

# Private and Confidential. Without Prejudice.

For and on behalf of Carla Frederico houseoffrederico@gmail.com

email; <u>lan@churchillrecoverysolutions.co.uk</u> Cc: <u>pdv@churchillrecoverysolutions.co.uk</u>

Churchill Recovery Solutions Ltd. Suite 5a Stanley Grange Business Village Ormskirk Road Knowsley Village Merseyside [L34 4AR]

Sent by email Date: 17/05/2023

Your client Reference: customer Reference number: A-DA130611 Your Reference: 56537 **Our Reference: HOF\_ CRS\_IANROONEY\_001** 

## Notice of Opportunity to Withdraw

Notice to agent is notice to principal, notice to principal is notice to agent.

# DO NOT IGNORE THIS NOTICE. IGNORING THIS NOTICE WILL HAVE LEGAL CONSEQUENCES.

For the avoidance of doubt this communication does not constitute a complaint or a dispute.

Thank you for your previous unsigned correspondence dated 11/05/2023. The contents have been noted and placed on file. This document will be kept on file as physical presentable evidence.





Ignorance of the law is no defence, and all of the representatives of **Churchill Recovery Solutions Ltd** are now culpable under current legislation because **lan Rooney** failed to sign the document in accordance with The Companies Act 2006 "44 Execution of documents.

## This is a fact that must be understood.

We will only enter into correspondence by email only as the extensive costs of paper and ink are becoming quite prohibitive. As this is our choice we also elect to use the function of URL Links for any additional documents as material evidence and as we know of some limitations set upon email to not permit attachments we will be using this technology extensively. Any links provided have been tested and do work. Documents will be in **PDF format which is a standard Public Domain Format** and there is freely available software for this available on the world wide web that is also free to use.

We would note that the **NOTICE OF VISIT TO PROPERTY** is denied. We don't have a custom of having unwanted visits.

We would note that before there can be an **account** then there has to be a valid contract where there has been a meeting of the minds, Consideration in both directions, full disclosure in the terms and conditions, Signed by both parties in the presence of an independent witness.

We would note that the intended **"required to bring the account up to date immediately** " requires the material evidence of such an account with said client of yours Octopus Energy. it is a Maxim in Fact that he who makes a claim also carries the obligation to provide the material and presentable substance of that claim which any claim without any supporting foundation in fact is fraudulent in nature and fraud by misrepresentation which is a criminal offence.

# It is now clear that Mr Ian Rooney who is the claimant carries the following obligations under the claims listed above on the correspondence delivered on the 11th day of May 2023 for Churchill Recovery Solutions Limited.

**Ian Rooney in the position of CEO for Churchill Recovery Solutions Ltd** now carries the formal and noted obligation to provide the material evidence of a wet ink signature where Miss Carla Frederico consented to be governed can be granted as the very foundation of any claim which **MUST be presentable as FACT.** 

An Affidavit is one of the most powerful legal documents there is. This is why lawyers don't want you to use an Affidavit. An Affidavit is a legal tool by which the **FACTS are established**. It's a "*This is the way it is Ian Rooney, Prove me wrong if you can and if you can't then you have agreed to the content of the Affidavit by Default*" and you only have 48 hours to prove me wrong. **The clock starts ticking Tick Tock.** 





Once the 48 hours have expired there is a formal agreement between the parties as to what the facts are. This is why the Affidavit is a most **POWERFUL** weapon. There is a legal and Binding agreement between the parties that can no longer be disputed. There can't be any further arguments after 48 Hours. **An unrebutted Affidavit is a formal Contract.** 

This 65 Page Affidavit is the foundation to what is now 2250 Securitised commercial liens' for circa £102.5 Billion between only one hundred or so people. The other people will also use this same Affidavit as this 65 Page Affidavit is the Legally Established and formally agreed FACTS.

Exhibit "C" in the Affidavit covers the Fact that a 'State' is a Company no different to McDonalds and that the Judiciary is a sub office. So the Judge is not a Judge and he has no authority because he is the Company Janitor.

Now that's a **POWERFUL** Affidavit. The Executive office has formally agreed that they are a Company no Different to McDonalds with a Company Janitor for a Judge..... With no authority. Let that fact sink in for a while. Nothing will stop the truth Ian Rooney. The **FACTS** are the **FACTS**.

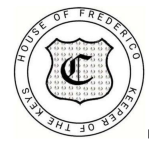
So this 65 Page Affidavit can be used by anybody in any country as the foundation of a securitised Commercial Lien in any country. Got that Ian Rooney?

The very fact that we don't have any contract/account with your client ("Octopus Energy") makes your demand for payment **VERY concerning indeed**, particularly as you have injected yourself into a matter WHERE you, Ian Rooney have no first hand knowledge.

Should **Mr Ian Rooney in the position of CEO for Churchill Recovery Solutions Ltd** avail himself to the content of the statement of fact, Ian Rooney would be alarmed to realise that he too is being screwed for 85% of his £GROSS£, and that these Water/Gas/Electricity companies are nothing other than LICENSED BILLING COMPANIES, licensed by a COMPANY without the LEGAL authority to do so.

There is no recognisable legal means to respond to a demand for payment without a signed bill, see **Bills and Exchange Act 1882**. The Bills and Exchange Act of 1882 is based on a pre-existing commercial contract, arrangement, or agreement; no standing commercial contract, arrangement, or agreement between Carla Frederico and **Mr Ian Rooney in the position of CEO for Churchill Recovery Solutions Ltd** exists.

If Carla Frederico were to willingly comply with the demand for payment without a commercially recognised bill, then Carla Frederico will have knowingly given consent and conspired to a commercially





**fraudulent action.** This in turn would make Carla Frederico culpable under current regulation for that action. Carla Frederico will not knowingly create that liability or that culpability.

Profiteering through deception is an act of fraud. See Fraud Act 2006. Insisting or demanding payment without a pre-existing commercial arrangement which is based on presentable fact in the form of a commercial agreement is an act of deception. Payment is a commercial activity.

The company/corporation you are acting on behalf of **Churchill Recovery Solutions Ltd** are potentially engaging in deliberate deception and acts of fraud. Please be aware, company logos/titles do not make claims, they are not living or breathing and cannot speak or write. Men and women can however, so what is the full name of the man or woman making the claim in relation to the alleged debt?

Does **Mr Ian Rooney in position of CEO for Churchill Recovery Solutions Ltd** wish to proceed any further?

If so, then the burden of proof is on the individual making the claim to provide the material evidence to support that claim within seven 48 hours of the date of this Notice.

If no such evidence is provided there is no obligation for Carla Frederico to pay any alleged debt to Churchill Recovery Solutions Ltd and all DATA related to Carla Frederico MUST be removed from your files.

**Mr Ian Rooney in position of CEO for Churchill Recovery Solutions Ltd** also carries the obligation to provide a rebuttal on a point by point basis to the Affidavit of Truth and statement of fact, along with the physical presentable material evidence to support each claim evidenced in the forgoing document sent to Miss Carla Frederico at 29A Phear Avenue Exmouth, Devon EX8 2JS. Failure to fulfil this OBLIGATION could mean that the claims made by **Ian Rooney in the position of CEO for Churchill Recovery Solutions Ltd** are fraudulent in nature; should this be the case then those claims will therefore, **become Chargeable Criminal Offences**, and we may be left with little option but to initiate legal proceedings against **Mr Ian Rooney in position of CEO for Churchill Recovery Solutions Ltd**.

A full rebuttal of the House of Ward Affidavit of truth and statement of FACTS (attached) is required within 48 Hours.





We await proof of a verified contract.

We await proof of all claims made in the document that **Mr Ian Rooney in position of CEO for Churchill Recovery Solutions Ltd** sent to the above address.

If no evidence to support these claims is forthcoming, then the representatives from **Churchill Recovery Solutions Ltd** will be in tacit agreement with us and will have shown yourselves to be the criminals that you are. Should any representative from **Churchill Recovery Solutions Ltd** wish to proceed without a substantiated claim, as requested, we will immediately continue with a commercial lien against the CEO to compensate for these fraudulent claims against us.

Carla Frederico does not expect to be hearing from Ian Rooney again, and/or any third party related to this matter, unless it contains ALL MATERIAL EVIDENCE TO SUPPORT Ian Rooney CLAIMS as requested, or a written confirmation of withdrawal of proceedings.

## Please be reminded that ignoring this notice will have legal consequences.

Without malice or mischief, in sincerity and honour.

YOU HAVE BEEN SERVED LEGAL NOTICE. Have a very nice day.

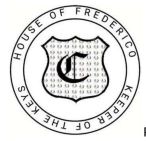
Yours Sincerely

For and on behalf of the Principal Legal Embodiment by the title of MISS CARLA FREDERICO.

For and on behalf of the Attorney General of the House of Frederico.

For and on behalf of Baroness Carla of the House of Frederico.

All Rights Reserved.



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#### LEGAL NOTICE TO BAILIFF/ or third Party Company.

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

#### DO NOT IGNORE THIS NOTICE IGNORING THIS NOTICE WILL HAVE CONSEQUENCES.

#### NOTICE OF REMOVAL OF IMPLIED RIGHT OF ACCESS FROM THIS TIME FORWARD AND IN PERPETUITY

Carla of the House of FREDERICO hereby gives notice of removal of the implied right of access to the property known as 29A Phear Avenue [EX8 2JS] And surrounding areas: Along with all associated property including, but not limited to, any private conveyance, in respect of the following:

Please also take notice that the land known as England has recognised historic traditions and any transgression of this notice will be dealt with according to the traditions of this land where it is recognised that an Englishman's House is his Castle and any transgressions upon that property is also a recognised Act of War. It is recognised that a state of war has been declared by you, let battle commence.

i, a woman who has a recognised status by natural descent according to the traditions of this land being: Baroness Carla of the House of FREDERICO claim indefeasible Right to self-defence, and to protect the House of FREDERICO family Castle and the contents therein but not limited to, 29A Phear Avenue [EX8 2JS] and surrounding areas.

Any transgressions will be dealt with using any force deemed necessary at the discretion of the House of FREDERICO. You have been given legal warning. Your personal safety and the safety of any agents may be compromised if you ignore this legal warning. No quarter given.

Nothing will prevent us from defending our life, our family home (Castle) and all that is held within. All natural and Inalienable Rights Reserved as recognised by the historic traditions of this land.

### You have been served LEGAL NOTICE

Without ill will or vexation.

For and on behalf of the Principal Legal embodiment by the title of Miss Carla FREDERICO. For and on behalf of the Attorney General of the House of FREDERICO. For and on behalf of: Baroness Carla of the House of FREDERICO. All rights reserved.

No Assured Value. No liability. No errors and omissions accepted.

