

In the High Court of New Zealand
Tauranga Registry

ASC-SH-HCNZ-JA-01

I te Kōti Matua o Aotearoa
Tauranga Rohe

Under the

Holy King James Bible
highlighting verses: Genesis
1:1,26,27, Exodus 20:1-17, 2
Corinthians 13:1, Daniel 4:17

In

Admiralty Jurisdiction and
Merchant Law

NOTICE OF IMMEDIATE SUMMARY JUDGEMENT Effective From
5pm 18 JULY 2024

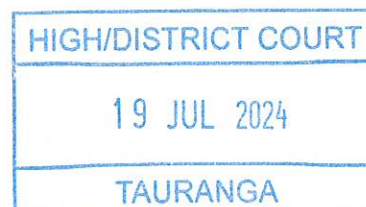
Between

Janine of the House of Arabella and Walters, occupational therapist, as the authorised Representative of JANINE WALTERS also known as JANINE ARABELLA
Also representing every man, woman, boy and girl living in the land of New Zealand and their legal fiction names set up to represent them/Claimants
Care of 37A Glue Pot Road, Oropi, Tauranga 3173
Plaintiff

And

Multiple Defendants with the first being
STEPHEN ERLE HEWLETT in full private plus as Registrar and Deputy Registrar in the Tauranga Civil High Court at 26 McLean Street Tauranga 3110 also representing the **HIGH COURT OF NEW ZEALAND** and **MINISTRY OF JUSTICE**
And
PHILLIP BRUCE GOFF New Zealand High Commissioner in private and representing the CROWN Corporations **HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND** and **THE QUEEN'S MOST EXCELLENT MAJESTY IN RIGHT OF NEW ZEALAND** with company number OE021881 and **THE SOVEREIGN IN RIGHT OF NEW ZEALAND ACTING BY AND THROUGH THE SECRETARY OF FOREIGN AFFAIRS AND TRADE** with company number OE020656 and it's officers and directors
Care of Kinnaird House, 1 Pall Mall East, SW1Y 5AU, London, United Kingdom

Filed by Janine of the House of Arabella and Walters
Care of 37A Glue Pot Road, 0275674725, janine.a.walters@gmail.com
Address for service: the letter box 37A Glue Pot Road, Oropi, Tauranga 3173



And **BROOK FRANCIS BARRINGTON** in private and representing **MINISTRY OF FOREIGN AFFAIRS AND TRADE** as the acting CEO and its officer and directors and **THE SOVEREIGN IN RIGHT OF NEW ZEALAND ACTING BY AND THROUGH THE SECRETARY OF FOREIGN AFFAIRS AND TRADE** c/o 195 Lambton Quay, Wellington Central 6011

And **ADRIAN BRENT ORR** in private and representing as Governor the **RESERVE BANK OF NEW ZEALAND** and it's officers and directors, c/o 2 the Terrace, Wellington 6011

And **ANDREW WILLIAM KIBBLEWHITE** in private and representing **HIGH COURT OF NEW ZEALAND** and as Secretary **MINISTRY OF JUSTICE** and both of their officers and directors/Debtors/Defendants
Care of Justice Centre 19 Aitken Street Wellington 6011

And **PIETRO MERISI** in the private and representing as Commissioner **INLAND REVENUE** and **INLAND REVENUE DEPARTMENT** and their officers and directors /Debtors/Defendants
Care of Asteron Building, Level 5, 55 Featherston Street, Wellington 6011

And **SUSAN FREEMAN-GREENE** in the private and representing as CEO **NEW ZEALAND LOCAL GOVERNMENT FUNDING AGENCY** and its officers and directors/Debtors/Defendants
Care of City Chambers, Level 8, 142 Featherston Street, Wellington Central 6011

And **CARALEE MCLIESH** in the private and representing as CEO **NEW ZEALAND TREASURY** and it's officers and directors /Debtors/Defendants c/o 1 The Terrace, Wellington 6011

And **NICOLA WILLIS**/Debtor/Defendant in the private and the role of Minister of Finance and Minister of Climate Change, Care of Level 3 (Reception), 1 The Terrace, Wellington 6011

And **KIM FIONA MARTIN** in the private and representing as Director **NEW ZEALAND DEBT MANAGEMENT** and its officers and directors /Debtors/defendants
Care of Level 3 (Reception) 1 The Terrace, Wellington 6011

Defendants

Notice to the Tauranga Civil High Court of New Zealand that the Debtors and Defendants had until 5pm on 18 July 2024 to make a defence against the Fourth Admiralty Statement of Claim of the Claimant Janine where the Tauranga Civil High Court was already in dishonour of three un rebutted Admiralty Statements of Claim and Four Commercial Liens. The Plaintiff and three witnesses confirm that no payment or rebuttal was

received by 5pm on eighteenth day of July 2024 and the Claimant Janine with full lawful rights claims Immediate Summary Judgement on all four Admiralty Statements of Claim and Four True Bill Ledgers that were in Exhibit Y of the Notice of Service Exhibits NOS-ASC-SH-HCNZ-01. This law document is presented to The Tauranga Civil High Court where by law the Registrar is required to stamp with the High Court Seal this document and the Four True Bill Ledgers, and if the Registrar refuses to do so then the Claimant holds the authority to have them removed from office for acting in dishonour. Payment due is to be made into Kiwibank 38-9024-0122732-00 with account name being HOUSE OF TALIA-DAWN PRIVATE FOUNDATION on the same business day of presenting Summary Judgement to the High Court of New Zealand on Friday 19 of July 2024 for immediate payout of the four Charge Claims with stipulation that all monies owed being paid out exempt from any tax or other charges and if not paid out by the due date the lawful right to continue to add penalty fees of ten percent weekly accruing interest plus add other charges of harm identified in the Certificate of Default and Commercial Lien Affidavit plus seize assets to the same value until paid out in full where the Debtors have been provided minimum of three opportunities to rebut point by point with proof and signed with wet ink signature in their full private and commercial capacity to refute the claims and charges of the lien Claimants or pay the debt total by 5pm 18 July 2024 or further charges and penalties will be laid against the Debtors.

Dated: Nineteenth Day of July 2024

In the High Court of New Zealand
Tauranga Registry
I te Kōti Matua o Aotearoa Tauranga Moana

Standing on:

- Mercantile Law Act 1880, Bills of Exchange Act 1908, Bills of Exchange Act 1883
- Crimes Act 1961 sections 98, 164, 165, 166, 172,177,178, 200, 201, 230, 240
- Cestui Que Vie Act 1666 CHAPTER 11 18 and 19 Cha 2
- Secret Commissions Act 1910 Chapters 6,7,8,9,13
- International Covenant on Civil and Political Rights United Nations 1967 Articles 3,8,17,19
- Universal Declaration of Human Rights 1948 and the Unalienable Rights that belong to every man and woman and can not be taken away
- Nuremberg code and Principles
- Criminal Procedures Act 2011 part 1 and 2

- International Crimes and Criminal Act 2000 sections 9-21
- Chemical Weapons (Prohibition) Act 1996 section 6
- Maritime Crimes Act section 4 and 6
- Universal Commercial Code 1341, 1342, 1-308, 1-207, 2-104
- Common Law Of England
- High court Rules Subpart 5 – Judgement by Default 25.29 (2) and 25.32 (5)
- Admiralty Act 1973 Section 4 extent of Admiralty Jurisdiction

Extent of admiralty jurisdiction

The court shall have jurisdiction in respect of the following questions or claims:

- (a) any claim to the possession or ownership of a ship or to the ownership of any share therein:
- (b) any question arising between the co-owners of a ship as to possession, employment, or earnings of that ship:
- (c) any claim in respect of a mortgage of or charge on a ship or any share therein:
- (d) any claim for damage done by a ship:
- (e) any claim for damage received by a ship:
- (f) any claim for loss of life or personal injury sustained in consequence of any defect in a ship or in her apparel or equipment, or of the wrongful act, neglect, or default of the owners, charterers, or persons in possession or control of a ship or of the master or crew thereof or of any other person for whose wrongful acts, neglects, or defaults the owners, charterers, or persons in possession or control of a ship are responsible, being an act, neglect, or default in the navigation or management of the ship, in the loading, carriage, or discharge of goods on, in, or from the ship or in the embarkation, carriage, or disembarkation of persons on, in, or from the ship:
- (g) any claim for loss of or damage to goods carried in a ship:

Definitions From Black’s Law First Edition

Ship- a vessel of any kind for the transportation of merchandise or persons (includes a corporation and the liability of individual in charge of the corporation)

Vessel – a type of watercraft including artificial capable of being used as carrying or transportation of personal property for hire for purposes of commerce (includes a person)

Transportation – the removal of goods or persons from one place to another by a carrier.

Carrier - one who carries or agrees to carry the goods of another

Person – divided into natural and artificial, natural are those formed by God of nature, artificial are created and devised by human laws for purposes of government called ‘corporations’

In the Matter of

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Statement of Claim of Commercial Lien by Force of International Admiralty and Common Law for payment of five trillion four hundred and forty one billion, six hundred and fifty-one million, and forty- seven thousand, seven hundred and sixty-one dollars and sixty-eight cents [\$5,441,651,047,761.68NZ] with ten percent accruing interest per week continuing plus able to add further charges specified in the Commercial Lien Notice until the time Our claim is processed and paid out in full and in event of no defence and no payment with immediate effect by Summary Judgement from 5pm on tenth working day of first receipt on behalf of all Debtors or claimant has the lawful right to step in and seize assets until paid out in full. All Defendants were served by 4 July 2024 and had until 5pm on 18 July 2024 to put forward a defence or make payment

The Plaintiffs Inform The Court Registrar and the Debtors of the Following

STATEMENT OF FACTS

1. That on the eighteenth day of March 2024 We lodged an Admiralty Statement of Claim including Summary Judgement Claim of harm against Health New Zealand Corporation and some of it's Officers with liability, and this claim was allocated to Stephen Hewlett, registrar at the Tauranga Civil High Court to process. Further evidence and charges were supplied in three memorandums plus two Notices of Service which included serving notices and a complete set of documents that were already received were served on all the defendants on seventh day of April 2024 with emails sent to Stephen personally to Stephen.Hewlett@justice.govt.nz on ninth day and fifteenth day of April and online lodgements on <https://www.courtsofnz.govt.nz/file-and-pay> through the Courts of New Zealand website notifying the Tauranga Civil High Court that the defendants had until the eighteenth day of April 2024 to place a defence or make payment of eighty billion dollars four hundred and sixty one million, four hundred and eighty one thousand, four hundred and thirty eight dollars [\$80,461,481,438.00NZ] and request for immediate Summary Judgement to occur the following day 19th of April 2024 where We, Janine the Claimant has the lawful right to step in and take possession of the corporation Health New Zealand and its assets with immediate step aside of the Chief Executive Officer to co-operate with the Claimant to action steps of Restorative Justice. That Stephen Hewlett has failed to process the claim and due to acting in dishonour is now liable and made all the New Zealand Government Corporations he represents liable for this debt including any late penalty charges. The stamped copy of receipt of the lodged claim was included as **Exhibit A** in the Notice of Dishonour and Notice of Liability that was presented to Stephen Hewlett to rebut and defend in his role as registrar of the High Court of New Zealand as well as private individual plus representing all the New Zealand Government Corporations.
2. That on the twenty second day of March 2024 We lodged with the Tauranga Civil High Court an Admiralty Statement of Claim including Summary Judgement Claim against the ASB Bank including its Officers

and associated corporations with liability where the defendants had to provide payment of three billion and three million dollars or a signed affidavit of defence of every single debtor with evidence by the eighteenth day of April 2024, and this claim was allocated to Stephen Hewlett to process. The Notice of Servings on all Debtors and Notice of Proceedings confirming the last date for defence was 18th day of April 2024 was also emailed direct to Stephen Hewlett to Stephen.Hewlett@justice.govt.nz on sixteenth day of April to ensure he was very clear that Summary Judgement would occur on nineteenth day of April 2024 where We would be required to show up in person to the Tauranga Civil High Court for this proceeding. There was no response from Stephen Hewlett to the email. That Stephen Hewlett has failed to process this claim and due to acting in dishonour is now liable and made all the New Zealand Government Corporations he represents liable for this debt including all late penalty charges. The stamped copy of receipt of the lodged claim was included as **Exhibit B** in the Notice of Dishonour and Notice of Liability that was presented to Stephen Hewlett to rebut and defend in his role as registrar of the High Court of New Zealand as well as private individual plus representing all the New Zealand Government Corporations.

3. That on the seventh day of May 2024 We lodged with the Tauranga Civil High Court a third Admiralty Statement of Claim including Summary Judgement Claim against the Western Bay of Plenty District Council who were also doing unlawful surveillance of us that increased to such a level I was feeling violated and psychologically harmed so escalated Our claim against them into an Admiralty Statement of Claim on for a defence or payment of five hundred and ninety three million nine hundred and forty eight thousand nine hundred dollars [\$593,948,900.00NZ] with ten percent accruing interest per week continuing plus able to add all further charges occurring of unlawful surveillance or entry into my property. These documents were assigned to Stephen Hewlett to process and were served upon the two officers and the Corporations with liability on the eighth day of May having ten working days until twenty second of May 2024 to make payment or a signed affidavit of defence or Summary Judgement will take immediate effect. The serving documents and Notice of Proceedings were received by The Tauranga Civil High Court on the ninth of May 2024. We confirm that the Western Bay of Plenty District Council and it's officers did not rebut or make payment by the twenty second of May 2024 and is in default with us having full lawful claim plus add penalty charges until paid out in full. That Stephen Hewlett has failed to process this claim and due to acting in dishonour is now liable and made all the New Zealand Government Corporations he represents liable for this debt including all late penalty charges. The receipt for the lodgement of Admiralty Statement of Claim and Summary Judgement against Western Bay of Plenty District Council other corporations and their Officers with liability and was included as **Exhibit C** in the Notice of Dishonour and Notice of Liability that was presented to Stephen Hewlett to rebut and defend in his

role as registrar of the High Court of New Zealand as well as private individual plus representing all the New Zealand Government Corporations liable for this debt.

10. That we sent Stephen Hewlett and the New Zealand government corporations he represents a Notice of Dishonour and Notice of Liability with Opportunity to Cure with postal tracking number LW126036098NZ received at 12.19pm on the twenty first day of May 2024 with ten working days after receipt to process our three Admiralty Statement of Claims and either accept, reject, counter offer or provide the name of a real live individual who will process Our claims in a timely manner within that same ten working days period to bring Stephen and the High Court back into honour and remove personal liability and the liability of the corporations represented. The ten working days ended on the fifth day of June 2024.
11. That Stephen Hewlett as individual in his full private and commercial capacity plus the Corporations he represents failed by the deadline the fifth day of June 2024 to rebut point by point these claims of us the claimants Janine representing JANINE WALTERS and JANINE ARABELLA, and his non-response and non- rebuttal is taken in law as tacit acceptance and agreement and admission of all facts herein, in perpetuity, and this placed the Debtors in default and the presumption is taken upon the public record that the reader freely, knowingly and voluntarily agrees with all the points, statements, claims and authorities of this claim as the terms of a binding contract; and mere denials will not suffice as a rebuttal and will be considered as a non-response; and any rebuttal to the NOTICE of DISHONOUR and NOTICE of LIABILITY WITH OPPORTUNITY to CURE other than a verified point-by-point response, sworn under full commercial and personal liability and under the penalty of perjury, with supporting evidence certified and signed in wet ink to be true, correct, certain, complete, and not misleading and with first hand personal knowledge attached in the form of an affidavit is deemed to be an insufficient response; and Janine on behalf of the Claimants confirms that no response was received by the due date 5pm on fifth day of June in the year 2024.
12. That he who does not deny, accepts – ‘qui-non-negat-fatetur’.
13. That Stephen Hewlett is on the electoral role public record as ‘Registrar’ and as such will be addressed as Registrar of the Tauranga Civil High Court and High Court of New Zealand with full authorisation to process the Admiralty Statement of Claims, and if he chooses not to rebut point by point this High Court Admiralty Statement of Claim then it is taken in law as silent acquiescence and tacit acceptance that he had full authority to process the three Admiralty Statement of Claims and chose not to and fully aware that this has placed him in dishonour and fully liable for these debts and made the corporations he represents also liable. The evidence of the electoral role is found as **Exhibit U** with this High Court Claim.

14. That we, the Claimant Janine is 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 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 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.
15. That we, the Claimant Janine has declared 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 she has not consented to any corporation having control or authority over her; and
16. That we are aware that many corporations are setting up other corporations with different identifying numbers overseas internationally as a way to try and prevent liability and that the Crown now has at least 3 different corporations set up to represent them plus other corporations are also doing this. The CROWN corporation names are HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND with company number 0000216105 and that this also has been allocated another company number and THE QUEEN'S MOST EXCELLENT MAJESTY IN RIGHT OF NEW ZEALAND with company number OE021881 and THE SOVEREIGN IN RIGHT OF NEW ZEALAND ACTING BY AND THROUGH THE SECRETARY OF FOREIGN AFFAIRS AND TRADE with company number OE020656 with evidence of these found in **Exhibit J** in the CERTIFICATE of DEFAULT with ADMINISTRATIVE JUDGEMENT.
17. That a CERTIFICATE of DEFAULT with ADMINISTRATIVE JUDGEMENT was sent on 6 June 2024 to the Debtors and due to the seriousness of events that are occurring in New Zealand where the corporations and their officers have liability the Claimant Janine added the following charges that the CROWN corporations and the Chief Executive Officers and directors representing each corporation have liability. The Claimant Janine specifically named the New Zealand Government Corporations that are Debtors and Defendants which now include but are not limited to the High Commissioner Phil Goff in private and representing the CROWN Corporations, Andrew Kibblewhite in private and representing the HIGH COURT OF NEW ZEALAND and MINISTRY OF JUSTICE and Susan Freeman-Greene in private and representing the NEW ZEALAND LOCAL GOVERNMENT FUNDING AGENCY and Peter Mersi also known as Pietro Mersi in private and representing INLAND REVENUE and INLAND REVENUE DEPARTMENT and Brook Barrington in private and

representing MINISTRY OF FOREIGN AFFAIRS AND TRADE and Kim Martin in private and representing NEW ZEALAND DEBT MANAGEMENT and Caralee McLiesh in private and representing NEW ZEALAND TREASURY and Adrian Orr in private and representing RESERVE BANK OF NEW ZEALAND and Nicola Willis as Minister of Finance and Climate Change and Stephen Hewlett as Registrar and in full private and commercial capacity where they are accomplices in making every man, woman, boy and girl living in New Zealand responsible for the National debt of over one hundred and eighty billion dollars with \$90,000 allocated to every household with annual interest charge of \$4500 and have made Us all debt slaves by deceit with the corporation officers being the enforcers of making individuals pay this debt. Proof of this debt being allocated to individuals living in New Zealand is included as **Exhibit K** in the CERTIFICATE of DEFAULT with ADMINISTRATIVE JUDGEMENT.

18. That the Certificate of Default with Administrative Judgement was sent to Stephen Hewlett and Phil Goff and Brook Barrington and Adrian Orr and Andrew Kibblewhite and Peter Mersi and Susan Freeman-Greene and Caralee McLiesh and Nicola Willis and Kim Martin as individuals in the private plus all the corporations they represent including the Owners, Shareholders, Directors/Executive Officers and Bonding Companies of the CROWN Corporations HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND and THE QUEEN'S MOST EXCELLENT MAJESTY IN RIGHT OF NEW ZEALAND with company number OE021881 and THE SOVEREIGN IN RIGHT OF NEW ZEALAND ACTING BY AND THROUGH THE SECRETARY OF FOREIGN AFFAIRS AND TRADE with company number OE020656 plus the HIGH COURT OF NEW ZEALAND and MINISTRY OF JUSTICE and NEW ZEALAND LOCAL GOVERNMENT FUNDING AGENCY and INLAND REVENUE and INLAND REVENUE DEPARTMENT and MINISTRY OF FOREIGN AFFAIRS AND TRADE and NEW ZEALAND DEBT MANAGEMENT and NEW ZEALAND TREASURY and RESERVE BANK OF NEW ZEALAND plus the parent and successor corporations with the following postal tracking numbers LW124150886NZ, LW124150890NZ, LW126036946NZ, LW124150909NZ, LW126036950NZ, LW126036963NZ, LW126036977NZ, LW126036985NZ, LW126036994NZ and to Phil Goff as individual and as representative of the three New Zealand Crown Corporations HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND and THE QUEEN'S MOST EXCELLENT MAJESTY IN RIGHT OF NEW ZEALAND with company number OE021881 and THE SOVEREIGN IN RIGHT OF NEW ZEALAND ACTING BY AND THROUGH THE SECRETARY OF FOREIGN AFFAIRS AND TRADE with company number OE020656 with Rush Europe tracking number 4582409 all received on the seventh day of June 2024 with tracking receipts in Exhibit Q where the Debtors and Defendants had until 5pm on the twentieth day of June 2024 to make payment of the amount owing at that time or a point by point rebuttal with proof or verification signed with his/her wet ink signature in

their full private and commercial capacity received from any of the Debtors to refute the claims and charges of the lien Claimant.

19. That we, the Claimant Janine has declared that if anyone tries to deceive her with intent to harm her or tries to enslave her they have committed crimes of slavery and fraud and she has lawful right and authority to charge them according to her compensation charge fee schedule which can also change and be updated without notice; and that we have added the charge of one million dollars per every man, woman, boy and girl living in our land being the land of New Zealand for deceit with the intent to harm or enslave on behalf of to be distributed to them included as **Exhibit L** in the CERTIFICATE of DEFAULT with ADMINISTRATIVE JUDGEMENT.
20. That according to one news on 15th of May 2024 that the New Zealand population on 31 March 2024 was estimated at five million three hundred and thirty-eight thousand nine hundred people [5,338,900] with a one million dollar compensation charge for each individual brings the total charge against the New Zealand government corporations being five trillion three hundred and thirty eight billion nine hundred million dollars (\$5,338,900,000,000.00NZ) where this information can be found on website link <https://www.1news.co.nz/2024/05/15/new-zealands-latest-population-figures-revealed> and was included as **Exhibit M** in the CERTIFICATE of DEFAULT with ADMINISTRATIVE JUDGEMENT.
21. That included in the CERTIFICATE of DEFAULT with ADMINISTRATIVE JUDGEMENT We the Claimants included 4 pages in Exhibit N with the Bill statements for each of the three Admiralty Statements of Claim plus an overall Bill Statement which gave the total amount of debt due by twentieth day of June 2024 was ninety two billion nine hundred and sixty-three million five hundred and forty two thousand nine hundred and eighty seven dollars and eighty four cents [\$92,963,542,987.84NZ] by the defendants being Stephen HEWLETT in his full private and commercial capacity and the CROWN corporations and High Commissioner Phil Goff in private and representing the CROWN Corporations, Andrew Kibblewhite in private and representing the HIGH COURT OF NEW ZEALAND and MINISTRY OF JUSTICE and Susan Freeman-Greene in private and representing the NEW ZEALAND LOCAL GOVERNMENT FUNDING AGENCY and Peter Mersi in private and representing INLAND REVENUE and INLAND REVENUE DEPARTMENT and Brook Barrington in private and representing MINISTRY OF FOREIGN AFFAIRS AND TRADE and Kim Martin in private and representing NEW ZEALAND DEBT MANAGEMENT and Caralee McLiesh in private and representing NEW ZEALAND TREASURY and Adrian Orr in private and representing RESERVE BANK OF NEW ZEALAND and Nicola Willis as Minister of Finance and Climate Change, and in the event of non payment or rebuttal then we the claimant Janine on behalf of JANINE WALTERS and JANINE ARABELLA and every man woman boy and girl living in New Zealand

have the lawful right to add the charges of one million dollar charge for each individual being a further five trillion three hundred and thirty eight billion nine hundred million dollars [\$5,338,900,000,000.00NZ] effective immediately from 5pm on twentieth day of June 2024 or the lawful right to seize assets to the same value if not paid out in full.

22. That We the Claimants confirm that there was no response or rebuttal or payment received by 5pm on the twentieth day of June 2024 to the CERTIFICATE of DEFAULT with ADMINISTRATIVE JUDGEMENT by any of the Debtors or Defendants listed on page one and in paragraph 18 and 19 confirmed by the three witnesses of events, and that this has led to further penalties and charges being added with the updated Statement of Claim Bill dated twenty first day of June 2024 attached with the Commercial Affidavit with the current charge being five trillion four hundred and forty one billion six hundred and fifty-one million and forty seven thousand seven hundred and sixty-one dollars and sixty eight cents [\$5,441,651,047,761.68NZ] immediately payable with further penalty charges to be added if not paid out by 5pm NZ time zone on 12 July 2024 with the current Bill Statements separated into 4 Claims found in Exhibit S with the Commercial Lien document.
23. That due to non rebuttal of the Certificate of Default a Commercial Lien was put in place after 5pm on 20 June 2024 and before opening of business operations on 21 June 2024 over every single Debtor Corporation on Page one of this Admiralty Statement of Claim on that day with 21 June being the first day of default of payment by law of all the debtors for the fourth claim.
24. That the Obligations are now enforceable with commercial lien placed against all the individuals and corporations listed as the debtors on page one and will not be removed until the debtors have paid out the full amount owed including any and all other charges of harm towards individuals that have occurred and in the event of non payment by 5pm on twelfth day of July 2024 have the lawful right to add further penalty charges or claim payment off the parent or successor companies.
25. That We enclosed a copy of the four current bills of debt owed on 21 June 2024 with up to date penalty fees added associated with each of the Statement of Claims in Exhibit S of the Commercial Lien Notice plus placed all four debt claims outstanding onto one overall true bill ledger to the Defendants and the corporations they represent with ten calendar days to pay out this money or rebut point by point and sign with wet ink signature in full commercial capacity by 12 July 2024.
26. **That the bank account for payment is Kiwibank 38-9024-0122732-00 with account name being HOUSE OF TALIA-DAWN PRIVATE FOUNDATION where the claimant Janine will act as Principal Participant and will act as the authorised representative to ensure that funds are paid out to each individual that they have made a**

claim on behalf of with the stipulation that all money owed is exempt from taxes or any other charges.

27. That we, the claimant Janine has declared that any fraudulent act or act of harm or injury or of bad faith towards her by the Crown or agent of the Crown or individual acting on behalf of the agent of the Crown or any other Corporation she has 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 notice has been 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 where the claimant 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 she 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 she has the right to continue with claiming ownership of the assets belonging to the guilty party; and

28. That we, the claimant Janine has declared the right to protect herself and her property on land of substance, and its contents that she is living off for the sustenance of life being food, water and shelter without any interference from others; and she declares the rights of all other men and women living in New Zealand have these same rights; and

29. That we, the claimant Janine, have formally challenged, abrogated, rebutted and renounced all the twelve presumptions of law asserted by the private bar guilds in the two unrebutted affidavits listed in point 29 below which if unchallenged stand true 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; and

30. That we the Claimant Janine notified the debtors that the claimant has two unrebutted Affidavits of Status and Truth that were presented and unrebutted by the following people representing the Crown where the majority of the laws of New Zealand come from –‘the Governor General of New Zealand’, ‘the Attorney General of New Zealand’, ‘Dr Caralee McLiesh’ acting as ‘Secretary and Chief Executive of the New Zealand Treasury’, ‘Rishi Sunak’ acting as ‘Prime Minister and First High Lord of His Majesty’s Treasury’ plus the Second Lord of His Majesty’s Treasury ‘Jeremy Hunt’; plus ‘Nicholas Lyons’ acting as ‘Lord Mayor of City of London Corporation’, plus ‘Louise Di Mambro’, acting as Registrar of the Privy Council and The Supreme Court of the United Kingdom, 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 Claimant, Janine Barbara of the House of Bell and Arabella and Walters with proof of

life and claim that she is alive and well of sound mind and over the age of consent and able to administer her own affairs and that she has removed the jurisdiction of the Crown over her life and over her property, and had her property and estate returned to her 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 her, and both Affidavits have been placed on Public Notice Board and can be found on the website publicnoticesnz.com under unrebutted affidavits for your records, where the author: Janine Barbara: holds the original documents printed on cotton paper and include Janine's copyright notice and compensation schedule of fees plus Hold Harmless Indemnity Agreement and Security Agreement where Janine is the Secured Party and Power of Attorney over all her trade names. We Janine confirm that this information was in each of the three Admiralty Statements of Claim that Stephen Hewlett has in his possession, so he has no excuse to not know this information and if he has taken right and honourable action he has ensured that the chief executive of every corporation that he represents on behalf of the New Zealand Government and Crown Corporations has been provided with this information.

31. That We, Janine the Claimants have claimed All Rights Reserved with the lawful right to correct any honest mistakes or errors or omissions.
32. To show the Claimants are acting in honour each of the debtors are being provided minimum of three opportunities to rebut, so he/she/they have no excuses in law. This is the fourth formal opportunity for Stephen Hewlett as Registrar and in the private and representing the HIGH COURT OF NEW ZEALAND and MINISTRY OF JUSTICE and the New Zealand Government Corporations where the corporations and its owners and shareholders have already had three opportunities to provide a rebuttal. This is the third opportunity with ten working days for rebuttal from the first date of receipt of this High Court document for the High Commissioner Phil Goff in private and representing the CROWN Corporations HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND and THE QUEEN'S MOST EXCELLENT MAJESTY IN RIGHT OF NEW ZEALAND with company number OE021881 and THE SOVEREIGN IN RIGHT OF NEW ZEALAND ACTING BY AND THROUGH THE SECRETARY OF FOREIGN AFFAIRS AND TRADE with company number OE020656 and Andrew Kibblewhite in private and representing the HIGH COURT OF NEW ZEALAND and MINISTRY OF JUSTICE and Susan Freeman-Greene in private and representing the NEW ZEALAND LOCAL GOVERNMENT FUNDING AGENCY and Peter Mersi in private and representing INLAND REVENUE and INLAND REVENUE DEPARTMENT and Brook Barrington in private and representing MINISTRY OF FOREIGN AFFAIRS AND TRADE, where Bede Corry has taken over as the Secretary on 1 July 2024 and he has also been sent this notice so he has the chance to rebut on behalf of the corporation and Kim Martin in private and representing NEW ZEALAND DEBT MANAGEMENT and

Caralee McLiesh in private and representing NEW ZEALAND TREASURY and Adrian Orr in private and representing RESERVE BANK OF NEW ZEALAND and Nicola Willis as Minister of Finance and Climate Change and all Owners, Shareholders, Directors/Executive Officers and Bonding Companies of the CROWN Corporations HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND and THE QUEEN'S MOST EXCELLENT MAJESTY IN RIGHT OF NEW ZEALAND with company number OE021881 and THE SOVEREIGN IN RIGHT OF NEW ZEALAND ACTING BY AND THROUGH THE SECRETARY OF FOREIGN AFFAIRS AND TRADE with company number OE020656 and NEW ZEALAND LOCAL GOVERNMENT FUNDING AGENCY and INLAND REVENUE and INLAND REVENUE DEPARTMENT and MINISTRY OF FOREIGN AFFAIRS AND TRADE and NEW ZEALAND DEBT MANAGEMENT and NEW ZEALAND TREASURY and RESERVE BANK OF NEW ZEALAND and HIGH COURT OF NEW ZEALAND and MINISTRY OF JUSTICE plus the parent and successor corporations with Allegations and Proof by Force of Law.

33. That we, the claimant Janine has chosen to fear God and not the corporations and is not afraid to die as I know where I am going afterward, however believe I am under the protection of God and the Holy Watchers and know that we are also doing this claim on behalf of the Living Holy Almighty God and his people where each individual is accountable before God for his/her actions of what they have done to either help mankind or harm mankind for all the events that have occurred especially in the last four years and Janine is providing the individuals a chance to make things right or face full liability and accountability for his/her actions commercially and before God Almighty.
34. That we the Claimants have all of our affairs in order and in the event someone in one of the corporations takes her life or contracts another party to take her life that she has appointed people as the lawful Assignor to step in and continue representing herself and the people of New Zealand who have been harmed and that individual chosen by Janine has someone to step in and continue representing Janine and the people of New Zealand and in the event something happens to him/her that he/she has someone to step into this role and so on, so we make it clear that this Claim will continue to stand in truth in commerce and in law until fully settled where the Claimant Janine already has the lawful right to step in and take over the running of the corporation Health New Zealand and is providing the debtors the opportunity to act in honour and work in partnership with her and the Claimants to bring about restorative justice and remedy harm, that the big corporations have now gone too far with making the people debt slaves in order to control the people plus continue to make money off them in a way that is causing harm and forcing people to take a harmful untested vaccine, and adding MRNA into the food supply plus animals with intent to destroy and harm people and the food supply and the officers and agents representing corporations are now fully accountable and liable for his/her actions.

35. That if the officers and directors and corporations that are debtors due to liability work with me the Claimant Janine, they will restore their own honour and remove personal liability where we can work in partnership to restore and remedy previous harm for the good of all mankind. We make it clear that it is a lie that the world needs to be depopulated and that if the resources were managed and shared every man women boy and girl could have a home and land and live a healthy well and productive life contributing towards society, that the debtor corporations are making decisions and taking actions that are greed and money driven and are not in the best interests of the world and the people and you are now called to honour and account.
36. That mainstream media and Centre for Disease Control who are both controlled by the large corporations are saying that in the near future that bird flu is coming with high death rates for people and it is coming through the cows and that Fonterra in New Zealand is selling off their main high profit assets and that neither of these reportings make logical sense. There is a move to place MRNA that was in the covid vaccines to inject into the cows where the MRNA vaccine is being attributed worldwide to disease, so if our New Zealand cows or chicken start to become sick there is high probability that the sickness has come from MRNA or another vaccine or introduced 'treatment protocol' where at some point this will be proven and if cows or chicken get culled there is intentional actions of harm not only towards the cows and chicken but also towards people as they are destroying a large source of our natural food supply, and for deliberate and intentional introduction of disease that is transmittable to people with a high death rate. The fact that Fonterra is currently selling off their assets and developing artificial genetically modified milk products indicates that their officers have at least some awareness of events that are about to occur and the officers within the corporation and other government corporations that are participating and complicit with depopulation and other harmful agenda will be fully accountable for his/her actions. See **Exhibit O** in the CERTIFICATE of DEFAULT with ADMINISTRATIVE JUDGEMENT with supporting evidence of facts contained in this paragraph.
37. That we the Claimants call the corporations and officers in the corporations accountable for their actions around pushing 'Climate Change' agenda with weather control and intentional manipulation causing flood and draughts, causing food crops and orchards and other food sources and homes to be destroyed plus changing road layouts to reduce traffic flow and control traffic movement, and state that we have placed a commercial compensation charge of one million dollars each for every event of harm caused to every man, woman, boy and girl plus every animal including bees that been affected by intentional acts of weather and environment manipulation and spraying, and that the Crown is involved and complicit in using HAARP technology plus chem trailing

reducing sunlight and the people are yet to discover the full extent of what additives are being dropped onto them and the earth and what affect they will have. See **Exhibit P** in the CERTIFICATE of DEFAULT with ADMINISTRATIVE JUDGEMENT, plus **Exhibit R** in this document of evidence of intentional act overseas of killing of bees.

38. That we the Claimants call the corporations and officers in the corporations accountable for their actions for controlling the narrative of mainstream media to promote their own agenda rather than the best interests of the people and have allowed deliberate intentional lies spoken about and written in the New Zealand media being Television New Zealand, the Herald and many other main sources of information plus controlling flow of information on the internet such as facebook and you tube and blocking anything that disagreed with the message of what the government heads of the corporations were saying to try and deceive the people into taking an untested vaccine with one example Jacinda Ardern and Ashley Bloomfield repeating constantly in the media that the covid vaccine is 'safe' and 'effective' where the evidence presented in my Admiralty Statement of Claim against Health New Zealand was clear that the Minister of Health and Prime Minister of New Zealand and the District Health Board Chief Executive Officers clearly knew before the mandates were implemented that the vaccine was not safe or effective. The people of New Zealand deserve to know the truth and have actions of harm corrected where the future is about restoring the health, wealth and welling of all people, that all are equal and created equal in God's eyes and deserve equal opportunities and right to life, liberty and security. **(See pages 109,110,111,131,132 in Sequence of Events High Court Admiralty Statement of Claim against Health New Zealand)**
39. That we the Claimants have claimed back the inalienable rights of all men women, boys and girls being the 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 acquiring, possessing and protecting property, 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. These rights can not be taken away.
40. That All corporate government and corporate law is based upon Commercial Affidavits, Commercial Contracts, Commercial Liens and Commercial Distresses. Hence, governments and corporations cannot exercise the power to expunge commercial processes. The Legitimate Political Power of a corporate entity is absolutely dependent upon its possession of Commercial Bonds against Public Hazard. 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 a corporate vehicle. The Corporate Legal Power is secondary to Commercial Guarantors. Case Law is not a responsible substitute for a Bond. Municipal corporations, which include cities, countries, states and national governments, have no commercial reality without the bonding of the entity, its vehicles (statutes) and its effects (the execution of its rulings). In commerce, it is a felony for the Officer of a Political Party/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. 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 commercial process based upon an Affidavit. Judicial non-jury commercial judgements and orders originate from a limited liability entity called a municipal corporation – hence must be reinforced by a Commercial Affidavit and a Commercial Liability Bond. A foreclosure by a summary judgement (non-jury) without a commercial bond is a violation of commercial law.

41. That Governments cannot make unbounded 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 a 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 a pledge to serve the lien. Pound breach (breach of impoundment) and rescue is a felony.
42. That it is against the law for a Judge to summarily remove, dismiss or dissolve a commercial lien.
43. In commerce an unrebutted affidavit stands as truth in commerce, and an unrebutted affidavit is acted upon as the judgement in commerce.
44. That it is a felony for the Officer of a Political Party/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.
45. If a Bonding Company does not get a malfeasant public official prosecuted for criminal malpractice within sixty days, then it must pay the full face value of a defaulted Lien process at ninety days where the ninetieth day is 18th day of July 2024 for the officers and corporations of the first two Admiralty Statement of Claims being HEALTH NEW ZEALAND and ASB BANK and ASB HOLDINGS and HIGH COURT OF NEW ZEALAND and MINISTRY OF JUSTICE and the CROWN corporations and New Zealand Government Corporations listed as Debtors and the ninety day period ends on 20 August 2024 for the third claim against WESTERN BAY OF PLENTY DISTRICT COUNCIL and BOP LASS LIMITED including HIGH

COURT OF NEW ZEALAND and MINISTRY OF JUSTICE and CROWN Corporations and New Zealand Government Corporations listed as Debtors being in dishonour. The fourth claim was fully live as a lawful commercial lien on 21 June 2024 with the ninety day default lien ending on 19 of September 2024 for making all the people of New Zealand debt slaves by fraud and deceit where the Debtors are every Debtor listed in paragraph 19 and on front page one being individuals and the corporations being liable including the Owners, Shareholders, Directors/Executive Officers and Bonding Companies of these corporations plus the parent and successor and associated corporations with ten percent weekly penalties being added until paid out in full from the time of default where the Claimant is recommending early settlement to avoid further very high penalty fees until paid out in full. The Debtors are informed that they have committed felonies if not reported this debt claim to their bonding companies by the sixtieth day and bonding companies required to pay out by the ninetieth day of each of the four debts **or the Claimant Janine and other Claimants she appoints as Assignor will step in with full authority and take over the corporations and seize all of their assets until paid out in full, where if the individual debtors have not acted in honour and communicated that they will work with her to restore Justice she has the lawful right to remove them.**

46. By force of International Admiralty and Common Law, the following Allegations are AFIRMED and thus proven, in the event of Failure/Refusal of response by a personally signed and certified written Answer to each and every point and paragraph demonstrating specifically described and verifiable facts to the contrary of every Debtor. The Affiant Janine and her three witnesses have confirmed that no proper answer or rebuttal or payment was received by twentieth day of June 2024 and the Allegations contained in this Affidavit are now PROVEN and the Commercial Contract Obligations immediately enforceable with commercial lien placed against all the individuals and corporations listed as the debtors on page one and will not be removed until the debtors have paid out the full amount owed including any and all other charges of harm towards individuals that have occurred and in the event of non payment have the lawful right to claim payment off the parent or successor companies or to take over the corporations as the Chief Commander to restore order and justice on behalf of every man, women, boy and girl living in New Zealand.
47. That included with the fourth Admiralty Statement of Claim ASC-SH-HCNZ-JA-01 is the Certificate of Non-response and non rebuttal form Debtors certified by three witnesses dated 24h day of June 2024. See Event 8 in sequence of events.
48. That the Commercial Lien was placed on publicnoticesnz.com on 24th day of June 2024. See Event 9 in sequence of events.

49. That a Notice of Authenticity of Lien Documents was signed by three witnesses dated 24th day of June 2024. See Event 10 in sequence of events.
50. Ignorance of the law may be an excuse however the Lien claimant Janine provided a break down of the law she was claiming from in simple English terms and each debtor had the opportunity to study the law for themselves which is readily available to anyone making a reasonable effort to study the law.
51. That there has been no point by point rebuttal by the first day of July 2024 or any proof or verification signed with wet ink signature in his/her full private and commercial capacity received from any of the Debtors to refute the claims and charges of the lien Claimant. All men and women know that the foundation of law and commerce exists in the telling of the truth, the whole truth and nothing but the truth. Truth, as a valid statement of reality, is sovereign in commerce. An unrebutted affidavit stands as truth in commerce and contract law. An unrebutted affidavit is acted upon as the judgement in commerce. All men shall have the remedy by the due course of the law. If a remedy does not exist, or if the existing remedy has been subverted, then one may create a remedy for themselves and endow it with credibility by expressing it in their affidavit. Not one of the debtors chose to take remedy.
52. That the AD5 form Notice of Proceeding was attached with the Admiralty Statement of Claim dated 1 July 2024 and received 3 or 4 July 2024 by all the Defendants where the defendants have been informed that according to High Court Rules 25.29 (2) and 25.32 (5) that if the Defendants/Debtors fail to file a signed statement of defence or a counterclaim with an affidavit signed verifying the facts within ten working days from the day he/she has received this notice of Proceeding with the Statement of Claim then the Claimant according to High Court Rules 25.33 can arrest the assets of the Debtors against which the action was brought, where the last day for defence is 5pm on 18th day of July 2024.
53. The Summary Judgement G13 form was attached with the Admiralty Statement of Claim dated 1 July and received either 3 or 4 July by all the defendants stating that in the event of no defence or non payment by any and all of the Debtors and Defendants listed on page one by 5pm 18 July 2024 that same date with immediate effect by Summary Judgement where the Court is required to honour and stamp the Claims and ensure payment is made plus provide Sheriff protection and authorization for the Claimants or their authorised representative to enter the premises of the corporations in default to claim and seize assets until paid out in full.
54. That the Claimant Janine has provided proof of life document and this can be found in **Exhibit V** with this Admiralty Statement of Claim
55. That the Commercial Affidavit of Obligation and Notice of Commercial Lien by Force of International Admiralty and Common Law was received twice

on third day of July 2024 via personal serving and signature required courier by Stephen Hewlett and Phil Goff and Adrian Orr and Andrew Kibblewhite and Peter Mersi and Caralee McLiesh and Nicola Willis and Kim Martin as individuals in the private plus all the corporations they represent including the Owners, Shareholders, Directors/Executive Officers and Bonding Companies of the CROWN Corporations HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND and THE QUEEN'S MOST EXCELLENT MAJESTY IN RIGHT OF NEW ZEALAND with company number OE021881 and THE SOVEREIGN IN RIGHT OF NEW ZEALAND ACTING BY AND THROUGH THE SECRETARY OF FOREIGN AFFAIRS AND TRADE with company number OE020656 plus the HIGH COURT OF NEW ZEALAND and MINISTRY OF JUSTICE and INLAND REVENUE and INLAND REVENUE DEPARTMENT and MINISTRY OF FOREIGN AFFAIRS AND TRADE and NEW ZEALAND DEBT MANAGEMENT and NEW ZEALAND TREASURY and RESERVE BANK OF NEW ZEALAND plus the parent and successor corporations with the following postal tracking numbers LW126188717NZ, LW126188734NZ, LW126188748NZ, LW126188751NZ, LW126188765NZ, LW126188779NZ, LW126188782NZ, LW126188796NZ and to served Brook Barrington as individual and as representative of MINISTRY OF FOREIGN AFFAIRS AND TRADE on fourth day of July 2024 and to Phil Goff on third day of July 2024 as individual and as representative of the three New Zealand Crown Corporations HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND and THE QUEEN'S MOST EXCELLENT MAJESTY IN RIGHT OF NEW ZEALAND with company number OE021881 and THE SOVEREIGN IN RIGHT OF NEW ZEALAND ACTING BY AND THROUGH THE SECRETARY OF FOREIGN AFFAIRS AND TRADE with company number OE020656 including the Owners, Shareholders, Directors/Executive Officers plus Bonding Companies. The NEW ZEALAND LOCAL GOVERNMENT FUNDING AGENCY was closed on the third day of July where two lots of courier mail LW126188725NZ and LW126039559NZ were rejected and NZ Post did not follow their normal process of delivering three times over three consecutive days and rejected the parcels and the Claimant Janine had a private investigator turn up on 3 July 2024 where a woman on eighth level (registered address) stated that the corporation NEW ZEALAND LOCAL GOVERNMENT FUNDING AGENCY was not on that floor or in the building and the documents were rejected so the private investigator served the documents to the home address on the fourth day of July of Susan Freeman-Green as individual and representative of NEW ZEALAND LOCAL GOVERNMENT FUNDING AGENCY including the Owners, Shareholders, Directors/Executive Officers and Bonding companies. All of the defendants and debtors were required by 5pm NZ time zone twelfth day of July 2024 to do a point by point rebuttal with proof or verification signed with his/her wet ink signature in their full private and commercial capacity, or provide immediate payment of the full amount of five trillion four hundred and forty one billion six hundred and fifty-one million and forty seven thousand seven hundred

and sixty-one dollars and sixty eight cents [\$5,441,651,047,761.68NZ] immediately payable with further penalty charges to be added. The proof of receipts are included as **Exhibits W** with this Notice

56. That the Twenty Eight Page Admiralty Statement of Claim including Notice or Proceeding and notice of Summary Judgement and Sequence of Events with 94 pages of Events/Exhibits was received twice on the third day of July 2024 via personal serving and signature required courier by Stephen Hewlett and Phil Goff and Adrian Orr and Andrew Kibblewhite and Peter Mersi and Caralee McLiesh and Nicola Willis and Kim Martin as individuals in the private plus all the corporations they represent including the Owners, Shareholders, Directors/Executive Officers and Bonding Companies of the CROWN Corporations HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND and THE QUEEN'S MOST EXCELLENT MAJESTY IN RIGHT OF NEW ZEALAND with company number OE021881 and THE SOVEREIGN IN RIGHT OF NEW ZEALAND ACTING BY AND THROUGH THE SECRETARY OF FOREIGN AFFAIRS AND TRADE with company number OE020656 plus the HIGH COURT OF NEW ZEALAND and MINISTRY OF JUSTICE and INLAND REVENUE and INLAND REVENUE DEPARTMENT and MINISTRY OF FOREIGN AFFAIRS AND TRADE and NEW ZEALAND DEBT MANAGEMENT and NEW ZEALAND TREASURY and RESERVE BANK OF NEW ZEALAND plus the parent and successor corporations with the following postal tracking numbers LW126039514NZ, LW126039528NZ, LW126039531NZ, LW126039545NZ, LW126039562NZ, LW126039576NZ, LW126039580NZ, LW126039593NZ and to served Brook Barrington as individual and as representative of MINISTRY OF FOREIGN AFFAIRS AND TRADE on fourth day of July 2024 and to Phil Goff on third day of July 2024 as individual and as representative of the three New Zealand Crown Corporations HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND and THE QUEEN'S MOST EXCELLENT MAJESTY IN RIGHT OF NEW ZEALAND with company number OE021881 and THE SOVEREIGN IN RIGHT OF NEW ZEALAND ACTING BY AND THROUGH THE SECRETARY OF FOREIGN AFFAIRS AND TRADE with company number OE020656 including the Owners, Shareholders, Directors/Executive Officers plus Bonding Companies. The NEW ZEALAND LOCAL GOVERNMENT FUNDING AGENCY was closed on the third day of July where two lots of courier mail LW126188725NZ and LW126039559NZ were rejected and NZ Post did not follow their normal process of delivering three times over three consecutive days and rejected the parcels and the Claimant Janine had a private investigator turn up on third day of July 2024 where a woman on eighth level (registered address) stated that the corporation NEW ZEALAND LOCAL GOVERNMENT FUNDING AGENCY was not on that floor or in the building and the documents were rejected so the private investigator served the documents to the home address of Susan Freeman-Green on fourth day of July 2024 as individual and representative of NEW ZEALAND LOCAL GOVERNMENT FUNDING AGENCY including the Owners, Shareholders,

Directors/Executive Officers and Bonding companies. All of the defendants and debtors were provided ten working days to do a point by point rebuttal with proof or verification signed with his/her wet ink signature in their full private and commercial capacity. The final time for rebuttal is by 5pm NZ time zone eighteenth day of July 2024, or provide immediate payment of the full amount of five trillion four hundred and forty one billion six hundred and fifty-one million and forty seven thousand seven hundred and sixty-one dollars and sixty eight cents [\$5,441,651,047,761.68NZ] or the Claimant Janine as representative immediately payable with further penalty charges to be added. The proofs of receipts are included as **Exhibits X and W** with this Notice of Serving.

57. That on seventh day of July 2024 the Claimants placed Four Notices of Commercial Lien Liability onto the public notice board publicnoticesnz.com for the Four outstanding True Bill Ledgers of amount due on that date, plus amount due on 18th day of July 2024 from 5pm in event of non payment, plus the amount due at the 90th day of default in each of the Four Admiralty Statements of Claim listed in points 59, 60, 61 and 62 and found in **Exhibit Y**.
58. That the first Admiralty Statement of Claim lodged initially against HEALTH NEW ZEALAND and its directors and officers and now including as debtors other New Zealand government Corporations and the individuals representing them listed on page one is 90 days in default at 5pm on the eighteenth day of July 2024 and the Claimants with full lawful right claims immediate summary Judgement to claim all money owed at that time with penalty accruing interest as a Bill of Exchange being one hundred and seven billion and ninety-four million, two hundred and thirty-one thousand, seven hundred and ninety-three dollars and ninety-eight cents [\$107,094,231,793.98] plus due to non payment by HEALTH NEW ZEALAND will take over as Commander and Chief of HEALTH NEW ZEALAND where all money received excluding Janine's own personal claim will be invested back into the health system to benefit all New Zealanders.
59. That the second Admiralty Statement of Claim lodged initially against ASB BANK and ASB HOLDINGS and its directors and officers now including as debtors other New Zealand government Corporations and the individuals representing them listed on page one is 90 days in default at 5pm on the eighteenth day of July 2024 and the Claimants with full lawful right claims immediate summary Judgement to claim all money owed at that time with penalty accruing interest being six billion, six hundred and twenty-three, two hundred and four thousand, two hundred and ninety-three dollars and seventy-five cents [\$6,623,204,293.75NZ], and if not paid out will place with immediate effect the corporations ASB BANK and ASB HOLDINGS into liquidation with the Claimant Janine appointing the liquidator who will seize hold of all the assets including all Bonds and Security Certificates, all Documents of Title, all Investment Securities, all Negotiable

Instruments, gold, silver, any other precious metals and intangibles and Chattel Paper and all cash and all coins and all property and land owned including immediate takeover of 12 Jellicoe Street Central Auckland with immediate removal of all staff and officers to vacate from the building with changing of the locks and if Vittoria SHORTT the Chief Executive Officer and Director does not co-operate with opening of the safes and providing the combination codes the lawful right to Bankrupt Vittoria SHORTT for acting in dishonour and seize all her assets including her home at 5 Clifton Road Herne Bay Auckland, and if it is found that assets have been sold or removed or taken anytime after the High Court Date of Default of 18 April 2024, then the Claimants have the right to seize them back and lay charges against individuals in the event of theft or fraud or deceit.

60. That the third Admiralty Statement of Claim initially lodged against WESTERN BAY OF PLENTY DISTRICT COUNCIL and BOP LASS and their directors and officers now including as debtors other New Zealand Government Corporations and the individuals representing them listed on page one with no rebuttal by 5pm on eighteenth day of July 2024 are liable for the outstanding debt at that time of one billion two hundred and seventy-two million, two hundred and twenty-five thousand, six hundred and fifty-five dollars and sixty-four cents [\$1,272,225,655.11NZ] and if not settled within 24 hours of that time the debt will continue increasing and accruing ten percent interest per week until the next deadline which is the twentieth day of August 2024 which is 91st day of Commercial Lien Default where the Claimant Janine will claim the money owed as a Bill of Exchange owed at that time of one billion, eight hundred and sixty-two million, six hundred and sixty five thousand, five hundred and eighty one dollars and sixty-four cents [\$1,862,665,581.64NZ) for immediate payment on that same day and either take over as Commander and Chief or appoint someone else to step in and run the two corporations, and seize all assets including all land and property owned. The claimed money will be reinvested back into providing services such as infrastructure and roading and housing to benefit all New Zealanders and will remove Corporation and Crown Jurisdiction over all properties and land and roads in New Zealand back into the hands of the people of New Zealand.
61. That the fourth Admiralty Statement of Claim lodged on 3 July 2024 against all the Debtors listed on page one had until 5pm on eighteenth day of July 2024 to rebut or make payment of five trillion four hundred and forty one billion, six hundred and fifty-one million and forty seven thousand seven hundred and sixty-one dollars and sixty eight cents and that if payment is not made by that 5pm on eighteenth of July 2024 that penalties are immediately added taking the figure up to the amount owed of \$7,816,683,490,000.00 with ten percent accruing interest per week until the next deadline of 19 September 2024 where the amount outstanding on that date is sixteen trillion, seven hundred and fifty-five billion, seven hundred and fifty-five million, two hundred and sixty thousand, four hundred and seventy five dollars and seventy cents in numerical value

being \$16,755,755,260,475.70NZ. If no payment has been made by 19 September 2024 the Claimant Janine or her authorised representative has a lawful right to claim the money owed as a Bill of Exchange for immediate payment and appoint a man or woman to take over each of the Debtor corporations and appoint a man or woman to take over the running of the country who will act in honour and act in the best interests of the Country of New Zealand and the people living here.

62. That each of the Defendants had until five pm on eighteenth day of July to place a defence or rebuttal or make payment and that we the Claimants confirm that no rebuttal or defence or payment was received by five pm on eighteenth day of July 2024, and with true and full lawful authority claim Immediate Summary Judgement on each of the Four Admiralty Statements of Claim against all the Defendants plus four true Bill Ledgers that are in Exhibit Y. The Tauranga Civil High Court is in dishonour by not setting up a court hearing and as no defence has been made for any of the Admiralty Statements of Claim the Registrar is required by law to place the High Court Seal stamp on each of this NOTICE OF IMMEDIATE SUMMARY JUDGEMENT and on each of the Four true Bill Ledgers presented with this NOTICE. The Claimant Janine of the House of Arabella and Walters with full lawful rights as the authorised Representative of JANINE WALTERS also known as JANINE ARABELLA and also representing every man, woman, boy and girl living in the land of New Zealand and their legal fiction names set up to represent has full lawful rights to takeover the running of Health New Zealand as the Commander and Chief plus implement all other actions declared in points 58, 59, 60, and 61. Payment due is to be made into Kiwibank 38-9024-0122732-00 with account name being HOUSE OF TALIA-DAWN PRIVATE FOUNDATION on the same business day of presenting summary Judgement to the High Court of New Zealand on Friday 19 of July 2024.
63. That we the Claimant Janine step in on 19 July 2024 with full lawful right with honour to represent the best interests of every man, woman, boy and girl living in New Zealand and desire to work in partnership with the appointed government heads of New Zealand and calls them into honour and accountability, and as long as they demonstrate actions in the best interests of the people of New Zealand they will be able to remain in their roles. Our first two actions will be to completely turn over the mandates and reinstate people who lost their jobs through the mandates and address vaccine injuries and harm and invest back into the health system of New Zealand to benefit all New Zealanders. That our second course of action will be to pay off and cancel the country debt to free all New Zealanders from control of big corporations so that the government heads can start acting in the best interests of the people without being controlled by others above them.

That We Janine the Claimants sign NOTICE OF IMMEDIATE SUMMARY JUDGEMENT on the Debtors/Defendants as listed on the first cover page on

nineteenth day of July 2024 with three witnesses believing that all the facts stated are true, correct, certain, complete and not in any way misleading and, with first-hand personal knowledge and to the best of my ability, so 'help me God'. 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.

Autograph/Signature: 

Janine of the House of Arabella and Walters



as the authorised Representative of Janine ARABELLA also known as Janine WALTERS, occupational therapist from Tauranga 3173 on this First day of July 2024
Plus as representative of every man, woman, boy and girl living in the land of New Zealand

Autographed/signed by Three Witnesses where according to 2 Corinthians Chapter 13 verse one that truth and every matter must be established by two to three witnesses where the Holy Word of God from the Bible is the highest form of law and Jurisdiction in the land known as New Zealand with his/her printed Appellation/Autograph affirming as witness that the content of this Affidavit are correct and true having seen proof of the facts and postal tracking receipts

Before three witnesses: [name, autograph/signature]

Name of Witness One Karl of the House of Fischer on this 19th day of July 2024 living at 611 Grenada Street, Papamoa with post code [3118]

Autograph Karl Richard
Signature 

Name of Witness Two Beverley Jane Minola of House of Pohio on this ...^{19th} day of July 2024 living at 103 Kaitemako Road, Welcome Bay with post code [3112]
Also Representing Beverley Jane Minola POHIO

Autograph Beverley Jane Minola
Signature p.p. J. Pohio

Name of Witness Three Richard Walters on this ...^{19th} day of July 2024
From Tauranga with post code 3112

Autograph/Signature Richard Walters

This document is filed by the plaintiff personally. The address of the plaintiff is Care of 37A Glue Pot Road, Oropi, Tauranga 3173.