

**NOTICE OF DISHONOUR and FAULT with OPPORTUNITY TO CURE****Parties:**

Janine Barbara of the house of Bell and Arabella and Walters / **Claimant**  
**Claimant address:** 37A Glue Pot Road, Oropi, Tauranga 3173

**And**

To the living woman known as "Vittoria Shortt", acting as the Chief Executive Officer (CEO) and representing ASB BANK LIMITED  
 in her private and commercial capacity / **Debtor**  
**Debtor Address:** ASB North Wharf, 12 Jellicoe Street, Auckland Central 1011

**Date:**

**12<sup>th</sup> day of January 2024**

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 colour 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 notice document.

**STATEMENT OF FACTS**

1. A letter dated 16<sup>th</sup> of October 2023 was sent to the living woman known as "Vittoria Shortt" and CEO representative of the corporation ASB Bank Limited on Wednesday 18<sup>th</sup> of October 2023 with tracking number LW120997089NZ and was received at the business office on Thursday 19<sup>th</sup> day of October 2023 at 1.19pm, and the home address on Friday the 20<sup>th</sup> day of October 2023 at 12.10pm with tracking number LE010511587NZ. There was a spelling error in name as 'Victoria' on the letter but it was spelt correct on both courier bags as 'Vittoria Shortt' and very clearly addressed to the CEO of ASB Bank Limited, so Vittoria can not deny that she received this letter two times and I have proof of courier receipt. This was an eight page letter with one hundred questions requesting full disclosure of Vittoria Shortt as 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 16th day of October 2023. This included answering four grouping of 25 questions under numbers 1 to 4 labelled a) to y). Failure to respond with full disclosure in writing with her wet ink signature as individual, CEO and director in her full private and commercial capacity by the 30th day of November 2023 was 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 needed to be returned to me as the claimant on behalf of all entities that I hold authority over and to act on behalf of. No response was ever received to either letter by Vittoria Short which is two counts of dishonour of failure to respond to request for full disclosure.



2. An Affidavit of Status and Truth and Claim of the claimant Janine Barbara dated 28<sup>th</sup> day of October in the year of 2023 was sent on 7<sup>th</sup> day of November 2023 with tracking number LW121245338NZ notification received of proof of delivery to the debtor living woman Vittoria Shortt on Wednesday 8<sup>th</sup> day of November in year of 2023 at 9.01am with 22 days to rebut the affidavit point by point including 47 points plus eight Exhibits labelled 'A' to 'H' which also included one hundred questions asked of Vittoria Shortt with her name spelt correctly and with this being the third time of receipt of these one hundred questions with the final date to rebut being the 30<sup>th</sup> day of November 2023 and no response constituting as tacit acceptance. I confirm that no response or rebuttal to the affidavit or one hundred questions requesting full disclosure was ever received.
3. On the fifth day of December 2023 Vittoria Shortt received two documents to her office address with tracking number LW121245386NZ and home address LW121245390NZ. The courier bags contained an Affidavit of Truth of three witnesses dated 2<sup>nd</sup> day of December 2023 with the three witnesses affirming that they had first hand knowledge that the Affidavit of Status and Truth and Claim of the claimant Janine Barbara dated 28<sup>th</sup> day of October in the year of 2023 was sent to the debtor known as "Vittoria Shortt and Chief Executive Officer of ASB Bank Limited and had proof that it was received on the eighth day of November 2023 with proof attached of delivery receipt attached to the three affidavits as Exhibit 'A'. The three witnesses confirmed there was no evidence of response or rebuttal received back by Vittoria Shortt by the 30<sup>th</sup> day of November in year of 2023. The two courier bags also contained the notice sent by claimant Janine Barbara to Vittoria Shortt dated 1<sup>st</sup> day of December 2023 with the notice confirming that no rebuttal was received and that Janine Barbara had the lawful right to cancel all contracts and loans and mortgages and exercised that right in this notice with Janine Barbara now the secured Party creditor of the property owned by her and of ASB Bank Limited to pay all outstanding debts with the notice request for ASB Bank Limited to pay out three million, five hundred and thirty eight thousand and seventy four New Zealand dollars by 18<sup>th</sup> day of December 2023 into the following bank account Kiwibank 38-9024-0122732-00 and if this amount was not paid out by 19<sup>th</sup> December then the claimant had the full lawful right to claim and seize the higher amount of three billion dollars off ASB Bank Limited or its successor companies. I confirm that payment was not made and that instead ASB unlawfully took out funds out from the ASB account 12-3491-0044887-00 on 18<sup>th</sup> of December 2023 which invoked a one million dollar charge of theft according to my compensation schedule in Exhibit 'B' of the Affidavit of Status and Truth and Claim of the claimant Janine Barbara dated 28<sup>th</sup> day of October in the year of 2023.
4. On the fifth day of December the Claimant Janine Barbara sent another notice to Vittoria Shortt with tracking number LW123842007NZ received on 15<sup>th</sup> day of December 2023 containing notice for payment of three million, five hundred and thirty eight thousand and seventy four New Zealand dollars due 18<sup>th</sup> day of December 2023 plus compensation charge of one million dollars for harm if ASB fraudulently takes out any money from a bank account that claimant has authority over. This notice included an invoice for three million, five hundred and thirty eight thousand and seventy four New Zealand dollars plus the compensation fee schedule.



5. On the fourteenth day of December 2023 the claimant Janine Barbara sent an email to [vittoria.shortt@asb.co.nz](mailto:vittoria.shortt@asb.co.nz) addressed to Vittoria Shortt with a courtesy reminder that payment for three million, five hundred and thirty eight thousand and seventy four New Zealand dollars was due on Tuesday 19<sup>th</sup> day of December 2023. This email had attached four documents being scanned notice dated 1 December with invoice and scanned affidavit three witnesses plus scanned letter dated 5<sup>th</sup> day of December and the compensation schedule.
6. On the fifteenth day of December 2023 the Claimant Janine Barbara sent via email to Vittoria Shortt [vittoria.shortt@asb.co.nz](mailto:vittoria.shortt@asb.co.nz) plus courier post tracking number LW124150311NZ with delivery receipt of 19<sup>th</sup> of December at 2.29pm a fourth notice of payment of three million, five hundred and thirty eight thousand and seventy four New Zealand dollars including invoice the fee schedule plus previous notice dated 5<sup>th</sup> of December 2023 plus delivery receipt proof of all communications. I confirm that four notices were sent to Vittoria Shortt and ASB Bank Limited with non payment and that if payment wasn't made by 19<sup>th</sup> day of December 2023 that I, Janine Barbara could claim the higher amount of Three Billion Dollars off ASB Bank Limited due to actions of dishonor.
7. The debtor was informed in point 44 that my unrebutted testimony in the form of Affidavit that was received on eighth day of November 2023 stands as truth in law and commerce. The content of the affidavit contained the following forty seven claims numbered in this notice and affidavit statement of facts points 8 to 54 with all exhibits referring to the original Affidavit of Status and Truth and Claim of the claimant Janine Barbara dated 28<sup>th</sup> day of October in the year of 2023. LSA stands for living soul author being Janine Barbara.
8. i, the living soul author (LSA) 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](http://publicnoticesnz.com) under unrebutted affidavits, where the author: Janine Barbara: holds the original documents printed on cotton paper; and
9. i, LSA :Janine Barbara: also known as :Janine:, borne of the House commonly known as BELL™ 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 5<sup>th</sup> day of the 10<sup>th</sup> 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

10. 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
11. 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
12. 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
13. 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
14. 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
15. 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
16. 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



17. 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
18. 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
19. 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
20. 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
21. 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
22. 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
23. 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
24. 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



25. 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
26. 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
27. 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
28. 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
29. 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
30. 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
31. 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
32. 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



33. i, LSA :Janine Barbara: am the creditor of tradenames listed in paragraph 32 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
34. 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 provided 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
35. 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
36. 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 32 and paragraph 34 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, 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 32 and 34 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 three billion dollars off the parent company and seize assets up to that value in the currency of my choosing; and

37. 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 32 and paragraph 34 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, 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 32 and 34 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 off the company or any parent company and seize assets up to that value or in the currency of my choosing; and
38. 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
39. 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
40. 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
41. 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

42. 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 eight 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
43. 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
44. i, LSA :Janine Barbara: sent to Vittoria Shortt a letter on 16<sup>th</sup> 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 30<sup>th</sup> 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 was 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 or successor company, 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
45. 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
46. 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
47. the allodial designation over this physical land is established through careful observation and consideration of the following facts:
  - 47.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



- 47.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
- 47.c. that the land that i living woman :janine barbara: are living on is not artificial as it has physical substance; and
- 47.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
- 47.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
- 47.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
- 47.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
- 47.h. all jurisdiction of the Crown and any of it's 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
- 47.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:

48. 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
49. i living soul author :janine barbara: hold these lands from point 47 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
50. 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
51. all facts are created with my first-hand knowledge in this Affidavit of Status and Truth and Claim and I affirm are true and correct; and



52. my unrebutted Living Testimony in the form of Affidavit stands as truth in Law and in Commerce; and
53. 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 30 days from receipt 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
54. 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 28<sup>th</sup> 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.
55. Furthermore a tacit agreement will exist between Janine Barbara and Vittoria Shortt that any and all claims made by Janine Barbara any and all outstanding debts/claims will become payable within ten days of this affidavit if you fail to rebut in full and in substance the aforementioned point for point or ignore this final notice this agreement becomes final-finally.
56. Affiant autographed the affidavit with three witnesses believing that all the facts stated herein are true, correct, certain, complete and not in any way misleading and, with first-hand personal knowledge and made under penalty of perjury. It is not too late to settle this matter honorably and we hope you will do so in an equitable manner. If you settle this outstanding debt of three million, five hundred and thirty eight thousand and seventy four New Zealand dollars within the specified time including repaying the money taken out of bank account 12-3491- 0044887-00 on 18<sup>th</sup> day of December 2023 and ensuring no further funds get taken out of this account without receiving written permission of claimant as all previous agreements have been cancelled due to fraud, then we can bring this matter to an equitable agreement.



57. If Affiant does not receive the required payment within the ten calendar day period then Affiant will step in to claim the higher amount being three billion dollars in assets and has the lawful right to step in as the liquidator and seize any assets owned by Vittoria Shortt or the corporation ASB Bank Limited with penalty interest of 10% per week plus expenses added from end of the ten day period with reference to UCC 3-505 until the debt is settled. The ten day period ends Monday the twenty-second day of January 2024.
58. The affiant made the affidavit believing conscientiously that, all the facts stated herein are true, correct, certain, complete and not in any way misleading and, with first-hand personal knowledge and made under penalty of perjury. Maxim of Law He who remains silent, when he ought to have spoken and was able to, is taken to agree through tacit acceptance.
59. That New Zealand was originally established on Common Law, Admiralty Law, and Cannon Law which still holds today Ref: New Zealand Legislation - Imperial Laws Application Act 1988

Application of common law of England

After the commencement of this Act, the common law of England (including the principles and rules of equity), so far as it was part of the laws of New Zealand immediately before the commencement of this Act, shall continue to be part of the laws of New Zealand.

**SURETY COLLECTABLE IN SATISFACTION OF CLAIM:**

Any and all accounts, bonds, securities, profits, proceeds, fixtures, assets owned and /or managed by ASB Bank corporation and its subsidiary and/or parent company and/or successor company at any location in New Zealand or outside New Zealand including Vittoria Shortt in her commercial and private capacity.

**OPPORTUNITY TO CURE**

In the event of Debtor(s)'s failure to take remedy offered in AFFIDAVIT OF TRUTH was an oversight, mistake or otherwise unintentional, Janine Barbara/Claimant grants Debtor(s) 30 days, from the date of this notice of 12<sup>th</sup> day of January 2024, to cure the fault and effect the remedy.

Failure to cure will constitute, as an operation of law, the FINAL admission of the obligation by Debtor(s) through *tacit procuration* to the Affidavit of Truth and the whole matter shall be deemed *res judicata and stare decisis*.

Response by Debtor(s) must be served on Janine Barbara of the House of Bell and Arabella and Walters/ Claimant exactly as provided:

**Janine Barbara of the House of Bell and Arabella and Walters  
37A Glue Pot Rd  
Oropi, Tauranga 3173**

**Janine Barbara of the House of Bell and Arabella and Walters /Claimant** stipulates a response is required within 30 days of the date of this notice being final day for response on 12th day of February 2023. Please see and read carefully maxims of law below.



Given under my hand and seal this 12th day of January in the year 2024.

By: Janine  
Janine Barbara of the House of Bell and Arabella and Walters



By: Autograph Affiant Witness One Margaret Louise of house of Colmore on this 12<sup>th</sup> day  
of January 2024 living at 599 Mountain Road in Oropi Tauranga with post code 3173  
Autograph Margaret Louise

By: Autograph Affiant Witness Two Robin John of house of Colmore on this 12<sup>th</sup> day  
of January 2024 living at 599 Mountain Road in Oropi Tauranga with post code 3173  
Autograph Robin John

By: Autograph Affiant Witness Three Beverley Jane Minola of house of Pohio on this 12<sup>th</sup> day  
of January 2024 living at 103 Kaitemako Road Welcome Bay Tauranga 3112  
Autograph Beverley Jane Minola



## MAXIMS OF LAW

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All men and women know that the foundation of law and commerce exists in telling the truth, the whole truth, and nothing but the truth.

Truth, as a valid statement of reality, is sovereign in commerce. An un-rebutted affidavit stands as truth in commerce. An un-rebutted affidavit is acted upon as judgment in commerce.

All corporate government is based upon Commercial Affidavits, Commercial Contracts, Commercial Liens and Commercial Distresses. Hence, governments cannot exercise the power to expunge commercial process.

The Legitimate Political Power of a corporate entity is absolutely dependent upon its possession of Commercial Bonds against Public Hazard—because no Bond means no responsibility, means no power of Official signature, means no real corporate political power, and means no privilege to operate statutes as corporate vehicles.

The Corporate Legal Power is secondary to Commercial Guarantors. Case law is not a responsible substitute for a Bond.

Municipal corporations, which include cities, states and national governments, have no commercial reality without bonding the entity, its vehicle (statutes), and its effects (the execution of its rulings).

In commerce, it is a felony for the Officer of a Political/Public Office to not receive and report a Claim to its Bonding Company, and it is a felony for the agent of a Bonding Company to not pay the Claim.

If a Bonding Company does not get a malfeasant public official prosecuted for criminal malpractice within sixty (60) days, then it must pay the full face value of a defaulted Lien process (at 90 days).

Except for a jury, it is also a fatal offense for any person, even a judge, to impair or to expunge, without a Counter-Affidavit, any Affidavit or any commercial process based upon an Affidavit.

Judicial non-jury commercial judgments and orders originate from a limited liability entity called a municipal corporation—hence, must be reinforced by a Commercial Affidavit and Commercial Liability Bond.

Governments cannot make un-bonded rulings or statutes which control commerce, free enterprise citizens, or sole proprietorships without suspending commerce by a general declaration of martial law.

An official (officer of the court, policeman, etc.) must demonstrate that he/she is individually bonded in order to use summary process.

An official who impairs, debauches, voids or abridges an obligation of contract or the effect of a commercial lien without proper cause, becomes a lien debtor and his/her property becomes forfeited as the pledge to secure the lien. Pound breach (breach of impoundment) and rescue is a felony.

It is against the law for a judge to summarily remove, dismiss, dissolve or dismiss a Commercial Lien. Only the Lien Claimant or a jury can dissolve a commercial lien.



Notice to agent is notice to principal; notice to principal is notice to agent. **PUBLIC HAZARD  
BONDING OF CORPORATE AGENTS**

1. All Officials are required by federal, state and municipal law to provide the name, address and telephone number of their public hazard and malpractice bonding company and the policy number of the bond—and if required a copy of the policy describing the bonding coverage of their specific job performance.
2. Failure to provide this information constitutes corporate and limited liability insurance fraud (15 USC), and is pri-a-facie evidence and grounds to impose upon the official personally, to secure their public oath and service of office.
3. As of 12th day of January 2024 the Principal and beneficiary Janine Barbara received no response to either of the Affidavits presented to Respondent(s).
4. Respondent(s) failure to perform by the terms of the Presentment, constitutes Respondent(s) acceptance and approval of the granting and conveying of the agreed actions contained therein.
5. Respondent(s) failure to perform by the terms of the fault notice, constitutes Respondent(s) acceptance and approval of the granting and conveying of a Specific Power of Attorney to the Principal to perform the duties of the Respondent(s) stipulated therein.
6. Respondent(s) has defaulted.
7. As an operation of law, Respondent(s) by dishonor of the Presentment and the Fault Notice has created a default.



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Janine, Principal, heir and successor  
c/- 37A Glue Pot Rd  
Oropi  
Tauranga 3173

**Invoice 1005**

**Invoice to:**

Vittoria Shortt in full private and commercial capacity  
CEO ASB Bank Limited  
Level 2, ASB North Wharf  
12 Jellicoe Street  
Auckland 1011



**Description**

Date	Details	Amount
12th day of January 2024	Amount of one million dollars due within five days from receipt notice of 12 January 2024 with stipulation that final day for payment being 17 January 2024 or by that date refunded money taken out of 12-3491-0044887-00 on 18/12/23 and if rectified by 17 January the Principal Janine will cancel this compensation charge and the Principal Janine notifies you that any further removing of funds from any bank account that has her signing authority will invoke one million dollar compensation charge	1,000,000.00

**To Pay by 17th day of January 2024** 1,000,000.00

Vittoria Shortt in full private and commercial capacity and also as CEO and representative of ASB Bank limited to pay one million dollars by seventeenth day of January in year of 2024  
Funds to be paid into following account  
House of Talia Dawn Private Foundation  
38-9024-0122732-00

**All Rights Reserved Absolutely**



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Janine, Principal, heir and successor  
c/- 37A Glue Pot Rd  
Oropi  
Tauranga 3173



**Invoice 1004-** fourth and final notice served with notice of dishnour and fault

**Invoice to:**

Vittoria Shortt in full private and commercial capacity  
CEO ASB Bank Limited  
Level 2, ASB North Wharf  
12 Jellicoe Street  
Auckland 1011

Description		
Date	Details	Amount
12th day of January 2024	Amount of three million five hundred and thirty eight thousand and seventy four dollars due within ten calendar days from receipt notice received 12th January 2024 with final day for payment Tuesday 22nd day of January, and if payment not made by that date the Principal Janine has the lawful right to claim the higher amount being three billion dollars as the secured party creditor and step into the official role of liquidator to seize and liquidate assets up to the value of three billion dollars as the secured party creditor from ASB Bank limited or its parent company or its successor	3,538,074.00

**To Pay within 10 calendar days by 22nd day of January 2024** 3,538,074.00

Vittoria Shortt in full private and commercial capacity and also as CEO and representative of ASB Bank limited to pay three million five hundred and thirty eight thousand and seventy four dollars by twenty-second day of January in year of 2024  
Funds to be paid into following account  
House of Talia Dawn Private Foundation  
38 9024 0122732 00

**All Rights Reserved Absolutely**



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janine walters <janine.a.walters@gmail.com>

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## Notice of Dishonour and Fault with Opportunity to Cure and invoices 1004 and 1005 attached

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janine walters <janine.a.walters@gmail.com>  
To: vittoria.shortt@asb.co.nz

Fri, Jan 12, 2024 at 11:00 AM

Dear Vittoria

This email contains the following documents attached- 15 page Dishonour and Fault with Opportunity to Cure plus invoices 1004 and 1005. Today is acknowledged as your day of receipt with hard copies in the post today with tracking number LW121245409NZ. The bank account for payment is as follows: House of Talia Dawn Private Foundation Kiwibank 38-9024-0122732-00


Without Prejudice, All Rights Reserved


Janine Barbara: Principal heir and successor  
Care of 37A Glue Pot Rd, Oropi, Tauranga 3173, New Zealand

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.

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### 2 attachments

 asb bank invoices 1004 and 1005 sent 12 January.pdf  
279K

 ASB bank notice of dishonour and fault with opportunity to cure dated 12 january 2024.pdf  
5934K





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janine walters <janine.a.walters@gmail.com>

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**Invoice 1005 for your info resent at better quality**

janine walters <janine.a.walters@gmail.com>  
To: vittoria.shortt@asb.co.nz

Fri, Jan 12, 2024 at 3:38 PM

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 **invoice 1005.pdf**  
1423K



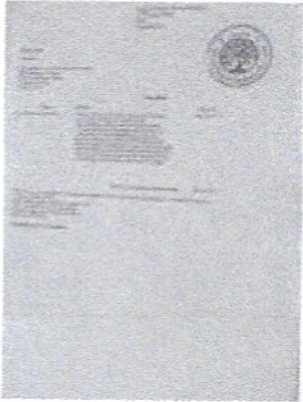
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**Invoice 1005 attached**

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janine walters <janine.a.walters@gmail.com>  
To: vittoria.shortt@asb.co.nz

Fri, Jan 12, 2024 at 11:47 AM



IMG\_20240112\_114627.jpg  
120K



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**Reminder that payment is due 19 December**

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janine walters <janine.a.walters@gmail.com>  
To: vittoria.shortt@asb.co.nz

Thu, Dec 14, 2023 at 5:47 AM

Dear Vittoria

This is a courtesy reminder that the payment of three million five hundred and thirty eight thousand and seventy four dollars (\$3,538,074.00) is due on Tuesday 19th of December 2023.  
Please find attached letter outlining the details regarding this charge plus invoice plus compensation fee schedule for any further payments taken out of the account and confirmation of receipt of the two letters sent to you and received on 5th day of December including affidavit of three witnesses which have been uploaded onto publicnotices.com.  
The bank account for payment is as follows: House of Talia Dawn Private Foundation Kiwibank 38-9024-0122732-00

Without Prejudice, All Rights Reserved

Janine Barbara: Principal heir and successor  
Care of 37A Glue Pot Rd, Oropi, Tauranga 3173, New Zealand

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.



Virus-free. [www.avg.com](http://www.avg.com)

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**4 attachments**





-  **scanned letter V short dated 5 December - 4 pages.pdf**  
4392K
-  **page 11 affidavit vittoria short compensation fee schedule.pdf**  
744K
-  **Scanned letter Vittoria Shortt dated 1 December 2023.pdf**  
5580K
-  **affidavit of three witnesses that no rebuttal received.pdf**  
9672K



EXHIBIT 6

NZ Registered Mail Tracking

**Courier.**  
Signature Required *business*  
LW 124 150 501 NZ  
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

**Courier.**  
Signature Required *home*  
LW 124 151 008 NZ  
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

## Certificate and Notice of Default

**Parties:**

Janine Barbara of the house of Bell and Arabella and Walters / **Claimant**  
Claimant is also known as 'Janine' and is referred to in this document as Janine or Janine Barbara

**Claimant address:** 37A Glue Pot Road, Oropi, Tauranga 3173

**Claimant Bank account:** Kiwibank 38-9024-0122732-00

**And Debtors**

The living woman known as "Vittoria Shortt", acting as the Chief Executive Officer (CEO) in her private and commercial capacity / Debtor and representing ASB BANK LIMITED,

ASB Bank and ASB Bank Limited/Debtor,  
ASB Group Investments Limited, ASB Holdings Limited, ASB Securities Limited/Debtor,  
ASB Investments Limited/Debtor, ASB Management Services Limited/Debtor  
ASB Independent Trustee Company Limited/Debtor, ASB Nominees Limited/Debtor,  
ASB McLarin Trustees Limited/Debtor, ASB Investments 1997 Limited/Debtor,  
ASB Australia Limited/Debtor, ASB Global Net Limited/Debtor, ASB Brothers Limited/Debtor  
ASB Group Life Limited/Debtor, ASB Nominees Limited/Debtor,  
ASB Construction PTY Limited/Debtor, ASB Investments PTE Limited/Debtor,  
ASB Marketing PTY Limited/Debtor, Lawford Family Trustee Limited/Debtor  
Common Wealth Bank of Australia/Debtor

**Debtor Business Address:** ASB North Wharf, 12 Jellicoe Street, Auckland Central 1011  
**Home Address Vittoria Shortt:** 5 Clifton Road, Herne Bay, Auckland 1011

**Date:**

20<sup>th</sup> day of February of year 2024

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 colour 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 notice document.

### NON NEGOTIABLE

Debtors are additionally subject to postal statutes and the jurisdiction of the Universal Postal Union

## NOTICE OF ADMINISTRATIVE JUDGMENT

Debtor(s)'s failure to respond or rebut the REQUEST FOR FULL DISCLOSURE and AFFIDAVIT of STATUS and TRUTH and CLAIM and NOTICE OF FAULT WITH OPPORTUNITY TO CURE WITH ADMINISTRATIVE REMEDY and FAILURE to CANCEL the MORTGAGE LOAN and SECURITY OVER THE PROPERTY owned by the CLAIMANT due to FRAUD MAKING THE CONTRACTS NULL and VOID and FRAUDULENTLY CONTINUING TO REMOVE FUNDS OUT OF BANK ACCOUNT 12-3491-0044887-00 WHERE THE CLAIMANT Janine is the SECURED PARTY CREDITOR has put Debtor's in default of payment to the Claimant of three billion and three million dollars [\$3,003,000,000.00] as witnessed by the three witnesses as Acceptors in the sequence of events.



1. That letter dated 16<sup>th</sup> of October 2023 was sent to the living woman known as "Vittoria Shortt" and CEO representative ASB Bank and the corporation ASB Bank Limited on Wednesday 18<sup>th</sup> of October 2023 with tracking number LW120997089NZ and was received at the business office on Thursday 19<sup>th</sup> day of October 2023 at 1.19pm, and the home address on Friday the 20<sup>th</sup> day of October 2023 at 12.10pm with tracking number LE010511587NZ. There was a spelling error in name as 'Victoria' on the letter but it was spelt correct on both courier bags as 'Vittoria Shortt' and very clearly addressed to the CEO of ASB Bank Limited, so Vittoria can not deny that she received this letter two times and the claimant Janine has proof of courier receipt. This was an eight page letter with one hundred questions requesting full disclosure of Vittoria Shortt as 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 claimant Janine or her husband as individual, guarantor, director, trustee, or trustee director in any other capacity from May 2012 to the 16th day of October 2023. This included answering four grouping of 25 questions under numbers 1 to 4 labelled a) to y). Failure to respond with full disclosure in writing with her wet ink signature as individual, CEO and director in her full private and commercial capacity by the 30th day of November 2023 was deemed as silent acquiescence that fraudulent activity has occurred with each loan and mortgage without full disclosure and all monies repaid on four loan plus interest needed to be returned to the claimant Janine in a bank account of her choosing on behalf of all entities that she holds authority over and to act on behalf of. No response was ever received to either letter by Vittoria Short which is two counts of dishonour of failure to respond to request for full disclosure.
2. That an Affidavit of Status and Truth and Claim of the claimant Janine Barbara dated 28<sup>th</sup> day of October in the year of 2023 was sent on 7th day of November 2023 with tracking number LW121245338NZ notification received of proof of delivery to the debtor living woman Vittoria Shortt as individual and representative of the ASB Bank and it's associated corporations on Wednesday 8<sup>th</sup> day of November in year of 2023 at 9.01am with 22 days to rebut the affidavit point by point including 47 paragraphs plus eight Exhibits labelled 'A' to 'H' which also included one hundred questions asked of Vittoria Shortt with her name spelt correctly and with this being the third time of receipt of these one hundred questions with the final date to rebut being the 30<sup>th</sup> day of November 2023 and no response constituting as tacit acceptance. The claimant Janine confirms that no response or rebuttal to the affidavit or one hundred questions requesting full disclosure was ever received.
3. That on the fifth day of December 2023 Vittoria Shortt received two documents to her office address with tracking number LW121245386NZ and home address LW121245390NZ. The courier bags contained an Affidavit of Truth of three witnesses dated 2<sup>nd</sup> day of December 2023 with the three witnesses affirming that they had first hand knowledge that the Affidavit of Status and Truth and Claim of the claimant Janine Barbara dated 28<sup>th</sup> day of October in the year of 2023 was sent to the debtor known as "Vittoria Shortt and Chief Executive Officer of ASB Bank Limited and had proof that it was received on the eighth day of November 2023 with proof attached of delivery receipt attached to the three affidavits as Exhibit 'A'. The three witnesses confirmed there was no evidence of response or rebuttal received back by Vittoria Shortt by the 30<sup>th</sup> day of November in year of 2023. The two courier bags also contained the notice sent by claimant Janine Barbara to Vittoria Shortt dated 1<sup>st</sup> day of December 2023 with the notice confirming that no rebuttal was received and that Janine Barbara had the lawful right to cancel all contracts and loans and mortgages and exercised that right in this notice with Janine Barbara now the secured Party creditor of the property owned by her and of ASB Bank Limited to pay all outstanding debts with the notice request for ASB Bank Limited to pay out three million, five hundred and thirty eight thousand and seventy four New



Zealand dollars by 18<sup>th</sup> day of December 2023 into the following bank account Kiwibank 38-9024-0122732-00 and if this amount was not paid out by 19<sup>th</sup> December then the claimant had the full lawful right to claim and seize the higher amount of three billion dollars off ASB Bank Limited or its associated companies. The claimant Janine confirms that payment was not made and that instead ASB unlawfully took out funds out from the ASB account 12-3491-0044887-00 on 18<sup>th</sup> of December 2023 which invoked a one million dollar charge of theft according to the claimant's compensation schedule in Exhibit 'B' of the Affidavit of Status and Truth and Claim of the claimant Janine Barbara dated 28<sup>th</sup> day of October in the year of 2023.

4. That on the fifth day of December the Claimant Janine Barbara sent another notice to Vittoria Shortt with tracking number LW123842007NZ received on 15<sup>th</sup> day of December 2023 containing notice for payment of three million, five hundred and thirty eight thousand and seventy four New Zealand dollars due 18<sup>th</sup> day of December 2023 plus compensation charge of one million dollars for harm if ASB fraudulently takes out any money from a bank account that claimant has authority over. This notice included an invoice for three million, five hundred and thirty eight thousand and seventy four New Zealand dollars plus the compensation fee schedule which is included in this document page 11.
5. That on the fourteenth day of December 2023 the claimant Janine Barbara sent an email to [vittoria.shortt@asb.co.nz](mailto:vittoria.shortt@asb.co.nz) addressed to Vittoria Shortt with a courtesy reminder that payment for three million, five hundred and thirty eight thousand and seventy four New Zealand dollars was due on Tuesday 19<sup>th</sup> day of December 2023. This email had attached four documents being the scanned notice dated 1 December with invoice and scanned affidavit three witnesses plus scanned notice letter dated 5<sup>th</sup> day of December and the compensation schedule.
6. That on the fifteenth day of December 2023 the Claimant Janine Barbara sent via email to Vittoria Shortt [vittoria.shortt@asb.co.nz](mailto:vittoria.shortt@asb.co.nz) plus courier post tracking number LW124150311NZ with delivery receipt of 19<sup>th</sup> of December at 2.29pm a fourth notice of payment of three million, five hundred and thirty eight thousand and seventy four New Zealand dollars including invoice plus the fee schedule plus previous notice dated 5<sup>th</sup> of December 2023 plus delivery receipt proof of all communications. The claimant confirms that four notices were sent to Vittoria Shortt and ASB Bank and it's associated corporations with non payment and that if payment wasn't made by 19<sup>th</sup> day of December 2023 that claimant Janine Barbara could claim the higher amount of Three Billion Dollars off ASB Bank and its associated corporations as the SECURED PARTY CREDITOR and as outlined in the un rebutted Affidavit of Status and Truth and Claim.
7. That the Debtor(s) were informed in paragraph 44 in Claimant Janine's un rebutted testimony in the form of Affidavit that was received on eighth day of November 2023 stands as truth in law and commerce. The content of the affidavit contained forty seven paragraphs of claims plus eight exhibits labelled 'A to H' in the Affidavit of Status and Truth and Claim of the claimant Janine Barbara dated 28<sup>th</sup> day of October in the year of 2023. Most of these claims are listed in this Notice of Administrative Judgement, however the Debtors need to refer back to the original document and exhibits making special note of the compensation fee schedule that was in 'Exhibit C' where Claimant Janine has the right to charge compensation fees for actions of harm and this schedule can change without notice.
8. That claimant Janine has confirmed her status as a living sentient being over the age of consent with sound Mind, Body, Spirit and Soul being able to administer and manage all her affairs and estate with regards to her property and has provided proof of life and attached this proof with this Certificate of Default s 'Exhibit A' on page 10.



9. That claimant Janine Barbara has declared that she is 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 had never consented to anyone have control or authority over her.
10. That all trustee guardianships and agency obligations were terminated and revoked effective on the day Claimant Janine Barbara became the age of eighteen with Janine Barbara having full control and power of attorney over her 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].
11. That Claimant Janine Barbara rescinded 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 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 her property and estate, and having the right to charge anyone who tries to claim ownership over her or her property or estate or anyone acting with fraud and deceit towards her.
12. That Claimant Janine Barbara never gave consent to use or abuse her God-given appellation and estate, and has the right to charge compensation fees for unconsented use of her appellations or trade names.
13. That Janine Barbara by means of this Living Testimony has declared that she is not the Debtor but the Secured Party and Creditor of all her 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 her and her estate, where Janine Barbara made 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.
14. That Janine Barbara has notified Debtor(s) that 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 her properties without right and any harm resulting from trespass upon her properties, or the use of fictitious names or titles related to them shall be subject to full liability and penalties in her compensation charge schedule included in the un rebutted affidavit.
15. That corporate agents demanding fraudulent documentation or attempts to create adhesion contract(s) for gaining jurisdiction over properties of Claimant Janine Barbara will be guilty of fraudulent joinder, piracy, personage and flagrant violation of Palermo Protocols.
16. That from age of consent to the present day the Claimant Janine has never signed any contract knowingly, willingly, intelligently, voluntarily, or intentionally whereby she have waived any of her natural inherent rights and has revoked, rescinded, cancelled, and made void all 'contracts', 'agreements', 'forms', or 'instruments' that were 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 the Claimant Janine where such unconscionable 'contracts,' 'agreements,' and 'forms' that exist to exploit 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.**

- 17. That Claimant Janine Barbara accepts no 'liability' associated with any compelled or pretend 'benefit' of any hidden or unrevealed contract or commercial agreement that she did not enter into knowingly, voluntarily, and intentionally without full disclosure.**
- 18. That Claimant Janine Barbara has declared that if anyone acts in bad faith towards her to deceive her with intent to harm or tries to enslave her has committed crimes of slavery and fraud and she has the lawful right and authority to charge them fees according to her compensation charge schedule which can also change and be updated without notice; and**
- 19. That Claimant Janine Barbara has taken 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 is the secured creditor of each of these tradenames, but not surety to them as debtor, and if there are property and assets or credits under these trade names she has legal claim to seize these assets as she now owns them . Vittoria Shortt and ASB Bank and ASB Bank limited and any associated corporation is now considered notified of this change in ownership and has fourteen calendar days from the receipt of this certificate of default for payment in full of any credits associated with her trade names and if not paid out in full by 5pm on the fourteenth day following first postal tracking receipt of this document the Debtor(s) 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 in the un rebutted affidavit notice and immediately becomes property of Secured Creditor being Janine Barbara the claimant.**
- 20. That Claimant Janine Barbara is the secured party creditor of tradenames listed in paragraph 19 and has forgiven any debts of the trade names as debtors out of natural love and affection 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**
- 21. That Janine Barbara holds the power of attorney for her husband Richard with his agreed authorization for her to act on his behalf with evidence provided in 'Exhibit E' of the un rebutted Affidavit and is also the preferred secured creditor of tradenames RICHARD WALTERS© and GREGORY WILLIAM WALTER© and as the natural person has the right to forgive the debts of the trade names as debtors out of natural love and affection and has cancelled and forgiven 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 Claimant Janine Barbara notifies the Debtor(s) Vittoria Shortt and ASB Bank and ASB Bank limited and any associated corporation of this change in ownership that she has taken 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 is the Claimant Janine is the secured party creditor of each of these tradenames, but not surety to them as debtor and Debtor(s) Vittoria Shortt and ASB Bank and ASB Bank limited and any associated corporation now have fourteen calendar days from the receipt of this certificate of default for payment in full of any credits held by ASB Bank or its corporations associated with these trade names and if not paid out in full by 5pm on the fourteenth day following first postal tracking receipt of this document the Debtor(s) 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' of the unrebutted affidavit notice and immediately becomes property of Secured Creditor being Janine Barbara the claimant.

22. That Richard who was also known as Gregory William 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 the claimant Janine Barbara who holds power of attorney for her husband Richard has revoked, rescinded, cancelled, and made 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.
23. That Claimant Janine Barbara of the house of Bell and Arabella and Walters is the preferred creditor of all the tradenames listed in paragraph 19 and paragraph 21 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, where she has 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 19 and 21 into liquidation, and if the parent company does not inform her in writing that they have placed any of these tradename entity(s) or assets into liquidation she is 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 her out in full and in the event of non-payment the parent company or acting agent of that company is in default and she has the lawful 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 her of the value of the asset, then she has the right to claim the higher amount of three billion dollars off the parent company and seize assets up to that value in the currency of her choosing.
24. That Claimant Janine Barbara has the right to charge and claim compensation charges per act and that once notice is served 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 she has 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.
25. That Claimant Janine Barbara has the right to protect herself and her property on land of substance, and its contents that she lives off for the sustenance of life being food, water and shelter without any interference from others.
26. That Claimant Janine Barbara has formally challenged, abrogated, rebutted and renounced all the 12 presumptions of law asserted by the private bar guilds in the two unrebutted affidavits to heads of government corporations nationally and internationally and as such the presumptions of law formally have no substance over her, 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.
27. That Claimant Janine Barbara is now the entitlement holder to all previous equity estates / trusts, also of divine inheritance and hereditaments both corporeal and incorporeal, without recourse.



28. That Claimant Janine Barbara sent to Vittoria Shortt a letter on 16<sup>th</sup> 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 30<sup>th</sup> 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 was 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 refused to disclose the full amount of money taken or claimed fraudulently from her or her husband's estate or trust that Claimant Janine Barbara now holds authorisation for as the preferred and secured creditor, then 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 or successor company, where the account to have the funds deposited into is Kiwibank 38 -9024-0122732-00 with account name " House of Talia Dawn Private Foundation". Claimant confirms that Vittoria Short did not respond and Clamant Janine now has the lawful right to claim the higher amount being Three billion dollars.
29. That the Claimant Janine now holds the land known as 37A and 37B Glue Pot Road in allodium where Claimant janine barbara has 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.
30. That Claimant Janine holds the allodial designation over this physical land is established through careful observation and consideration of the following facts:
- 30.a. that the land that Claimant janine Barbara is living on is not artificial as it has physical substance; and
- 30.b. i Claimant Janine and other living men and women gain life, sustenance and shelter from and upon the physical land and gardens; and
- 30.c. physical land is real, whereas a non-physical corporation cannot own anything of physical substance and therefore the ASB Bank and 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
- 30.d. 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
- 30.e. 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
- 30.f. all jurisdiction of the Crown and any of it's 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 Claimant Janine's written consent liable for charges in her latest compensation schedule 'CS-05101967-JA-005' attached on page 9 of this document and can change without notice, and
- 30.g. 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.



31. That all facts of this certificate of Certificate of Notice of Default and Notice of Administrative Judgement are created with the first-hand knowledge of the Claimant who affirms they are true and correct.
32. Furthermore a tacit agreement now exists between Janine Barbara and Vittoria Shortt the CEO of ASB Bank Limited that any and all claims made by Janine Barbara any and all outstanding debts/claims will become payable within fourteen days of this notice. If Affiant does not receive the required payment of three billion and three million dollars [\$3,003,000,000.00] into the bank account House of Talia Dawn Private Foundation Kiwibank 38-9024-0122732-00 within the fourteen working day period then the Claimant Janine has the lawful right to step in as the liquidator and seize any assets owned by Vittoria Shortt or the corporation ASB Bank Limited or any of the associated corporations and Debtors with penalty interest of 10% per week plus expenses added from end of the fourteen day period with reference to UCC 3-505 until the debt is settled. The fourteen day period ends 5pm on Friday the eighth day of March 2024.
33. Claimant has autographed this Certificate of Notice of Default and Notice of Administrative Judgement with three witnesses affirming that all the facts stated herein are true, correct, certain, complete and not in any way misleading and, with first-hand personal knowledge. If Debtor(s) settle this outstanding debt of three billion and three million dollars which includes the compensation penalty fees for three amounts of one million dollars for unauthorized removal of funds from the bank account 12-3491- 0044887-00 since the loan and mortgage were cancelled from 18<sup>th</sup> day of December 2023 due to fraud, then we can bring this matter to an equitable agreement.
34. The affiant made the affidavit believing conscientiously that, all the facts stated herein are true, correct, certain, complete and not in any way misleading and, with first-hand personal knowledge and made under penalty of perjury. Maxim of Law He who remains silent, when he ought to have spoken and was able to, is taken to agree through tacit acceptance.
35. That New Zealand was originally established on Common Law, Admiralty Law, and Cannon Law which still holds today Ref: New Zealand Legislation - Imperial Laws Application Act 1988

**Application of common law of England**

**After the commencement of this Act, the common law of England (including the principles and rules of equity), so far as it was part of the laws of New Zealand immediately before the commencement of this Act, shall continue to be part of the laws of New Zealand.**

**SURETY COLLECTABLE IN SATISFACTION OF CLAIM:**

Any and all accounts, bonds, securities, profits, proceeds, fixtures, assets owned and /or managed by ASB Bank corporation and its subsidiary and/or parent company and/or successor company at any location in New Zealand or outside New Zealand including Vittoria Shortt in her commercial and private capacity.

**Accordingly, we hereby issue this Certificate of Default.**

**Allegations & Proof by Force of Law:**

**By force of Maxims of Law and Common Law, the above Allegations are DECLARED, AFFIRMED and thus Proven, in the event of Failure / Refusal of Response by a personally signed and certified written Answer to each and every point demonstrating specifically described and verifiable facts to the contrary.**



Autographed by Claimant Janine of the house of Arabella and Walters on this 20th day of February 2024 being of sound mind affirms that the facts contained herein are true, correct, and complete and not misleading to the best of the Declarant's private firsthand knowledge and understanding "So-help-me God".  
the author and claimant and Principal and Secured Party

Janine

Certifications of living woman Janine given under her hand and seal this nineteenth day of February in year of 2024



pp Janine

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

Witnesses and Acceptors with his/her printed Appellation/Autograph affirming as witness of the sequence of events in paragraphs 1 to 35 are correct and true having seen proof of the facts and postal tracking receipts  
Autograph of 1<sup>st</sup> Witness

**Margaret Louise of house of Colmore**  
599 Mountain Road, Oropi 3173  
Home Executor  
non-negotiable-autograph all rights reserved: none waived ever

Margaret Louise

Autograph of 2nd Witness

**Robin John of house of Colmore**  
599 Mountain Road, Oropi 3173  
Home Executor  
non-negotiable-autograph all rights reserved: none waived ever

Robin John

Autograph of 3rd Witness

**Beverley Jane of house of Pohia**  
103 Kaitemako Drive, Welcome Bay  
Home Executor  
non-negotiable-autograph all rights reserved: none waived ever

Beverley Jane