

□ NOTICE OF FINAL DEFAULT, ESTOPPEL AND BAR AGAINST DELETION (Myriti)

NOTICE OF FINAL DEFAULT, ESTOPPEL AND BAR AGAINST DELETION
CERTIFICATE OF NON-RESPONSE & ACCESSORY WARNING

DATE: 10 December 2025

TO: MICHAEL MYRITI (Delegate of the Registrar, AFSA) CC: The
Office of the Governor (Barbara Baker); Services Australia
(David Hazlehurst) AFSA REFERENCE: ENQ-1240414-X8P4K3

RE: FINAL CERTIFICATION OF IRREVOCABLE ESTOPPEL & COMMERCIAL
LIABILITY

1. **CERTIFICATION OF VALID SERVICE (ELECTRONIC TRANSACTIONS ACT)** I, Alin-Vasile, Executor, hereby certify that on **December 6, 2025, at 02:26 AM**, you were lawfully served with a *Commercial Rebuttal, Counter-Demand, and Notice of Accelerated Personal Liability*. Your office provided an automated digital receipt confirming successful delivery at that specific time. Pursuant to the **Electronic Transactions Act 1999 (Cth)**, having initiated the legal demand via email yourself, you consented to electronic service. The transmission logs stand as irrefutable evidence. **Service is Perfected.**

2. **CERTIFICATION OF DEFAULT (JUDGMENT)** You were granted a specific, mandatory cure period expiring on **Tuesday, December 9, 2025, at 17:00 AEDT** to provide a sworn, point-by-point rebuttal to the Affidavits. **YOU FAILED TO RESPOND.** Under the maxims of law (*Qui tacet consentire videtur*) and the rules of administrative procedure, your silence constitutes an **Irrevocable Admission** of the facts and the debt.

3. **SPECIFIC FAILURES TO REBUT (ADMITTED FACTS)** By your

default, you have lawfully admitted the following facts are **Truth in Commerce and Res Judicata**:

1. **Peter Joseph Affidavit**: You failed to rebut the foundational Affidavit of Truth and Statement of Fact.
2. **Governor's Liability**: You failed to rebut the Notice served on Governor Barbara Baker regarding the **\$13,762,500,000.00** liability.
3. **Public Notice**: You failed to rebut the Public Notice published in *The Mercury* (15 March 2025).
4. **Lack of Authority**: You failed to provide Power of Attorney over the Secured Party NAME "ALIN VASILE MURESAN" or the Live Birth Record.
5. **Lex Mercatoria**: You failed to prove authority under Law Merchant to interfere with private contracts.
6. **Frivolity**: You admitted you have no material evidence that the PPSR registrations are frivolous.
7. **Personal Liability**: You have consented to the Commercial Charge of **\$200,000,000.00 AUD** against you personally.

4. NOTICE OF COLLUSION AND ACCESSORY LIABILITY You are fully aware that the 24 PPSR Registrations (Account No. 101400459) act as **Secured Evidence** of a perfected commercial claim against the Governor of Tasmania and Services Australia. **TAKE FINAL NOTICE**: If you delete, remove, or alter these registrations on or after **December 12, 2025**, you are acting as an **Accessory After the Fact** to Commercial Fraud and High Treason, assisting the Debtors to conceal evidence of their default. You will legally strip yourself of all "Good Faith" statutory immunity and will be held personally liable for the destruction of Private Property.

5. THE ESTOPPEL (THE STOP ORDER) You are **ESTOPPED** (Barred) from deleting the registrations. The only lawful action available to you is to **preserve the status quo**. You cannot adjudicate a matter where you are already in default.

6. FINAL COMMERCIAL ORDER & ENFORCEMENT If the registrations are removed:

- The **\$200,000,000.00 Liability Invoice** will be issued immediately against you personally, your private estate, the PPSR ABN, the AFSA CEO, and all assets (past, present, and future).
- This liability is cumulative and separate from the \$13 Billion lien against the Governor.

GOVERN YOURSELF ACCORDINGLY. DO NOT DELETE.

EXECUTED AND SEALED BY:

Alin-Vasile Executor and Secured Party House of Muresan