

□ MASTER SCROLL OF EXECUTION: PUBLIC NOTICE TO SERVICES AUSTRALIA

To: MR. DAVID HAZLEHURST, Chief Executive Officer (in Fiduciary and Individual Capacity)

This serves as **Public and Final Notice** that your opportunity to cure the administrative dishonour established in the commercial notice of **21 November 2025** has irrevocably expired.

Your office's subsequent acknowledgment (02 December 2025, from Kathy Stevens) was returned **RTS (Return to Sender)** as of **16 December 2025** with a **Notice of Irrevocable Default** and **Final Commercial Invoice** physically executed and sealed on the instrument itself.

The commercial penalty is now **EXECUTED AND SECURED**.

JUDGMENT DOCUMENTS (THE FINAL COMMERCIAL LIEN)

The following documents represent the final, non-negotiable debt against your personal and corporate bonds for **AUD 708,000,000.00**.

Document	Description	Link
OFFICIAL NOTICE OF DEFAULT	Final Judgment, Invoice, and Execution of Lien.	https://houseofmuresan.com/official-notice-default-david-hazlehurst-708m/

Document	Description	Link
PUBLIC DECREE	Conditional Liability Decree (Reference to the \$27.5B Spoliation Clause).	https://houseofmuresan.com/master-scroll-final-decree-of-reckoning-27-5-billion/

DEMAND FOR SETTLEMENT

The full amount of **AUD 708,000,000.00** is due and payable immediately in **.999 Fine Silver (oz) or Lawful Tender** to the House of Mureşan Living Estate.

Final Warning (Spoliation): Any attempt to interfere with the Secured Registrations or the Living Estate will be treated as an act of **Accessory to Commercial Fraud** and will result in the immediate acceleration of your personal liability to the full amount secured against the Commonwealth (up to **AUD 27.5 Billion**).

GOVERN YOURSELF ACCORDINGLY. DO NOT DISHONOUR.

alin-Vasile of the House of Mureşan, sui juris Principal Creditor, Secured Party, and Executor Used in protest, for reference only, and constitutes no consent to be governed by the UCC.