

Under the **The Creator God Almighty and 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 and Common Law and Law of Equity**

NOTICE OF IMMEDIATE SUMMARY JUDGEMENT and NOTICE OF LIABILITY and NOTICE OF TAKEOVER OF ALL ASSETS OF LISTED DEBTORS

All Debtors are advised that immediate Summary Judgement and Takeover is now in place of WESTERN BAY OF PLENTY DISTRICT COUNCIL and BOP LASS from 20 August 2024

Plus final Notice of Liability and Notice of Takeover of HEALTH NEW ZEALAND and ASB BANK and ASB HOLDINGS effective from 5pm 18 JULY 2024 and Takeover of all other debtor corporations listed occurring from 19 September 2024 plus seizure of assets of all debtors in event of non-rebuttal and non payment and non-implementation of instructions listed in points 1 to 27 of this notice by 6 September 2024.

Dated 23rd day of August 2024

Between Janine of the House of Arabella and Walters, the Claimant, principal and Plaintiff, as the authorised Representative of JANINE WALTERS also known as JANINE ARABELLA
Also on behalf of 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 [REDACTED]
Plaintiff/Claimants

Multiple Debtors as listed below with Accountability and Commercial Liability

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, NEW ZEALAND HIGH COURT, HIGH COURT NZ and NZ HIGH COURT** and **MINISTRY OF JUSTICE**, email Stephen.Hewlett@justice.govt.nz

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** and it's officers and directors c/o phil.goff@mfat.govt.nz, Kinnaird House, 1 Pall Mall East, SW1Y 5AU, London
- And **BEDE GILBERT CORRY** in private and representing **MINISTRY OF FOREIGN AFFAIRS AND TRADE** as the Secretary and its officers 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, email: Bede.Corry@mfat.govt.nz
- 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 email: Adrian.Orr@rbnz.govt.nz
- 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- c/- Andrew.kibblewhite@justice.govt.nz
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, email p.mersi@ird.govt.nz
Care of Asteron Building, Level 5, 55 Featherston Street, Wellington 6011
- And **MARK ALAN BUTCHER** in the private and representing **NEW ZEALAND LOCAL GOVERNMENT FUNDING AGENCY** and its officers and directors/Debtors/Defendants mark.butcher@lgfa.co.nz
Care of City Chambers, Level 11, 142 Featherston Street, Wellington Central 6011 email Mark.Butcher@lgfa.co.nz
- And **MALCOLM ALEXANDER** and **SUSAN FREEMAN-GREENE** in the private and representing **LOCAL GOVERNMENT NEW ZEALAND** and **NEW ZEALAND LOCAL GOVERNMENT ASSOCIATION** and their officers and directors plus any successor or associated corporations c/- 117 Lambton Quay Wellington 6011
- And **CARALEE MCLIESH** in the private and representing **NEW ZEALAND TREASURY** and it's officers and directors /Debtors/Defendants c/o 1 The Terrace, Wellington 6011 email: Caralee.Mcliesh@treasury.govt.nz
- And **NICOLA VALENTINE WILLIS**/Debtor/Defendant in the private and the role of Minister of Finance, Care of Level 3 (Reception), 1 The Terrace, Wellington 6011 email: N.Willis@ministers.govt.nz
- Plus **KIM FIONA MARTIN** in the private and representing as Director **NEW ZEALAND DEBT MANAGEMENT** and its officers and directors /Debtors/defendants, kim.martin@treasury.govt.nz, Care of L3, 1 The Terrace, Wellington 6011
- And **CHRISTOPHER MARK LUXON** acting as Prime Minister of New Zealand and representing all listed Debtor Crown corporations, C.Luxon@ministers.govt.nz
- And **DIANA SARFATI** in private and representing **MINISTRY OF HEALTH**
- And **SHANE RAYMOND RETI** acting as Minister of Health and representing all listed Crown corporations including **HEALTH NEW ZEALAND** and **MINISTRY OF HEALTH**, S.Reti@ministers.govt.nz
- And **LESTER LEVY** acting as Commissioner and representative of **HEALTH NEW ZEALAND**, Lester.levy@health.govt.nz
- And **MARK PATRICK MITCHELL** as the Minister of Police and representative of **MINISTRY OF JUSTICE** and **NEW ZEALAND POLICE**, M.Mitchell@ministers.govt.nz
- And **PAUL JONATHON GOLDSMITH** as the Minister of Justice and representative of **MINISTRY OF JUSTICE**, P.Goldsmith@ministers.govt.nz

Plus Any successor corporations set up to replace any of the corporations or debtors to prevent liability and in the event of removal or transfer of assets the lawful right to seize and claim off either the parent or successor corporations or any other corporation or individual that assets are transferred or sold to.

To all Debtors, Ministers, Officers and appointed Commissioner with accountability and commercial liability:

1. That on 18 July 2024 at 5pm Immediate Summary Judgement was made against HEALTH NEW ZEALAND, ASB BANK, ASB HOLDINGS for immediate takeover. All debtors were aware of this. All other corporations were added as debtors due to the High Court of New Zealand being in dishonour now involving all crown corporations. A proposal was presented to Nicola Willis as the Minister of Finance on 15 July 2024 with her being supplied the means for payout of Our Four Admiralty Statements of Claim including four lawful ways to pay off the National New Zealand Debt that were to be implemented on Friday 19 July 2024 with fifteen conditions, and as long as this was followed and implemented that We would not liquidate ASB BANK and ASB HOLDINGS or HEALTH NEW ZEALAND, and would invest the money back into the country for the best interests of every man, woman, boy and girl living in the land known as New Zealand.
2. That Nicola Willis acted in dishonour resulting in a commercial lien placed on 24th day of July 2024 against all her private assets plus the corporations she represents for the value of the National Debt rounded up to one hundred and eighty billion dollars plus the outstanding total of the Four Admiralty Statement of Claim Bill Ledgers with debt total at that time being seven trillion, nine hundred and thirty-one billion, six hundred and seventy-three million new zealand dollars, where every other debtor listed on this notice was informed that they had until 10a.m on Friday 26 July 2024 to ensure the honouring of the four bills of exchange including paying off of the National Debt, implement the instructions provided in 22 points in the notice dated 24 July, plus setting up a media conference including me Janine on that same day Friday 26 July 2024 occurring in Tauranga, as I came to Wellington and Nicola refused to attend the meeting or do press conference with me, and did not implement any of the instructions provided.
3. That **Mark Butcher's** name was added as a debtor on 24 July 2024 as individual and as Chief Executive representing the NEW ZEALAND LOCAL GOVERNMENT FUNDING AGENCY and he was provided ten calendar days from first day of receipt on 10 August 2024 to rebut the Admiralty Statement of Claim that he and the NEW ZEALAND LOCAL GOVERNMENT FUNDING AGENCY have participated in making every man, woman, boy and girl debt slaves and liable to pay off the national debt through individual, corporate and property taxes and are also participating in trading our trust bonds plus made us all guarantors on government and corporate loans and debts with everything in place for full private property seizure in New Zealand and this has all been done through fraud and deceit, where Mark Butcher has until 5pm on twentieth day of August 2024 to provide a rebuttal of this statement on behalf of himself and the corporation NEW ZEALAND LOCAL GOVERNMENT FUNDING AGENCY signed with his wet ink signature in his full commercial capacity to the service address provided, and in the event of non-rebuttal it is taken as tacit acceptance and silent acquiescence that he is fully aware that this has occurred and has done nothing to stop it, so that he and the NEW ZEALAND LOCAL GOVERNMENT FUNDING AGENCY are therefore fully liable to the one million dollar claim made on behalf of every man, woman and child

living in the land known as New Zealand with ten percent accruing weekly penalty interest since the date his name was added on 24 July 2024. That Mark Butcher chose not to rebut this claim by 20 August 2024 and through lawful tacit acceptances has made himself and the corporation NEW ZEALAND LOCAL GOVERNMENT FUNDING AGENCY liable for the one million dollar claim for every man woman boy and girl living the land of New Zealand also known as Aotearoa with ten percent interest added per week until settled in full with the right to seize all assets of the corporation NEW ZEALAND LOCAL GOVERNMENT FUNDING AGENCY or any successor or associated or parent corporation until paid out in full.

4. That **Malcolm Alexander's** name is added as a debtor on 23 August 2024 as individual and as Chief Executive representing the LOCAL GOVERNMENT NEW ZEALAND and he is provided ten calendar days from first day of receipt on 23 August 2024 to rebut the Admiralty Statement of Claim that he and the corporation LOCAL GOVERNMENT NEW ZEALAND have participated in making every man, woman, boy and girl debt slaves and liable to pay off the national debt through individual, corporate and property taxes and are also participating in trading our trust bonds plus made us all guarantors on government and corporate loans and debts with everything in place for full private property seizure in New Zealand and this has all been done through fraud and deceit, where Malcom Alexander has until 5pm on Friday the sixth of September 2024 to provide a rebuttal of this statement on behalf of himself and the corporation LOCAL GOVERNMENT NEW ZEALAND signed with his wet ink signature in his full commercial capacity to the service address provided, and in the event of non-rebuttal it is taken as tacit acceptance and silent acquiescence that he is fully aware that this has occurred and has done nothing to stop it, so that he and the LOCAL GOVERNMENT NEW ZEALAND are therefore fully liable to the one million dollar claim made on behalf of every man, woman and child living in the land known as New Zealand with ten percent accruing weekly penalty interest since the date his name was added on 23 August 2024.
5. That all other debtors have already had at least 2-3 opportunities to rebut the statement that he/she and the corporation(s) they represent have participated in making every man, woman, boy and girl debt slaves and liable to pay off the national debt through individual, corporate and property and many other taxes and revenue making fines including high profit mark ups for basic services such as power and pharmaceutical drugs, speeding and parking fines and some are also participating in trading our trust bonds plus made us all guarantors on government and corporate loans and debts with everything in place for full private property seizure in New Zealand and this has all been done through fraud and deceit. **All are given one final opportunity with ten calendar days to rebut in by Friday 6 September 2024 with his/her own wet ink signature in his/her full commercial capacity to the service address provided, and in the event of non-rebuttal it is taken as tacit acceptance and silent acquiescence that he/she is fully aware that this has occurred and has done nothing to stop it, and therefore hold full accountability and liability.**
6. The Claimant Janine declares that the creator God of the heavens and earth is a loving God who desires to have a loving relationship with every man, woman, boy and girl, that God's way is the way of giving to all love, freedom and choices where all are fully accountable for his/her actions and if they own wrong actions and make restitution can be restored and reconciled. I am taking action on behalf of every man, woman, boy and girl and on behalf of the Almighty creator God who we are all accountable to. Many corporate actions have been selfish and greed based where they have held power and

control for their own benefit at the cost of others and try and hold no liability for their actions. This is all about to change as where all people especially people in leadership positions will be held fully accountable for their actions. I believe I have been inspired by God with a path forward to protect those who want to own their past mistakes and return to acting in the best interests of others. What I am doing is standing in the gap commercially plus spiritually for every man, woman, boy and girl in New Zealand, so those who want to move out of the control are covered and protected commercially and spiritually. As no one has rebutted my Admiralty Statement of Claims that have gone through the High Court of New Zealand I have full lawful right to represent every man, woman, boy and girl in New Zealand and make a commercial claim of harm against any individual or corporation or tries to harm each individual including every individual debtor listed. There is a Holy Bible scripture Romans 3:23 which says that "All have sinned and fall short of the glory of God" but God's desire is not to take people out but to restore them if they take full accountability and restitution. In the next week I will be going into the courts of heaven on behalf of every individual debtor pleading for your soul to cancel out your debts plus protection over your lives and your family and courage to stand up for what is right. I believe my proposal is the best way forward of pay out of my four lawful bills of exchange which included paying off the national debt to work in partnership with the government to action plans for best interests of all people living in New Zealand where all money and assets claimed will be invested back into New Zealand also known as Aotearoa. I believe that 99% of people in leadership want to do the right thing and if they inform me who is holding control over them that I have lawful right to place a commercial claim on his/her behalf, plus place a spiritual covering of protection over you and your family to prevent harm. This is the mantel that God has been placed on me with many others standing with me in prayer to provide spiritual covering over me and all who wish to do what is right, plus commercial covering.

7. That due to non rebuttal and non payment I have already received lawful summary judgement against HEALTH NEW ZEALAND and ASB BANK and ASB HOLDINGS and WESTERN BAY OF PLENTY DISTRICT COUNCIL and BOP LASS plus all the individuals and officers and directors representing them with the lawful right of takeover and seizure of all assets plus the right to remove or step aside of anyone acting in wrongful manner and all other listed debtors have until 5pm on 19 September 2024 to rebut or make payment or meet and sign agreement with me to work in partnership to change directions and decisions and actions into the best interests of the people of our land. The full plan will be actioned from 20 September 2024 and depends on individual actions as to who will stay and who will go.
8. All listed debtors are given the final opportunity to make things right to ensure that the national debt is paid off and every man, woman, boy and girl is freed from being a debt slave from a debt that was never theirs. We have declared the following instructions to be adhered to by 6 September 2024 with commercial liability in place if not followed of all individuals and corporations listed in this notice in the event of non-payment and non-action or obstruction. Due to non-action to date commercial liens are now being placed over the individuals until you take right action with full lawful right to seize your assets if remaining in dishonour.
9. That due to having full lawful right of claim We released one hundred and eighty billion dollars to the care of Nicola Willis as the Minister of Finance to pay off and completely clear the national debt with immediate effect, and as she did not follow these instructions We declare that this debt is cancelled from 19 July 2024 over every man, woman, boy and girl living in New Zealand and any charge made to any man, woman,



boy or girl following this date is a criminal offence with criminal and commercial charges. That Nicola Willis has the means to pay off the national debt and if she is not sure how will meet with her to determine the steps to action this.

10. That the debtors release in the media that the national debt is paid off/cancelled over every man, woman, boy and girl living in the land known as New Zealand by 4pm on 6th day of September 2024 where the New Zealand government heads announce through either Chris Luxon or Nicola Willis this point and all following points that individual and corporate and trust taxation has been reduced to maximum of ten percent backdated to 19 July 2024 and that full accountability be in place where the people of New Zealand are fully informed of spending of all claimed tax money and have a vote and say how this tax money is spent.
11. That backdated to nineteenth day of July 2024 property taxes be reduced to one thousand per year per property with full accountability and releasing of the information to the people on how this money is spent with the people having a vote and say on how this money is spent.
12. That backdated to nineteenth day of July 2024 petrol and fuel tax be completely removed as well as road user charge and toll charges plus public parking fees be removed so that travel on New Zealand roads and parking be free for freedom of movement throughout New Zealand and in doing so me, the benefactor of behalf of all will release further funds for upgrading of New Zealand roads.
13. That as a result of fuel taxes and road user charges and other taxes being dropped that this would have an immediate flow on effect of food and products and services in New Zealand costing less, as it is costing less to provide food and products to the people.
14. That backdated to nineteenth day of April in year of 2024 (where judgement in law active from that date due to no defence provided to the High Court Admiralty Statement of Claim) the rights of every individual within New Zealand are fully restored with immediate effects of 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, includes the right to make informed decisions around one's own health and wellbeing, and also includes freedom of speech in mainstream media and social media with censorship being unlawful and a chargeable offence unless there is proof of a crime of violence or harm.
15. That backdated to nineteenth day of July in year of 2024 speeding and parking and property fines can only be charged where a crime of harm against another individual

can be proven, and the people are now informed that speeding and parking and property fines are not enforceable unless a crime of harm has been committed, and this will stop intentional revenue making off the people. That the police are re-established as peace officers and councils and the courts of New Zealand return to serving the people and preventing harm rather than revenue making.

16. That backdated to nineteenth day of July in year of 2024 that all past student debt is cancelled and we want our professional kiwis coming back from overseas, and all past taxes owed are wiped so that all individuals have a clean slate from this day. That it is a priority to help New Zealanders into owning their own home and encourage money saved on taxes to be saved as a deposit for a home where the NZ government will find ways to increase home ownership where funding options are being explored. That it is announced that the ASB Bank donates six billion dollars of funding towards a housing fund for first home buyers and we encourage other banks to do likewise. That as this occurs We will release further funds for home ownership plus upgrading infrastructure so that all the people of New Zealand have access to have their basic needs met.
17. Communication- that every household and individual has the means of communication for his/her essential needs and to communicate with their loved ones wherever they be in the world, where there is a limit on profit margin of the providers to maximum of 20% mark up for monthly charges, where financial assistance is granted and services provided within six months from nineteenth day of July in year of 2024 to have a communication service set up for every household with minimum requirement being a landline and internet access.
18. Energy – that every household and individual living in New Zealand have access to power/fuel/energy/lighting/heating/transportation/communication near the cost of producing it with a limit on profit margin of the providers to maximum of 20% mark up, where there is transparency of the costs and mark ups for full accountability and prevent harm and extortion plus full and complete transparency of impact on environment where previous decisions have been money and control driven rather than the best interests of the people and the environment. An example here is electric cars where lithium batteries have a very high cost to the environment and this information is being covered up due to other agendas of controlling the movements and whereabouts of people, plus we have unlimited resources of oil underneath and near New Zealand that can be utilised where one major goal should be tapping into this and re-establishing oil refineries in New Zealand. That from nineteenth day of July in year of 2024 the government heads work in partnership with Us to return energy assets back into the hands and ownership of the people, and implement controls immediately to limit profit margin to twenty percent on energy products and services.
19. Water – that every household and individual living in New Zealand have the access to free pure clean drinking water with individuals having the right to choose of putting additives into his/her own drinking water, that no government or corporation has the right to add anything into the water unless 100% consensus through a vote on behalf of every man and woman living in New Zealand. We stand against any additives going into the water which means that 100% consensus can never be achieved.

20. That Diana Sarfati is now added as individual and representative of ministry of Health and she, Nicola Willis, Christopher Luxon, Shane Reti, and Lester Levy demanded that it be released in the media that the covid-19 mandates are fully removed due to my un rebutted High Court evidence provided at the time of the Mandates that the vaccines were neither safe or effective and all licenses and jobs reinstated with immediate effect. That this will help solve the health crisis of insufficient clinicians to provide health services, and that if this does not occur by 6 September 2024 there will be consequences on the individuals Nicola Willis, Christopher Luxon, Shane Reti, and Lester Levy and Diana Sarfati where they will be held fully accountable for the harm that has occurred as a result of non-action.
21. That on 24 July 2024 We addressed the four goals addressed by Shane Reti and Chris Luxon released in the media on Monday 23 July 2024 to be implemented through Commissioner Lester Levy. I declare as the Lawful Chief over the corporation Health New Zealand that the third and fourth goal are Big Pharma driven and money driven not health driven where the inalienable rights have been restored back of every man and woman to have full disclosure of information and the right to choose. We instructed that full information be released that same week to the public of the full ingredient list in the cancer drugs, the profit mark up and the success rate of each drug where all alternative cancer treatment be released with the same information that men and women can make informed choices and choose what is best for them. The same information is also required to be released to the public for every vaccine for full disclosure of contents in each vaccine and if MRNA has been added to other vaccines as well as covid vaccines, the profit margin markup and full research and statistics to the safety and effectiveness. Decisions around health and wellbeing will now be health driven by individual men and women not big pharma or corporation profit driven or control, that Shane Reti, Chris Luxon and Lester Levy and Diana Sarfati have until 6 September 2024 to implement this.
22. In event of non action and dishonouring of Our instructions to be implemented by 6 September 2024 We hold the lawful right to seize assets and place commercial lien over every debtor listed plus and ministers or commissioners and the corporations they represent who try and obstruct the actions of takeover and accountability and pay out or obstruct media coverage.
23. That SUMMARY JUDGEMENT is now in place from 20 August 2024 for liquidation or takeover of WESTERN BAY OF PLENTY DISTRICT COUNCIL and BOP LASS with also having the lawful right to seize assets off the parent company NEW ZEALAND LOCAL GOVERNMENT FUNDING AGENCY and any other successor corporations and it is a criminal offence for all of the corporations to not have informed their insurance bond companies of the debt outstanding with commercial liens now going against Murray John Holyoake and Fiona McTavish and Mark Butcher as the representatives of these corporations.
24. That on 19 September 2024 if all corporations and their representatives remain in dishonour full seizure and takeover of all debtor corporations and individual and corporation debtor assets will occur from that date. We provided the New Zealand government a way to save face and work in partnership with Us in the best interests of the people and the country, yet Summary Judgement was ignored and payment not received and the national debt was not paid off, so with full lawful rights We will step in and takeover the corporations HEALTH NEW ZEALAND, ASB BANK, ASB HOLDINGS

and WESTERN BAY OF PLENTY DISTRICT COUNCIL and BOP LASS and all listed debtor corporations with the lawful right to seize all assets to be used for the best interests of the people of New Zealand, and this is now in process of being implemented..

- 25. That Nicola Willis, Chris Luxon, Shane Reti and Lester Levy and Diana Sarfati are provided with one further opportunity to set up a meeting with me Janine prior to 6 September 2024.
- 26. That penalty ten percent per week accruing interest continues for all outstanding debts where We have full lawful rights for payout and seizure of assets off the corporations and individuals and when We are paid out We intend to invest these funds back into New Zealand for the benefit of all New Zealanders with a high priority of the health and wellbeing plus housing of every New Zealander plus sustainable living and ongoing producing of wealth and sustainable economy and social programmes for disadvantaged/vulnerable with goal of hand up, not hand out with principle of teaching a man to fish to feed him for life rather than give him fish and create dependence, and in the event of non-payment further penalties keep applying with the lawful right to take over all corporations in default of payment on nineteenth day of September where the claim is for over sixteen trillion dollars at that time. The individuals and debtors have the opportunity to work in partnership with Us to take full responsibility to remove actions of harm towards the people of New Zealand and the land of New Zealand including the covid-19 vaccine, the air, water and plant and animal life and welfare where they will work with Janine to ensure that decisions going forward are in the best interests the health, wealth and wellbeing of all New Zealanders, or if continuing in dishonour will be removed and replaced.
- 27. That the four Bill ledgers are attached showing the current outstanding debts owed as of 23 August 2024 also showing what will be owed on 19 September 2024 in event of non-action and non-payment..

I, Janine of the House of Arabella and Walters, certify on my own unlimited commercial liability that I have read the above 27 points of this NOTICE OF IMMEDIATE SUMMARY JUDGEMENT and NOTICE OF LIABILITY and NOTICE OF TAKEOVER OF ALL ASSETS of LISTED DEBTORS plus attached four True Bill Ledgers dated 23 August 2024 associated with the four Admiralty Statements of Claim and do know the contents to be true, correct, complete, the truth, the whole truth and nothing but the truth and do believe with private first-hand knowledge and understanding "So-help-me God" with the right to correct any honest made errors or mistakes.

Autograph/Signature:
Janine of the House of Arabella and Walters

Janine

pp garabella

pp jawalters

also as the authorised Representative of Janine ARABELLA also known as Janine WALTERS, Claimant and Principal from Tauranga 3173 on this twenty third day of August 2024 Plus as on behalf 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.

Janine

Name of Witness One Timothy Richmond on this 23rd day of August 2024 from Tauranga with post code 3173

Autograph T. Richmond

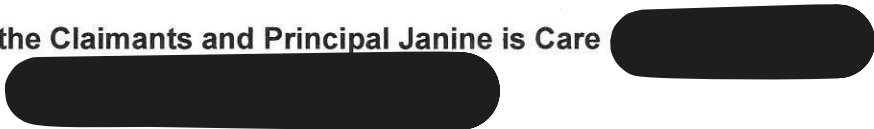
Name of Witness Two Richard Walters on this 23 day of August 2024 from Tauranga with post code 3173

Autograph Richard Walters

Name of Witness Three Jaime Dale on this 23 day of August 2024 from Tauranga with post code 3173

Autograph J Dale

The service address for the Claimants and Principal Janine is Care



gv