AFFIDAVIT – REVOCATION OF PRIOR OFFER TO TREASURY

SUPREME COURT OF QUEENSLAND – TRIAL DIVISION (IN EQUITY)

Matter Reference: RN 408 002 858 AU - Private Bond & Securities Intermediary

I, Karra-Leanne: Corbet, a living private woman, appearing in equity and in personam, standing as Grantor, Principal, and Beneficial Owner of the private estate trust registered under Birth Certificate No. 1970/7247, do solemnly affirm and declare the following:

1. Revocation of Prior Offer

I hereby revoke and extinguish in full, without prejudice or future obligation, the prior correspondence titled:

Offer for Consideration of Securities Intermediary Trust Services

Dated: 23 May 2025

Issued by: Mataya Securities Trust

To: Department of the Treasury (ABN: 92 802 414 793)

This correspondence offered conditional service fees to the Department via Bills of Exchange or ledger credits drawn against the Beneficiary's Private Bond for Set Off (RN 408 002 858 AU).

Grounds for Revocation

2.1. Jurisdictional Clarification

The Department of the Treasury is already bound as Securities Intermediary under the perfected Private Security Agreement dated 2 April 2025 [Exhibit B], and the Notice of Equitable Directive dated 17 June 2025 [Exhibit A(ii)].

Special Matter - Private Equity Archive - Supreme Court of Queensland - Trial Division (In Equity) August

Page 1 d3





document (each page of which I have numbered and signed) is a true copy the original-page document No separate service contract, fee, or commercial agreement is required or lawfully recognised under equity.

2.2. Constructive Silence

The Department did not acknowledge, rebut, or act upon the May 2025 offer. This silence constitutes administrative estoppel, extinguishing any lawful presumption of acceptance, offer, or reciprocal obligation.

2.3. Directive to Perform in Equity Only

All future acts, remittance, or fiduciary performance by the Department must proceed exclusively under judicial directive, and not under any implied contract of consideration.

3. Standing Instruction to Court and Subordinate Trustees

- 3.1. This affidavit shall be lodged and sealed as Exhibit N(ii) to the Supreme Court of Queensland Trial Division (Equity) filing bundle.
- 3.2. The original Bill of Exchange dated 23 May 2025, in the amount of \$2,530,787.28, tendered in good faith, shall remain in the public record as an equity instrument only, and shall no longer be construed as consideration for services rendered.
- **3.3.** All fiduciary duties shall now be carried out under the **sealed bond structure**, without further requirement, invoice, or discretionary review.
- 3.4. This affidavit overrides and extinguishes all presumption of ongoing payment, service arrangement, or fee-based obligation between the Beneficiary and the Department of the Treasury.

— The remainder of this page has been intentionally left blank —

Special Matter - Private Equity Archive - Supreme Court of Queensland - Trial Division (In Equity) August 2025

de s

Allara Page 2 g3

4. Affirmation and Jurat

This affidavit is made under seal of equity, as a lawful correction of the passes and and for the avoidance of mischaracterisation in any future claim, and a productional review.

Affirmed by:

Karra-Leanne: Corbet

Principal, Grantor and Beneficial Owner

Affirmed at: CYMPIE

On this day: 18th of August 2025

Before me:

(Signature of Witness - by hand and seal)

Justice of the Peace / Commissioner for Declarations

Janice Ann Foss

(Full Name & Title) Justice of the Peace

(Official Stamp)

(Qualified)

— The remainder of this page has been intentionally left blank —

Special Matter - Private Equity Archive - Supreme Court of Queensland - Trial Division (In Equity) August

Albara Page 3 of 3