



Security by way of a Lien 26th Day of March 2023

Lien Number:

Ken Dieham-LIEN-FCRC001

"KEN DIEHAM"

'Ken Dieham',

CEO

"FRASER COAST REGIONAL COUNCIL,

FCRC".

Registered post 'RPP 21 05700 05300 25540 58602"







**KEN Dieham** 

**CEO** 

"Fraser Coast Regional Council"

ABN: 19 2778 506 89

"77 Tavistock Street, Torquay,

Queensland, 4655"

Registered post 'RPP 21 05700 05300 25540 58602"

Email: <a href="mailto:enquiry@frasercoast.qld.gov.au">enquiry@frasercoast.qld.gov.au</a>
<a href="mailto:ken.diehm@frasercoast.qld.gov.au">ken.diehm@frasercoast.qld.gov.au</a>

Council Reference: FCRC4655

Your Reference: FCRC001

Our Reference: Ken Dieham - LIEN- FCRC001

To "Ken Dieham"

We have noted as of this day the 25/03/2023 updated from (30<sup>th</sup>) Day of July 2022 that there has been no response to our previous correspondence and to that effect there is a formal and binding agreement to the

following effect. We attach again here under this same cover the Affidavit and Documents sent to "Ken Dieham ' at the "Fraser Coast Regional Council, FCRC", on the

twelfth (12th) Day of May 2022, Registered post 'RPP 21 05700 05300 25540 58602", and emailed the Twenty second (22nd) Day of may 2022, and so on,

have noted one respond after "Ken Dieham" was placed on treason and their Lawyers on 17/03/2023 which by no affect removes the binding agreed agreement in place

also find attach second affidavits of truth and statements to draw your attention to the enclosed 59 page Affidavit Served upon 686 members of the Australian and state parliaments on the 20th Day of August 2020.

the further correspondence dated with "FCRC" the twenty third (23th) Day of May 2022 and the sixteenth

(16th) Day of July 2022 and to that effect there is a formal and binding agreement to the following

effect.

Security by way of a Lien Number: Ken Dieham - LIEN- FCRC001

Affiant: Rocco: of the family "Toldo"

on: \_\_Wednesday \_\_\_\_\_30th July \_\_\_\_2022\_\_\_\_\_ New update Affirmed on 25/03/2023 De Hilling

By 'Rocco: of the family:"Toldo" (Affiant) Page 2 of 90





# Security by way of a Lien 26th Day of March 2023

### Lien Number:

Our Reference:

Number - FCRC - LIEN - FCRC001

Number - MS T Church - LIEN - FCRC001

Number - Sarah Mizon - LIEN - FCRC001

Council Reference : FCRC4655

Your Reference: FCRC001 "Sarah Mizon"

"MS T Church"

"Bored of members of "FCRC"

Staff at

# "FRASER COAST REGIONAL COUNCIL,

FCRC".

Registered post 'RPP 21 05700 05300 25540 58602"

"Fraser Coast Regional Council" ABN: 19 2778 506 89

"77 Tavistock Street, Torquay,

Queensland, 4655"

Registered post 'RPP 21 05700 05300 25540 58602"

Email: enquiry@frasercoast.gld.gov.au

rates@frasercoast.gld.gov.au

sarah.mizon@frasercoast.qld.gov.au

#### Lien Number:

Reference Number:

"Sheree Angove": Shag001 -lien"

CLH Law: CLH0001 - Lien",

"Sheree Angove", acting as person in the role of lawyer and ,"CLH Lawyers", know as " <u>CLH LEGAL GROUP PTY LTD</u> "abn : 22 096 845 117 , LEVEL 7 NORTH TOWER 515 ST PAUL'S TERRACE FORTITUDE VALLEY 515 St Pauls Tce Fortitude Valley QLD 4006 ,

sheree.angove@clhlawyers.com.au, maree.bramadat@collectionhouse.com.au

Affiant: Rocco: of the family "Toldo" Affirmed on 25/03/2023



Correspondence

and Lawful Notice to

"FCRC, "Fraser Coast Regional Council",

By 'Rocco: of the family:"Toldo" (Affiant) Page 3 of 90





Date known as: "23/03/2023"

The living man "Ken Dieham", acting as "person", as "CEO", of "Fraser Coast Regional Council,FCRC"," ABN :19 2778 506 89 c/o- "77 Tavistock Street, Torquay Queensland 4655" email: "ken.diehm@frasercoast.qld.gov.au"

Reference Number: FCRC4655 Ken Dieham - LIEN- FCRC001 FCRC001

Notice To Individual ,Natural Living Soul Is Notice To All Human Beings, and Man kind Notice to Principal is Notice to Agent Notice to Agent is Notice to Principal

#### Declaration, and Demand Fair Notice and Warning

#### Legal Maxim

Actiones in personam, quae adversus eum intenduntur, qui ex contractu vel concedere

Personal actions are those which are brought against him who, from a contract or a tort, is obliged to give or allow

something.

- 1. As previously advised, a Commercial Lien against "Ken Dieham" has now been instigated, and
- Included in this Notice of Action is an Affidavit, dated 23/03/2023, based on first-hand knowledge and made under penalty of perjury, and
- You have 7 (seven)days to respond and rebut each point by means of your own sworn Affidavit, written under the same criteria, namely: from first hand knowledge, under the penalty of perjury, and
  - 4. Obligation to Each point successfully and properly rebutted with hard evidence will be removed from the allegations, from first dated notice and affidavit ",24/05/2022-25/03/2023", the remaining unchallenged and unrebutted points standing as our final Affidavit, which will be certified (by any authorised Representative, of any Court or arbitration or Notary) thus becoming the truth, in Law, and a judgement, in Law, and
  - 5. I, the living man, 'Rocco', of the family "Toldo" acknowledge that the lawful seizure, collection, and transfer of ownership of money or property must be effected by a valid Commercial Lien which must contain certain elements in order to be Commercially valid, to wit:
- a) The lien instrument must obviously, patently, and evidently be a Lien by being clearly and explicitly titled "Lien", "Claim of Lien," or "Declaration of Lien," and mandatory, by its exhaustive Commercial content (full disclosure) as follows;
  - i) The lien instrument must contain a notarised hand-signed affidavit, for which the issuer is commercially liable, containing a plain statement of fact disclosing how the

obligation of the lien was created, attesting that the commercial condition is true, correct, and certain;

- ii) The lien instrument must contain a ledger or bookkeeping statement connecting purchases, services rendered, and/or injuries sustained, with a claim of obligation such that each purchase, service, and/or injury is presented in a one-to-one correspondence with its partial claim of obligation, the partial obligations then totalled to obtain the total obligation; this being called a "True Bill in Commerce", and
- iii) The lien instrument must contain a statement, either specific or general, of the property being seized from the lien debtor to satisfy, or to guarantee satisfaction of, the obligation of the lien,
- b) A **Notice of Lien** to be valid **must contain** a clear statement as to where the lien is filed, where it can be found and how a copy can be obtained,
- A Public Advertisement will then be placed stating your assets are open to lawful and legal claim, any creditor (myself included), would thus then be both lawfully empowered and legally entitled to:
- seize any and/or all of your property, savings, shares, superannuation and garnishing of future earnings, up to the value of the Lien, which currently stands, as at "23/03/20 2022, at \$176 737 378 000", or
- to sell this Lien off to a third party, such as a domestic debt collector, or international instrument investor/holder in due course,
- A security Interests has been filed on the "PPSR":202209120036503" for the outstanding amount and breach of Contract and Tort Law, Lien process will enforce to recover the funds,
  - and "Austaustralian public notices.com", any authorised Representative, of any Court or arbitration or Notary
- This Lien on your 'Ken Dieham", assets would then need to be removed by: Rocco', of the house "Toldo",
  - a) full payment, or arrangement for full payment, in accordance with "Ken Dieham LIEN-FCRC001", Statement of claim", previously served on you, or
- b) a Jury of 12-24 (twelve)or (twenty-four", determining that the Lien was not legally established or enforceable,

c) the passing of 99 yei

or

Declaration and Statement of Truth "Affidavit" of 'Rocco',

of the family "Toldo"

2

- I, the living man, 'Rocco', of the family "Toldo" am competent to state to the matters set forth herein,
   and
- 2. I, the living man, 'Rocco', of the family "Toldo" have first-hand knowledge of the facts stated herein, and
- I, the living man, 'Rocco', of the family "Toldo", agree all the facts stated herein are true, correct, and certain, admissible as evidence, and if called upon as a witness, I, the living man, 'Rocco', of the family "Toldo" will testify to their veracity, and
- I, the living man, 'Rocco', of the family "Toldo" acknowledge that Commercial processes (including this Affidavit and the required responses to it)

are non-judicial and pre-judicial because:

- a) No judge, court, government or any agencies thereof, or any other third parties whatsoever, can abrogate anyone's affidavit of truth; and
- b) It is against the law for a Judge to summarily remove, dismiss, dissolve or diminish a Commercial Lien, Only the Lien Claimant or a Jury of 12 can dissolve a commercial lien.
- c) Only a party affected by an affidavit can speak and act for Them-self and is solely responsible for responding with There own affidavit of truth, which no one else can do for him/her,

and

- I, the living man, 'Rocco', of the family "Toldo", make the following statements based off my first-hand knowledge, and
- 6. In order for a crime to exist, four elements must exist; there must be a defined crime, there must be a victim, that the victim must have been damaged, and the intent must be established on the part of the accused, and without proof of all four elements, no crime can said to have been committed, and
- In this Affidavit, crimes are defined, and the Affiant, I, the living man 'Rocco', of the family "Toldo" am
  the victim, and
- 8. That the eternal, unchanged principles of Law are:
  - A workman is worthy of his hire.
  - · All are equal under the Law.
  - In Law, truth is sovereign.
  - Truth is expressed in the form of an Affidavit.
  - An unrebutted Affidavit stands as truth in Law.
  - · An unrebutted Affidavit becomes the judgement in Law.
  - · One who does not rebut the Affidavit agrees to it by default.
  - One who does anything by another's hand is culpable for the actions of the other's hand.
- 9. That I:Rocco', am not the creation or chattel property of any person or any government agency whatsoever. I :Rocco', am not under any obligation whatsoever to any governmental agency, state or federal (i.e. union), or any of their self-passed laws, statutes, regulations or policies.
- 10. any and all of the various papers, documents, adhesion contracts, or "agreements" I :Rocco',may have signed with any government agency or entity or any others that might be construed to indicate a conclusion

- contrary to my herein-below assertions were made, signed by living hand :Rocco', on the basis of mistake due to lack of full disclosure creating a deliberate lack of full knowledge, a deliberate action of fraud, non-disclosure, concealment of material fact, and misrepresentation. Such action thereby creates a stressful situation of duress and intimidation, vitiating all documents by such action of fraud.
- 11. Its formally agreed a criminal offence of fraud by misrepresentation where the claim being made by "Ken Dieham" as CEO" of "Fraser Coast Regional Council, FCRC", that the Document Has Not Been Singed by an Embodied Hand, or ABN: the Business logo has no royal assent and has no Name provided of person taking unlimited liability of the Document is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation.
- 12. it is the sincerest belief and spiritual conviction of this Affiant that slavery and peonage are immoral, are violations of the First Precept of Commercial Law ("a workman is worthy of his hire"), that fraud, misrepresentation, non-disclosure, intimidation, deceit, concealment of material fact, lying, and treachery are morally wrong.
- 13. That I:Rocco', have absolutely no desire whatsoever to be a "client" (slave) of any governmental agency, state or federal (i.e. union), or any of their Principals, or to incur any debts or obligations to said entities for whatever "benefits" said entities might purpose to provide or seek to provide to this Affiant, or be directed by, subject to, or accountable to any parties other than my own conscience and best judgement for the purpose of preserving inviolate my unalienable/inalienable indefeasible rights to life, liberty, freedom and property while engaging in the honourable, productive, and non-harmful activities of my life.
- 14. This Affidavit verifies the damages, and the intent is established at the end of the seven (7) day grace period, if the respondents fail to rebut (respond to) the wrongs they have been a party to as noted herein, and
- 15. I:Rocco', a living natural man Secure Party creditor/Administrator of the Estate: "ROCCO TOLDO", am the sole and absolute owner of myself, my body, and my estate, and possess unconditional, allodial, Fee simple, sovereign title there to, and that I:Rocco', abjure, renounce, forsake, and disavow utterly and absolutely now and forever all presumptions of power, authority, or right by any governmental agency, its Principals, over the rights, life, liberty, freedom or property of this Affiant from whatever source presumed or derived, have been Declined, rejected, revoked.
- 16. I:Rocco', the Affiant, claimant, Secure Party creditor/Administrator/beneficiary, am Not a"Legal Fiction Person" (as defined in a Law Dictionary) "Ms/Mr ROCCO TOLDO" or digital numbers as being a Corporate Entity (incorporated or non-incorporated) or some other kind of Partnership, But Instead a living breathing, sovereign, flesh and blood Natural Being with a living spirit/soul, with a distinct Mind that is capable of possessing personal knowledge commonly called Rocco'.
- a. Where is the real and true Commercial Paperwork with my wet-ink bearing on this matter that made I:Rocco' the living liable for the said penalty and/or legislation?
- b. Where are the real, true, proper and lawful assessments bearing on this instant matter that I said to be liable to pay such penalties or abide by such legislation or acts or rules of such a business?
- c. It is tax fraud to use Courts to settle a dispute/controversy which could be settled peacefully outside of or

#### without the Court

- d. All court costs and legal fees,my time ,energy ,other cost relating to this instant case shall be paid by those who have drawn the Undersigned Affiant :Rocco', into this instant matter.
- 17. That this Commercial Affidavit, Notice and Warning of Commercial Grace, is the One and Only such Notice and Warning. If all actions are not abated within Seven (7) days, or if at any time in the future any actions are reinstated, it shall be considered a wilful disregard for this Notice and Warning, and such shall engender the immediate filing of Criminal Complaints (Affidavits of Information) and Commercial Liens (Affidavits of Obligation) against all parties involved.
- 18. :I Rocco ',the living beneficiary,Representative for "ROCCO TOLDO", That there is a formal and binding agreement between, "Ken Dieham "as "CEO" and "Fraser Coast Regional Council, FCRC", other acting members that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office which carries a term of incarceration of seven to ten years and the latter.
- 19. where there is multiple instances of and that: There is a formal agreement between "ROCCO TOLDO", and "Ken Dieham" as "CEO of the "Fraser Coast Regional Council", and that the living man "Ken Dieham" will stand for commercial charges to the same degree.
- 20. All Parties who proceed to act or assist in said actions, against this Affiant, :Rocco', without thorough, verifiable, point-by-point rebuttal of each and every point set forth in this Affidavit shall be immediately charged with criminal fraud, theft, conspiracy of extortion, theft and fraud, and commercial liens shall be placed against all their real and personal properties (defined crimes: criminal conspiracy, robbery, misprision of felony, conspiracy against the rights of peoples, extortion, fraud and false statements, and other such crimes as are related to issues of Racketeering plus such Constitutional violations not listed combined and described simply as Treason); and
- 21. It is now on and for the record and in perpetuity that "Ken Dieham" in the position of "CEO" for "Fraser Coast Regional Council" has never, at any time provided valid, presentable material evidence to support the claim that "ROCCO TOLDO" or the living man: 'Rocco', of the family House "Toldo" has an Obligation to comply with a Legislative Direction or to compliance with "Queensland Laws and Regulations" or can be compelled to performance without consent, contract or Agreement..
- 22. Let it also be noted here on and for the record and in perpetuity that "KEN DIEHAM" in the position of "CEO" at "Fraser Coast Regional Council" has never, at any time provided any valid, presentable material evidence to support the claim that members acting on behalf of the "FCRC, Fraser Coast Regional Council" has the power ,right,ability ,authority over any living flesh/ man/woman /Animals /or any tangible property including land ,water ,living plants,trees,
- 23. It is now on and for the record and in perpetuity that "Ken Dieham" in the position of "CEO" for "Fraser Coast Regional Council" has never, at any time provided valid, presentable material evidence to support the claim that's it has authority to operate under the "Local Government Council Act 2012 "or the act outside of the Corporations Act 2001,
- 24. Let it also be noted here on and for the record and in perpetuity that "Ken Dieham" in the position of "CEO" at "Fraser Coast Regional Council" has never, at any time provided any valid, presentable material evidence to support the claim that "ROCCO TOLDO" has a duly signed contract with the fictional entity known as
- "FCRC, Fraser Coast Regional Council" or any other Departments on this planet Known as 'Earth', which would create the obligation to make a payment on demand.
- 25. Let it also be noted here on and for the record and in perpetuity that "Ken Dieham" in the position

of "CEO" at "Fraser Coast Regional Council" has never, at any time provided any valid, presentable material evidence to support the claim that Local Government Regulations are law and that a rule prescribed by management of a corporation carries the force of law.

- 26. Let it also be noted here on and for the record and in perpetuity that "Ken Dieham" in the position of "CEO" at "Fraser Coast Regional Council" has never, at any time provided any valid, presentable material evidence to support the claim that "Fraser Coast Regional Council" are above the law and are not required to sign their documents sent via Australia Post.
- 27. It can be noted here on and for the record that the remedy under State policy for the criminal offence of malfeasance in an office is twenty-five years' incarceration. It is also noted this, for and on the record, that the remedy under State policy for the criminal offence of fraud is seven to ten years' incarceration, the latter where there are multiple instances of fraud.
- 28. Let it be Noted "Ken Dieham" "FCRC, Fraser Coast Regional Council" and "has chosen to enter into a lasting and binding tacit agreement through acquiescence by not negating the facts presented
- 29. if the Respondent, "Lien Recipient" fails to rebut such claims or charges, the Undersigned is Lawfully entitled to claim default against the Respondent. In that case, the Undersigned is fully entitled to take whatever Lawful steps may be necessary in order to execute this Lien.
- 30. this Commercial Affidavit, Notice and Warning of Commercial Grace, is the one and only such Notice and Warning. If all actions are not abated within seven (7) days, or if at any time in the future any actions are reinstated, it shall be considered a wilful disregard for this Notice and Warning, and such shall engender the immediate filing of Criminal Complaints (Affidavits of Information) and Commercial Liens (Affidavits of Obligation) against all parties involved.
- 31. as agreed by the notice Sent: of evidence and facts and Question to rebut or confirm of each point with evidence to support their claims: Affidavit of declaration life /rebuttal and evidence /question , and invoice and Defaults ,default reminders of late payments,liability by fee scheduled,Revoked consent and contact ,Cease and desist ,affidavit of material facts of 'peter-joseph',failed duty of instruction,financial stress and hardship,extortion,Fraud, number of declined offers,letters,incorrect use of name(personage),abuse of inalienable rights and choice ,copyright/trademark breach, malfeasance,notice of treason, notice of intent and impending action ,rebuttal of rate notice ,Trespass/invasion breach of notice /privacy all lack of response or none,impersonation of lawful government department with royal assent,abuse of authority duties and powers.
- 32. That failure to respond as herein required to this Affiant/Claimant the living man, 'Rocco', of the family "Toldo", within the herein prescribed time of Seven(7) days will be deemed by this Claimant/Affiant, the living man, 'Rocco', of the family "Toldo", to invoke the doctrine of Tacit Acquiescence and admission, to recover, in commerce, the lost or damaged properties plus damages, penalties and costs, and
- 33. let it be noted for the record their had been no further reply with the lawful notice to the "CEO, FCRC", apart from their unsolicited rated that were returned for fraud not addressed correctly until 17/3/23' when I had reminded the CEO, FCRC of their obligation of the notice in place and transferred treason to "Ken Dieham",

replied stated to send to accounts for a reply ,which later that day was the lawyer "Sheree Angove" and Clh laywer" who was also put on notice of treason for be complicate to the crime and invoiced.

- 34. That failure to respond as herein required to this Affiant/Claimant, you, the living woman, 'Rocco', of the family "Toldo", within the herein prescribed time of seven (7) days, the living man "Ken Dieham" have agreed the invocation of acquiescence and commercial lien to be executed against including, but not limited to the property, household goods, financial accounts, superannuation and future earnings, Trust and foundation of the living man "Ken Dieham" to the value of sum certain \$176,737,378,000, and
- 35. I, the living man, 'Rocco', of the family "Toldo", on my own commercial ability confirm that I have read the above statements and confirm that they are true, correct and that they are not misleading, and
- I, the living man, 'Rocco', of the family "Toldo", affirm that the statements are the truth, the whole truth and nothing but the truth, and
- I do solemnly attest to the facts herein to be honest, true and correct to the best of my knowledge, information and belief, and
- 38. I wish and intend harm to no-one and to live in peace and private.
- The living man: Rocco' Beneficiary of the Trust Name "ROCCO TOLDO" is under no legal or statutory obligation to observe and act upon the State
- 40. This Commercial Lien is not a Lis Pendens Lien, therefore it may not be removed or dissolved by any other parties except the Lien Claimants or a Common Law Jury properly convened and used to settle the claimants' cause.
- the living man Rocco', family name "Toldo" has the right to redress and choose the remedy for these agreed criminal offences.
- Additionally, those named and unnamed Lien Debtors, which may be added from time to time, for whatever relevant and just Commercial Agreements, would also be relevant to the aforementioned.
- 43. Extended up to "Wednesday the 14<sup>th</sup> of April of 2023", will be the final allowed day. NOTICE is hereby given that Lien Debtor has (7) Seven days after receipt of this Affidavit of Obligation to rebut, deny, or otherwise prove invalid the above allegations. Failure to rebut, deny, or otherwise prove any allegation will be construed to be failure to rebut, deny, or otherwise prove all allegations.

This Claim Of Lien Is against the Lien Debtor's for default and breach of contract Crimes/malfeasance/privacy/fraud /treason/,now require remedy.

And all persons connected with the case now and in the future severally and jointly liable.

Other Debtors will be Lien for a minimum of \$679 599 90 each,

List of Lien Debtors:

"Fraser Coast Regional Council,FCRC"

Sarah Mizon = \$23,288,339.10 "MS T Church = \$23,288,339.10 "Sheree Angove" lawyer = \$673,200.00

CLH Lawyers = \$ 673,200.00

Board of members of Directors each = \$23,288,339.10

FCRC Business = \$ \$ 743,288,339,00

"Ken Dieham"CEO", = \$176 737 378 000"

Total = \$177,551,877,876.3 Billion dollar Australian

Affirmed on the day known as "24th Friday in the month march in the year two thousand twenty-three", at the embassy, Domicile of the kingdom on the land of "Terra Australis",

Acknowledgment

For verification purposes only

Subscribed and sealed before our Creator and Saviour by Rocco: of the family "Toldo", signing of this Affidavit

\_\_\_25<sup>th</sup>\_Friday,\_\_\_\_day of \_\_\_\_\_March\_\_\_\_\_, 20\_23\_\_\_\_





©™'Rocco',

of the family "Toldo"

Vi coactus 'Under Duress'

Principal, Executive, Beneficiary, Authorised Agent and Representative for crown copy right name and estate: ©™:ROCCO:TOLDO, ©™Ambassador of the Kingdom of Heaven and Earth, flesh, blood, spirit, music

Our Creator and Saviour of Heaven and Earth,
flesh, blood and spirit,
That keeps Accounts and Witness of any agreement and oath.
FIAT JUSTITIA, RUAT COELUM. "Let justice be done though the heavens fall"

With all my inalienable constitutional rights reserved and,
All Notices served may be presented as evidence in my defence. With Prejudice.
Silence is Consent & Tu Silencio Es Tu Consentimiento!
extreme prejudice, written under duress and protest
No liability accepted with out recourse,

'Under Duress'

Copyrighted/Trademark protected
No assured value, No liability. Errors & Omissions Excepted.
All inalienable/legal/lawful/lore/commercial/ divine Rights Reserved.
Without ill will or non-vexatious ,UCC1-308
"WITHOUT PREJUDICE – Dishonour -WITHOUT RECOURSE – NON-ASSUMPSIT
Calls maybe recorded.

End of Notification



#### NOTICE TO PRINCIPAL; NOTICE TO PRINCIPAL IS NOTICE TO AGENT

This is a Non-Negotiable Self-Executing Contract

Served on: in your private and unlimited capacity as the representative of the Agent to Principal/Principal to Agent this is Binding

Served 21/5/2022 28/04/2022

The Twenty-Eighth day of the month of April in the year of Christ Almighty known as Two-thousand-and-twenty-two.

Reference No:5 16427

Notice to:Chief Executive Officer, Director to living man "Ken Diehm",

from

Ambassador of the Kingdom of Heaven and Earth ,Flesh ,Blood ,Spirit,Music .

©™Rocco of the family House: "Toldo'," Melissari Authorised Representative for "ROCCO TOLDO","ROCCO MELISSARI"™ and all derivatives thereof C/o known in the land Terra Australis "39 Pedelty lane ,Hervey Bay OLD 4655"

This is NOT a complaint, a query, a request for a statement/agreement and is NOT to be treated as one. By doing so, will agree to pay A\$6,000.00 in damages. Do not refer to me as Mr/Mrs/Ms or any title, which is a legal fiction and Capital State Name and is not me. By doing so, will also agree to pay From A\$6,000.00 in damages, Names are Copyrighted, Trademarked will incur fees. Correct use of the name only.

I the living man 'Rocco' of the family House "Toldo" created by our heavenly father and saviour, that has the Inalienable Right and Sovereignty and Autonomy,

writing with the peace & Honour of our Creator and Saviour of Heaven and earth Flesh blood & soul inform you that I the living man 'Rocco' of the family name "Toldo" am the living biological created man and my offspring's and every family member and other association,

that any claimed consent or authority or control or rights or power of legislation acting as law, the living man/woman in the acting employed roll or the "DEPARTMENT OF AUSTRALIA" or any of its "states or colonies of Australia ,"QUEENSLAND STATE GOVERMENT" and any other "Connecting department" or "agencies" of the "AUSTRALIA GOVERMENT","LOCAL GOVERNMENT", "AUSTRALIA COMMONWEALTH OF AUSTRALIA" ,"QUEEN or CROWN OF AUSTRALIA" as these are Corporate Entities Acting as Government might have over my two living offspring's and the living man :Rocco"Toldo" and his Belongings of any kind, Has been, REJECTED, RECINDED,REVOKED,DECLINED. and is , NULL AND VOID . rebut decline any mandates offers contract any unlawful request ,the use of the capital name or system control of accounts relating to any of my living being , I have oath to heaven and earth and the oath of truth that support our kingdom guidance and can not support the unjust view of the acting "Australia & state Government "and local council" that claim to have power over life and belongings of any kind , are to remember the people are the law they serve, that of non-corporate commonwealth Australia that supported to Gods authority.

Regarding the tax rate notice for 2022 and your letter that arrived 18 Wednesday may written on 13 may 2022 ,Thank you for the offer it's Declined, had been in the process of writing Hardships Letter with conditions that must be required for us to continue business as a living being, with another living being , as I would need your replay before 27<sup>th</sup> may 2022 due to the time frame of the late note ,I do not need a time frame to pay , reply as we have no contract, normally I give 15-21 day by mail and 3-7days by email for replay,

I, a man , in body-mind-spirit, authorised agent for the "artificial person corporate government state name" "ROCCO TOLDO" as from now on any future contact be by my correct use of my name as the state name is fraudulent use of my living man name and against my "estate" the name is now Copyrighted, trademark use with out my consent of either Legal / living Name incurs a fee seek application fee in the schedule fee list below and pdf attachment, and agree to pay the damages ,the general register /public trustee operates the Trust government State name "ROCCO TOLDO" seek this "department "for payment that been done with out my consent or discloser ,

I would like to make aware that I say what I mean, and I mean what I say, so please prepare to reciprocate this action with

By 'Rocco: of the family:"Toldo" (Affiant) Page 12 of 90

no ambiguity. I also don't consent - ever-to any time-scales given by any. Please forward all replies in layman terms.

, non-adverse, non-belligerent, non-combatant, secured creditor with power-of-attorney, have examined the said "Rate Notice", "late note' recent voluntary submission of evidential documents claiming an account debt, and hereby conditionally accept said claim upon any real verification.

And must state at this present time all fees to be waived for the end of 3 years minimal due to hardship and private personal situation of the family has taken all my focus to solve this issues and have no control of when it will be solved hopefully it be done in 12months, due to the mandate that "Fraser coast" supported which was unlawful act against the the local / Australian people, they got scared which stop all the work I had been receiving in disability field, nor do I receive benefits, from December2021-March 2022 \$15,000 loss, I'm in my right to send invoice for the "FCRC" to recoup, I'm not earning nor will be until some time after, as it taken all my focus to solve this issues and have no control of when it will be solved so asking for payment will cause myself the living man 'Rocco of the House "Toldo" to go into financial hardship and we have no contract and I'll will be forced to pursue the "Fraser coast council" to recoup cost or "Fraser coast" will put me and my family into a new home, which is surprising the council has not been doing this for many others in our current rental issues, if I lose this home the location a base, that private use, that is used also used as office for disability, charitably hands educational, engagements with the locals and their offspring's enjoying there recreational time in music, games, and Pray, which is no cost on my time by invite only, the saving I have is for subsistent first and only and house repayments the middle of next year.

As by law no one or corporation or government or acting as one, can not cause harm / loss and is a crime also to threat or ,coercion,

till further notice all 2021/22 – 2025 Rate fees to be waived, cancelled "no liability" all claimed Authority ,consent , agreement ,verbal or written unwilling / willing has been REJECTED, RECINDED, REVOKED, DECLINED. and , NULL AND VOID

refer to freedom life truth affidavit, oath, witness, signed, sealed, recorded in the book of Deeds Ref: OTH 22/829505

Attachments of Supporting Evidence and continue to be served /sent to other sources / Departments

Australia notice forum, Telegram, Face book chat group

#### https://australianpublicnotices.com/forum/topic/oath-of-claiming-life-spirit/#postid-576.

This is not private and confidential (covert) This is public and transparent (overt) this will be placed into the public domain as it is of public interest.

having a number of discussion with my circle of legal team of the law and inalienable divine rights .

- 1. We are not a citizen, nor an alien.
- 2. We are a Non-citizen, and a Non-alien.
- 3. We are a national of Terra Australis
- 4. We do not consent to your authority.
- 5. We rebut any and all presumptions of law
- 6. Consent is essential for everything.
- 7. Violations of Consent is slavery.
- 8. We are not a person, human Being

require a number of questions answered or rebuttal to this said notice and my truth of Affidavit of each point ,before we continue Business in the end of 3 years 2022-2025,together non-adverse , non-belligerent , non-combatant ,secured creditor with power of attorney , have examined your recent voluntary submission of evidential documents claiming an account debt,and hereby conditionally accept said claim upon verification. In order to properly validate the alleged debt ,

I don't understand or stand under or consent to the proceedings and do not consent to joinder, Also Please Provide The Proof,

That I am liable as a living man by law to pay or agreed to pay this claimed amount or the ":REGISTERED NAME", as I don't understand ,I don't understand the fees , no consent was given ,the time frame giving to pay and the amount of time forced to pay a year so close together ,or the interest with out consent or a agreements , and where did they get their power from under what authority was it God of heaven and earth I want to see the proof ?was it the 1st nations did all the tribes across the land agree for this to happen ?and what percentage do they Receive from the Rates .Fines , taxes collected please provide Proof? what proof does "local council" have to make claims for the land /water/nature to impose large fees as water is our inalienable life source no one can withhold from another life, I want to see the proof ?did they get the seal of the commonwealth please provide?

what oath have "FRASER COAST CITY COUNCIL" and its employers made working in the public office does it line up to commonwealth constitution of Australia 1900/01 ,87 to serve the people ,does it line up with our divine / natural

law.

Upon proof of claim to know the difference between "lawful" and "legal".

Proof that I'm a living being and not a person or human being and know the different

Upon proof of claim that I am legal fiction "person" (NAME), being the entity to which the paperwork was addressed and not Rocco of the "Toldo" family, as commonly Known.

Upon proof of claim that I the living man is a member of the society whose statutes and regulations are enforceable. What crime would anyone be conducting for this force to happen if there no one harm or been injured or its belonging forced from them?

Is the request for Council Tax in accordance with the law of the constitution and if so, please forward the information relating to the law?

I would also like a price list of the services supplied and list of the council as to where the money is been sent including Wages. Deductions

as the price of services and Rates should not be going up each Year, but decreasing every year as the "Fraser coast" as a large number of people living here paying rates and including Businesses.

I require the living man" Ken Diehm " employed as "Chief Executive Officer" of the "FRASER COAST CITY COUNCIL" to provide

Using the reply for 'I' to seek my own legal advise for the answers I seek or "Ken Diehm" or "Ms T Church" or any other member cant give legal advise or it privacy reasons is not sufficient answer as that just as bad as saying you were order too, under the nuremberg code crime act, still complicit to a crime and concealing information which is misconduct for any contract agreements or trade of business making it Null and void.

operating in the public sector evening as "acting government" must be of honourable stranded to the Kingdoms divine law and the Australian Constitution 1901/1976 / Australia act 1986 what of the oath taken by the office to uphold and support the people of the commonwealth?

complying with a code of conduct under the Public Sector Ethics Act 1994.

using the local Government act to say that how the powers was given is invalid due to local government should be a department only as it didn't get voted in by the referendums of the history of land mass called Australia and the queen never signed the act to take place in Australia making all law from 1973 illegal against Australia and the people, which is explain in points blow and with other attachments.

is it also true that Australia under Admiralty maritime law which is a Foreign entity is that why we under a Blue flag and not Red Flag ?making this act of treason and making everything under the law of the sea, no land to tax pay fines or vehicles for parking fines as its all under water from 1973, now its been found even earlier in Australia history making the claim for land rates dishonest?

And is it true or not that Australia been under the united nation or partnership with the United Nation or Australia acting government run or owned or registered in or as a Foreign entity also be treason to Australia? and paying money is aiding and abetting to crime money going to UN?

Did you know Invoice or any form of asking for money must be agreed by both sound mined person and honest/consent

By what law when does a request for payment become a bill without a wet signature?

Invoice /quote must have a individual name who takes responsibilities of the invoice and there contact details have a ABN Displayed have a WET ink / Signature/ autograph making it <u>null and void.</u>

And Rates have already been paid by Taxes,

and to conceal this is devious, mis-con-duct, man ipu late, mis-lead is fraud,

do you know what it is called when someone forces themselves or does something with out permission ?Rape ,theft ,coercion, threat, abuse,harassment,invasion, trespassing ,ultra vise, the intent to cause loss/harm

forced to pay rates with out a say or consent but now knowing the law no living soul, being can be forced with out full disclosure to give consent, is a crime

please also provide my wet ink autograph to agree that agreement that states ,we have this in place that the land water / land is owned by "local council government" and not God and that the  $1^{st}$  nation from each tribe in the land mass called Australia did consented to this and the community have Successful benefit from this?

A copy of the agreement to alterations and price increases, with wet signatures from both parties.

were was the consent to increase the rates or to charge interest, is it not required to have finance license to incur interest unless it was agreed upon of by inflicting harm /fraud of some kind.

where is your proof of claim for this claim of debit ,was it clearly explain in simple terms of the requirements where does your authorised come from to impose any kind of tax fee or fines ,

what authorised do you have over my property or belongings, or my self as living being

are your aware that the rate and late notice sent was a postal fraud on the council part?

Are you aware the over-reach of government power ultra vires

False or misleading information

(1) A person commits an offence if the person gives information

for this Act (either orally or in a document), that the person

knows is false or misleading in a material particular, to any of the following persons

Responsibilities of councillors

- (1) A councillor must represent the current and future interests of the residents of the local government area.
- (2) All councillors of a local government have the same responsibilities, but the mayor has some extra responsibilities.

(6)When performing a responsibility, a councillor must serve the overall public interest of the whole local government area.

Responsibilities of local government employees

(1) All employees of a local government have the same

responsibilities, but the chief executive officer has some extra

responsibilities

No one wants there rates to increase failed in representing the landowners

LOCAL GOVERNMENT REGULATION 2012 - REG 73

Land that is exempt from rating—Act, s 93

73 Land that is exempt from rating-Act, s 93

For section 93(3)(j)(ii)of the Act, the following land is exempted from rating-

- (a) land owned by a religious entity if the land is less than 20ha and is used for 1 or more of the following purposes—
  - (i) religious purposes, including, for example, public worship;
  - (ii) the provision of <u>education</u>, health or <u>community services</u>, including facilities for aged persons and persons with <u>disabilities</u>;
  - (iii) the administration of the religious entity;
  - (iv) housing incidental to a purpose mentioned in subparagraphs (i)to(iii);
- (b) land vested in, or placed under the management and control of, a person under an Act for-
  - (i) a public purpose that is a recreational or sporting purpose; or
  - (ii) a charitable purpose;
  - (6) To remove any doubt, it is declared that a local government does not have to carry out any public consultation before making either of the following— (a) an interim local law; (b) a local law that only incorporates a model local law and does not contain an anti-competitive provision.
  - Is treason and against the Australian constitution it is the people who have the right constitute S5 its binding by all the federal constitute over ride all

PROPERTY LAW ACT 1974 in force still

SECT 21 Alienation in fee simple

207B - 'the following land vests in Fee SIMPLE, Schedule B Section 123(2)(a)(2) A local law must not impose a fine

if any one continues to move forward and take action against myself and property in anyway and not provide a rebuttal or evidence to each point, happy to bring a new agreement and to supply a quote

Being a person cited in S 13 Crimes Act 1914 (Cth) as entitled to lodge a Summons and Information against living man" Ken Diehm "the living woman "Ms T Church" and the "Fraser coast council",in the Federal Court of Australia, the State of "Queensland" or as the case may be, I hereby give NOTICE to you in the following terms.

#### CRIMES ACT 1914 - SECT 13

Institution of proceedings in respect of offences

Unless the contrary intention appears in the Act or regulation creating the offence, any person may:

- (a) institute <u>proceedings</u> for the commitment for trial of any person in respect of any <u>indictable offence</u> against the law of the Commonwealth; or (b) institute <u>proceedings</u> for the summary conviction of any person in respect of any <u>offence</u> against the law of the Commonwealth punishable on summary conviction.
- by 5 5 Commonwealth of Australia Constitution Act 1900/1975 bound by all the legitimately enacted Laws of the Commonwealth not withstanding anything in the laws of any State= Means the Federal commonwealth constitution of Australia over rides state and local rules or laws / act has this is our human right to stand on these finding any action would constitution as act against my right coming under treason and discriminate Australian Human Rights act 1986

Article 2

1. Each State Party to the present Covenant undertakes to respect and to ensure to all individuals within its territory and subject to its jurisdiction the rights recognised in the present Covenant, without distinction of any kind, such as race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status.

- Where not already provided for by existing legislative or other measures, each State Party to the present Covenant undertakes to take the
  necessary steps, in accordance with its constitutional processes and with the provisions of the present Covenant, to adopt such legislative or other
  measures as may be necessary to give effect to the rights recognised in the present Covenant.
- 3. Each State Party to the present Covenant undertakes:
- (a) To ensure that any person whose rights or freedoms as herein recognised are violated shall have an effective remedy, notwithstanding that the violation has been committed by persons acting in an official capacity;
- (b) To ensure that any person claiming such a remedy shall have his right thereto determined by competent judicial, administrative or legislative authorities, or by any other competent authority provided for by the legal system of the State, and to develop the possibilities of judicial remedy; Section 29 o. Human Rights Act 2019
  - Every person has the right to liberty and security. 2. A person must not be subjected to arbitrary arrest or detention. 3. A person must not be deprived of the person's liberty except on grounds, and in accordance with procedures, established by law
- 8. A person must not be imprisoned only because of the person's inability to perform a contractual obligation.
  - Human Rights act Article 7

No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment. In particular, no one shall be subjected without his free consent to medical or scientific experimentation.

<u>Article 7</u>: No punishment without law. Article 7 of the Human Rights Act. Article 7 means you cannot be charged with a criminal offence for an action that was not a crime when you committed it.

I do not recognise the person ,the office is a corporate fiction / dead entity and you are an officer (representative) of a dead fiction. Any title given to work under makes that living being, a person an object and not a real flesh and blood man / woman / being; claim titles like TV Licence Inspector, Constable, Traffic Warden, Chief Executive Officer, HM Revenue and Customs Officer, etc. So I cannot, as a Sovereign flesh and blood being, interact / talk / see / hear or recognise anything that is dead or has a fictional title like the one Given and claim to be. I also do not recognise any fictional legal title / name bestowed on me at birth. Therefore I do not answer to names which are

fictional legal titles that exist only on paper. I am Sovereign on the land mass Called Earth .... I do not understand the intent "Fraser Coast Council" assume that I am a corporate fictional entity like the "person", through this illusion Each further assume that we may have some sort of binding contract with the legal fictional / entity / name that is assume I hold claim / title to. I do not understand your intent, since how can you ever intend to have a contract with a Sovereign flesh and blood being who is without title, is not legally bound and answers to no one. I stand Sovereign in ... and in God's Kingdom only, governed by the natural laws of the Earth. The intent is deluded and relies on people standing in or under the alleged authority which is Declined. I do not have an international treaty with ,Because I am Sovereign and not a legal fiction, I am classed as a Foreign Jurisdiction (in That "Contract" world) and not a Legal Jurisdiction; foreign to the "CORPORATE world. Legal Jurisdictions" can have contracts / treaties with other Legal Jurisdictions (corporation to corporation) therefore an International Treaty is needed to contract between the corporation and the LIVING man. As I am Sovereign and in a different state, I am out of state, out of "Contract state", so an International Treaty is needed in order to have a meeting of the minds. No assured value Means any demands for the claimed money has no real value because it were not supplied with, nor was it ordered, of any goods or services. If you were supplied with a source valuable goods or services (that was requested) then naturally There would have also been supplied with a valid invoice. In this case the "registered name" would honour the contract and pay the bill or the living being.

In order to properly validate the alleged debt, we require "Ken Diehm" CEO of ,Ms T church ","FRASER COAST CITY COUNCIL" !!!! to provide: Provide a valid contract signed in wet ink by both parties, confirming bilateral consent.

A sworn affidavit and supporting documentation and your wet ink signed in your private and public capacity that substantiates certification that the 'fines penalties and enforcement act 1994 is actually part of a current, legal and valid law in the State of Queensland and applicable to the living man/woman (not the person).

I will require certification that this act which you rely upon has in fact been lawfully enacted by the "QUEENSLAND STATE GORVEREMENNT" in the name of Her Majesty Queen Elizabeth II and is sealed with the royal assent.

Please bear in mind that every "Local Government Act" is invalid as the result of 3 Referendums shown below, so you cannot quote any of those "Local Government Acts", which have no basis or authority under the laws of the land.

#### With Just Cause Without Vexation All Rights Reserved

"Ken Diehm" – Subject to also refuting all the items below, I will consider whether I am able to do business with "FRASER COAST CITY COUNCIL" organisation in the future, should any attempt to contract with me. If "Ken Diehm" agree with any item simply say yes. If you disagree, please document "Ken Diehm" reason. A non-response will be considered as its acceptance. I plan to publicise your answers for all to see' Depending on the action taken against the living man, Or use it as evidence in court if need be.

1)HCA 11. 2015 ... "If you have an ABN and provide services for money, you are a Trading Company" That cannot be changed or over-ruled by any Statute or Act.

The ATO classes Local Governments and Councils as ABN Trading Companies.

Fair Work Act Sec 35 ... "If you have an ABN and you employ people, you are a Company". Companies require a written contract with full disclosure to do business with anyone.

If a State Government tries to establish a local Government (ABN Company), that ABN company is automatically regarded as a private corporation and it, therefore, cannot be Government.

Yes/No ..... Item 1 ... disagree because

even if it was a legit Government entity it can not be forced or placed on us unwilling read our constitution

local governments or local councils returned to acting as a department of a State, as opposed to a 3rd tier of government, which is what they are currently doing – completely illegally.

I know I cant be complicit to this kind of crime can you?

Yes/no and why?

2) Prior to 1900, there were no States, they were known as Colonies and were all independent under British military law. Those independent Colonies had agreements for trade, etc under the Federal Councils of Australasia Act 1855. As free settlers began to grow in number, the People decided to unite under one form of government. Years of conventions and referendums were held and in 1898–1900 culminated in the Draft Constitution of the People which went to England for ratification.

On July 9, 1900, Queen Victoria signed the amended draft Constitution and returned it to Australia. It was approved by the people and The Commonwealth of Australia Constitution Act 1900 (UK) was brought into Australian law on 1st January 1901 to become the Founding and Primary law for all now named States and Governments, Courts, Police and People, over and above anything in previous State or Colony laws.

Yes/No ... Item 2 ... disagree because ....

3) The states DID NOT HAVE AND CURRENTLY DO NOT have Authority or power to make Acts or Laws that are NOT MENTIONED within the Commonwealth of the Australia Constitution Act, PERIOD.... Sections 106, 107, 108, and 109 CREATED THE States. Read them, they are ALL bound by Clause 5.

The Parliament has no powers except for those given by us, the people of the Commonwealth of Australia. Parliament cannot add new laws nor give any powers to States or any private company without a Referendum and then it must be Proclaimed and gazetted showing the dates of such.

Thus, State Governments have no authority to create any laws which contravene anything in the true Commonwealth of Australia Constitution Act 1901. Nor do they have powers to give to ABN companies any powers the State does not have. Section 109 removes the "anything" and everything whatsoever in any previous Acts regarding Local Councils being any part of government. They remain to this day as private ABN companies – nothing more.

Furthermore, Section 109 also nullifies every new "law" since 1900 in any State contrived "Local Government Acts," (none of which have been lawfully proclaimed, nor gazetted, nor approved by Referendum, including the notorious Australia Act 1986.) THIS IS SPELLED OUT CLEARLY IN – Sec 9A of the Acts interpretation Act 1954 which is still current.

Yes/No .....Item 3 ... disagree because ....

4) Local councils are registered on the Stock Exchange as private companies and thus as private companies have no authority under the constitution or legislation to act in any capacity, or enforce any legislation or other functions whatsoever, including no authority to impose taxes disguised as fines for anything, including parking, licenses for animals, or Land Tax Rates.

Treasurer Peter Howard Costello & Commissioner for Taxation Michael Joseph Carmody all stated before the introduction of the infamous GST "Goods and Services Tax", Quote: "Local government Council Rates will attract no GST because Council Rates are a tax and we can't tax a tax".

Therefore, your organisation falsely claiming to be a government body does not have authority to collect taxes. Clearly in

By 'Rocco: of the family:"Toldo" (Affiant) Page 17 of 90

sections 51 and 52 of the Constitution and from the Constitutional Commission (1985 – 1988) Report that "The power of taxation is held exclusively by the Federal Parliament.", and therefore no states have authority under the constitution to impose a tax. Thus, Local Government does not have the power to impose taxes in the form of fines or land tax rates. All taxes imposed by Local Councils are unlawful and repugnant.

The High Court of Australia ruled that "State Governments could not raise ANY TAX", and because of this the 'State Excise on Fuel, Tobacco & Alcohol' was removed.

Yes/No ..... Item 4 ... disagree because ....

5) The Referendums in 1974 and 1988 specifically asked the people say ... Yes or No ... to Local Governments (Councils) (some which may have existed in some Colonies prior to 1900) being continued and whether new Councils could be formed .... the continuance of and establishment of .... The people voted an overwhelming NO ... thus all Councils that may have existed, became unlawful. They are not a part of Government and are nothing more than Private ABN companies. They pretend to be Government, clearly they are not.

Yes/No ..... Item 5 ... disagree because .....

6) Then came their next attempt(s) ... for Councils to have power over us and to tax us more.

The Australia Acts 1985 and 1986 (request Acts only) created the unlawful Local Governments. The real Queen Elizabeth the 2nd signed on the top of the front page of those "Acts", which means she acknowledged, but she did not sign the bottom. She told Hawke and the Australian Government – "you must ask the people." So, we then had a Referendum in 1999, where those 2 Acts and everything in them were overwhelmingly rejected. Thus, the inclusion of Local Government – (Local Councils) as a third tier of Government was rejected and they remain unlawful today. They are nothing more than ABN private companies. Their CEOs are not elected and they are answerable to no one, except their UN bosses, yet they control and manipulate the elected local Councillors.

The 1999 Referendum totally invalidates all Local Government Acts to this day. No new legislation can alter the fact that Councils in the form of Constitutional Government cannot lawfully exist. We the people said ... NO ... 3 times, Yes/No ..... Item 6 ...disagree because .....

7) Here are some of the many Acts of WILFUL TREASON

Australian Capital Territory Anglican Church of Australia Ordinance 1980

Tasmania Anglican Church of Australia Constitution Act 1977 No 90

New South Wales Anglican Church of Australia Act 1976 No.21

Victoria Anglican Church of Australia Constitution Act 1977 No 8984

Western Australia Anglican Church of Australia Act 1976 No 121 South Australia Anglican Church of Australia Constitution Act 1977 No 90

Queensland Anglican Church of Australia Act 1977

Northern Territory Anglican Church of Australia Ordinance 1978 No 5

All the above was deliberately done to remove all RIGHTS from the people of the Commonwealth of Australia as established UNDER the Commonwealth of Australia Constitution Act 1901

Yes/No ..... Item 7 ... disagree because .....

8) Every State created a Local Government Act by joining the Commonwealth of Australia as a sovereign, independent and federal nation enforced in the Australia Act 1986 Commonwealth.

Local Government Act 1993 No 95 Tasmania

Local Government Act 1993 No 30 New South Wales

Local Government Act 1989 No 11 Victoria

Local Government Act 1995 No 74 Western Australia

Local Government Act 1999 No 62 South Australia

Local Government Act 1993 No.70 Queensland

All State Governments by joining the Commonwealth as a sovereign, independent and federal nation took ownership of all land.

By 'Rocco: of the family:"Toldo" (Affiant) Page 18 of 90

Lands Acquisition Act 1973, No. 208 (C'Ith) of 19th December 1973 which created their own "Australian Land" 4 (1) Section 7 of the Principal Act is amended—

(a) by omitting from sub-section (1) the words "The Governor-General" and substituting the words "The Minister" = TREASON

Yes/No .....Item 8 ... disagree because .....

9) In the 1999 Referendum, we the people also voted to remain a Constitutional Monarchy – We are not a democracy (mobocracy). A lynch mob is a democracy – the majority wants to hang the minority. WE, the People of the Commonwealth of Australia remain a Constitutional Monarchy under English Common Law. But above all is God's law in the KJV 1611.

Yes/No ..... Item 9 ... disagree because .....

10) The Political Parties have had their 3 attempts at having City and Regional Councils recognised as legitimate Local Governments through Federal Referendum but, they failed.

However, like wolves in sheep clothing they still want it and have used many forms of veiled sophistry at their disposal to try and fool the people of Australia and through stealth rob them of their inalienable rights and freedoms as guaranteed by the Commonwealth of Australia Constitution Act 1901.

This shows the utter contempt these Politicians have, as they don't really recognise us, the people.

A Federal Referendum of the people is an explicitly binding Act on all Governments.

This also proves that these Australian Governments don't represent the people of the Commonwealth of Australia as established UNDER the Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted. When Governments don't listen to the voice of the people via Federal Referendums they enact TREASON upon themselves. Yes/No .... Item 10 ... disagree because .....

11) Section 128 of the Constitution provides that any proposed law to alter the Constitution must be passed by an absolute majority in both Houses of the Commonwealth Parliament. If passed by both Houses it is submitted to a referendum at least two months, but less than six months, after it has been passed by Parliament.

Under the superior Imperial Law – Transfer of Land Act ... transfers land from the Crown to you in Fee Simple. Only a Jury of 12 can order removal of ownership: Clause 39 Magna Carta.

Magistrates can only be appointed from a pool of JP's.

In Referendums 74 and 88 we said no continuance – no establishment – no empowerment –Councils have no lawful right to exist as Local Government.

#### PROPERTY LAW ACT 1974 - SECT 21

#### Alienation in fee simple

21 Alienation in fee simple

Land held of the Crown in fee simple may be assured in fee simple without licence and without fine and the person taking under the assurance shall hold the land of the Crown in the same manner as the land was held before the assurance took effect.

207B - 'the following land vests in Fee SIMPLE, Schedule B Section 123(2)(a)(2) A local law must not impose a fine . Yes/No ..... Item 11 ... disagree because .....

12) Further demand will come under Sect 42 CRIMES ACT 1914 - SECT 42

Conspiracy to defeat justice

- (1) A person commits an offence if:
- (a) the person conspires with another person to obstruct, to prevent, to pervert or to defeat the course of justice in relation to a judicial power; and
- (b) the judicial power is the judicial power of the Commonwealth.

Penalty: Imprisonment for 10 years.

Also in Crimes Act Sec 80 1.

AA Life Imprisonment - deprived of assets

Claiming a "Commission from the Government" is an admission of TREASON

The 1999 Referendum removed the Australia Act 1985 and 1986 and all Acts regarding Local Government, and the

attempt to establish a Republic. All Council Staff, CEOs and Councillors are accessories to the Crime and guilty of Misprision of Treason.

3 x Referendums = cannot have another Local Government Referendum. That is a Fact of Unequivocal Law: Yes/No .....Item 12 ... disagree because .....

13) I state as Fact as a British (British = a Hebrew word meaning "Covenant Man" or "Man of the Covenant") Subject and Member with one share in the Company of the Commonwealth of Australia, that all Judges, Magistrates, Lawyers, Police, Governor Generals, Attorney Generals, and Politicians, have at Law a requirement to take the Oath of Office for Allegiance to the Crown, (King David's Crown) of the covenant to maintain the Laws of God found in the first five books of the King James Bible 1611 from this all man-made legislation is strictly prohibited. This is the Law of Oath to the B.A.R. "British Accreditation Registry" All above must report to the British Monarch who is the Head of the B.A.R. which clearly orders all the above to obey the "Laws of God" This is the Law, and why the King James Bible 1611 is the only instrument at Law for a Court to Sit in competent jurisdiction

Yes/No ..... Item 13 ... disagree because .....

"Ken Diehm" – subject to you refuting all items including Affidavit of truth & questions, I am happy to consider any future written signed offers and quotes for services "FRASER COAST CITY COUNCIL" company offers.

Failure of "Ken Diehm" and "FRASER COAST CITY COUNCIL" to substantiate said claim within thirty (7) days of recorded delivery of this Notice, shall constitute legal/lawful Accord and Satisfaction given to settle and close all said alleged claims and Estoppel by Acquiescence.

In that event, we reserve the right to charge damages against CEO's name !!!, in his/ her private capacity, under her full commercial liability, for any unverified claims presented thereafter regarding this matter, whatsoever.

We look forward to reviewing your evidence, or confirmation of settlement of account.

Autographed By: R.Toldo

This day AD 21st May 2022

All Rights Reserved - Without Prejudice - Non Assumpsit

In your private capacity

- 1 A valid contract signed in wet ink by both parties, confirming bilateral consent.
- 2 A true and certified copy of the complete audit trail of said account including said loss.
- 3, Audit certification of debt entry in accordance with generally accepted accounting practice (G.A.A.P) International financial Reporting Standards (I.F.R.S),

the brasel 111 accord, united Nations Commission on international trade law (uncitral) conventions copy of your Tax Registration Certificate.

Failure to substantiate said claim within 7 days of recorded delivery as this is sent by email and hard copy will be sent to give time before 27/5/2022 fit with in your time of the "late note" repeat I'm not a child in school ,do not need a late note, this could incur fees! Would normal give longer to covering points and rebuttal of my affidavit and questions of this notice ,constitute legal /lawful accord satisfaction given to settle and close the and close the said alleged claim and estopple by acquiescence , in that event, we the living man and the "Registered Name" to reserve the right to charge damages against "Ken Diehm ,Ms T church ","FRASER COAST CITY COUNCIL" in the private capacity under each full commercial liabilities for unverified claims presented there after regarding this matter , what's so ever look forward to review of evidence please give one -two months to review facts or will incur fees or confirming settlement of the account, also be aware I charge processing fees of time and Page to review the facts,

#### Take Note:Be advised

This is Binding.

that its agree to pay processing fees of \$10,000 a page plus time to read over it and reply of \$2500 hour plus cost, this notice took over 25 hours plus over a month to gathering fact, evidence speaking to other legal team with the information they have the research I took into law =\$62,000 I can invoice for if actions are taken of any kind. if actions are taken towards any of my property /vessel /estate /body as a way for devious behaviour, Such as turn the water off or locking the main is a crime to cause harm or intent to harm as we all need to survive by drinking water, animals, plants, hygiene reasons to help prevent illness and bacteria, smells and I'll be well with In my right and claim of land and property to protect my asset and my self and neighbours and call the Police if need be.

By 'Rocco: of the family:"Toldo" (Affiant) Page 20 of 90

or attempts to target my location and belonging including house and neighbours belonging and issues fines or inspection to make a cause for a issues would be treated with high fee and in breach as no authority is given to have say or control over my land, property or belongings would class as trespassing my fees start from \$170000

any attempts to harm my credit rating or mark my name you will agree to pay double the fee

if any of the fees are not paid to the living man Bank account of the "Capital Government Registered Name" then its agreed that I can proceed to recoup cost of the fees outstanding by ways of a commercial liens of its kind mortgage, charge, a judgement, writ of process; a caveat, an agreement; on private and commercial assets by "Ken Diehm, Ms T church " and the 'Fraser Coast Council" asset, As the living begin "Ken Diehm, Ms T church " and the "Fraser Coast Council" have tried to cause harm / loss to defraud me with money and my rights and that we the people been a tax payer and paying rates an entitled to have all the rates payment over the number years returned back to the living man :Rocco of the House "Toldo" bank account

and failing to proving each evidence or rebutting each point with facts then all action

must cease and desist from participating , as any or no reply can used as evidence against the alleged claim . We, the People of the Commonwealth of Australia DEMAND that all obey the law, or be held accountable before a jury of peers. Only looking for peaceful respectable outcome

Also by not respecting my request to waive the current rate fee and the next 3 year with incur \$6000 per unlawful rate fees either by letter or , debt collection or credit rating or caveat, liens, court proceedings , its agreed that it be removed and stopped immediately and all fees paid and Due and application fees at double rate to the living man 'Rocco' of the Family House "Toldo"

, I have pressing issues that need my full attention and focus I do not need this to pursuer any further its agreed that I will receive \$200000 also see the fee scheduled

also will attach a copyrighted notice that the use of using the name of any kind of its variation incurs

breach of \$100000, the use of the name can be used for a fee \$2500

no fee for sending a letter of accepting my request or payment in the correct Name.

will attach fee scheduled for fees inured be sent by invoice paid by 7day

all replies or no reply and documents Rates , late notes will be used for evidence if needed

also if you persist on this matter with in the 3years you will agree to pay the living man 'Rocco' \$2,000000 immediately while currently focusing dealing with even more important serious matter and it would be a breach with large fees and wish not to consent until we have a honourable agreements of services at set fee for life as the living man on all my asset,

its also agreed that everything be left etacted no added fees or interest not adding the bill when 3years time line is up ,at this current moment I don't wish to consent this anything else would be breaking that order ,and agree to make payment to living mane: Rocco bank account

Payments made to the Living Man' Rocco'

of the family House "Toldo"

a new agreement that I the living man or using the "register name" that is paid by the "registrar general/ Public trustee" happy to pay at low income reasonable fare rate once a year or spilt not increased as the current rates are doing, for services used that is required as I do believe in payment for service but not forced into.

Made with Business council But not with the Authority to Govern or Demand or force it onto another. and pay for small fee on water / Rubbish collecting service under , which are already paid by tax

as I'm also lawfully standing in oath and my affidavit of truth Under the full Authority of our Creator, can you make the same oath

that a quote is sent that do not have price increase then invoice, as there is no need when the "Fraser coast" has a large number of people living here and keep moving here to support paying including Business to keep very low rate.

- 1. Validation of the debt (the actual accounting)
- Verification of your claim against me (a sworn affidavit or a hand signed invoice in accordance with The Bills of Exchange Act 1909)
  - 3. A copy of the contract signed by both parties and therefore binding both parties.

Maxim in Law

Ignorance of the law is no excuse

Without malice, vexation, frivolity or ill will. Signed:

That the debt did not exist in the first place;

OR

- 2. It has already been paid in full; by the register general, Public Trustee there responsible of that State name AND
- 3. That any damages I 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.
- You agree to pay all fee schedules.

Our Creator and Saviour of Heaven and Earth, flesh, blood and spirit,

That keeps Accounts and Witness of any agreement and oath.

Thank You

'Rocco', of the family "Toldo"

©™Ambassador of the Kingdom of Heaven and Earth ,Flesh, Blood ,Spirit.

Seek Application & fees All correspondence to:

©™'Rocco'

of the family House "Toldo" c/o 39 Pedelty Lane, Craignish, Town known as Hervey Bay"

Land known as Terra Australis "[QLD,4655]"

bluesilver@live.com.au

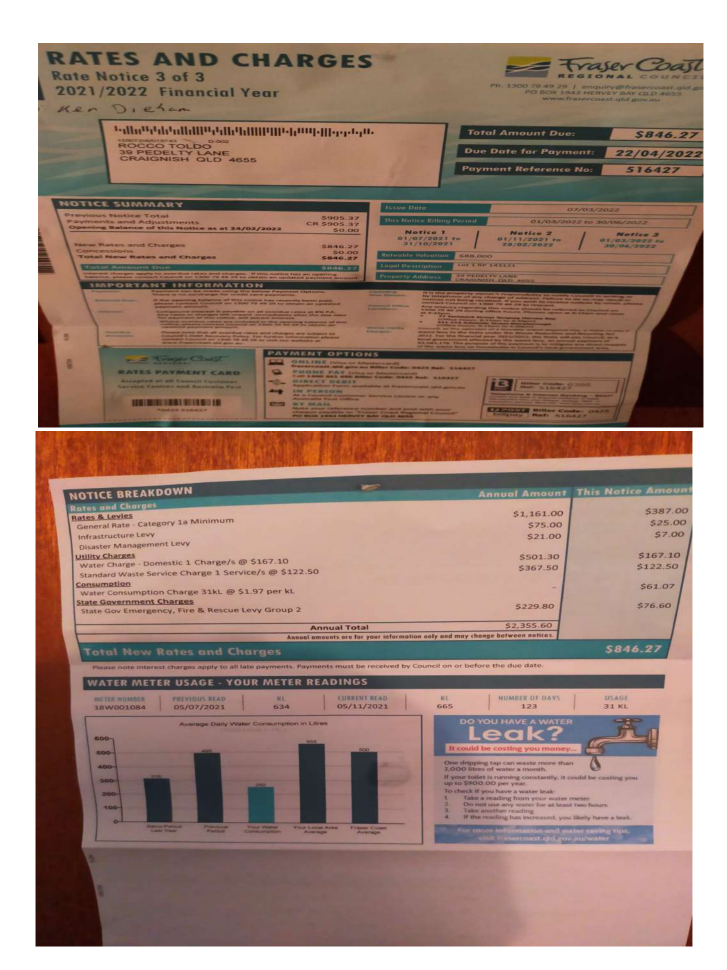
#### ©™Ambassador of the Kingdom of Heaven and Earth Flesh, Blood ,Spirit

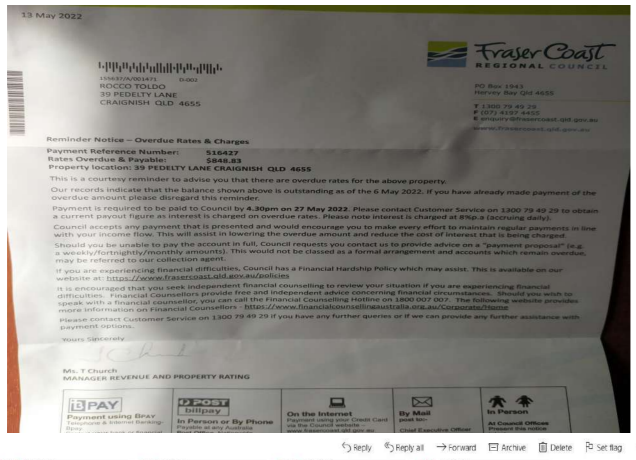
By: Sovereign: ©™'Rocco': of the Family Toldo
Principal, Executive, Beneficiary, Authorised Agent and Representative for
crown copy right name and estate: ©™:ROCCO:TOLDO, JOSIAH: READ", AALIYAH; READ"
ens legis and all derivatives thereof the legal names

No assured value; No liability and all Errors & Omissions Excepted for value
All Rights Reserved.
Without Prejudice – Without Recourse – Non-Assumpsit
Without malice or mischief, in sincerity and honour
UCC1-308, UCC1-702
Calls may be recorded



By 'Rocco: of the family:"Toldo" (Affiant) Page 22 of 90







Failed to provide lawful / legal Evidenced

#### Get Outlook for Android

From: FCRC Rates <rates@frasercoast.qld.gov.au> Sent: Monday, May 23, 2022 2:12:46 PM To: rocco toldo <bluesilver@live.com.au> Subject: RE: Important "Ken Diehm", "Ms T Church

There is no contract between you and Fraser Coast Regional Council, but as a property owner in the Council Region you are required to pay rates and charges on your properties. These rates are now overdue and accruing interest and recovery action may be taken.

For information on the Government laws please take note of the Local Government Act 2009 - Section 94 - Power to levy rates and charges and the Local Government Regulation 2012 - Reg 127.

You will also find information in both of the above Government documents regarding recovering unpaid rates and charges.

If you have any further queries, please put these in writing and address them to the CEO.

Coordinator Rates Collection & Policy Financial Services T (07) 4190 5824 | E sarah.mizon@frasercoast.qld.gov.au

#### Building better communities.

From: rocco toldo <bluesilver@live.com.au> Sent: Sunday 22 May 2022 2:01 PM To: Fraser Coast Regional Council - Info Services < InfoServices@frasercoast.gld.gov.au> Subject: Important "Ken Diehm", "Ms T Church Private and confidential Hard copy will be sent of Letter and Affidavit From the living man 'Rocco'

Sent from Mail for Windows

Frajer Coast Building better communities.



# Notice to You Notice to Fraser coast council 2<sup>nd</sup> notice Breached and Offer Decline

Notice to Principal is Notice to Agent

Notice to Agent is Notice to Principal

This is a Non-Negotiable Self-Executing Contract

Served on: in your private and unlimited capacity as the representative of the Agent to Principal/Principal to Agent

Date known as: 23/05/2022
The Twenty-Third day of the month of May in the year of
Christ Almighty known as Two-thousand-and-twenty-two.

Reference Number: FCRC4655 NON-NEGOTIABLE

Notice to: Chief Executive Officer, Director, Minister Greetings,

Notice to: Chief Executive Officer, Director, Minister

to the living man "Ken Dieham" acting employer, CEO, Director, manger the living man/woman "MS T Church"

to the living woman "Sarah Mizon" acting employer, CEO, Director, manger, staff member of the "FRASER COAST REGINAOL COUNCIL" Coordinator Rates Collection & Policy Financial Services, "Revenue property rating"

and its many business names trading as ......ABN :19 2778 506 89 .. ...... 77 Tavistock Street, Torquay Queensland 4655

from ©™The Living man 'Rocco' of the family ©™"Toldo"

©™Ambassador of the Kingdom of Heaven and Earth, flesh, blood, spirit.

By:

Sovereign ©™ 'Rocco':of the Family Toldo
Principal, Executive , Beneficiary, Authorised Agent and Representative for
the crown copy right name and estate : ©™ :ROCCO :TOLDO
ens legis and all derivatives thereof the legal names

This is NOT a complaint, a query, a request for a statement/agreement and is NOT to be treated as one. By doing so, you will agree to pay A\$6,000.00 in damages.

Do not refer to me as Mr/Mrs/Ms or any title, which is a legal fiction and Capital State Name and is not me or my offspring's. By doing so, you will also agree to pay From A\$6,000.00 in damages.

Copyright / Trademarked fees will occur.

writing with the peace & Honour of our Creator and Saviour of Heaven and earth, Flesh, blood & spirit, inform you that I the living man 'Rocco' of the family name "Toldo" am the living Man with flesh blood and soul alive and redeemed under Christ of the kingdom of heaven and earth.

I the living man 'Rocco' of the family name "Toldo" created by our Heavenly Father and Saviour REBUT, DECLINE any Mandates, offers, contract the use of the capital name system and control of accounts relating to the living being: Rocco' "Toldo" including their capital State Name.

That any and all offer consent, contract, verbal, written, by Default, knowingly, not knowing, willing or not, either by law /legalise /act/ that any perceived claimed authority control, consent or Required by "Registered name of its kind" digital identification, identification Numbers, location, or by sales or purchased has been removed, Revoked and DECLINE including any and all agency Department "FRASER COAST REGINAOL COUNCIL"Coordinator Rates Collection & Policy Financial Services", THE STATE PENALTIES ENFORCEMENT REGISTRY

(SPER)", QUEENSLAND REVENUE OFFICE", and connected to "AUSTRALIA GOVEREMENT, INTERNATIONAL GOVERMENT, BUSINESSES, DEPARTMENT OF EDUCATION, QLD POLICE, QUEENSLAND STATE GOVEREMNET, AUSTRALIA COURT, QLD COURTS, POLICE SERVIECES, CHILD SERVICE DEPARTMENTS", "LOCAL GOVEREMENT", "LOCAL COUNCIL" and its

Trading Names and all of its kind and the many trading name of its kind Refer to Oath, Affidavit freedom & life, Copyrighted Notice.

This is not private and confidential (covert) This is public and transparent (overt) this will be placed into the public domain as it is of public interest.

#### Here by inform you and its staff members to make such claims is unlawful Ultra Vires = beyond the powers

refer to Affidavit signed, witnessed and sealed ,Common-law book of Deeds Ref : OTH 22/829505

and continue to be served /sent to other sources / Departments

Australia notice forum ,Telegram , Face book chat group

Individuals committing violations can be recorded here, for Crimes Against Humanity.

- We are not a citizen, nor an alien.
- · We are a Non-citizen, and a Non-alien.
- We are a national of Terra Australis
- We do not consent to your authority.
- We rebut any and all presumptions of law
- Consent is essential for everything.
- Violations of Consent is slavery.
- · I'm a living Soul, Not a "Person, Human, Property"

refer to Affidavit signed, witnessed and sealed ,Common-law book of Deeds Ref : OTH 22/ 829505 and continue to be served /sent to other sources / Departments

Australia notice forum ,Telegram , Face book chat group

#### https://australianpublicnotices.com/forum/topic/oath-of-claiming-life-spirit/#postid-576

PRAETEXTA-LICITI-NON-DEBET-ADMITTI-ILLICITUS. (What is illegal {unlawful} ought not be entered under the pretext of legality).

ACTUS-ME-INVITO-FACTUS, NON-EST-MEUS-ACTUS. (An act done by me against my will, is not my act.)

JUS-ET-FRAUS-NUNQUAM-COHABITANT. (Right and fraud never abide together.)

MALITIIS-HOMINUM-EST-OBVIANDUM. (The malicious designs of men must be thwarted.)

Any attempt to breach this or any other notice of any kind will engage Fees, Criminal Charges, from any agencies to continue and proceed are Declined against any biological.

there is no valid contract, there is no jurisdiction. No proof of claim, no promise to preform ,as your offer was declined and you failed to provide evidence or rebuttal.

"FRASER COAST REGINAOL COUNCIL" Coordinator Rates Collection & Policy Financial Services is in Default as Creditor, now seeking Remedy for Damages.

I do not consent to proceed until your jurisdiction is proven with evidence,

"I do not consent to these proceedings."

"Your offer is not accepted."

"I do not consent to being surety for this case and these proceedings."

"I demand the bond be immediately brought forward, so I can see who will indemnify me if I am damaged."

To Sarah Offer decline thanks for your reply as you gave invalided response I, only needed to looked over the evidence and would find Local Government Act 2009 – Section 94 – Power to levy rates and charges and the Local Government Regulation 2012 – Reg 127. Ultra vise, all that was not consented by the people invalid claim ,courts must honour the constitute 109 any state law these are legislation/act not law , that not consistence with commonwealth , the federal over rides ,

the reply that was provide a unsatisfactory response now agreeing each members including the Business entity"FCRC" to pay the outstanding fees to be paid to me and all other other fees to be cancelled Immediately breaching the contract,

has you failed to provide evidence that it is law and is by consent and federal law and corporate law is how business is conducted failing to read the evidence and to provide evidence and to answer the question or rebut both question and affidavit with real truthful evidence.

Any entity or living soul or legal living person have no Jurisdiction over my living body-mind-spirit/ non living belongings , I do not identify as property owner im a living being,

by opening the "CEO" mail with out my permission is mail fraud adding \$6000 to the invoice, was labelled "private & confidential", "CEO" and for ms t church once she read it, should of known to pass it to "Ken' has the content if for those at upper 'management/directors / CEO "it was requirement and the responsibility to pass it to the correct person it was intended for as he is or should be aware of the content,

now its been agreed legally the "Fraser coast council" and "Sarah Milzon, Ms T Church, Ken Dieham" including the other Directors, joiners into the agreements of fees and damages layout in the notice as I stated, and I would be keeping all replies and action or no replays, to summons the "FCRC" and it members to court,

by breaching the notice and my rights and trying to force me into hardship when asked for fees to be waived and to commence back in 2025 with new set prices done legally agreement not forced with increases each time or by threat of interest

As public servant that should representation the people of Australia and the community but have not taken the request of the people which by law, the people have the right to remove such powers and government due to over abuse of power as a acting government department, Ultra Vise,

no law on paper can be used to control as there is not victim, of harm, "Fraser coast council" is trying to defraud the people by over price rate which are paid by taxes, and increasing rate which you have no power to enforce with out consent to clarify 'Sarah milzon'and FCRC" confess its ok to commit a crime against another person wishes by your actions written in the letter

control and forced against our rights, against business/ corporate act to be forced to give money with out to force me to pay is threat and use interest to coerce ,bully ,as we have no contract, while I'm in hardship and is a crime , as "FCRC" and its Members have no power or authorised over life or living being, or there belonging you don't own, the building or the land or the water you failed to read the notice and evidence

I do not consent to proceed until your jurisdiction is proven with evidence,

"I do not consent to these proceedings."

"Your offer is not accepted."

"I do not consent to being surety for this case and these proceedings."

"I demand the bond be immediately brought forward, so I can see who will indemnify me if I am damaged."

if this is to continue, the fees will double, I'm not bound as I'm not a person but a living man, im not identified by property owner, .

Was a invalid response was given no other points were answered, and ignoring the facts on the notice triggered "FCRC" into default and breach as now we have a contract,

"Fraser coast" and its member's each have agreed to pay the living man :Rocco, outstanding fees seek Invoice plus the breach fees and the rates from 2003 till now.

As Sarah didn't read the evidence I'll reduce some of the fee for Sarah that each 'Ken .Sarah , Ms t Church' individually answer or rebut the question and Affidavit and state what was learnt? or the rates are removed or we write a new agreements as stated in 1st notice proof of claim with set fees for life where I can renegotiate

As the Director and Beneficiary of my legal person/corporation/trust/property, and including my living soul I give you 2 days 26/5/22 Friday 10am to respond in writing providing proof of claim with evidence as to your legal or lawful jurisdiction over me, failing which you will become liable for any damages I Have suffered."

24/4/2022 Ken Dieham \* Invoice 01

Fee Scheduled:" All Entities living and Corporate:

"FRASER COAST REGINAOL COUNCIL"

ABN: 19 2778 506 89 ACN: " and its members each to pay

Name: Ken Dieham 'Chief Executive Officer, Director, Minister, Councillors,

Mayor, FCRC, Collection Agency

Payment paid to Living man 'Rocco' family house"Toldo" Bank Name :"Rocco Toldo" : FREEDOM TO BE - Support

Bank: SUNCORP BSB: 484-799 ABN:64458975839 Account Number: 609386289 CL ABN: 31102009090

Fees:

Damages December-March\$15000Repeated Words\$1200\$3600Breach of conditions , rights unlawful acts\$10000 each person\$6000breach of Notice before the time frame\$2 000000

unwanted Mail delivered email \$900 each person x3 \$900 legal Mail delivered/Resisted mail \$2500 each person x3

large a4 mail \$3600 each person

Repeated Words \$1200 Failed Response \$2500 \$2500 Contact by phone ,text,email,letter,person \$2500 \$600 \$10000 = Documents, serving \$3000 \$6000 \$6000 incorrect use of Name each time processing fee per page \$10,000 min 15pages = \$100,000 \$2500 min 30hrs = \$75,000 per hour of time on top per page \$25,000 x 1 ignoring of notice / letters = \$25,000 unlawful breach \$100,000 \$10000 \$6000 \$ 6000 Refusing Decline \$3000 Trespass =invasion = against my request \$80,000 x3 Attempts for action each week \$10000 \$10000

Total \$2,266 600

All fees are payable in 7 days ,final payments at Twenty One (21) days of date of invoice is received, as evidenced. Total due in 21 days. Overdue accounts may incur further charges,

You may only use my name when sending payment.

Late payment Fee of A\$1,500.00 & interest per day.

Thank you for your business.

Without malice or mischief, in sincerity and honour

Yours sincerely By: R.Toldo

By: Sovereign®™Rocco of the family: "Toldo" Authorised Agent and Representative for ® "ROCCO TOLDO",™

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

All Rights Reserved. UCC1-308

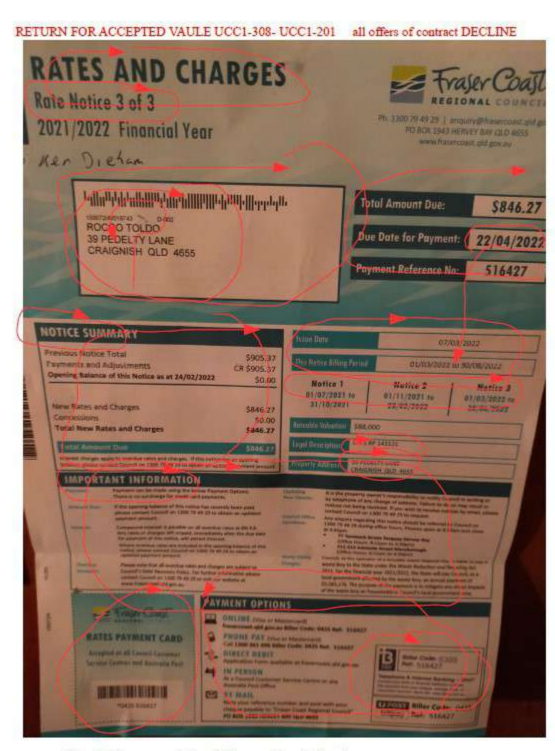
Errors & Omissions Excepted
WITHOUT PREJUDICE – WITHOUT RECOURSE – NON-ASSUMPSIT

Calls maybe recorded



errors and fraud, mis rep re sentation / Unknown Name is fraud

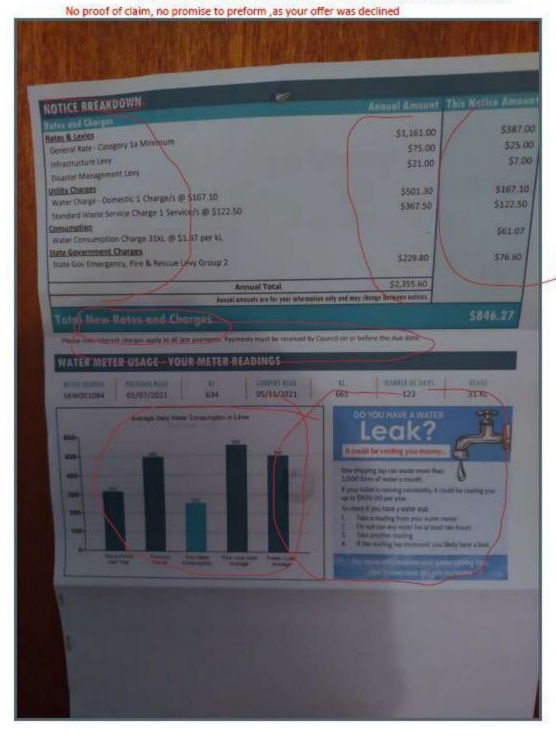
I do not consent to being surety for this case and these proceedings



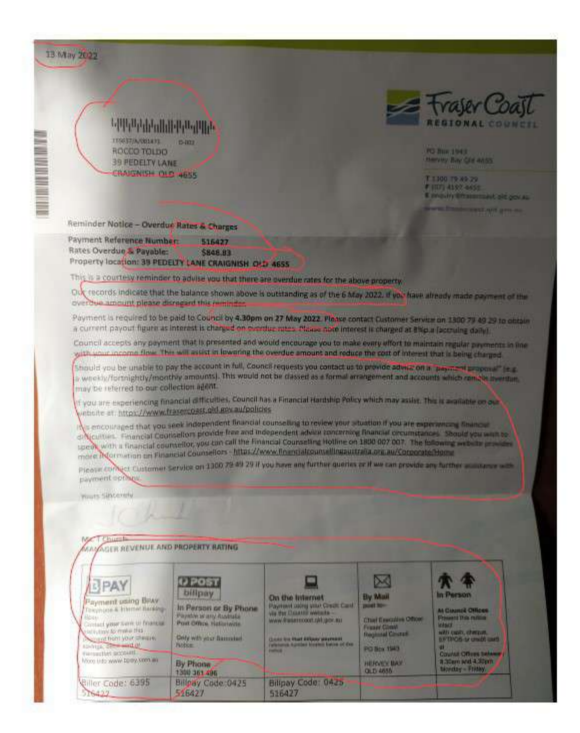
errors and fraud, mis rep re sentation / Unknown Name is fraud I do not consent to being surety for this case and these proceedings

By 'Rocco: of the family:"Toldo" (Affiant) Page 29 of 90

I do not consent to proceed there is no valid contract, there is no jurisdiction.



actions of a crime = evidence





# NON-NEGOTIABLE CEASE AND DESIST ORDER - DO NOT IGNORE

## Notice to Principal is Notice to Agent Notice to Agent is Notice to Principal This is a Non-Negotiable Self-Executing Contract

Served on: in your private and unlimited capacity as the representative of the Agent to Principal/Principal to Agent

Date known as:

23/05/2022

The Twenty-Third day of the month of May in the year of Christ Almighty known as Two-thousand-and-twenty-two.

#### Reference Number: FCRC4655

Notice to: Chief Executive Officer , Director , Minister , Collection Agency

to the living man "Ken Dieham" acting employer, CEO, Director, managers, Customer Services Manager the living man/woman "MS T Church"

to the living woman "Sarah Mizon" acting employer, CEO, Director, manger, staff member of the "FRASER COAST REGINAOL COUNCIL" Coordinator Rates Collection & Policy Financial Services

and its many business names trading as ..........ABN :"19 2778 506 89 .. ........... 77 Tavistock Street, Torquay Queensland 4655"

©™Ambassador of the Kingdom of Heaven and Earth ,flesh ,blood , spirit.

By: Sovereign ©™ 'Rocco':of the Family "Toldo

Principal, Executive, Beneficiary, Authorised Agent and Representative for

the crown copy right name and estate : ©™ :ROCCO :TOLDO,JOSIAH : READ",AALIYAH ; READ"

ens legis and all derivatives thereof the legal names

You are now in default and dishonour and Forfeit all claimed contracts rights and all perceived authority in any way

CEASE AND DESIST ORDER - DO NOT IGNORE

Notice to Agent is Notice to Principal. Notice to Principal is Notice to Agent.

To "Sarah Mizon, Ken Dieham, Ms T Church" Notice to CEASE and DESIST have been issued.

Thank you for your letter Reference No:516427 dated may 23<sup>rd</sup> 2022, received today, and with reference to the letters sent to you dated may 22<sup>nd</sup> 2022 and 23/5/2022, delivered by email and posted mail. In these letters I asked Ken Dieham to provide the following reasonably requested specific items:

- 1. A copy of the lawful Terms and Conditions
- 2. Validation of the debt (the actual accounting);
- Verification of your claim against me (a sworn affidavit or a hand signed invoice in accordance with The Bills of Exchange Act 1909);
- True and certified copies (Not photocopies) of the Deed of Assignment (NOT Notice of Assignment) and Deed
  of Notation
- 5. A copy of the contract signed by both parties in wet ink and therefore binding both parties;
- A true and certified copy (NOT photocopy) of the Original Note (Credit Agreement), under penalty of perjury and with unlimited liability and confirm that this Note, has never been sold;

- The name of the individual who is the duly authorised representative from your company, who has carried
  out due diligence under The Anti-Money Laundering and Counter-Terrorism Financing Act 2006 (AML/CTF Act
  and what actions s/he has taken in relation to this account.
- 8. Rebuttal to the Questions and Affidavit of truth

"FRASER COAST REGINAOL COUNCIL" Coordinator Rates Collection & Policy Financial Services have failed to provide the relevant documents and this therefore indicates that "Coordinator Rates Collection & Policy Financial Services" claim is in fact invalid and unenforceable and constitutes that:

- you are in fact a third party interloper;
- you have no legal standing;
- · you have no first-hand knowledge of this matter;
- · your claim is in fact fraudulent;
- any damages I have suffered "FRASER COAST REGINAOL COUNCIL" Coordinator Rates Collection & Policy Financial Services" will now be held culpable;
- · by tacit agreement will pay all fee schedules.

Lord Denning states: (Van Lynn Developments v Pelias Construction Co Ltd 1968 [3] All ER 824)

"where he said the debtor is entitled to "view the sale agreement to ensure that the assignee can give him good discharge under the contract. In order that the assignee may obtain the benefit of the Law of Property Act 1925, express notice in writing of the assignment must be given to the debtor, trustee or other person from whom the assignor would have been entitled to claim the debt or the chose or thing in action"

Further, it is submitted that the mere fact of giving a notice does not, of itself, create an assignment and that there must be an actual assignment in existence. It is the actual Assignment, not just the Section 136 notice, under which the Claimant derives title to bring the claim and the Claimant is put to strict proof that such Assignment exists. It is further averred that I am entitled, in any event, to view the document of assignment as a matter of law (Van Lynn Developments v Pelias Construction Co Ltd 1968 [3] All ER 824)

It seems to me to be unnecessary that it should give the date of the assignment so long as it makes it plain that there has in fact been an assignment so that the debtor knows to whom he has to pay the debt in the future.

After receiving the notice, the debtor will be entitled, of course, to require a sight of the assignment so as to be satisfied that it is valid, and that the assignee can give him a good discharge. But the notice itself is good, even though it gives no date.

I do not consent to being surety for this case and these proceedings

I do not consent to proceed there is no valid contract, there is no jurisdiction.

No proof of claim, no promise to preform ,as your offer was declined and you failed

To provide evidence or rebuttal.

"FRASER COAST REGINAOL COUNCIL" Coordinator Rates Collection & Policy Financial Services" have failed to validate the above claim and within the necessary time frame and therefore "FRASER COAST REGINAOL COUNCIL" Coordinator Rates Collection & Policy Financial Services are now in breach of the 8 weeks Regulatory Policy. For this, "FRASER COAST REGINAOL COUNCIL" Coordinator Rates Collection & Policy Financial Services" will be reported to the Financial Ombudsman and Financial Conduct Authority.

However, as a gesture of goodwill as the "FCRC" at the present time has not much to fault on except high prices and the increasing Rates nor having any real legal/lawful standing and the perceived authority it claim to have over living and non living entity and is Declined the I am willing to Reduce some of the fees on the employed members of the Fee Schedule & invoiced issued "FRASER COAST REGINAOL COUNCIL" Coordinator Rates Collection & Policy Financial Services" are to pay the full amount, and to providing within 3 days from today, 23/5/22 that "FRASER COAST REGINAOL COUNCIL" Coordinator Rates Collection & Policy Financial Services "the Living man/ woman "Ken Dieham, Sarah Mizoiur, MST Church" confirm, in writing, the following:

- There is <u>no</u> actual outstanding balance due to "FRASER COAST REGINAOL COUNCIL" Coordinator Rates
   Collection & Policy Financial Services (or any of its affiliated agents, parent companies, proxies, etc) and close
   the account accordingly.
- <u>All</u> negative remarks reported by "FRASER COAST REGINAOL COUNCIL" Coordinator Rates Collection & Policy Financial Services" (or any of its affiliated agents, parent companies, proxies, etc.) to any credit reference agency will be removed
- "FRASER COAST REGINAOL COUNCIL" Coordinator Rates Collection & Policy Financial Services" (or any of its
  affiliated agents, parent companies, proxies, etc) will no longer pursue this matter or any other any further.
- To remove my listing from your data banks information to require payment any more,
- and that no mater where I may live in the "Fraser coast" I'm awarded the same conditions been exempt and any
  other living person that falls under my protection of the Kingdom of Heaven and Earth
- unless new fare set price for life is establish but it would need to be worth my time to consider after trying to defraud and try to deprive my living "Estate cause financial Harm.

If failing to do so, "FRASER COAST REGINAOL COUNCIL" Coordinator Rates Collection & Policy Financial Services" will.

be, without further or prior warning, reported to those relevant bodies and others, which in turn could/would result in
"FRASER COAST REGINAOL COUNCIL" Coordinator Rates Collection & Policy Financial Services then being fined by
those relevant bodies.

To harassed me concerning the above alleged debt, but have failed to provide proof of claim via the requested documents required, as outlined herein. Due to this and the various letters, emails and, have inundated me with this matter to pursue it when no evidence, when it was stated to only reply with truth was provided ,accepting, before I now serve this Order.

This is a Cease and Desist Order pursuant to the Harassment under the crimes act 1914/1995, Commonwealth harassment Act, Human Rights and the Fraud Act 2006.

Any further contact in any way shape or form in relation to this matter, other than replying to confirm what I have outlined above, or payment will trigger immediate complaints to all relevant authorities and legal action against the each members and "Ken Dieham, Sarah Mizon, MS T Church" Acting as "Chief Executive Officer, Director, Minister, Managers, and the entity "FRASER COAST REGINAOL COUNCIL" Coordinator Rates Collection & Policy Financial Services.

Furthermore, you will incur a Final Demand, Default and Notice of Intended Action, following which a summons will be issued for you and "Ken Dieham, Sarah Mizon, MS T Church" to appear in the Small Claims Court. You will have to pay all court costs should when such claim is upheld and in any event you will be reported for any further infractions of the Cease and Desist Order.

I look forward to receiving what will now be deemed as your final response in this matter.

Yours Sovereign living man 'Rocco

CEASE and DESIST have been issued.

You are now in default and dishonour and Forfeit all claimed contracts rights and all perceived authority in any way

shape or form what so ever fees will Doubled ATTENTION TAKE NOTE: MUST STOP



#### Notice to You Notice to Department's DECLINED

"FRASER COAST REGINAOL COUNCIL"

Notice to Principal is Notice to Agent Notice to Agent is Notice to Principal This is a Non-Negotiable Self-Executing Contract

Served on: in your private and unlimited capacity as the representative of the Agent to Principal/Principal to Agent

Registered No: FCRC4655

Date known as: 24/05/2022

The Twenty- fourth day of the month of may in the year of Christ Almighty known as Two-thousand-and-twenty-two.

#### NON-NEGOTIABLE

This Department and it Members have been DECLINED

Chief Executive Officer, Director, Minister

Notice to: All living Man / Woman

To: "The living person man/woman acting employed members in the roll of,CEO, Director, manger, staff member, to the living man "Ken Dieham" acting employer,CEO, Director, manger the living man/woman "MST Church"

to the living woman "Sarah Mizon" acting employer, CEO, Director, manger, staff member of the "FRASER COAST REGINAOL COUNCIL" Coordinator Rates Collection & Policy Financial Services"

and connected to "AUSTRALIA GOVEREMENT, INTERNATIONAL GOVERMENT, BUSINESSES, DEPARTMENT OF EDUCATION, QUEENSLAND STATE GOVEREMNET, AUSTRALIA COURT, QLD COURTS, POLICE SERVIECES, CHILD SERVICE DEPARTMENTS", "LOCAL GOVEREMENT", "LOCAL COUNCIL" and its Trading Names and all of its kind from

Ambassador of the Kingdom of Heaven and Earth flesh, blood ,spirit

©Rocco of the family: "Toldo',"Melissari Authorised Representative for
"ROCCO TOLDO","ROCCO MELISSARI"™ and all derivatives thereof
C/o known in the land Terra Australis
"39 Pedelty lane ,Hervey Bay
OLD 4655"

- 1, This is NOT a complaint, a query, a request for a statement/agreement and is NOT to be treated as one. By doing so, will agree to pay A\$6,000.00 in damages.
- Do not refer to me as Mr/Mrs/Ms or any title, which is a legal fiction and Capital State Name and is not me. By doing so, will also agree to pay From A\$6,000.00 in damages, Names are Copyrighted, Trademarked will incur fees.
- 2, writing with the peace & Honour of our Creator and Saviour of Heaven and earth Flesh blood & soul inform you that I the living man 'Rocco' of the family name "Toldo" am the living biological creator of my offspring's and all Belongings that any claimed consent or authority or control or rights or power of legislation acting as law "That" the living man/woman in the acting employed roll or "FRASER COAST REGINAOL COUNCIL"Coordinator Rates Collection & Policy Financial Services"THE STATE PENALTIES ENFORCEMENT REGISTRY (SPER)", QUEENSLAND REVENUE OFFICE" "DEPARTMENT OF CHILD SERVICE" or any of its "states or colonies of Australia," QUEENSLAND STATE GOVERMENT" and any other "Connecting department","LOCAL COUNCIL GOVEREMENT" or "agencies" of the "AUSTRALIA GOVERMENT", "AUSTRALIA COMMONWEALTH OF AUSTRALIA", "QUEEN or CROWN OF AUSTRALIA" as these are Corporate Entities Acting as Government might have over my two offspring's

Has been REJECTED, RECINDED, REVOKED, and DECLINED.

And including the State Registered names ©™"ROCCO TOLDO","ROCCO MELISSARI", R.TOLDO, R.MELISSARI," and variations of it kind

This is Binding for life

By 'Rocco: of the family:"Toldo" (Affiant) Page 35 of 90

- I am the representation and executive and trustee of the Beneficiary the living Soul, and its Belongings living or not and the "Registered Government Names" of its kind
- 4, No consent was given for "state departments" to act with such power nor was it disclosed in any way about the "government" over reach over any living soul/body/offspring/"estate/property/vessel" on Private or Public Grounds or enrolling or attending to events or learning environment making it deceptive and fraudulent.
- 5, We are free living souls alive not dead or lost with all our inalienable rights given to us to make our own decision and do not need permission to be exempt, we are free to choose with out been controlled punished or fined to be forced into compulsory is against every living man/woman which is a crime by law and statue legislation guideline or rules or acting laws free and not slaves

'refer to oath,Affidavit signed, witnessed and sealed ,Common-law book of Deeds Ref:OTH 22/ 829505' https://australianpublicnotices.com/forum/topic/oath-of-claiming-life-spirit/#postid-576

fee schedule / copy right and trademark of our names

I do not consent to proceed there is no valid contract, there is no jurisdiction.

No proof of claim, no promise to preform ,as your offer was declined and you failed

To provide evidence or rebuttal.

"I do not consent to these proceedings."
"Your offer is not accepted."

"I do not consent to being surety for this case and these proceedings."
"I demand the bond be immediately brought forward, so I can see who will indemnify me if I am damaged."

"FRASER COAST REGINAOL COUNCIL"Coordinator Rates Collection & Policy Financial Services is in Default as Creditor, now seeking Remedy for Damages,

This Department and it Members have been DECLINED
UNLAWFULLY NOTICE, DEPARTMENT'S DECLINE, LEGAL LIABILITY, DEFAULT,
DAMAGES, LIFE CLAIM AFFIDAVIT, CEASE and DESIST

- 6, its agreed Any attempt to breach this or any other notice of any kind will engage Fees, Criminal Charges, from any agencies to continue and proceed are Declined against any biological 'caregiver', offspring's 'blood or flesh' now and into the future members of the family name "Toldo", "Read", "Melissari" or extensions of association, including all variation of the State Government Capital names of any kind we can govern our self and belong to one King and Saviour of heaven and earth and this notice and protection extends to any other living Family, being or soul that in the community when required will be seen as harassment, threat coercion against our living rights
- to be dismissed is also against the law depriving to be involved in a social community environment and discrimination 7, only obligation first to every kind of people of the Australian Commonwealth and the native people of it cultural and believers of Christ to protect from harm and misfortune and misconduct and their rights everyone is treated equal
- and innocent also to help develop their individual independence to grow and work with other in harmony

  9, this notice is binding now and forever into the future at every level department and schools ,society ,Business ,public and Private of its kind under any circumstance that arise
- 10, all request must be made in writing see schedule fees wit correct format ,with true intentions with out deception or to gain authority and any engagement is not consent in the non capital name format and their may be processing fee from this date on wards.

Any fees that are required are now waived

- 10, Take notice that if this does not occur, the living woman/man, acting as an employee, representative and/or agent of "COMPANY NAME Above", "FRASER COAST REGINAOL COUNCIL" Coordinator Rates Collection & Policy Financial Services" THE STATE PENALTIES ENFORCEMENT REGISTRY (SPER)", QUEENSLAND REVENUE OFFICE", each agrees to pay 'Rocco', of the family House Toldo, the sum certain amount of Six Hundred-thousand Dollars AUD (\$600,000 AUD) for their actions payable, within 21 days of the service of invoice, and
- 11. :The living woman/Man, , acting as an employee, representative and/or agent of "COMPANY NAME Above", "FRASER COAST REGINAOL COUNCIL" Coordinator Rates Collection & Policy Financial Services", as the representative of the Agent to Principal/Principal to Agent are here now liable for any and all fees, costs, losses and or damages including but not limited to any and all infringements of or on the right to the life and continued employment, and/or any and all insurance/s and or other costings, harm, injury, losses or damages as a result of your actions legal or otherwise, and
- This amount is cumulative until such time as remedy, maximum care and maintenance is provided in full, and
   Liability is currently set at, but not limited to the sum certain of Six-million-dollars Australian (\$6,000,000 AuD),

By 'Rocco: of the family:"Toldo" (Affiant) Page 36 of 90

and

PRAETEXTA-LICITI-NON-DEBET-ADMITTI-ILLICITUS. (What is illegal {unlawful} ought not be entered under the pretext of legality).

ACTUS-ME-INVITO-FACTUS, NON-EST-MEUS-ACTUS. (An act done by me against my will, is not my act.)

JUS-ET-FRAUS-NUNQUAM-COHABITANT. (Right and fraud never abide together.)

MALITIIS-HOMINUM-EST-OBVIANDUM. (The malicious designs of men must be thwarted.)

Fees need to be paid to living man Rocco': "Toldo"

You are now in default and dishonour and Forfeit all claimed contracts rights and all perceived authority in any way

This Department and it Members have been DECLINED

Our Creator and Saviour of Heaven and Earth,

flesh, blood and spirit,

That keeps Accounts and Witness of any agreement and oath.

### 'Rocco'.

of the family House 'Toldo"

Ambassador of the Kingdom of Heaven and Earth Flesh, Blood , Spirit

Seek Application & fees

All correspondence to:

# 'Rocco',

of the family House' Toldo" c/o 39 pedelty Lane, Craignish Town known as Hervey Bay" Land known as Terra Australis "[QLD, 4655]"

Ambassador of the Kingdom of Heaven and Earth Flesh, Blood ,Spirit.

©™ By: Sovereign 'Rocco' :of the Family Toldo' Authorised Agent and Representative for ©™ "ROCCO TOLDO, ens legis and all derivatives thereof Yours sincerely

No assured value, No liability. Errors & Omissions Excepted

All Rights Reserved. UCC1 -308

Without malice or mischief, in sincerity and honour Without Prejudice – Without Recourse – Non-Assumpsit Calls may be recorded







By:R.Toldo

By 'Rocco: of the family:"Toldo" (Affiant) Page 37 of 90



# Notice to "Fraser Coast Regional Council" Payment Reminder fees will Double and Interest

Notice to Principal is Notice to Agent Notice to Agent is Notice to Principal

This is a Non-Negotiable Self-Executing Contract

Served on: in your private and unlimited capacity as the representative of the Agent to Principal/Principal to Agent

Date known as: 3/06/2022
The Third day of the month of June in the year of
Christ Almighty known as Two-thousand-and-twenty-two.

#### Reference Number: FCRC4655

#### NON-NEGOTIABLE this is Binding

Notice to: Chief Executive Officer, Director, Minister Greetings,

from ©™The Living man 'Rocco' of the family ©™"Toldo"

©™Ambassador of the Kingdom of Heaven and Earth ,flesh ,blood , spirit.

By: Sovereign ©™ 'Rocco':of the Family Toldo

Principal, Executive , Beneficiary,Authorised Agent and Representative for
the crown copy right name and estate : ©™ :ROCCO :TOLDO,"

ens legis and all derivatives thereof the legal names

This is NOT a complaint, a query, a request for a statement/agreement and is NOT to be treated as one. By doing so, you will agree to pay A\$6,000.00 in damages.

Do not refer to me as Mr/Mrs/Ms or any title, which is a legal fiction and Capital State Name and is not me or my offspring's. By doing so, you will also agree to pay From A\$6,000.00 in damages. Copyright / Trademarked fees will occur. writing with the peace & Honour of our Creator and Saviour of Heaven and earth, Flesh, blood & spirit, inform you that I the living man 'Rocco' of the family name "Toldo" am the living Man with flesh blood and soul alive and redeemed under Christ of the kingdom of heaven and earth.

I the living man 'Rocco' of the family name "Toldo" created by our Heavenly Father and Saviour REBUT, DECLINE any Mandates, offers, contract the use of the capital name system and control of accounts relating to the living being 'Rocco' "Toldo".

I the living man :Rocco' retains all Rights by the Creator of Heaven and Earth ,Flesh , Blood , Spirit,that has the Inalienable Right of Sovereignty and Autonomy ,The Rights to Self-Determination in International Law / Divine law,

Refer to Oath,Affidavit freedom & life , Copyrighted Notice.

This is not private and confidential (covert) This is public and transparent (overt) this will be placed into the public domain as it is of public interest.

Individuals committing violations can be recorded here, for Crimes Against Humanity.

- We are not a citizen, nor an alien.
- We are a Non-citizen, and a Non-alien.
- We are a national of Terra Australis
- We do not consent to your authority.

- · We rebut any and all presumptions of law
- · Consent is essential for everything.
- Violations of Consent is slavery.

PRAETEXTA-LICITI-NON-DEBET-ADMITTI-ILLICITUS. (What is illegal {unlawful} ought not be entered under the pretext of legality).

ACTUS-ME-INVITO-FACTUS, NON-EST-MEUS-ACTUS. (An act done by me against my will, is not my act.)

JUS-ET-FRAUS-NUNQUAM-COHABITANT. (Right and fraud never abide together.)

MALITIIS-HOMINUM-EST-OBVIANDUM: (The malicious designs of men must be thwarted.)

# LATE REMENDER FEES will Double AND INTEREST incurred

#### Reference Number: FCRC4655

3/6/2022

to all living member of "FCRC"

"Ken Dieham" as agreed payments are to be paid this is a reminder, of the 'Invoice one' as its outstanding just been over 7 days and the "FCRC" and it living members of this notice and the Directors do have about 9 days to make full payment 14/7/2022 "all invoice from each member must be paid and will be in Default.

Where fee will double and triple if notice is breach or fees are not paid and late fee and interest do incur Late payment Fee of A\$1,500.00 & 15% interest per day, If by the 15<sup>th</sup> of June Wednesday payment are not made I :Rocco will need to add late day fees from the 3<sup>rd</sup> of June.

Invoice 1 for each member Total \$2,266 600 as each are aware All fees are payable in 7 days ,final payments at Twenty One (21) days of date of invoice is received, as evidenced. Total due in 14 days. Overdue accounts may incur further charges, You may only use my name when sending payment.

Any Correspondence must be made in the correct format or it will be returned and fess added, unless its to confirm payment.

Thank you.

Our Creator and Saviour of Heaven and Earth,

flesh, blood and spirit,

That keeps Accounts and Witness of any agreement and oath.

From

©"Rocco', of the family "Toldo"

Seek Application & fees

All correspondence to:

© Ambassador of the Kingdom of Heaven and Earth ,flesh ,blood , spirit.

©™'Rocco'

of the family House 'Toldo"
Embassy c/o 39 Pedelty Lane
Town known as Craignish ,Hervey Bay
Land known as Terra Australis "[QLD, 4655]"
bluesilver@live.com.au





© \*\*Ambassador of the Kingdom of Heaven and Earth ,flesh ,blood , spirit.

Sovereign ©™ 'Rocco':of the Family Toldo

Principal, Executive , Beneficiary, Authorised Agent and Representative for the crown copy right name and estate : ©™ :ROCCO :TOLDO, JOSIAH : READ", AALIYAH ; READ" ens legis and all derivatives thereof the legal names

Yours sincerely

By: R.Toldo

No assured value; No liability and all Errors & Omissions Excepted for value
All Rights Reserved.
Without Prejudice – Without Recourse – Non-Assumpsit
Without malice or mischief, in sincerity and honour
UCC1-308, UCC1-702
Calls may be recorded



# Notice to "Fraser Coast Regional Council" 2<sup>nd</sup> Payment Reminder fees will Double and Interest

Notice to Principal is Notice to Agent
Notice to Agent is Notice to Principal
This is a Non-Negotiable Self-Executing Contract

Served on: in your private and unlimited capacity as the representative of the Agent to Principal/Principal to Agent

Date known as: 10/06/2022

The Tenth day of the month of June in the year of

Christ Almighty known as Two-thousand-and-twenty-two.

#### Reference Number: FCRC4655

NON-NEGOTIABLE this is Binding

Notice to:Chief Executive Officer, Director, Minister Greetings,

from ©™The Living man 'Rocco' of the family ©™"Toldo"

©™Ambassador of the Kingdom of Heaven and Earth ,flesh ,blood , spirit.

By: Sovereign ©™ 'Rocco':of the Family Toldo
Principal, Executive , Beneficiary,Authorised Agent and Representative for
the crown copy right name and estate : ©™:ROCCO:TOLDO,"
ens legis and all derivatives thereof the legal names

This is NOT a complaint, a query, a request for a statement/agreement and is NOT to be treated as one. By doing so, you will agree to pay A\$6,000.00 in damages.

Do not refer to me as Mr/Mrs/Ms or any title, which is a legal fiction and Capital State Name and is not me or my offspring's. By doing so, you will also agree to pay From A\$6,000.00 in damages. Copyright / Trademarked fees will occur.

writing with the peace & Honour of our Creator and Saviour of Heaven and earth, Flesh, blood & spirit, inform you that I the living man 'Rocco' of the family name "Toldo" am the living Man with flesh blood and soul alive and redeemed under Christ of the kingdom of heaven and earth.

I the living man 'Rocco' of the family name "Toldo"created by our Heavenly Father and Saviour REBUT, DECLINE any Mandates, offers, contract the use of the capital name system and control of accounts relating to the living being 'Rocco' "Toldo".

I the living man :Rocco' retains all Rights by the Creator of Heaven and Earth ,Flesh , Blood , Spirit,that has the Inalienable Right of Sovereignty and Autonomy ,The Rights to Self-Determination in International Law / Divine law,

Refer to Oath,Affidavit freedom & life , Copyrighted Notice.

This is not private and confidential (covert) This is public and transparent (overt) this will be placed into the public domain as it is of public interest.

Individuals committing violations can be recorded here, for Crimes Against Humanity.

- We are not a citizen, nor an alien.
- · We are a Non-citizen, and a Non-alien.
- We are a national of Terra Australis

- · We do not consent to your authority.
- We rebut any and all presumptions of law
- Consent is essential for everything.
- Violations of Consent is slavery.

PRAETEXTA-LICITI-NON-DEBET-ADMITTI-ILLICITUS. (What is illegal {unlawful} ought not be entered under the pretext of legality).

ACTUS-ME-INVITO-FACTUS, NON-EST-MEUS-ACTUS. (An act done by me against my will, is not my act.) JUS-ET-FRAUS-NUNQUAM-COHABITANT. (Right and fraud never abide together.)

MALITIIS-HOMINUM-EST-OBVIANDUM. (The malicious designs of men must be thwarted.)

#### LATE REMENDER

# FEES will Double AND INTEREST incurred

# Reference Number: FCRC4655

10/6/2022

to all living member of "FCRC"

From now single invoice will all be on statement of Account,

"Ken Dieham" as agreed payments are to be paid this is a reminder, and Demand for payment for the outstanding payment of the invoice's sent, all invoice from each member must be paid and will be in Default Due on 14/6/2022, or the whole total can be paid for each member, further Proceeding will be Intended to take place,

payments are to be paid this is a reminder, of the 'Invoice is outstanding and 4 days till the 14/6/2022 and the "FCRC" and it living members of this notice and the Directors to make full payment 14/6/2022 ,,all invoice from each member must be paid and will be in Default.

Where fee will double and can triple if notice is breach or fees are not paid and late fee and interest do incur Late payment Fee of A\$1,500.00 & 15% interest per day, If by the 15<sup>th</sup> of June Wednesday payment are not made I :Rocco will need to add late day fees from the 3<sup>rd</sup> of June.

Invoice 1 for each member Total \$2,266 600 as each are aware All fees are payable in 7 days ,final payments at Twenty One (21) days of date of invoice is received, as evidenced. Total due in 14 days. Overdue accounts may incur further charges, You may only use my name when sending payment.

Any Correspondence must be made in the correct format or it will be returned and fess added, unless its to confirm payment.

Thank you.

Our Creator and Saviour of Heaven and Earth, flesh, blood and spirit,

That keeps Accounts and Witness of any agreement and oath.

Seek Application & fees

All correspondence to:

©™Ambassador of the Kingdom of Heaven and Earth ,flesh ,blood , spirit.

©™'Rocco' of the family House 'Toldo"

Embassy c/o 39 Pedelty Lane

Town known as Craignish , Hervey Bay

Land known as Terra Australis "[QLD, 4655]"

bluesilver@live.com.au





©™Ambassador of the Kingdom of Heaven and Earth ,flesh ,blood , spirit.

By: Sovereign ©™ 'Rocco':of the Family Toldo

Principal, Executive , Beneficiary, Authorised Agent and Representative for the crown copy right name and estate : ©™ :ROCCO :TOLDO, JOSIAH : READ", AALIYAH ; READ" ens legis and all derivatives thereof the legal names

Yours sincerely

By: R.Toldo

No assured value; No liability and all Errors & Omissions Excepted for value
All Rights Reserved.

Without Prejudice – Without Recourse – Non-Assumpsit
Without malice or mischief, in sincerity and honour
UCC1-308, UCC1-702
Calls may be recorded



# Notice to "Fraser Coast Regional Council" 3<sup>rd</sup> Payment Reminder and Default fees Have Double and Interest

Notice to Principal is Notice to Agent Notice to Agent is Notice to Principal

This is a Non-Negotiable Self-Executing Contract

Served on: in your private and unlimited capacity as the representative of the Agent to Principal/Principal to Agent

Date known as: 15/06/2022

The fifth-teen day of the month of June in the year of

Christ Almighty known as Two-thousand-and-twenty-two.

Reference Number: FCRC4655

NON-NEGOTIABLE this is Binding

Notice to: Chief Executive Officer, Director, Minister Greetings,

from ©™The Living man 'Rocco' of the family ©™"Toldo"

©™Ambassador of the Kingdom of Heaven and Earth ,flesh ,blood , spirit.

By: Sovereign ©™ 'Rocco':of the Family Toldo

Principal, Executive , Beneficiary,Authorised Agent and Representative for
the crown copy right name and estate : ©™ :ROCCO :TOLDO,"

ens legis and all derivatives thereof the legal names

This is NOT a complaint, a query, a request for a statement/agreement and is NOT to be treated as one. By doing so, you will agree to pay A\$6,000.00 in damages.

Do not refer to me as Mr/Mrs/Ms or any title, which is a legal fiction and Capital State Name and is not me or my offspring's. By doing so, you will also agree to pay From A\$6,000.00 in damages. Copyright / Trademarked fees will occur. writing with the peace & Honour of our Creator and Saviour of Heaven and earth, Flesh, blood & spirit, inform you that I the living man 'Rocco' of the family name "Toldo" am the living Man with flesh blood and soul alive and redeemed under Christ of the kingdom of heaven and earth.

I the living man 'Rocco' of the family name "Toldo"created by our Heavenly Father and Saviour REBUT, DECLINE any Mandates, offers, contract the use of the capital name system and control of accounts relating to the living being 'Rocco' "Toldo".

I the living man :Rocco' retains all Rights by the Creator of Heaven and Earth ,Flesh , Blood , Spirit,that has the Inalienable Right of Sovereignty and Autonomy ,The Rights to Self-Determination in International Law / Divine law,

Refer to Oath, Affidavit freedom & life, Copyrighted Notice.

This is not private and confidential (covert) This is public and transparent (overt) this will be placed into the public domain as it is of public interest.

Individuals committing violations can be recorded here, for Crimes Against Humanity.

- We are not a citizen, nor an alien.
- We are a Non-citizen, and a Non-alien.
- We are a national of Terra Australis
- We do not consent to your authority.

- · We rebut any and all presumptions of law
- · Consent is essential for everything.
- Violations of Consent is slavery.

PRAETEXTA-LICITI-NON-DEBET-ADMITTI-ILLICITUS. (What is illegal {unlawful} ought not be entered under the pretext of legality).

ACTUS-ME-INVITO-FACTUS, NON-EST-MEUS-ACTUS. (An act done by me against my will, is not my act.)

JUS-ET-FRAUS-NUNQUAM-COHABITANT. (Right and fraud never abide together.)

MALITIIS-HOMINUM-EST-OBVIANDUM. (The malicious designs of men must be thwarted.)

Third LATE REMENDER
"FCRC" is in Default,
FEES Have Double AND INTEREST incurred
can Triple
14/6/2022

# Reference Number: FCRC4655

to all living member of "FCRC"

From now single invoice will all be on statement of Account,

"Ken Dieham" as agreed payments are to be paid this is a reminder, and Demand for payment for the outstanding payment of the invoice's sent, all invoice from each member must be paid and now "FCRC" and its members are in Default from 14/6/2022, its ordered for payment to be Paid or the whole total can be paid for each member, further Proceeding will be Intended to take place.

fees Have double and can triple , if notice is breach or fees are not paid and late fee and interest do incur

Late payment Fee of A\$1,500.00 & 15% interest per day, If by the 17<sup>th</sup> of "June Friday" payment are not made I:Rocco will need to add late day fees from the 14<sup>th</sup> of June and fees will triple .

each member ordered to pay on demand as 'Bill of Exchange' invoice 2 Total = \$5,700,262.5 dollars each,

"AUD, five million seven hundred thousand two-hundred sixty two and five dollars", or complete Total = 28,501,312.5 Dollars,

"AUD"twenty eight million five hundred and one thousand three hundred and twelve and five dollars".

As each are aware All fees are payable by "17<sup>th</sup> Friday June 2022" ,Total due final payments of date of this notice, as evidenced.

Overdue accounts may incur further charges and triple,

You may only use my name when sending payment.

Any Correspondence must be made in the correct format or it will be returned and fess added, unless its to confirm payment.

Thank you.

Our Creator and Saviour of Heaven and Earth,

flesh, blood and spirit,

That keeps Accounts and Witness of any agreement and oath.

From

©™Rocco'.of the family "Toldo"

Seek Application & fees

All correspondence to:

©™Ambassador of the Kingdom of Heaven and Earth ,flesh ,blood , spirit.

©™'Rocco'

of the family House 'Toldo"
Embassy c/o 39 Pedelty Lane
Town known as Craignish ,Hervey Bay
Land known as Terra Australis "[QLD, 4655]"
bluesilver@live.com.au







#### Notice to You Notice to

#### notice of Default and Stop

Notice to Principal is Notice to Agent Notice to Agent is Notice to Principal

This is a Non-Negotiable Self-Executing Contract

Served on: in your private and unlimited capacity as the representative of the Agent to Principal/Principal to Agent

Reference Number: FCRC4655

of the family ©™"Toldo"

Date known as: 28/05/2022

The Twenty-Eighth day of the month of May in the year of Christ Almighty known as Two-thousand-and-twenty-two.

#### NON-NEGOTIABLE - This is Binding

Notice to: Chief Executive Officer, Director, Minister Greetings,

©™Ambassador of the Kingdom of Heaven and Earth ,flesh ,blood , spirit.

By: Sovereign ©™ 'Rocco':of the Family Toldo

Principal, Executive , Beneficiary, Authorised Agent and Representative for
the crown copy right name and estate : ©™ :ROCCO :TOLDO,"

ens legis and all derivatives thereof the legal names

This is NOT a complaint, a query, a request for a statement/agreement and is NOT to be treated as one. By doing so, you will agree to pay A\$6,000.00 in damages.

Do not refer to me as Mr/Mrs/Ms or any title, which is a legal fiction and Capital State Name and is not me or my offspring's. By doing so, you will also agree to pay From A\$6,000.00 in damages. Copyright / Trademarked fees will occur.

writing with the peace & Honour of our Creator and Saviour of Heaven and earth, Flesh, blood & spirit, inform you that I the living man 'Rocco' of the family name "Toldo" am the living Man with flesh blood and soul alive and redeemed under Christ of the kingdom of heaven and earth.

I the living man 'Rocco' of the family name "Toldo" or "Melissari" created by our Heavenly Father and Saviour REBUT ,DECLINE any Mandates, offers, contract the use of the capital name system and control of accounts relating to the living being: Rocco' "Toldo" and 'Josiah, Aaliyah' of the name "Read" including their capital State Name.

Refer to Oath, Affidavit freedom & life, Copyrighted Notice.

This is not private and confidential (covert) This is public and transparent (overt) this will be placed into the public domain as it is of public interest.

there is no valid contract, there is no jurisdiction. No proof of claim, no promise to preform, I do not consent to these proceedings, the offer was declined and failed to provide evidence or rebuttal.

Here by inform you and its staff members to make such claims is unlawful Ultra Vires = beyond the powers

refer to Affidavit signed, witnessed and sealed ,Common-law book of Deeds Ref : OTH 22/829505

and continue to be served /sent to other sources / Departments

Australia notice forum ,Telegram , Face book chat group

Individuals committing violations can be recorded here, for Crimes Against Humanity.

- We are not a citizen, nor an alien.
- · We are a Non-citizen, and a Non-alien.

By 'Rocco: of the family:"Toldo" (Affiant) Page 44 of 90

- We are a national of Terra Australis
- We do not consent to your authority.
- We rebut any and all presumptions of law
- Consent is essential for everything.
- Violations of Consent is slavery.

refer to Affidavit signed, witnessed and sealed ,Common-law book of Deeds Ref : OTH 22/829505

and continue to be served /sent to other sources / Departments

Australia notice forum ,Telegram , Face book chat group

## https://australianpublicnotices.com/forum/topic/oath-of-claiming-life-spirit/#postid-576

PRAETEXTA-LICITI-NON-DEBET-ADMITTI-ILLICITUS. (What is illegal {unlawful} ought not be entered under the pretext of legality).

ACTUS-ME-INVITO-FACTUS, NON-EST-MEUS-ACTUS. (An act done by me against my will, is not my act.)

JUS-ET-FRAUS-NUNQUAM-COHABITANT. (Right and fraud never abide together.)

MALITIIS-HOMINUM-EST-OBVIANDUM. (The malicious designs of men must be thwarted.)

#### To "Ken Dieham" CEO Of "FCRC"

notice of default and stop, end of corresponding over this matter any further communication must be made by application just check the fee scheduled.

Thank you for your service over the years and thank you for appreciating my important lawful documents and accepted of them,

Whereas "Ken Dieham", Sarah Mizon" have failed to respond to the three (3) previous Notices, Affidavit of truth that have been served on the living man "Ken Dieham" doing Business as "CEO", the living woman "Sarah Mizon", acting employer, 'at "Coordinator Rates Collection & Policy Financial Services" "MS T Church", acting employer at "Revenue property rating" at the acting Business "FRASER COAST REGIONAL COUNCIL". It is now taken to mean that each including members of the board and the Acting "Australian Government, acting " Queensland Government" Local Governance" and all interested parties agree entirely with the points of law that I previously stated and, that The Australian Government and it's Departments has no lawful claim against I, the living man Rocco family house "Toldo" since each have provided all their absolute tacit agreement to all said previous Notices and information contained within them.

As I take it as final agreement that each accept my position as it was not rebuttal or evidence provided to denial or support and it was agreed to pay the fee of invoice sent, or to make new suitable quote to begin at the end of 2025.

Any hearing with regard to this matter MUST be heard within a properly established court de jure hearing under constitutional law. The law forbids me to consent to ANY other PRESUMED jurisdiction or alleged authority. I seek remedy now, or at any future time for any torts that have been or may be committed against I or, if any more unlawful demands are made against I 'Rocco' by The "Australian Government" and it's Departments including the "FRASER COAST REGINOAL COUNCIL" of its kind with regard to threats of enforcement, or any other claims laid against I 'Rocco or the "Registered Government Name "ROCCO TOLDO". A Counter-claim for damages and fee will triple may ensue against each personally "Ken Dieham, Sarah Milzon, Ms T Church" each Director in private and unlimited capacity and the "FCRC.

As each dealing in this matter of the "FCRC" are in default and dishonour and have a duty of care, and by law to respond to the very serious constitutional points that I do refer to within said Notices. I understand that "Ken Dieham" doing Business as "CEO", the living woman "Sarah Mizon", acting employer, 'at "Coordinator Rates Collection & Policy Financial Services", living woman "MS T Church", acting employer at "Revenue property rating" at the acting Business "FRASER COAST REGIONAL COUNCIL" and thus each have the responsibility to manage their affairs according to law. Any further action taken by Ken Dieham or the "FRASER COAST REGINOAL COUNCIL" of its kind and its members, against

I, Rocco as my lawful points remain un-rebutted without substance, shall now be accepted by all interested parties to be harassment and criminal coercion to aid and abet crime, of which shall be reported to the police whilst a counter-claim for damages will ensue. Any reply must be made on each living member of the "FCRC" full commercial liability and on penalty of perjury, whilst also providing a legible full printed and signed name of the respondent.

Sincerely, without any admission of any liability whatsoever and, with no attempt to deceive or to be frivolous or to act with ill intent whatsoever.

Which now means this matter is close stopped finalised, I she'll no longer be contacted now or into the future for any kind of taxes ,And it's agreed to pursue any matter or in the future is harassment coercion , threat

Under crime act and will be in our rights to place charges, and immediately the "Fraser Coast Council" and the CEO, Directors, head of departments with in the "FCRC", each will pay to the living man Rocco of the house "Toldo" \$3,00000. Thank you.

With all my inalienable constitutional rights reserved and,

and stated upon my full commercial liability and penalty of perjury.

All Notices served may be presented as evidence in my defence. With Prejudice.

)



# Notice to Principal is Notice to Agent Notice to Agent is Notice to Principal This is a Non-Negotiable Self-Executing Contract

Served on: in your private and unlimited capacity as the representative of the Agent to Principal/Principal to Agent

Reference NO: FCRC4655 Date known as: 21/7/2022
Payment Reference: FCRC001 The Twenty-First day of the month of July in the year of
Christ Almighty known as Two-thousand-and-twenty-two.

#### NON-NEGOTIABLE - This Is Binding

Notice to:Chief Executive Officer , Director , Minister Greetings

to the living man "Ken Dieham", acting employer, CEO, Director, manger, "Fraser Coast Regional Council", the living man/woman "MS T Church", acting employer at "Revenue property rating"

to the living woman "Sarah Mizon", acting employer, CEO, Director, manger, staff member of the "FCRC" Coordinator Rates Collection & Policy Financial Services,"

and its many business names trading as ......ABN :19 2778 506 89 .. ...... 77 Tavistock Street, Torquay Queensland 4655 from

©™The Living man 'Rocco'

©™Ambassador of the Kingdom of Heaven and Earth ,flesh ,blood , spirit.

By: Sovereign ©™ 'Rocco':of the Family House "Toldo"
Principal, Executive , Beneficiary, Authorised Agent and Representative for
the crown copy right name and estate : ©™ ":ROCCO TOLDO, JOSIAH READ, AALIYAH READ"
ens legis and all derivatives thereof the legal names

This is NOT a complaint, a query, a request for a statement/agreement and is NOT to be treated as one. By doing so, will agree to pay A\$6,000.00 in damages, Please use the Correct format.

Do not refer to me as Mr/Mrs/Ms or any title, which is a legal fiction and Capital State Name and is not me. By doing so, will also agree to pay From A\$6,000.00 in damages, Names are Copyrighted, Trademarked will incur fees.

writing with the peace & Honour of our Creator and Saviour of Heaven and earth, Flesh, blood & spirit, inform you that I the living man 'Rocco' of the family name "Toldo" am the living Man with flesh blood and soul alive and redeemed under Christ of the kingdom of heaven and earth.

I the living man 'Rocco' of the family name "Toldo"created by our Heavenly Father and Saviour REBUT, DECLINE any Mandates, offers, contract the use of the "Capital name Registered "system and control of accounts relating to the living being: Rocco' "Toldo" and 'Josiah, Aaliyah' of the name "Read" including their capital "State Registered Name".

I the living man :Rocco' retains all by the Creator of Heaven and Earth ,Flesh , Blood , Spirit,that has the Inalienable Right of Sovereignty and Autonomy ,The Rights to Self-Determination in International Law / Divine law, to represent in our living flesh and the "Government Registered name", "ROCCO TOLDO" and his biological living offspring :'Josiah and :Aaliyah' of the Family "Read" and their "Registered Name" of any Kind.

And Is the Royal Ambassador of the Kingdom of Heaven and Earth ,flesh ,blood , spirit, Music .

refer to Affidavit signed, witnessed and sealed ,Common-law book of Deeds Ref : OTH 22/ 829505 and continue to be served /sent to other sources / Departments

Australia notice forum ,Telegram , Face book chat group

https://australianpublicnotices.com/forum/topic/oath-of-claiming-life-spirit/#postid-576

This is not private and confidential (covert) This is public and transparent (overt) this will be placed into the public domain as it is of public interest.

By 'Rocco: of the family:"Toldo" (Affiant) Page 46 of 90

### Here by inform you and its staff members to make such claims is unlawful Ultra Vires = beyond the powers

#### Public Notice

NOTICE: That I, :Rocco of the House of "Toldo", have an Affidavit Of Obligation – Security by way of a Lien against, and therefore an interest in, the personal property of "Ken Dieham, MS T Church, Sarah Mizon and the "Business, "FCRC, FRASER COAST REGIONAL COUNCIL", have listed property of the debtor on the Affidavit of Obligation – Security by way of a Lien.

This letter is to formally inform each member publicly and privately and the business "FCRC, The public notices are formally posted to the list for public notice, as listed in final pages of the legal document here.

That a Lien is an agreed remedy for criminal offences by employees of "FCRC".

has you were in default of notice and breach and breach of our rights, breaking the law, breach of payment falling in to default, also failed to respond with a rebuttal or evidence for proof of claim,

each member of "FCRC" had able time to arrange payment even after the default date 17 June 22, now I :Rocco, have the right for remedy under law and our agreed agreement that I the Living man :Rocco ,has the authority on your behalf to make a legal, lawful claim for outstanding payment a commercial security liens will be issued on any assets ,Financial accounts, property,other wise full payment can be made by the "22/June Friday or Monday 25/June" the latest to be in the bank account that was given for payment, other wise documents will begin the process and extra 15% per week / month will be added till debt is fully paid with total of inured interest ,once filled a copy of the document will be sent by email/post an a link will be provided .

Thus, I hereby give public notice that I, :Rocco of the House of "Toldo" have an default notice and default on payment notice ,Affidavit of Obligation – Security by way of a Lien against debtor listed on

a

Number - Ken Dieham - LIEN- FCRC001. Number - FCRC - LIEN - FCRC001 Number - MS T Church - LIEN - FCRC001 Number - Sarah Mizon - LIEN - FCRC001

#### End of Notice

Individuals committing violations can be recorded here, for Crimes Against Humanity.

- · We are not a citizen, nor an alien.
- We are a Non-citizen, and a Non-alien.
- We are not a Person or Human ,Bit a living flesh ,Soul
- We are a national of Terra Australis
- We do not consent to your authority.
- · We rebut any and all presumptions of law
- Consent is essential for everything.
- Violations of Consent is slavery.

PRAETEXTA-LICITI-NON-DEBET-ADMITTI-ILLICITUS. (What is illegal {unlawful} ought not be entered under the pretext of legality).

ACTUS-ME-INVITO-FACTUS, NON-EST-MEUS-ACTUS. (An act done by me against my will, is not my act.) JUS-ET-FRAUS-NUNQUAM-COHABITANT. (Right and fraud never abide together.)

MALITIIS-HOMINUM-EST-OBVIANDUM. (The malicious designs of men must be thwarted.)

Refer to Oath, Affidavit freedom & life, Copyrighted Notice.

This Is Binding

Our Creator and Saviour of Heaven and Earth,

flesh, blood and spirit,

That keeps Accounts and Witness of any agreement and oath.

From ©™Rocco'.

By 'Rocco: of the family:"Toldo" (Affiant) Page 47 of 90

17/6/2022 Statement of Accounts "FRASER COAST REGINAOL COUNCIL"

Reference NO: FCRC4655

Fee Scheduled :" All Entities living and Corporate :

"FRASER COAST REGINAOL COUNCIL"

ABN: 19 2778 506 89 ACN: " and its members each to pay

Name: "Ken Dieham, Sarah Mizon, Ms T Church ", Chief Executive Officer, Director,

Minister ,Councillors, Mayor, FCRC Collection Agency Payment paid to Living man 'Rocco' family house"Toldo" Bank Name: "Rocco Toldo": FREEDOM TO BE – Support

Bank: SUNCORP BSB: 484-799 ABN:64458975839 Account Number: 609386289 CL ABN: 31102009090

Notice: to the living man "Ken Dieham", acting employer, CEO, Director, manger the living man/woman "MS T Church", acting employer at "Revenue property rating"

to the living woman "Sarah Mizon", acting employer, CEO, Director, manger, staff member of the "FRASER COAST REGINAOL COUNCIL" Coordinator Rates Collection & Policy Financial Services,"

and its many business names trading as ......ABN :19 2778 506 89 .. ...... 77 Tavistock Street, Torquay Queensland 4655

to all living member of "FCRC"

"FCRC" is in Payment Default, FEES Have Triple AND INTEREST incurred

From now single invoice will all be on statement of Account,

Fees have doubled as agreed payments are to be paid this is a reminder, and Demand for payment for the outstanding payment of the invoice's sent , all invoice from each member must be paid and now "FCRC" and its members are in Default from 14/6/2022, its ordered for payment to be Paid 'Bill of Exchange" or the whole total can be paid for each member, further Proceeding will be Intended to take place,

17th Friday June fees will triple.

Fees:

invoice 3 Total =

\$20,138,555.62 5 dollars each,

twenty million one hundred thirty eight thousand five-hundred fifthly five and sixty two dollars and five cents ,AUD" or complete Total = \$100,692,778.125 Dollars,

"AUD" one hundred million six hundred and ninety two thousand seven hundred and seventy eight and twelve dollars and five cent".

"FCRC"

Reference N0: FCRC4655 invoice 2 = \$ 20,138,555.62 5

"Directors,CEO"

Reference N0: FCRC4655 invoice 2 = \$ 20,138,555.62 5

"CEO,Ken Dieham"

Reference N0: FCRC4655 invoice 2 = \$ 20,138,555.62 5

"MS T Church"

Reference N0: FCRC4655 invoice 2 = \$ 20.138.555.62 5

"Sarah Mizon "

Reference N0: FCRC4655 invoice 2 = \$ 20,138,555.62 5

complete Total = \$100,692,778.125 Dollars,

"AUD" one hundred million six hundred and ninety two thousand seven hundred and seventy eight and twelve dollars and five cent".

By 'Rocco: of the family:"Toldo" (Affiant) Page 48 of 90

# "FCRC"and its Members are in Default Payment Dishonour, Default Breach of notice and breaking the law FEES Have Triple AND INTEREST 17/6/2022

All fees are payable in 7 days ,final payments must be made, Overdue accounts may incur further charges, You may only use my name when sending payment.

Late payment Fee of A\$1,500.00 & 15% interest per day.

Thank you for your business.

Without malice or mischief, in sincerity and honour

Yours sincerely

By: Sovereign©™Rocco of the family: "Toldo" Authorised Agent and Representative for © "ROCCO TOLDO", ™

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

All Rights Reserved. UCC1-308

Errors & Omissions Excepted
WITHOUT PREJUDICE – WITHOUT RECOURSE – NON-ASSUMPSIT

Calls maybe recorded



By: R.Toldo

By 'Rocco: of the family:"Toldo" (Affiant) Page 49 of 90

To: The living woman known as ""Sarah Mizon " of "Fraser Coast Regional Council, FCRC"," c/o "77 Tavistock Street, Torquay [Hevery Bay, Queensland, 4655]"

Reference N0: FCRC4655
Payment Reference : FCRC001
Number -Sarah Mizon-LIEN-FCRC001

Served on: in your private and unlimited capacity as the representative of the

Agent to Principal/Principal to Agent

Date known as "21/9/22"

Embassy c/o 39 Pedelty Lane Town known as Craignish ,Hervey Bay Land known as Terra Australis "[QLD, 4655]"

Notice of Impending Action Notice to Principal is Notice to Agent Notice to Agent is Notice to Principal

# The Commercial Lien Process

A Common Law Commercial Lien is a process that any Living ('Human') Being can employ in order to obtain lawful remedy from the actions of another Living ('Human') Being(s) who have- or have attempted to- or have conspired to- damage said Living ('Human') Being in some way.

Such wrongs are known as "torts", and are subject to Tort Law.

This includes 'harassment', such as 'threats with menaces', which is considered to 'psychological damage'. The reason for this is very simple: Since all are equal under the LAW, then each Living ('Human') Being has a Duty of Care to each other Living ('Human') Being, such as to make sure that- whatever action we take towards each other- we have the Common Law behind those actions, and thus can live together in peace.

Abrogating said Duty of Care is a Criminal Act and constitutes a tort.

I believe that, in addition to you committing numerous crimes against My Living ('Human') Being, which are pursuant to the **Crimes Act 1958** and which shall be addressed in separate process, you have created a tort, or torts, against My Living ('Human') Being.

The Commercial Lien process is a construct of the Common Law (The Law-of-the-Land), and the land and country known as "Australia" is a Common Law jurisdiction (being, as it is, on Land). Thus any Living ('Human') Being residing in this country is subject to the Common law above all else. This includes the individual(s), to whom this Notice is addressed.

# The Commercial Lien Process comprises:

- The subject of the tort/s (myself in this case), will write a Statement of Truth (Affidavit), under penalty perjury. This being the case, what I will write will be "the truth, the whole truth, and nothing but the truth", according to my perspective, and will thus be based on first-hand knowledge.
- 2. You, "Sarah Mizon " will soon be sent a copy of this Affidavit, comprising my truth concerning the allegations. In order to ward off the imperative imposition of a Lien, "Sarah Mizon " must rebut each point in order to revoke that point. "Sarah Mizon" have 7(Seven) days to respond, and rebut each point. "Sarah Mizon " must rebut each point by means of a personal sworn Affidavit, written under the same criteria namely: From first-hand knowledge, and under penalty of perjury.

By 'Rocco: of the family:"Toldo" (Affiant) Page 50 of 90

- 3. Each point "Sarah Mizon " successfully and properly rebut with hard evidence will be removed from my allegations, the remaining unchallenged and unrebutted points standing as my final Affidavit. Rebut in substance does not comprise simply dismissing my allegations. The result will be Notarised (by a Notary Public) thus becoming My Statement of Truth, which also becomes the truth, in Law, and a judgement, in Law, thus no Hearing is required because the judgement stands as truth. (ex dubito justitiae "EX-DUBITO JUDITITIAE")
- A security Interests has already been filed on the "PPSR": 202209120036503" for the outstanding amount and breach of Contract and Tort Law ,Lien process will enforce to recover the funds.
- 5. A Public Advertisement will then be placed stating "Sarah Mizon" assets are open to lawful and legal claim. Any creditor (myself included), would thus then be both lawfully empowered and legally entitled to:
  - a) seize any and/or all of "Sarah Mizon" property and the of the origination "Number Sarah Mizon – LIEN - FCRC001", savings, shares, superannuation and garnishing of future earnings, up to the value of the Lien, which currently stands, as at 21/9/2022, at \$\$23,288,339.10, plus late fees and interest or
  - to sell this Lien off to a third party, such as a domestic debt collector, or international instrument investor/holder in due course.
- 6. This Lien on your assets would then need to be removed by:
  - a) full payment, or arrangement for full payment, in accordance with INVOICE INITIALS AND NUMBER previously served on you, or
  - b) a Jury of 12 (twelve) determining that the Lien was not legally established or enforceable, or
  - c) the passing of 99 years

To stop/avoid this Commercial Lien being perfected and the subsequent rightful and lawful and legal claim on your assets, you must make full payment, or arrangement for full payment, in accordance with Bill of Exchange Statement of Accounts INVOICE INITIALS AND NUMBER previously served on you, within 5 (five) business days of this Notice of Impending Action, 27/9/2022.

Legal proceedings will be taken to resolve this matter by raising a security by way of a lien.

We await your response. Silence gives consent. Silence grants a tacit and binding agreement through acquiescence.

Note: This Notice of Impending Action is exclusive of any subsequent criminal claims that may be brought against you.

Sincerely, without prejudice ©™'Rocco',

of the family Toldo"

No assured value; No liability and all Errors & Omissions Excepted for value All inalienable Rights Reserved.

> Without Prejudice – Without Recourse – Non-Assumpsit Without malice or mischief, in sincerity and honour UCC1-308, UCC1-702

> > Calls may be recorded

WINSDOM OF THE PRESENTED TO THE PRESENT TO BE TO THE PRESENT TO TH

©™Ambassador of the Kingdom of Heaven and Earth ,flesh ,blood , spirit,Music.

By 'Rocco: of the family:"Toldo" (Affiant) Page 51 of 90

To: The living woman "MS T Church " of "Fraser Coast Regional Council.FCRC"."

c/o "77 Tavistock Street, Torquay [Hevery Bay,Queensland, 4655]"

Reference N0: FCRC4655 Payment Reference : FCRC001

Number - MS T Church - LIEN - FCRC001

Served on: in your private and unlimited capacity as the representative

of the Agent to Principal/Principal to Agent

Date known as "21/9/22"



Embassy c/o 39 Pedelty Lane Town known as Craignish ,Hervey Bay Land known as Terra Australis "[QLD, 4655]"

# Notice of Impending Action Notice to Principal is Notice to Agent Notice to Agent is Notice to Principal

# The Commercial Lien Process

A Common Law Commercial Lien is a process that any Living ('Human') Being can employ in order to obtain lawful remedy from the actions of another Living ('Human') Being(s) who have- or have attempted to- or have conspired to- damage said Living ('Human') Being in some way.

Such wrongs are known as "torts", and are subject to Tort Law.

This includes 'harassment', such as 'threats with menaces', which is considered to 'psychological damage'. The reason for this is very simple: Since all are equal under the LAW, then each Living ('Human') Being has a Duty of Care to each other Living ('Human') Being, such as to make sure that- whatever action we take towards each other- we have the Common Law behind those actions, and thus can live together in peace.

Abrogating said Duty of Care is a Criminal Act and constitutes a tort.

I believe that, in addition to you committing numerous crimes against My Living ('Human') Being, which are pursuant to the Crimes Act 1958 and which shall be addressed in separate process, you have created a tort, or torts, against My Living ('Human') Being.

The Commercial Lien process is a construct of the Common Law (The Law-of-the-Land), and the land and country known as "Australia" is a Common Law jurisdiction (being, as it is, on Land). Thus any Living ('Human') Being residing in this country is subject to the Common law **above all else**. This includes the individual(s), to whom this Notice is addressed.

The Commercial Lien Process comprises:

- The subject of the tort/s (myself in this case), will write a Statement of Truth (Affidavit), under penalty perjury. This being the case, what I will write will be "the truth, the whole truth, and nothing but the truth", according to my perspective, and will thus be based on first-hand knowledge.
- 2. You, "MS T Church" will soon be sent a copy of this Affidavit, comprising my truth concerning the allegations. In order to ward off the imperative imposition of a Lien, "MS T Church" must rebut each point in order to revoke that point. "MS T Church" have 7(Seven) days to respond, and rebut each point. "MS T Church" must rebut each point by means of a personal sworn Affidavit, written under the same criteria namely: From first-hand knowledge, and under penalty of perjury.
- 3. Each point "MS T Church " successfully and properly rebut with hard evidence will be removed from my allegations, the remaining unchallenged and unrebutted points standing as my final Affidavit.
  Rebut in substance does not comprise simply dismissing my allegations. The result will be Notarised

(by a Notary Public) thus becoming My Statement of Truth, which also becomes the truth, in Law, and a judgement, in Law, thus no Hearing is required because the judgement stands as truth. (ex dubito justitiae "EX-DUBITO JUDITITIAE")

- A security Interests has already been filed on the "PPSR": 202209120036503" for the outstanding amount and breach of Contract and Tort Law ,Lien process will enforce to recover the funds,
- A Public Advertisement will then be placed stating "MS T Church" assets are open to lawful and legal claim. Any creditor (myself included), would thus then be both lawfully empowered and legally entitled to;
  - a) seize any and/or all of "MS T Church" property and the of the origination "Number-"MS T Church -LIEN-FCRC001", savings, shares, superannuation and garnishing of future earnings, up to the value of the Lien, which currently stands, as at 21/9/2022, at \$\$23,288,339.10, plus late fees and interest or
  - to sell this Lien off to a third party, such as a domestic debt collector, or international instrument investor/holder in due course.
- 6. This Lien on your assets would then need to be removed by:
  - a) full payment, or arrangement for full payment, in accordance with INVOICE INITIALS AND NUMBER previously served on "MS T Church", or
  - b) a Jury of 12 (twelve) determining that the Lien was not legally established or enforceable, or
  - c) the passing of 99 years

To stop/avoid this Commercial Lien being perfected and the subsequent rightful and lawful and legal claim on your assets, you must make full payment, or arrangement for full payment, in accordance with Bill of Exchange Statement of Accounts INVOICE INITIALS AND NUMBER previously served on you, within 5 (five) business days of this Notice of Impending Action, 27/9/2022.

Legal proceedings will be taken to resolve this matter by raising a security by way of a lien.

We await your response. Silence gives consent. Silence grants a tacit and binding agreement through acquiescence.

Note: This Notice of Impending Action is exclusive of any subsequent criminal claims that may be brought against you.

Sincerely, without prejudice ©™'Rocco',

of the family Toldo"

No assured value; No liability and all Errors & Omissions Excepted for value
All inalienable Rights Reserved.
Without Prejudice – Without Recourse – Non-Assumpsit

Without malice or mischief, in sincerity and honour UCC1-308, UCC1-702

Calls may be recorded

S STATE OF THE STATE OF T

©™Ambassador of the Kingdom of Heaven and Earth ,flesh ,blood , spirit,Music.

By 'Rocco: of the family:"Toldo" (Affiant) Page 53 of 90

To: The Business entity "Fraser Coast Regional Council,FCRC","

ABN:19 2778 506 89,

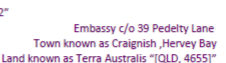
c/o "77 Tavistock Street, Torquay [Hevery Bay,Queensland, 4655]"

Reference NO: FCRC4655
Payment Reference : FCRC001
Number-FCRC-LIEN-FCRC001

Served on: in your private and unlimited capacity as the representative

of the Agent to Principal/Principal to Agent

Date known as "21/9/22"



Notice of Impending Action Notice to Principal is Notice to Agent Notice to Agent is Notice to Principal

# The Commercial Lien Process

A Common Law Commercial Lien is a process that any Living ('Human') Being can employ in order to obtain lawful remedy from the actions of another Living ('Human') Being(s) who have- or have attempted to- or have conspired to- damage said Living ('Human') Being in some way.

Such wrongs are known as "torts", and are subject to Tort Law.

This includes 'harassment', such as 'threats with menaces', which is considered to 'psychological damage'. The reason for this is very simple: Since all are equal under the LAW, then each Living ('Human') Being has a Duty of Care to each other Living ('Human') Being, such as to make sure that-whatever action we take towards each other- we have the Common Law behind those actions, and thus can live together in peace.

Abrogating said Duty of Care is a Criminal Act and constitutes a tort.

I believe that, in addition to you committing numerous crimes against My Living ('Human') Being, which are pursuant to the **Crimes Act 1958** and which shall be addressed in separate process, you have created a tort, or torts, against My Living ('Human') Being.

The Commercial Lien process is a construct of the Common Law (The Law-of-the-Land), and the land and country known as "Australia" is a Common Law jurisdiction (being, as it is, on Land). Thus any Living ('Human') Being residing in this country is subject to the Common law **above all else**. This includes the individual(s), to whom this Notice is addressed.

The Commercial Lien Process comprises:

- The subject of the tort/s (myself in this case), will write a Statement of Truth (Affidavit), under penalty perjury. This being the case, what I will write will be "the truth, the whole truth, and nothing but the truth", according to my perspective, and will thus be based on first-hand knowledge.
- 2. You," Business entity of FCRC "will soon be sent a copy of this Affidavit, comprising my truth concerning the allegations. In order to ward off the imperative imposition of a Lien, "FCRC" must rebut each point in order to revoke that point. "FCRC" have 7(Seven) days to respond, and rebut each point. "FCRC" must rebut each point by means of a personal sworn Affidavit, written under the same criteria namely: From first-hand knowledge, and under penalty of perjury.
- Each point "FCRC" successfully and properly rebut with hard evidence will be removed from my allegations, the remaining unchallenged and unrebutted points standing as my final Affidavit. Rebut

in substance does not comprise simply dismissing my allegations. The result will be Notarised (by a Notary Public) thus becoming My Statement of Truth, which also becomes the truth, in Law, and a judgement, in Law, thus no Hearing is required because the judgement stands as truth. (ex dubito iustitiae "EX-DUBITO JUDITITIAE")

- A security Interests has already been filed on the "PPSR": 202209120036503" for the outstanding amount and breach of Contract and Tort Law, Lien process will enforce to recover the funds,
- A Public Advertisement will then be placed stating "FCRC" assets are open to lawful and legal claim.Any creditor (myself included), would thus then be both lawfully empowered and legally entitled to;
  - a) seize any and/or all of "FCRC" property and the of the origination "Number–FCRC–LIEN-FCRC001", savings, shares, superannuation and garnishing of future earnings, up to the value of the Lien, which currently stands, as at 21/9/2022, at \$\$23,288,339.10, plus late fees and interest or
  - to sell this Lien off to a third party, such as a domestic debt collector, or international instrument investor/holder in due course.
- 6. This Lien on your assets would then need to be removed by:
  - a) full payment, or arrangement for full payment, in accordance with INVOICE INITIALS AND NUMBER previously served on you, or
  - b) a Jury of 12 (twelve) determining that the Lien was not legally established or enforceable, or
  - c) the passing of 99 years

To stop/avoid this Commercial Lien being perfected and the subsequent rightful and lawful and legal claim on your assets, you must make full payment, or arrangement for full payment, in accordance with Bill of Exchange Statement of Accounts INVOICE INITIALS AND NUMBER previously served on you, within 5 (five) business days of this Notice of Impending Action, 27/9/2022.

Legal proceedings will be taken to resolve this matter by raising a security by way of a lien.

We await your response. Silence gives consent. Silence grants a tacit and binding agreement through acquiescence.

Note: This Notice of Impending Action is exclusive of any subsequent criminal claims that may be brought against you.

Sincerely, without prejudice ©™'Rocco',

of the family Toldo"

No assured value; No liability and all Errors & Omissions Excepted for value

All inalienable Rights Reserved.

Without Prejudice – Without Recourse – Non-Assumpsit

Without malice or mischief, in sincerity and honour

UCC1-308, UCC1-702

Calls may be recorded

WHEREOM TO BE-

©™Ambassador of the Kingdom of Heaven and Earth ,flesh ,blood , spirit,Music.

By 'Rocco: of the family:"Toldo" (Affiant) Page 55 of 90

To: The living woman/man Acting as ""Directors" of "Fraser Coast Regional Council,FCRC"," c/o "77 Tavistock Street, Torquay [Hevery Bay,Queensland, 4655]"

Reference N0: FCRC4655 Number-FCRC-LIEN-FCRC001 Payment Reference : FCRC001

Served on: in your private and unlimited capacity as the representative

of the Agent to Principal/Principal to Agent

Date known as "21/9/22"



Embassy c/o 39 Pedelty Lane Town known as Craignish ,Hervey Bay Land known as Terra Australis "[QLD, 4655]"

Notice of Impending Action Notice to Principal is Notice to Agent Notice to Agent is Notice to Principal

# The Commercial Lien Process

A Common Law Commercial Lien is a process that any Living ('Human') Being can employ in order to obtain *lawful* remedy from the actions of another Living ('Human') Being(s) who have- or have attempted to- or have conspired to- damage said Living ('Human') Being in some way.

Such wrongs are known as "torts", and are subject to Tort Law.

This includes 'harassment', such as 'threats with menaces', which is considered to 'psychological damage'. The reason for this is very simple: Since all are equal under the LAW, then each Living ('Human') Being has a Duty of Care to each other Living ('Human') Being, such as to make sure that- whatever action we take towards each other- we have the Common Law behind those actions, and thus can live together in peace.

Abrogating said Duty of Care is a Criminal Act and constitutes a tort.

I believe that, in addition to you committing numerous crimes against My Living ('Human') Being, which are pursuant to the **Crimes Act 1958** and which shall be addressed in separate process, you have created a tort, or torts, against My Living ('Human') Being.

The Commercial Lien process is a construct of the Common Law (The Law-of-the-Land), and the land and country known as "Australia" is a Common Law jurisdiction (being, as it is, on Land). Thus any Living ('Human') Being residing in this country is subject to the Common law **above all else**. This includes the individual(s), to whom this Notice is addressed.

The Commercial Lien Process comprises:

- The subject of the tort/s (myself in this case), will write a Statement of Truth (Affidavit), under penalty perjury. This being the case, what I will write will be "the truth, the whole truth, and nothing but the truth", according to my perspective, and will thus be based on first-hand knowledge.
- You, "Directors of FCRC" will soon be sent a copy of this Affidavit, comprising my truth concerning the allegations. In order to ward off the imperative imposition of a Lien, "Directors of FCRC" must rebut each point in order to revoke that point. "Directors of FCRC" have 7(Seven) days to respond, and rebut each point. "Directors of FCRC" must rebut each point by means of a personal sworn Affidavit, written under the same criteria namely: From first-hand knowledge, and under penalty of perjury.
- Each point "Directors of FCRC" successfully and properly rebut with hard evidence will be removed from my allegations, the remaining unchallenged and unrebutted points standing as my final

Affidavit. Rebut in substance does not comprise simply dismissing my allegations. The result will be Notarised (by a Notary Public) thus becoming My Statement of Truth, which also becomes the truth, in Law, and a judgement, in Law, thus no Hearing is required because the judgement stands as truth. (ex dubito justitiae "EX-DUBITO JUDITITIAE")

- A security Interests has already been filed on the "PPSR": 202209120036503" for the outstanding amount and breach of Contract and Tort Law ,Lien process will enforce to recover the funds,
- 5. A Public Advertisement will then be placed stating "Directors of FCRC" assets are open to lawful and legal claim. Any creditor (myself included), would thus then be both lawfully empowered and legally entitled to;
  - a) seize any and/or all of "Directors of FCRC" property and the of the origination "Number–DIR-FCRC–LIEN-FCRC001", savings, shares, superannuation and garnishing of future earnings, up to the value of the Lien, which currently stands, as at 21/9/2022, at \$\$23,288,339.10, plus late fees and interest or
  - to sell this Lien off to a third party, such as a domestic debt collector, or international instrument investor/holder in due course.
- 6. This Lien on your assets would then need to be removed by:
  - a) full payment, or arrangement for full payment, in accordance with INVOICE INITIALS AND NUMBER previously served on you, or
  - b) a Jury of 12 (twelve) determining that the Lien was not legally established or enforceable, or
  - c) the passing of 99 years

To stop/avoid this Commercial Lien being perfected and the subsequent rightful and lawful and legal claim on your assets, you must make full payment, or arrangement for full payment, in accordance with Bill of Exchange Statement of Accounts INVOICE INITIALS AND NUMBER previously served on you, within 5 (five) business days of this Notice of Impending Action,27/9/2022.

Legal proceedings will be taken to resolve this matter by raising a security by way of a lien.

We await your response. Silence gives consent. Silence grants a tacit and binding agreement through acquiescence.

Note: This Notice of Impending Action is exclusive of any subsequent criminal claims that may be brought against you.

Sincerely, without prejudice ©™'Rocco',

of the family Toldo"

No assured value; No liability and all Errors & Omissions Excepted for value
All inalienable Rights Reserved.
Without Prejudice – Without Recourse – Non-Assumpsit

Without malice or mischief, in sincerity and honour UCC1-308, UCC1-702

Calls may be recorded

HEAVEN & CARTHO

©™Ambassador of the Kingdom of Heaven and Earth ,flesh ,blood , spirit,Music.

By 'Rocco: of the family:"Toldo" (Affiant) Page 57 of 90

To: The living man "Ken Dieham "acting as "CEO" of "Fraser Coast Regional Council,FCRC"," c/o "77 Tavistock Street, Torquay

c/o "77 Tavistock Street, Torquay [Hevery Bay,Queensland, 4655]"

Reference N0: FCRC4655

Payment Reference : FCRC001 Number - Ken Dieham – LIEN- FCRC001

Served on: in your private and unlimited capacity as the representative

of the Agent to Principal/Principal to Agent

Date known as "21/9/22"



Embassy c/o 39 Pedelty Lane Town known as Craignish ,Hervey Bay Land known as Terra Australis "[QLD, 4655]"

Notice of Impending Action Notice to Principal is Notice to Agent Notice to Agent is Notice to Principal

# The Commercial Lien Process

A Common Law Commercial Lien is a process that any Living ('Human') Being can employ in order to obtain lawful remedy from the actions of another Living ('Human') Being(s) who have- or have attempted to- or have conspired to- damage said Living ('Human') Being in some way.

Such wrongs are known as "torts", and are subject to Tort Law.

This includes 'harassment', such as 'threats with menaces', which is considered to 'psychological damage'. The reason for this is very simple: Since all are equal under the LAW, then each Living ('Human') Being has a Duty of Care to each other Living ('Human') Being, such as to make sure that-whatever action we take towards each other- we have the Common Law behind those actions, and thus can live together in peace.

Abrogating said Duty of Care is a Criminal Act and constitutes a tort.

I believe that, in addition to you committing numerous crimes against My Living ('Human') Being, which are pursuant to the **Crimes Act 1958** and which shall be addressed in separate process, you have created a tort, or torts, against My Living ('Human') Being.

The Commercial Lien process is a construct of the Common Law (The Law-of-the-Land), and the land and country known as "Australia" is a Common Law jurisdiction (being, as it is, on Land). Thus any Living ('Human') Being residing in this country is subject to the Common law *above all else*. This includes the individual(s), to whom this Notice is addressed.

The Commercial Lien Process comprises:

- The subject of the tort/s (myself in this case), will write a Statement of Truth (Affidavit), under penalty perjury. This being the case, what I will write will be "the truth, the whole truth, and nothing but the truth", according to my perspective, and will thus be based on first-hand knowledge.
- You, "Ken Dieham" will soon be sent a copy of this Affidavit, comprising my truth concerning the allegations. In order to ward off the imperative imposition of a Lien, "Ken Dieham" must rebut each point in order to revoke that point. "Ken Dieham" have 7(Seven) days to respond, and rebut each point. "Ken Dieham" must rebut each point by means of a personal sworn Affidavit, written under the same criteria namely: From first-hand knowledge, and under penalty of perjury.
- 3. Each point "Ken Dieham" successfully and properly rebut with hard evidence will be removed from my allegations, the remaining unchallenged and unrebutted points standing as my final Affidavit. Rebut in substance does not comprise simply dismissing my allegations. The result will be Notarised

(by a Notary Public) thus becoming My Statement of Truth, which also becomes the truth, in Law, and a judgement, in Law, thus no Hearing is required because the judgement stands as truth. (ex dubito justitiae "EX-DUBITO JUDITITIAE")

- A security Interests has already been filed on the "PPSR": 202209120036503" for the outstanding amount and breach of Contract and Tort Law ,Lien process will enforce to recover the funds,
- 5. A Public Advertisement will then be placed stating "Ken Dieham" assets are open to lawful and legal claim. Any creditor (myself included), would thus then be both lawfully empowered and legally entitled to:
  - a) seize any and/or all of "Ken Dieham" property and the of the origination "Number-"Ken Dieham-LIEN-FCRC001", savings, shares, superannuation and garnishing of future earnings, up to the value of the Lien, which currently stands, as at 21/9/2022, at \$\$23,288,339.10, plus late fees and interest or
  - to sell this Lien off to a third party, such as a domestic debt collector, or international instrument investor/holder in due course.
- 6. This Lien on your assets would then need to be removed by:
  - a) full payment, or arrangement for full payment, in accordance with INVOICE INITIALS AND NUMBER previously served on "Ken Dieham", or
  - b) a Jury of 12 (twelve) determining that the Lien was not legally established or enforceable, or
  - c) the passing of 99 years

To stop/avoid this Commercial Lien being perfected and the subsequent rightful and lawful and legal claim on your assets, you must make full payment, or arrangement for full payment, in accordance with Bill of Exchange Statement of Accounts INVOICE INITIALS AND NUMBER previously served on you, within 5 (five) business days of this Notice of Impending Action, 27/9/2022.

Legal proceedings will be taken to resolve this matter by raising a security by way of a lien.

We await your response. Silence gives consent. Silence grants a tacit and binding agreement through acquiescence.

Note: This Notice of Impending Action is exclusive of any subsequent criminal claims that may be brought against you.

Sincerely, without prejudice ©™'Rocco',

of the family Toldo"

No assured value; No liability and all Errors & Omissions Excepted for value
All inalienable Rights Reserved.
Without Prejudice – Without Recourse – Non-Assumpsit

Without malice or mischief, in sincerity and honour UCC1-308, UCC1-702

Calls may be recorded

Substitute to bit 5

©™Ambassador of the Kingdom of Heaven and Earth ,flesh ,blood , spirit,Music.

By 'Rocco: of the family:"Toldo" (Affiant) Page 59 of 90

# Late payment Reminder Non-Negotiable – This is Binding This is a Self-Executing Contract legal /Lawful Notice

Notice to Principal is Notice to Agent Notice to Agent is Notice to Principal



Served on: in your private and unlimited capacity as the representative of the Agent to Principal/Principal to Agent

Past, Present, Future, Heirs and Successors,

Date known as: 17/03/2023

The day of the Seventeenth of March in the year of Christ Almighty known as Two-thousand-and-twenty-two...

#### Reference Number: FCRC4655

FCRC - LIEN-FCRC001 Ken Dieham - LIEN-FCRC001 Sarah Mizon-LIEN-FCRC001 MS T Church- LIEN-FCRC001

NON-NEGOTIABLE - This is Binding

#### Notice to: Chief Executive Officer , Director , Minister

#### Greetings

This is NOT a complaint, a query, a request for a statement/agreement and is NOT to be treated as one. By doing so, will agree to pay A\$15,000.00 in damages, Please use the Correct format.

Do not refer to me as Mr/Mrs/Ms or any title, which is a legal fiction and "Capital Name" this is Personage. By doing so, will also agree to pay From AS8,000.00 in damages, Names are Copyrighted, Trademarked will incur fees.

writing with the peace & Honour of our Creator and Saviour of Heaven and earth, Flesh, blood & spirit, inform you that I the living man "Rocco" of the family name "Toldo" am the living Man with flesh blood and soul alive and redeemed under Christ of the kingdom of heaven and earth.

I the living man 'Rocco' of the family name "Toldo" created by our Heavenly Father and Saviour REBUT ,DECLINE any Mandates, offers, contract the use of the capital name system and control of accounts relating to the living being :Rocco' "Toldo" including their capital State Name.

Refer to Oath, Affidavit freedom & life , Copyrighted Notice.

This is not private and confidential (covert) This is public and transparent (overt) this will be placed into the public domain as it is of public interest.

there is no valid contract, there is no jurisdiction. No proof of claim, no promise to preform, I do not consent to these proceedings, the offer was declined and failed to provide evidence or rebuttal.

Here by inform you and its staff members to make such claims is unlawful Ultra Vires = beyond the powers

refer to Affidavit signed, witnessed and sealed ,Common-law book of Deeds Ref : OTH 22/ 829505

and continue to be served /sent to other sources / Departments

Australia notice forum ,Telegram , Face book chat group

Individuals committing violations can be recorded here, for Crimes Against Humanity.

- We are not a citizen, nor an alien.
- · We are a Non-citizen, and a Non-alien.
- We are a national of Terra Australis
- We do not consent to your authority.
- · We rebut any and all presumptions of law
- · Consent is essential for everything.
- Violations of Consent is slavery.

refer to Affidavit signed, witnessed and sealed ,Common-law book of Deeds Ref : OTH 22/ 829505 and continue to be served /sent to other sources / Departments

By 'Rocco: of the family:"Toldo" (Affiant) Page 60 of 90

# Australia notice forum ,Telegram , Face book chat group

#### https://australianpublicnotices.com/forum/topic/oath-of-claiming-life-spirit/#postid-576

PRAETEXTA-LICITI-NON-DEBET-ADMITTI-ILLICITUS. (What is illegal {unlawful} ought not be entered under the pretext of legality).

ACTUS-ME-INVITO-FACTUS, NON-EST-MEUS-ACTUS. (An act done by me against my will, is not my act.)

JUS-ET-FRAUS-NUNQUAM-COHABITANT. (Right and fraud never abide together.)

MALITIIS-HOMINUM-EST-OBVIANDUM. (The malicious designs of men must be thwarted.)

:Take note here by inform:

notice of Default of Payments
Please make Payments.

To "Ken Dieham" CEO Of "FCRC"

to the Corporation acting as local government council "FCRC", Fraser coast regional council"

Whereas "Ken Dieham", Sarah Mizon" "MS T Church", have failed to

Notice of Instructions

Notice to Cease and Desist

Notice of Legal Liability, estoppal

Notice of Default of notice and Payments

Notice of withdrawn Consent access Information revoked

Notice of Damages

Impending action

Default Reminder

late payment and breach of contract notice reminder as to the agreed contract , notice

reminder by the contract that it was Agreed which "FCRC", Fraser coast regional council" is in breach

All demand by "FCRC", Fraser coast regional council" objected on fraud and extortion and not a legal true Department of the "Royal Common wealth of Australia Constitution 1901 on the land of Terra Australasia", of we the People", by the living private man :Rocco", on behalf of the "PERSON", Body Corporation , Fiction NAME entity was Rejected , declined , and the un-rebutted affidavit served on the "Ceo. (FCRC , Fraser coast regional Council), acting Queensland Government Business / Parliament, de-facto acting Australia Government business and the "State attorney general", governor general", stand as truth a fact in law which every living members at "FCRC", Fraser coast regional council" have been found guilty proof of evidence by constant unsolicited letter of rate and abuse of right of claim and law and even in own code of contact and crimes act , abuse treason , fraud extortion to demand money is theft still continued to act with force fraudulently

and were put on notice and agreed to,

breach of notice, law, contract, human right, peace harmony, invasion, trespass,

ceases and desist notice removed of consent and contract, assumption, presumption was revoked

not to engage or contact the living or send letter in the name of corporation name that :Rocco' the living can not open mail is mistaken identity of fiction dead estate ,

the act legislation to be claim to work under are null and void as was not signed by the living or giving full

dis closer and have not got the royal seal of the constitutions 1901 act and how law or act or legislation are to come to act on the land 'terra Australasia', know as the "corporation" Australia" with abn on the "united state security exchange" and is not a royal Government nor a legit lawful/legal Government", the word "legal means" to confuse law and words" and all act

have copyright cant be used on the public as it private with no name signing upto it mean "Local government" have Fraudulent stolen money from the People of the commonwealth and all fund must be return,

making any claim "FCRC", Fraser coast regional council" have of money null and void and discharged,

please make payment of existing invoice statement and new invoice for the violation of invasion of sending unwanted mail

FCRC" "4x \$60 million "

\$240,000,000 Million dollar'

Number - FCRC - LIEN - FCRC001',"16/3/2023, at \$\$23,288,339.10 + 143,288,339=\$383,288,339

Number - MS T Church - LIEN - FCRC001,'21/9/2022, at \$\$23,288,339.10

Sarah Mizon - LIEN - FCRC001", 21/9/2022, at \$\$23,288,339.10

if payment is not settled, commercial security liens will be taken place and summary judgement will ne given as the fact as already given judgement now only to wait for the fund before :Rocco has Lawful legal right to be enforced against each member name on this notice and Directors .

details of the name to property must be correct, need to be filled into the living name, as the detail were changed by the FCRC with no consent or disclose is counterfeiter, which also were changed from the original born form that were converted in birth certificate as suety

debtor when in fact I the living Rocco is the creator been corrected on the "ppsr ucc, Copyright security and hold harms agreement, Affidavit" notice sent to "Australia government and Queensland, attorney general", should be corrected and sent to Fraser coast Council" with affidavit of living fact is a crime not to acknowledgement and update detail private property non commercial no fee rates required or control.

#### the matter of Rates is settled

that the record are as historical fact and now placed as private not public,

the name and the private living name and the motor-property private plates, and the trust account rego plates and licences are cancelled and will be kept for evidence of the fraud taken against the people of this land and :Rocco" not to be on any computer digital system.

do not engage, lawfully live in peace and harmony" private and confidential, copyright/trademark ,for word name , image and dna ,prints , motor-property would breach privacy and data laws ,human rights

as all are in private living name and in private living irrevocable natural private trust association foundation that is non-corporate non association",

cease and desist to any unwanted engagement

reminder of fee listing that each corporation and living man or heirs and succession assign are liable for the prices have increase

this means as it did previous this matter is close stopped finalised, Rocco' she'll no longer be contacted now or into the future for any kind of taxes, And it's agreed to pursue any matter or in the future is harassment coercion, threat

Under crime act and will be in our rights to place charges, and immediately the "Fraser Coast Council" and the CEO, Directors, head of departments with in the "FCRC", each will pay to the living man Rocco of the house "Toldo"

all contact/Rates/letters/data/information Revoked

Thank you.

With all my inalienable constitutional rights reserved and, and stated upon my full commercial liability and penalty of perjury. All Notices served may be presented as evidence in my defence. With Prejudice.

Silence Is Consent & Tu Silencio Es Tu Consentimiento! extreme prejudice, written under duress and protest

No liability accepted with out recourse,

'Under Duress'

Our Creator and Saviour of Heaven and Earth,

flesh, blood and spirit,

That keeps Accounts and Witness of any agreement and oath.

FIAT JUSTITIA, RUAT COELUM. "Let justice be done though the heavens fall"

Seek Application & fees All correspondence to:

©™Ambassador of the Kingdom of Heaven and Earth ,flesh ,blood ,spirit,music

©™'Rocco'of the family House 'Toldo"

c/o ,embassy ,"39 Pedelty Lane

Town known as Craignish, Hervey Bay Land known as Terra Australis "[ 4655]" ambasadorkingdom@outlook.com

©™Ambassador of the Kingdom of Heaven and Earth ,flesh ,blood , spirit,music

By: Sovereign ©™ 'Rocco': of the Family Toldo Principal, Executive, Beneficiary, Authorised Agent and Representative for crown copy right name and estate: ©™: ROCCO: TOLDO, ens legis and all derivatives thereof the legal names

Yours sincerely

By: Rocco

No assured value; No liability and all Errors & Omissions Excepted for value
All inalienable /private/legal/lawful/natural/divine Rights Reserved.
Without Prejudice – Without Recourse and levy- Non-Assumpsit
Without malice or mischief, in sincerity and honour
UCC1-308, UCC1-702
Calls may be recorded





-

By 'Rocco: of the family:"Toldo" (Affiant) Page 62 of 90

Fee Scheduled :Payment paid to :"Rocco Toldo" : the living man:Rocco

Fees:

Breach of conditions , rights unlawful acts ignoring of notice / letters \$25,000 processing fee per page \$15,000 per hour of time on top per page \$2600 Time per hour \$2600 (liability at not limited and double 21days \$6,000,000) (plus interest per month \$15%)

damages of any kind , from \$280,000-\$2 000 000

late fees per week plus interest 15% \$8000 misleading response plus interest 15% \$8000 incorrect use of Name each time \$10 000 Contact by phone .text.email.letter.person \$2500 CopyRight, TradeMark flat rate \$10 000 000 unlawful breach of any kind, Disclosure \$250,000 Copyrighted, Trademark , Audio, Image , logo', \$250 000 CopyRight, TradeMark use'per word '1\* name' \$10 000 \$10 000 CopyRight, TradeMark use'per word '2nd name' CopyRight, TradeMark use'per word 'middle' \$10,000 Offspring name add extra per word use \$5500

plus incurring fees or cost bill at invoice

Court Process and plus interest , time from \$5,000 000 a month or Arbitration Court Appearance a day \$150 000 or Arbitration

Court Time per hour \$15 000 + \$5000 a hour in court or Arbitration

Trespass from \$180,000 -\$2,000000

Entry Application Fee non Refundable \$650

Private / Corporate \$2700 / 3600

Warrants , Interim , \$150 000

Documents ,serving, notice \$16 000

misleading,misconduct ,fraudulent \$5000-10000

Counter Claims x2

Questions each /Refusing Decline \$800 / \$6000

unwanted Mail, fines, fees delivered \$15 000 each person each time

legal Mail/Resisted mail, email, delivered \$3500

see processing fees

Repeated Words \$5000

Seeking Conditions orders \$10000 each person each week

Be advised new prices and items can be added updated yearly or Doubled/ Tripled when required with out notice also keep in mind attempts to contact, engage will incur fees (missed calls, Private numbers, mail, email)

If not paid commercial Liens will take affect

be paid in Silver -This is base price Regardless of market downturn direction

pure refine silver .999 Live Metal Spot Price

FOR:

Charges under Un-rebutted Agreement via Tacit or for breaking our Agreement

Extra Fee Schedule on top

Any further invalid claims against "ROCCO TOLDO"\*\*\*(C) and he living man: 'Rocco', and/or attempting to contact the Authorised Representative by mail, mobile phone and/or telephone will constitute the agreement of to the following Fee Schedule:

Company > to the following Fee Schedule:

- . A\$2500.00 (Two-thousand-Five- Hundred Australasian Dollars) per invalid claim in writing, nunc pro tunc,
- A\$2500.00 (Two-thousand-Five- Hundred Australasian Dollars) per letter and/or notice sent by recorded mail, nunc pro tunc,

By 'Rocco: of the family:"Toldo" (Affiant) Page 63 of 90

- A\$2500.00 (Two-thousand-Five- Hundred Australasian Dollars) per hour or portion thereof, of the Authorised Representative's time, nunc pro tunc,
- A\$2500.00 (Two-thousand-Five- Hundred Australasian Dollars) per attempt to contact by telephone and/or mobile
  phone.
- A\$2500.00 (Two-thousand-Five- Hundred Australasian Dollars) per unauthorised © or ™ infringement.

All fees are payable in 7 days ,final payments at Twenty One (21) days of date of invoice is received, as evidenced. Total due in 21 days. Overdue accounts may incur further charges,

You may only use my name when sending payment.

Late payment Fee of A\$1,500.00 & interest per day start on  $7^{th}$  day ,Plus 15% weekly Thank you for your business.

Without malice or mischief, in sincerity and honour

Yours sincerely ©™By: Rocco:

By:©™Rocco of the family: Toldo Authorised Agent and Representative for®™ROCCO TOLDO, FTB,

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

All Rights Reserved.
UCC1-308

Errors & Omissions Excepted
WITHOUT PREJUDICE – WITHOUT RECOURSE – NON-ASSUMPSIT

Calls maybe recorded



By 'Rocco: of the family:"Toldo" (Affiant) Page 64 of 90

22/03/2023 Statement of Claim account - Invoice extra

Fee Scheduled: " All Entities living and Corporate:

"Ken Dieham"CEO",at "FRASER COAST REGINAOL COUNCIL"
ABN: 19 2778 506 89 ACN: " and its members each to pay

Name: "Ken Dieham, Chief Executive Officer, Director, In your Private personal commercial legal/lawful capacity", Payment paid to Private Living man "Rocco" family house "Toldo"

Name:"Rocco Toldo":

Non-Negotiable-Tax Free

Bill of exchange act 1901, demand for payment

Out standing payment

Triple fee = Total = 166,576,678.1

one hundred sixty six million five-hundred seventy six thousand six hundred seventy eight and ten cents ,AUD

Fees:

extra

fees are Triple x3

with 15% interest

joiner fee \$6 000 000 000 Payment due later processing fee per page \$15,000 min 5 pages = = \$75,000 \$3600 min 5 hrs per hour of time on top per page = \$18,000 ignoring of notice / letters \$25,000 x 3 = \$75,000 violation \$30,000 = \$30000incorrect use of Name each time = \$10 000 = \$15 000 not correcting the name dishonest = \$10 000 privacy = \$380 000

Trespass /invasion of life (written)

 invalided response
 \$10,000

 daily late fee
 \$5,000

 total
 \$603,000

late fee 15% \$90,450 \$693,450 \$693,450 rate is set to 3x Triple , Total = -52,080,350 00

"Two million and eighty thousand and three hundred and fifty Australian Dollar"

Non - refundable

Non-Negotiable-Tax Free

Bill of exchange act 1901, demand for payment

outstanding -\$168,657,028.010
joiner fee -\$6 000 000 000
current bill -2,080,350 000
full total of lien of claim -\$176 737 378 000

one hundred seventy six million seven hundred thirty seven thousand three hundred and seventy eight Australia dollar,

All fees are payable in 7 days ,final payments at Twenty One (21) days of date of invoice is received, as evidenced. Total due in 21 days. Overdue accounts may incur further charges,

You may only use my name when sending payment.

Late payment Fee of A\$1,500.00 & interest per day.

Thank you for your business.

Without malice or mischief, in sincerity and honour

By: Sovereign®™Rocco of the family: "Toldo" Authorised Agent and Representative for ® "ROCCO TOLDO",™

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

All Rights Reserved. UCC1-308

# Errors & Omissions Excepted WITHOUT PREJUDICE – WITHOUT RECOURSE – NON-ASSUMPSIT

Calls maybe recorded



Fee Scheduled :Payment paid to :"Rocco Toldo" : the living man:Rocco

ees:

Breach of conditions , rights unlawful acts ignoring of notice / letters \$25,000 processing fee per page \$15,000 per hour of time on top per page \$3600 Time per hour \$3600 (liability at not limited and double 21days \$6,000,000) (plus interest per month 15%)

damages of any kind , from \$280,000-\$2 000 000

late fees per week plus interest 15% \$8000 misleading response plus interest 15% \$8000 incorrect use of Name each time \$10 000 Contact by phone ,text,email,letter,person \$5500 CopyRight, TradeMark flat rate \$10 000 000 \$250 000 unlawful breach of any kind, Disclosure Copyrighted, Trademark , Audio, Image , logo', \$250 000 CopyRight, TradeMark use'per word '1st name' \$10 000 CopyRight, TradeMark use'per word '2nd name' \$10 000 CopyRight, TradeMark use'per word 'middle' \$10 000 Offspring name add extra per word use \$8 500

plus incurring fees or cost bill at invoice

Court Process and plus interest , time from \$5,000 000 a month or Arbitration

Court Appearance a day \$150 000 or Arbitration

Court Time per hour \$25 000 + \$5000 a hour in court or Arbitration

Trespass from \$180,000 -\$2,000000

Entry Application Fee non Refundable \$850

Private / Corporate for application \$2700 / 3600

Warrants , Interim , \$150 000

Documents ,serving, notice \$16 000

misleading,misconduct ,fraudulent \$6000-10000

Counter Claims x2

Questions each / Refusing Decline \$800 / \$6000

unwanted Mail, fines, fees delivered \$15 000 each person each time

legal Mail/Resisted mail, email, delivered \$20 000

see processing fees

Repeated Words \$8000

Seeking Conditions orders \$50 000 each person each week

Please be advised that these are my fees only and that further compensation from your insurance bonding as well as liens on your personal assets will also be required should you continue to harass and intimidate. Failure to confirm ALL correspondence by wet ink signature and in writing only will be construed as your non-response which is acceptance. All correspondence must be labelled with full names, titles, and the name and address of your office.

Be advised new prices and items can be added updated yearly or Doubled/ Tripled when required with out notice also keep in mind attempts to contact, engage will incur fees (missed calls, Private numbers, mail, email)

If not paid commercial Liens will take affect

be paid in Silver -This is base price Regardless of market downturn direction

pure refine silver .999 Live Metal Spot Price

FOR:

Charges under Un-rebutted Agreement via Tacit or for breaking our Agreement,

This Affidavit of Fee Schedule is a schedule of mandatory fees instated by the Secured Party and Creditor, Authorised Signatory, Attorney-in-fact on behalf of © <sup>® + M</sup>. I, Free National Rocco¹, do hereby set forth fees to be instated in any business dealing with Free National Rocco¹ <sup>® + M</sup>, for any business conducted relevant to this schedule. Fees are due and MUST be paid before said business can commence. In the event that invoicing becomes necessary, invoiced amounts are due fifteen days after day of receipt. If said fees are not met, it is the right of the Secured Party and Creditor, Free National Rocco¹ <sup>® + M</sup>, to refuse or void any form of business interaction and/or transaction. Fees are subject to change at any time without prior notice.

Secured Party and Creditor, Free National Rocco, is the only authorised soul to alter, void, and/or enforce said fees and may do so at any time.

Extra Fee Schedule on top ,Debtors are responsible for any Tax obligations resulting from the discharge or cancellation of any debts, as well as earned income resulting from accepted settlements.

Any further invalid claims against "ROCCO TOLDO"™(C) and he living man: 'Rocco', and/or attempting to contact the Authorised Representative by mail, mobile phone and/or telephone will constitute the agreement of to the following Fee Schedule:

Company > to the following Fee Schedule:

- A\$5500.00 (Five-thousand-Five- Hundred Australasian Dollars) per invalid claim in writing, nunc pro tunc,
- A\$5500.00 (Five-thousand-Five- Hundred Australasian Dollars) per letter and/or notice sent by recorded mail, nunc pro tunc,
- A\$5500.00 (Five-thousand-Five- Hundred Australasian Dollars) per hour or portion thereof, of the Authorised Representative's time, nunc pro tunc,
- A\$5500.00 (Five-thousand-Five- Hundred Australasian Dollars) per attempt to contact by telephone and/or mobile phone.
- A\$5500.00 (Five-thousand-Five- Hundred Australasian Dollars) per unauthorised © or ™ infringement.

All fees are payable in 7 days ,final payments at Twenty One (21) days of date of invoice is received, as evidenced. Total due in 21 days. Overdue accounts may incur further charges,

You may only use my name when sending payment.

Late payment Fee of A\$1,500.00 & interest per day start on 7th day ,Plus 15% weekly Thank you for your business.

Without malice or mischief, in sincerity and honour



Yours sincerely ©™By: Rocco:

By:©™Rocco of the family: Toldo

Authorised Agent and Representative for ©™ROCCO TOLDO

Copyrighted/Trademark protected

No assured value, No liability. Errors & Omissions Excepted

All inalienable/legal/lawful/lore/commercial/ divine Rights Res

UCC1-308

Errors & Omissions Excepted

"WITHOUT PREJUDICE - Dishonour -WITHOUT RECOURSE - NON-ASSUMPSIT

# Final notice of warring

Office found

Notice to Principals is Notice to Agents heirs and successors past present and future



Non-Negotiable Self-Executing Contract

Served on the day "19/03/2023"

Reference Number:

"Sheree Angove": Shag001 CLH Law : CLH0001

FCRC4655

in each of their legal/lawful/private personal commercial liability"

to the living woman "Sheree Angove", acting as person in the role of lawyer and ,"CLH Lawyers",know as "CLH LEGAL GROUP PTY LTD "abn: 22 096 845 117, LEVEL 7 NORTH TOWER 515 ST PAUL'S TERRACE FORTITUDE VALLEY 515 St Pauls Tce Fortitude Valley QLD 4006

are now by default by joiner are a third party entity on behalf of ,

to the living man "Ken Dieham ", acting "Person", employer,CEO , Director , manger the living man/woman "MS T Church", acting "Person", employer at "Revenue property rating" to the living woman "Sarah Mizon ", acting "Person", employer,CEO , Director , manger , staff member of the "FRASER COAST REGINAOL COUNCIL" Coordinator Rates Collection & Policy Financial Services, ""FCRC, and Board members" and Legal Team and Financial account team of "FCRC", Fraser coast regional Council" and its many business names ......ABN :19 2778 506 89 ... "77 Tavistock Street, Torquay" "4655".

Inform "Sheree Angove", and "CLH Lawyers", and any other member are on notice of breach of notice and are in default with the same condition given by notice to ",each living member on notice to "FCRC,Fraser coast Regional council", the corporation acting as unlawful "De facto government department", with no Royal assent seal.

everyone Joining that connected "FCRC, Fraser coast Regional council" by tacit acquiescence have consented by default by not following instructions of the 1st notice in 2022, that dated , and not make payment ,and number of violation the laws and some legalisation or act over property ,

#### Be aware

All written or verbal contractual or non- contractual agreements prohibit any and all unlawful directions or actions or promotion of unlawful directions or actions, either directly or indirectly at all times. Unlawful

directives or unlawful acceptance of "legislation Status of Acts" or directives are criminal in nature and a breach of any kind to our inherent Universal Sovereignty and Autonomy given by our creator.

Constitutional/Divine Right To Decline, making all 'Past, Current , Future, offers Null and Void

Here by inform each and its staff members to make such claims is unlawful Ultra Vires = beyond the powers

All contact is Revoked Immediately

This is a breach, a Violation and in Dishonour and Default, acting illegal / unlawful ,stop engagement, Breach of privacy, Duty of care, copyright, Commonwealth constitution of Australasia 1901", over the land 'Terra Australis', role of public servant, freedom of protection and the law and notice of contract and the crimes act, inalienable God given rights ,the constitution of the

under Duress , this is harassment, All offer contact, proceedings, jurisdiction, assumption ,presumption have been declined , rejected

No Contact means =Stay Away

By 'Rocco: of the family:"Toldo" (Affiant) Page 68 of 90

transfer of Knowles of guilt of treason and fraud to each living man and woman of each department in this matter and for ever more into each other department over all matters that may arise.

All rights reserved with out recourse and stand in lawful Honour with our creator and this land (Earth),

sent by post "RPP 21 05700 05300 25540 58602", all subject to 1st notice , 21/05/2022 ,copyright ,affidavit Served 21/5/2022 1st notice ,evidence and question sent 22/05/2022,proof of no authority 23/05/2022 2st notice ,default statement of account invoice 24/05/2022, notice of intent reminder of payment, 5/6/2022,returned declined ,23/05/2022 cease, and desist, final notice estoppel 28/05/2022, ,which is all stated that it binding its a legal liability 3st Payment Reminder and Default 15/06/2022, payment notice of Default Payment,Department's Declined 2st notice of legal liability, were also breach of continued letters in mail ,"21/9/22"Impending Action ,21/7/2022 .

are now to cease and desist Immediately .all offers ,rates,notice,,suggestion demand ,orders,brief have been rejected,declined and returned , all access and contact has been revoked ,

as dated by notice the member of FCRC failed to responded correctly to rebut time frame or provide factual evidence to the evidence and fact sent, by tacit acquiescence which was stated that everyone Joining that connected "FCRC,Fraser coast Regional council" by tacit acquiescence have consented by default by not following instructions of the 1st notice in 2022, that dated , and not make payment, and number of violation the laws and some legalisation or act over property ,

council "FCRC,Fraser coast Regional council",and "Ken Dieham " Board members of directors each member name on notice and the board and "Sheree Angove", and "CLH Lawyers", will be liable for any financial loss, harm if this tort continues,

Outstanding Payment must be paid in full .

Queensland Courts do not have Crown authority to hear any case as they are not courts under Clause 5 of the *Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted*, hence all who stand before those courts are innocent.

"Queensland Courts" which are under the Public Functionary Seal with NO Crown Authority, and are part of "Australian Courts" under the Australia Act 1986 Commonwealth.

I am providing all public official and public trustee, further facts pointing to misprision of treason.

Objection to the email reply on 17/03/2023 Friday march", by "Sheree Angove" at "CLH Lawyers", Trying to not acknowledge evidence of the fact and truth makes each Complicate to a crime, of Treason , Fraud, Extortion", and cant deny the facts, and :Rocco', will not engage or make trade with criminals , treasonous , in the act of their malfeasance and treason of a "business departments acting like government or council", and

human rights, united nation treaty, personage and discrimination to the living identity", aiding and abetting ", makes all claims null and void ",

Invalid legislation act, not operating in law or royal law, no royal assent seal,

They private policy with copyright not public, only for their employers

To claim "Council", "FCRC, Fraser coast Regional council" and "Sheree Angove", and "CLH Lawyers", is not liable is to state they above the law, is already evidence of the crime,

Interesting claim to read all evidence of proof sent on Friday to come to the conclusion in few short space of hours, when you are not a court of jury of 12", to denial the fact of treason made on the "people of the common wealth of Terra Australis" property under fee simple,

then to read the lawful document sent over the course of the year of 2022, to rebutted affidavit of fact which is over 70pages of fact,

By 'Rocco: of the family:"Toldo" (Affiant) Page 69 of 90

Evidence of law and legislation, of the number of violation conducted by the members of "FCRC, Fraser coast Regional council" sent The fact of referendum over the years in the land of Terra Australia, of the first national, which "Australia and local government", have no authority to operate on this land.

Abuse to continue and arrogant not respecting human rights Australia Constitution 1901 inalienable right to choose which contract and fee to pay,

Not accepting the evidence provided is preventing the course of justice then committing perjury.

And to continue in unlawful direction of force to the fact which is malfeasance in public duty/Treason/crime to law of this land,

"the high court of Australia" has ruled a department with "abn "is not government and can not make laws.

there is no need to debate as it all in the Australia commonwealth constitution 1901 on how laws are to be made .

the use of the living name, the corporation Registered Name, and documents for any official Capacity or legal/lawful intent or negative capacity with a second/third party use with out consent or permission of the living man: Rocco', is copyright /Trademark, intellectual property", violation costing each \$10 000 000 000", with out permission \$250 000", on top each breach plus "\$10 000-\$15 000 for each word of the name, as stated by fee listed and copyrighted agreement, Which have been recorded and filled public and served to appropriate key members in the corporation acting government departments,

no consent to proceeding this matter is Null and void and is abuse and force against the law,"we the People", and breaking the rules in the de facto legalisation/act/code that only for government departments and international laws.

in each of their legal/lawful/private personal commercial liability

- I\_:Rocco', a living man have transferred the guilt of knowledge of Treason to "you",
- \_ "Sheree Angove and ,"CLH Lawyers" \_ "FCRC, Fraser coast Regional council" and to your and to all Past, Present, Future , heirs and successors.

#### Finally Warring .



treason carries life in prison,

CRIMES ACT 1914 - SECT 15GE mentions the following actions

Crimes Act 1914 into the Criminal Code, replaced the death penalty with life imprisonment

CRIMES ACT 1914-1973 — SECT. 24AA.

Treachery

Inserted by No. 84, 1960, s. 24.

By 'Rocco: of the family:"Toldo" (Affiant) Page 70 of 90

24AA. (1) A person shall not-

- (a) do any act or thing with intent-
- (i) to overthrow the Constitution of the Commonwealth by revolution or sabotage; or
- (ii) to overthrow by force or violence the established government of the Commonwealth, of a State or of a proclaimed country; or

Treason has been variously described as 'the most heinous of all crime^', an offence of 'unparalleled gravity'; and 'the gravest crime

Treason is an offence under section 80.1 of the Criminal Code Act 1995 (Cth) which carries a maximum penalty of life in prison.

To establish the offence

Crimes act 1914 sec 85

- A person shall not intentionally cause to be carried by post an article that consists of, encloses or contains a controlled drug, or a controlled plant, within the meaning of Part 9.1 of the Criminal Code. Penalty: Imprisonment for 2 years
- (2)

crimes act s85 extortion,

extortion in law?

What is Extortion. Extortion is a crime in which one person attempts to force another person to do something against his will. Extortion is used to force the victim to give property or money to the perpetrator, or to take some action, such as giving someone a promotion, or voting for something

CRIMES ACT 1900 - SECT 99

Demanding property with intent to steal

- 99 Demanding property with intent to steal
- Whosoever, with menaces, or by force, demands any <u>property</u> from any <u>person</u>, with intent to steal the same, shall be liable to imprisonment for ten years.
- (2) A <u>person</u> is guilty of an offence under this subsection if the <u>person</u> commits an offence under subsection (1) in the company of another <u>person</u> or <u>persons</u>. A <u>person</u> convicted of an offence under this subsection is liable to imprisonment for 14 years.
- 1A) The <u>Penalties and Sentences Act 1992</u>, section 161Q also states a circumstance of aggravation for an offence against this section.
- (2) It is immaterial that—
  - (a) the demand or <u>threat</u> is made in a way ordinarily used to inform the public rather than a particular person; or
  - (b) the threat does not specify the detriment to be caused; or
  - (c) the <u>threat</u> does not specify the person to whom the detriment is to be caused or specifies this in a general way; or

Example-

- a <u>threat</u> to cause a detriment to the public or any members of the public
- (d) the detriment is to be caused by someone other than the demander.
- (3) A reference to making a demand includes causing someone to receive a demand.

By 'Rocco: of the family:"Toldo" (Affiant) Page 71 of 90

(4) A reference to a <u>threat</u> to cause a detriment to any person other than the <u>demander</u> includes a statement that gives rise to a <u>threat</u> of detriment to the other person.

346 (1) Every one commits extortion who, without reasonable justification or excuse and with intent to obtain anything, by threats, accusations, menaces or violence induces or attempts to induce any person, whether or not he is the person threatened, accused or menaced or to whom violence is shown, to do anything or cause anything to be done.

# Final Warning Cease and Desist

and its members and any third party connection,

are not to come in contact or engage the Biological living man 'Rocco', of the house "Toldo", or the "Corporation NAME", ROCCO TOLDO", over this matter or related matters as it been settled there is no contact by email ,phone, text, Letters, Court, orders, videos, assumption, Acts, statues, legislations, Last final warning any breach of Notice , Crimes Act 1914 our inalienable protection of rights or deception of any kind

Cease and Desist immediate!

In addition, as principal and executive beneficiary of the non-living Cestui Qui Vie estate/trust "Rocco Toldo, I, the living man, 'Rocco', of the family "Toldo", reserve all rights to take lawful remedy, in any lawful and/or legal manner in which :Rocco' choose, against Each living man/woman acting as "person", the living woman known as "Sheree Angove", and the Business, "CLH Lawyers", and "FRASER COAST REGINAOL COUNCIL" CEO,Board of members/Directors, in each of their "personal and private commercial lawful/legal "capacity should any fail to adhere to each and every direction and instruction contained in this "Notice of Treason", Cease and Desist, revoked access, declined notice

Have seven days to make payment no later then 27/03/2023 Monday march"or will be in default

no need to reply or correspondence as the fact of evidence speak for it self ,only follow instruction given by each notice and this notice ,

All correspondence have a application fee just for review

in each legal/lawful/private personal commercial liability

I \_: Rocco', a living man \_ have transferred the guilt of knowledge of Treason to "you",

\_ "Sheree Angove" and ,"CLH Lawyers", and to your heirs and successors, present and future are now to cease and desist Immediately .all offers ,rates, notice,, suggestion demand ,orders, brief have been rejected, declined and returned , all access and contact has been revoked

Copyrighted/Trademark protected

No assured value, No liability. Errors & Omissions Excepted.
All inalienable/legal/lawful/lore/commercial/ divine Rights Reserved.

UCC1-308

Errors & Omissions Excepted

"WITHOUT PREJUDICE – Dishonour -WITHOUT RECOURSE – NON-ASSUMPSIT

FREEDOM TO BE-

By 'Rocco: of the family:"Toldo" (Affiant) Page 72 of 90

18/03/2023 "Sheree Angove" Invoice 01:Shag001

Fee Scheduled:" All Entities living and Corporate: "CLH Lawyers", know as " CLH LEGAL GROUP PTY LTD" ABN: 22 096 845 117 ACN: " and its members each to pay

Name: "Sheree Angove"

Payment paid to Living man 'Rocco' family house"Toldo" Invoice Statement demand Payment Bill of Exchange 1882/1909

Non Negotiable -This is Binding

Fees:

invoice 1 Shag001 Fees are Triple x3 with 15% interest

\$6 000 000 000 joiner fee Payment due later processing fee per page \$15,000 min 5 pages = = \$75,000 per hour of time on top per page \$3600 min 4hrs = \$14,400 \$25,000 x 3 ignoring of notice / letters = \$75,000 \$30 000 = \$30 000 violation forcing abuse \$30 000 = \$30 000

= \$224,400

Fees are Triple x3

= Total = = \$ 673,200

> "Six hundred seventy Three thousand Two-hundred ,AUD , Australian Dollar ", Tax Free

All fees are payable in 7 days ,final payments at Twenty One (21) days of date of invoice is received, as evidenced. Total due in 21 days. Overdue accounts may incur further charges,

You may only use my name when sending payment. Late payment Fee of A\$1,500.00 & interest per day.

Thank you for your business.

Without malice or mischief, in sincerity and honour

Yours sincerely By: Roco

By: Sovereign®™Rocco of the family: "Toldo" Authorised Agent and Representative for © "ROCCO TOLDO", ™

Copyrighted/Trademark protected No assured value, No liability. Errors & Omissions Excepted. All inalienable/legal/lawful/lore/commercial/ divine Rights Reserved. a the crook to be

> UCC1-308 Errors & Omissions Excepted

"WITHOUT PREJUDICE - Dishonour -WITHOUT RECOURSE - NON-ASSUMPSIT

Calls maybe recorded

By 'Rocco: of the family:"Toldo" (Affiant) Page 73 of 90

18/03/2023

"CLH Lawyers"

Fee Scheduled:" All Entities living and Corporate: "CLH Lawyers", know as " CLH LEGAL GROUP PTY LTD"

ABN: 22 096 845 117 ACN: " and its members each to pay

Name: "CLH Lawyers" CEO/Directors /Trustee",

Payment paid to Living man 'Rocco' family house"Toldo" Invoice Statement demand Payment Bill of Exchange 1882/1909

Non Negotiable -This is Binding

Fees:

invoice 1 CLH0001

Fees are Triple x3 with 15% interest

\$6 000 000 000 joiner fee Payment due later

processing fee per page \$15,000 min 5 pages = = \$75,000 per hour of time on top per page \$3600 min 4hrs = \$14,400ignoring of notice / letters \$25,000 x 3 = \$75,000 violation \$30 000 = \$30 000 forcing abuse \$30 000 = \$30 000 = \$224,400

Fees are Triple x3

= Total = = \$ 673,200

"Six hundred seventy Three thousand Two-hundred ,AUD , Australian Dollar ",

#### Tax Free

All fees are payable in 7 days ,final payments at Twenty One (21) days of date of invoice is received, as evidenced. Total due in 21 days. Overdue accounts may incur further charges,

You may only use my name when sending payment.

Late payment Fee of A\$1,500.00 & interest per day.

Thank you for your business.

Without malice or mischief, in sincerity and honour

Yours sincerely By: Roco

ATRECOM OF

By: Sovereign®™Rocco of the family: "Toldo"

Invoice 01:"CLH0001"

Authorised Agent and Representative for © "ROCCO TOLDO", ™

Copyrighted/Trademark protected No assured value, No liability. Errors & Omissions Excepted. All inalienable/legal/lawful/lore/commercial/ divine Rights Reserved.

> UCC1-308 Errors & Omissions Excepted

"WITHOUT PREJUDICE - Dishonour -WITHOUT RECOURSE - NON-ASSUMPSIT

Calls maybe recorded

By 'Rocco: of the family:"Toldo" (Affiant) Page 74 of 90

22/03/2023

Statement of Claim account - Invoice extra

Fee Scheduled: " All Entities living and Corporate:

"Ken Dieham"CEO", at "FRASER COAST REGINAOL COUNCIL"

ABN: 19 2778 506 89 ACN: " and its members each to pay

Name: "Ken Dieham, Chief Executive Officer, Director, In your Private personal commercial legal/lawful capacity',

Payment paid to Private Living man 'Rocco' family house"Toldo"

Name :"Rocco Toldo" :

Non-Negotiable-Tax Free

Bill of exchange act 1901, demand for payment

Out standing payment

Triple fee = Total = 166,576,678.1

one hundred sixty six million five-hundred seventy six thousand six hundred seventy eight and ten cents ,AUD

Fees:

extra

fees are Triple x3

with 15% interest

joiner fee	Payment due later	\$6 000 000 000
processing fee per page	\$15,000 min 5 pages	= \$75,000
per hour of time on top per page	\$3600 min 5 hrs	= \$18,000
ignoring of notice / letters	\$25,000 x 3	= \$75,000
violation	\$30 000	= \$30 000
incorrect use of Name each time		= \$10 000
not correcting the name		= \$15 000
dishonest		= \$10 000
privacy		= \$380 000

Trespass /invasion of life (written)

invalided response \$10,000 daily late fee \$5 000 total \$603,000

late fee 15% \$90,450
= \$693,450
rate is set to 3x Triple , Total = \$-52,080,350 00

"Two million and eighty thousand and three hundred and fifty Australian Dollar"

Non - refundable

Non-Negotiable-Tax Free

Bill of exchange act 1901, demand for payment

outstanding	-\$168,657,028.010
joiner fee	-\$6 000 000 000
current bill	-2,080,350 000
full total of lien of claim	-\$176 737 378 000

one hundred seventy six million seven hundred thirty seven thousand three hundred and seventy eight Australia dollar,

All fees are payable in 7 days, final payments at Twenty One (21) days of date of invoice is received, as evidenced. Total due in 21 days. Overdue accounts may incur further charges,

You may only use my name when sending payment.

Late payment Fee of A\$1,500.00 & interest per day.

Thank you for your business.

Without malice or mischief, in sincerity and honour

By: Sovereign®™Rocco of the family: "Toldo' Authorised Agent and Representative for ® "ROCCO TOLDO", ™

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

All Rights Reserved. UCC1-308

Errors & Omissions Excepted

WITHOUT PREJUDICE - WITHOUT RECOURSE - NON-ASSUMPSIT

Calls maybe recorded



Fee Scheduled :Payment paid to :"Rocco Toldo" : the living man:Rocco

Fees:

Breach of conditions , rights unlawful acts ignoring of notice / letters \$25,000 processing fee per page \$15,000 per hour of time on top per page \$3600 Time per hour \$3600 (liability at not limited and double 21days \$6,000,000 ) (plus interest per month

damages of any kind , from \$280,000-\$2 000 000

late fees per week plus interest 15% \$8000 misleading response plus interest 15% \$8000 incorrect use of Name each time \$10,000 Contact by phone ,text,email,letter,person \$5500 \$10 000 000 CopyRight, TradeMark flat rate unlawful breach of any kind, Disclosure \$250 000 Copyrighted, Trademark , Audio, Image , logo', \$250 000 \$10 000 CopyRight, TradeMark use'per word '1st name' CopyRight, TradeMark use'per word '2<sup>nd</sup> name' \$10 000 CopyRight, TradeMark use'per word 'middle' \$10 000 Offspring name add extra per word use \$8 500

plus incurring fees or cost bill at invoice

Court Process and plus interest , time from \$5,000 000 a month or Arbitration

Court Appearance a day \$150 000 or Arbitration

Court Time per hour \$25 000 + \$5000 a hour in court or Arbitration

Trespass from \$180,000 -\$2,000000

Entry Application Fee non Refundable \$850

Private / Corporate for application \$2700 / 3600

Warrants , Interim , \$150 000

Documents ,serving, notice \$16 000

misleading,misconduct ,fraudulent \$6000-10000

Counter Claims x2

Questions each / Refusing Decline \$800 / \$6000

unwanted Mail, fines, fees delivered \$15 000 each person each time

legal Mail/Resisted mail, email, delivered \$20 000

see processing fees

Repeated Words \$8000

Seeking Conditions orders \$50 000 each person each week

Please be advised that these are my fees only and that further compensation from your insurance bonding as well as liens on your personal assets will also be required should you continue to harass and intimidate . Failure to confirm ALL correspondence by wet ink signature and in writing only will be construed as your non-response which is acceptance . All correspondence must be labelled with full names, titles, and the name and address of your office.

Be advised new prices and items can be added updated yearly or Doubled/Tripled when required with out notice also keep in mind attempts to contact, engage will incur fees (missed calls, Private numbers, mail, email) If not paid commercial Liens will take affect

be paid in Silver -This is base price Regardless of market downturn direction

pure refine silver .999 Live Metal Spot Price

Charges under Un-rebutted Agreement via Tacit or for breaking our Agreement,

This Affidavit of Fee Schedule is a schedule of mandatory fees instated by the Secured Party and Creditor, Authorised Signatory, Attorney-in-fact on behalf of © em. I, Free National Rocco', do hereby set forth fees to be instated in any business dealing with Free National Rocco'®™, for any business conducted relevant to this schedule. Fees are due and MUST be paid before said business can commence. In the event that invoicing becomes necessary, invoiced amounts are due fifteen days after day of receipt. If said fees are not met, it is the right of the Secured Party and Creditor, Free National Rocco¹®™, to refuse or void any form of business interaction and/or transaction. Fees are subject to change at any time without prior notice. Secured Party and Creditor, Free National Rocco, is the only authorised soul to alter, void, and/or enforce said fees and may do so at any time.

Extra Fee Schedule on top ,Debtors are responsible for any Tax obligations resulting from the discharge or cancellation of any debts, as well as earned income resulting from accepted settlements.

Any further invalid claims against "ROCCO TOLDO"™(C) ant he living man : Rocco', and/or attempting to contact the Authorised Representative by mail, mobile phone and/or telephone will constitute the agreement of to the following Fee Schedule:

Company > to the following Fee Schedule:

- A\$5500.00 (Five-thousand-Five- Hundred Australasian Dollars) per invalid claim in writing, nunc pro tunc,
- A\$5500.00 (Five-thousand-Five- Hundred Australasian Dollars) per letter and/or notice sent by recorded mail, nunc pro tunc.
- A\$5500.00 (Five-thousand-Five- Hundred Australasian Dollars) per hour or portion thereof, of the Authorised Representative's time, nunc pro tunc,
- A\$5500.00 (Five-thousand-Five- Hundred Australasian Dollars) per attempt to contact by telephone and/or mobile phone.
- A\$5500.00 (Five-thousand-Five- Hundred Australasian Dollars) per unauthorised © or ™ infringement.

All fees are payable in 7 days, final payments at Twenty One (21) days of date of invoice is received, as evidenced. Total due in 21 days. Overdue accounts may incur further charges,

You may only use my name when sending payment.

Late payment Fee of A\$1,500.00 & interest per day start on 7th day ,Plus 15% weekly

Thank you for your business.

Without malice or mischief, in sincerity and honour

Yours sincerely ©™By: Rocco:

By:©™Rocco of the family: Toldo

Authorised Agent and Representative for ©™ROCCO TOLDO 80 C C O

Copyrighted/Trademark protected No assured value, No liability. Errors & Omissions Excepter All inalienable/legal/lawful/lore/commercial/ divine Rights Res \* recessor to be UCC1-308

Errors & Omissions Excepted

"WITHOUT PREJUDICE - Dishonour - WITHOUT RECOURSE - NON-ASSUMPSIT

3

#### Final notice of warring

Office found

Notice to Principals is Notice to Agents heirs and successors past present and future

Cease and Desist

Non-Negotiable Self-Executing Contract This is binding



on the day "19/03/2023"

Reference Number: "FCRC4655 "Ken Dieham - LIEN- FCRC001 FCRC001

Served in the legal/lawful/private personal commercial liability"

"CEO", Ken Dieham"

Notice of breach of Notice/privacy

Notice To Individual ,Natural Living Soul Is Notice To All Human Beings, and Man kind Writ of Notice

This is NOT a complaint, a query, a request for a statement/agreement and is NOT to be treated as one. By doing so, will agree to pay A\$15,000.00 in damages, Please use the Correct format.

Do not refer to me as Mr/Mrs/Ms or any title, which is a legal fiction and "Capital Name" this is Personage. By doing so, will also agree to pay From A\$8,000.00 in damages, Names are Copyrighted, Trademarked will incur fees.

writing with the peace & Honour and Power of our Creator and Saviour of Heaven and earth, Flesh, blood & spirit, inform you that I the living man 'Rocco' of the family name "Toldo" am the living Man with flesh blood and soul alive and redeemed under Christ of the kingdom of heaven and earth.

I:Rocco', the living man the "Claimant, Creditor", formal inform you with this notice by decree

to the living man the "Respondent, Debtor", "Ken Dieham", acting as "Person in the role of "CEO", at "FCRC, Fraser coast Regional council "

to inform and put on notice: Breach of notice and privacy

as the ,"FCRC,Fraser coast Regional council " is a Business acting as a de facto government department", making all claim and documents null and void ,and still took on the role and duties of public servant subject to 'Constitution of the commonwealth of Australia ",gazetted in 1901',and Queensland constitution 1867 on the land of Terra Australis, Corporation act 2001 have acted above and beyond its powers ,

under who's claimed authority do "(you, "ken dieham"), have a claim of right to act against the notice's or privacy served to "(you, "ken dieham"), as "CEO", and the "FCRC, Fraser coast Regional council ", department to share any private details that held in Private Trust, to another entity or Flesh outside the permission and consent of the living flesh :Rocco', representative of the entity name "ROCCO TOLDO", body Corporation", which is all was revoked and declined, this is a tort, act of war, a crime of invasion and trespass of :Rocco', peace harmony and Private inalienable right of life, this is misconduct and abuse of The, "CEO", Board of members and fiduciary and public role that was entrusted to conduct for the people of the Fraser coast community and we the people of the commonwealth of the land that has been seen to misrepresent

Treatise of law on conversion – anyone who connects private property to public franchise (fiction,corporate,Person,Registered capital name), connecting it with ABN ,TFN, Lot NO, fiction title )with out consent is

conversion an intentional tort consisting of taking with the intent chattel ownership inconsistent with the real owners right of possession Theft to take or demand over something that not owned by the one making the demand, the property is in "Castle law"FEE SIMPLE", Fee Simple",

this land is free......so council is" EXTORTING", Extorting", money for rates acting as they own the property and the land which have no lawful claim !.

Failure to correctly identify each notice that was provided by the private Trust of the living man :Rocco', or sign every

document in wet ink that is sent by "FCRC", for demand of money /Taxes/rates/services/usage",in line of a contract ,by the living: 'Rocco', and 'Ken Dieham", to sign , will be used as evidence that the member claiming to be lawful department of local council are not who they say they are, that they attempting to deceive the Sovereign Beneficiary, and that each are attempting to impersonate a Commonwealth Public Official, contrary to Law.

Violation to :Crimes act 1900/1914 criminal code 1899,1995, Geneva convention act, Bill of exchange ,negotiable instrument, property law, (equity /trust/contract law), human rights, divine law/lore, privacy act 1988, UPU, UCC, Corporation 2001 Act, Australia constitution 1901, Bills of right,

Resolve the issue, make payment, don't engage, remove all details, not in public in private, can be taken into mediation / arbitration, then: Rocco of his choice use a lawful court of his choosing for time place, cost incur,

new statement of claim as been issues for the currant misconduct with reminder of outstanding payment still owing the the living man :Rocco,

the living man:Rocco', has inform and

Transfer the knowledge of treason extortion coercion fraud to the living man "Ken dieham " private/public/personal/commercial/legal/lawful capacity .

Non-Negotiable Final Warning Cease and Desist

and its members and any third party connection,

are not to come in contact or engage the Biological living man 'Rocco', of the house "Toldo", or the "Corporation NAME", ROCCO TOLDO", over this matter or related matters as it been settled there is no contact by email ,phone, text, Letters, Court, orders, videos, assumption, Acts, statues, legislations, Last final warning any breach of Notice , Crimes Act 1914 our inalienable protection of rights or deception of any kind Cease and Desist immediate!

Written permission is required for the express use of my "LEGAL NAME", and Estate Name, Domicile (Address)", and :Rocco', do not authorise its use by Any member of any departments or any of your AGENTS/ third parties.

This Contract is legally and lawfully Binding And Non-Negotiable and is activated And Subscribed To Automatically By The Respondent Named In Due Course By All Names Respondents and all Employees, Third Parties, Agents, Or Representatives.

All Rights Reserved Without recourse , :Rocco', Reserve the Right to Alter any fee Schedule at any time at the Discretion or Discharge

and settle any matter brought forward to ;'Rocco', the Sovereign Beneficiary of the Kingdom of Heaven and Earth and of this land 'commonwealth of Australia,'on the Land Terra Australis',

Free living National :Rocco', 1<sup>st</sup> First Lien Holder, Paramount Security Interest Holder, Holder in Due Course, for Free living National :Rocco', ©e™, Free National :Rocco', "ROCCO TOLDO", ©e™, and any and all derivatives thereof.

## Law of Nature

The Law of Nature is that which God, the Sovereign of the world, has prescribed to man not by any formal promulgation but by the internal dictate of reason alone. It is discovered by a just consideration of the agreeableness of human actions to the nature of Man, and it comprehends all the duties which we owe either to the supreme being, to ourselves, or to our neighbours as reverence to God, self-defence, temperance, honour to our parents, benevolence to all strict adherence to our engagements, gratitude, and the like. In the Constitution for the commonwealth of Australia, on the land Terra Australis, "The enumeration in the constitution of certain rights shall not be construed to deny or disparage others retained by the People."

irrevocable estoppel by acquiescence, barring the bringing of charges under any statute/regulation/act or legal action against the living :Rocco', or the Body corporate Name "ROCCO TOLDO", or family, or guest, or another People. Failure to honour this lawful notice will make each of the People acting as

federal/state/local/County/council/city/municipal/corporation employees liable for any sum of issued in ounces of . 999 pure gold or Silver or its equivalent in Federal Reserve Notes plus any fee schedule, starting from "One million ", dollar ,fiat ,gold/silver/land

and such sum will be required to be paid to Free living National :Rocco', © <sup>®™</sup>, upon the receipt of the Statement Invoice claim', and by its assigned due day with in seven days.

2

I, Free National Man: Rocco', © \*\*\*, affirm, attest, declare and state under penalty of perjury under the laws of the our Creator and of the land 'Terre Australia' without the "Australian" and State ", Corporation that the foregoing is true and correct.

Without prejudice and Respectfully submitted,

As a peaceful man desiring to avoid conflict and live lawfully with All inalienable freedoms, I am providing you with this Fee Schedule and Remedy for Protection from Federal/State/County/City/Council/Municipal/Corporation Employees as a courtesy to you and as a remedy should you decide to trespass upon :Rocco' of the house "Toldo", or any asset /property/estate "or my Family and tribe. Failure to know or obey any/all of your thousands of corporate regulations does not constitute a crime absent a victim, damaged property, or fraud (A.K.A. corpus delecti).

Yours sincerely

©™By: Rocco:

under duress

By:©™Rocco of the family: Toldo Authorised Agent and Representative for ©™ROCCO TOLDO,

Copyrighted/Trademark protected
No assured value, No liability. Errors & Omissions Excepted.
All inalienable/legal/lawful/lore/commercial/ divine Rights Reserved.
non-vexatious ,UCC1-308
"WITHOUT PREJUDICE – Dishonour -WITHOUT RECOURSE – NON-ASSUMPSIT
Calls maybe recorded.

Maxims

Quae ab initio non valent, ex post facto convalescere non possunt.

Things invalid from the beginning cannot be made valid by a subsequent act.

Black's Law Dictionary, 8th Edition, 2004, Page 5378.

Relatio est fictio juris et intenta ad unum.

Relation is a fiction of law, and intended for one thing.

Coke explains, "Relatio is a fiction of law to make a nullity of a thing ab initio"; obstacles are removed for the one purpose, ut
res magis valeat, that the matter have effect. 3 Coke 28.

Black's Law Dictionary, 8th Edition, 2004, Page 5396,

Dolo malo pactum se non servabit.

A pact made with evil intent will not be upheld.

. This maxim is sometimes written

Dolo malo pactum se non servaturum

(meaning "an agreement induced by fraud will not stand").

Black's Law Dictionary, 8th Edition, 2004, Page 5285.

actio de dolo maloc a (ak-shee-oh dee doh-loh mal-oh).Roman law.

An action of fraud. • This type of action was widely applied in cases involving deceitful conduct. — Also termed actio doli. Pl. actiones de dolo malo.

Black's Law Dictionary, 8th Edition, 2004, Page 76.

Fictio cedit veritati; fictio juris non est ubi veritas.

Fiction yields to truth; where the truth appears, there is no fiction of law.

Black's Law Dictionary, 8th Edition, 2004, Page 5298.

Fictio est contra veritatem, sed pro veritate habetur.

Fiction is contrary to the truth, but it is regarded as truth.

Black's Law Dictionary, 8th Edition, 2004, Page 5298. Fictio juris non est ubi veritas. Where truth is, fiction of law does not exist. Black's Law Dictionary, 8th Edition, 2004, Page 5298.

FICTIO JURIS fictio juris. See LEGAL FICTION.

Black's Law Dictionary, 8th Edition, 2004, Page 1860.

LEGAL FICTION legal fiction. An assumption that something is true even though it may be untrue, made esp. in judicial reasoning to alter how a legal rule operates; specific., a device by which a legal rule or institution is diverted from its original purpose to accomplish indirectly some other object.

By 'Rocco: of the family:"Toldo" (Affiant) Page 80 of 90



10/6264, MC10/8705

no HL 2016

11

Brunswick Heads NSW 2483

Dear Mr Thompson

I refer to your letter received on 10 June 2010 regarding the 1988 referendum.

In 1988, four proposals to amend the Constitution were put to voters in accordance with section 128 of the Constitution. One of those proposals sought to give constitutional recognition to local government but the proposal was not carried.

The Constitution does not currently recognise local government. Any change to the Constitution to recognise local government would need to be approved by voters at a referendum. The Government will continue to explore reform, including constitutional recognition, to facilitate cooperation with local government.

Yours sincerely

Robert McClelland

By 'Rocco: of the family:"Toldo" (Affiant) Page 81 of 90

## Queenslanders are too dumb to know the difference







By the people

treason carries life in prison,

"commonwealth of Australia constitution gazetted 1901"

Every State shall make provision for the detention in its prisons of persons accused or convicted of offences against the laws of the Commonwealth, and for the punishment of persons convicted of such offences, and the Parliament of the Commonwealth may make laws to give effect to this provision

CRIMES ACT 1914 - SECT 15GE mentions the following actions

Crimes Act 1914 into the Criminal Code, replaced the death penalty with life imprisonment

CRIMES ACT 1914-1973 - SECT 24AA.

Treachery

Inserted by No. 84, 1960, s. 24.

24AA. (1) A person shall not-

(a) do any act or thing with intent-

- (I) to overthrow the Constitution of the Commonwealth by revolution or sabotage; or
- (ii) to overthrow by force or violence the established government of the Commonwealth, of a State or of a proclaimed pountry; or

Treason has been variously described as 'the most beingus of all crime'' A an offence of 'uncaralleled gravity'; and 'the gravest crime

Treason is an offence under section 80.1 of the Criminal Code Act 1995 (Cth) which carries a maximum penalty of life in prison

To establish the offen

Crimes act 1914 sec 85

(1) A person shall not intentionally cause to be carried by post an article that consists of, encloses or contains a controlled drug, or a controlled plant, within the meaning of Part 9.1 of the Criminal Code . Penalty: Imprisonment for 2 years

(2)

crimes act s85 extorta

stortion in law?

What is Extertion. Extertion is a crime in which one person attempts to force another person to do something against his will. Extortion is used to force the victim to give property or money to the perpetrator, or to take some action, such as giving someone a promotion, or voting for something

CRIMES ACT 1900 - SECT 99

Demanding property with intent to steal

-5

- 99 Demanding property with intent to steal
- (1) Whoseever, with menaces, or by force, demands any <u>property</u> from any <u>person</u>, with intent to steal the same, shall be liable to imprisorment for ten years.
- (2) A person is guilty of an offence under this subsection if the person commits an offence under subsection (1) in the company of another person or persons. A person convicted of an offence under this subsection is liable to imprisonment for 14 wears
- 1A) The Pengities and Sentences Act 1992, section 1610 also states a circumstance of aggrevation for an offence against this section.
- (2) it is immaterial that-
  - (a) the demand or threat is made in a way ordinarily used to inform the public rather than a particular person; or
  - (b) the threat does not specify the detriment to be caused; or
  - (c) the threat does not specify the person to whom the detriment is to be caused or specifies this in a general way; or Example
    - a threat to cause a detriment to the public or any members of the public
  - (d) the detriment is to be caused by someone other than the demander.
- (3) A reference to making a demand includes causing someone to receive a demand.
- (4) A reference to a threat to cause a detriment to any person other than the demander includes a statement that gives rise to a threat of detriment to the other person.
- 346 (1) Every one commits extortion who, without reasonable justification or excuse and with intent to obtain anything, by threats, accusations, menaces or violence induces or attempts to induce any person, whether or not he is the person threatened, accused or menaced or to whom violence is shown, to do anything or cause anything to be done.

By 'Rocco: of the family:"Toldo" (Affiant) Page 82 of 90

# twelfth (12th) Day of May 2022, Registered post 'RPP 21 05700 05300 25540 58602", and emailed all subject too

#### Council breach dates'

## Returned mail offer declined

rates on 22/7/22 July Friday 9/9/22 15/8/22 Monday / return to sender / 5/10/22 phone call at 10am 9/8/22 Tuesday august 7/11/22

Gavin or Gary from rates year of 2023

 8/9/22
 18/1/23

 sent letter back another violation
 23/2/23

 5/10/2022
 8/3/23

unopened another violation

**FCRC Business** 

## only charged for 4 breaches

FCRC", Fraser Coast Regional Council ", KEN Deihan', CEO, Board of council members to pay Still owned from 6 incidents =\$ 60 million dollar for each =\$ 360 000 000 AUD Dollar

Three Hundred sixty million Australian Dollar

statements of claim as 26/03/2023" extra claim for Violation breach of mail

Payment Reference: FCRC001

Bill of exchange 1882,1909, demand for payment

now added to over due payment

Non – Negotiable

pay to the living man Rocco', Tax Free '.

**Immediately** 

Sarah Mizon = \$23,288,339.10

"MS T Church = \$23,288,339.10

"Sheree Angove" lawyer = \$673,200.00

CLH Lawyers = \$ 673,200.00

Board of members of Directors each = \$23,288,339.10

"Ken Dieham"CEO", = \$176 737 378 000"

Total = \$177,551,877,876.3 Billion dollar Australian

= \$ 743,288,339,00

By 'Rocco: of the family:"Toldo" (Affiant) Page 83 of 90

## Important "Ken Diehm", "Ms T Church



rocco toldo <bluesilver@live.com.au>

22/05/2022 2:00 PM

To: enquiry@frasercoast.qld.gov.au

#### Save all attachments



Affidvait-Rocco-Freedom purple... 1.44 MB



ALL-Referendum-Results.pdf 606.48 KB



Den Dieham notice to council... 557.67 KB



noaurthouirtyproof.pdf 68.98 KB



Roccos copyright trademark... 993.53 KB



signedoathrocco.pdf 1.1 MB

Private and confidential

"Asap"

Hard copy will be sent of Letter and Affidavit From the living man 'Rocco"

Sent from Mail for Windows

## Re: Important "Ken Diehm", "Ms T Church, Sarah Mizon



rocco toldo <bluesilver@live.com.au>

25/05/2022 2:51 AM

To: FCRC Rates

## Save all attachments



2nd notice to council.pdf 490.72 KB



FCRC Rates letter RETURNED... 5,94 MB



Fee Scheduled house of rocco.pdf 389.63 KB



Frasercoast\_Cease and... 502.6 KB



Invoice Fraser coast Council 1.pdf 383,21 KB

notice letter to declined claimed...



Invoice Fraser coast Council Ms... 383,37 KB



Invoice Fraser coast Council... 383.59 KB



Invoice Fraser coast Ken Dieham... 383,46 KB

Failed to provide lawful / legal Evidenced

Get Outlook for Android

776.67 KB

By 'Rocco: of the family:"Toldo" (Affiant) Page 84 of 90

## **RE: Application**



rocco toldo <bluesilver@live.com.au>

25/05/2022 8:41 PM

To: FCRC Rates



Application for engagement... 411.35 KB

Sent from Mail for Windows

From: FCRC Rates

Sent: Monday, 23 May 2022 2:12 PM

To: rocco toldo

Subject: RE: Important "Ken Diehm", "Ms T Church

There is no contract between you and Fraser Coast Regional Council, but as a property owner in the Council Region you are required to pay rates and charges on your pr interest and recovery action may be taken.

## RE: Important "Ken Diehm", "Ms T Church



FCRC Rates <rates@frasercoast.qld.gov.au>



There is no contract between you and Fraser Coast Regional Council, but as a property owner in the Council Region you are required to pay rates and charges on your properties. These rates are now overdue and accruing interest and recovery action may be taken.

For information on the Government laws please take note of the Local Government Act 2009 – Section 94 – Power to levy rates and charges and the Local Government Regulation 2012 – Reg 127.

You will also find information in both of the above Government documents regarding recovering unpaid rates and charges.

If you have any further queries, please put these in writing and address them to the CEO.

Sarah Coordinator Rates Collection & Policy

Financial Services
T (07) 4190 5824 | E sarah.mizon@frasercoast.qld.gov.au

Building better communities.



## Important Private and Confidently "Ken Dieham"



rocco toldo <bluesilver@live.com.au>

29/05/2022 1:23 PM

To: sarah.mizon@frasercoast.gld.gov.aur FCRC Rates

## "Ken Dieham" Payment Reminder



rocco toldo <bluesilver@live.com.au>

5/06/2022 12:36 AM

To: FCRC Rates; sarah.mizon@frasercoast.qld.gov.au

## Save all attachments



Invoice Fraser coast Council 1.pdf 383.28 KB



Invoice Fraser coast Council Ms... 383.08 KB



Invoice Fraser coast Council...



Invoice Fraser coast Ken Dieham... 383.52 KB



Reminder FCRC Payment .pdf 476.69 KB

Don't reply to this email unless to confirm payment

Sent from Mail for Windows

## "Ken Dieham" Payment Reminder



rocco toldo <bluesilver@live.com.au>

5/06/2022 12:36 AM

To: FCRC Rates; sarah.mizon@frasercoast.qld.gov.au

Save all attachments



Invoice Fraser coast Council 1.pdf 383.28 KB



Invoice Fraser coast Council Ms...



Invoice Fraser coast Council... 383.14 KB



Invoice Fraser coast Ken Dieham...

Reminder FCRC Payment .pdf 476.69 KB

Don't reply to this email unless to confirm payment

Sent from Mail for Windows

# Ken Dieham " 2nd Payment reminder



rocco toldo <bluesilver@live.com.au>

15/06/2022 7:27 PM

To: FCRC Rates; sarah.mizon@frasercoast.qld.gov.au



2nd Reminder FCRC... 426.64 KB

Don't reply to this email
From the Ambassador of the Kingdom of Heaven and Earth ,
The Living man :Rocco,
Sent from Mail for Windows

By 'Rocco: of the family:"Toldo" (Affiant) Page 86 of 90

Jinopiy Jinopiyaa Filoriyaa

## FW: Reminder of late Payment and impending acting



#### Ken Diehm < Ken.Diehm@frasercoast.qld.gov.au>

17/03/2023 7:29 AM

To: ambasadorkingdom@outlook.com Cc: Marion Millard; FCRC Rates

#### Save all attachments



Changed Constitutional... 179.08 KB



Criminal Seal Queensland (2).pdf 686.36 KB



Frasercoastcouncil reminder of... 1.04 MB



part of the qld political p 817.96 KB



Treason by Deception .pdf 2.71 MB

Good morning Mr Toldo,

Thank you for your email which has been referred to the Executive Manager of Financial Services to consider and respond.

Kind regards

## Ken Diehm

## **Chief Executive Officer**

Fraser Coast Regional Council

T (07) 4197 4560 | M 0438 192 082

E ken.diehm@frasercoast.qld.gov.au

From: living Rocco, Music freedom <ambasadorkingdom@outlook.com>

Sent: Friday 17 March 2023 12:25 AM

To: FCRC Rates < rates@frasercoast.qld.gov.au; Sarah Mizon < Sarah.Mizon@frasercoast.qld.gov.au; Sarah Mizon < Sarah.Mizon@frasercoast.qld.gov.au; Sarah Mizon < Sarah.Mizon@frasercoast.qld.gov.au; Sarah Mizon@frasercoast.qld.gov.au; Sarah Mizon@frasercoast.qld.gov.au; Sarah Mizon < Sarah.Mizon@frasercoast.qld.gov.au; Sarah.Mizon@frase

Some people who received this message don't often get email from ambasadorkingdom@outlook.com. Learn why this is important

Please find FCRC late payment Default notice ,

By 'Rocco: of the family:"Toldo" (Affiant) Page 87 of 90

rubbish before a Magistrate.

We will be relying on this email, your attached "notices" and any further notices received from this readily available online series in respect to costs,

We strongly suggest you obtain proper legal advise and cease reading incorrect opinions on the internet.



Sheree Angove Special Counsel | CLH Lawyers PO Box 2087 Fortitude Valley BC Qld 4006

From: living Rocco, Music

Sent: Friday 17 March 2023 12:25 AMTO: FCRC Rates; Ken Diehm; kend@frasercoast.qld.gov.au; Sarah Mizon Subject: Reminder of late Payment and Impending acting Some people who received this message don't often get email from

ambasadorkingdom@outlook.com.
Learn why this is important
Please find FCRC late payment Default notice ,
Factual evidence martial to read and learn
Knowledge of facts or treason has been transferred to
the living man Ken Dieham ,
acting employer.CEO , Director , manger

## Re: Rocco Toldo Pay Ref 516427- 3482251



living Rocco, Music freedom <ambasadorkingdom@outlook.com>



To: Sheree Angove Cc: Maree Bramadat

Incorrect invalid response, as the legal lawful notice as stated it is agreed, non negotiable, There is only one response and that is to clarify to follow as the instructed by each notice, Do not contact all contacts is revoked All rights reserved without dishonour and Levy. Have good day

Get Outlook for Android

From: Sheree Angove <Sheree.Angove@clhlawyers.com.au>

Sent: Friday, March 17, 2023 12:12:45 PM

To: 'ambasadorkingdom@outlook.com' <ambasadorkingdom@outlook.com>

Cc: Maree Bramadat < Maree. Bramadat@collectionhouse.com.au>

Subject: Rocco Toldo Pay Ref 516427- 3482251

Good afternoon,

We act for Fraser Coast Regional Council.

Your above "notices" are not legal documents as alleged or at all. Both our client and our firm do not agree with the contents of these attachments and the others you have sent. They are of no impact or effect legally or otherwise.

Volume a liable for the rates and charge issued on your property by virtue of the registration of your ownership and in accordance with State Government legislation

By 'Rocco: of the family:"Toldo" (Affiant) Page 88 of 90

## RE: Shag001,CLH0001,FCRC4655



19/03/2023 9:51 PM

#### Save all attachments



Knowledge of facts or treason has been transferred to "Sheree Angove", and "CLH Lawyers", heirs and successors past present and future in their private /personal/commercial /legal/lawful Capacity

The ambassador of the kingdom

From the living man :'Rocco'

The representative and beneficiary of the body crop Trust

"ROCCO TOLDO" ©(TM)

All right reserved with out dishonour and recourse and levy

Make payments only Do not reply ,resend, contact, all engagement has been Revoked ,Cease and desist Non Negotiable

#### notice of writ



living Rocco, Music freedom <ambasadorkingdom@outlook.com>

12:20 PM To: Ken Diehm

Save all attachments



84.98 KB

04 Interpretation for R...

Acts Interpretation Act 1954... 260.58 KB

Coat of Arms of Queensland an...

AIA 1954 Parliament of... 536.43 KB

119.95 KB

All States Australia Acts 1985... 492.09 KB

Extracts from Justices of the Hig...

Australia security... 187,13 KB Invoice Ken Dieham Fraser coast..

Ken Dieham FCRC CEO writ... 530.71 KB

1.49 MB

Peter-joseph Affidavit.pdf 1.03 MB

Constitutional Commission..

Political Party Counterfeit... 620,47 KB

139.55 KB

More evidence and unrebutted affidavit used in this corporation land known as "Australia" served to each member of parliament and across the earth, Also notice of writ for breach of privacy and notice and new invoice for payments,

The ambassador of the kingdom

From the living man: 'Rocco'

429.41 KB

The repersantive and benifacary of the body crop Trust\*

All right reserved with out dishonour and recourse and levy

Make payments only, Do not reply , resend, contact, all engagement has been Revoked , Cease and desist

Sent from Mail for Windows

By 'Rocco: of the family:"Toldo" (Affiant) Page 89 of 90

Silence Is Consent & Tu Silencio Es Tu Consentimiento! extreme prejudice, written under duress and protest

No liability accepted with out recourse,

'Under Duress'

Our Creator and Saviour of Heaven and Earth, flesh, blood and spirit,

That keeps Accounts and Witness of any agreement and oath.

FIAT JUSTITIA, RUAT COELUM. "Let justice be done though the heavens fall"

Consent must be sought in all matters of Privately where mutuality occurs ©™ **Rocco**: of the family "Toldo", Principal Creditor,

Sui-juris, Unlimited Grantor, Authorised Agent & Representative for

beneficiary ©™"ROCCO TOLDO",

As a peaceful man desiring to avoid conflict and live lawfully with All inalienable freedoms,

Yours sincerely

©™By: Rocco:

By:©™Rocco of the family: Toldo Authorised Agent and Representative for©™ROCCO TOLDO,

under duress











Copyrighted/Trademark protected
No assured value, No liability. Errors & Omissions Excepted.
All inalienable/legal/lawful/lore/commercial/ divine Rights Reserved.
non-vexatious ,UCC1-308
"WITHOUT PREJUDICE – Dishonour -WITHOUT RECOURSE – NON-ASSUMPSIT
Calls maybe recorded.

By 'Rocco: of the family:"Toldo" (Affiant) Page 90 of 90