

Certificate of Mailing Number MP-001

Third Party Proof of Service and Contents Mailed

Registered Mail (Delivery Confirmation Requested) Number
RPP 44 63800 09400 56664 53609

THAT I, Mia OTH Papas, executor, POA of [REDACTED]
in the State of VICTORIA/Victoria do hereby affirm as being true, correct, certain and complete and not misleading that on the second day of the twelfth month in the year of our Lord, Anno Domini, two thousand and twenty-four [December 02, .AD 2024], caused the following documents:

1. Commercial Lien of Tort
2. Notice of First and Final Warning
3. This Certificate of Mailing Number – MP-002 Registered Mail (Delivery Confirmation Requested)
Number: **RPP 44 63800 09400 56664 53609**

to be served on the party interest below by placing the above-named documents into a Registered Mailing envelope with number **RPP 44 63800 09400 56664 53609** inscribed on said envelope addressed to the following:

Paul Broderick,
Commissioner
State Revenue Office - Victoria
121 Exhibition Street,
Melbourne, Victoria, [3000]

2 December 2024

and then personally sealed envelope to be deposited with the Australia Post Service, postage pre-paid and sent via Registered Mail, Delivery Confirmation Requested - Number **RPP 44 63800 09400 56664 53609**

Mia OTH Papas, executor, POA
Signature

Mia OTH PAPAS, executor, POA.
Print Name

Mia: of the House Papas,
Executor – POA

In care of Post Office

Victoria [3184]

State Revenue Office
Paul Boderick - CEO
121 Exhibition Street,
Melbourne, Victoria [3000]

2 December 2024

Notice of Demand And First And Final Warning

Notice to Principal is Notice to Agent; Notice to Agent is Notice to Principal

The Commercial Lien Process:

A Common Law Commercial Lien 'in Tort' is a process that any Living Being can employ in order to obtain **lawful** remedy from the actions of another Living Being(s) who have - or have attempted to - **or have conspired to** - damage said Living Being in some way. Such wrongs are known as "torts" and are the subject of Tort Law. This includes 'harassment', such as 'threats with menaces', which is considered to be 'psychological damage', and also 'defamation of character', which is also considered to 'damage a reputation'. The reason for this is very simple: Since all are equal under the LAW, then each Living Being has a Duty of Care to each other Living Being, such as to make sure that - whatever action we take towards each other - we have the Common Law behind those actions, and thus can live together in peace. Abrogating said Duty of Care is a CRIMINAL ACT and constitutes a tort.

I believe that you have created a tort, or torts, against My Living Self and my POA status.

The Commercial Lien process is a construct of the Common Law (The Law-of-the-Land), and Australia is a Common Law jurisdiction (being, as it is, on Land). Thus, any Living Being residing in this country is subject to the Common Law **above all else**. And that includes the individual(s), to whom this Notice is addressed.

The process comprises:

1. As the Living Being subjected to harassment (in this case, myself), I will prepare a Statement of Truth (Affidavit) **under penalty of perjury**. This statement will adhere to the principle of being "**the truth, the whole truth, and nothing but the truth**" and will be **based entirely on my first-hand knowledge**.
2. You will receive a copy of this Affidavit, outlining my allegations. To avoid the potential imposition of a Lien, you must **rebut each point**. You will have 30 (thirty) days to provide your response. Your rebuttal must take the form of a sworn Affidavit, meeting the same criteria: based on **first-hand knowledge** and made **under penalty of perjury**.
3. Any points you successfully rebut will be removed from my allegations, with the remaining points forming my final Affidavit. This finalized document will then be notarised by a Notary Public, establishing it as my Statement of Truth. Once notarized, it will hold the weight of **truth in law** and serve as a **judgment in law**.

4. In this context, no Hearing will be necessary, **as the judgment will have already been rendered based on the truth**. This process aligns with the principles of Common Law.
5. I will then have the right to issue a Public Notice, without recourse, warning all concerned parties that your creditworthiness is now highly questionable. Additionally, I will notify credit reference agencies of this status. Furthermore, I will be **Lawfully** entitled to seize any of your property, up to and including the value of the Lien.
6. This due process will adhere strictly to **Lawful** procedures, as you are being given the opportunity to provide a **Rebut in Substance**. By following this approach, I will maintain "clean hands," in contrast to your actions, which are unlawful. This distinction underscores the legitimacy of my counteraction through lawful means.
7. As a footnote, I must emphasize:
 - a. Even if I were to make an honest mistake, which you fail to rebut, that mistake would, in law, **become the truth in Law**. Consequently, you would not be able to claim libel, slander, harassment, stalking, or similar offenses, as you would have been provided a full thirty days to rebut the allegations before any public disclosure.
 - b. By failing to provide a Rebut in Substance, you would be deemed to have tacitly acquiesced to my Statements, thereby accepting them as Truths in Law.
 - c. A Rebut in Substance does not consist of simply dismissing my allegations; such an approach amounts to mere gainsaying. "In Substance" requires providing **hard evidence** - in this case, evidence that directly contradicts my claims.
8. As part of the Lien, I will demand a substantial sum as recompense or settlement for the damages incurred.
9. As this Lien is a construct of Common Law, the only ways it can be removed are as follows:
 - a. Full payment is made, in which case I will remove the Lien.
 - b. The passage of 99 years
 - c. The verdict of a Jury of 12, determining that the Lien should not have been imposed. However, this would require you to take the matter to a Court de Jure (Common Law Court), where I will have the opportunity to explain to the Jury how your actions constituted tort(s) against me **without any lawful justification**. Do not, under any circumstances, assume that a Judge can remove the Lien. A Judge cannot do so, and Judges are aware of this, as it is a **Common Law** process, **not a Statutory** one.

If you sought an obligation from me, you should have requested it **before** taking any action. It is now far too late. To proceed under the gross misassumption that such an obligation exists is, quite simply, **Criminal**.

Sincerely, with prejudice, without ill-will, frivolity, merriment, or vexation,

By: *PP. Mia OTH Papas, executor, POA*

Mia: of the House Papas, executor, POA, and as commonly called, Australian Commonwealth National, and subject SOLEY to The Common Law.

Without any admission of any liability whatsoever, and with all Natural Indefeasible Dominions reserved, in good faith and with clean hands. E&OE.

Statement of Truth of:
Mia: of the House Papas

In relation to the individual who accepts liability for
the Name: "PAUL BRODERICK".

**Notice to Principal is Notice to Agent; Notice to Agent is Notice to
Principal.**

THAT I, Mia: of the House Papas, executor, POA (as commonly called), being the Undersigned, do solemnly swear, declare, and depose:

1. THAT I am competent to state the matters set forth herein.
2. THAT I have first-hand knowledge of the facts stated herein.
3. THAT all the facts stated herein are true, correct, and certain, admissible as evidence, and if called upon as a witness, I will testify to their veracity.
4. THAT the eternal, unchanged principles of Law are:
 - a) A workman is worthy of his hire.
 - b) All are equal under the Law.
 - c) In Law, truth is sovereign.
 - d) Truth is expressed in the form of an Affidavit.
 - e) An un rebutted Affidavit stands as truth in Law.
 - f) An un rebutted Affidavit becomes the judgment in Law.
 - g) All matters must be expressed to be resolved.
 - h) He who leaves the battlefield first loses by default.
 - i) Sacrifice is the measure of credibility.
 - j) A Lien or claim can be satisfied only through an Affidavit by a point-for-point rebuttal, resolution by Jury or payment.
5. THAT, the Commercial processes (including this Affidavit and the required responses to it) ARE NON-JUDICIAL and pre-judicial because:
 - a) No judge, court, government or any agencies thereof, or any other third parties whatsoever, can abrogate anyone's Affidavit of Truth; and
 - b) Only a party affected by an Affidavit can speak and act for himself and is solely responsible for responding with his own Affidavit of Truth, which no one else can do for him.
6. THAT the lawful seizure, collection, and transfer of ownership of money or property must be effected by means of a valid Commercial Lien.
7. THAT I am not the creation or chattel property of any person or any government agency whatsoever. I am not under any obligation whatsoever to any governmental agency, state or federal (i.e. union, corporation), or any of their self-passed laws, statutes, regulations or policies.
8. THAT any and all of the various papers, documents, adhesion contracts, or

By: Mia of the House Papas (Affiant)

Page 1 of 6

*Mia, Papas,
executor, POA*

W.A. Silchane

"agreements" I may have signed with any government agency or entity or any others that might be construed to indicate a conclusion contrary to my herein-below assertions were made, signed by me on the basis of mistake due to lack of full disclosure creating a deliberate lack of full knowledge, a deliberate action of fraud, non-disclosure, concealment of material fact, and misrepresentation. Such action thereby creates a stressful situation of duress and intimidation, vitiating all documents by such action of fraud.

9. THAT it is the sincerest belief and spiritual conviction of this Affiant that slavery and peonage are immoral, are violations of the First Precept of Commercial Law ("a workman is worthy of his hire"), that fraud, misrepresentation, nondisclosure, intimidation, deceit, concealment of material fact, lying, and treachery are morally wrong.
10. THAT I have absolutely no desire whatsoever to be a "client" (slave) of any governmental agency, state or federal (i.e. union, corporation), or any of their Principals, or the Commonwealth of Australia or to incur any debts or obligations to said entities for whatever "benefits" said entities might purpose to provide or seek to provide to this Affiant, or be directed by, subject to, or accountable to any parties other than my own conscience and best judgement for the purpose of preserving inviolate my unalienable/inalienable inalienable rights to life, liberty, freedom and property while engaging in the honorable, productive, and non-harmful activities of my life.
11. THAT I, Mia: of the House Papas, executor, POA am the sole and absolute owner of myself, my body, and my estate, and possess unconditional, allodial, sovereign title thereto, and that I abjure, renounce, forsake, and disavow utterly and absolutely now and forever all presumptions of power, authority, or right by any governmental agency, its Principals, over the rights, life, liberty, freedom or property of this Affiant from whatever source presumed or derived.
12. THAT I, the Affiant, am NOT a Legal Fiction Person (as defined in a Law Dictionary) "Mia Papas" as being a Corporate Entity (incorporated or non-incorporated) or some other kind of Partnership, BUT INSTEAD a living breathing, sovereign, flesh and blood woman with a living soul, with a distinct Mind that is capable of possessing personal knowledge commonly called Mia: (of the House Papas, when necessary to distinguish my Clan).
13. **Application for Declaration of Trust:**
 - a) THAT, on 12 June 2024, we submitted an application for a Declaration of Trust via the online portal, including certified copies of the Trust Deed and three (3) Schedule A's of properties vested into Trust.
14. **Stamp Duty Payment and Certification:**
 - a) THAT, on 24 June 2024, we received a Stamp Duty statement signed by you and promptly paid \$200.
 - b) THAT, on the same day, we received our Declaration of Trust Certificate, with SRO Reference Number [REDACTED]
15. **Notification of Enduring Power of Attorney:**
 - a) THAT, on 23 September 2024, we informed you via letter (sent through Australia Post, Tracking Number: RPP4463800094004293075604 of our Enduring Power of Attorney over [REDACTED] and provided certified copies of the relevant documents.

Mia, Papas.
executor, POA

HA Selhane

16. Land Tax Demand:

- a) THAT, on 3 October 2024, we received correspondence from the State Revenue Office, signed by Matt Driver, demanding a settlement of \$975 for land tax on the property at [REDACTED].

17. Issuance of Promissory Note:

- a) THAT, on 11 October 2024, we sent you a Notarised Promissory Note (No. MP-10001) valued at \$975, which you received on 16 October 2024 at approximately 7:23 AM.
- b) THAT, the terms of the Promissory Note specified settlement through monthly instalments of \$20.31, collectible at a designated address, beginning 11 November 2024.
- c) THAT, we included an Affidavit of Fact – citing all laws on Bills of Exchange and Promissory Notes.
- d) THAT, we included two (2) FOI from the Attorney General's Office citing that no Corporation is exempt from accepting BoE's and PN. FOI Numbers: FO124/031; CM24/1086 and FO124/378; CM24/24529.

18. THAT, the conditions within the Notarised Promissory Note specified the following terms and conditions:

- a) This Note's delivery by Registered Post from the Issuer payable to the Acceptor. Upon endorsement for the Registered Post envelope and contents, Acceptor now becomes the Holder and is deemed as having possession and delivery of this Note.
- b) The Issuer instructs the Holder to settle the account in the name of [REDACTED], assessment number [REDACTED] with this novation and instrument.
- c) The repayment of the Obligation by the Issuer hereafter will be made in 48 monthly instalments of AUD \$20.31 per month on the 11th (eleventh) day of every consecutive month until Obligation here in has been fulfilled.
- d) The holder may collect the monthly payment from [REDACTED] at 9am on the 11th of every month. If the 11th day is a weekend or public holiday the payment can be collected the next consecutive working day at the same time 9am. If you choose not to exercise the collection of the first monthly instalment, the assessment number notice [REDACTED] is rendered null and void.
- e) At the Holder or Holder in due course's discretion [REDACTED] give permission to the Holder and/or the Holder in due course, to use this Note in any way necessary as a negotiable instrument and thus can be financially traded on or sold, whereas such trade will terminate the Obligation.
- f) This original Note is evidence of the Obligation and contract, not a copy.

19. Failure to Collect Payment:

- a) THAT on 11 November 2024, we waited from approximately 8:55 AM to 9:15 AM at the designated address for your representative to collect the first monthly instalment, as per the Note's terms.
- b) Your failure to collect rendered the assessment notice (No. [REDACTED]) null and void under the terms of the Promissory Note.

20. Notice of Tendered Settlement:

Mia Papas
executive, POA

MA Salhane

- a) THAT on 13 November 2024, we sent you a Notice of Tendered Settlement (Tracking Number: RPP4463800094004293075604), advising you of your failure to attend the designated settlement time and place.

21. Default on Obligations:

- a) Your failure to fulfill the terms and conditions outlined in the Promissory Note constitutes a default, rendering any agreement between us null and void.

22. Engagement of Third Party:

- a) After YOU failed to attend the designated date and time for collection, you engaged with National Credit Management Limited, a third-party interloper, regarding this matter.

23. THAT all parties who touch this matter or act against this Affiant on their alleged basis must produce the Commercial Affidavits of TRUTH, sworn by the claimants to be "true, correct, and complete (certain)," which prove the origin and foundation of their claims and include providing the contract(s) or agreement(s) **with the signature of this Affiant thereon** wherein this Affiant has knowingly, intentionally, and voluntarily, in full legal and lawful capacity, agreed to waive or surrender rights to "Paul Broderick", their Principals, or the "The Commonwealth of Australia" or agreed to become subject to or the slave or property of said entities in any way or in any jurisdiction whatsoever.

24. THAT In order for a crime to exist, four elements must exist; there must be a defined crime, there must be a victim, and that the victim must have been damaged, and the intent must be established on the part of the accused. Without proof of all four elements, no crime can said to have been committed. In this Affidavit, crimes are defined – namely the unlawful ejection and the lack of Duty of Care, the Affiant is the victim, this Affidavit verifies the damages, and the intent is established at the end of the thirty, (30) day grace period, if the respondents fail to rebut (respond to) the wrongs they have been a party to as noted herein.

25. THAT NOTICE is hereby given, and demands made, on "Paul Broderick" that:

- a) ALL and ANY actions and or properties taken unlawfully, in violation of commerce or otherwise converted, sold, or seized by "STATE REVENUE OFFICE", or other Parties in collusion therewith, be immediately returned IN FULL VALUE (\$AUD) PLUS 10% to the original Owner, the Undersigned Affiant; OR
- b) All Parties who proceed to act or assist in said actions, against this Affiant, Mia: of the House Papas, without thorough, verifiable, point-by-point rebuttal of each and every point set forth in this Affidavit shall be immediately charged with criminal fraud, conspiracy of extortion, and trespass, and commercial liens shall be placed against all their real and personal properties (defined crimes: criminal conspiracy, robbery, misprision of felony, conspiracy against the rights of peoples, extortion, fraud and false statements, and other such crimes as are related to issues of RACKETEERING plus such Constitutional violations not listed combined and described simply as TREASON); and
- c) All court costs and legal fees relating to this instant case shall be paid by those who have drawn the Undersigned Affiant Mia: of the House Papas into this instant matter.

26. THAT failure to respond as herein required to this Affiant, within the herein a prescribed time of thirty (30) days will be deemed by this Affiant to invoke the

Mia, Papas
executor, POA

H. Salhane

doctrine of acquiescence and admission, to recover, in commerce, any of the lost or damaged properties plus damages, penalties and costs.

27. THAT this Commercial Affidavit, Notice and Warning of Commercial Grace, is the ONE AND ONLY such Notice and Warning. If all actions are not abated within thirty (30) days, or if at any time in the future any actions are reinstated, it shall be considered a wilful disregard for this Notice and Warning, and such shall engender the immediate filing of Criminal Complaints (Affidavits of Information) and Commercial Liens (Affidavits of Obligation) against all parties involved.
28. THAT the foundation of Commercial Law, being based on certain eternally just, valid, and moral precepts, has remained unchanged for at least six (6) millennia. Said Commercial Law forms the underpinnings of Western Civilization if not all Nations, Law, and Commerce in the world, is NON-JUDICIAL, and is prior and superior to, the basis of, and cannot be set aside or overruled by, the statutes of any governments, legislatures, quasi-governmental agencies, or courts. It is therefore an inherent obligation on all Authorities, Officials, Governments, Legislatures, Governmental or Quasi-governmental Agencies, Courts, Judges, Attorneys, and all aspects and Agents of all Law Enforcement Agencies to uphold said Commercial Law, without which said entities are violating the just basis of their alleged authority and serving to disintegrate the society they allegedly exist to protect.

CONTRACT OF LIABILITY FOR ALLEGATIONS

29. THAT if the Respondent, "Paul Broderick" fails to rebut such claims or charges, the Undersigned is LAWFULLY entitled to claim default against the Respondent. In that case, the Undersigned is fully entitled to take whatever LAWFUL steps may be necessary in order to execute this Lien.
30. THAT only I, the Woman involved against my free will in this instant matter, can determine how much stress, harassment, and other disturbance I have suffered by virtue of being UNLAWFULLY, intimidated and trespassed against by demanding money with menace, and consequently only I am in the position to decide and dictate my desired compensation, being the amount of \$1,800,000.00AUD, (one million, eight hundred thousand Australian dollars), for all combined attempts to trespass on my absolute sovereignty, that being the sum total demanded by this Commercial Lien **on the individual who accepts liability for the Name "Paul Broderick"**.
31. THAT by specifically offering "Paul Broderick", the chance to apologise in writing (although the opportunity has always been there for the taking) via a **Notice of Demand and First And Final Warning**, dated 2 December 2024, in this instant matter, I come to this position with clean hands as having shown good faith.
32. THAT for all the purposes of all of the forgoing, all references to "Paul Broderick" shall be construed to refer to an individual who considers their Legal Fiction Name to be "PAUL BRODERICK", or any variant thereof, including Names phonetically sounding the same or similar, who can accept service at the address 121 Exhibition Street, Melbourne, Victoria, [3000].
33. THAT I, Mia: of the House Papas, executor, POA, the Undersigned Affiant, depose and certify that I have written the foregoing with intent and understanding of purpose, and believe the statements, allegations, demands and contents herein to be true, correct, and complete, commercially reasonable, and just, to the best of my knowledge and belief.

Mia Papas
executor, POA.

U. Silhane

* All words herein are as Affiant defines them.

Signed and sealed this Second day of December, 2024.

All Dominions Reserved. E&OE.

By: Mia Papas
(Affiant) executor, POA

Mia: of the House Papas, executor, POA, *in rerum natura*

Acknowledgment

For verification purposes only

SUBSCRIBED AND SWORN TO before me by Mia: of the House Papas, known to me or proven to me to be the real man signing this Affidavit this:

2nd day of December, 2024.

WITNESS my hand and official seal.

A JUSTICE OF THE PEACE FOR VICTORIA
Reg. No. 12382
Helen Gilhome
63 Foam St, Elwood, 3184



H. Gilhome

JUSTICE OF THE PEACE [Print Name]

Helen Gilhome

Sworn at: CAULFIELD Police

STATION

End of document

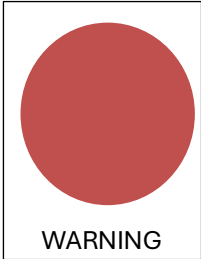


Mia: Papas, executor, living beneficiary
 C/- [REDACTED] Trust
 C/- P.O. Box [REDACTED]
 Brighton Road, Victoria (3184)

Bill to
 Paul Broderick,
 State Revenue Office - Victoria
 121 Exhibition Street,
 Melbourne, Victoria, [3000]

Invoice Notice

Tracking Number
 RRP44 63800 09400 56664 42603



If you do not make payment by the due date, or fail to finalise this matter, or if you default on a payment arrangement, action will be taken against you and additional fees will be added daily.

Invoice No: MP-02012025-001
Date: 02/01/2025
Due Date: 23/01/2025
Terms Strictly: 21 Days

| Description | Quantity | Unit Price | Amount |
|----------------------------------------------------------------------------------------------------------------------------|----------|----------------|----------------|
| 1. Demanding Monies with Menace 2. Sharing Our Private Details to a Debt Collection Agency Without Our Written Consent. | 1 | \$1,800,000.00 | \$1,800,000.00 |

Total \$1,800,000.00

Pursuant to the documents titled Statement of Truth of Mia: of the House Papas and Notice of Demand and First and Final Warning dated 2nd December 2024, Paul Broderick, State Revenue Office Victoria, **ABN 76 775 195 331** Under the Universal Maxim of Law 'Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent', find enclosed account. Payment is strictly within twenty-one (21) days.

Terms: Payment Strictly within Twenty-One (21) Days

Cheque Payable to: Mia Papas ATF [REDACTED] Trust
 C/- P.O. Box [REDACTED] Brighton Road, Victoria (3184)

Certificate of Mailing Number MP-003

Third Party Proof of Service and Contents Mailed

**Registered Mail (Delivery Confirmation Requested) Number
RPP44 63800 09400 56664 42603**

THAT I, Mia: Papas of [REDACTED] in the State of VICTORIA/Victoria do hereby affirm as being true, correct, certain and complete and not misleading that on the second day of the first month in the year of our Lord, Anno Domini, two thousand and twenty-five [January 02, .AD 2025], caused the following documents:

1. **Invoice Notice Number:** MP-02012025-001
2. **This Certificate of Mailing Number: MP-003 Registered Mail (Delivery Confirmation Requested) Number: RPP44 63800 09400 56664 42603**

to be served on the party interest below by placing the above-named documents into a Registered Mailing envelope with number **RPP44 63800 09400 56664 42603** inscribed on said envelope addressed to the following:

**Paul Broderick,
Commissioner
State Revenue Office - Victoria
121 Exhibition Street,
Melbourne, Victoria, [3000]**

2 January 2025

and then personally sealed envelope to be deposited with the Australia Post Service, postage pre-paid and sent via Registered Mail, Delivery Confirmation Requested - **Number RPP44 63800 09400 56664 42603**

By: Mia, executor
Signature

By: Mia, executor
Print Name



Sender to keep
RPP44 63800 09400 56664 42603

Registered Post – Lodgement Receipt*

Item addressed to: **SRO**
Company name

For the attention of: **Pauls Brodenich**

PO Box number or street address: **Invoice ①**

Suburb

Postcode **(81E)**

Sender's name: **Mun exactor.**
Address: **c/o C/o Box [redacted] Brighton Road**

Registered Post AUSTRALIA POST

250g Max weight | **5mm** Max thickness

Prepaid envelope

Delivery within Australia



Registered Post AUSTRALIA



AP Article Id:
RPP44 63800 09400 56664 42603



Official use
RPP44 63800 09400 56664 42603

Download our app to scan & track or go online at auspost.com.au/track

Optional service
Person to Person
Affix label here

To: Company name **State Revenue Office - Victoria**

Attention **Paul Brodenich -** Mobile no. *

PO Box number or street address **121 exhinhorq Street** Postcode

Suburb or town **Melbourne** State **Victoria** **3000**

Certificate of Mailing Number MP-005

Third Party Proof of Service and Contents Mailed

Registered Mail (Delivery Confirmation Requested) Number
RPP44 63800 09400 56664 05608

THAT I, Mia: OTH Pappas..... [REDACTED].....
in the State of VICTORIA/Victoria do hereby affirm as being true, correct, certain and complete
and not misleading that on the twenty-fourth day of the first month in the year of our Lord, Anno
Domini, two thousand and twenty-five [January 24, .AD 2025], caused the following documents:

1. **Default Notice And Demand For Payment Of Debt**
2. **Invoice Notice No: MP-24012025-003 Inclusive of 17.99% Annual Interest
(Calculated Daily)**
3. **This Certificate of Mailing Number – MP-005 Registered Mail (Delivery
Confirmation Requested) Number: RPP44 63800 09400 56664 05608**

to be served on the party interest below by placing the above-named documents into a
Registered Mailing envelope with number **RPP44 63800 09400 56664 05608** inscribed on
said envelope addressed to the following:

**Paul Broderick,
State Revenue Office - Victoria
121 Exhibition Street,
Melbourne, Victoria, [3000]**

24 January 2024

and then personally sealed envelope to be deposited with the Australia Post Service, postage
pre-paid and sent via Registered Mail, Delivery Confirmation Requested - **Number RPP44
63800 09400 56664 05608**

By: Mia, executor
.....
Signature

By: Mia, executor
.....
Print Name

**TIME SENSITIVE DOCUMENT
ESTOPPEL CONDITIONS APPLY**

Mia: of the House Papas,
executor, living beneficiary
sovereign successor, POA
In care of Post Office Box [REDACTED]
Brighton Road
Victoria [3184]
Reference No: MP-02012025-001

24th January 2025

Paul Broderick
State Revenue Office
121 Exhibition Street,
Melbourne, Victoria [3000]

AFFIDAVIT OF NOTICE

Within the universal maxim of law 'notice to agent is notice to principal and notice to principal is notice to agent'.

All addressed parties Jointly and Severally as well as their Successors, Nominees and Assigns.

DEFAULT NOTICE AND DEMAND FOR PAYMENT OF DEBT

Re: Lack of settlement of Outstanding Commercial Lien from Mia: OTH Papas against Paul Broderick.

Greetings Paul,

It has come to our attention even though after 30 days and a further 21 days, that you have failed, refused or neglected to reply to, and answer our previous and most recent demand notice by the date stipulated, being your first default on payment.

Your failure, refusal or neglect to reply to and answer our most recent demand notice appears to be your intent to avoid meeting your obligations and responsibilities under the commercial lien process.

YOU ARE HEREBY NOTICED that you are in default of an opportunity to respond to the Commercial Affidavit sent to you on 2nd December 2024 by registered mail RPP446380009400 5666453609, which was delivered to you at 121 Exhibition Street, Melbourne, Victoria on the morning of 10th December 2024 by Australia Post at 6.23am and now are in default of payment of the Invoice Notice dated 2nd January 2025 sent to you by Registered Mail Number RPP4463800094005666442603, which was delivered to you at 121 Exhibition Street, Melbourne, Victoria on the morning of 7th January 2025 at 7:11am.

You were given the opportunity to rebut the claims made against you, and by your failure to answer said Affidavit a default judgement is being sought against you.

**TIME SENSITIVE DOCUMENT
ESTOPPEL CONDITIONS APPLY**

Your failure to respond is taken as;

1. Evidence of your commercial defaults, and
2. Evidence of an expression of your grave dishonours, and
3. Evidence of your unconscionable conduct unbecoming of a public servant, and
4. You, have waived the right to answer by acquiescence, tacit admission and failure to contest, rejecting your due process opportunity has enabled this process.

In Absence of such response, Mia, hereby inserts and records this **DEFAULT NOTICE AND DEMAND FOR PAYMENT OF DEBT** upon and against above named Respondent.

Whereas such actions now shall be taken in accordance with the procedures set forth in the Commercial Affidavit defaulted.

I Mia: of the House Papas have personal knowledge of the above facts, I am competent to testify to the above facts, and declare that the foregoing is true, correct, and complete under the penalty of perjury.

We are proceeding with recovery action against you. Find enclosed updated invoice inclusive of daily interest for an award for damages caused by Paul Broderick. We have given you a further thirty (30) days for payment.

What you need to do:

You need to pay your debt by 4pm 22nd February 2025. You, Paul Broderick will be continually **charged interest each day** the account remains unpaid. Interest will accrue at **17.99%** per annum. If you, Paul Broderick is unable to pay in full by the due date, telephone Mia (██████████) prior to the 22nd February 2025 between 9am and 5pm Monday to Friday to discuss your payment options.

If you, Paul Broderick chose not to pay your debt or fail to contact us to discuss your payment options, we will begin debt collection action.

Thank you in anticipation of your honourable and timely payment.

Our very best regards, without malice, vexation, ill-will, frivolity or merriment.

By: *P.P. Mia, executor*

Mia: of the House Papas, executor,
living beneficiary, sovereign successor, POA.
as commonly called, Australian Commonwealth National,
and subject SOLEY to The Common Law.

Without any admission of any liability whatsoever, and with all Natural Indefeasible Dominions reserved, in good faith and with clean hands. E&OE.

**DEFAULT NOTICE AND DEMAND FOR PAYMENT OF DEBT
Article ID: RPP44 63800 09400 56664 05608**

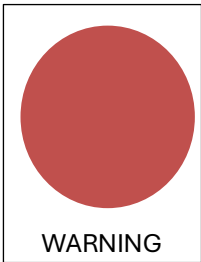


Mia: Papas, executor, living beneficiary
 C/- [REDACTED] Trust
 P.O. Box [REDACTED]
 Brighton Road, Victoria (3184)

Bill to
 Paul Broderick,
 State Revenue Office - Victoria
 121 Exhibition Street,
 Melbourne, Victoria, [3000]

Invoice Notice

Tracking Number
 RPP44 63800 09400 56664 05608



If you do not make payment by the due date, or fail to finalise this matter, or if you default on a payment arrangement, action will be taken against you and additional fees will be added daily.

Invoice No: MP-24012025-003
Date: 24/01/2025
Due Date: 22/02/2025
Terms Strictly: 30 Days

| Description | Quantity | Unit Price | Amount |
|----------------------------------------------------------------------------------------------------------------------------|----------|----------------|----------------|
| 1. Demanding Monies with Menace 2. Sharing Our Private Details to a Debt Collection Agency Without Our Written Consent. | 1 | \$1,800,000.00 | \$1,800,000.00 |
| Annual Interest 17.99% Calculated Daily | 1 | \$18,630.74 | \$1,818,630.74 |

Total \$1,818,630.74

Pursuant to the documents titled Statement of Truth of Mia: of the House Papas and Notice of Demand and First and Final Warning dated 2nd December 2024, and Invoice Notice dated 2nd January 2025 and due 23rd January 2025, to Paul Broderick, State Revenue Office Victoria, **ABN 76 775 195 331**, Under the Universal Maxim of Law ‘Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent’, find enclosed updated account. Payment is strictly within thirty (30) days.

Terms: Payment Strictly within Thirty (30) Days

Cheque Payable to: Mia Papas ATF [REDACTED] Trust
 C/- P.O. Box [REDACTED] Brighton Road, Victoria (3184)



Sender to keep
RPP44 63800 09400 56664 05608

Registered Post – Lodgement Receipt

Item addressed to: State Revenue office

Company name: Paul Broderick

For the attention of: Paul Broderick

PO Box number or street address: S. 121 Exhibition Street

Suburb: Melbourne

Postcode: (4818) 3184

Sender's name: Mua exemption

Address: c/o GPO box [redacted] Brighton Road

Registered Post

Delivery within Australia

250g Max weight | **5mm** Max thickness
Prepaid envelope



Registered Post



AP Article Id: RPP44 63800 09400 56664 05608



Official use
RPP44 63800 09400 56664 05608

Download our app to scan & track or go online at auspost.com.au/track

Please complete, tear off and lodge over the counter with your article.
Enquiries: please call 13 POST (13 7678).

Optional services:
(Sender to selected services)
 Extra Cover (Over \$100 up to \$5,000)
Amount required: \$

Optional service
Person to Person
Affix label here

To: Company name State Revenue office

Attention Paul Broderick

PO Box number or street address 121 Exhibition Street

Suburb or town Melbourne

State Victoria Postcode 3000

Certificate of Mailing Number MP-010

Third Party Proof of Service and Contents Mailed

**Registered Mail (Delivery Confirmation Requested) Number
RPP44 63800 09400 56663 09609**

THAT I, Mia: of the House Papas of in care of GPO Box [REDACTED] Brighton Road [3184] in the State of VICTORIA/Victoria do hereby affirm as being true, correct, certain and complete and not misleading that on the twenty-fifth day of the second month in the year of our Lord, Anno Domini, two thousand and twenty-five [February 25, .AD 2025], caused the following documents:

- 1. Final Default Notice And Demand For Payment Of Debt and Notice of Default Judgement**
- 2. Invoice Notice No: MP-25002025-005 Inclusive of 17.99% Annual Interest (Calculated Daily)**
- 3. Notice of Prohibition Against Trespass**
- 4. This Certificate of Mailing Number – MP-010 Registered Mail (Delivery Confirmation Requested) Number: RPP44 63800 09400 56663 09609**

to be served on the party interest below by placing the above-named documents into a Registered Mailing envelope with number **RPP44 63800 09400 56663 09609** inscribed on said envelope addressed to the following:

**Paul Broderick,
State Revenue Office - Victoria
121 Exhibition Street,
Melbourne, Victoria, [3000]**

25 February 2025

and then personally sealed envelope to be deposited with the Australia Post Service, postage pre-paid and sent via Registered Mail, Delivery Confirmation Requested - **Number RPP44 63800 09400 56663 09609**

By: Mia, executor
.....
Signature

By: Mia, executor
.....
Print Name

**TIME SENSITIVE DOCUMENT
ESTOPPEL CONDITIONS APPLY**

Mia: of the House Papas,
executor, living beneficiary
sovereign successor, POA
In care of Post Office Box [REDACTED]
Brighton Road
Victoria [3184]

Reference No: MP-02012025-001

25th February 2025

Paul Broderick
State Revenue Office
121 Exhibition Street,
Melbourne, Victoria [3000]

AFFIDAVIT OF NOTICE

Within the universal maxim of law 'notice to agent is notice to principal and notice to principal is notice to agent'. All addressed parties Jointly and Severally as well as their Successors, Nominees and Assigns.

**FINAL NOTICE AND DEMAND FOR PAYMENT OF DEBT AND NOTICE OF
DEFAULT JUDGEMENT**

Re: Lack of settlement of Outstanding Commercial Lien from Mia: OTH Papas against Paul Broderick.

Greetings Paul,

Once again, it has come to our attention that not only have you have failed, refused or neglected to reply to, and answer our previous demand notice dated 2nd January 2025, by the date stipulated, being your **first default**, but you have failed, refused or neglected to reply too and answer our second demand notice dated 24th January 2025 by the date stipulated therein, being your **second default** on the payment.

Your failure, refusal or neglect to reply to and answer our most recent demand notice appears to be your intent to avoid meeting your obligations and responsibilities under the commercial lien process.

YOU ARE HEREBY NOTICED that you are in default of an opportunity to respond to the Commercial Affidavit sent to you on 2nd December 2024 by registered mail RPP446380009400 5666453609, which was delivered to you at 121 Exhibition Street, Melbourne, Victoria on the morning of 10th December 2024 by Australia Post at 6.23am and now are in default of payment of the Invoice Notice dated 2nd January 2025 sent to you by Registered Mail Number RPP4463800094005666442603, which was delivered to you at 121 Exhibition Street, Melbourne, Victoria on the morning of 7th January 2025 at 7:11 am, and now in default of default notice and demand for payment of debt sent to you on 24th January 2025 by registered mail RPP4463800094005666405608, which was delivered to you at 121 Exhibition Street, Melbourne, Victoria on the morning of 29th January 2025 by Australia Post at approx. 6:51 am.

FINAL NOTICE AND DEMAND FOR PAYMENT OF DEBT AND NOTICE OF DEFAULT JUDGEMENT

Article ID: RPP44 63800 09400 56663 09609

Page 1 of 2

**TIME SENSITIVE DOCUMENT
ESTOPPEL CONDITIONS APPLY**

You were given the opportunity to rebut the claims made against you, and by your failure to answer said Affidavit a default judgement is being sought against you.

Your failure to respond is taken as;

1. Evidence of your commercial defaults, and
2. Evidence of an expression of your grave dishonours, and
3. Evidence of your unconscionable conduct unbecoming of a public servant, and
4. You, have waived the right to answer by acquiescence, tacit admission and failure to contest, rejecting your due process opportunity has enabled this process.
5. Your confession to a guilty and avoidance plea.

In Absence of such response, Mia, hereby inserts and records this **FINAL NOTICE AND DEMAND FOR PAYMENT OF DEBT AND NOTICE OF DEFAULT** upon and against above named Respondent. Whereas such actions now shall be taken in accordance with the procedures set forth in the Commercial Affidavit defaulted.

I Mia: of the House Papas have personal knowledge of the above facts, I am competent to testify to the above facts, and declare that the foregoing is true, correct, and complete under the penalty of perjury.

We are now proceeding with recovery action against you. Find enclosed updated bill/invoice inclusive of daily interest for an award for damages caused Paul Broderick.

What you need to do:

You need to pay your debt by 4pm 27th March 2025. You, Paul Broderick will be continually **charged interest each day** the account remains unpaid. Interest will accrue at **17.99%** per annum. If you, Paul Broderick is unable to pay in full by the due date, telephone Mia (██████████) prior to the 27th March 2025 between 9am and 5pm Monday to Friday to discuss your payment options.

If you, Paul Broderick chose not to pay your debt or fail to contact us to discuss your payment options, we will begin debt collection action.

Thank you in anticipation of your honourable and timely payment.

Our very best regards, without malice, vexation, ill-will, frivolity or merriment.

Sworn oath at Elwood 25th February 2025

By: *Mia, executor.*

Mia: of the House Papas, executor,
living beneficiary, sovereign successor, POA.
as commonly called, Australian Commonwealth National,
and subject SOLELY to The Common Law.

*Without any admission of any liability whatsoever, and with all Natural Indefeasible Dominions reserved, in good faith and with clean hands.*E&OE.*

FINAL NOTICE AND DEMAND FOR PAYMENT OF DEBT AND NOTICE OF DEFAULT JUDGEMENT
Article ID: RPP44 63800 09400 56663 09609

**Notice
Prohibition Against Trespass**

Mia, executor, [REDACTED] [REDACTED] [REDACTED] (Private Life Estate Trust)
In care of GPO Box 1 [REDACTED]
Brighton Road, Victoria (3184)

25th February 2025

Paul Broderick
State Revenue Office
121 Exhibition Street,
Melbourne, Victoria [3000]

Greetings and God bless Paul,

Notice of Prohibition Against Trespass

I am writing to formally notify and warn all persons and entities living, corporate, private or otherwise of their obligation to respect the boundaries and rights associated with the Private Trust owned Properties located at [REDACTED], Victoria and [REDACTED], [REDACTED], Victoria.

Exclusive Possession of Property

These properties are owned and managed by a private life estate trust, [REDACTED] A.B.N. [REDACTED] [REDACTED] and is protected under the principles of Australian tort law and common law, specifically the law of trespass to land. As such, any unauthorised entry onto these properties constitutes a legal violation. Under Victorian Law, trespass is actionable per se, meaning as the acting trustee/executor I do not need to demonstrate harm or damage to pursue legal remedies if a violation occurs. In compliance with the Duties Act 2000 (Vic), the properties have been lawfully declared as private life estate trust properties, evidenced by: Declaration of Trust, Certificate of Duty, Trust Deed Certificate No: [REDACTED] for the [REDACTED] [REDACTED]

Prohibited Conduct

This notice strictly prohibits the following actions on these properties without prior written consent from the Trustee:

- Entering the property without prior authorisation or consent
- Remaining on the property after being asked to leave
- Causing any person, object, or animal to interfere with the property
- Placing or constructing any structures or items on the property
- Legal Consequences of Trespass
- Any act of trespass will result in legal action

Any unauthorised access or activity will result in legal action, which may include:

Remedies available include

Damages:

- Compensation of One Million Australian Dollars (\$1,000,000.00) per breach or offense, including for nominal harm caused by the act of trespass.

**Notice
Prohibition Against Trespass**

Injunctions:

- Court orders to prevent further unauthorised access or interference .

Criminal Proceedings:

- Where trespass falls under criminal statutes, such as Section 77 of the Crimes Act 1958 (Vic) or other applicable laws.

Revocation of Implied License:

- In line with case law precedents, including:
 - i. Plenty v Dillon (1991) 171 CLR 635
 - ii. TCN Channel Nine Pty Ltd v Anning (2002) NSWSC 13
 - iii. Lincoln Hunt Australia Pty Ltd v Willesee (1986) 4 NSWLR 457
 - iv. Romani v State of New South Wales [2023] NSWSC 49
 - v. Kuru v State of New South Wales [2008] HCA 26 (12 June 2008)
 - vi. New South Wales v Ibbett [2006] HCA 57; (2006) 231 ALR 485; (2006) 81 ALJR427 (12 December 2006)
 - vii. George v Rockett [1990] HCA 26; (1990) 170 CLR 104 (20 June 1990)
 - viii. Halliday v Nevill [1984] HCA 80; (1984) 155 CLR 1 (6 December 1984)
 - ix. Commonwealth v New South Wales [1923] HCA 34; (1923) 33 CLR 1 (9 August 1923) and other relevant case laws.

Any implied license permitting access to these properties (such as for delivery persons or visitors) is expressly revoked unless prior written consent is obtained from the Trustee or an authorised representative.

Contact for Permission

Should you need to request permission for lawful access, please contact Mia, executor, [REDACTED] A.B.N. [REDACTED] at [REDACTED]. Any unauthorised entry without this approval will be treated as trespass and dealt with accordingly.

As the acting trustee/executor for the [REDACTED], I trust that you will respect the boundaries and rights associated with these properties. Failure to comply will leave me with no choice but to pursue all available legal remedies under civil and criminal law.

Should this notice be ignored, recourse option will be taken as trespass offense(s), breach of trust law and breach of contract, not limited to the following Acts and Sections;

- Cestui Que Vie Act 1666
- TRUSTEE ACT 1958 Cth
- IMPERIAL ACTS APPLICATION ACT 1969 NSW - SECT 38 Property determination of a life or lives
- REAL PROPERTY ACT 1900 NSW - SECT 42 Estate of registered proprietor paramount
- PROPERTY LAW ACT 1958 - SECT 18A Land may be assured in fee simple
- PROPERTY LAW ACT 1974 - SECT 26 Recovery of property on determination of a life or lives
- Pursuant to Uniform Commercial Code Articles
- The Constitution(s) 1900, 1901 & 1986 SECT 58, 109, 114, 115, 117, and Schedule – Oath & Affirmation
- Pursuant to Crimes Act 1914 Cth (Assented October 1914).

**Notice
Prohibition Against Trespass**

Disclaimer:

The language utilised in this notice is intended for general understanding in the context of common law English and should not be misconstrued as legal terminology or "legalese." Any interpretation or reliance on the content of this notice should occur within the framework of everyday English language and common understanding.

Every Man is independent of ALL LAWS except those prescribed by nature. He is NOT bound by any institution formed by his fellow Men WITHOUT his consent. Cruden V Neale ZNC 338 May Term 1796.

Signed and sealed this twenty-fifth day of February, 2025.

Sincerely, with prejudice, without ill-will, frivolity, merriment, or vexation,

By: *Mia, executor*

Mia, executor [REDACTED] *in rerum natura*
In care of GPO Box [REDACTED]
Brighton Road, Victoria [3184]

Without any admission of any liability whatsoever, and with all Natural Indefeasible Dominions reserved, in good faith and with clean hands. E&OE.



Mia, executor, living beneficiary
 C/- [REDACTED], Trust
 P.O. Box [REDACTED]
 Brighton Road, Victoria [3184]

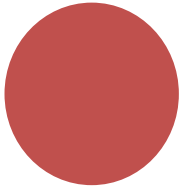
Bill to

Paul Broderick,
 State Revenue Office - Victoria
 121 Exhibition Street,
 Melbourne, Victoria, [3000]

Invoice Notice**Tracking Number**

RPP44 63800 09400 56663 09609

Invoice No: MP-25022025-005
Date: 25/02/2025
Due Date: 27/03/2025
Terms Strictly: 30 Days



WARNING

If you do not make payment by the due date, or fail to finalise this matter, or if you default on a payment arrangement, action will be taken against you and additional fees will be added daily.

| Description | Quantity | Unit Price | Amount |
|----------------------------------------------------------------------------------------------------------------------------|----------|----------------|----------------|
| 1. Demanding Monies with Menace 2. Sharing Our Private Details to a Debt Collection Agency Without Our Written Consent. | 1 | \$1,800,000.00 | \$1,800,000.00 |
| Annual Interest 17.99% Calculated Daily | 1 | \$75,410.14 | \$1,875,410.14 |

Total \$1,875,410.14

Pursuant to the documents titled Statement of Truth of Mia: of the House Papas and Notice of Demand and First and Final Warning dated 2nd December 2024, Invoice Notice dated 2nd January 2025 and due 23rd January 2025, and Default Notice and Demand for Payment of Debt dated 24th January 2025, to Paul Broderick, State Revenue Office Victoria, **ABN 76 775 195 331**, Under the Universal Maxim of Law 'Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent', find enclosed updated account. Payment is strictly within thirty (30) days.

Terms: Payment Strictly within Thirty (30) Days

Cheque Payable to: Mia Papas [REDACTED], Trust
 C/- P.O. Box [REDACTED] Brighton Road, Victoria (3184)

Registered Post



Delivery within Australia

5mm
Max thickness

envelope

service

Person

here

AP Article Id:
RPP44 63800 09400 56663 09609



Official use
RPP44 63800 09400 56663 09609

Sender to keep
RPP44 63800 09400 56663 09609

Download our app to scan & track or go online at auspost.com.au/track

To: Company name State Revenue office Corporation

Attention Paul Prodenck Mobile no.*

PO Box number or street address 121 Exhibition Street

Suburb or town Melbourne State Victoria Postcode 3000

Registered Post



Please complete, tear off and lodge over the counter with your article. Enquiries: please call 13 POST (13 7678).

Optional services:

(Sender to selected services)

Extra Cover (Over \$100 up to \$5,000)

Amount required: \$

Description of contents:

Delivery Confirmation

Person to Person

Additional fee is payable for each service.

Registered Post - Lodgement Receipt

Item addressed to

Company name

SPO

For the

attention of

Paul - Paul

PO Box number

121 Exhibition St

or street address

Melb

Suburb or town

State

VIC

Sender's name

Mua

signature

Mua, Operator

Date

25

WARNING: This envelope is not suitable for sending jewellery or precious stones. Small rigid items such as keys or coins should be securely packed to avoid loss or damage.

I have read and agree to the information on the reverse side of this receipt.

Sender's name

or town

Suburb or street address

PO Box number

or street address

Attention of

Company name

Item addressed to

OFFICE POST

Affix SENDER TO KEEP tab here