

**The Accession Proclamation**

**Charles Philip Arthur George rightful Liege Lord Charles the Third, by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of His other Realms and Territories, King, Head of the Commonwealth, Defender of the Faith, to whom we do acknowledge all Faith and Obedience with humble Affection; beseeching God by whom Kings and Queens do reign to bless His Majesty with long and happy Years to reign over us.**

**Given at St. James’s Palace this Tenth day of September in the year of Our Lord Two thousand and twenty-two.**

**GOD SAVE THE KING**

# NON-NEGOTIABLE

# Notice of Irrevocable Estoppel by Acquiescence

 **Ist name-2nd nam3** : of the family **name**:

Care of /-**address,**

**suburb [postcode]**

**To whom and address**

Dated : 4th August 2023

**NOTICE TO AGENT IS NOTICE TO PRINCIPAL; NOTICE TO PRINCIPAL IS NOTICE TO AGENT**

Re: Number:…….....................

## …………………: in his private capacity

With reference to the **…………………………………………………………….** all delivered by recorded mail by the **……………………….**

In those documents I now asked you to provide the following reasonably requested specific items as follows:

1. Proof of Claim that the alleged liability has been created in the form of an original contract where the Plaintiff continues to reserve all of its rights.

 2. Proof of Claim that the alleged liability exists in the form of a verified true bill
 signed by your client and charged to : **……………………………….**pursuant to the,

 The Bills of Exchange Act 1909, Section 28.

1. Proof of Claim that **……………………………………** has the legal right and lawful authority to attempt to enforce collection of the alleged liability in the form of Proof of Agency.

I hereby serve Notice that failure to provide Proof of Claim by **…………………..**has created a permanent and irrevocable **Estoppel by Acquiescence**, forevermore barring **…………………………………..**from bringing any and all claims, legal actions, orders, demands, lawsuits, costs, fees, levies, penalties, damages, interests, liens and expenses whatsoever, against **…………………………………………**

It is important that you acknowledge and understand that this is not a letter but a legal notice, which is a consequential specie of correspondence. I hereby declare that the law of agent and principal shall apply and that service upon one is service upon another.

Furthermore, your failure to provide Proof of Claim in the form of the above reasonably requested specific items comprises the tacit procuration of **………………………….** agreement to the following lawfully binding terms and conditions:

1. That the alleged debt did not exist in the first place; or
2. It has already been paid in full; and
3. That any damages I may suffer, you will be held culpable;
4. That any negative remarks made to a credit reference agency will be removed;
5. You will no longer pursue this matter any further.
6. You have not proven any debt. If you sell the alleged liability, and/or appoint an agent to act on its/your behalf in this matter you will have broken our lawfully binding agreement and you agree to pay the following fee schedule.
7. Failure to comply with all Imperial Laws of the Parliament of the United Kingdom and all Letters Patents enforced unconditionally under the “Crown” being King Charles the Third III of the United Kingdom the lawful Monarch.
8. Any Orders made by a Master or Registrar are null and void and not enforceable at law ; See : High Court Judgements : … R v Davison [1954] HCA 465, …. Harris v Caladine [1991] HCA 9, …. R v Rogerson [1992] HCA 25 Perverting the course of Justice.

## Fee Schedule

Any further invalid claims against **……………………………………** and/or attempting to contact the Authorised Representative by mail, mobile phone and/or telephone, or otherwise, will constitute the agreement of **………………………….**to the following Fee Schedule:

1. $100,000.00 (One Hundred Thousand Dollars Australian value in Silver or Gold 99.99% pure being lawful currency) per invalid claim in writing, nunc pro tunc,
2. $100,000.00 (One Hundred Thousand Dollars Australian value in Silver or Gold 99.99% pure being lawful currency) per letter and/or notice sent by recorded mail, nunc pro tunc,
3. $100,000.00 (One Hundred Thousand Dollars Australian value in Silver or Gold 99.99% pure being lawful currency) per attempt to contact by telephone and/or mobile phone and/or email.
4. $100,000.00 (One Hundred Thousand Dollars Australian value in Silver or Gold 99.99% pure being lawful currency) per trespass and/or violation of Notice of Trespass,
5. $10,000,000.00 (Ten Million Dollars Australian value in Silver or Gold 99.99% pure being lawful currency) per act of liable and/or defamation and/or extortion,
6. $10,000,000.00 (Ten Million Dollars Australian value in Silver or Gold 99.99% pure being lawful currency) per unauthorised ™ and/or © infringement, or Civil Enforcement
7. $10,000,000.00 (Ten Million Dollars Australian value in Silver or Gold 99.99% pure being lawful currency) per action in denial of due process in law and/or denial of a jury.
8. $ 100,000,000.00 (One Hundred Million Dollars Australian value in Silver or Gold 99.99% pure being lawful currency) Failure to comply with all Imperial Laws of the Parliament of the United Kingdom and all Letters Patents enforced unconditionally under the “Crown” being King Charles the Third III of the United Kingdom the lawful Monarch.

All fees are payable in Twenty-One (21) days of date of bill, as evidenced by recorded delivery tracking number.

Without malice or mischief, in sincerity and honour.

Autograph By :……………………………………. By: Sovereign: **1st name 2nd name:** of the family **…………..:**

Authorised Agent and Representative for **………………………………………………….** ens legis and all derivatives thereof

No assured value, No liability. Errors & Omissions Excepted.

 All Rights Reserved. WITHOUT PREJUDICE – WITHOUT RECOURSE – NON-ASSUMPSIT ***Calls may be recorded***

