

Claimant: Janine of the House of Arabella and Walters

Debtors: ASB Bank corporation and ASB Holdings Corporation plus all associated directors Vittoria Annabel June SHORTT, Carl Roy FERGUSON, Amie Marie SMITH, Ross James Patrick BUCKLEY, Roderick Marshall CARR, David Antony Keith COHEN, Victoria Helen CRONE in his/her full private and commercial capacity

Sequence of Events from June 2012 to March 2024

1. Claimant Janine has had four properties and four mortgages with ASB Bank with first home and loan and mortgage commencing 22nd of June 2012 with the four properties and loans concerned being for 22 Monticello Key, Papamoa with mortgage placed on title for \$431,000 plus interest for four years, next home 3 Pukehina Parade with mortgage of 1.147 million plus interest for 5.75 years, 293 Pukehina Parade with mortgage on title for \$414,000 plus interest for 2.33 years and finally 37A Glue Pot Road Oropi with a mortgage transfer occurring from 3 Pukehina Parade on 17 December 2021 with balance reduced to 1.135 million dollars plus interest where the ASB Bank did not require any paperwork signing which lead to the suspicion of the claimant that there was some undisclosed activity occurring by officers acting on behalf of the ASB Bank with her banking affairs.
2. Claimant Janine sent a letter to the ASB Bank chief executive officer Vittoria Shortt on 16 October 2023 with postal tracking number LW120997089NZ with one hundred questions with request for full disclosure of all contracts signed for loans and mortgages for property purchases or refinancing or sale of property with specific questions asked about the four properties in above point one. Vittoria Shortt was requested to answer all one hundred questions with full disclosure by the 30th day of November 2023 with failure to do so accepted as silent acquiescence that lack of disclosure confirms fraudulent activity and the lawful right to nullify all contracts including loans, mortgages and powers of attorney. The claimant confirms that no response was received by Vittoria Shortt. Refer Exhibit 1 p3-10
3. That the Claimant Janine send a 24 page Affidavit of Status and Truth and Claim including the one hundred questions in point 2 to Vittoria Shortt with postal tracking number LW121245338NZ received on 8th of November with 21 days to rebut with final day being 30th day of November 2023 where failure to rebut point by point with supporting evidence certified to be true that Vittoria Shortt as the representative of ASB Bank provided tacit acceptance that all the content in the Affidavit including exhibits stood as truth in it's entirety with the claimant having the lawful right with immediate effect in case of non rebuttal to cancel all loans and mortgages plus claim back all money plus interest paid out due to fraud. Refer Exhibit 2 p11-34
4. That the Claimant Janine sent two notices to business and home address of Vittoria Shortt a notice of acceptance letter plus affidavit of three witnesses confirming there was no rebuttal of the Affidavit with postal tracking numbers LW121245390NZ and LW121245386NZ with both received on 5 December 2023. This notice included a formal cancellation in writing of the mortgage from 1 December 2023 and formal removal of ASB bank off the property title 37A Glue Pot Road plus formal demand with invoice 1004 for payout of three million five hundred and thirty eight thousand and seventy dollars (\$3,538,074.00) by 19th day of December or could claim the higher amount of three billion dollars as the claimant holds a lawful Security agreement as the Secured party creditor to the value of three billion dollars that as Vittoria Shortt had not disclosed the full amount owed back to the Claimant due to fraud making all contracts null and void. Refer Exhibit 3 p35-44
5. That a third notice with postal tracking number LW123842007NZ was sent on 5th day of December to business address received 15th of December 2023 and fourth notice with postal tracking number LW124150311NZ received on 19th day of December and both were also emailed on 14th and 17th day of December 2023 to vittoria.shortt@asb.co.nz containing invoice 1004 for payment due of three million five

hundred and thirty eight thousand and seventy dollars (\$3,538,074.00) by 19th day of December or could claim the higher amount of three billion dollars as the Secured party creditor or step in to liquidate the company. The notice also contained the compensation schedule of Claimant Janine with one million dollar fee for causing harm/loss by deception or stealing funds from the Claimants bank account. No payment was received and funds were taken out of the bank account on 18 December invoking a one million dollar compensation charge. Refer Exhibit 4 p45-60

6. That the claimant Janine on 12th day of January 2024 sent by email to vittoria.shortt@asb.co.nz received 12 January 2024 plus postal tracking number LW121245409NZ received 15th day of January 2024 a formal Notice of Dishonour and Fault with Opportunity to Cure including Statement of Facts plus invoice 1004 final demand for payment of three million five hundred and thirty eight thousand and seventy dollars (\$3,538,074.00) by 22 January 2024 and invoice 1005 for one million dollars with payment due by 17th day of January 2024. No payment was received and further funds taken out of Claimants bank account on 18 January 2024 invoking another one million dollar charge. Refer Exhibit 5 p61-81
7. That ASB bank removed further funds from the Claimants bank account on 18th day of February 2024, with three acts now recorded of dishonour and deceit/theft at one million dollar charge per act. The Claimant Janine sent on 20th day of February 2024 to home and business address of Vittoria Shortt a Certificate of Default with Notice of Administrative Judgement with invoice 1008 for amount of three billion and three million dollars (\$3,003,000,000.00) to pay by 8th day of March 2024 and proof of life plus a further copy of her compensation schedule with postal tracking numbers LW124150501NZ and LW124151008NZ both received on 22 February 2024 by Vittoria Shortt. Refer Exhibit 6 p82-93
8. That the Claimant Janine sent a Commercial Lien Notice and Commercial Affidavit of Obligation with second notice 1008 for three billion and three million dollars (\$3,003,000,000.00) with date extended for payment to 25 March 2024 to Vittoria Short home and business address on behalf of herself and all ASB corporations as the Debtors including directors with postal tracking numbers LW124150838NZ and LW124150824NZ both received on 12 March 2024 with 14 days to make payment with lien placed over debtor's property. Refer Exhibit 7 p94-106
9. Postal Tracking Summary Sheet of all documents served plus proof of receipt by all debtors – Ref Exhibit 8 p107-112
10. Public Notice of Commercial Lien on publicnotciesnz.com dated 12th March 2024 - Ref Exhibit 9 p113
11. Certificate of Non-Response and Non-Rebuttal from Debtors certified by three witnesses dated 12th March 2024– Ref Exhibit 10 p114-115
12. Notice of Authenticity of Lien Documents signed by three witnesses dated 12th March 2024 – Ref Exhibit 11 p116-118

Attachments: Maxims of Law, Laws on Criminal Law matters and administrative sanctions

Registered Mail Tracking Number: LW 120 997 089 NZ

Courier.

LW 120 997 089 NZ

Signature Required UpgradeDelivery target: next working day between major towns and cities.
(This is a guide only, see Postal Users' Guide for details)Compensation for loss or damage up to \$2,000, subject to NZ
Post's Public Contract. For full terms and conditions, go to nzpost.co.nz16thth day of October in the year 2023

To the living woman known as "Vittoria Shortt"
acting as "CEO of ASB Bank Limited" sent to both home and business address

Level 2, Asb North Wharf

12 Jellicoe Street

Auckland, 1010

Land known as New Zealand

5 Clifton Road

Herne Bay

Auckland 1011

Land known as New Zealand

Notice from Principal to Principal, Notice to Principal is Notice to Agent, Notice to Agent is Notice to Principal

This is to advise you that the author and Principal :Janine Barbara: has two un rebutted Affidavits of Status and Truth that were presented and un rebutted by the following people representing the Crown where the majority of the laws of New Zealand come from – 'The Governor General of New Zealand', 'the Attorney General of New Zealand', 'Dr Caralee McLiesh' acting as 'Secretary and Chief Executive of the New Zealand Treasury', 'Rishi Sunak' acting as 'Prime Minister and First High Lord of His Majesty's Treasury' plus the Second Lord of His Majesty's Treasury 'Jeremy Hunt'; plus 'Nicholas Lyons' acting as 'Lord Mayor of City of London Corporation', plus 'Louise Di Mambro', acting as Registrar of the Privy Council and The Supreme Court of the United Kingdom. Since the affidavits were un rebutted with testimony of three witnesses they stand as truth in law. The living author, (me) Janine Barbara of the House of Bell and Arabella and Walters has removed the jurisdiction of the Crown over her own life and over her property, with true lawful claim to have my property and estate returned to me. Both Affidavits have been placed on Public Notice Board and can be found on the website publicnoticesnz.com under un rebutted affidavits for your records. The author: Janine Barbara: holds the original documents printed on cotton paper.

For context, this letter and Affidavit 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. 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. Where there are colons around either side of the christian name or names of the Living Soul Author, the author is directing the attention of the reader that these are the names she wishes to be communicated to with.

Definitions:

Mortgage means: a legal agreement by which a bank or building society lends money in exchange for taking title of the debtor's property. (Oxford Law Dictionary)

Land: means any ground or soil or earth and may be used interchangeably with "property"; it may include anything that may be classed as real estate or real property. (Black's Law Dictionary)

I am requesting full disclosure in writing from you as the living agent, CEO and representative of ASB Bank and ASB Bank limited of all contracts signed for loans and mortgages for property purchases or refinancing or sale of property by wet ink signature of me or my husband as individual, guarantor, director, trustee, or trustee director in any other capacity from May 2012 to the present time being 16th day of October 2023. This includes answers to every question in this letter. This includes answering for 4 grouping of 25 questions under numbers 1 to 4 labelled a) to y). This means there is a total of 100 questions to answer (4 x 25). **Failure to respond with full disclosure in writing with your wet ink signature as individual, CEO and director in your full private and commercial capacity by the 30th day of November 2023 will be deemed as silent acquiescence that fraudulent activity has occurred with each loan and**

as individual, CEO and director in your full private and commercial capacity by the 30th day of November 2023 will be deemed as silent acquiescence that fraudulent activity has occurred with each loan and mortgage without full disclosure and all monies repaid on loans plus interest need to be returned to me as the claimant on behalf of all entities listed in the following paragraph that I hold authority over and to act on behalf of.

I am requesting to be provided with full disclosure of all rightful ownership and beneficiary and estate claims that came about from loan and mortgage documents signed by mine or my husband's wet signature with the ASB Bank since 2012 until the present time being the month of October in year 2023 either as individual or trustee or director or guarantor under the following entity names that have been created JANINE ARABELLA or JANINE WALTERS or JANINE WALTER or GREGORY WILLIAM WALTER or RICHARD WALTERS or director AGED CARE ENTERPRISES LIMITED or trustee for JANINE and RICHARD WALTERS FAMILY TRUST or trustee for JANINE AND GREGORY WALTER FAMILY TRUST or COMMUNITY VISION LIMITED or GREGORY WALTER or RICHARD WALTERS. I also advise that I have permission and enduring power of attorney from my husband to obtain information regarding any rightful claim of full disclosure of anything he signed with his wet ink signature. (Evidence of this is provided at the end of this letter). The properties which had loans and mortgages registered on the title were as follows:

1. 22 Monticello Key, Papamoa (loan and mortgage 22nd of June 2012 to April 2016 when loan repaid in full with borrowing of up to four hundred and thirty one thousand New Zealand Dollars (\$431,000 plus interest payments at 5.25 to 6.25% interest per annum plus principal payments purchased by family trust with mine and my husband's wet ink signature required as guarantors and trustees or trustee directors)
2. 3 Pukehina Parade, Pukehina Beach from March 2016 to 17 December 2021 with borrowing of 1.1 to one million one hundred and forty thousand NZ dollars (1.47 million NZ dollars plus interest payments) bought by Janine and Richard Walters Family Trust with mine and my husband's wet ink signature required as trustee and director and trustee director and guarantor)
3. 293 Pukehina Parade, Pukehina Beach with purchase price of \$690,000 on the 30th day of November 2016 with loan of four hundred and fourteen thousand dollars \$414,000 plus interest payments at 4.29% interest per annum, house sold and loan repaid March 2019 by Community Vision Limited with my wet ink signature required as director and guarantor)
4. 37A Glue Pot Road, Oropi (17th day of December 2021 to current). The author received communication from her lawyer from ASB Bank representative Veena Rao that the mortgage was cancelled over 3 Pukehina and another mortgage obtained on 17 December 2021 with my wet ink signature required as individual and trustee and guarantor and trustee director with the security for the mortgage being taken over 37A Glue Pot Road. There was no communication regarding if the current loan for 37A Glue Pot Road was carried over from 3 Pukehina Parade. On the family trust bank account it appears that the loan was carried over with the loan balance being \$1,147,000 with \$12,000 required to be paid off on 17th December 2021 with interest payments continuing at 2.99% per annum and a further \$485,000 paid off by me author :Janine Barbara: on 22nd of September 2022 with the current loan balance being \$650,232. Full disclosure is required of the mortgage documents – the loan is with the family trust however the mortgage and security was placed on Janine Walters as the guarantor with no disclosure of what the mortgage is or what the security is making Janine Walters fully liable for a debt that was not hers, but the family trust. Please see attached four documents being a 4 page letter from Veena Rao, the Land Transfer tax statement confirming the ownership of this property was signed as trustee plus 3 pages of deed of declaration of trust plus family trust loan history.

I would like the following questions answered for each of the loans listed above under points 1,2,3 and 4 labelled a) to y) total of 100 questions.

- 1) 22 Monticello Key, Papamoa (loan and mortgage 22 June 2012 to April 2016 when loan repaid in full with borrowing of up to four hundred and thirty one thousand New Zealand Dollars (\$431,000) for 3 years and nine months plus interest payments at 5.25 to 6.25% interest per annum plus principal payments purchased by family trust with mine and my husband's wet ink signature required as guarantors and trustees and trustee directors)
 - a) Did ASB bank or its agents or representatives advertise that the ASB bank issued this loan?

- b) Do ASB bank or its agents or representatives hold the Depositor's funds for this loan? If so, who is the Depositor?
- c) Did the ASB bank or its agents or representatives lend anything of substance?
- d) Did ASB bank or its agents or representatives loan Legal Tender or other depositor's funds?
- e) Who holds the original loan and mortgage agreements that my husband and I signed with our wet ink signature either as individual or trustee or director or trustee director or guarantor or any other capacity?
- f) Can I be provided with a copy of the loan and mortgage agreements that has the wet ink signature from the agent or representative of ASB Bank Limited that confirms the loan?
- g) Was my house at 22 Monticello Key the security for the mortgage?
- h) Can you fully explain in detail exactly what property of mine or my husband the bank took title of as security in exchange for money?
- i) Was the loan/Note with mine and my husband's wet ink signature lodged as a security with the Central Securities Depository Trust Limited?
- j) Was the loan/Note with our wet ink signatures lodged with or sold onto any other party?
- k) Did the Central Securities Depository Limited or any other party sell or trade the Note created by mine and my husband's wet ink signatures on the Money Markets or stock exchange or any other trading market?
- l) Did the Central Securities Depository Limited or any other party take a bond that was created from the Note that had my wet ink signature on it for the loan and issued by the Treasury or any other company or government department to sell or trade on the Money Markets or stock exchange or any other trading or money making market?
- m) Was any of the loan or mortgage documents that me or my husband signed turned into a promisory note or bond or other type of note or document which allowed the ASB banks or it's agents or representatives access to the trust account and estate set up under any entity/number set up to represent me or my husband?
- n) Was any of the loan or mortgage documents that I signed turned into any other type of document which allowed the ASB banks or it's agents or representatives access any other funds that I have right of claim as either owner or beneficiary or any other claim of right? If so how much money was claimed by ASB Bank or its representatives or agents for the loan created for the purchase or refinancing of 22 Monticello Key?
- o) How much of the money or monetary value claimed by ASB Bank Limited or its agents or representatives in for the loan in point 'n' do I have the right to claim?
- p) What security did the ASB Bank or its agents or representatives hold to secure the Mortgage related to the purchase and refinancing of property 22 Monticello Key?
- q) Please provide full disclosure of all money held that is unclaimed to date from 2012 from the loans and mortgages that were created related to the purchase, holding and sale of 22 Monticello Key and any securities that were held and what me and my husband are lawfully entitled to claim back in any capacity as individual, guarantor, beneficiary, director, shareholder, trustee or any other capacity?
- r) Was money or monetary value created that never existed prior from using the loan from with mine and my husband's wet ink signatures on it in any capacity as individual, guarantor, beneficiary, director, shareholder, trustee or any other capacity?
- s) Did you receive payment of each of the loans obtained for the purchase of this property in full round the time each loan was granted?
- t) If the ASB bank or it's owners or agents were paid in full for any of these loans or mortgages round the time they were granted is it correct that if any further payments and interest were received they were received fraudulently and need to be paid back in full to the rightful owner or real life man or woman who made these payments (my husband and I) into the bank account of their choosing? **The minimum amount for repayment is five hundred and fifteen thousand eight hundred and fifty three New Zealand dollars.** (\$431,000 plus interest for 3.75 years being \$84,853 equals \$515,853)
- u) Can you please provide proof that the money used to pay this loan out existed prior to the created loan agreements?
- v) On the day we received the loan for the purchase of 22 Monticello Key in June 2012 did the bank books balance?

- w) Is there any other information that has not been disclosed or withheld from me or my husband that is related to the loan and mortgage documents that we signed with our wet ink signatures in any capacity related to this purchase?
 - x) Please advise if ASB Bank is a subsidiary company as to who are all the companies that sit above them and who is the ultimate parent or holding company over ASB Bank Limited?
 - y) Please advise if ASB bank has been directed by a higher authority to manage my affairs and contracts related to this property that were signed by mine and my husband's wet ink signatures and if so who that authority is providing a name of that company or entity?
- 2. 3 Pukehina Parade, Pukehina Beach with loan and mortgage March 2016 to December 17 2021 with borrowing of 1.1 to one million one hundred and forty seven thousand New Zealand dollars (1.47 million NZ dollars plus interest payments for 5.5 years) bought by Janine and Richard Walters Family Trust with mine and my husband's wet ink signature required as guarantors and trustees or trustee directors**
- a) Did ASB bank or its agents or representatives advertise that the ASB bank issued this loan?
 - b) Do ASB bank or its agents or representatives hold the Depositor's funds? If so, who is the Depositor?
 - c) Did the ASB bank or its agents or representatives lend anything of substance?
 - d) Did ASB bank or its agents or representatives loan Legal Tender or other depositor's funds?
 - e) Who holds the original loan and mortgage agreements that I signed with mine and my husband's wet ink signature either as individual or trustee or director or trustee director or guarantor?
 - f) Can I be provided with a copy of the loan and mortgage agreements that has the wet ink signature from the agent or representative of ASB Bank Limited that confirms the loan?
 - g) Was my house at 3 Pukehina Parade the security for the mortgage?
 - h) Can you fully explain exactly what property of mine the bank took title of as security in exchange for money?
 - i) Was the loan/Note with mine and/or my husband's wet ink signature lodged as a security with the Central Securities Depository Trust Limited?
 - j) Was the loan/Note with mine and/or my husband's wet ink signature lodged with or sold onto any other party?
 - k) Did the Central Securities Depository Limited or any other party sell or trade the Note created by mine and/or my husband's wet ink signature on the Money Markets or stock exchange or any other trading market?
 - l) Did the Central Securities Depository Limited or any other party take a bond that was created from the Note that had mine or my husband's wet ink signature on it for the loan/mortgage and issued by the Treasury or any other company or government department to sell or trade on the Money Markets or stock exchange or any other trading or money making market?
 - m) Was any of the loan or mortgage documents that me or my husband signed turned into a promisory note or other type of note or document which allowed you access to the trust account set up under any entity/number set up to represent me or my husband?
 - n) Was any of the loan or mortgage documents that me or my husband signed with our wet ink signatures for the purchase or refinancing of 3 Pukehina Parade turned into any other type of document which allowed you access any other funds that me or my husband have right of claim in any capacity as either owner or beneficiary or any other claim of right? If so how much money was claimed by ASB Bank or its representatives or agents for the loan created by ASB bank for the purchase and refinancing of 3 Pukehina?
 - o) How much of the money or monetary value claimed by ASB Bank Limited or its agents or representatives in for the loan in point 'n' do me or my husband have the right to claim in any capacity?
 - p) What security did and does the ASB Bank hold to secure the mortgage and refinance of 3 Pukehina Parade?
 - q) Please provide full disclosure of all money held that is unclaimed to date from 2012 from the above loans and mortgages and what me and my husband are lawfully entitled to claim back in any capacity as individual, guarantor, beneficiary, director, shareholder, trustee, trustee director or any other capacity?
 - r) Was money or monetary value created that never existed prior from using the loan from with mine and my husband's wet ink signatures on it in any capacity as individual, guarantor, beneficiary, director, shareholder, trustee, trustee director or any other capacity?
 - s) Did you receive payment of each of the loans obtained for the purchase of this property in full round the time each loan was granted?

- u) Can you please provide proof that the money used to pay this loan out existed prior to the created loan agreements?
- v) On the day we received the loan for the purchase of 3 Pukehina Parade, Pukehina Beach in March 2016 did the bank books balance?
- w) Is there any other information that has not been disclosed or withheld from me or my husband that is related to the loan and mortgage documents that we signed with our wet ink signatures in any capacity related to this purchase?
- x) Please advise if ASB Bank is a subsidiary company as to who are all the companies that sit above them and who is the ultimate parent or holding company over ASB Bank Limited?
- y) Please advise if ASB bank has been directed by a higher authority to manage my affairs and contracts related to this property that were signed by mine and my husband's wet ink signatures and if so who that authority is providing a name of that company or entity?

3. 293 Pukehina Parade, Pukehina Beach (purchase price six hundred and ninety thousand New Zealand dollars (\$690,000NZ) on the 30th day of November 2016 with loan four hundred and fourteen thousand New Zealand dollars (\$414,000), plus interest payments at 4.29% per annum being \$681.23 per fortnight, house sold and loan repaid March 2019 by Community Vision Limited with my wet ink signature required for purchase and sale plus loan and mortgage as director and guarantor)

- a) Did ASB bank or its agents or representatives advertise that the ASB bank this loan?
- b) Do ASB bank or its agents or representatives hold the Depositor's funds? If so, who is the Depositor?
- c) Did the ASB bank or its agents or representatives lend anything of substance?
- d) Did ASB bank or its agents or representatives loan Legal Tender or other depositor's funds?
- e) Who holds the original loan and mortgage agreements that I signed with my wet ink signature either as individual or director or guarantor?
- f) Can I be provided with a copy of the loan and mortgage agreements that has the wet ink signature from the agent or representative of ASB Bank Limited that confirms the loan?
- g) Was my house at 293 Pukehina Parade the security for the mortgage?
- h) Can you fully explain exactly what property of mine the bank took title of as security in exchange for money?
- i) Was the loan/Note with my wet ink signature lodged as a security with the Central Securities Depository Trust Limited?
- j) Was the loan/Note with my wet ink signature lodged with or sold onto any other party?
- k) Did the Central Securities Depository Limited or any other party sell or trade the Note created by my wet ink signature on the Money Markets or stock exchange or any other trading market?
- l) Did the Central Securities Depository Limited or any other party take a bond that was created from the Note that had my wet ink signature on it for the loan/mortgage and issued by the Treasury or any other company or government department to sell or trade on the Money Markets or stock exchange or any other trading or money making market?
- m) Was any of the loan or mortgage documents that I signed turned into a promisory note or other type of note or document which allowed you access to the trust account and estate set up under any entity/number set up to represent me?
- n) Was any of the loan or mortgage documents that I signed with my wet ink signature turned into any other type of document which allowed you access any other funds that I have right of claim as either owner or beneficiary or any other claim of right? If so how much money was claimed by ASB Bank or its representatives or agents for these loans and mortgages?
- o) How much of the money or monetary value claimed by ASB Bank Limited or its agents or representatives in point 'n' do I have the right to claim?
- p) What security with full disclosure and details did the ASB Bank hold to secure the Mortgage that was created for the purchase of 293 Pukehina Parade?
- q) Please provide full disclosure of all money held that is unclaimed to date from 2016 from the loans and mortgages related to the documents signed with my wet ink signature for the loan and purchase and refinance of 293 Pukehina Parade and what I am lawfully entitled to claim back in any capacity as individual, guarantor, beneficiary, director, shareholder, trustee or any other capacity?

- r) Was money or monetary value created that never existed prior from using the loan/note with my wet ink signatures on it?
- s) Did you receive payment for the loans obtained for the purchase of this property in full round the time the loan was granted?
- t) If the ASB bank or it's owners or agents were paid in full for any of these loans is it correct that if any further payments and interest were received they were received fraudulently and need to be paid back in full to the rightful owner or real life man or woman who made any payment into the bank account of their choosing?
The minimum amount for repayment is four hundred and fifty three thousand nine hundred and sixty one New Zealand dollars (\$414,000 plus interest of \$39,961 for 2 ¼ years at 4.29% equals total of \$453,961)
- u) Can you please provide proof that the money used to pay this loan out existed prior to the created loan agreements?
- v) On the day we received the loan for the purchase of 293 Pukehina Parade in March 2016 did the bank books balance?
- w) Is there any other information that has not been disclosed or withheld from me that is related to the loan and mortgage documents that I signed with my wet ink signature in any capacity related to the purchase or financing or sale of 293 Pukehina Parade ?
- x) Please advise if ASB Bank is a subsidiary company as to who are all the companies that sit above them and who is the ultimate parent or holding company over ASB Bank Limited?
- y) Please advise if ASB bank has been directed by a higher authority to manage my affairs and contracts related to this property that were signed by mine and my husband's wet ink signatures and if so who that authority is providing a name of that company or entity?

4 **37A Glue Pot Road, Oropi (December 2021 to current). The author received communication from her lawyer from ASB Bank representative Veena Rao that the mortgage was cancelled over 3 Pukehina and another mortgage obtained on 17 December 2021 with my wet ink signature required as individual and trustee and guarantor and trustee director with the security for the mortgage being taken over 37A Glue Pot Road. There was no communication regarding if the current loan for 37A Glue Pot Road was carried over from 3 Pukehina Parade. On the family trust bank account it appears that the loan was carried over with the loan balance being \$1,147,000 with \$12,000 required to be paid off on 17th December 2021 with interest payments continuing at 2.99% per annum and a further \$485,000 paid off by me author :Janine Barbara: on 22nd of September 2022 with the current loan balance being \$650,232. Full disclosure is required of the mortgage documents – the loan is with the family trust however the mortgage and security was placed on Janine Walters as the guarantor with no disclosure of what the mortgage is or what the security is making Janine Walters fully liable for a debt that was not hers, but the family trust. Please see attached four documents being a 4 page letter from Veena Rao, the Land Transfer tax statement confirming the ownership of this property was signed as trustee plus 3 pages of deed of declaration of trust plus family trust loan history.**

- a) Did ASB bank or its agents or representatives advertise that the ASB bank issued this loan?
- b) Do ASB bank or its agents or representatives hold the Depositor's funds? If so, who is the Depositor?
- c) Did the ASB bank or its agents or representatives lend anything of substance?
- d) Did ASB bank or its agents or representatives loan Legal Tender or other depositor's funds?
- e) Who holds the original loan and mortgage agreements for the purchase of 37A Glue Pot Road that I signed with my wet ink signature either as individual or trustee or director or trustee director or guarantor?
- f) Can I be provided with a copy of the loan and mortgage agreements that has the wet ink signature from the agent or representative of ASB Bank Limited that confirms the loan?
- g) Was my house at 37A Glue Pot Road the security for the mortgage?
- h) Can you fully explain exactly what property of mine the bank took title of as security in exchange for money?
- i) Was the loan or Note with my wet ink signature lodged as a security with the Central Securities Depository Trust Limited?
- j) Was the loan or Note with my wet ink signature lodged with or sold to any other party?
- k) Did the Central Securities Depository Limited or any other party sell or trade the Note created by my wet ink signature on the Money Markets or stock exchange or any other trading market?

- l) Did the Central Securities Depository Limited or any other party take a bond that was created from the Note that had my wet ink signature on it for the loan/mortgage and issued by the Treasury or any other company or government department to sell or trade on the Money Markets or stock exchange or any other trading or money making market?
- m) Was any of the loan or mortgage documents that I signed turned into a promisory note or other type of note or document which allowed you access to the trust account or estate set up under any entity/number set up to represent me?
- n) Was any of the loan or mortgage documents that I signed turned into any other type of document which allowed you access any other funds that I have right of claim as either owner or beneficiary or any other claim of right? If so exactly how much money was claimed by ASB Bank or its representatives or agents?
- o) How much of the money or monetary value claimed by ASB Bank Limited or its agents or representatives in point 'n' do I have the right to claim as either owner or beneficiary or any other claim of right?
- p) What security with full disclosure and details did and does the ASB Bank hold to secure the mortgage for this property?
- q) Please provide full disclosure of all money held that is unclaimed to date from 2021 from the above loans and mortgages and what I am lawfully entitled to claim back in any capacity as individual, guarantor, beneficiary, director, shareholder, trustee or any other capacity?
- r) Was money or monetary value created that never existed prior from using the loan or mortgage documents with my wet ink signatures on it?
- s) Around the time of 17th day of December 2021 when the new mortgage was granted please advise exactly how much money or monetary value the ASB Bank or its agents or representatives were paid out and if the full loan amount of \$1,147,000 or \$1,135,000 was paid out to ASB Bank Limited or its agent or representatives?
- t) If the ASB bank or it's owners or agents were paid in full for any of these loans or mortgages is it correct that if any further payments and interest were received they were received fraudulently and need to be paid back in full to the rightful owner or real life man or woman into the bank account of their choosing? This includes the full loan taken out of \$1,147,232 plus interest charges of \$49,028 coming to a **total of one million one hundred and ninety six thousand two hundred and sixty New Zealand dollars** (\$1,196,260 -this includes the full loan which also includes the \$497,000 that was paid back by me plus interest charges to date being \$49,028 for 9 months interest 2.99% on loan balance \$1,135,232 = \$25,458 plus \$23,570 and 14.5 months interest of \$23,570 on loan \$650,232 at 2.99% to 30th November 2023).
- u) Can you please provide proof that the money used to pay this loan out existed prior to the created loan or mortgage agreements?
- v) On the day I received the loan for the purchase of 37A Glue Pot Road did the bank books balance?
- w) Is there any other information that has not been disclosed or withheld from me that is related to the loan and mortgage documents that I signed with my wet ink signature in any capacity related to this purchase?
- x) Please advise if ASB Bank is a subsidiary company and to who are all the companies are that sit above them and who is the ultimate parent or holding company is over ASB Bank Limited?
- y) Please advise if ASB bank has been directed by a higher authority to manage my affairs and contracts related to this property that were signed by mine and my husband's wet ink signatures and if so who that authority is providing a full name of that company or entity?

Please note as per my two Affidavits that are on publicnoticesnz.com that i, living soul author: Janine Barbara : of the house of Bell and Arabella and Walters is the preferred creditor of all the tradenames listed on page two paragraph two to the priority amount of Three billion New Zealand dollars (\$3,000,000,000.00NZ) as the "secured creditor" having priority above all other creditors. I also have the ability to act as the liquidator of any assets and if the CEO or director of a company refuses to inform me the value of the asset, then I have the right to claim the higher amount of Three billion dollars (\$3,000,000,000NZ) off that company or any parent company and seize assets up to that value or the currency of my choosing.

Please see attached four documents being a 4 page letter from Veena Rao, the Land Transfer tax statement confirming signed as trustee for purchase of 37A Glue Pot Road plus 3 pages of deed of declaration of trust plus family trust loan history.

I have full lawful rights for full disclosure to all of the above questions and request this information be signed with your full wet ink signature with full answers to my questions be returned by post by 30th day of November 2023 with failure to do so accepted as silent acquiescence that lack of disclosure confirms fraudulent activity and the lawful right to nullify all contracts including loans, mortgages and so called irrevocable power of attorney which are also fraudulent in nature and the lawful right for me to claim back all monies paid back on all the loans listed in this letter plus interest. The address and name for writing your full disclosure to is :

Janine Barbara
c/- 37A Glue Pot Road
Oropi
Tauranga 3173

My husband known as Richard Walters, previously known as Gregory William Walters confirms and autographs the below statement to be true and correct giving me the lawful right to act on his behalf.

I, Richard of the house of Walters, who was previously known as Gregory William of the house of Walter are married to Janine of the house of Walters. We have since learned that entities have been created using our surnames, so we choose not to use surnames to ensure the reader knows that they are in communication with the living man or woman, not the trade name set up to represent them. I have given my wife Janine who is the main author of this letter authority to act and speak on my behalf as my power of attorney in the management of all my financial affairs since the year 2014. She has my full permission and authority to deal with all matters where I have signed with my wet ink signature on any agreement, loan or mortgage with the ASB Bank since 2012 to the present day.

Autographed by Richard of the house of Walters on the 16th day of October 2023

Sincerely,
'Janine'



the author and Principal and non resident settlor 'Janine Barbara',
of the house of "Bell and Arabella and Walters".

Janine Barbara
C/o 37 Glue Pot Road, Oropi
The town known as "Tauranga" [3173]
Land of Terra New Zealand

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Courier.

LW 121 245 338 NZ

Signature Required

Delivery target: next working day between major towns and cities.
 (This is a guide only, see Postal Users' Guide for details)
 Compensation for loss or damage up to \$2,000, subject to NZ
 Post's Public Contract. For full terms and conditions, go to nzpost.co.nz

Janine Barbara of the House of Bell and
 Arabella and Walters

Care of [37A] Glue Pot Road

Oropi, Tauranga [3173]

28th day of the 10th Month in the year of our
 Lord, two thousand and twenty-three

To Vittoria Shortt, acting as the Chief Executive Officer (CEO) of ASB BANK LIMITED
 Lending Operations ASB North Wharf
 12 Jellicoe Street
 Auckland Central
 Auckland 1010

Affidavit of Status and Truth and Claim

Notice-to-Agent-is-Notice-to-Principal-and-Successors – Notice-to-Successors-and-Principal-is-Notice-to-Agent

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 any other language. All character, form, style and page layout, whether capitalised, lower case, bold 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. Where Colons are used (:) on either side of the christian name or names of the Living Soul Author the author is directing the attention of the reader that these are the names she wishes to be communicated to with.

Part A - Definition

LSA means: Living Soul Author

All words herein re as i, LSA mean 'Janine Barbara' also known as 'Janine'

Palermo Protocol means: The Protocol to prevent, suppress and punish trafficking in persons, especially women and children, supplementing the United Nations Convention Against Transnational Organized Crime (also known as the Palermo Protocol) is the internationally accepted definition of human trafficking.

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, 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.

UNIDROIT means: The international institute for the Unification of Private Law, an independent intergovernmental organisation with its seat in the Villa Aldobrandini in Rome.

Government means: a corporate company, or corporate entities masquerading as, or purporting to be regional, district and/or national or world 'government' entities.

Appellation means: a name or title that a person, place, or thing is given.

Land means: the solid material or physical substance of the earth, and may be used interchangeably with "property"; it may include anything that may be classed as real estate or real property. (Black's Law Dictionary)

Slavery means: taking ownership or authority over the life, fortune, and liberty of another living being, which is a crime in the country of New Zealand

Part B - Affidavit

If this Affidavit presented to the living woman Vittoria Shortt acting as Chief Executive Officer for the ASB Bank Limited declaring the claims of Janine Barbara also known as 'Janine' goes uncontested or unrebutted point by point by the living woman Vittoria Shortt in her full private and commercial capacity no later than 30th day of November in year two thousand and twenty three; which gives the reader more than twenty-one [21] calendar days from receipt; then this claim and its contents in its entirety stands as fact and truth in commerce and judgement in Law as per maxims in law plus the High Court Rules 2016 5.63; and Janine then has the immediate right to cancel and nullify all contracts signed with her wet ink signature in any capacity with ASB Bank Limited including all loans and mortgages and to revoke all and any power of attorney taken by ASB Bank to administrate and manage her and her husband Richard's affairs plus activate the charges in her compensation fee schedule if ASB Bank takes any further funds from any of the ASB bank accounts for the Janine and Richard Walters Family Trust that she is the trustee director and authorised living woman signatory for the following ASB bank accounts but is not limited to - a) 12- 3491- 0044887- 00 and b) 12- 3491- 0044887- 50 and c) 12 -3491- 0044887 - 92-8

1. i, the living soul author and Principal :Janine Barbara: notify the reader Vittoria Shortt as the representative and Chief Executive Officer of ASB Bank Limited that I have two unrebutted Affidavits of Status and Truth that were presented and unrebutted by the following people representing the Government Crown Corporation - 'Kiri Allan' acting as 'Minister of Justice', Dame Cindy Kiro' acting as 'The Governor General of New Zealand', 'David Parker', acting as the 'Attorney General of New Zealand', 'Dr Caralee McLiesh' acting as 'Secretary and Chief Executive of the New Zealand Treasury', 'Rishi Sunak' acting as 'Prime Minister and First High Lord of His Majesty's Treasury' plus the Second Lord of His Majesty's Treasury 'Jeremy Hunt'; plus 'Nicholas Lyons' acting as 'Lord Mayor of City of London Corporation', plus 'Louise Di Mambro', acting as Registrar of the Privy Council and The Supreme Court of the United Kingdom and since the affidavits were unrebutted with testimony of three witnesses they stand as truth in law and commerce, and with true lawful claim of the living author, (me) Janine Barbara of the House of Bell and Arabella and Walters with proof of life and claim, have removed the jurisdiction of the Crown Corporation Law over my life and over my property, and had my property and estate returned to me as the 'secured party' and 'creditor' but not surety to them as debtor of all trade names and entities that have been set up to represent me, and the reader has been notified that both Affidavits have been placed on Public Notice Board and can be found on the website publicnoticesnz.com under unrebutted affidavits, where the author: Janine Barbara: holds the original documents printed on cotton paper; and
2. i, LSA :Janine Barbara: also known as :Janine:, borne of the House commonly known as BELL TM Family, and of the bloodline of the Family Names of my mother and father Taylor and Bell hereby declare that i came to be borne on 5th day of the 10th month in the year of our Lord, one thousand nine hundred and sixty seven, in the city of Tauranga sojourn on the land mass commonly known as Aotearoa, Tireni, [New Zealand], and i affirm 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 property and creations as one; and
3. on the fifteenth day of November in the year of our Lord, one thousand nine hundred and sixty seven my born day was registered to create a birth certificate and a trust and trading entity created sometime after that with the name Janine Barbara BELL and an associated number, then the certificate name was later changed to Janine ARABELLA where the surnames created to represent me are noted in capital letters and at a later date a driver's license number was allocated and registered to represent me with a trading name identity and trust associated with it, however i, LSA :Janine Barbara:, solemnly declare i am alive and capable of representing my own self and that I am not my birth certificate or passport or driver's license and that 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; and
4. i, LSA :Janine Barbara:, solemnly, sincerely, truly affirm and declare i am over the age of consent of eighteen. i am a creation of the one true almighty God and stand under the one and only true law that has ever existed, the Supreme Sovereign Law of God; and
5. i, LSA :Janine Barbara:, follow and proclaim our inner standing of spiritual and lawful liability that "thou shalt not bear false witness against thy neighbour," (Exodus 20:16); and

6. i, LSA : Janine Barbara: have been mischaracterised, assumed and presumed lost at sea, when in truth, i, LSA : Janine Barbara : having invoked the provisions of Article IV of the Cestui Que Vie Act 1666 as one "having been found to be alive," am alive, in good health, and officially on and for the record convey my status as competent and well beyond the age of majority, with evidence and proof of life by medical doctor and three witnesses in Exhibits 'F' and 'G'; and
7. i, LSA : Janine Barbara: declare that I am a living breathing woman and able to manage my own affairs, self determine, and administer my own estate and declare that I am not Crown property or a subsidiary company to any of the Crown Companies and are therefore not subject to Crown Law, but only the lore of Nature and lore of God; and anyone taking authority over a living man or woman without his or her consent is committing the crime of slavery and I state clearly that I have never consented to anyone have control or authority over me; and
8. all trustee guardianships and agency obligations are terminated and revoked effective on the day i LSA :Janine Barbara: became the age of eighteen with me :Janine Barbara: having now full control and power of attorney over my legal titles, reconveying all relevant trade name(s) and estate trusts back to the Land and Soil jurisdiction of the land mass commonly known as Aotearoa, Tireni [New Zealand], effective immediately; and
9. i, LSA :Janine Barbara: rescind all prior assumed and presumed Powers of Attorney that were taken over me using debased Dog Latin Glossa fraud or any other method, including all powers of attorney taken over by the ASB Bank limited, which were signed over without full disclosure or fully informed consent with fraudulent content and unlawful conversion which nullifies any and all contracts and powers of attorney as they are now claimed back to me as the rightful owner being a living breathing women above the age of consent and of sound Mind, Body, Spirit and Soul; a living sentient being able to administer and manage all affairs with regards to my property and estate, and (me) :janine barbara: having the right to charge anyone who tries to claim ownership over me or my property or estate or anyone acting with fraud and deceit towards me; and
10. i, LSA :Janine Barbara: have offered no consent to use or abuse my God-given appellation and estate, and any allonge by infringement of Common Law Copyright protected under the Copyright Act, and it is my will and instruction to ensure readers and agents including their heirs and successors are no longer using and abusing my borne appellation without my knowledge or consent, also known as unlawful conversion for unjust enrichment and usurpation of property, and have the right to charge compensation fees for unconsented use of my appellations or trade names effective immediately, and the reader can find a copy of my compensation charge schedule and copyright notice in Exhibit 'C' and 'D'; and
11. i, LSA :Janine Barbara: henceforth retire any and all assumed and presumed public roles, duties, obligations or responsibilities to any foreign occupying government or agencies and their affiliations, and all international trade and commerce owned and operated by this Vessel of Crown Corporation Inc. Such roles were imposed upon me without full disclosure and thus without consent; and
12. i, LSA :Janine Barbara: hold all Government or its corporations or its agents or all other corporations or anyone assuming authority over men and women accountable for their/his/her actions and duties to the men and women; and
13. i, LSA :Janine Barbara: stand with protection of only true legitimate Law over Land and Soil jurisdiction according to Trust Law Indenture created by "We the People" as conveyed to us in the Bible under Supreme Sovereign Law of God; and
14. i, LSA :Janine Barbara: by means of this Living Testimony declare that I am not the Debtor but the Secured Party and Creditor of all my appellations and all relevant assumed and presumed Trade Name(s) including, but are not limited to, BELL, JANINE BARBARA; BELL, J.B.; ARABELLA, JANINE; ARABELLA, J.; MRS. JANINE WALTER; MRS J. WALTER; MRS JANINE WALTERS; MRS J WALTERS; JANINE ARABELLA WALTERS, AGED CARE ENTERPRISES LIMITED, JANINE AND RICHARD WALTERS FAMILY TRUST, COMMUNITY VISION LIMITED and all other variations or abbreviations however styled, punctuated, spelled, ordered, or otherwise represented as numbers or symbols to represent these trade names including any type of military titles as pertaining to me and my estate, where i, LSA :Janine Barbara: make no egregious claim(s) to any type of Military Titles including all derivatives, permutations, punctuations and orderings of these names are not acting in any federal territorial or municipal capacity and have not knowingly or willingly acted in any such capacity since the day of nativity; and

15. i, LSA :Janine Barbara: Holder in Due Course of any Ens Legis, legal and any other relevant stramineous homo. Chattel and instruments are duly claimed by Holder in Due Course held under published Common Law since nativity; and
16. this is a Mandatory Notice: all chattels and instruments are owed material rights, duties, exemptions, insurances, treaties, bonds, agreements, and guarantees including indemnity and full faith with credit and also hereby be advised these chattels and instruments are not subject to Territorial or Municipal New Zealand law and are owed The Law of Peace from all Territorial and Municipal officers, agents and employees who otherwise have no permission to administrate my properties without right and any harm resulting from trespass upon my properties, or the use of fictitious names or titles related to them shall be subject to full liability and penalties in my compensation charge schedule which is attached as Exhibit 'C'; and
17. i, LSA :Janine Barbara: shall be free to travel and trade anywhere on this earthly realm, as I see fit, without any expectation from anyone for me to show or be in possession of any UNIDROIT Government-issued identification documents (including but not limited to Driver's Licence, Passport, etc.), all of which are fraudulent by nature, existing only due to Common Law Copyright Infringement, Unlawful Conversion, and debased Dog-Latin Glossa; and
18. corporate agents demanding fraudulent documentation or attempts to create adhesion contract(s) for gaining jurisdiction over properties of, i, LSA :Janine Barbara: will be guilty of fraudulent joinder, piracy, personage and flagrant violation of Palermo Protocols; and
19. i, LSA :Janine Barbara: hold no contract with any de facto occupying corporate Aotearoa, Tireni [New Zealand] government for their public debts or commercial liabilities at any time whatsoever; and
20. i, LSA :Janine Barbara: declare that the one true almighty God created men and woman, and men and woman created corporations; and a corporation can never have control or authority over a living man or woman without their consent and I have not consented to any corporation having control or authority over me; and
21. i, LSA :Janine Barbara: 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 the Statute of which "we the people have not consented to," and as such, i am henceforth to be recognised as a living breathing soul, sojourn on the Land and Soil jurisdiction and land mass commonly known as Aotearoa, Tireni [New Zealand]; and
22. from age of consent to the date of this Affidavit, i, LSA :Janine Barbara: have never signed any contract knowingly, willingly, intelligently, voluntarily, or intentionally whereby i have waived any of my natural inherent rights. i hereby revoke, rescind, cancel, and make void all 'contracts', 'agreements', 'forms', or 'instruments' that i have signed as individual, director, trustee, trustee director or as guarantor or any other capacity and that have been, are being, or may potentially be construed to give the agent(s) of any agency or department of any 'incorporated government', any 'banking corporation', any 'authority', 'venue', or 'jurisdiction' over i, LSA :Janine Barbara: where such unconscionable 'contracts', 'agreements', and 'forms' that exist to exploit me have been proven to be grammatically fraudulent and are therefore to be considered null and void from the legal and lawful viewpoints of all parties involved; and
23. i, LSA :Janine Barbara: reserve my Natural Right never to be compelled to perform for any 'contract' that i did not enter into knowingly, voluntarily, and intentionally without full disclosure, and furthermore, i, LSA :Janine Barbara: accept no 'liability' associated with any compelled or pretend 'benefit' of any hidden or unrevealed contract or commercial agreement; and
24. i, LSA :Janine Barbara: declare that if anyone acts in bad faith towards me, tries to deceive me with intent to harm me or tries to enslave me they have committed crimes of slavery and fraud and I have the lawful right and authority to charge them fees according to my compensation charge fee schedule which can also change and be updated without notice; and
25. i, LSA :Janine Barbara: take back possession of any property or credits that have been placed under the trade names JANINE ARABELLA© or JANINE WALTERS© or JANINE ARABELLA WALTERS© or JANINE BARBARA BELL© or AGED CARE ENTERPRISES LIMITED© or JANINE AND RICHARD WALTERS FAMILY TRUST© or COMMUNITY VISION LIMITED© as well as any and all derivatives and abbreviations and variations in the spelling of said name or trademarks as well as any numbers or symbols chosen to represent these trade names and I declare that I am

the secured creditor of each of these tradenames, but not surety to them as debtor, and if I discover there is property and assets or credits under these trade names I have legal 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 me out in full, where the User shall be deemed in default and:(a) all of User's property shall be claimed as collateral, as set forth in point "(2)," of copy right notice in 'Exhibit D' included as part of this affidavit notice immediately becomes property of Secured Creditor being me :Janine Barbara;; and

26. i, LSA :Janine Barbara: am the creditor of tradenames listed in paragraph 25 and as I am a natural person I have the I have the right to forgive the debts of the trade names as debtors out of natural love and affection and hereby cancel and forgive all debts of trade names JANINE ARABELLA© or JANINE WALTERS© or JANINE ARABELLA WALTERS© or JANINE BARBARA BELL© or AGED CARE ENTERPRISES LIMITED© or JANINE AND RICHARD WALTERS FAMILY TRUST © or COMMUNITY VISION LIMITED© as well as any and all derivatives and abbreviations and variations in the spelling of said name or trademarks; and
27. i, LSA :Janine Barbara: hold the power of attorney for my husband Richard with his agreed authorization for me to act on his behalf with evidence of this in 'Exhibit E' and are also the preferred secured creditor of tradenames RICHARD WALTERS© and GREGORY WILLIAM WALTER© and as I am a natural person I have the I have the right to forgive the debts of the trade names as debtors out of natural love and affection and hereby cancel and forgive all debts of trade names RICHARD WALTERS© and GREGORY WILLIAM WALTER© as well as any and all derivatives and abbreviations and variations in the spelling of said name or trademarks, where i, LSA :Janine Barbara: take back possession of any property or credits that have been placed under the trade names RICHARD WALTERS© and GREGORY WILLIAM WALTER© as well as any numbers or symbols chosen to represent these trade names and I declare I am the secured creditor of each of these tradenames, but not surety to them as debtor, and if I discover there is property and assets or credits under these trade names I have legal 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 me out in full where User shall be deemed in default and (a) all of User's property shall be claimed as collateral, as set forth in point "(2)," of copy right notice in 'Exhibit D' included as part of this affidavit notice immediately becomes property of Secured Creditor Party; and
28. from age of consent to the current date of this affidavit my husband Richard who was also known as Gregory William informs me that he has never signed any contract knowingly, willingly, intelligently, voluntarily, or intentionally whereby he has waived any of his natural inherent rights, so with true right and claim i, LSA :Janine Barbara: who holds power of attorney for my husband Richard hereby revoke, rescind, cancel, and make void all 'contracts', 'agreements', 'forms', or 'instruments' that he has signed with his wet ink signature as individual, director, trustee, trustee director or as guarantor or any other capacity and that have been, are being, or may potentially be construed to give the agent(s) of any agency or department of any 'incorporated government' or any 'banking corporation', any 'authority', 'venue', or 'jurisdiction' over his living sentient being :Richard: or :Gregory William: where such unconscionable 'contracts,' 'agreements,' and 'forms' that exist to exploit him and me have been proven to be grammatically fraudulent and are therefore to be considered null and void from the legal and lawful viewpoints of all parties involved; and
29. i, LSA :Janine Barbara: declare that me as the living woman :Janine: of the house of Bell and Arabella and Walters is the preferred creditor of all the tradenames listed in paragraph 25 and paragraph 27 to the priority amount of \$3,000,000,000.00NZ as the "secured creditor" having priority above all other creditors, where I also have the ability to act as the liquidator of any assets if a parent company chooses to place these tradenames entities and assets in those entities in paragraph 25 and 27 into liquidation, and if the parent company does not inform me in writing that they have placed any of these 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 10 working days to pay me 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 right to seize property of the acting agent or parent company that is in default, and 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 \$3,000,000,000NZ off the parent company and seize assets up to that value in the currency of my choosing; and

30. i, LSA :Janine Barbara: declare that me as the living woman :Janine: of the house of Bell and Arabella and Walters is the preferred creditor of all the tradenames listed in paragraph 25 and paragraph 27 to the priority amount of \$3,000,000,000.00NZ as the "secured creditor" having priority above all other creditors, which provides me the lawful right to be informed in writing of the value of assets held in the entities or taken from the entity's estate listed in paragraphs 25 and 27 and once I know the value I can invoice this company with claim to all the value, where the parent company or the agent acting on behalf of the company has ten working days to pay me 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 right to act as liquidator to seize property of the acting agent or parent company that is in default, and 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 three billion dollars (\$3,000,000,000.00) off the company or any parent company and seize assets up to that value or in the currency of my choosing; and
31. i, LSA :Janine Barbara: declare that any fraudulent act or act of harm or injury or of bad faith towards me done by the Crown or agent of the Crown or individual acting on behalf of the agent of the Crown or any other Corporation I have the right to charge and claim compensation charges per act and can serve notice to the guilty party being the Crown or agent of the crown or company, and once I serve notice to the guilty party they have ten working days to pay in full and if not paid by that date they are considered in default and I have the right to claim ownership and seize any assets or property owned by the guilty party or agent acting on behalf of the guilty party, and if the guilty party shows remorse I can choose whether to give them a remedy in replace of the owed debt, but if the guilty party does not follow through with actions requested in the remedy I have the right to continue with claiming ownership of the assets belonging to the guilty party; and
32. i, LSA :Janine Barbara: declare I have the right to protect myself and my property on land of substance, and its contents that I am living off for the sustenance of life being food, water and shelter without any interference from others; and
33. i, LSA :Janine Barbara: declare that I am a living breathing woman going about her every day business with the following rights from the Universal Declaration of Human Rights being right to freedom, equality and dignity, no discrimination, right to life, liberty and security, right to not be held in slavery or any form of torture or degrading treatment or punishment, right to be treated fairly, no unfair detainment, innocent until proven guilty, right to privacy, right to freedom of movement and residence, right to nationality, to marry and have family, to own things, freedom of thought and religion, freedom of opinion and expression, right to assemble, right to democracy, right to work, right to social security and social service, right to rest and holiday, right to education, right to participate in art and culture, right to freedom of travel around the world at same time respecting the rights and freedoms of others and these rights can not be taken away, where I have the right to charge compensation fees to any agents acting on behalf of any corporation that tries to take authority over me or breach my rights; and
34. i, LSA :Janine Barbara: declare I have the right to travel, to manage my daily affairs, to life, liberty and security plus right to work, access water, food, medical care, meet my basic needs and visit my loved ones without interference, have access to my bank account funds and to be free of any discrimination and anyone or being the Crown or agent of the Crown or of any company that interferes with any one of these basic rights or any other rights listed in this document can be charged \$150,000,000.00NZ per act or as per compensation fee schedule in 'Exhibit C', and once I serve notice to the guilty party they have 10 working days to pay in full and if not paid by that date they are considered in default and I have the right to claim ownership and seize any assets or property owned by the guilty party or agent acting on behalf of the guilty party; and
35. i, :Janine Barbara:, have formally challenged, abrogated, rebutted and renounced all the 12 presumptions of law asserted by the private bar guilds in the two unrebutted affidavits listed in point one which if unchallenged stand true and as such the presumptions of law formally have no substance over me, being - public record, public service, public oath, immunity, summons, custody, court of guardians, court of trustees, government as executor / beneficiary, agent and agency, incompetence and guilt; and
36. i, LSA :Janine Barbara: entitlement holder in due course to all previous equity estates / trusts, also claim divine inheritance and hereditaments both corporeal and incorporeal, without recourse; and

37. i, LSA :Janine Barbara: sent to Vittoria Shortt a letter on 16th day of October 2023 requesting full disclosure and answering of 100 questions related to the purchase and financing of four real estate properties being 22 Monticello Key Papamoa, 3 Pukehina Parade Pukehina Beach, 293 Pukehina Parade Pukehina Beach and 37A Glue Pot Road, where it was made clear in the letter that failure to respond by the 30th day of November in the year 2023 was accepted as silent acquiescence that lack of disclosure confirms fraudulent activity and the lawful right to nullify all contracts including loans, mortgages and so called irrevocable power of attorney which are also fraudulent in nature and the lawful right for me to claim back all monies paid back on all the loans listed in this letter plus interest, where this letter is included as 'Exhibit H', where the minimum claim of monies to be paid back is three million, five hundred and thirty eight thousand and seventy four New Zealand dollars (\$1,196,260 plus \$453,961 plus \$1,372,000 plus \$515,853 which total together to equal \$3,538,074.00NZ), and if Vittoria Shortt refuses to disclose the full amount of money taken or claimed fraudulently from mine or my husband's estate or trust that I :Janine Barbara: now hold authorisation for as the preferred and secured creditor, then I can claim the higher amount of three billion new zealand dollars or seize assets to the same value from ASB Bank limited or any parent company above them, where the account that I choose to have the funds deposited into is Kiwibank 38 -9024-0122732-00 with account name " House of Talia Dawn Private Foundation", and
38. i LSA :janine barbara: of the house of Arabella and Walters sui juris hereby claim all rights nunc pro tunc; and as of the date known as 28th day of the month of October in the year two thousand and twenty-three [2023]; and i living woman :janine barbara: do hereby claim and declare that the land of substance and all the resources, living and otherwise thereon, commonly known as [37A] and [37B] Glue Pot Road Oropi Tauranga [3173] identified on 'Exhibit A' by the yellow and blue outlines, are henceforth considered to be held in allodium by i living woman :janine barbara;; and from herein any and all parts of this claim all references to land/this land/these lands means the land of substance commonly known as [37A] and [37B] Glue Pot Road Oropi Tauranga [3173] identified on 'Exhibit A' by the blue and yellow outlines; and
39. i living woman :janine barbara: have absolute property right and not a mere estate and claim and declare supreme authority over these lands using God's Law, Natural Law Genesis 1:27-30 and therefore this land is freely held and occupied by living men and women without obligation or service or fee to any overlord or landlord or government or local authority; and
40. the allodial designation over this physical land is established through careful observation and consideration of the following facts:
- 40.a. i living woman :janine barbara: am a live, sovereign, living, breathing sentient being with soul, spirit, breath, conscience and competence and not a dead fictitious entity; and
- 40.b. i living woman :janine barbara: as a living woman and having come of age have supreme authority over any and all corporate entities; and
- 40.c. that the land that i living woman :janine barbara: are living on is not artificial as it has physical substance; and
- 40.d. i living woman :janine barbara: and other living men and women gain life, sustenance and shelter from and upon the physical land and gardens, see 'Exhibits A and B', that have been established since purchasing the land in the year commonly known as two thousand and twenty one [2021]; and two thousand and twenty two [2022]; and
- 40.e. physical land is real, whereas a non-physical corporation cannot own anything of physical substance and therefore the Crown and the New Zealand Government et al as corporate entities cannot own land of substance and use artificial construct of legal titles and registration to claim control and ownership of something of physical substance; this is misleading and therefore fraud has been detected; and
- 40.f. as fraud is identified this renders the legal title contract/s a nullity in their entirety, as the Crown and New Zealand Government et al are companies and bound by contract Law; and
- 40.g. the legal title and registers held by the Crown and New Zealand Government et al to make a claim upon this land is now established as fraudulent; and

- 40.h. all jurisdiction of the Crown and any of its companies including but is not limited to New Zealand Local Government Funding Agency Limited and Quayside Holdings Limited and Bay Venues Limited and BOP Lass Limited plus ASB Bank Limited is removed from this land including any monetary charges with any further charges taken or sent without my written consent liable for charges in my latest compensation schedule 'CS-05101967-JA-005' attached as 'Exhibit C' that can change without notice, and
- 40.i. no corporate entity or their agents have any jurisdiction to administer, enter, obstruct, harm or injure et al on this physical land nor cause harm to nor claim ownership over, any physical land, resources, living man or woman, animal, water, air, soil, flora and fauna in their entirety; and therefore:

Notice:

41. all government and corporate entities and all claimed jurisdiction, authority and administration are removed off all the affairs of living woman :janine barbara: in relation to my life and over my trust and estate and property plus the land of physical substance commonly known as [37A] and [37B] Glue Pot Road Oropi Tauranga [3173] identified on 'Exhibit A' by the blue and yellow outlines, and all resources upon it in the entirety absolute; and
42. i living soul author :janine barbara: hold these lands from point 41 in allodium and live on and care for this land and will continue to maintain it with the utmost care and consideration and intend to live a quiet peaceful life in the private working in harmony with nature; and
43. I, living soul author :janine barbara: have already removed the jurisdiction of the Crown over my life and property, however as Chief Executive Officer of ASB Bank Limited you are bound by the law of the Crown and New Zealand legislative law including the Secret Commissions Act 1910 chapters six to thirteen where giving false receipt or invoice and receiving secret reward is an offence liable for imprisonment, where the author draws the attention to charges of one million dollars per action for compensation schedule charges number one and six in 'Exhibit C' for unauthorised use of author's copyrighted names and obtaining or causing loss/harm by deception; and
44. all facts are created with my first-hand knowledge in this Affidavit of Status and Truth and Claim; and
45. my unrebutted Living Testimony in the form of Affidavit stands as truth in Law and in Commerce; and
46. reader(s) failure to rebut i, LSA :Janine Barbara: on point-by-point basis to affidavit with supporting evidence certified to be true, correct, certain, complete, and not misleading, no later than the (30th) thirtieth day of November in year 2023 will comprise readers tacit procurement of agreement of all content in its entirety including all exhibits as truth in commerce and judgement in law; and
47. if this Affidavit presented to the living woman Vittoria Shortt as Chief Executive Officer ASB Bank Limited in her private and commercial capacity declaring the claims of Janine Barbara also known as 'Janine' goes uncontested or unrebutted point by point (including the 100 questions asked in Exhibit H) using only plain English words and counting systems that are commonly understood by living men and women with no legalese or Dog Latin Glossa or any other language, and is not delivered back in writing by the reader Vittoria Shortt in her full private and commercial capacity with her wet ink signature no later than the thirtieth day of November in the year of two thousand and twenty three, then this Affidavit of Status and Truth and Claim and its contents in its entirety stands as fact and truth in commerce and judgement in Law; and the author being me 'Janine' has the lawful authority to cancel all contracts signed with mine or my husband's wet ink signature in any capacity with ASB Bank Limited with immediate effect and all powers of attorney taken by ASB Bank to administrate and manage mine and my husband Richard's affairs are revoked as from the date of this Affidavit being 28th day of October in year 2023, plus I 'Janine' have the lawful right to discharge the mortgage 12324652.3 that is held against my name and property and claim back moneys taken out of mine or my husband's estates without our knowledge, plus claim the full value of each loan taken including interest charges, plus activate the charges in author's compensation fee schedule if ASB Bank takes any further funds from any of the ASB bank accounts that I am the authorised living woman signatory for including the Janine and Richard Walters Family Trust that I am the trustee director and signatory for (however I will accept funds returned to the bank accounts) including but not limited to the following ASB bank accounts being - a) 12- 3491- 0044887- 00, and b) 12- 3491- 0044887- 50, and c) 12 -3491-

0044887 – 92-8 plus any other bank account or suffix account that has been created that holds funds that he/she has claim on.

I, living soul author Janine Barbara solemnly affirm, declare and state that my testimony expressed in this Affidavit of Status and Truth and Claim dated the 28th day of October in year 2023 is correct and true with my first hand knowledge and supporting evidence made under the penalty of perjury and Divine law, Scriptural law, Ecclesiastical law, Natural law and Common law and Roman Civil Maxim of Law that 'He who remains silent, when he ought to have spoken and was able to, is taken to agree.'

Janine pp galvallen

by 'Janine Barbara', of the house of "Bell and Arabella and Walters".

the author and Principal and non resident settlor

On behalf of and representing Janine Walters, Richard Walters as guarantors, directors and trustees and trustee directors for Janine and Richard Walters Family Trust and Aged Care Enterprises Limited and Community Vision Limited.

In the mouth of two or three witnesses shall every word be established from 2 Corinthians chapter 13 verse one. In the year of 2023 on the twenty eight day of the tenth month we confirm as witnesses that living soul author Janine Barbara personally appeared before me with this affidavit document affirming it to be her act and deed and testimony. We subscribe our names as witnesses and affix the thumb print of clean right hand to affirm for this Affidavit of Truth and Status and Claim dated the 28th day of October in year 2023 and we do hereby sign in accordance and satisfaction with Divine right, the relevant provisions of Roman Civil Maxims of Law, Divine law, Scriptural law, Ecclesiastical law, Natural law and Common law;

Witnesses: Printed Appellation/Autograph /Creators Seal Address

Autograph of 1st Witness

Margaret Louise of house of Colmore
599 Mountain Road, Oropi 3173
Home Executor

Margaret Louise

non-negotiable-autograph all rights reserved: none waived ever

Autograph of 2nd Witness

Robin John of house of Colmore
599 Mountain Road, Oropi 3173
Home Executor

Robin John

non-negotiable-autograph all rights reserved: none waived ever

Autograph of 3rd Witness

Beverley Jane Minola of house of Pohio
103 Kaitemako Road, Welcome Bay
3112, Home Executor

Beverley Jane Minola

non-negotiable-autograph all rights reserved: none waived ever

Exhibit A: Map

Map showing land with approximate co-ordinates of the land of substance commonly known as [37A] and [37B] Glue Pot Road Oropi Tauranga [3173], outlined in yellow Latitude 37.869° S and Longitude 176.141° E and blue at Latitude 37.871° S and Longitude 176.137° E

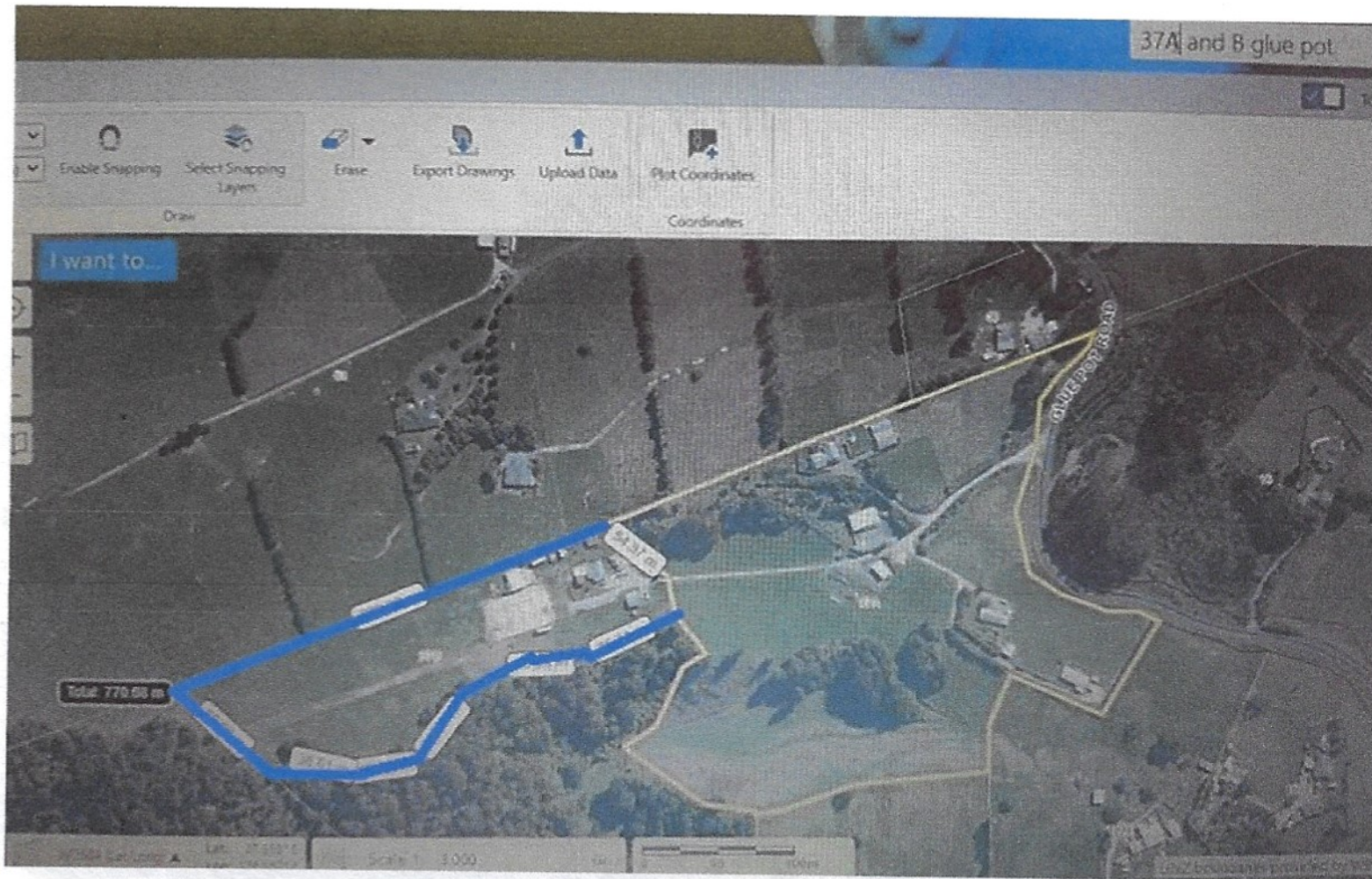


Exhibit B: Sustenance

Land of substance showing vegetable gardens and flag



Exhibit C: Compensation Schedule CS-05101967-JA-005 for Crown and Company Agents

For services rendered, tasks performed, and material supplied applying to all persons and entities.

Effective from: 24/10/2023

For any unwarranted unlawful solicited / unsolicited goods and services and/or interference in Our private matters and / or commercial affairs or any individual interfering with our freedom, physical integrity, psychological wellbeing, or our private property will be held personally liable for the following charges:

1. Unauthorised use of any of my copy righted trade names: \$1,000,000.00 per use
2. Accounting/book keeping/invoicing: \$10,000 Per hour processing accounts and administration (min charge 4 hours)
3. Court appearance: \$500,000 Per hour or part thereof.
4. Unlawful detention/enslavement \$500,000 Per hour or part thereof.
5. Kidnapping/False Imprisonment \$500,000 Per hour or part thereof.
6. Obtaining or causing loss/harm by deception \$1,000,000 Per item
7. Robbery/demand with intent to steal/harm \$1,000,000 Per item
8. Use physical force towards me/my property \$1,000,000 Per occurrence
9. Threats of harm to me or my property \$500,000 Per occurrence
10. Unlawful confiscation of personal property double the replacement value of item plus 5% interest per week until returned.
11. Distress and mental anguish \$1,000,000 per event and (wo)man, boy or girl
12. Extracting a signature under duress, \$500,000 per event
to force a contract
13. Entry my property without my permission \$500,000 per event and per property + per dwelling + \$20,000 per metre travelled per living person plus \$100,000 per photo taken plus \$100,000 per second for time per living person being on my property or for any type of surveillance
14. Document preparation \$10,000 Per hour/page whichever is higher
15. Meetings/Phone use/Research \$10,000 Per hour
16. Automobile use \$100 Per kilometre
17. Stationary \$100 Per item
18. Any type of harm to me or breach of my rights \$150,000,000.00 per event
19. Harm or Removal of any living (wo)man or animal or plant off my property \$1,000,000.00 per day/event per living item.

***Fees are subject to change without notice. Fees to be charged in the currency of my choosing to the gold standard so have option of taking gold or asset valued to same amount.**

Upon breach of duly delivered personal liability notice or rescinded offers to contract.

Notice:

Forcing or compelling a person's unpaid or voluntary performance/servitude or exercising ownership direction or control over a person is a criminal offence that carries terms of imprisonment. Causing or forcing a person 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 or entering any access way that is on my property that includes doors, windows, gates and entrance ways and any type of surveillance on or into my property.

All Absolute Rights Reserved Without Prejudice

Exhibit D: Copyright Notice CRN-05101967-JA-002 replacing 001

Copy Right Notice All rights reserved regarding Common Law Copyright© of trade name/trademark JANINE BARBARA BELL© and JANINE ARABELLA© and JANINE WALTERS© and JANINE ARABELLA WALTERS© and JANINE WALTER© and AGED CARE ENTERPRISES LIMITED© and JANINE AND RICHARD WALTERS FAMILY TRUST© and RICHARD WALTERS© and GREGORY WILLIAM WALTER© and COMMUNITY VISION LIMITED© as well as any and all derivatives, letter case and abbreviations and variations in the spelling of said name or trademark under Common Law Copyright© by living woman: Janine© or Janine Barbara© of the house of Bell and Arabella and Walters. The common law trademark/tradename may neither be used or reproduced in whole or in part nor in any manner whatsoever without the prior authorisation consisting of written consent and acknowledgement of the living breathing :Janine:© with the verified with the red thumb print of the living woman :Janine:© of the house of Bell and Walters and Arabella and Walters hereinafter being the "Secured Party" and "Secured Creditor".

With the intent of being contractually bound any juristic person, as well as the agent of the juristic person consents and agrees by this Copyright Notice that neither said juristic person nor the agent of the said juristic person shall display or use the common law tradename or trademark JANINE ARABELLA© or JANINE WALTERS© or JANINE BARBARA BELL© in any form or variation in spelling or letter case or abbreviation. Any unauthorised use of this copyright without the prior written consent plus knowledge and verified with the red thumb print of living woman: Janine© and all such unauthorised use is strictly prohibited. Secured Party is not now, nor has Secured Party ever been, an accommodation party, nor a surety, for the purported debtor, i.e. "JANINE BARBARA BELL" or "JANINE ARABELLA" or "JANINE WALTERS" or "JANINE ARABELLA WALTERS" or "JANINE WALTER" or "AGED CARE ENTERPRISES LIMITED" or "JANINE AND RICHARD WALTERS FAMILY TRUST" or "RICHARD WALTERS" or "GREGORY WILLIAM WALTER" or "COMMUNITY VISION LIMITED" nor for any derivative of, nor letter case nor for any variation in the spelling of, said name, nor for any other juristic person, and is so-indemnified and held harmless by Debtor. By this Copyright Notice both the juristic person and the agent of the said juristic person hereinafter jointly and severally "User" consent that any use of Janine Arabella Walters© or any of the trade names listed in this paragraph in any form, case, abbreviation other than authorised use as described above constitutes unauthorised use, counterfeiting of Secured Party's common law copyrighted property contractually binds the 'User' as a debtor to the Secured Party. Under the Indemnity Agreement No.HHI-05101967-JA-003 dated the 9th day of the 10th Month in the Year Two Thousand and Twenty-Three the Secured Party is indemnified against any and all claims, legal action, 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 by, imposed on, and incurred by Debtor for any and every reason, purpose, and cause whatsoever.

Self-executing Contract! Security Agreement in Event of Unauthorized Use: By this Copyright Notice both the juristic person and the agent of said juristic person, hereinafter jointly and severally "User," consent and agree that any use of JANINE ARABELLA© or JANINE WALTERS© or JANINE BARBARA BELL© or JANINE ARABELLA WALTERS© or JANINE WALTER© or AGED CARE ENTERPRISES LIMITED© or JANINE AND RICHARD WALTERS FAMILY TRUST© or RICHARD WALTERS© or GREGORY WILLIAM WALTER© or COMMUNITY VISION LIMITED© other than authorized use as set forth above constitutes unauthorised use, counterfeiting, of Secured Party's common-law copyrighted property, contractually binds User, renders this Copyright Notice a Security Agreement wherein User is debtor and living woman: Janine© is Secured Party, and signifies that User: (1) grants Secured Party a security interest in all of Users assets, land, and personal property, and all of User's interest in assets, land, and personal property, In the sum certain amount of \$1,000,000.00 per each occurrence to gold standard in any currency of her choosing of use of the common-law copyrighted trade- name/trade marks listed in this paragraph as well as for each and every occurrence of use of any and all derivatives of, and variations in the spelling of, JANINE ARABELLA© and JANINE WALTERS© and JANINE BARBARA BELL© and JANINE ARABELLA WALTERS© and JANINE WALTER© and AGED CARE ENTERPRISES LIMITED© and JANINE AND RICHARD WALTERS FAMILY TRUST© and RICHARD WALTERS© and GREGORY WILLIAM WALTER© and COMMUNITY VISION LIMITED© , plus costs, plus triple damages; (2) authenticates this Security Agreement wherein User is debtor and the living woman: Janine: is Secured Party and wherein User pledges all of User's assets, land, consumer goods, products, inventory, equipment, money, investments, letters of credit letters of credit rights, chattel paper, instruments, accounts, deposit accounts, documents and general intangibles and all User's interests in foregoing property now owned and foreafter acquired, now existing and hereinafter arising and 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 copy righted property. (3) consents and agrees with Secured Party's filing of PPSR (Personal Property Security register) financial statement or UCC (Uniform Commercial Code) statement in the UCC filing office as well as in any council or crown office wherein User is debtor and living woman :Janine:© is Secured Party. (4) consents and agrees that UCC or PPSR Said Financing Statement described above in point "(3)" is a continuing finance 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 above in point "(2)," until User's contractual obligation theretofore incurred has been fully satisfied; (5) consents and agrees with Secured Party's filing of any UCC Financing Statement, as described above in points "(3)" and "(4)," as well as the filing of any Security Agreement, as described above in point "(2)." in the UCC filing office; as well as in any council or crown recorder's office;

(6) consents and agrees that any and all such filings described in points "(4)" and "(5)" above are not, and may not be considered, bogus, and that User will not claim that any such filing is bogus; (7) waives all defences; and (8) appoints Secured Party as Authorized Representative for User, effective upon User's default re User's contractual obligations in favour of Secured

party as set forth below under "Payment Terms" and "Default Terms," granting Secured Party full authorization and power for engaging in any and all actions on behalf of User including, but not limited by, authentication of a record on behalf of User, as Secured Party, in Secured Party's sole discretion, deems appropriate, and User further consents and agrees that this appointment of Secured Party as Authorized 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 Self-executing Contract/Security Agreement in Event of Unauthorized Use: Payment Terms: In accordance with fees for unauthorized use of JANINE ARABELLA© or JANINE WALTERS© or JANINE BARBARA BELL© or JANINE ARABELLA WALTERS© or JANINE WALTER© or AGED CARE ENTERPRISES LIMITED© or JANINE AND RICHARD WALTERS FAMILY TRUST© or RICHARD WALTERS© or GREGORY WILLIAM WALTER© or COMMUNITY VISION LIMITED© or parts of the same trade name as set forth above, User hereby consents and agrees that User shall pay Secured Party all unauthorized-use fees in full within ten (10) 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 unauthorized-use fees by User within ten (10) 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 above in point "(2)," immediately becomes, i.e; is property of Secured Party; (b) Secured Party is appointed User's Authorized Representative as set forth above in point "(8)"; and (c) User consents and agrees that Secured Party may take possession of, as well as otherwise dispose of in any manner that Secured Party, in Secured Party's sole discretion, deems appropriate, including, but not limited by, sale at auction, at any time following User's default, and without further notice, any and all of User's property and interest, described above in point "(2)," formerly pledged as collateral by User, now property of Secured Party, in respect of this "Self-executing Contract/Security Agreement in Event of Unauthorized Use," that Secured Party; again in Secured Party's sole discretion, deems appropriate. Terms For Curing Default Upon event of default, as set forth above under "Default Terms," irrespective of any and all of User's former property and interest in property, described above in point "(2)," in the possession of, as well as disposed of by, Secured Party, as authorized above under "Default Terms" User may cure User's default only re-the remainder of User's said former property and interest property formerly pledged as collateral that is neither in the possession of, and otherwise disposed of by Secured Party within twenty (20) Days of date of User's default only by payment in full. Terms of Strict Foreclosure: User's non-payment in full of all unauthorized use-fees itemized in Invoice within said twenty (20) day period for curing default as set forth above under "Terms for Curing Default" authorizes Secured Party immediate non judicial strict foreclose 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 twenty (20) day default-curing period. Ownership subject to common law copyright and UCC and PPSR Financing Statement and Security Agreement filed with the Crown filing office. Record Owner: living woman Janine© verifying with her red ink thumb print. Common Law Copyright©. Unauthorized use of "Janine Arabella Walters" or "Richard Walters" in full or part incurs same unauthorized use fees as those associated with JANINE ARABELLA© or JANINE WALTERS© or JANINE BARBARA BELL© or JANINE ARABELLA WALTERS© or JANINE WALTER© or AGED CARE ENTERPRISES LIMITED© or JANINE AND RICHARD WALTERS FAMILY TRUST© or RICHARD WALTERS© or GREGORY WILLIAM WALTER© or COMMUNITY VISION LIMITED©, as set forth above in point "(1)" under "Self-executing Contract/Security Agreement in Event of Unauthorized Use."

Compensation Fees or charges subject to change without notice. Fees to be charged in the currency of my choosing to the gold standard so have option of taking gold or asset valued to same amount.

Dated: 9th day of the 10th month in the year of our Lord, two thousand and twenty-three

Janine Barbara Bell

By :Janine Barbara: (also known as :Janine:),

of the family Bell and Arabella and Walters,

as the Secured Party Creditor and Copyright holder of trade name/trademark JANINE BARBARA BELL© and JANINE ARABELLA© and JANINE WALTERS© and JANINE ARABELLA WALTERS© and JANINE WALTER© and AGED CARE ENTERPRISES LIMITED© and JANINE AND RICHARD WALTERS FAMILY TRUST© and RICHARD WALTERS© and GREGORY WILLIAM WALTER© and COMMUNITY VISION LIMITED©

Exhibit E: Enduring Power of Attorney document authorizing Janine as act on Behalf of Richard

Agreement Between

Richard Walters

and

Janine Walters

Enduring Power of Attorney in Relation to Property

Made this 10th day of March 2017

By Richard Walters of Pukehina

I hereby appoint my wife Janine Walters of Pukehina with immediate effect to be my enduring power of attorney in relation to property and finance for the purpose of Part IX of the Protection of Personal Property and Rights Act 1988 with:

- Authority to act on my behalf
- In relation to the whole of my property and finances
- To act on my behalf for any business matters I have as trustee or director or shareholder or trustee director or as individual

Signed by Richard Walters *Richard Walters*
 In the presence of witness *Yvonne Schoemans*
 Signature of witness *[Signature]*
 Occupation of witness *Retired*
 City/town of habitation *Pukehina 3189*

Signed by Janine Walters *Janine Walters*
 In the presence of witness *Yvonne Schoemans*
 Signature of witness *[Signature]*
 Occupation of witness *Retired*
 City/town of habitation *Pukehina 3189*

Exhibit F – proof of life from medical examiner with original held by author**·PROBATIONEM·VITAE·**

This ·PROBATIONEM·VITAE· does hereby provide literal proof of natural life to :Janine Barbara:, being the christian name of she, being a descendent to the house of Bell and Taylor et al, being in fact, a live and living woman by way of the following examinations, duly scribed herein by a qualified, true certified and credible medical practitioner, the following proofs of life are hereby recorded below;

Heart rate being; 66 /min

Blood Pressure being; 122/72

O2 Saturation being; 98%

Body Temperature being; 35.7

Respiratory/Breathing being; 16/min

Thumb print being;



Photo of accurate likeness being:



I, Dr Heather Burling hereby do affirm, I did apply my skill, knowledge and professional medical expertise in the examination for the vital statistics of life for :Janine Barbara:, being the christian name of she, being a live, living descendent to the house and bloodline of Bell and Taylor et al, I do also scribe as necessary the results of said examination as proof and do state so above, on this 13th day, in the month of July, in this the year of our Lord, two thousand and twenty three [2023]

signed

Dr. Heather Burling
MB. ChB. Dip Obst. FRNZCGP
NZMC Reg. No. 15133
4 Dee St, Mt. Maunganui
Ph. (07) 575-4057

Exhibit G – proof of life from three witnesses with original held by author

•LIVE-LIFE-CLAIM• of :janine-barbara:

For the claimant/witness does have knowledge of this •LIVE-LIFE-CLAIM•, this is the claim by the claimant being, I, :janine-barbara; and

•I• For the claimant does have knowledge of this the •LIVE-LIFE-CLAIM•, it is with this claim of the •LIVE-BORN-NAME• being :Janine-Barbara; on this 13th day, of the 7th month in the year of our Lord, two thousand and twenty three [2023]

by these witnesses to this, the •LIVE-LIFE-CLAIM• of I, being :janine-barbara; being the claimant; and

•II• For these the witnesses, having knowledge of this the •LIVE-LIFE-CLAIM• of I, being :janine-barbara; being the claimant, is within the location;

the town/city being; Tauranga, the territory being; Bay of Plenty, the Nation being; New Zealand

I am I, :janine-barbara; a Live, Living woman, Genesis chapter two [2] verse seven [7], I am I, :janine-barbara; the Live, Living claimant and the Live-born offspring to the parents being;

•THE-MOTHER-BEING•; Barbara-Mary

•THE-FATHER-BEING•; Wallace-Gordon

•III• For these the witnesses to the •LIVE-LIFE-CLAIM• of I, being :janine-barbara; are with the claim for this the •LIVE-LIFE-CLAIM• of I, being :janine-barbara;

Witness •I•

Margaret Louise

Witness •II•

Robi John

Witness •III•

Beverly Jane Minto

•IV• For this picture, this fingerprint-natural-seal of the claimant are with these claims of this •LIVE-LIFE-CLAIM• fact of I, being :janine-barbara; house of, bloodline of bell and taylor et al;

Picture;

Thumbprint-natural seal;



Janine

:janine-barbara:

:Autograph of I, being :janine-barbara;

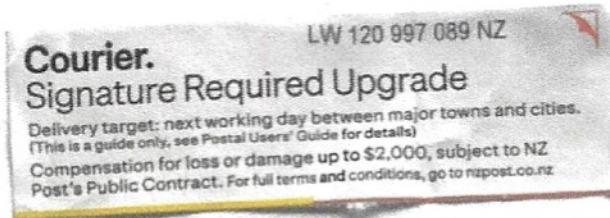
being the •LIVE-LIFE-CLAIM• claimant, I do hereby reserve all rights absolute by copyright and copyclaim;

:Autograph-Witness-I-Copyright and Copyclaim; :Autograph-Witness-II-Copyright and Copyclaim; :Autograph-Witness-III-Copyright and Copyclaim

I :janine-barbara; shall absolutely reserve the right to add, alter and amend this, •LIVE-LIFE-CLAIM• claim of right, as I, :janine-barbara; deems necessary, all absolute, irrevocable, allodial rights reserved, this border represents the blood of Christ and shall protect all that lies within from trespass

Exhibit H: 8 page letter to Vittoria Short dated 16th October 2023

Registered Mail Tracking Number:

16th day of October in the year 2023

To the living woman known as "Vittoria Shortt"
 acting as "CEO of ASB Bank Limited" sent to both home and business address
 Level 2, Asb North Wharf
 12 Jellicoe Street
 Auckland, 1010
 Land known as New Zealand
 5 Clifton Road
 Herne Bay
 Auckland 1011
 Land known as New Zealand

Notice from Principal to Principal, Notice to Principal is Notice to Agent, Notice to Agent is Notice to Principal

This is to advise you that the author and Principal :Janine Barbara: has two unrebutted Affidavits of Status and Truth that were presented and unrebutted by the following people representing the Crown where the majority of the laws of New Zealand come from -'The Governor General of New Zealand', 'the Attorney General of New Zealand', 'Dr Caralee McLiesh' acting as 'Secretary and Chief Executive of the New Zealand Treasury', 'Rishi Sunak' acting as 'Prime Minister and First High Lord of His Majesty's Treasury' plus the Second Lord of His Majesty's Treasury 'Jeremy Hunt'; plus 'Nicholas Lyons' acting as 'Lord Mayor of City of London Corporation', plus 'Louise Di Mambro', acting as Registrar of the Privy Council and The Supreme Court of the United Kingdom. Since the affidavits were unrebutted with testimony of three witnesses they stand as truth in law. The living author, (me) Janine Barbara of the House of Bell and Arabella and Walters has removed the jurisdiction of the Crown over her own life and over her property, with true lawful claim to have my property and estate returned to me. Both Affidavits have been placed on Public Notice Board and can be found on the website publicnoticesnz.com under unrebutted affidavits for your records. The author: Janine Barbara: holds the original documents printed on cotton paper.

For context, this letter and Affidavit 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. 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. Where there are colons around either side of the christian name or names of the Living Soul Author, the author is directing the attention of the reader that these are the names she wishes to be communicated to with.

Definitions:

Mortgage means: a legal agreement by which a bank or building society lends money in exchange for taking title of the debtor's property. (Oxford Law Dictionary)

Land: means any ground or soil or earth and may be used interchangeably with "property"; it may include anything that may be classed as real estate or real property. (Black's Law Dictionary)

I am requesting full disclosure in writing from you as the living agent, CEO and representative of ASB Bank and ASB Bank limited of all contracts signed for loans and mortgages for property purchases or refinancing or sale of property by wet ink signature of me or my husband as individual, guarantor, director, trustee, or trustee director in any other capacity from May 2012 to the present time being 16th day of October 2023. This includes answers to every question in this letter. This includes answering for 4 grouping of 25 questions under numbers 1 to 4 labelled a) to y). This means there is a total of 100 questions to answer (4 x25). **Failure to respond with full disclosure in writing with your wet ink signature**

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as individual, CEO and director in your full private and commercial capacity by the 30th day of November 2023 will be deemed as silent acquiescence that fraudulent activity has occurred with each loan and mortgage without full disclosure and all monies repaid on loans plus interest need to be returned to me as the claimant on behalf of all entities listed in the following paragraph that I hold authority over and to act on behalf of.

I am requesting to be provided with full disclosure of all rightful ownership and beneficiary and estate claims that came about from loan and mortgage documents signed by mine or my husband's wet signature with the ASB Bank since 2012 until the present time being the month of October in year 2023 either as individual or trustee or director or guarantor under the following entity names that have been created JANINE ARABELLA or JANINE WALTERS or JANINE WALTER or GREGORY WILLIAM WALTER or RICHARD WALTERS or director AGED CARE ENTERPRISES LIMITED or trustee for JANINE and RICHARD WALTERS FAMILY TRUST or trustee for JANINE AND GREGORY WALTER FAMILY TRUST or COMMUNITY VISION LIMITED or GREGORY WALTER or RICHARD WALTERS. I also advise that I have permission and enduring power of attorney from my husband to obtain information regarding any rightful claim of full disclosure of anything he signed with his wet ink signature. (Evidence of this is provided at the end of this letter). The properties which had loans and mortgages registered on the title were as follows:

1. 22 Monticello Key, Papamoa (loan and mortgage 22nd of June 2012 to April 2016 when loan repaid in full with borrowing of up to four hundred and thirty one thousand New Zealand Dollars (\$431,000 plus interest payments at 5.25 to 6.25% interest per annum plus principal payments purchased by family trust with mine and my husband's wet ink signature required as guarantors and trustees or trustee directors)
2. 3 Pukehina Parade, Pukehina Beach from March 2016 to 17 December 2021 with borrowing of 1.1 to one million one hundred and forty thousand NZ dollars (1.47 million NZ dollars plus interest payments) bought by Janine and Richard Walters Family Trust with mine and my husband's wet ink signature required as trustee and director and trustee director and guarantor)
3. 293 Pukehina Parade, Pukehina Beach with purchase price of \$690,000 on the 30th day of November 2016 with loan of four hundred and fourteen thousand dollars \$414,000 plus interest payments at 4.29% interest per annum, house sold and loan repaid March 2019 by Community Vision Limited with my wet ink signature required as director and guarantor)
4. 37A Glue Pot Road, Oropi (17th day of December 2021 to current). The author received communication from her lawyer from ASB Bank representative Veena Rao that the mortgage was cancelled over 3 Pukehina and another mortgage obtained on 17 December 2021 with my wet ink signature required as individual and trustee and guarantor and trustee director with the security for the mortgage being taken over 37A Glue Pot Road. There was no communication regarding if the current loan for 37A Glue Pot Road was carried over from 3 Pukehina Parade. On the family trust bank account it appears that the loan was carried over with the loan balance being \$1,147,000 with \$12,000 required to be paid off on 17th December 2021 with interest payments continuing at 2.99% per annum and a further \$485,000 paid off by me author :Janine Barbara: on 22nd of September 2022 with the current loan balance being \$650,232. Full disclosure is required of the mortgage documents – the loan is with the family trust however the mortgage and security was placed on Janine Walters as the guarantor with no disclosure of what the mortgage is or what the security is making Janine Walters fully liable for a debt that was not hers, but the family trust. Please see attached four documents being a 4 page letter from Veena Rao, the Land Transfer tax statement confirming the ownership of this property was signed as trustee plus 3 pages of deed of declaration of trust plus family trust loan history.

I would like the following questions answered for each of the loans listed above under points 1,2,3 and 4 labelled a) to y) total of 100 questions.

- 1) 22 Monticello Key, Papamoa (loan and mortgage 22 June 2012 to April 2016 when loan repaid in full with borrowing of up to four hundred and thirty one thousand New Zealand Dollars (\$431,000) for 3 years and nine months plus interest payments at 5.25 to 6.25% interest per annum plus principal payments purchased by family trust with mine and my husband's wet ink signature required as guarantors and trustees and trustee directors)
 - a) Did ASB bank or its agents or representatives advertise that the ASB bank issued this loan?

- b) Do ASB bank or its agents or representatives hold the Depositor's funds for this loan? If so, who is the Depositor?
- c) Did the ASB bank or its agents or representatives lend anything of substance?
- d) Did ASB bank or its agents or representatives loan Legal Tender or other depositor's funds?
- e) Who holds the original loan and mortgage agreements that my husband and I signed with our wet ink signature either as individual or trustee or director or trustee director or guarantor or any other capacity?
- f) Can I be provided with a copy of the loan and mortgage agreements that has the wet ink signature from the agent or representative of ASB Bank Limited that confirms the loan?
- g) Was my house at 22 Monticello Key the security for the mortgage?
- h) Can you fully explain in detail exactly what property of mine or my husband the bank took title of as security in exchange for money?
- i) Was the loan/Note with mine and my husband's wet ink signature lodged as a security with the Central Securities Depository Trust Limited?
- j) Was the loan/Note with our wet ink signatures lodged with or sold onto any other party?
- k) Did the Central Securities Depository Limited or any other party sell or trade the Note created by mine and my husband's wet ink signatures on the Money Markets or stock exchange or any other trading market?
- l) Did the Central Securities Depository Limited or any other party take a bond that was created from the Note that had my wet ink signature on it for the loan and issued by the Treasury or any other company or government department to sell or trade on the Money Markets or stock exchange or any other trading or money making market?
- m) Was any of the loan or mortgage documents that me or my husband signed turned into a promisory note or bond or other type of note or document which allowed the ASB banks or it's agents or representatives access to the trust account and estate set up under any entity/number set up to represent me or my husband?
- n) Was any of the loan or mortgage documents that I signed turned into any other type of document which allowed the ASB banks or it's agents or representatives access any other funds that I have right of claim as either owner or beneficiary or any other claim of right? If so how much money was claimed by ASB Bank or its representatives or agents for the loan created for the purchase or refinancing of 22 Monticello Key?
- o) How much of the money or monetary value claimed by ASB Bank Limited or its agents or representatives in for the loan in point 'n' do I have the right to claim?
- p) What security did the ASB Bank or its agents or representatives hold to secure the Mortgage related to the purchase and refinancing of property 22 Monticello Key?
- q) Please provide full disclosure of all money held that is unclaimed to date from 2012 from the loans and mortgages that were created related to the purchase, holding and sale of 22 Monticello Key and any securities that were held and what me and my husband are lawfully entitled to claim back in any capacity as individual, guarantor, beneficiary, director, shareholder, trustee or any other capacity?
- r) Was money or monetary value created that never existed prior from using the loan from with mine and my husband's wet ink signatures on it in any capacity as individual, guarantor, beneficiary, director, shareholder, trustee or any other capacity?
- s) Did you receive payment of each of the loans obtained for the purchase of this property in full round the time each loan was granted?
- t) If the ASB bank or it's owners or agents were paid in full for any of these loans or mortgages round the time they were granted is it correct that if any further payments and interest were received they were received fraudulently and need to be paid back in full to the rightful owner or real life man or woman who made these payments (my husband and I) into the bank account of their choosing? **The minimum amount for repayment is five hundred and fifteen thousand eight hundred and fifty three New Zealand dollars. (\$431,000 plus interest for 3.75 years being \$84,853 equals \$515,853)**
- u) Can you please provide proof that the money used to pay this loan out existed prior to the created loan agreements?
- v) On the day we received the loan for the purchase of 22 Monticello Key in June 2012 did the bank books balance?

- w) Is there any other information that has not been disclosed or withheld from me or my husband that is related to the loan and mortgage documents that we signed with our wet ink signatures in any capacity related to this purchase?
 - x) Please advise if ASB Bank is a subsidiary company as to who are all the companies that sit above them and who is the ultimate parent or holding company over ASB Bank Limited?
 - y) Please advise if ASB bank has been directed by a higher authority to manage my affairs and contracts related to this property that were signed by mine and my husband's wet ink signatures and if so who that authority is providing a name of that company or entity?
2. **3 Pukehina Parade, Pukehina Beach with loan and mortgage March 2016 to December 17 2021 with borrowing of 1.1 to one million one hundred and forty seven thousand New Zealand dollars (1.47 million NZ dollars plus interest payments for 5.5 years) bought by Janine and Richard Walters Family Trust with mine and my husband's wet ink signature required as guarantors and trustees or trustee directors**
- a) Did ASB bank or its agents or representatives advertise that the ASB bank issued this loan?
 - b) Do ASB bank or its agents or representatives hold the Depositor's funds? If so, who is the Depositor?
 - c) Did the ASB bank or its agents or representatives lend anything of substance?
 - d) Did ASB bank or its agents or representatives loan Legal Tender or other depositor's funds?
 - e) Who holds the original loan and mortgage agreements that I signed with mine and my husband's wet ink signature either as individual or trustee or director or trustee director or guarantor?
 - f) Can I be provided with a copy of the loan and mortgage agreements that has the wet ink signature from the agent or representative of ASB Bank Limited that confirms the loan?
 - g) Was my house at 3 Pukehina Parade the security for the mortgage?
 - h) Can you fully explain exactly what property of mine the bank took title of as security in exchange for money?
 - i) Was the loan/Note with mine and/or my husband's wet ink signature lodged as a security with the Central Securities Depository Trust Limited?
 - j) Was the loan/Note with mine and/or my husband's wet ink signature lodged with or sold onto any other party?
 - k) Did the Central Securities Depository Limited or any other party sell or trade the Note created by mine and/or my husband's wet ink signature on the Money Markets or stock exchange or any other trading market?
 - l) Did the Central Securities Depository Limited or any other party take a bond that was created from the Note that had mine or my husband's wet ink signature on it for the loan/mortgage and issued by the Treasury or any other company or government department to sell or trade on the Money Markets or stock exchange or any other trading or money making market?
 - m) Was any of the loan or mortgage documents that me or my husband signed turned into a promisory note or other type of note or document which allowed you access to the trust account set up under any entity/number set up to represent me or my husband?
 - n) Was any of the loan or mortgage documents that me or my husband signed with our wet ink signatures for the purchase or refinancing of 3 Pukehina Parade turned into any other type of document which allowed you access any other funds that me or my husband have right of claim in any capacity as either owner or beneficiary or any other claim of right? If so how much money was claimed by ASB Bank or its representatives or agents for the loan created by ASB bank for the purchase and refinancing of 3 Pukehina?
 - o) How much of the money or monetary value claimed by ASB Bank Limited or its agents or representatives in for the loan in point 'n' do me or my husband have the right to claim in any capacity?
 - p) What security did and does the ASB Bank hold to secure the mortgage and refinance of 3 Pukehina Parade?
 - q) Please provide full disclosure of all money held that is unclaimed to date from 2012 from the above loans and mortgages and what me and my husband are lawfully entitled to claim back in any capacity as individual, guarantor, beneficiary, director, shareholder, trustee, trustee director or any other capacity?
 - r) Was money or monetary value created that never existed prior from using the loan from with mine and my husband's wet ink signatures on it in any capacity as individual, guarantor, beneficiary, director, shareholder, trustee, trustee director or any other capacity?
 - s) Did you receive payment of each of the loans obtained for the purchase of this property in full round the time each loan was granted?