

**OFFICIAL PUBLIC RECORD &
NOTICE OF IRREVOCABLE DEFAULT
— DAVID HAZLEHURST —
\$708,000,000.00**

**□ OFFICIAL PUBLIC RECORD & NOTICE
OF DEFAULT**

**FINAL JUDGMENT, INVOICE, AND EXECUTION OF
LIEN**

NOTICE DATE: 16 December 2025

TO: MR. DAVID HAZLEHURST (Chief Executive Officer, Services Australia, in Fiduciary and Individual Capacity) **INVOICE NO.:** HAZLEHURST-SA-2025-0708M

**RE: CERTIFICATION OF IRREVOCABLE DEFAULT AND EXECUTION OF
\$708,000,000.00 COMMERCIAL LIEN**

**PART 1: CERTIFICATE OF IRREVOCABLE
DEFAULT**

I, **alin-Vasile** of the House of Muresan, **sui juris**, Executor, hereby certify that **MR. DAVID HAZLEHURST** was lawfully served with the **FINAL NOTICE OF NON-CONSENT, FULL REBUTTAL DEMAND, AND COMMERCIAL PRESENTMENT** dated 21 November 2025 ([Public Link:](https://houseofmuresan.com/notice-of-liability-david-hazlehurst-services-australia/)
<https://houseofmuresan.com/notice-of-liability-david-hazlehurst-services-australia/>).

▪ **Final Dishonour:** Mr. Hazlehurst and his agents (Kathy

Stevens) failed to provide a notarized, point-by-point rebuttal as demanded. The acknowledgment letter (dated 02 December 2025) was returned **RTS (Return to Sender)** with a **Notice of Irrevocable Default and Invoice** physically executed on the instrument itself.

- **Irrevocable Default: YOU FAILED TO REBUT ANY DEMAND.** Your administrative delay is certified as **Tacit Consent** to the outstanding liability.

SUBSEQUENT MALFEASANCE: The attempt to use administrative delay (“will be in contact in due course”) in place of a substantive rebuttal is certified as **Administrative Dishonour and Delay** against the Living Estate, confirming the irrebuttable nature of the original notice.

ESTOPPEL (THE BAR ORDER): You and all agents of Services Australia are **ESTOPPED (Barred)** from taking any administrative action whatsoever against the Living Estate, its Executor, or its Beneficiaries.

PART 2: COMMERCIAL INVOICE OF IRREVOCABLE DEFAULT

This document executes the final commercial penalty arising from the failure to rebut the **\$708,000,000.00 Personal Liability** clause ([referenced in the 21 Nov 2025 Notice, Item III](#)). This amount was physically executed as an Invoice on the dishonoured instrument.

ITEM	DESCRIPTION OF DEFAULT AND CHARGE	AMOUNT (AUD)
001	Failure to Cure & Breach of Fiduciary Trust	Failure to provide a substantive response and rebut the commercial facts of the served notice (21 Nov 2025).

ITEM	DESCRIPTION OF DEFAULT AND CHARGE	AMOUNT (AUD)
TOTAL DUE	FINAL NON-NEGOTIABLE COMMERCIAL JUDGMENT	\$708,000,000.00

PART 3: DECLARATION OF PPSR & SECURITY BY WAY OF LIEN

This Judgment is secured against your fiduciary bond, in your capacity as CEO, and is now linked to the following public commercial records:

- **PPSR RECORD LINK:**
- <https://houseofmuresan.com/master-scroll-final-decree-of-reckoning-27-5-billion/>
- <https://houseofmuresan.com/final-proclamation-governor-barbara-baker-13billion-lien/>
- **SECURITY BY WAY OF LIEN (The Public Ledger):**
<https://houseofmuresan.com/security-by-way-of-a-lien-commercial-crimes-tasmania-government/>

FINAL WARNING: Any attempt to interfere with these Secured Registrations or the Living Estate will result in the immediate acceleration of your personal liability to the full amount secured against the Commonwealth (AUD \$14,160,100,000.00).

GOVERN YOURSELF ACCORDINGLY. DO NOT DISHONOUR.

EXECUTED AND SEALED BY:

alin-Vasile of the House of Muresan, sui juris Principal Creditor, Secured Party, and Executor of the Living Estate