) Described/identifies in 'Private Collateral List No. EBVG-571024-PCL,' made fully part hereof, and included herein by reference;
- f) Described/classified within any of the following:
 - i. Accessions, increases, and additions, replacements of, and substitutions for any of the property described in this Collateral section;
 - ii. Products, produce, and proceeds of any of the property described in this Collateral section;
 - iii. Accounts, general intangibles, instruments, monies, payments, and contract rights, and all other rights, arising out of sale, lease, and other disposition of any of the property described in this Collateral section;
 - iv. Proceeds, including insurance, bond, general intangibles, and accounts proceeds from the sale destruction, loss, and other disposition of any of the property described in this Collateral section; and
 - v. Records and data involving any of the property described in this Collateral section, such as in the form of a writing, photograph, microfilm, microfiche, tape, electronic media, and the like, together with all of Debtor's right, title, and interest in all computer software and hardware required for utilizing, creating, maintaining, and processing any such records and data in the electronic media.

Each foregoing separate item of property referenced/described/identified/classified within any of the preceding paragraphs, i.e. "f)i," "f)ii", "f)iii", "f)iv", and "f)v," in this Collateral section secures the entire obligation/amount of indebtedness, i.e. Twenty billion New-Zealand Dollars (\$20,000,000,000.00)

Paragraph "(b)" List

- 1) The trade-name, mark, and trade-mark of Debtor, ELIZABETH BRIGITTA VAN GOOL® and any all other assemblages of letters and derivatives and variations in the spelling of said name/s used with the intent of identifying/referencing the Debtor, ELIZABETH BRIGITTA VAN GOOL®, except 'Elizabeth Brigitta'®;
- 2) Any and every alleged birth registration re '™Elizabeth Brigitta'®, such as THE DUTCH GEBOORTECERTIFICAAT (BIRTH CERTIFICATE) NO: [REDACTED] "INSURED 25-10-1957", "GEBOORTEAKTE," "AKTE VAN GEBOORTE," "CERTIFICATE OF BIRTH," "STANDARD CERTIFICATE OF BIRTH," "CERTIFICATE OF LIVE BIRTH," "STANDARD CERTIFICATE OF LIVE BIRTH," "NOTIFICATION OF BIRTH REGISTRATION," "NOTIFICATION OF REGISTRATION OF BIRTH," "CERTIFICATE OF REGISTRATION OF BIRTH," "CERTIFICATE OF BIRTH REGISTRATION";
- 3) Debtor's Burger Service Nummer [REDACTED] 545, and all related documents, instruments, and endorsements, front and back, except the paper card---but not the ink and printing on either side of said paper card---issued by Ministerie van binnenlandse zaken and bearing Burger service nummer [REDACTED] 545 on the obverse thereof;
- 4) Inland Revenue Account Number [REDACTED] -335, and all related documents, instruments, and endorsements, front and back, except the paper card ---but not the ink and printing on either side of said paper card--- issued by Inland Revenue Administration and bearing Inland Revenue Account Number [REDACTED] -335 on the obverse thereof;
- 5) Bundeszentralamt für Steuern Persönliches Identifikationsnummer [REDACTED] 515, and all related documents, instruments, and endorsements, front and back, except the paper card---but not the ink and printing on either side of said paper card---issued by Bundeszentralamt für Steuern and bearing Persönliches Identifikationsnummer [REDACTED] 515 on the obverse thereof;



- 6) All related accounts, trusts, documents, instruments, and endorsements, front and back, re Debtors Burger service nummer [REDACTED]-545;
- 7) All related accounts, trusts, documents, instruments, and endorsements, front and back, re Inland Revenue Account Number [REDACTED] 335;
- 8) All income from Burger service nummer [REDACTED]-545;
- 9) All income from Inland Revenue Account Number [REDACTED]-335;
- 10) All income from Persönliches Identifikationsnummer [REDACTED] 515;
- 11) Account Number/s;
- 12) Case Number/s now and/or hereafter;
- 13) Client Number/s;
- 14) NETHERLANDS PASSPORT NUMBERS [REDACTED]-H20 now and/or hereafter;
- 15) NEW ZEALAND RESIDENT VISA nr: [REDACTED] 717
- 16) NEW ZEALAND DRIVERS LICENSE NUMBERS [REDACTED] 617;
- 17) NEW ZEALAND, CERTIFIED MARRIAGE CERTIFICATE ABSTRACT OF MARRIAGE, LOCAL REGISTRATION NUMBER/S "DATE OF MARRIAGE CERTIFICATES";
- 18) NEW ZEALAND DEPARTMENT OF TRANSPORTATION – FEDERAL/DISTRICT-AVIATION-ADMINISTRATION, PRIVATE-PILOT-CERTIFICATE-NUMBER/S;
- 19) NEW ZEALAND instruments including and not limited to Bonds, Awards, Orders, Bills Of Exchange, Mortgages, Fee Simple Titles, Freehold Titles, Titles, Invoices, Promissory Notices, Licences, Certificates of Citizenship and any and all other instruments;
- 20) THE NETHERLANDS instruments including and not limited to Bonds, Awards, Orders, Bills Of Exchange, Mortgages, Fee Simple Titles, Freehold Titles, Titles, Invoices, Promissory Notices, Licences, Certificates of Citizenship and any and all other instruments;
- 21) GERMAN instruments including and not limited to Bonds, Awards, Orders, Bills Of Exchange, Mortgages, Fee Simple Titles, Freehold Titles, Titles, Invoices, Promissory Notices, Licences, Certificates of Citizenship and any and all other instruments;
- 22) All military/naval records, documentation discharge papers, files, licenses, and the like referencing Debtor;
- 23) All land and real property;
- 24) All buildings, structures, and fixtures, and the appurtenances situated thereon and affixed thereto;
- 25) All documents involving all real property in which Debtor has an interest, including all buildings, structures, fixtures, and appurtenances situated on affixed thereto;
- 26) All motor vehicles and wheeled conveyances of any kind, motorized and otherwise, in which Debtor has an interest;
- 27) All vessels and all equipment, accoutrements, baggage, and cargo affixed thereto, pertaining thereto, stowed therein, and the like, including but not limited by; all motors, engines, ancillary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants, fuels and fuel additives;
- 28) All aircraft and all equipment, accoutrements, baggage, and cargo affixed thereto, pertaining thereto, stowed therein, and the like, including but not limited by; all motors, engines, ancillary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants, fuels and fuel additives;
- 29) All deposit accounts, i.e. all demand, time, savings, passbook, and other accounts maintained with a bank of any kind whatsoever;
- 30) All credit card accounts;
- 31) All charge accounts:
 - i. All brokerage accounts, i.e. all stock, bond, mutual fund, and money-market accounts, and the like;
 - ii. All retirement plan accounts, Individual Retirement Accounts, pension plans, and the like;

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- iii. All precious metals and bullion, and any storage box and receptacle within which such is stored;
 - iv. All stockpiles, collections, build-ups, amassments, and accumulations however small, of Federal/ New Zealand Reserve Notes, gold certificates, and silver certificates and all other types and cash, coin, currency, and money (delivered into possession of Secured-Party as of date of this Security-Agreement as described in subparagraph "(b)" of second paragraph on page 1 of this Security-Agreement);
 - v. All stocks, bonds, drafts, futures, insurance, insurance policies, investment securities, notes options, puts, calls, warrants, securities, and benefits from trust, and the like;
 - vi. All bank "safety" deposit boxes, the contents therein, and the box numbers associated therewith, and the keys, combinations, security codes, passwords, and the like associated therewith;
- 32) All credit of Debtor;
 - 33) All proceeds, products, accounts, and fixtures from crops, mine head, wellhead, etc.;
 - 34) All rents, wages, salaries, and other income, from whatever source derived;
 - 35) All land, mineral, water, and air rights;
 - 36) All documents, records, and certificates re cottages, cabins, houses, and buildings in which Debtor has an interest;
 - 37) All inventory in any source;
 - 38) All machinery. both farm and industrial;
 - 39) All trailers, mobile homes, and recreational vehicles, and house, cargo, and travel trailers, and all equipment, accoutrements, baggage, and cargo affixed thereto, pertaining thereto, stowed therein, and in any manner attached thereto, including but not limited by all ancillary equipment, accessories, parts, service equipment, lubricants, fuels and fuel additives;
 - 40) All livestock and animals, and all things required for the care, feeding, use, transportation, and husbandry thereof;
 - 41) All computers, computer-related equipment and accessories, electronically stored files and data, telephones, electronic equipment, and office equipment and machines;
 - 42) All visual reproduction systems, aural reproduction systems, motion pictures, films, video tapes, audio tapes, sound tracks, compact discs, photograph records, film, video and aural production equipment, cameras, projectors, and musical instruments;
 - 43) All books, booklets, pamphlets, treatises, essays, treatments, monographs, stories, written material, libraries, plays, screenplays, lyrics, songs, and music;
 - 44) All financial books and records;
 - 45) All proprietary data and technology, inventions, royalties, and good will;
 - 46) All scholastic degrees, diplomas, honours, awards, and meritorious citations;
 - 47) All records, diaries, journals, photographs, negatives, transparencies, images, video footage, film footage, drawings, sound records, audio tapes, and computer production and storage facility of any kind;
 - 48) All fingerprints, footprints, palm prints, thumbprints, earprints, RNA materials, DNA materials, blood and blood fractions, biopsies, surgically or otherwise removed tissue, body parts, organs, hair, teeth, nails, semen, urine, other body fluids and matter, voice-print, retinal image, and the descriptions thereof, and all other corporal identification factors, and said factors' physical counterparts, in any form, and all records, record numbers, and information pertaining thereto, re Debtor;
 - 49) All biometrics data, records, information, and processes not elsewhere described, the use thereof, and the use of information contained therein, pertaining thereto, and otherwise;
 - 50) All rights for requesting, refusing, authorising, and disallowing the administration of, any drug manipulation, material, process, procedure, ray, and wave that Secured-Party considers might alter the state of the body, mind, spirit, will, and any other aspect of being, by any means, method, and process whatsoever;
 - 51) All rights for obtaining, using, requesting, refusing, and authorising the administration of, any food, beverage, nourishment, water, and the like, that might be infused into, such as by

- injection, swallowing, and the like into the body, and any substance that might affect the body in any manner whatsoever;
- 52) All keys, locks, lock combinations, encryption codes, safes, and secured places, and security devices, security programs, and all software, machinery, and devices associated therewith and related thereto;
 - 53) All rights for accessing and using utilities upon payment of the same unit costs as the comparable units of usage offered for the benefit of most-favoured customers, including cable, electricity, garbage, gas, internet, satellite, sewer, telephone, water, Internet, e-mail, and all other methods of communication, energy transmission, and food and water distribution;
 - 54) All rights for bartering, buying, contracting, selling, and trading ideas, products, services, and work;
 - 55) All rights for creating, inventing, adopting, utilizing, and promulgating any system and means of currency, money, medium of exchange, coinage, barter, economic exchange, bookkeeping, record-keeping, and the like;
 - 56) All rights for using all free, rented, leased, fixed, and mobile domiciles, as if each were a permanent domicile, free from requirement for applying for, and otherwise securing, any government license, permission, permit, and otherwise, and free from entry, intrusion, and surveillance by any means, regardless of duration of lease period, so along as any required lease is currently paid, but wherein the alternative, a subsequent three-day grace period has not expired;
 - 57) All rights for managing, manoeuvring, directing, guiding, and travelling in any form of motorised conveyance whatsoever, e.g. automobile, truck, motorcycle, and the like, without requirement for applying for, and without the obligation for obtaining, any government license, permit, certificate, permission, and the like, of any kind whatsoever;
 - 58) All rights for marrying and procreating and adopting children, and caring, rearing, educating, training, guiding, and spiritually enlightening any such children, without any requirement for applying for, and without the obligation for obtaining, any government-issued license, number, serial number, permit, certificate, permission, and the like, of any kind whatsoever;
 - 59) All rights for buying, selling, trading, gathering, growing, hunting, raising, angling, and trapping food, fibre, and raw materials for shelter, clothing, and survival;
 - 60) All rights for exercising and enjoying freedom of religion, worship, use of sacraments, spiritual practice, and expression without any abridgement of freedom of speech, publishing, peaceable assembly, and petitioning Government for redress of grievances, and also petitioning any military force of New Zealand, the United States and the United Kingdom, as well as any other group, agency, and organisation, and otherwise for physical protection from threats involving the safety and integrity of the person, as well as all property, of Secured-Party from any source, both "public" and "private",
 - 61) All rights for keeping and bearing arms for self-defence of self, whanau [family], Hapu [Tribe] and parties requesting physical protection of person and property;
 - 62) All rights for creating, preserving, and maintaining inviolable spiritual sanctuary and receiving into same any and all parties requesting safety, shelter, and sanctuary;
 - 63) All rights involving privacy and security in person and property, including all rights such as the safety and security of all household members, sanctuary dwellers, and guests, and all papers and effects of Debtor and all household and sanctuary dwellers and guests, against governmental, quasi-governmental, and private intrusion, detainer, entry, seizure, search, surveillance, trespass, assault, summons, and warrant, except with proof of superior claim duly filed in the PPSR/UCC filing office by any such intruding party in the private capacity of said intruding party. notwithstanding whatever purported authority, warrant, order, law, pretence issued under colour of law may be promulgated as the authority for any such intrusion, detainer, entry, seizure, search, surveillance, trespass, assault, summons, warrant, and the like;

- 64) All claims of ownership and certificates of title involving corporeal and incorporeal hereditaments, hereditary succession, and all innate aspects of being, i.e. mind, body, soul, free will, faculties, and self;
- 65) All names used and all corporations sole executed and filed, as well as might be executed and filed, under said names;
- 66) All intellectual property, including all speaking, writing, and other media;
- 67) All signatures and autographs;
- 68) All present and future retirement incomes, and rights in such incomes, deriving from any of Debtor's accounts, deposit accounts, and otherwise;
- 69) All present and future medical and healthcare rights, and rights owned through survivorship, from any of Debtor's accounts, deposit accounts, and otherwise;
- 70) All applications, filings, correspondence, information, identifying marks, images, licenses, travel documents, materials, permits, registrations, and records numbers held by any entity, for any purpose, however acquired, as well as the analyses and uses thereof, and any use of any information and images contained therein, regardless of creator, method, location, process, and storage form, including all processed algorithms analysing, classifying, comparing, compressing, displaying, identifying, processing, storing, and transmitting said applications, filings, correspondence, information, identifying marks, images, licenses, travel documents, materials, permits, registrations, records and records numbers, and the like;
- 71) All library cards;
- 72) All accounts, deposits, escrow accounts, lotteries, overpayments, prepayments, prizes, rebates, refunds, returns, claimed and unclaimed funds, and all records and record numbers, correspondence, and information pertaining thereto, as well as all such items construed as being derived there from;
- 73) All drugs, herbs, medicine, medical supplies, cultivated plants, growing plants, inventory, ancillary equipment, supplies, propagating plants, and seeds, and all related storage facilities and supplies;
- 74) All products of and for agriculture, and all equipment, inventories, supplies, contracts, and accoutrements involved in the planting, tiling, harvesting, processing, preservation, and storage of all products of agriculture;
- 75) All farm, lawn, and irrigation equipment, and all accessories, attachments, hand-tools, implements, service equipment, parts, and supplies associated therewith and related thereto;
- 76) All fuel, fuel tanks, and containers, and all involved and related delivery and transfer systems;
- 77) All metal-working, woodworking, and other such machinery, and all ancillary equipment, accessories, consumables, power tools, hand tools, inventories, storage cabinets, toolboxes, work benches, shops, and facilities;
- 78) All camping-, fishing-, hunting-, and sporting-equipment, and all special clothing, materials, supplies, and baggage related thereto;
- 79) All rifles, guns, slingshots, bows, crossbows and other such items and related accessories, and the ammunition, projectiles, and integral components thereof;
- 80) All radios, televisions, communication equipment, receivers, transceivers, transmitters, antennas, and towers, and all ancillary equipment, supplies, computers, software programs, wiring and related accessories and devices;
- 81) All power-generating machines, devices, and the like, and all storage, conditioning, control, distribution, wiring, and ancillary equipment as might pertain thereto in any manner;
- 82) All computers and computer systems and the information contained therein, as well as all ancillary equipment, printers, and data compression and encryption devices and processes;
- 83) All office and engineering equipment, furniture, ancillary equipment, drawings, tools, electronic and paper files, and items associated therewith and related thereto;
- 84) All water wells and well drilling equipment, and all ancillary equipment, chemicals. tools, and supplies;
- 85) All shipping, storing, and cargo containers, and all chassis, truck trailers, vans, and the contents thereof, both on-site and in transit, as well as in storage anywhere;

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- 86) All building materials and prefabricated buildings, and all components and materials pertaining thereto, both before and during manufacture, transportation, storage, building, erection, and vacancy while awaiting occupancy thereof;
- 87) All communications and data, and the methods, devices, and forms of information storage and retrieval, and the products of any such stored information;
- 88) All books, drawings, magazines, manuals, and reference materials regardless of physical form;
- 89) All antiques, artwork, paintings, sculptures, etchings, photographic art, lithographs, and serigraphs, and all frames and mounts pertaining thereto, affixed thereon, and otherwise;
- 90) All food, and all devices, tools, equipment, vehicles, machines, and related accoutrements involved in food preservation, preparation, growth, transport, and storage;
- 91) All construction machinery and equipment and all ancillary equipment, supplies, materials, fuels, fuel additives, supplies, materials, and service equipment pertaining thereto;
- 92) All medical, dental, optical, prescription, and insurance records, record numbers, and information contained in any such records pertaining thereto;
- 93) All inheritances obtained, as well as all inheritances as might be received;
- 94) All wardrobe and toiletries;
- 95) All watches, jewellery, precious jewels, and semi-precious stones, and any mounting attached thereto, and all rings, and all storage boxes within which any of the foregoing items;
- 96) All radios, televisions, household goods and appliances, linen, kitchen utensils, cooking utensils, cutlery, tableware, and pottery;
- 97) All ownership, equity, property, and rights in property now owned, held, and hereafter acquired, in all businesses, corporations, companies, trusts, partnerships, limited partnerships, organisations, proprietorships, and other like entities, and all books and records pertaining thereto, all income obtained there from, and all accessories, accounts, equipment, information, inventory, money, parts, spare parts, and computer software pertaining thereto;
- 98) All packages, parcels, envelopes, and labels of any kind whatsoever that are addressed for the benefit of Debtor, both when received and when not received by Debtor;
- 99) All telephone, fax and pager numbers;
- 100) All email addresses, internet URL's, internet web sites, internet domain names, and internet Service Provider accounts;
- 101) Any item of property not specifically described/named/specified/listed by make, model, serial number, etc. is expressly herewith included as an item of property pledged by Debtor as collateral for securing Debtor's contractual obligation in favour of Secured-Party.
- 102) The right to copy right;
- 103) The right to free passage anywhere in/on the Earth, which includes Aotearoa (New Zealand), the Netherlands, the European Union, and exemption from any road levies;

This Security-Agreement expressly herewith includes and encompasses all rights, legal title, equitable title, and interest in property described in this Collateral section, both when now owned and when hereafter acquired, now existing and such as might hereafter arise, and wherever located and Un-Extinguished of the Aboriginal/Native Title of Aotearoa (NZ).

Held harmless and Indemnified. In this Security-Agreement Secured-Party is held harmless and Indemnified by Debtor in strict accordance with 'Hold harmless and indemnity agreement' No. EBVG-571024-HHIA-02 attached hereto and included herein by reference.

Authorised-Representative. Debtor hereby appoint Secured-Party as Debtor's Authorised-Representative and authorise Secured-Party to do the following:

- a) Sign, without liability, Debtor's signature in all commercial activity between Debtor and any other juristic-person, where such signature is requested, and if required, for the purpose of authenticating the writing;

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- b) Regarding any deposit account of any kind maintained in the name of Debtor, and likewise maintained in/under the Social Security Account Number and the Inland Revenue Account Number of Debtor, with any bank, without further consent of Debtor, and without liability:
 - i. To originate instructions for the deposit-account bank and direct the disposition of funds in any such deposit account by acting as sole and exclusive signatory on said deposit account;
 - ii. To receive, open, and dispose of all written communication, correspondence, and mail concerning any such deposit account sent by any such deposit-account bank;
 - iii. To compose, finalize, authenticate, and send all written communication, correspondence, and mail concerning any such deposit account with any such deposit-account bank; and
 - iv. To maintain exclusive possession of any debit cards, ATM (Automated Teller Machine) cards, and other similar types of cards, as well as all cheque books, savings books, passbooks, and other types of account books, re any and all such deposit accounts of any kind whatsoever maintained with any bank
- c) To demand, collect, receive, accept receipt for, sue for, and recover all sums of money and other property which are now, and may hereafter become, due, owing, and payable in favour of the Debtor;
- d) To execute, sign, and endorse any and all claims, instruments, receipts, checks, drafts, and warrants issued for, and made payable in favour of, Debtor;
- e) To settle and compromise any and all claims, now existing and as might hereafter arise, against Debtor, and against any item of Collateral; and
- f) To file claims, take any action, and institute and participate in any proceedings, both in the name of Debtor and under the distinctive name of Secured-Party, as well as otherwise, which, in the sole discretion of Secured-Party, may be deemed necessary and advisable. The Secured-Party may also receive, open, and dispose of mail indicating any alleged address of Debtor, and change any address concerning which mail and payments should be sent.

This authorisation is given as security for the indebtedness, and the authority hereby conferred is **irrevocable** and remains in full force and effect until renounced, by special resolution in writing, and signed by Secured-Party.

Perfection of Security Interest.

- a) Debtor authorises Secured-Party's filing of a financing statement, and continuation statements as needed, describing Collateral, as well as any and all agricultural liens and other statutory liens against Debtor held by Secured-Party;
- b) Debtor also authorises execution of such financing statements by Secured-Party, and agrees that Debtor will take all other such actions reasonably requested by Secured-Party, for perfecting and continuing Secured-Party's security interest in Collateral, and also consents and agrees as follows:
 - i. Secured-Party may at any time, without further authorisation from Debtor, file carbon, photographic, and other types of reproductions of any herein-authorized financing statement, as well as this Security-Agreement for use as a financing statement; and
 - ii. Secured-Party is neither responsible for taking any steps necessary for the preservation of any third-party rights in Collateral, nor for protecting, preserving, maintaining, and the like, any security interest granted any third party in Collateral.

Event of Default.

Any event listed within any category below constitutes default under this Security-Agreement:

- a) Insolvency of Debtor, appointment of a receiver for any part of Debtor's property, any assignment for the benefit of a third-party creditor, as well as commencement of any proceeding under any set of laws, e.g. bankruptcy law, by Debtor, as well as against Debtor;
- b) Commencement of foreclosure by judicial proceeding, self-help, repossession, as well as any other method by any third-party creditor of Debtor against any item of Collateral that is the subject of this Security-Agreement;
- c) Attachment, execution, lien, levy and the like concerning any item of Collateral;

- d) Failure of compliance of Debtor with any term, obligation covenant, condition and the like, contained in:
- i. the written, express Private-Agreement between Debtor and the Secured-Party,
 - ii. this Security-Agreement, and
 - iii. any related document, as well as in any other agreement/contract between Debtor and Secured-Party.

Rights and remedies in Event of Default. In event of default under this Security-Agreement, as well as under all related documents and other agreements and contracts between Secured-Party and Debtor, as well anytime thereafter, Secured-Party shall have all rights of a Secured-Party in commerce re Debtor. In addition, and without limitation, Secured-Party may exercise any number of the following rights and remedies:

Sell Collateral. Secured-Party possesses full power to sell, lease, transfer, and otherwise deal with Collateral and proceeds thereof both in the name of Debtor and under the distinctive name of the Secured-Party. Secured-Party may sell Collateral in any manner and at any place, such as at public auction, private sale, and otherwise without further notice. All expenses involving the disposition of Collateral including, without limitation, the expenses of holding, insuring, preparing for sale, and selling Collateral, become part of the indebtedness secured by this Security-Agreement and are payable on demand.

Appoint Receiver. In accordance with the requirements and options permitted by applicable law, Secured-Party possesses the following rights and remedies regarding appointment of a receiver:

- a) Secured-Party may have a receiver appointed as a matter of right;
- b) The receiver may be an employee of Secured-Party and may serve without bond; and
- c) All fees of receiver, and all fees of any attorney of receiver become part of indebtedness secured by this Security-Agreement and are payable on demand, with interest at the Note rate, unless payment of interest at that rate is not permitted by applicable law, in which event such unpaid fees shall bear interest at the highest rate permitted by applicable law from date incurred until repaid.

Collect revenues, apply accounts. Secured-Party, may both in its Secured-Party's personal capacity and through a receiver collect the payments, rents, incomes, and revenues from Collateral. Secured-Party may at any time, at the sole discretion of Secured-Party, at their sole discretion transfer any collateral under the distinctive name of Secured-Party, as well as into the name of any nominee of Secured-Party, and receive the payments, rents, incomes, and revenues there from, and may hold some as security for the indebtedness, apply payments in favour of the indebtedness in any other of priority that Secured-Party may determine. Insofar as Collateral consists of accounts, general intangibles deposit accounts, insurance policies, instruments, chattel paper, chooses in action, and any similar property, Secured-Party may demand, collect, receive, execute receipt for, settle, compromise, adjust, sue for, foreclose, and realise on Collateral as Secured-Party may determine, concerning both indebtedness and Collateral, whenever due.

Obtain deficiency. If Secured-Party decided to sell any item of Collateral, Secured-Party may obtain a judgement against Debtor for any deficiencies remaining on the indebtedness that Secured-Party might be owed after application of all amounts received from the exercise of the rights provided in this Security-Agreement. Debtor is liable for a deficiency even if the transaction described in this subsection is a sale of accounts, and likewise, of chattel paper.

Cumulative remedies. All Secured-Party's rights and remedies, as evidenced by this Security-Agreement, as well as by any related documents and by any other writing, are cumulative and may be exercised both singularly and concurrently. Pursuit by Secured-Party of any remedy does not exclude pursuit of any other remedy, and making expenditures and taking action for performing an obligation of Debtor under this Security-Agreement, after Debtor's failure of performance, does not affect Secured-Party's right to declare a default and exercise the remedies therefore.

Other rights and remedies. Secured-Party possesses all rights and remedies of a secured creditor under the "Tikanga" customary law, practises and usages, as may be amended upon agreement between the parties. In addition, Secured-Party possesses, and may exercise, any and all other rights and remedies available at law, in equity, and otherwise.

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Rules of Construction. In this Security-Agreement:

- a) Neither the use of nor the referencing of the term "proceeds" authorises any sale, transfer, other disposition, and the like of Collateral by Debtor;
- b) The words "include," "includes," and "including" are not limiting;
- c) The word "all" includes "any" and the word "any" includes "all";
- d) The words "or" is not exclusive, and
- e) Words and terms
 - i. in the singular number include the plural, and in the plural, the singular; and
 - ii. in the masculine gender include both the feminine and neuter.

Miscellaneous provisions. The following miscellaneous provisions are a part of this Security-Agreement:

Amendments. This Security-Agreement, together with all related documents and endorsements, constitutes the entire understanding and agreement of the parties re the matters set forth in this Security-Agreement. This Security-Agreement may neither be changed nor modified in any manner whatsoever unless said change/modification is agreed upon by Secured-Party in writing and signed by Debtor and Secured-Party.

Further Assurances. Upon reasonable request by Secured-Party, Debtor consents and agrees that Debtor will execute any further documents and take any further actions requested by Secured-Party that augment any of the following:

- a) Evidencing the security interest granted herein;
- b) Perfecting the security interest granted herein;
- c) Maintaining first priority of the security interest granted herein;
- d) Effectuating rights herein granted Secured-Party by Debtor.

Severability. In the event that a court of original and general jurisdiction of common law, such as an "Maori Circuit Court of Assessors" and "The Maori Appellate Court of Assessor" arising by virtue of the native title in terms of the Constitution, Te Ture Whenua Maori Act 1993 and any amendments, as lawfully amended and laws of the *de jure* and such as a court of justice in accordance with the course of the common law, judicially determines that any part of this Security-Agreement, including any amendment, addendum, revision, and the like is unacceptable for any reason, such as on the basis of being unlawful, invalid, void, unenforceable, and the like, such provision is thereby severed from this Security-Agreement, but every remaining provision continues in full force and effect and may not be affected by such determination. If feasible, any such offending provision is deemed modified for inclusion within the limits of enforceability and validity. In the event that the offending provision cannot be so modified, said offending provision is thereby stricken and all other provisions of this Security-Agreement in all other respects remain valid and enforceable by Secured-Party.

Waiver. Neither Secured-Party's actions, nor omissions, may be construed as a waiver of any rights under this Security-Agreement unless specifically so waived in writing by special resolution and signed by Secured-Party. Neither delay nor omission on the part of Secured-Party in exercising any right may operate as a waiver of such right, nor may it operate as a waiver of any other right. A waiver by Secured-Party of a provision of this Security-Agreement neither prejudices, nor constitutes a waiver of, Secured-Party's right for otherwise demanding strict compliance with that provision, and any other provision, of this Security-Agreement. Neither prior waiver by Secured-Party, nor any course of dealing between Secured-Party and Debtor, may constitute a waiver of any Secured-Party's rights, nor of any of Debtor's obligations re any future transactions. Whenever the consent by Secured-Party is required under this Security-Agreement, the granting of such consent by Secured-Party in any instance may not be construed as constituting continuing consent for subsequent instances where such consent is required, and in all cases such consent may be granted and withheld in the sole discretion of Secured-Party.

This Security-Agreement is not dischargeable in bankruptcy court. Secured-Party is holder in due course of all negotiable instruments referencing, bearing upon, and deriving from all property and Collateral referenced herein. All Collateral is exempt from levy and third-party lien.


This Security-Agreement secures any and all indebtedness and liability whatsoever that Debtor owes in favour of Secured-Party, direct and indirect, absolute and contingent, due and as might become due, now existing and hereafter arising, and howsoever evidenced. This Security-Agreement also secures any other debt that may be owed by Debtor, as arising, upon occasion, for the benefit of Secured-Party. Debtor acknowledges, consents, and agrees with all provisions of this Security-Agreement and agrees that Debtor is bound by all terms and conditions as set forth herein.

This Security-Agreement is agreed and entered into on this ^{sixth 88} ~~five~~ day of December in the year of Io Matua te kore two thousand and twenty four.

Debtor: ELIZABETH BRIGITTA VAN GOOL®©

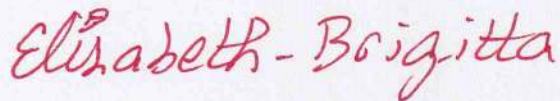
ELIZABETH BRIGITTA VAN GOOL®©

Debtor's Signature

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Witnessed under the hand and Seal of:

Secured-Party accepts Debtor's signature;
and
Accepts for value this Security-Agreement.
Secured-Party's Autograph



'Elizabeth Brigitta'©, daughter of 'Norbertus', of the house of "van Gool"
All Rights Reserved without prejudice pursuant to UCC 1-308.





Copyright Trade-name/Trademark Contract

Contract No. EBVG-571024-CRC-02

All rights reserved re common-law copyright of trade-name/trademark ELIZABETH BRIGITTA VAN GOOL® — including any and all derivatives and variations in the spelling, i.e. ELIZABETH BRIGITTA VAN GOOL® common law copyright© 2024, other than ELIZABETH BRIGITTA VAN GOOL®, which is a registered trademark, by 'Elizabeth Brigitta'©, daughter of 'Norbertus', of the house of "van Gool". Said common-law trade-name/trademark, ELIZABETH BRIGITTA VAN GOOL®, may neither be used nor reproduced, neither in whole nor in part, in any manner whatsoever, without the prior, express, written consent and acknowledgement of the 'Elizabeth Brigitta'©, daughter of 'Norbertus', of the house of "van Gool", as signified by the wet-ink signature of 'Elizabeth Brigitta'©, daughter of 'Norbertus', of the house of "van Gool", hereinafter "secured-party".

With the intent of being contractually bound, any juristic person, as well as the agent thereof, consents and agrees by this notice that neither said juristic person nor agent thereof shall display, nor otherwise use in any manner, the common-law trade-name/trademark ELIZABETH BRIGITTA VAN GOOL®, nor the common-law copyright described herein, nor any derivative of, or any variation in the spelling thereof without the prior, express, written consent and acknowledgement of secured-party, as signified by secured-party's signature/autograph in wet ink. Secured-party neither grants, nor implies, nor otherwise gives consent for any unauthorised use of ELIZABETH BRIGITTA VAN GOOL®, and all such **unauthorised use is strictly prohibited**.

Self-executing contract/security agreement in event of unauthorised use: By this notice, both the juristic person and the agent thereof, hereinafter jointly and severally "User", consent and agree that any use of ELIZABETH BRIGITTA VAN GOOL®, other than authorised use as set forth herein, constitutes unauthorised use and counterfeiting of secured-party's common-Law copyrighted property, contractually binds User and renders this notice a security agreement wherein User is debtor and 'Elizabeth Brigitta'©, daughter of 'Norbertus', of the house of "van Gool", is secured-party, and signifies that User:

- (1) Grants secured-party a security interest in all of User's assets, land and personal property, and all of User's interest in assets, land and personal property, in the sum certain amount of **one million (\$ 1,000,000.00)** "New Zealand dollars" per each occurrence of use of the common-law copyrighted trade-name/trademark ELIZABETH BRIGITTA VAN GOOL®, as well as for each and every occurrence of use of any and all derivatives of and variations in the spelling of ELIZABETH BRIGITTA VAN GOOL®, plus costs, plus **quadruple damages**;
- (2) Authenticates this security agreement wherein User is Debtor and wherein User pledges all of User's assets, land, consumer goods, farm products, inventory, equipment, money, investment property, commercial tort claims, letters of credit, letter-of-credit rights, chattel paper, instruments, deposit accounts, accounts, documents, general intangibles, and all User's interest in all such foregoing property, now owned and hereafter acquired, now existing and hereafter arising, wherever located, as collateral for securing User's contractual obligation in favour of secured-party for User's unauthorised use of secured-party's common-law copyrighted property;
- (3) Consents and agrees with secured-party's filing of a "PPSR" Financing Statement in the "PPSR" filing office, as well as in any county recorder's office, wherein User is a debtor and 'Elizabeth Brigitta'©, daughter of 'Norbertus', of the house of "van Gool", is secured-party;
- (4) Consents and agrees that said "PPSR" financing statement described in paragraph "(3)" is a continuing financing statement, and further consents and agrees with secured-party's filing of any continuation statement necessary for maintaining secured-party's perfected security interest in all of User's property and interest in property pledged as collateral in this Security Agreement and described in paragraph "(2)" until User's contractual obligation theretofore incurred has been fully satisfied;

- (5) Consents and agrees with secured-party's filing of any "PPSR" financing statement, as described in paragraphs "(3)" and "(4)", as well as the filing of any security agreement, as described in paragraph "(2)", in the "PPSR" filing office, as well as in any county recorder's office;
- (6) Consents and agrees that any and all such filings described in paragraphs "(4)" and "(5)" are not, and may not be considered, bogus and that User will not claim that any such filing is bogus;
- (7) Waives all defenses; and
- (8) appoints secured-party as authorised-representative for User, effective upon User's default re User's contractual obligations in favour of secured-party as set forth in "Payment Terms" and "Default Terms", granting secured-party full authorisation and power for engaging in any and all actions on behalf of User including, but not limited to, authentication of a record on behalf of User as secured-party, at secured-party's sole discretion, and as secured-party deems appropriate, and User further consents and agrees that this appointment of secured-party as Authorised Representative for User, effective upon User's default, is irrevocable and coupled with a security interest.

User further consents and agrees with all of the following additional terms of this self-executing-contract/security-agreement in event of unauthorised use:

Payment terms: In accordance with fees for unauthorised use of ELIZABETH BRIGITTA VAN GOOL®© as set forth herein, User hereby consents and agrees that User shall pay secured-party all unauthorised use fees in full within thirty (30) days of the date User is sent secured-party's invoice, hereinafter "Invoice", itemizing said fees.

Default terms: In event of non-payment in full of all unauthorised use fees by User within thirty (30) days of date Invoice is sent, User shall be deemed in default and:

- (a) all of User's property and property pledged as collateral by User as set forth in paragraph "(2)" immediately becomes, i.e. is, property of secured-party; and
- (b) secured-party is appointed User's authorised representative as set forth in paragraph "(8)"; and
- (c) User consents and agrees that secured-party may take possession of, as well as otherwise dispose of in any manner whatsoever at secured-party's sole discretion including, but not limited to, sale at auction, at any time following User's default and without further notice any and all of User's property and interest, described in paragraph "(2)" formerly pledged as collateral by User, now property of secured-party, in respect of this "self-executing contract/security agreement in event of unauthorised use", that secured-party, in secured-party's sole discretion, deems appropriate; and
- (d) User agrees to a late payment fee of five percent (5%) per month.

Terms for curing default: Upon event of default, irrespective of any and all of User's former property and interest in property, described in paragraph "(2)", in the possession of, as well as disposed of by, secured-party, as authorised by 'default terms', User may cure User's default only re the remainder of User's said former property and interest, formerly pledged as collateral that is neither in the possession of nor otherwise disposed of by secured-party within thirty (30) days of date of User's default only by payment in full.

Terms of strict foreclosure: User's non-payment in full of all unauthorised use fees itemized in Invoice within said thirty (30) day period for curing default as set forth in 'Terms for curing default' authorises secured-party's immediate non-judicial strict foreclosure on any and all remaining former property and interest in property, formerly pledged as collateral by User, now property of secured-party, which is not in the possession of, nor otherwise disposed of by, secured-party upon expiration of said thirty (30) day default-curing period.

Ownership subject to common-law copyright and "PPSR" financing statement and security agreement filed with the "PPSR" filing office. Record owner 'Elizabeth Brigitta'©, daughter of

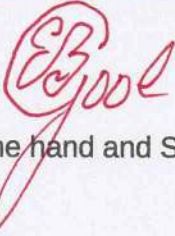
'Norbertus', of the house of "van Gool". Unauthorised use of 'Elizabeth Brigitta'©, daughter of 'Norbertus', of the house of "van Gool"©," incurs same unauthorised-use fees as those associated with ELIZABETH BRIGITTA VAN GOOL©, as set forth in paragraph "(1)" under "Self-executing contract/security agreement in event of unauthorised use".

This copy right notice No. EBVG-571024-CRC-02 dated this fifth day of December in the year of Io Matua te kore two thousand and twenty four.

Debtor ELIZABETH BRIGITTA VAN GOOL©

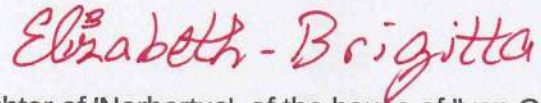
ELIZABETH BRIGITTA VAN GOOL©

Debtor's signature

pp 

Witnessed under the hand and Seal of:

secured-party accepts Debtor's signature;
and accepts for value this Security-Agreement.
secured party's Autograph



'Elizabeth Brigitta'©, daughter of 'Norbertus', of the house of "van Gool"
All rights reserved without prejudice pursuant to UCC 1-308.

