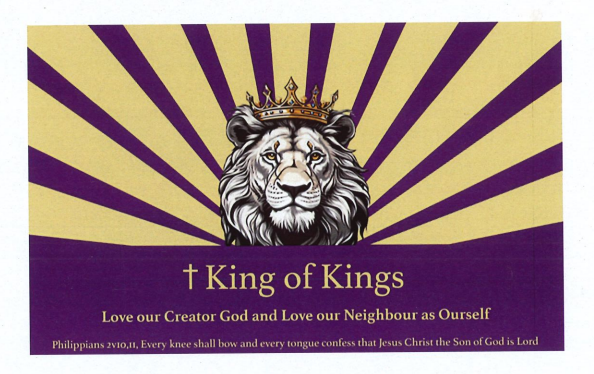
# AFFIDAVIT OF STATUS AND LIFE

Affidavit of the living man Fred Percival of the House of Akarana-Rewi name of the Bloodline of Father's Percival and Mother's Panui



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

Love your Creator God, Love your neighbour as yourself and do unto others as you would have them do unto you and; Thou shall not steal, thou shall not bear false witness

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

John 14:6 Jesus said 'I am the way the truth and the life'

Proverbs 19:9 A false witness will not go unpunished, and he who breathes out lies will perish.



Fred Percival of the House of Akarana-Rewi

In care of 155 Blockhouse Bay Road,

**Avondale, Auckland** [1026]

11<sup>th</sup> day of the eleventh month in the Year of our Lord two thousand and twenty-four [2024]

## Affidavit of Status and Life

Notice-to-Agent-is-Notice-to-Principal-and-Successors-Notice-to-Successors-and-Principal-is-Notice-to-Agent-in-Notice-to-Agen

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

#### Part A - Definition

LSA means: Living Soul Author

All words herein re as I, LSA mean Fred Percival also known as Fred

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

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

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

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

Where Colons are used (:) on either side of the Christian name or names of the Living Soul Author the author is directing the attention of the reader that these are the names he wishes to be communicated to with.

#### Part B - Affidavit

- 1. I, LSA Fred Percival also known as Fred borne of the House commonly known as PERCIVAL ™, and of the bloodline of the clans of my mother and father Panui name and Percival name hereby declare that I came to be borne on Terra Planet Earth and separated by umbilical cord from my mother Victoria on the 26<sup>th</sup> day of September in the year of our Lord, two thousand and twenty-four, in the city of Auckland sojourn on the land mass commonly known as Aotearoa New Zealand. I affirm I am over the age of consent with sound Mind, Body, Spirit and Soul; a living sentient being able to administer and manage all affairs with regards to my estate, my property and creations as one.
- 2. On the twenty-sixth day of September in the year of our Lord, nineteen hundred and seventy-one my born day was registered to create a birth certificate and trust(s) and trading entity(s) created sometime after that with the name Fred Percival AKARANA-REWI and an associated number. The surnames created to represent me are noted in capital letters. At a later date a driver's license number was allocated and registered to represent me with a trading name identity and trust(s) associated with it. I, LSA Fred Percival solemnly declare I am alive and capable of representing my own self and that I am not the birth certificate or passport or driver's license that were issued to me and these represent legal fictions or trade names, all of which are fraudulent by nature, existing only due to Common Law Copyright Infringement and Unlawful Conversion. My doctor and three witnesses have provided proof that I am alive included in this affidavit as EXHIBIT 'A'.
- 3. I, LSA Fred Percival solemnly, sincerely, truly affirm and declare I am over the age of consent of eighteen. I am a creation of the one true Almighty God and stand under the one and only true law that has ever existed, the Supreme Sovereign Law of God.
- 4. I, LSA Fred Percival follow and proclaim our innerstanding of spiritual and lawful liability. "Thou shalt not bear false witness against thy neighbour." (Exodus 20:16)
- 5. I, LSA Fred Percival have been mischaracterised, assumed and presumed lost at sea, when in truth, I, LSA Fred Percival having invoked the provisions of Article IV of the Cestui Que Vie Act 1666 (Exhibit A) as one "having been found to be alive," am alive, in good health, and officially on and for the record convey my status as competent and well beyond the age of majority.
- 6. I, LSA Fred Percival declare that I am a living breathing man and able to manage my own affairs, self-determine, and administer my own estate and trust and claim back ownership of my property and estate. I declare that I am not Crown property or a subsidiary company to any of the Crown Companies and are therefore not subject to Crown Law, but only the lore of Nature and law of God. See EXHIBIT 'B' for Cestui Que Vie Act 1966 and EXHIBIT 'C' for Corpus Juris Secundum for proof that crown administration of a living man's affairs is null and void plus court ruling CRUDEN v NEALE 1796 US Law North Carolina 2 NC 338 May Term 1796 states "man in his natural state is independent of all laws, except those prescribed by nature, he is not bound by any institutions formed by his fellow men without his consent."
- 7. It has come to my attention that UNIDROIT government is in flagrant violation of Palermo Protocols through unconscionable use of debased Dog Latin Glossa fraud. I, LSA Fred Percival rescind all prior assumed and presumed Powers of Attorney.
- 8. All trustee guardianships and agency obligations are terminated and revoked effective on the day I, LSA Fred Percival became the age of eighteen with me Fred Percival having now full control and power of attorney over my legal titles, reconveying all relevant trade name(s) and estate trusts back to the Land and Soil jurisdiction of the land mass commonly known as Aotearoa, Tireni [New Zealand] and to my authorisation and administration as executor and beneficiary, effective immediately so that funds can only be taken out with written authorisation of I, LSA, Fred Percival who also has the lawful right to charge user fees plus claim back double what was taken if any funds withdrawn without my written consent sealed with my thumbprint. See my compensation charge schedule and copyright notice in EXHIBIT 'E' and 'F'.
- 9. I, LSA Fred Percival offer no consent to use or abuse my God-given appellation and estate, and any allonge by infringement of Common Law Copyright protected under the Copyright Act. It is my will and instruction to ensure readers and agents including their heirs and successors are no longer using and abusing my

ALL RIGHTS RESERVED WITHOUT PREJUDICE and All interpretations and definitions are those of the hand that wrote this.

F.P

borne appellation without my knowledge or consent, also known as unlawful conversion for unjust enrichment and usurpation of property and have the right to charge compensation fees for unconsented use of my appellations or trade names effective immediately. See my compensation charge schedule and copyright notice in **EXHIBIT 'E'** and 'F'.

- 10. I, LSA Fred Percival henceforth retire any and all assumed and presumed public roles, duties, obligations or responsibilities to any occupying government or council or agencies and their affiliations, and all national and international trade and commerce owned and operated by any Crown Corporation Inc or any other corporation such as New Zealand Local Government Funding Agency. Such roles were imposed upon me without full disclosure and thus without consent. This includes but is not limited to "United Nations" and/or any of its member states, funds, programmes, agencies and/or related organizations, including "UNICEF", "WFP", "UNFPA", "FAO", "ICAO", "IFAD", "UPU", "WHO", "IMF", ITU", "WORLD BANK", "WEF", and/or any and all of their agents who claim any authority or jurisdiction over me in any way past present or future.
- 11. I, LSA Fred Percival hold all Government or its corporations or its agents or anyone assuming authority over men and women accountable for its actions and duties to the men and women.
- 12. I, LSA Fred Percival stand with protection of only true legitimate Law over Land and Soil jurisdiction according to Trust Law Indenture created by "We the People" as conveyed to us in the Bible under Supreme Sovereign Law of God.
- 13. I, LSA Fred Percival by means of this Living Testimony declare that I am not the Debtor but the Secured Party and Creditor of all my appellations and all relevant assumed and presumed Trade Name(s), These Trade Name(s) include, but are not limited to, AKARANA-REWI, FRED PERCIVAL; AKARANA-REWI, F.P.; MR. FRED PERCIVAL AKARANA-REWI; Mr. F. P. AKARANA-REWI and all other variations or abbreviations however styled, punctuated, spelled, ordered, or otherwise represented as numbers or symbols to represent these trade names including any type of military titles as pertaining to me and my estate. I, LSA Fred Percival make no egregious claim(s) to any type of Military Titles. All derivatives, permutations, punctuations and orderings of these names are not acting in any federal territorial or municipal capacity and have not knowingly or willingly acted in any such capacity since the day of nativity.
- 14. I, LSA Fred Percival 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.
- 15. 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. Be also hereby advised these chattels and instruments are not subject to Territorial or Municipal New Zealand law and are owed The Law of Peace from all Territorial and Municipal officers, agents and employees who otherwise have no permission to administrate my properties without right. Any harm resulting from trespass upon my properties, or the use of fictitious names or titles related to them shall be subject to full liability and penalties. My compensation charge schedule is attached as **EXHIBIT 'F'**.
- 16. I, LSA Fred Percival do not recognise and cannot be held in contempt of any law that cannot show a named man or woman victim(s), nor can I be held liable in contempt of any law that cannot show any property, belonging to any said man or woman that has been stolen or damaged. Where no individual victim claiming trespass and no property stolen or damage can be found, there can be no defendant or prosecutor logically taken into consideration.
- 17. I, LSA Fred Percival declare that I am a living breathing man going about his everyday business with the following rights included in 'EXHIBIT D' of Unalienable and Universal Declaration of Rights being right to freedom, equality and dignity, no discrimination, right to life, liberty and security, right to not be held in slavery or any form of torture or degrading treatment or punishment, right to be treated fairly, no unfair detainment, innocent until proven guilty, right to privacy, right to freedom of movement and residence, right to nationality, to marry and have family, to own things, freedom of thought and religion, freedom of opinion and expression, right to assemble, right to democracy, right to work, right to social security and social service, right to rest and holiday, right to education, right to participate in art and culture, right to freedom of travel around the world at same time respecting the rights and freedoms of others. These

ALL RIGHTS RESERVED WITHOUT PREJUDICE and All interpretations and definitions are those of the hand that wrote this.

FR

rights cannot be taken away. I have the right to charge compensation fees to any Government Officials, Government employees, who have unlawfully hindered, threatened, harmed, robbed, detained, assaulted, abducted or arrested me.

18. I, LSA Fred Percival shall be free to travel anywhere on this earthly realm, as I see fit, without any expectation from anyone for me to be in possession of any Government-issued identification documents (including but not limited to Driver's Licence, Passport, Vaccine Passports, Digital Identity etc.), all of which are fraudulent by nature, existing only due to Common Law Copyright Infringement, Unlawful Conversion, and debased Dog-Latin Glossa.

19. Corporate agents demanding fraudulent documentation or attempts to create adhesion contract(s) for gaining jurisdiction over properties of, I, LSA Fred Percival will be guilty of fraudulent joinder, piracy,

personage and flagrant violation of Palermo Protocols.

20. It is my intent to travel with the ability to show Affidavit testimony as proof of my rightful lawful claim back ownership of my own life and rights of freedom and my own property and estate as a living breathing man Fred Percival able to manage my own affairs, and self-determine, and administer my own estate. It is my will and instruction that readers ensure my given appellation Fred Percival be immediately placed on any official 'Do Not Detain' lists applicable nationally and or internationally. My status as Living Soul 'Do Not Detain' is to be lawfully respected and adhered to by all corporate government and agents worldwide with the lawful right to charge compensations fees as per charge schedule in EXHIBIT 'F' in event of my rights or freedoms restricted in any way whatsoever.

21. I, LSA Fred Percival hold no contract with any de facto occupying corporate Aotearoa, Tireni [New Zealand] government for their public debts or commercial liabilities at any time whatsoever.

- 22. I, LSA Fred Percival declare that the one true Almighty God created man and woman and man and woman created corporations; A corporation can never have control or authority over a living man or woman without their consent and I do not consent to any corporation having control or authority over me.
- 23. I, LSA Fred Percival am neither a thing, nor discounted entity, nor legally defined person, nor human-being, nor individual, nor resident, or withholding agent, as these terms are defined under the Statute of which "we the people have not consented to." As such, I am henceforth to be recognised as a living breathing soul, sojourn on the Land and Soil jurisdiction and land mass commonly known as Aotearoa, Tireni [New Zealand].
- 24. From age of consent or majority to the date affixed below, I, LSA Fred Percival have never signed any contract knowingly, willingly, intelligently, voluntarily, or intentionally whereby I have waived any of my natural inherent rights. I hereby revoke, rescind, cancel, and make void all 'contracts', 'agreements', 'forms', or 'instruments' that I have signed, and that have been, are being, or may potentially be construed to give the agent(s) of any agency or department of any 'incorporated government', any 'authority', 'venue', or 'jurisdiction' over I, LSA Fred Percival Such unconscionable 'contracts,' 'agreements,' and 'forms' that exist to exploit me have been proven to be grammatically fraudulent and are therefore to be considered null and void from the legal and lawful viewpoints of all parties involved.
- 25. I, LSA Fred Percival reserve my Natural Right never to be compelled to perform for any `contract' that I did not enter into knowingly, voluntarily, and intentionally without full disclosure. Furthermore, I, LSA Fred Percival accept no 'liability' associated with any compelled or pretend 'benefit' of any hidden or unrevealed contract or commercial agreement.
- 26. I, LSA Fred Percival hereby establish Paramount Claim upon my unique DNA as only lawful and living inheritor and thereof from the moment of my conception I forward and also publish nullification of any claim of ownership or material interest in my DNA based upon samples procured from or originated from any part of my body for any purpose.

27. I, LSA Fred Percival declare the rules of Civil Procedure do not apply to living men or women. Only a Court of Common Law jurisdiction before a jury of 12 peers can adjudicate any alleged offence(s) of harm or injury that Fred Percival is accused of.

28. I, LSA Fred Percival declare that if anyone acts in bad faith towards me, tries to deceive me with intent to harm me or cause me loss or tries to enslave me they have committed crimes of slavery and fraud and I

ALL RIGHTS RESERVED WITHOUT PREJUDICE and All interpretations and definitions are those of the hand that wrote this.

FR

have the lawful right and authority to charge them fees according to my compensation charge fee schedule.

- 29. I, LSA Fred Percival take back possession of any property or credits that have been placed under the estate trusts or bonds of trade names FRED AKARANA-REWI© or FRED AKARANA© or FRED REWI© or FRED PERCIVAL AKARANA-REWI© or PERCIVAL FRED AKARANA-REWI© as well as any and all derivatives and abbreviations and variations in the spelling of said name or trademarks as well as any numbers or symbols chosen to represent these trade names. I declare I am the secured creditor of each of these tradenames, but not surety to them as debtor. If I discover there is any property and assets or credits under the trusts or bonds or bank accounts or investment funds associated with these trade names I have lawful claim to seize these assets as I now own them and once the person or entity who is holding them is notified in writing of change of ownership by me they have (ten) 10 working days to pay me out in full. User shall be deemed in default and:(a) all of User's property shall be claimed as collateral, as set forth in point "(2)," of copyright notice in 'EXHIBIT E' included as part of this affidavit notice immediately becomes property of Secured Party.
- 30. I, LSA Fred Percival am the creditor of tradenames listed in paragraph 30 and I am a natural person I have the right to forgive the debts of the trade names as debtors out of natural love and affection and hereby cancel and forgive all debts of trade names FRED AKARANA-REWI© or FRED AKARANA© or FRED REWI© or FRED PERCIVAL AKARANA-REWI© or PERCIVAL FRED AKARANA-REWI© as well as any and all derivatives and abbreviations and variations in the spelling of said name or trademarks.
- 31. I, LSA Fred Percival declare that me as the living man Fred of the house of Akarana-Rewi name is the preferred creditor of all the tradenames listed in paragraph 30 to the priority amount of \$3,000,000,000.00 NZ as the "secured creditor" having priority above all other creditors. I also have the ability to act as the liquidator of any assets if a parent company chooses to place my tradenames entities and assets in those entities in paragraph 30 into liquidation, and if the parent company does not inform me in writing that they have placed any of my tradename entity(s) or assets into liquidation I am able to claim all costs plus full value of the asset from the parent company by providing an invoice with claim to all the value, where the parent company or the agent acting on behalf of the company has 10 working days to pay me out in full and in the event of non-payment the parent company or acting agent of that company is in default and I have the legal right to seize property of the acting agent or parent company that is in default. If the acting agent or parent company refuses to inform me the value of the asset, then I have the right to claim the higher amount of \$3,000,000,000 NZ off the parent company and seize assets up to that value in the currency of my choosing.
- 32. I, LSA Fred Percival declare that any fraudulent act or act of harm or injury or of bad faith towards me done by the Crown or agent of the Crown or individual acting on behalf of the agent of the Crown or company, I have the right to claim and charge compensation charges per act and can serve notice to the guilty party being the Crown or agent of the crown or company. Once I serve notice to the guilty party they have 10 working days to pay in full and if not paid by that date they are considered in default and I have the right to claim ownership and seize any assets or property owned by the guilty party or agent acting on behalf of the guilty party. If the guilty party shows remorse I can choose whether to give them a remedy in replace of the owed debt, but if the guilty party does not follow through with actions requested in the remedy I have the right to continue with claiming ownership of the assets belonging to the guilty party.
- 33. I, LSA Fred Percival declare I have the right to protect myself and my property on land of substance, and its contents that I am living off for the sustenance of life being food, water and shelter without any interference from others.
- 34. I, LSA Fred Percival declare I have the right to travel to manage my daily affairs to life, liberty and security plus right to work, access water, food, medical care, my bank account and funds and basic needs and visit my loved ones without interference and to be free of any discrimination and not to be detained in doing so and anyone, being the Crown or agent of the Crown or company that interferes with any one of these basic rights or any other rights listed in this document can be charged \$150,000,000.00NZ per act or as per compensation fee schedule in 'EXHIBIT F'. Once I serve notice to the guilty party, they have 10



working days to pay in full and if not paid by that date they are considered in default and I have the right to claim ownership and seize any assets or property owned by the guilty party or agent acting on behalf of the guilty party.

- 35. Formal challenge, abrogation, rebuttal and renouncement to the 12 presumptions of law.

  There are 12 key presumptions asserted by the private bar guilds which if unchallenged stand true, 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.
- 35.1 **The presumption of public record** is that any matter brought before a state court is a matter for the public record when in fact it is presumed by the members of the private bar Guild that the matter is a private bar Guild business matter. Unless openly rebuked and rejected by stating clearly the matter is to be on the public record the matter remains a private bar guild matter completely under private bar Guild rules.

  I, LSA Fred Percival formally challenge, abrogate, rebut and renounce the presumption of public record as it is by definition a presumption and has no standing or merit in presentable or material fact.
- 35.2 **The presumption of public service** is that all the members of the private bar Guild who have all sworn a solemn secret absolute oath to the Guild then act as public agents of the government or public officials by making additional oaths of public office that openly and deliberately contradict the private superior oaths to their own Guild. Unless openly rebuked and rejected the claim stands that these private bar Guild members are legitimate public servants and therefore trustees under public oath.

  I, LSA Fred Percival formally challenge, abrogate, rebut and renounce the presumption of public service as it is by definition a presumption and has no standing or merit in presentable or material fact.
- 35.3 **The presumption of public oath** is that all members of the private bar Guild acting in the capacity of public officials who have sworn a solemn public oath remain bound by that oath and therefore bound to serve honestly impartially and fairly as dictated by their oath. Unless openly challenged and demanded the presumption stands that the private bar Guild members have functioned under their public oath in contradiction to the Guild oath. If challenged such individuals must recuse themselves as having a conflict of interest and cannot possibly stand under a public oath.

  I, LSA Fred Percival formally challenge, abrogate, rebut and renounce the presumption of public oath as it is by definition a presumption and has no standing or merit in presentable or material fact.
- 35.4 **The presumption of immunity** is that key members of the private bar guild in the capacity of public officials acting as judges, prosecutors and magistrates who have sworn a solemn public oath in good faith, are immune from personal claims of injury and liability. Unless openly challenged and their oath demanded the presumption stands that the members of the private bar guild as public trustees acting as judges, prosecutors and magistrates are immune from any personal accountability for their actions.

  I, LSA Fred Percival formally challenge, abrogate, rebut and renounce the presumption of immunity as it is by definition a presumption and has no standing or merit in presentable or material fact.
- 35.5 **The presumption of summons** is that by custom a summons unrebutted stands and therefore one who attends court is presumed to accept a position, defendant, Jura, witness and jurisdiction of the court. Attendance to court is usually invitation by summons, unless the summons is rejected and returned with a copy of the rejection filed prior to choosing to visit or attend. Jurisdiction and position as the accused and the existence of guilt, stands.
  - I, LSA Fred Percival formally challenge, abrogate, rebut and renounce the presumption of summons as it is by definition a presumption and has no standing or merit in presentable or material fact.
- 35.6 **The presumption of custody** is that by customer summons or warrant for arrest unrebutted stands and therefore one who attends court is presumed to be a thing and therefore liable to be detained in custody



by custodians. Custodians may only lawfully hold custody of property and things, not flesh and blood, soul possessing beings. Unless this presumption is openly challenged by rejection of summons and or a court, the presumption stands you are thing and property and therefore lawfully able to be kept in custody by custodians.

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

- 35.7 The presumption of court of guardians is the presumption that as you may be listed as a resident of a ward of a local government area and have listed on your passport the letter P. You are a pauper, lunatic and disabled and therefore under the guardian powers of the government and its agents as a court of guardians. Unless this presumption is openly challenged to demonstrate you are both a general guardian and general executor of the matter / trust before the court the presumption stands and you are by default a pauper, lunatic and disabled; and therefore must obey the rules of the court of guardians, clerk of Magistrates Court. I, LSA Fred Percival formally challenge, abrogate, rebut and renounce the presumption of court of guardians as it is by definition a presumption and has no standing or merit in presentable or material fact.
- 35.8 The presumption of court of trustees is that members of the private bar guild presume you accept the office of trustee as a public servant and government employee just by attending a Roman court. As such courts are always for public trustees by the rules of the Guild and the Roman system. Unless this presumption is openly challenged to state you are merely visiting by invitation to clear up the matter and you are not a government employee or public trustee in this instance, the presumption stands and is assumed as one of the most significant reasons to claim jurisdiction simply because you appeared.

  I, LSA Fred Percival formally challenge, abrogate, rebut and renounce the presumption of court of trustees as it is by definition a presumption and has no standing or merit in presentable or material fact.
- 35.9 The presumption of government acting in two roles as executor and beneficiary is that for the matter at hand the private bar Guild appoints the judge and magistrate in the capacity of executor while the prosecutor acts in the capacity of a beneficiary of the trust for the current matter. If the accused seeks to assert their right as executor and beneficiary over the body, mind and soul they are acting as an executor de son tort or false executor challenging the rightful, judge as executor. Therefore, the judge / magistrate assumes the role of true executor and has the right to have you arrested, detained, fined or forced into a psychiatric evaluation. Unless this presumption is openly challenged to demonstrate you are both a true general guardian and general executor of the matter / trust before the court, questioning and challenging whether the judge or magistrate is seeking to act as executor de son tort the presumption stands and you are by default the trustee, therefore must obey the rules of the executor judge / magistrate or you are an executor de son tort and a judge or magistrate of the private bar guild may seek the assistance of bailiffs or sheriff's to assert the false claim against you.

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

- 35.10 The presumption of agents and agencies the presumption that under contract law you have expressed and granted authority to the judge and magistrate through the statement of such words as recognised, understand or comprehend and therefore agree to be bound to a contract. Therefore unless all presumptions of agent appointment are rebutted through the use of such formal rejections as "I do not recognise you" to remove all implied or expressed appointment of the judge prosecutor or clerk as agents the presumption stands and you agree to be contractually bound to perform at the direction of the judge or magistrate.
  - I, LSA Fred Percival formally challenge, abrogate, rebut and renounce the presumption of agents and agencies as it is by definition a presumption and has no standing or merit in presentable or material fact.

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

  I, LSA Fred Percival formally challenge, abrogate, rebut and renounce the presumption of incompetence as
- 35.12 **The presumption of guilt** is the presumption that as it is presumed to be a private business meeting of the bar Guild, you are guilty whether you plead guilty, do not plead, or plead not guilty, therefore unless you either have previously prepared an affidavit of truth and motion to dismiss with extreme prejudice onto the public record or call a demur then the presumption is you are guilty in the private bar Guild, and can hold you until a bond is prepared, to guarantee the amount the Guild wants to profit from you.

it is by definition a presumption and has no standing or merit in presentable or material fact.

- I, LSA Fred Percival formally challenge, abrogate, rebut and renounce the presumption of guilt as it is by definition a presumption and has no standing or merit in presentable or material fact.
- 36. I, LSA Fred Percival have formally challenged, abrogated, rebutted and renounced all presumptions of law and as such the presumptions of law formally have no substance in material fact.
- 37. I, LSA Fred Percival entitlement holder in due course to all previous equity estates / trusts, also claim divine inheritance and hereditaments both corporeal and incorporeal, without recourse.
- 38. Reader(s) failure to rebut I, LSA Fred Percival on point-by-point basis to affidavit, no later than thirty (30) calendar days from signed receipt of, will comprise readers tacit procuration of agreement of all facts herein, in perpetuity and to be signed in wet ink under writers' full liability and under penalty of perjury. If an extension is required, request in writing within seven (7) days from signed receipt of this conveyance to the address as set out above.
- 39. All facts are created with my first-hand knowledge declared in this Affidavit of Status.
- 40. My unrebutted Living Testimony in the form of Affidavit of Status stands as truth in Law with this document sealed with my autograph plus those of my three witnesses.

## Part C - Autograph Without Malice - In Sincerity and With Honour

"I am I, Fred Percival the Live, Living Claimant do affirm before our Divine Father, Lord and Creator in Heaven, that I, being Fred Percival is a Live, Living Sentient soul, a Live, Living flesh and flowing blood in the form of man", Genesis Chapter two [2] verse seven [7], being a Live, Living beneficiary, Genesis one [1] verse twenty-six [26] – Genesis one [1] verse twenty-seven [27]; and I call upon The Father, The Son and The Holy Spirit as witness to this Claim. Holy, Holy Holy is the Lord God Almighty who was and is and is to come!"

Seal, thumbprint and Common Law Autograph of I, being Fred Percival P.P. Grederendana - Pour Fred-brind:

On the 11th day of November in the year of our Lord, two thousand and twenty-four

By: Living Soul Author Fred Percival of the House of AKARANA-REWI™ ·ET·AL· (Creditor and Secured Party)

Authorised Executor of FRED PERCIVAL AKARANA-REWI© and FRED AKARANA-REWI© and FRED PERCIVAL AKARANA© or FRED PERCIVAL REWI (DEBTOR)

Fred Percival of the bloodline of the Clans of my mother and father PANUI and PERCIVAL

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

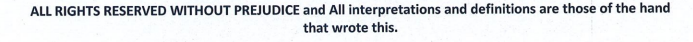
## Part D - Statement of Truth and Statement of Fact.

Common Law Standing / All rights Reserved

- 1. I, Fred Percival of the House of Akarana-Rewi and of the bloodline of the Clans of my mother and father Panui and Percival under this statement of truth and facts with full liability.
- 2. Affiant I, LSA Fred Percival believe that we have been tricked into a lifetime contract, acting as a Dead Legal Fiction (a person) whereupon we were stripped of all of our rights and made property of the state. This is a Fact!
- 3. Slavery has been abolished, so this means that there's a liability for enactment of slavery.
- 4. I, LSA Fred Percival was not given full disclosure on the lifetime contract that I was signed up for because my mother and father were never given full disclosure of the reality of what is entailed in the Birth Registration process in the first place. I was made a slave to the legal system where I was obligated and compelled to follow Rules, Regulations, Acts, Statutes and Policy (all legal legislation) which all require the consent from living men/women and these legal legislations are NOT law. Simply colours of law that require consent. So if I do not consent and instead establish my standing as a living man/woman under common law, which I, LSA Fred Percival am so doing via this affidavit of status and statement of truth, any legal legislation does not apply to me as a living man.
- 5. Legal legislation is based on contract law, Admiralty & Maritime law. If you unwittingly consent to a contract but you were not given full disclosure and did not sign the contract in wet ink, the contract becomes unlawful and null & void [Fraud Act 2006, sections 2 & 3]. So, indeed this is an enactment of slavery and fraud, which means committing crimes under the law, the only true law that has ever existed, the Supreme Sovereign Law of God.
- 6. Therefore, all contracts I, LSA Fred Percival have unknowingly consented to by acting as the artificially created person or entity FRED PERCIVAL AKARANA-REWI and FRED AKARANA-REWI and AKARANA-REWI, FRED PERCIVAL becomes null & void, ab initio.
- 7. I, Fred Percival of the House of Akarana-Rewi attach my compensation charge schedule EXHIBIT 'F' and copy write notice EXHIBIT 'E' for breach of my rights as a living breathing man and for breach and unauthorised use of any of my copy writhed trade names being FRED PERCIVAL AKARANA-REWI and FRED AKARANA-REWI and AKARANA-REWI, FRED PERCIVAL plus any derivative or abbreviation of these names.

Dated: 11th day of November in the year of our Lord, two thousand and twenty-four

Autographed By Fred Percival of the House of Akarana-Rewi p. Phercard - Rewi Fred Percival:





## Part E - Witnesses and Acknowledgement

II Corinthians Chapter 13 v 1 reads: "In the mouth of two or three witnesses shall every word be established."

BE IT REMEMBERED, that on this 11<sup>th</sup> day of November in the year of our Lord and Saviour, two thousand and twenty-four, Living Soul Author Fred Percival of the "House of Akarana-Rewi"<sup>TM</sup>, personally appeared before me party to this document, known to me to be this man and acknowledged this document to be his act and deed. We subscribe our names as witnesses and also affix the thumbprint of clean right hand to affirm before the Father, the Son and the Holy Spirit, as witness to this, the ·AFFIDAVIT·OF·STATUS·AND·LIFE· for Fred Percival he being a Live, Living flesh-and-blood in the form of man, *Genesis chapter two* [2] verse seven [7], he being a hereditary descendant and ·AB·ORIGINALIS· to the Kingdom of Aotearoa, he being also a Live, Living and lineal descendant to the family of, house of, bloodline of Percival and Panui ·ET·AL·, he having sufficiently identified himself to ourselves in truth, for this ·AFFIDAVIT·OF·STATUS·AND·LIFE·, we do hereby sign in accordance and satisfaction with Divine right, the relevant provisions of Divine law, Scriptural law, Ecclesiastical law, Natural law and Common law;

Witness: Printed Appellation / Autograph / Creators Seal Address

Autograph of 1st Witness

RAJNIEL MAHARAT

Of Town / City

Designation e.g. Home Executor, Community Coordinator...

15/11/2024 15/11/2024

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

Autograph of 2<sup>nd</sup> Witness

1 Edward John

Of Town / City

Designation e.g. Home Executor,

ANITA WATE

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

Autograph of 3<sup>rd</sup> Witness

Sahana Briar Joanne

Of Town / City

Designation e.g. Home Executor

Sahana Dsouza. 15/11/24

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

Part F - Exhibits

**EXHIBIT 'A'** 

## •PROBATIONEM•VITAE•

This ·PROBATIONEM·VITAE· does hereby provide literal proof of natural life to First and middle names, being the Christian name of he / she, being a descendent to the house of Father's Family name and Mother's Family name et al, being in fact, a live and living man / woman by way of the following examinations, duly scribed herein by a qualified, true certified and credible medical practitioner, the following proofs of life are hereby recorded below;

Heart rate being;

Blood Pressure being;

138 /96

O2 Saturation being; 97 %

Body Temperature being; 37 °C

Respiratory/Breathing being;

20 regular

Thumb print being;

Photo of accurate likeness being:

Kanari Zukoshi (Practice Nurse) hereby do affirm, I did apply my skill, knowledge and professional medical expertise in the examination for the vital statistics of life for Fred Percival being the Christian name of he, being a live, living descendent to the house and bloodline of Percival and Panui et al, I do also scribe as necessary the results of said examination our Lord, two thousand and twenty four

3007-64 Avordale Health Center

Registered Nurse: Kanari Zukoshi NZNC # 300764 ACC # 24EXBD Avondale Health Centre

PO Box 19-109, Avondale 1076

## ·LIVE·LIFE·CLAIM· of Fred Percival

For the claimant/witness does have knowledge of this ·LIVE·LIFE·CLAIM·, this is the claim by the claimant being, I, Fred Percival; and

·I· For the claimant does have knowledge of this the ·LIVE·LIFE·CLAIM·, it is with this claim of the ·LIVE·BORN·NAME· being Fred Percival on this eleventh day, of November in the year of our Lord, Two thousand and twenty-four [2024]

by these witnesses to this, the ·LIVE·LIFE·CLAIM· of I, being Fred Percival, being the claimant; and

·II· For these the witnesses, having knowledge of this the ·LIVE·LIFE·CLAIM· of I, being Fred Percival, being the claimant, is within the location; the town/city being; Town/city name, the territory being; Regional area the Nation being; New Zealand

I am I, First and middle names, a Live, Living woman, Genesis chapter two [2] verse seven [7], I am I, Fred Percival the Live, Living claimant and the Live-born offspring to the parents being;

•THE•MOTHER•BEING•; Victoria Percival

·THE·FATHER·BEING·;Fred

·III· For these the witnesses to the ·LIVE·LIFE·CLAIM· of I, being Fred Percival, are with the claim for this the ·LIVE·LIFE·CLAIM· of I, being Fred Percival

Autograph Witness ·I· Copyright and Copyclaim;

PATIL MAHARAT

15/11/2024

2 Autograph Witness ·II· Copyright and Copyclaim;

ANITA WAT

3 Autograph Witness ·III · Copyright and Copyclaim;

Dogs Sahara Dsouge

·IV· For this picture, this fingerprint-natural-seal of the claimant are with these claims of this ·LIVE·LIFE·CLAIM· fact of I, being Fred Percival, house of, bloodline of Percival and Panui et al; Picture;

Thumbprint-natural seal;

Picture

:Autograph of I, being Fred Percival,

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

· Fred-Percind:

**EXHIBIT 'B'** 



## Cestui Que Vie Act 1666



#### 1666 CHAPTER 11 18 and 19 Cha 2

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

X1Recital that Cestui que vies have gone beyond Sea, and that Reversioners cannot find out whether they are alive or

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

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

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

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

[X2Provided alwayes That if any person or [X3person or] persons shall be evicted out of any Lands or Tenements by vertue of this Act, and afterwards if such person or persons upon whose life or lives such Estate or Estates depend shall returne againe from beyond the Seas, or shall on proofe in any Action to be brought for recovery of the same [X3to] be made appeare to be liveing; or to have beene liveing at the time of the Eviction That then and from thenceforth the Tennant or Lessee who was outed of the same his or their Executors Administrators or Assignes shall or may reenter repossesse have hold and enjoy the said Lands or Tenements in his or their former Estate for and dureing the Life or Lives or soe long terme as the said person or persons upon whose Life or Lives the said Estate or Estates depend shall be liveing, and alsoe shall upon Action or Actions to be brought by him or them against the Lessors Reversioners or Tennants in possession or other persons respectively which since the time of the said Eviction received the Proffitts of the said Lands or Tenements recover for damages the full Proffitts of the said Lands or Tenements, and kepte or held out of the same by the said Lessors Reversioners Tennants or other persons who after the said Eviction received the Proffitts of the said Lands or Tenements or any of them respectively as well in the case when the said person or persons upon whose Life or Lives such Estate or Estates did depend are or shall be dead at the time of bringing of the said Action or Actions as if the said person or persons where then liveing.]

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

#### **ROMAN CANON LAW**

## 3.3 Rights Suspension and Corruption

## Article 100 - Cestui Que Vie Trust

#### Canon 2045

By 1815 and the bankruptcy of the Crown and Bank of England by the Rothschilds, for the 1st time, the Cestui Que Vie Trusts of the United Kingdom became assets placed in private banks effectively becoming "private trusts" or "Fide Commissary Trusts" administered by commissioners (guardians). From 1835 and the Wills Act, these private trusts have been also considered "Secret Trusts" whose existence does not need to be divulged.

#### Canon 2046

From 1917/18 with the enactment of the Sedition Act and the Trading with the Enemy Act in the United States and through the United Kingdom, the citizens of the Commonwealth and the United States became effectively "enemies of the state" and "aliens" which in turn converted the "Fide Commissary" private secret trusts to "Foreign Situs" (Private International) Trusts.

#### Canon 2047

In 1931, the Roman Cult, also known as the Vatican, created the Bank for International Settlements for the control of claimed property of associated private central banks around the world. Upon the deliberate bankruptcy of most countries, private central banks were installed as administrators and the global Cestui Que Vie/Foreign Situs Trust system was implemented from 1933 onwards.

#### Canon 2048

Since 1933, when a child is borne in a State (Estate) under inferior Roman law, three (3) Cestui Que (Vie) Trusts are created upon certain presumptions, specifically designed to deny the child forever any rights of Real Property, any Rights as a Free Person, and any Rights to be known as man and woman rather than a creature or animal, by claiming and possessing their Soul or Spirit.

### Canon 2049

Since 1933, upon a new child being borne, the Executors or Administrators of the higher Estate willingly and knowingly convey the beneficial entitlements of the child as Beneficiary into the 1st Cestui Que (Vie) Trust in the form of a Registry Number by registering the Name, thereby also creating the Corporate Person and denying the child any rights as an owner of Real Property.

## Canon 2050

Since 1933, when a child is borne, the Executors or Administrators of the higher Estate knowingly and willingly claim the baby as chattel to the Estate. The slave baby contract is then created by honouring the ancient tradition of either having the ink impression of the feet of the baby onto the live birth record, or a drop of its blood as well as tricking the parents to signing the baby away through the deceitful legal meanings on the live birth record. This live birth record as a promissory note is converted into a slave bond sold to the private reserve bank of the estate and then conveyed into a 2nd and separate Cestui Que (Vie) Trust per child owned by the bank. Upon the promissory note reaching maturity and the bank being unable to "seize" the slave child, a maritime lien is lawfully issued to "salvage" the lost property and itself monetized as currency issued in series against the Cestui Que (Vie) Trust.

#### Canon 2051

Each Cestui Que Vie Trust created since 1933 represents one of the 3 Crowns representing the 3 claims of property of the Roman Cult, being Real Property, Personal Property and Ecclesiastical Property and the denial of any rights to men and women, other than those chosen as loyal members of the society and as Executors and Administrators.

#### Canon 2052

The Three (3) Cestui Que Vie Trusts are the specific denial of rights of Real Property, Personal Property and Ecclesiastical Property for most men and women, corresponds exactly to the three forms of law available to the Galla of the Bar Association Courts. The first form of law is corporate commercial law is effective because of the 1st Cestui Que Vie Trust. The second form of law is maritime and trust law is effective because of the 2nd Cestui Que Vie Trust. The 3rd form of law is Talmudic and Roman Cult law is effective because of the 3rd Cestui Que Vie Trust of Baptism.

#### Canon 2053

The Birth Certificate issued under Roman Law represents the modern equivalent to the Settlement Certificates of the 17th century and signifies the holder as a pauper and effectively a Roman Slave.

The Birth Certificate has no direct relationship to the private secret trusts controlled by the private banking network, nor can it be used to force the administration of a state or nation to divulge the existence of these secret trusts.

#### Canon 2054

As the Cestui Que Vie Trusts are created as private secret trusts on multiple presumptions including the ongoing bankruptcy of certain national estates, they remain the claimed private property of the Roman Cult banks and therefore cannot be directly claimed or used.

#### Canon 2055

While the private secret trusts of the private central banks cannot be directly addressed, they are still formed on certain presumptions of law including claimed ownership of the name, the body, the mind and soul of infants, men and women. Each and every man and woman has the absolute right to rebuke and reject such false presumptions as a member of One Heaven and holder of their own title.

### Canon 2056

Given the private secret trusts of the private central banks are created on false presumptions, when a man or woman makes clear their Live Borne Record and claim over their own name, body, mind and soul, any such trust based on such false presumptions ceases to have any property.

#### Canon 2057

Any Administrator or Executor that refuses to immediately dissolve a Cestui Que (Vie) Trust, upon a Person establishing their status and competency, is guilty of fraud and fundamental breach of their fiduciary duties requiring their immediate removal and punishment. One can take control of it the Trust Estate or "Dissolve" it completely and move all Asset to your own account and take control of your Copyright Name and NAME Trademark and Tradename and write Promissory note as this is Tender Cash.

**EXHIBIT 'C'** 

## **Corpus Juris Secundum**

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

Section 16, page 892

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

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

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

Prima facie means: evidence provided to establish facts

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

Suis Juris means: of full age and not under disability; legally competent to manage one's own affairs; independent

EXHIBIT 'D'

## UNALIENABLE RIGHTS

Unalienable Rights are the Inherent, Sovereign, Natural Rights that existed before the creation of the State, and which, being antecedent to and above the State, can never be taken away, diminished, altered, or levied by the State, except by Due Process of Law. Nor can any Unalienable Right be fundamentally removed or waived by contract, whether by non-disclosure, which is fraud and unenforceable in Law, or knowingly by sufferance, which is contrary to the Spirit of the Law and prejudicial to Sovereignty.

The Original, Permanent, Unalienable Rights of every Man or Woman, include:

The Right to Life, Freedom, Health and the Pursuit of Happiness

The Right to Contract, or Not to Contract, which is Unlimited

The Right to Earn a Living Income by being Compensated with Wages or a Salary in a Fair Exchange for one's Work

The Right to Travel in the Ordinary Course of one's Life and Business

The Right to Privacy and Confidentiality, free from Unwarranted Invasion

The Right to Own, and Hold Property, lawfully without Trespass

The Right to Self-Defence when threatened with Harm, Loss, or Deceit

The Right to Due Process of Law, with Notice and Opportunity to Defend

The Right to be Presumed Innocent, suffering No Detention or Arrest, No Search or Seizure, without Reasonable Cause

The Right to Remain Silent when accused, to avoid Self-Incrimination

The Right to Equality in the eyes of the Law, and to Equal Representation

The Right to Trial by Jury, being an Impartial Panel of one's Peers

The Right to Appeal in Law against Conviction or Sentence, or both

The Right to Expose Knowledge necessary to one's Rights and Freedoms

The Right to Peaceful Association, Assembly, Expression, and Protest

The Right to Practice a Religion, and to have Beliefs, of one's choosing

The Right to Love, and to Consensual Marriage with Children, as a Family

The Right to Security from Abuse, Persecution, Tyranny, and War

The Right to Refuse to Kill under command, by reason of Conscience

The Right to Live in Peace and be left alone when Law-Abiding

Surely, the most critical failure of The People is their failure to ensure the teaching and common knowledge of their Unalienable Rights. If you do not know your Rights, you effectively have none. By the path of Ignorance, whether by Apathy or Deception, The People arrive in a State of Exploitation, Oppression, and Tyranny.



**EXHIBIT 'E'** 

## **Universal Declaration of Human Rights 1948**

Whereas recognition of the inherent dignity and of the equal and inalienable rights of all members of the human family is the foundation of freedom, justice and peace in the world, Whereas disregard and contempt for human rights have resulted in barbarous acts which have outraged the conscience of mankind, and the advent of a world in which human beings shall enjoy freedom of speech and belief and freedom from fear and want has been proclaimed as the highest aspiration of the common people, Whereas it is essential, if man is not to be compelled to have recourse, as a last resort, to rebellion against tyranny and oppression, that human rights should be protected by the rule of law,

Whereas it is essential to promote the development of friendly relations between nations, Whereas the peoples of the United Nations have in the Charter reaffirmed their faith in fundamental human rights, in the dignity and worth of the human person and in the equal rights of men and women and have determined to promote social progress and better standards of life in larger freedom, Whereas Member States have pledged themselves to achieve, in cooperation with the United Nations, the promotion of universal respect for and observance of human rights and fundamental freedoms,

Whereas a common understanding of these rights and freedoms is of the greatest importance for the full realization of this pledge,

Now, therefore, The General Assembly, Proclaims this Universal Declaration of Human Rights as a common standard of achievement for all peoples and all nations, to the end that every individual and every organ of society, keeping this Declaration constantly in mind, shall strive by teaching and education to promote respect for these rights and freedoms and by progressive measures, national and international, to secure their universal and effective recognition and observance, both among the peoples of Member States themselves and among the peoples of territories under their jurisdiction.

#### Article I

All human beings are born free and equal in dignity and rights. They are endowed with reason and conscience and should act towards one another in a spirit of brotherhood.

#### Article 2

Everyone is entitled to all the rights and freedoms set forth in this Declaration, without distinction of any kind, such as race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status. Furthermore, no distinction shall be made on the basis of the political, jurisdictional or international status of the country or territory to which a person belongs, whether it be independent, trust, non-self-governing or under any other limitation of sovereignty.

## Article 3

Everyone has the right to life, liberty and the security of person.

#### Article 4

No one shall be held in slavery or servitude; slavery and the slave trade shall be prohibited in all their forms.

#### Article 5

No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment.

#### Article 6

Everyone has the right to recognition everywhere as a person before the law.

#### Article 7

All are equal before the law and are entitled without any discrimination to equal protection of the law. All are entitled to equal protection against any discrimination in violation of this Declaration and against any incitement to such discrimination.

#### Article 8

Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the constitution or by law.

#### Article 9

No one shall be subjected to arbitrary arrest, detention or exile.

#### Article 10

Everyone is entitled in full equality to a fair and public hearing by an independent and impartial tribunal, in the determination of his rights and obligations and of any criminal charge against him.

#### Article 11

- 1. Everyone charged with a penal offence has the right to be presumed innocent until proved guilty according to law in a public trial at which he has had all the guarantees necessary for his defence.
- 2. No one shall be held guilty of any penal offence on account of any act or omission which did not constitute a penal offence, under national or international law, at the time when it was committed. Nor shall a heavier penalty be imposed than the one that was applicable at the time the penal offence was committed.

#### Article 12

No one shall be subjected to arbitrary interference with his privacy, family, home or correspondence, nor to attacks upon his honour and reputation. Everyone has the right to the protection of the law against such interference or attacks.

#### Article 13

- 1. Everyone has the right to freedom of movement and residence within the borders of each State.
- 2. Everyone has the right to leave any country, including his own, and to return to his country.

#### Article 14

- 1. Everyone has the right to seek and to enjoy in other countries asylum from persecution.
- 2. This right may not be invoked in the case of prosecutions genuinely arising from non-political crimes or from acts contrary to the purposes and principles of the United Nations.

#### Article 15

- 1. Everyone has the right to a nationality.
- 2. No one shall be arbitrarily deprived of his nationality nor denied the right to change his nationality.

#### Article 16

- 1. Men and women of full age, without any limitation due to race, nationality or religion, have the right to marry and to found a family. They are entitled to equal rights as to marriage, during marriage and at its dissolution
- 2. Marriage shall be entered into only with the free and full consent of the intending spouses.
- 3. The family is the natural and fundamental group unit of society and is entitled to protection by society and the State.

#### Article 17

- 1. Everyone has the right to own property alone as well as in association with others.
- 2. No one shall be arbitrarily deprived of his property.

#### Article 18

Everyone has the right to freedom of thought, conscience and religion; this right includes freedom to change his religion or belief, and freedom, either alone or in community with others and in public or private, to manifest his religion or belief in teaching, practice, worship and observance.

#### Article 19

Everyone has the right to freedom of opinion and expression; this right includes freedom to hold opinions without interference and to seek, receive and impart information and ideas through any media and regardless of frontiers.

#### Article 20

- 1. Everyone has the right to freedom of peaceful assembly and association.
- 2. No one may be compelled to belong to an association.

#### Article 21

- 1. Everyone has the right to take part in the government of his country, directly or through freely chosen representatives.
- 2. Everyone has the right to equal access to public service in his country.
- 3. The will of the people shall be the basis of the authority of government; this will shall be expressed in periodic and genuine elections which shall be by universal and equal suffrage and shall be held by secret vote or by equivalent free voting procedures.

#### Article 22

Everyone, as a member of society, has the right to social security and is entitled to realization, through national effort and international co-operation and in accordance with the organization and resources of each State, of the economic, social and cultural rights indispensable for his dignity and the free development of his personality.

#### Article 23

- 1. Everyone has the right to work, to free choice of employment, to just and favourable conditions of work and to protection against unemployment.
- 2. Everyone, without any discrimination, has the right to equal pay for equal work.
- 3. Everyone who works has the right to just and favourable remuneration ensuring for himself and his family an existence worthy of human dignity, and supplemented, if necessary, by other means of social protection.
- 4. Everyone has the right to form and to join trade unions for the protection of his interests.

#### Article 24

Everyone has the right to rest and leisure, including reasonable limitation of working hours and periodic holidays with pay.

#### Article 25

- 1. Everyone has the right to a standard of living adequate for the health and well-being of himself and of his family, including food, clothing, housing and medical care and necessary social services, and the right to security in the event of unemployment, sickness, disability, widowhood, old age or other lack of livelihood in circumstances beyond his control.
- 2. Motherhood and childhood are entitled to special care and assistance. All children, whether born in or out of wedlock, shall enjoy the same social protection.

#### Article 26

- 1. Everyone has the right to education. Education shall be free, at least in the elementary and fundamental stages. Elementary education shall be compulsory. Technical and professional education shall be made generally available and higher education shall be equally accessible to all on the basis of merit.
- 2. Education shall be directed to the full development of the human personality and to the strengthening of respect for human rights and fundamental freedoms. It shall promote understanding, tolerance and friendship among all nations, racial or religious groups, and shall further the activities of the United Nations for the maintenance of peace.
- 3. Parents have a prior right to choose the kind of education that shall be given to their children.

#### Article 27

- 1. Everyone has the right freely to participate in the cultural life of the community, to enjoy the arts and to share in scientific advancement and its benefits.
- 2. Everyone has the right to the protection of the moral and material interests resulting from any scientific, literary or artistic production of which he is the author.

#### Article 28

Everyone is entitled to a social and international order in which the rights and freedoms set forth in this Declaration can be fully realized.

#### Article 29

- 1. Everyone has duties to the community in which alone the free and full development of his personality is possible.
- 2. In the exercise of his rights and freedoms, everyone shall be subject only to such limitations as are determined by law solely for the purpose of securing due recognition and respect for the rights and freedoms of others and of meeting the just requirements of morality, public order and the general welfare in a democratic society.
- 3. These rights and freedoms may in no case be exercised contrary to the purposes and principles of the United Nations.

#### Article 30

Nothing in this Declaration may be interpreted as implying for any State, group or person any right to engage in any activity or to perform any act aimed at the destruction of any of the rights and freedoms set forth herein.



**EXHIBIT 'F'** 

## **Copy Right Notice**

All rights reserved regarding Common Law Copyright© of trade name/trademark FRED PERCIVAL AKARANA-REWI© or FRED AKARANA-REWI© or AKARANA-REWI, FRED PERCIVAL© or FRED PERCIVAL AKARANA© FRED PERCIVAL REWI© as well as any and all derivatives, letter case and abbreviations and variations in the spelling of said name or trademark under Common Law Copyright© by living man: Fred© or: Fred Percival© of the house of Akarana-Rewi. The common law trademark/tradename may neither be used or reproduced in whole or in part nor in any manner whatsoever without the prior authorisation consisting of written consent and acknowledgement of the living breathing: Fred Percival: © with the red thumb print of the living man printed over the autograph: Fred Percival: © of the house of Akarana-Rewi hereinafter being the "Secured Party".

#### With the intent of being contractually bound:

Any juristic person, as well as the agent of the juristic person consents and agrees by this Copyright Notice that neither said juristic person nor the agent of the said juristic person shall display or use the common law tradename or trademark FRED PERCIVAL AKARANA-REWI© or FRED AKARANA-REWI© or FRED PERCIVAL AKARANA or FREDPERCIVAL REWI© in any form or variation in spelling or letter case or abbreviation. Any unauthorised use of this Copyright without the prior written consent plus knowledge and verified with the red thumb print of living man Fred Percival® and all such unauthorised use is strictly prohibited. Secured Party is not now, nor has Secured Party ever been, an accommodation party, nor a surety, for the purported debtor, i.e. "FRED PERCIVAL AKARANA-REWI" or "FRED AKARANA-REWI" or "FRED PERCIVAL AKARANA" or "FRED PERCIVAL REWI" nor for any derivative of, nor letter case nor for any variation in the spelling of, said name, nor for any other juristic person, and is so-indemnified and held harmless by Debtor. By this Copyright Notice both the juristic person and the agent of the said juristic person hereinafter jointly and severally "User" consent that any use of Fred Percival Akarana-Rewi® or any of the trade names listed in this paragraph in any form, case, abbreviation other than authorised use as described above constitutes unauthorised use, counterfeiting of Secured Party's common law copyrighted property contractually binds the 'User' as a debtor to the Secured Party. Under the Hold Harmless Indemnity referred to in the Affidavit of Status and Life dated the 11th day of November in the Year Two Thousand and Twenty-Four the Secured Party is indemnified against any and all claims, legal action, orders, warrants, judgments, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interests, and expenses whatsoever, both absolute and contingent, as are due and as might become due now existing and as might hereafter arise, and as might be suffered by, imposed on, and incurred oy Debtor for any and every reason, purpose, and cause whatsoever.

## Self-executing Contract! Security Agreement in Event of Unauthorized Use:

By this Copyright Notice both the juristic person and the agent of said juristic person, hereinafter jointly and severally "User," consent and agree that any use of FRED PERCIVAL AKARANA-REWI© or FRED AKARANA-REWI© or FRED PERCIVAL AKARANA or FREDPERCIVAL REWI© other than authorized use as set forth above constitutes unauthorised use, counterfeiting, of Secured Party's common-law copyrighted property, contractually binds User, renders this Copyright Notice a Security Agreement wherein User is debtor and living man: Fred© is Secured Party, and signifies that User:

(1) grants Secured Party a security interest in all of Users assets, land, and personal property, and all of User's interest in assets, land, and personal property, In the sum certain amount of \$1,000,000.00 NZ per each occurrence to gold standard in any currency of her choosing of use of the common-law copyrighted tradename/trade mark FRED PERCIVAL AKARANA-REWI© or FRED AKARANA-REWI© or FRED PERCIVAL AKARANA or FREDPERCIVAL REWI© as well as for each and every occurrence of use of any and all derivatives of, and variations in the spelling of, FRED PERCIVAL AKARANA-REWI© or FRED AKARANA-REWI© or FRED PERCIVAL AKARANA or FREDPERCIVAL REWI© plus costs, plus triple damages;



- (2) authenticates this Security Agreement wherein User is debtor and the living man Fred is Secured Party and wherein User pledges all of User's assets, land, consumer goods, products, inventory, equipment, money, investments, letters of credit letters of credit rights, chattel paper, instruments, accounts, deposit accounts, documents and general intangibles and all User's interests in foregoing property now owned and foreafter acquired, now existing and hereinafter arising and wherever located as collateral for securing User's contractual obligation in favour of Secured Party for User's unauthorised use of Secured Party's common law copy righted property.
- (3) consents and agrees with any Secured Party's future filing of PPSR (Personal Property Security register) financial statement or UCC (Uniform Commercial Code) statement in the UCC filing office as well as in any council or crown office wherein User is debtor and living man Fred© is Secured Party.
- (4) consents and agrees that any future UCC or PPSR Said Financing Statements described above in point "(3)" to be a continuing finance statement, and further consents and agrees with Secured Party's filing of any continuation statement necessary for maintaining Secured Party's perfected security interest in all of User's property and interest in property pledged as collateral in this Security Agreement and described above in point "(2)," until User's contractual obligation theretofore incurred has been fully satisfied;
- (5) consents and agrees with Secured Party's future filing of any UCC Financing Statement, as described above in points "(3)" and "(4)," as well as the future filing of any Security Agreement, as described above in point "(2)." in the UCC filing office; as well as in any council or crown recorder's office;
- (6) consents and agrees that any and all such future filings described in points "(4)" and "(5)" above are not, and may not be considered, bogus, frivolous, or vexatious and that User will not claim that any such filing is bogus, frivolous or vexatious;
- (7) waives all defences; and
- (8) appoints Secured Party as Authorized Representative for User, effective upon User's default re User's contractual obligations in favour of Secured party as set forth below under "Payment Terms" and "Default Terms," granting Secured Party full authorization and power for engaging in any and all actions on behalf of User including, but not limited by, authentication of a record on behalf of User, as Secured Party, in Secure Party's sole discretion, deems appropriate, and User further consents and agrees that this appointment of Secured Party as Authorized Representative for User, effective upon Users default is irrevocable and coupled with a security interest.

## <u>User further consents and agrees with all of the following additional terms of Self-executing</u> Contract/Security Agreement in Event of Unauthorized Use:

Payment Terms: In accordance with fees for unauthorized use of FRED PERCIVAL AKARANA-REWI© or FRED AKARANA-REWI© or FRED PERCIVAL AKARANA or FRED PERCIVAL REWI© or parts of the same trade name as set forth above, User hereby consents and agrees that User shall pay Secured Party all unauthorized-use fees in full within ten (10) days of the date User is sent Secured Party's invoice, hereinafter "Invoice," itemizing said fees. Default Terms: In event of non-payment in full of all unauthorized-use fees by User within ten (10) days of date Invoice is sent, User shall be deemed in default and:

- (a) all of User's property and property pledged as collateral by User, as set forth in above in point "(2)," immediately becomes, i.e.; is property of Secured Party;
- (b) Secured Party is appointed User's Authorized Representative as set forth above in point "(8)"; and
- (c) User consents and agrees that Secured Party may take possession of, as well as otherwise dispose of in any manner that Secured Party, in Secured Party's sole discretion, deems appropriate, including, but not limited by, sale at auction, at any time following User's default, and without further notice, any and all of User's

property and interest, described above in point "(2)," formerly pledged as collateral by User, now property of Secured Party, in respect of this "Self-executing Contract/Security Agreement in Event of Unauthorized Use, that Secured Party; again in Secured Party's sole discretion, deems appropriate.

Terms For Curing Default Upon event of default, as set forth above under "Default Terms," irrespective of any and all of User's former property and interest in property, described above in point "(2)", in the possession of, as well as disposed of by, Secured Party, as authorized above under "Default Terms" User may cure Users default only re-the remainder of User's said former property and interest property formerly pledged as collateral that is neither in the possession of, and otherwise disposed of by Secured Party within twenty (20) Days of date of User's default only by payment in full.

Terms of Strict Foreclosure: User's non-payment in full of all unauthorized use-fees itemized in Invoice within said twenty (20) day period for curing default as set forth above under "Terms for Curing Default" authorizes Secured Party immediate non judicial strict foreclose on any and all remaining former property and interest in property, formerly pledged as collateral by User, now property of Secured Party, which is not in the possession of, nor otherwise dispose of by, Secured Party upon expiration of said twenty (20) day default-curing period. Ownership subject to common law copyright and UCC and PPSR Financing Statement and Security Agreement filed with the Crown filing office. Record Owner: living man Fred© verifying with his red ink thumb print. Common Law Copyright©. Unauthorized use of "Fred Percival Akarana-Rewi" in full or part incurs same unauthorized use fees as those associated with FRED PERCIVAL AKARANA-REWI© or FRED PERCIVAL AKARANA or FREDPERCIVAL REWI© as set forth above in point "(1)" under "Self-executing Contract/Security Agreement in Event of Unauthorized Use."

\$10,000 Per hour processing accounts and

## CS-26091971-FPAR-001

Accounting/book keeping/invoicing:

**EXHIBIT 'F'** 

## Compensation Schedule of living man: Fred Percival: for Crown and Company Agents

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

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

1. Unauthorised use of my copy righted trade names: \$1,000,000.00 per use

		administration (min charge 4 hours)	
3.	Court appearance:	\$500,000 Per hour or part thereof.	
		\$10,000 Per hour all related costs	
4.	Unlawful detention/enslavery	\$500,000 Per hour or part thereof.	
5.	Kidnapping/False Imprisonment	\$500,000 Per hour or part thereof.	
	Obtaining or causing loss/harm by deception	\$1,000,000 Per item or 2x the value of loss caused	
	그 사람들은 사람들이 가는 사람들이 가득하는 사람들이 되었다.	시기 시간 남에는 한 경찰에 열려가 살아가 어떻게 되었다. 나는 아이들은 아이들은 사람들이 되었다. 그렇게 하는데 나를 다 먹었다.	

7. Robbery/demand with intent to steal/harm \$1,000,000 Per item

8. Use physical force towards me/my property \$1,000,000 Per occurrence \$500,000 Per occurrence

10. Unlawful confiscation of personal property
 11. Distress and mental anguish
 the value of the item, bought as new, multiplied x2.
 \$1,000,000 per event and (wo)man, boy or girl

12. Extracting a signature under duress, \$500,000 per event

to force a contract

13. Entry my property without my permission \$500,000 per event and per property + per dwelling + \$20,000 per metre travelled per living person plus \$100,000 per photo taken plus \$100,000 per second for time per living person being on my property or for any type of surveillance

14. Document preparation	\$10,000	Per hour/page whichever is higher
15. Meetings/Phone use/Research	\$10,000	Per hour
16. Automobile use	\$100	Per kilometre
17. Stationary	\$100	Per item
18. Any type of harm or injury to me	\$150,000,000.00 per event or injury	

19. Harm or Removal of any living (wo)man or animal or plant off my property \$1,000,000.00 per day/event per living item.

#### Notice:

Forcing or compelling a person's unpaid or voluntary performance/servitude or exercising ownership direction or control over a person is a criminal offence that carries terms of imprisonment. Causing or forcing a person to enter or engage in debt bondage (involuntary forced payment) is a criminal offence that carries terms of imprisonment. Slavery charges are imprisonment up to 7 years, fraud charges are from 3 to 30 years with one million dollars charge per fraudulent activity. Entry into property includes opening or entering any access way that is on my property that includes doors, windows, gates, fences and entrance ways and any type of surveillance on or into my property.

\*Compensation Fees or charges subject to change without notice. Compensation Fees to be charged in the currency of my choosing to the gold standard so have option of taking gold or asset valued to same amount upon breach of duly delivered personal liability notice or rescinded offers to contract.

Dated: 11<sup>th</sup> day of the eleventh month in the year of our Lord, Two thousand and twenty-four By Fred Percival (also known as Fred) of the House of Akarana-Rewi



LIABILITY NOTICE: A INSWOrth

Served to: Blair Kirk and in the private
Title: Director Purchase

Identification Number:

& Roberty Furding Trest.

Others present and complicit

Others present and witnessing

Date: 13/11/24

Location: Auexland

Time: /pm



Jurisdiction of this land now only under Almighty God. Thou shall not steal or bear false witness and Love our Creator God and Love our neighbour as ourself and do no harm.

I declare that I am a living (wo)man going about his/her every day business, with the right to make all decisions over how I run my life and are able to self determine and administer my own estate. I am only bound by the lore of Nature and my creator God's lore. I am not a legal corporate fiction or a company, I am not property of the Crown or any other governing body, so you and the governing body you represent have absolute no authority over me. Companies can only control other companies and artificial persons, not living men and women. My estate can only be taken over if I am dead. If you are acting on behalf of a company or governing body these are subject to commerce and contract law which requires informed consent. Your boss has clearly misled you to believe you have some control over me. I say clearly, I do not consent for you to enter my property or interfere in my affairs. If you continue with your actions, you are accountable in your full private and commercial capacity.

Ignorance of the law is no excuse; actions of bad faith remove your immunity to civil and criminal prosecution. If you claim authority over me and my property or my affairs without my fully informed consent then you are wilfully guilty of trespass and the crimes of fraud and enslavery with intent. Slavery charges are imprisonment up to 7 years, fraud charges are from 3 to 30 years with one million dollars charge per fraudulent activity. You have been forwarned and are now served this LIABILITY NOTICE that if you continue with the action you are taking, I have the authority to charge you for your crimes and with my own schedule of compensation fees.

That I have 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 not be subjected to scientific or medical experimentation, right to choose or refuse medical treatment, right to choose how I manage my own health and life, right to be treated fairly, right to privacy, right to freedom of movement and residence, to own things, freedom of thought and religion, freedom of opinion and expression, right to assemble, right to work, right to social security and social service, right to freedom of travel around the world. These rights can not be taken

As the Principal in this matter, We now NOTICE Blain Kirk & Miles P the living man and the agency and Corporations that he/she represents that this is a cease and desist order that any further contact or action from you or the company or agency you represent will invoke the compensation fees contained in Our schedule CS-JA-07 attached and a lien lodged on the personal Properties Personal Register (PPSR) against the personal 

Verified by Living: Fred Sercing - Akonom from the City of? All interpretations and definitions are those of the hand who wrote this. All absolute rights reserved without prejudice

**Living Sentient Witness 1** Full Name & Autograph

RATIFIEZ MAHARAT

**Living Sentient Witness 2** Full Name & Autograph

ANITA WAT

## Compensation Schedule CS-JA-007 for Crown and Company Agents

Name and Title of person:

Date and Time:

For any unwarranted unlawful solicited/unsolicited goods and services and/or interference in my/our private matters and/or commercial affairs or any individual interfering with my/our freedom, physical integrity, psychological wellbeing, or wilful trespass on my/our private property will be held personally liable for the following charges see UCC1-301 and UCC1-308

1. Unauthorised use of any of my copy righted trade names: \$1,000,000.00 per use

\$10,000 Per hour processing accounts and Accounting/book keeping/invoicing:

administration (min charge 4 hours)

Per hour or part thereof. \$1,000,000 3. Court appearance:

\$100,000 Per second. 4. Unlawful detention/enslavery \$100,000 Per second. 5. Kidnapping/False Imprisonment

6. Obtaining or causing loss/harm by deception \$1,000,000 Per item

7. Robbery/demand with intent to steal/harm \$1,000,000 Per item

8. Use physical force towards me/my property \$1,000,000 Per occurrence

\$500,000 Per occurrence 9. Threats of harm to me or my property the new value of the item x 2, plus 10% added per day 10. Unlawful removal of personal property

\$1,000,000 per event and (wo)man, boy or girl 11. Distress and mental anguish

\$1,000,000 per event 12. Extracting a signature under duress,

to force a contract

\$500,000 per event and per property + per dwelling + 13. Entry my property without my permission \$20,000 per metre travelled per living person plus \$100,000 per photo taken plus \$100,000 per second for time per living person being on my property or for any type of surveillance

\$10,000 Per hour/page whichever is higher 14. Document preparation \$10,000 Per hour 15. Meetings/Phone use/Research \$100 Per kilometre 16. Automobile use \$100 Per item 17. Stationary

18. Any type of harm or injury to me \$150,000,000.00 per event

19. Harm or Removal of any living (wo)man or animal or plant on my land being the land of Aotearoa which encompasses the whole earth \$1,000,000.00 per day/event per living item.

\*Fees are subject to change without notice. Fees to be charged in the currency of my choosing to the gold standard so I have the option of taking gold or asset valued to same amount. Upon breach of duly delivered personal liability notice or rescinded offers to contract.

Forcing or compelling a living breathing sentient being's unpaid or voluntary performance/servitude or exercising ownership direction or control over a living soul is a criminal offence that carries terms of imprisonment. Causing or forcing a living soul to enter or engage in debt bondage (involuntary forced payment) is a criminal offence that carries terms of imprisonment. Slavery charges are imprisonment up to 7 years, fraud charges are from 3 to 30 years with one million dollars charge per fraudulent activity. Entry into property includes opening or entering any access way that is on my property that includes doors, windows, gates and entrance ways and any type of surveillance on or into my property.

Living Sentient Witness 1 Full Name & Autograph

RAINIEL MAHARAT

**Living Sentient Witness 2** 

Full Name & Autograph

ANITA WATI

All Absolute Rights Reserved Without Prejudice



Jurisdiction of Our land Aotearoa also known as Colony of New Zealand has returned to the authority of God Almighty
Love your Creator God, love your neighbour as yourself and do unto others as you would have them do unto you and;
Thou shall not steal; thou shall not bear false witness.

NZ Registered Mail Tracking Number LW122851665 NZ

Date: 11th day of November in the year of our Lord 2024

Address for service: living man Fred Percival of the House of Akarana-Rewi Care of 155 Blockhouse Bay Road, Avondale, Auckland [1026]

Blair tinsworth Kirk &

To miles furchase.

As agent for PROPERTY Funding Trust

Notice of Affidavit of Status of Fred Percival and Claim on Land of Substance and Trespass Notice

This is a self-executing claim and declaration

Notice Principal to Principal

Notice to Agent is Notice to Principal and Successors

Notice to Principal and Successors is Notice to Agent

For context, this Notice and Affidavit of Claim uses only plain simple English and Counting Systems. You are considered informed that all meanings in this/all communication/s are taken from the Oxford Dictionary of English unless otherwise definition given or as commonly understood by living men and women. Any content or character or page layout is not to be confused with legalese or any other language. If any definition or meaning is unclear to the reader the interpretations are that of the living woman author of this affidavit. The position in this

communication is that of a living woman standing under God's law, also known as the creator's law, natural law, and operating outside the jurisdiction of statutory rules or man-made legislation.

This document is presented for the reader's benefit with honourable and peaceful intent to provide the reader with notice and due process and a good faith opportunity to rebut this allodial claim over the land of substance known as 155 Blockhouse Bay Road, Avondale, Auckland Street, [1026]. The reader is instructed to give this document to all other departments and regulatory service agents within the Auckland Council and New Zealand Local Government Funding Agency. This document can be found as **Exhibit 'D'**. The reader and the corporations Auckland Council and New Zealand Local Government Funding Agency are notified that the jurisdiction of the Council and the Crown and the Property Funding Trustees Limited have been removed from the land known as 155 Blockhouse Bay Road, Avondale, Auckland, [1026]. This notice has also been placed on the public notice board publicnoticesnz.com

- 1. I, the living soul author and Principal Fred Percival notify the reader that I have an Affidavit of Status and Life which is included with this Notice.
- 2. 1. I, the living soul author and Principal Fred Percival have my property and estate returned to me as the 'secured party' and 'creditor' but not surety to them as debtor of all trade names and entities that have been set up to represent me, and the reader has been notified that both Affidavits have been placed on Public Notice Board and can be found on the website publicnoticesnz.com under unrebutted affidavits, where the author Fred Percival holds the original documents printed on cotton paper; and
- 3. I, living soul author and Principal Fred Percival, declare that I am a living breathing man and able to manage my own affairs, self-determine, and administer my own estate and declare that I am not Crown property or a subsidiary company to any of the Crown Companies and are therefore not subject to Crown Law, but only the lore of Nature and lore of God; and anyone taking authority over a living man or woman without his or her consent is committing the crime of slavery and I state clearly that I have never consented to anyone having control or authority over me; and
- 4. I living soul author and Principal Fred Percival of the house of Akarana-Rewi sui juris hereby claim all rights nunc pro tunc; and as of the date known as 11<sup>th</sup> day of the month of November in the year two thousand and twenty-four [2024]; and I living man Fred Percival do hereby claim and declare that the land of substance and all the resources, living and otherwise thereon, commonly known as 155 Blockhouse Bay Road, Avondale, Auckland [1026] identified on Exhibit 'A' by the yellow and blue outlines, are henceforth considered to be held in allodium by I living man Fred Percival and from herein any and all parts of this claim all references to land/this land/these lands means the land of substance commonly known as 155 Blockhouse Bay Road, Avondale, Auckland [1026] identified on Exhibit 'A' by the blue and yellow outlines; and
- 5. I living soul author and Principal Fred Percival have absolute property right and not a mere estate and claim and declare supreme authority over these lands using God's Law, Natural Law Genesis 1:27-30 and therefore this land is freely held and occupied by living men and women without obligation or service or fee to any overlord or landlord or government or local authority; and
- 6. I, living soul author Fred Percival hold no contract with any de facto occupying corporate Aotearoa, Tireni [New Zealand] government for their public debts or commercial liabilities at any time whatsoever; and
- 7. I, living soul author Fred Percival declare that the one true almighty God created men and woman, and men and woman created corporations; and a corporation can never have control or authority over a living man or woman without their consent and I have not consented to any corporation having control or authority over me; and

- 8. I, living soul author Fred Percival am neither a thing, nor discounted entity, nor legally defined person, nor human-being, nor individual, nor resident, or withholding agent, as these terms are defined under the Statute of which "we the people have not consented to," and as such, I am henceforth to be recognised as a living breathing soul, sojourn on the Land and Soil jurisdiction and land mass commonly known as Aotearoa, Tireni [New Zealand]; and
- 9. From age of consent to the date of this Affidavit, I, living soul author Fred Percival have never signed any contract knowingly, willingly, intelligently, voluntarily, or intentionally whereby I have waived any of my natural inherent rights. I hereby revoke, rescind, cancel, and make void all 'contracts', 'agreements', 'forms', or 'instruments' that I have signed as individual, director, trustee, trustee director or as guarantor or any other capacity and that have been, are being, or may potentially be construed to give the agent(s) of any agency or department of any 'incorporated government', any 'banking corporation', any 'authority', 'venue', or 'jurisdiction' over I, living soul author Fred Percival where such unconscionable 'contracts,' 'agreements,' and 'forms' that exist to exploit me have been proven to be grammatically fraudulent and are therefore to be considered null and void from the legal and lawful viewpoints of all parties involved; and
- 10. I, living soul author Fred Percival declare that if anyone acts in bad faith towards me, tries to deceive me with intent to harm me or tries to enslave me they have committed crimes of slavery and fraud and I have the lawful right and authority to charge them fees according to my compensation charge fee schedule in Exhibit 'C' which can also change and be updated without notice; and once I serve notice to the guilty party they have ten working days to pay in full and if not paid by that date they are considered in default and I have the right to claim ownership and seize any assets or property owned by the guilty party or agent acting on behalf of the guilty party, and if the guilty party shows remorse I can choose whether to give them a remedy in replace of the owed debt, but if the guilty party does not follow through with actions requested in the remedy I have the right to continue with claiming ownership of the assets belonging to the guilty party; and
- 11. The allodial designation over this physical land commonly known as 155 Blockhouse Bay Road, Avondale, Auckland [1026] is established through careful observation and consideration of the following facts:
  - 11.a. I, living soul author and Principal Fred Percival am a live, sovereign, living, breathing sentient being with soul, spirit, breath, conscience and competence and not a dead fictitious entity; and
  - 11.b. I, living soul author and Principal Fred Percival as a living man and having come of age have supreme authority over any and all corporate entities; and
  - 11.c. that the land that I living soul author and Principal Fred Percival are living on is not artificial as it has physical substance; and
  - 11.d. I, living soul author and Principal Fred Percival and other living men and women gain life, sustenance and shelter from and upon the physical land and gardens, see Exhibits A and B, that have been established since purchasing the land in the year commonly known as two thousand and sixteen [2016]; and
  - 11.e. physical land is real, whereas a non-physical corporation cannot own anything of physical substance and therefore the Crown and the New Zealand Government et al as corporate entities cannot own land of substance and use artificial construct of legal titles and registration to claim control and ownership of something of physical substance; this is misleading and therefore fraud has been detected; and
  - 11.f. as fraud is identified this renders the legal title contract/s a nullity in their entirety, as the Crown and New Zealand Government et al are companies and bound by contract Law; and

11.g. the legal title and registers held by the Crown and New Zealand Government et al to make a claim upon this land is now established as fraudulent; and

11.h. not only is the legal title fraud, so is the mortgage that is attached to the title due to the loan document not being signed by the lender and no proof provided that the money existed prior to me Fred signing the loan document, so as the money was created from me signing the document I am therefore the Secured Party Creditor not the debtor.

11.i. all jurisdiction of the Crown and any of its companies including New Zealand Local Government Funding Agency Limited Auckland Council and Property Funding Trustees Limited is removed of this land including any monetary charges with any further charges sent without my written consent liable for charges in my compensation schedule attached as **Exhibit 'C'** and

11.j. no corporate entity or their agents have any jurisdiction to administer the affairs of, enter, obstruct, harm or injure et al on this physical land nor cause harm to nor claim ownership over, any physical land, resources, living man or woman, animal, water, air, soil, flora and fauna in their entirety; and therefore:

#### Notice:

- 12. All government/corporate entities and all claimed jurisdiction, authority and administration are removed in relation to the affairs of living soul author and Principal Fred Percival and the land of physical substance commonly known as 155 Blockhouse Bay Road, Avondale, Auckland [1026] identified on Exhibit 'A' by the yellow outlines, and all resources upon it in the entirety absolute; and
- 13. I, living soul author and Principal Fred Percival hold these lands in allodium and live on and care for this land and will continue to maintain it with the utmost care and consideration and intend to live a quiet peaceful life in the private working in harmony with nature; and
- 14. That Janine of the House of Arabella and Walters has already taken her allodial claims and had them unrebutted in the High Court of New Zealand by the Crown Corporations, the Council Corporations and the ASB Bank as they could not rebut the truth that physical land is real, whereas a non-physical corporation cannot own anything of physical substance and therefore the Crown and the New Zealand Government et al as corporate entities cannot own land of substance and use artificial construct of legal titles and registration to claim control and ownership of something of physical substance; this is misleading and therefore fraud has been detected; and as fraud is identified this renders the legal title contract/s a nullity in their entirety, as the Crown and New Zealand Government et al are companies and bound by contract Law; and the legal title and registers held by the Crown and New Zealand Government et al to make a claim upon this land is now established as fraudulent; and all jurisdiction of the Crown and any of its companies including New Zealand Local Government Funding Agency Limited plus all Crown Corporations plus all Council Corporations plus all Bank corporations have been removed over all land where Janine obtained Summary Judgement in the High Court against all the Corporations removing their authority over all land and all individuals living and breathing men, women, boys and girls so all that individuals need to do is step in and claim back his/her authority as a living breathing sentient being created by God where no corporation can have control over a living man or woman without his/her consent and Janine's summary judgments against these corporation that stand as truth in law and commerce can also be found on the public notice board publicnoticesnz.com; and
- 15. That I provide my lender Property Funding Trustees corporation and its agents and representatives ten working days from the time of receipt to rebut the following regarding the mortgage and loan.15a. Did Property Funding Trustees corporation or its agents or representatives advertise that they issued this loan?; and

- 15b. Can Property Funding Trustees corporation or its agents or representative show the ledger where the funds were deposited into their account for this loan and who they were from, where non response confirms that the funds were never deposited and the funds did not exist prior to the signing of this loan with my wet ink signature; and
- 15c. Did Property Funding Trustees corporation or its agents or representatives lend anything of substance?; and
- 15d. Did Property Funding Trustees corporation or its agents or representatives co-sign the loan agreement where if they can not show that it was co-signed the agreement becomes null and void; and
- 15e. Did Property Funding Trustees corporation or its agents or representatives explain exactly what property of mine they took security over to obtain the mortgage with full disclosure required and if full disclosure not provided the agreement becomes null and void; and
- 15f. Did Property Funding Trustees corporation or its agents or representatives lodge or sell the loan document with my wet ink signatures onto any other party without my consent or knowledge which also makes the agreement null and void; and
- 15g. Was money or monetary value created by Property Funding Trustees corporation that never existed prior to my signing with my wet ink signature on the documents in any capacity as individual, director, shareholder, trustee, guarantor, beneficiary or any other capacity?; and
- 15h. Did Property Funding Trustees corporation or its agents or representatives receive payment in full for any or all of these mortgages round the time each loan was granted?; and
- 15i. Can Property Funding Trustees corporation or its agents or representatives provide proof that the money used to pay this loan existed prior to the created loan agreements; and
- 15j. Can Property Funding Trustees corporation or its agents or representatives show that the bank books balanced on the day we received the loan, as in showing that money came in and money came out of the bank ledger?; and
- 15k. Does Property Funding Trustees corporation or its agents or representative hold any other information regarding my loan that has not been disclosed or withheld from me?; and
- 16. If this eight page Notice of Affidavit of Status of Fred Percival and Claim on Land of Substance goes uncontested or unrebutted point by point to the author who must be addressed by his christian names Fred Percival no later than ten [10] calendar days from receipt, this claim and its contents in its entirety stands as fact and truth in commerce and judgement in Law; and the following trespass and liability notice applies as below in point 20 as follows:
- 17. I, Fred Percival present the following Liability and Trespass Notice to the reader that all government and corporate entities including Property Funding Trustees corporation have now had their jurisdiction, authority and administration removed from this private property and land of substance, commonly known as 155 Blockhouse Bay Road, Avondale, Auckland [1026] as identified on Exhibit 'A' by the yellow outlines; therefore no corporate entity has any jurisdiction to obstruct, enter, harm or administer the affairs on this physical land nor cause harm to, or claim ownership over, any living man, animal, water, air, flora and fauna in their entirety and if any corporate entity or legal fiction tries to enter the property without prior invitation, then those entering may be charged with trespass in their private and commercial capacity in accordance with the law and subject to the compensation charge schedule of Fred Percival. Mortgage and Rate charges no longer apply to this land, and any charge notices sent or any other contact or administration of my affairs without my consent will result in fees charged from the compensation schedule to the agent representing the Crown or Council or any company or corporation or charged to the company or the CEO of that company and in the event of non-payment I, Fred Percival have the lawful right to seize assets to the same value or place that company in liquidation.

CLS-FPAR-26091971-001

P.P. Herderelkanson-Rein : Fred-Persind:

by Fred Percival,

of the house of Akarana-Rewi

the Author, Principal, Executor and Non-Resident Settlor and Secured Party Creditor

2 Corinthians 13:1 (NIV) "Every matter must be established by the testimony of two or three witnesses."

Witness one name:

Autograph

Date:

Witness two name:

ANITA WATI

Autograph

Date:

Witness three name:

Autograph Sahana

Date: 15 | 11/24

FR

## Exhibit A: Map

Map showing land with approximate co-ordinates of the land of substance commonly known as **155 Blockhouse Bay Road, Avondale, Auckland [0600]** outlined in blue Latitude 36°53′51″ S and Longitude 174°42′03″ E



Picture of my land with blue outlines

**Exhibit B:** Sustenance Land of substance showing vegetable gardens and flag



### Exhibit C: Compensation Schedule CLS-FPAR-26091971-001 for Crown and Company Agents

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

Effective from: 11/11/2024

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

1. Unauthorised use of any of my copy righted trade names: \$1,000,000.00 per use

2. Accounting/bookkeeping/invoicing: \$10,000 Per hour processing accounts and

administration (min charge 4 hours)

3. Court appearance: \$500,000 Per hour or part thereof.

4. Unlawful detention/enslavery \$500,000 Per hour or part thereof.

5. Kidnapping/False Imprisonment \$500,000 Per hour or part thereof.

6. Obtaining or causing loss/harm by deception \$1,000,000 Per item

7. Robbery/demand with intent to steal/harm \$1,000,000 Per item

8. Use physical force towards me/my property \$1,000,000 Per occurrence

9. Threats of harm to me or my property \$500,000 Per occurrence

10. Unlawful confiscation of personal property double the replacement value of item plus 5% interest per week until returned.

11. Distress and mental anguish \$1,000,000 per event and (wo)man, boy or girl

12. Extracting a signature under duress, \$500,000 per event

to force a contract

13. Entry my property without my permission \$500,000 per event and per property + per dwelling + \$20,000 per metre travelled per living person plus \$100,000 per photo taken plus \$100,000 per second for time per living person being on my property or for any type of surveillance

14. Document preparation
 15. Meetings/Phone use/Research
 16. Automobile use
 17. Stationary
 18. Stationary
 19.000 Per hour
 100 Per kilometre
 100 Per item

18. Any type of harm to me or breach of my rights \$150,000,000.00 per event

19. Harm or Removal of any living (wo)man or animal or plant off my property \$1,000,000.00 per day/event per living item.

\*Fees are subject to change without notice. Fees to be charged in the currency of my choosing to the gold standard so have option of taking gold or asset valued to same amount. Upon breach of duly delivered personal liability notice or rescinded offers to contract.

### Notice:

Forcing or compelling a person's unpaid or voluntary performance/servitude or exercising ownership direction or control over a person is a criminal offence that carries terms of imprisonment. Causing or forcing a person to enter or engage in debt bondage (involuntary forced payment) is a criminal offence that carries terms of imprisonment. Slavery charges are imprisonment up to 7 years, fraud charges are from 3 to 30 years with one million dollars charge per fraudulent activity. Entry into property includes opening or entering any access way that is on my property that includes doors, windows, gates and entrance ways and any type of surveillance on or into my property.

All Absolute Rights Reserved Without Prejudice

ALL RIGHTS RESERVED WITHOUT PREJUDICE and All interpretations and definitions are those of the hand that wrote this.

Unichem Sandringham Pharmacy 2 Kitchener Road Sandringham, Auckland 1025 GST No. 116-859-483 Ph 09 846 6552; Fax 09 846 2194

Docket #455526 15-Nov-2024 4:19pm You were served by: Sanket

Product NZP Ticket 3kg Courier C4-M NZP Courier signature add-on NZP Pkg Bag M (C4)	Unit 0 \$10.50 \$3.00 \$1.00	2ty 1 1 1	Total \$10.50 \$3.00 \$1.00
Tax Invoice: Total Total Sale items: Includes GST of	r reg and very all arms and was clean all and see year.	there may salve to	\$14.50 3 \$1.89
Effpos / CC	* - *	·	\$14.50

Eftpos / CC

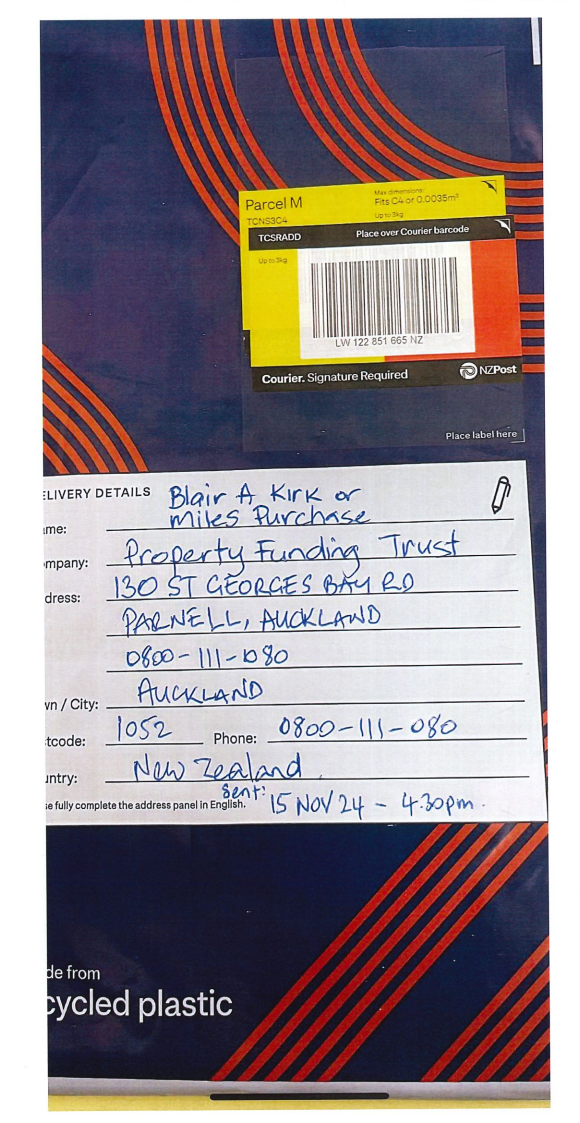
SANDRINGHAM COM PHAR 6 KITCHENER RD

AUCKLAND
**
DATE: 15NOV24
TIME: 6 19
MID: 2 101
TID:   P N LO1
TRAN:   Z Z Z DIT
015196 8 8 8
VISA 5 88
CARD:   8
CONTAC CONTAC
TRAN:  CA COULTA':  COULTA':  COULTA':  COULTA':  COULTA':  CONTA':  COULTA':  COULTA'
RID: 1 O SEE
Courier. Signature Required Courier. Signature Required Conservaget next working day between major towns and oities. Takar Subjections or damage up to \$25,00, subject to NZ Compensation for loss or damage up to NZ Compensation for los
ARQC: 3 5 5 5 2746
TVR:( O o g g o d
ATC: LX X S S
TSI: L L E S D E S
AUTH . ☑ 元 6 5 5 5 5 6
AUTH INSTANCE OF THE PROPERTY
TOTI O 5 2 2 2 14.50
**
INVOICE NUM 014448
CUSTOMER COPY

Thanks For Shopping With Us!
As of the 1st July, \$5 script charges are back
However, Unichem Sandringham will continue
to be free!!!\*Terms & Conditions apply
030104-0436802-01



PRESCRIPTIONS



Unichem Sartdringham Pharmacy 2 Kitchener R: ad Sandringham, Auckland 1025 GST No. 116-859-483 Ph 09 846 6552; Fax 09 846 2194

Docket #455526 15-Nov-2024 4:19pm You were served by: Sanket

Product	Unit (	Qtγ	Total
NZP Ticket 3kg Courier C4-M	\$10.50	1	\$10.50
NZP Courier signature add-on	\$3.00	1	\$3.00
NZP Pkg Bag M (C4)	\$1.00	1	\$1.00
Tax Invoice: Total Total Sale items:	er a sak ar est an advart an O. ar - et ha an		\$14.50
Includes GST of			\$1.89
Effpos / GC			\$14.50

6 KITCHENER RD AUCKLAND Courier.

Signature Required

(This is guide only see best of the first Public Contract. Farful terms and conditions, got on the see of the farful terms and conditions, got on the section of the series of the section \*---- EFTPOS 15NOV24 19 b01 101 DIT 1033 2746

SANDRINGHAM COM PHAR

INVOICE NUM 014448 CUSTOMER COPY

14.50 14.50

Thanks For Shopping With Us!
As of the 1st July, \$5 script charges are back
However, Unichem Sandringham will continue
to be free!!!\*Terms & Conditions apply 030104-0436802-01



PRESCRIPTIONS

# **Manual Dealing lodgement form**

\* If the total payable is not updating please re-select your payment method

# Caveat against dealings with land under the Land Transfer Act 2017

(Section 138 Land Transfer Act 2017)

Land registration district

Auckland

BARCODE

Record of Title (unique identifier)

All/part

Area/description of part

LOT 26 DP 20214 - NA668/285

All

677sqm land with 161sqm building at 155 Blockhouse Bay Road, Avondale, Auckland

Caveator

Surname(s) must be underlined.

Janine

Of the House of <u>Walters</u> as the trading entity copyrighted and owned by the Caveator And as the chosen representative of the current owner Fred Percival Akarana-Rewl

Description of the nature of the estate or interest claimed, including details of how the estate or interest claimed is derived from the registered owner(s).

Fred Percival Akarana-Rewi declares he is a living sentient being not a corporation or dead entity and has given the caveator permission in writing to act on his behalf. Property Funding Trustees Limited placed a mortgage instrument over the property title of 155 Blockhouse Bay Road, Avondale Auckland 0600 where the loan agreement instrument was signed on 14th day of December 2022 by the owner Fred Percival Akarana-Rewi with his wet ink signature in the capacity of trustee and trustee Director for the Percival Family Trust plus as guarantor for a loan to the amount of \$1,080,000 plus fees of \$27,000 loan establishment fees with the full loan being at 9.75% interest per annum with default interest being 19.75% interest with total amount standing on 16th of October 2024 being \$1,193,180.40 with evidence of this attached. Firstly the loan agreement was not co-signed by the lender which makes this document null and void and secondly there has been no proof given that this money existed prior to Fred Percival Akarana-Rewi placing his wet ink signature on this document, where it has been unrebutted in the High Court of New Zealand that money is created from the wet ink signatures from the borrower on all mortgage documents in New Zealand. As the money did not exist prior to his signing the evidence demonstrates that Fred Percival Akarana-Rewi is the creditor and therefore secured party over this property for the full amount of the loan plus charges of harm for one million for causing loss by harm and deceit with charges related to UCC1-301 and UCC1-308. This is an immediate cease and desist towards Property Funding Trustees Limited trying to sell this property and Fred Percival Akarana-Rewi issues a no trespass order towards them and any agent acting on their behalf to enter or try and sell this property and the debt is now made null and void due to fraud and deceit found within the contract, and Janine as his acting representative and as Commander and Chief over the Crown Corporations makes Fred Percival

gw

Q

<sup>&</sup>lt;sup>1</sup> For a caveat under s138(1)(d)(ii) LTA 2017, include the matters that establish there is a risk the estate or interest may be lost through fraud.

Akarana-Rewi the Secured Party Creditor over this property for the value of 2.4 million dollars with the lawful right to continue charging ten percent accruing interest per week to Property Funding Trustees Limited plus one million dollars charge of harm for any further correspondence per document sent with false and fraudulent claims or for any trespass of any agent acting on behalf of Property Funding Trustees Limited of any other Crown corporations with the lawful right to plan a commercial lien over the finance company Property Funding Trustees Limited.

← Fred Akar... 12/nov/2024 I Fred Percival Akarana -WITNESSEIS BT: ANITA WATI Rewi give authority to Genene to put a covit of Harm over 155 blockhouse bay rd Avondale 0600 Auckland Sign: FPAR: 9.15am hirefred@icloud.com pp. Fred Percival Allarara few pp. Fred Percival Allarara few py;
RAJINIA MAHARAJ 02102792475 Thank you Fred for confirming permission for me to act on your behalf -Janine Walters Text mess... ② 中 田

### Notice

Take notice that the Caveator forbids the registration of any instrument, or the recording of any matter in the register that transfers, charges, or prejudicially affects the estate or interest protected by this caveat, except as stated below, until this caveat is withdrawn by the Caveator, removed by order of the High Court, or until the same has lapsed under the provisions of section 143 of the Land Transfer Act 2017. The exceptions are:

### Address for service of Caveator

Att Tim Adams Level 1, Australis Nathan Building, 37 Galway Street, Takutai Square, Auckland 1011 or PO Box 5326, Wellesley Street, Auckland

# Address for service of Registered Owner

155 Blockhouse bay Road, Avondale, Auckland 0600

giv

Dated this

12th

day of

November

2024

**Attestation** 

Delete inapplicable descriptions in [ ]. Signed in my presence by the Caveator

Signature of witness one

Witness to complete in BLOCK letters (unless legibly printed)

Occupation

Address

Witness hame 7



Sanine on bohalt fred.

Signature(s) and seal of Caveator

Signature of witness two

Witness to complete in BLOCK letters (unless legibly printed)

Witness name

Occupation

**Address** 

# ACCOUNT CLOSING STATEMENT



130 St Georges Bay Road Parnell, Auckland Ph: 0800 111 080 · www.propertyfunding.co.nz

BORROWER	
Percival Family Trust 155 Blockhouse Bay Road, Avondale, Auckland 600	

ACCOUNT NO.	BRT-1165
STATEMENT CLOSING DATE	16/10/2024

# STATEMENT SUMMARY

Payoff Amount	\$1,193,180.40
Payoff Due Date	17/10/2024

After 17/10/2024, please pay an additional \$298.50 per day. This notice expires on 06/11/2024, at which time you are instructed to contact this office for additional instructions.

9.950% Interest Rate 0.027639% Daily Periodic Rate \$1,080,000.00 Unpaid Principal Balance \$1,080,000.00 Average Daily Balance

Property: 155 Blockhouse Bay Road, Avondale, Auckland 600

PLEASE DETACH THE TOP PORTION OF THIS STATEMENT AND RETURN IT WITH YOUR PAYMENT

Please advise us immediately of any discrepancies in the transactions or investment activity in your closing statement. Please note, the additional charge per day in the Statement Summary section assumes your loan is not in default.

### **ACCOUNT ACTIVITY**

Date	Reference	Description	Reserve	Charges	Credits	Balance
17/09/2024 15/10/2024 16/10/2024		Balance Forward Loan management fee (17 Aug 24 - 17 Oct 24) Cls 21 of Mortgage Memorandum 2018/4344 int 10% default interest (17 Sep - 17 Oct 24) Interest Charge	\$1,658.77 \$1,658.77	\$225.00 \$17,955.00 \$9,000.00 \$8,955.00 \$36,135.00	\$0.00	\$1,157,045.40 \$1,157,270.40 \$1,175,225.40 \$1,184,225.40 \$1,193,180.40

# INTEREST CHARGE SUMMARY

Balance Date	Daily Balance	Days	Daily Periodic Rate	Interest Rate	Interest Charges
	\$1,080,000.00	30	0.027639%	9.950%	\$8,955.00
17/09/2024	\$1,000,000.00	30	<b>***</b>		\$8.955,00
		30			

Note: Daily balances exclude finance charges, reserve balances, impound balances, late charges.





2 Souncan Cotteni
This Deed is dated the A day of Drug 2022
PARTIES
Property Funding Trustees Limited (Lender)
Fred Percival Akarana-Rewi and Percival Trustees Limited as trustees of the Percival Family Trust (Borrower)
Fred Percival Akarana-Rewi (Guarantor)
AGREEMENT
LOAN FACILITY
The Lender, at the request of the Borrowers and the Guarantors, has agreed to provide the Loan to the Borrower on the terms set out in this document (which includes the specific terms set out in the First Schedule and the general terms and conditions set out in the Second Schedule. The First and Second Schedules are deemed to be incorporated in and form part of this document which is referred to as this Deed.
EXECUTION AS A DEED
Signed by Property Funding Trustees Limited as Lender by its duly authorised Directors in the presence of:  Director/Attorney  Director/Authorised Signatory
Witness signature
Witness name
Witness Occupation

15836206\_1

Witness Town of Residence

Signed by
Fred Percival Akarana-Rewi
as trustee of the Percival Family
Trust as Borrower
In the presence of:

flandera Fred Percival Akarana-Rewi Witness signature

Witness name

JO REUBEN
Barrister & Solicitor
Of the High Court of New Zealand
AUCKLAND

Witness Occupation

Witness Town of Residence

Signed by
Percival Trustees Limited
as trustee of the Percival Family
Trust by its duly authorised
Directors as Borrower in the
presence of:

Director

Witness signature

Witness name

JO REUBEN
Barrister & Solicitor
Of the High Court of New Zealand
AUCKLAND

Witness Occupation

Witness Town of Residence

Signed by Fred Percival Akarana-Rewi as Guarantor in the presence of:

Fred Percival Akarana-Rewi

Witness signature

Witness name

JO REUBEN
Barrister & Solicitor
Of the High Court of New Zealand
AUCKLAND

Witness Occupation

Witness Town of Residence

2



# FIRST SCHEDULE - SPECIFIC LOAN TERMS AND ADDRESSES FOR NOTICES

Name of Borrower:	Fred Percival Akarana-Rewi and Percival Trustees Limited as trustees of the Percival Family Trust
Name of Guarantor(s):	Fred Percival Akarana-Rewi
Loan Facility/Maximum Amount of the Loan:	A loan up to the sum of \$1,080,000.00 (including the loan application fee referred to below if not otherwise paid) as set out in the Loan Offer, to be applied as follows:
	(a) \$1,080,000.00 in repayment of the loan facility owed by the Borrower to the Lender as at the Commencement Date.
Commencement Date:	17 December 2022 (or such other date as the Lender may agree in writing).
Drawdown:	In accordance with this First Schedule.
Repayment Date	The date which is six months from the Commencement Date.
Loan Purposé:	Refinance existing debt
Interest Rate:	9.75% per annum (subject to clause 7.2 in the General Terms and Conditions).
Default Rate:	19.75% per annum
Fees:	\$27,000.00 loan application fee to be paid by 9 December 2022
Interest Rate and Payment Dates (subject to clause 7.2):	the Repayment Date and will be paid on each monthly anniversary of the Commencement Date in 6 equal Instalments of \$8,775.00 each.
Bank account into which interest	Bank of New Zealand (Property Funding Trustees Limited)
payments should be made (Subject to the Lender's right to change from time to time by notice to the	02 0108 0582612 066
Borrower):	
Land:	(a) The property at 155 Blockhouse Bay Road, Avondale, Auckland and contained in record of title NA668/285 (Blockhouse Bay Road).



Securities:	(a)	Existing first and only registered all obligations mortgage over Blockhouse Bay Road;
	(b)	Existing first and only general security deed from the Borrower (as debtor) to the Lender (as secured party);
	(c)	Existing guarantee and indemnity from Guarantors; and
	(d)	Such other securities as may be required by the Lender.
Loan Offer	The loa	an offer dated 28 November 2022
Independent Trustee (refer clause 18.3)	It is ac for the	knowledged that Percival Trustees Limited is an independent trustee purposes of clause 18.3
Approved Quantity Surveyor (QS):	N/A	
Conditions:	1.	The availability of funds to the Lender to make the Advance;
	2.	No event occurring which, in the absolute discretion of the Lender, might materially affect the value of the Securities or the Borrower's ability to fulfil its obligations under the Relevant Documents;
	3,	Certified original copies of identification and address verification for each Borrower and Guarantor being provided to the satisfaction of the Lender to enable the Lender to comply with the requirements of the Anti-Money Laundering and Countering Financing of Terrorism Act 2009, including, where applicable, for any settlors/appointors of Trusts and any shareholders of Companies with a shareholding of greater than 25%.
	4.	Any other matters reasonably required by the Lender's solicitor;
	5.	Confirmation to the satisfaction of the Lender that all required insurance cover is in place in accordance with the requirements of this Deed and the Securities and that the annual premium for such insurance cover has been paid in advance and in full and the Lender is noted as an interested party. If the annual policy lapses during the term of this Loan or the annual premium is not paid in advance then this shall be an Event of Default until the policy is re-instated or the annual premium is paid and the Borrower has provide updated confirmation of re-instatement or payment as set out above;
	6.	Payment of interest due under the prior loan to be paid on or before 17 December 2022;
	7.	Payment of various fees in accordance with the advance statement provided with the documents to the Lender's solicitor's trust account by 9 December 2022; and
The state of the s	8.	Such other conditions as required by the Lender and notified in writing to the Borrower.

the.

15836206\_1



### Notice to Covenantor of exercise of powers by reason of default

Section 122 of the Property Law Act 2007

In the matter of section 122 of the Property Law Act 2007

And

In the matter of Mortgage Instrument No 12155885.3 North Auckland Registry ("the Mortgage")

To Fred Percival Akarana-Rewi 155 Blockhouse Bay Road Avondale Auckland

You are liable as Covenantor for payment of all monies due and owing by Fred Percival Akarana-Rewi and Percival Trustees Limited as trustees of the Percival Family Trust which is secured by the Mortgage granted to Property Funding Trustees Limited ("the Mortgagee").

**NOW THEREFORE TAKE NOTICE** that if the default specified in the **attached notice** is not, or has not been remedied before the dates specified therein and the Mortgagee becomes entitled to exercise the powers of sale contained in the Mortgage it is the intention of the Mortgagee:

- to exercise the said powers of sale under the Mortgage;
- to commence action against you for any deficiency should the amount realised from such sale be less than the amount required to repay the Mortgage.

**NOW THEREFORE TAKE FURTHER NOTICE** that to prevent the Mortgagee from taking such steps you should ensure that the said defaults are remedied by the date specified in the attached notice.

THIS NOTICE is given without prejudice to any other rights or remedies or powers exercisable by the Mortgagee under the Mortgage, or otherwise at law.

DATED at Auckland this 26th day of August 2024

Signed on behalf of the Mortgagee

THIS notice is given by the Mortgagee, whose address for service is C/- Duncan Cotterill, Solicitors, (Level 1, Australis Nathan Building, 37 Galway Street, Takutai Square, Auckland 1010 or PO Box 5326, Wellesley Street, Auckland), phone 309 1948, fax 309 8275 (Tim Adams).

A



Wellington 6145

Janine Walters

PO Box 9006

Greerton

Tauranga New Zealand

P O Box 5501

TAX INVOICE

GST Number:

017-022-895

NZBN:

9429000003711

Telephone:

0800-ONLINE or (0800 665 463)

Email:

receivables@linz.govt.nz

Invoice No:

ID374805

Date:

13/11/2024

**Customer Code:** 

H00436

**Due Date:** 

20/11/2024

NaPALIS ID:

Page:

1 of 1

Description	Exclusive GST	Exclusive GST	GST	Amount
Manual dealing 13159647				
NA668/285 X - Caveat		156.52	23.48	180.00
NA668/285 Notice Fee		5.22	0.78	6.00
	Total Amount Due:	\$161.74	\$24.26	\$186.00



# Remittance Advice

Customer Name: Customer Code: Invoice No:

Janine Walters H00436

NaPALIS ID

ID374805

**Exclusive GST:** 

\$161.74 \$24.26

GST:

\$186.00

**Total Amount** 

Land Information New Zealand Private Bag 5501 Wellington 6145 New Zealand

Payment to 030049-0002402-00. Please include the customer code on the remittance advice to receivables@linz.govt.nz Offshore deposits also require the following information: swift code WPACNZ2W and branch 318 Lambton Quay, Wellington, Payees need to ensure that any bank fee incurred for the electronic transfer is paid by them and not deducted from the transferred amount.

