

Jason Murray CEO for CareSuper acting De Son Tort over Mr Alin Muresan Superannuation Account

□ Security By Way of a Lien, Affidavit of Fact & Invoice HOM-JASON-MURRAY-LIEN-001 House of Muresan – Court of Record (Non-Judicial & Pre-Judicial)

Security By Way of a Lien Jason Murray CEO for CareSuper

23 Alans Road, Petcheys Bay, Tasmania [7109]

Parties

This document outlines the relevance of Security By Way of a Lien Jason Murray CEO for CareSuper in financial transactions.

Claimant: alin-vasile of the House of Mureşan – Beneficiary and Executor for the Living Estate.

Respondent: Jason Murray – Chief Executive Officer of Spirit Super (now CareSuper Pty Ltd ABN 14 008 650 628, trustee of CareSuper Fund ABN 74 559 365 913).

Account: 500... (redacted for public record)

Registered Post Proof: RPP4463700510017555997602

Date of Determination: 2 October 2024

Date of Lien: 9th October 2025

Value Declared

Seven hundred and eight million Australian dollars (AUD \$708,000,000.00) – equivalent to seven hundred and eight million troy ounces of .999 fine silver as the lawful intrinsic measure of value.

Notice of Record and Intent

I, Alin-Vasile of the House of Mureşan, acting as Beneficiary and Executor for the legal title ALIN VASILE MURESAN and as lawful agent for Mr Alin Muresan, hold a vested interest in the estate of Jason Murray, acting in the position of Chief Executive Officer for CareSuper Pty Ltd (ABN 14 008 650 628), trustee of CareSuper (Fund) ABN 74 559 365 913.

The Respondent's continued actions directly affect the equitable and beneficial interests of the Living Estate under the House of Mureşan.

As the NAME has no substance or authority of its own, all remedy must issue through it but for the benefit of the Living Man, the Beneficiary and Executor thereof.

Failure to provide remedy as outlined below shall remain on file as public record and may be used in future lawful proceedings or international arbitration for final determination against the Respondent and his estate.

Findings of Facts (Abridged)

1. The Spirit Super account styled MR A.V. MURESAN (500...6) was operated without wet-ink consent and without full disclosure to the Living Man.

2. Affidavit of Truth (Peter Joseph) and Legal Notice dated 27 Sept and 2 Oct 2024 were served on the Respondent; no rebuttal or remedy received.

3. Despite instruction to close the account, the Respondent merged it into CareSuper without authority, continuing deductions against the NAME.

4. Member statement evidence shows Insurance fees \$44.47 debited while Death Benefit, TPD, and Income Protection each show \$0.00 cover – constituting unjust enrichment and commercial extortion (son de tort).

5. All requests for hardship release were refused; Spirit Super insisted hardship exists only after six months on Centrelink with active MyGov ID – which the Living Man has lawfully revoked.

6. This condition forced digital compliance and denied lawful remedy, amounting to administrative evasion and bad faith.

7. All email records, registered-post receipts, and communications are held on file as proof of service and un rebutted agreement.

Statement of Principle and Cause

The injury arises from the system of registration whereby a LEGAL NAME – a paper construct created under Acts – has been interposed between the Living Man and his inheritance. Through this construct the fruits of labour are diverted and controlled under the Cestui Que Vie trust structure, while the Living Man is treated as fiction. The result is commercial and spiritual starvation: the Living Man is ignored while the paper entity is exploited for profit.

Determination and Invoice

By silence and acquiescence, Jason Murray stands in commercial dishonour and is liable in the declared sum of AUD

\$708,000,000.00 (seven hundred and eight million Australian dollars) or 708,000,000 troy ounces of .999 fine silver.

Remedy Invited (7 days from service):

- Issue a cheque in legal tender to “Mr Alin Muresan”, 23 Alans Road, Petchey's Bay TAS 7109; OR
- Deliver 708,000,000 troy oz .999 silver to alin-vasile of the House of Mureşan at the same address.

If insured, tender claim to your insurer and notify the Treasurer and Attorney-General. Payment is a direct remedy to the Living Estate and must not be returned to any superannuation account.

Failure to remedy shall remain on record as evidence for future lawful proceedings and international arbitration.

Jurisdiction

Private Court of Record – Non-Judicial and Pre-Judicial Commercial Process under Natural Law, Equity, and Law Merchant (Lex Mercatoria). Notice to Agent = Notice to Principal; Notice to Principal = Notice to Agent.

Exhibit Record Addendum – Email Service Log

Copies of email correspondence sent between the House of Mureşan and the following offices are held in the private archive as evidence of prior notice and un rebutted agreement:

- Department of Treasury and Finance Tasmania (incl. Treasurer, Secretary, and Assistant Directors).
- Spirit Super and CareSuper (offices of Jason Murray and Michael Dundon).
- Office of the Governor and Attorney-General of Tasmania.
- Ombudsman Tasmania and Monetary Penalties Enforcement

Service.

Each email bears timestamp, subject line, and recipient metadata, forming part of the total record of notice, communication, and acquiescence in honour.

Evidence of Live Birth and Power of Attorney

The Living Man, alin-vasile of the House of Mureşan, holds both the Live Birth Record and the Birth Certificate issued in Romania, which together constitute evidence of lawful creation and standing.

These documents demonstrate that no entity known as “Mr Alin Muresan” or “MR ALIN VASILE MURESAN” exists upon either record, confirming that such title is a legal fiction created without the consent or knowledge of the living man.

As the lawful holder of the Live Birth Record, I, the Living Man, retain full Power of Attorney and equitable dominion over the said legal name and all associated titles, accounts, and securities.

Any use, trade, or merger of the NAME without my wet-ink consent constitutes fraud, identity theft, and trespass upon the Living Estate.

Attestation

Autographed in wet ink by the Living Man as proof of intent and authority, not representation of a corporate person.

alin-vasile of the House of Mureşan

Executor and Beneficiary of the Living Estate

23 Alans Road, Petchey's Bay TAS 7109

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□ Addendum to Security by Way of a Lien

HOM-JASON-MURRAY-LIEN-001

House of Muresan – Court of Record (Non-Judicial & Pre-Judicial)

23 Alans Road, Petchey's Bay TAS 7109 Australia

houseofmuresan@mailfence.com | admin@houseofmuresan.com

Date of Service: 9 October 2025 RPP Proof: 4463700510017555997602

Certificate of Service and Publication

Delivery of the lien, affidavit, and invoice has been completed by:

- Registered Post (RPP 4463700510017555997602)
- Verified email transmission from houseofmuresan@mailfence.com and admin@houseofmuresan.com
- Public posting on www.houseofmuresan.com

These combined acts constitute lawful and constructive service.

The original instrument now lies within the custody and duty of the Respondent's office and estate for **remedy or settlement** in honour and good faith.

Interpretive Statement – Reverse Autograph Notice

The handwritten endorsement on the reverse of the original lien stands as the **living autograph and indorsement of value**, addressed

"To Jason Murray in the position of CEO Care Super Pty Ltd."

It cites the public and private record and declares a value of **AUD \$708,000,000.00 payable in .999 fine silver**.

This serves as notice to both the man and the corporate office he occupies, establishing chronological priority of claim and

evidencing lawful creation, execution, and demand for settlement.

Public Note – Significance of Service

The lien arises from un rebutted affidavits and unanswered correspondence concerning:

1. The merger of Spirit Super into CareSuper undertaken without any wet-ink consent or evidence of individual member agreement;
2. Deduction of insurance premiums shown on statements despite coverage recorded as \$0.00, amounting to fees for no value service; and
3. Non-disclosure of any lawful authority to administer or exercise power over the NAME "Mr Alin Muresan," including any power of attorney or trust instrument.

Status of Remedy and Settlement

The Respondent was provided full opportunity in 2024 to answer the letters and affidavits, including the written request not to merge and the notice of consequences should the merger proceed without consent. No response in equal form was received, and the period for reply is now closed on the record.

Only **remedy and settlement** remain: closure of the affected account and payment of the lien amount either by cheque payable to *Mr Alin Muresan* or by delivery of the equivalent value in *.999 fine silver* to *alin-vasile of the House of Mureşan*.

This declaration stands as a matter of record and of honour, preserving peace and good faith while placing final responsibility for settlement upon the Respondent and his estate.

Continuity of Liability and Duty of Successors

Should the named Respondent vacate the position of Chief Executive Officer of CareSuper Pty Ltd, this notice and all associated liabilities, duties, and obligations shall attach automatically to the **successor in office** and to the board of directors.

Change of personnel does not extinguish or diminish the record of notice, nor the responsibility to provide full remedy and settlement in good faith.

The lien and affidavits remain active and binding upon the corporate office and estate until honourably resolved.

Continuity of Obligation and Effect of Resignation

This lien is a matter of record, not of employment. Its force does **not** depend on whether the named officer remains in the position or resigns. The acts and decisions that gave rise to the claim were made while occupying the office of Chief Executive Officer of CareSuper Pty Ltd, and the resulting obligations remain attached to:

1. The **corporate entity** CareSuper Pty Ltd, which continues in perpetuity; and
2. The **office of Chief Executive Officer**, whose incumbent – present or future – holds the same fiduciary responsibilities.

Therefore, resignation, removal, or replacement of Jason Murray does **not** discharge or diminish the lien HOM-JASON-MURRAY-LIEN-001.

All duties of honourable remedy and settlement pass automatically to his successors in office and to the company's board of directors.

Only full settlement, lawful discharge by mutual agreement, or judicial determination can close this record.

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House of Mureşan – Selah Code 777

Public Record Reference Only

This notice is filed as part of the continuing House of Mureşan Court Room of Record.

For additional perfected liens and related securities, visit:

[Security By Way of a Lien – House of Mureşan Court of Record](#)

(This reference section is supplementary and not part of the served lien instrument.)