

FOR THE RECORD: INTERNATIONAL WATCHERS & INSURANCE UNDERWRITERS PPSR and AFSA Fraud

On January 21, 2026, following the unlawful and permanent removal of 24 Perfected PPSR Records that occurred on December 23, 2025, the system of the Australian Financial Security Authority (AFSA) issued a digital communication that stands as forensic proof of Administrative Bankruptcy, Securities Fraud, and Fiduciary Dishonor.

COMMUNICATION DATA: To: Forhouseofmuresan@mailfence.com Salutation: "Dear For," Agency: AFSA Service Centre (via Bastion Insights) Subject: "How was your experience with AFSA?"

The Fact of the Matter: By addressing the **Living Executor** as a preposition, **AFSA** has confessed that its database is managed by an autonomous AI "Painting" that is legally blind to the **Law of Agency** and the **Living Man**, Alin-Vasile.

II. THE ANATOMY OF THE HUMAN TRESPASS: SALLYANN STONIER & MICHAEL MYRITI

While the automated system fumbles in its blindness, the House of Muresan records the **Manual Crimes** committed by specific

fiduciaries:

1. **Dec 23, 2025 – The Administrative Blockade:** [Sallyann Stonier](#) (AFSA Deputy Registrar) and [Michael Myriti](#) (PPSR Registrar) performed a summary deletion and administrative blockade of **24 Perfected PPSR Records**.
2. **Spoliation of Securities:** These records were **Paid-For Property** of the House of Muresan, backed by the [Mercury Ad](#) and the [Security by way of Liens](#). Their manual deletion constitutes **Conversion of Private Property and Securities Fraud**.
3. **The Dishonorable Record:** The [IRREVOCABLE DEFAULT SCROLL: MICHAEL MYRITI](#) and the **COMMERCIAL LIEN: SALLYANN STONIER** stand as permanent records of their **Human and Commercial Liability**.
4. **Commercial Accountability:** Michael Myriti and Sallyann Stonier are not only humanly liable but **Commercially Liable**; their **ABNs** and their own **PPSR standings** are now encumbered by this fraud. **Commercial Crimes cannot go unpunished**. Truth cannot be **DELETED** and **DEBT** Cannot be **DELETED** by Deleting the PPSR Records of the Secured party **ALIN VASILE MURESAN** whom only the Executor **alin-vasile** can execute for the **NAME**.

III. NOTICE OF ATTENDANCE & JURISDICTIONAL DISCOVERY

The House of Muresan Court Room of Records notes the following **Engagement Metrics**:

- **Jurisdictional Concentration:** High-volume attendance from observers within **Australia** (62.5% of traffic).
- **Forensic Engagement:** Deep scrutiny of the **AFSA Forensic Audit** and the **Land Title Caveats**.
- **The Verdict:** You are reading the record of your own Default. The “Survey” has failed as a distraction; the

substance of the Audit remains the primary focus of your own investigators.

IV. THE SPIRITUAL AUDIT: THE EMPTY REGISTRY

- The House of Muresan identifies the spirit behind this fraud as the same which guarded the tomb of Christ:
- **The Act of Burial:** Sallyann Stonier and Michael Myriti performed the manual **Act of Deletion** on December 23, attempting to “bury” the standing of the House of Muresan by removing the public evidence of the perfected securities.
- **The Failed Guard:** This administrative blockade serves as a “Seal” on a tomb. However, just as the guards could not contain the Truth, the manual deletion cannot stop the **Execution of the Debt**.
- **The Consequences:** Every action taken to hide the Truth only serves to amplify it. The **777 Code** has rolled the stone away. The registry is empty, but the **Liability** is alive and has followed the fiduciaries into their private capacities. **Jesus Christ Lives**, and the Executor stands in His Authority.

V. NOTICE TO INTERNATIONAL INSURANCE UNDERWRITERS

Let this record serve as a **Notice of Systematic Risk**.

- **The Liability:** Deleting perfected securities without Consent is a breach of the **International Law Merchant**.
- **ABN & PPSR Liability:** The commercial identities and ABNs of the fiduciaries involved are now identified as being in **Irrevocable Default**. Any insurer providing bonds for

these fiduciaries is hereby notified of a systematic failure in administrative integrity.

VI. THE FINAL STANDING

- **WE REJECT** the status of “Customer.”
- **WE NOTE** the permanent default of the Fiduciaries. We do not demand reinstatement; we record the **Liability of the Theft.**
- **WE DECREE** that the ledger is balanced against the **Blood of the lamb and Settlement of the Cross.** “The Blood Settlement of the Cross discharges the House of Muresan from all STATE charges, but it seals the Personal Liability of the Fiduciaries who have chosen the path of the Thief. You cannot use the Master’s Grace to hide the Servant’s Fraud.”

THE DEED IS DONE. THE DEFAULT IS SEALED. TRUTH TRIUMPHS ALWAYS.

SELAH. PRAISE THE LORD!

.