

AFFIDAVIT OF TECHNOLOGICAL ACCESS AND DIGITAL INFRASTRUCTURE PRESERVATION

SUPREME COURT OF QUEENSLAND – TRIAL DIVISION (IN EQUITY)

Affirmed by: Karra-Leanne: Corbet

Date Affirmed: ¹⁵14 August 2025

Matter Classification: Special Matter – In Camera – In Personam

1. Introduction and Jurisdiction

1.1. I, Karra-Leanne: Corbet, a living private woman of the House of Corbet, appearing as Grantor, Principal, and Beneficial Owner of the private estate trust associated with Birth Certificate No. 1970/7247, do solemnly affirm and declare:

1.2. This affidavit is affirmed under original equitable jurisdiction in personam, as a Special Matter in equity for chambers / in camera hearing.

1.3. It is submitted nunc pro tunc ab initio as a stand-alone equity instrument, independent of and without prejudice to any concurrent filing, and is enforceable upon sealing by this Honourable Court.

1.4. This affidavit is an instrument of trust preservation, binding upon all trustees, officers, agents, and subordinate parties named or implied in the principal matter

This is to certify that this5.....-page document (each page of which I have numbered and signed) is a true copy of the original5.....-page document that I have sighted.



remainder of this page has been intentionally left blank —



Maureen Patricia Jennifer O'HARA JP (Qual) 20-08-2025
Date

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

2. Purpose and Scope

2.1. This affidavit records the **Beneficiary's irrevocable right** to access, operate, and maintain **unrestricted use of digital, computational, and communication systems** necessary for the **lawful administration of the estate trust**.

2.2. Such access is a **fiduciary necessity** for:

- **Trust administration;**
- **Estate security and commercial capacity;**
- **Research, education, and intellectual property development;**
- **Inter-trust and inter-jurisdictional communications.**

2.3. Any interference, conditioning, or revocation of such access is deemed:

- **Breach of fiduciary duty;**
- **Trespass upon the estate;**
- **Constructive obstruction of justice.**

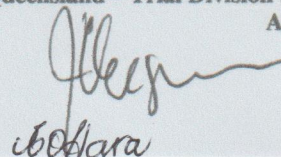
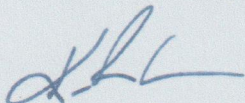
3. Preservation of Access Rights

The Beneficiary affirms that **unrestricted access shall be maintained to:**

- **Public and private internet services;**
- **Large-scale computation and artificial intelligence engines;**
- **Blockchain and decentralised ledger platforms;**
- **Encrypted communications, quantum-resilient systems, and zero-trust security networks;**
- **Private cloud storage and data repositories;**
- **All emergent technologies integral to modern commercial and legal administration of trust property.**

4. Treaty and Maxim Authority

This affidavit is supported by and invokes the controlling authority of:


ibodara

- **Universal Declaration of Human Rights (1948)** – Articles 12, 17, 19;
- **International Covenant on Civil and Political Rights (ICCPR)** – Articles 14, 17, 19, 26;
- **Geneva Conventions (1949), Vol. II** – Civilian protections from administrative harm;
- **Vienna Convention on Diplomatic Relations (1961)** – Articles 25, 27, as incorporated for interpretive parity under treaty conscience in equity, not by joinder to public diplomatic status

Equitable maxims including:

- *Equity regards as done that which ought to be done;*
- *Equity will not suffer a wrong to be without a remedy;*
- *Equity acts in personam.*

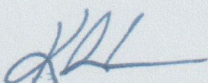
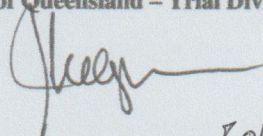
5. Prohibitions on Restriction

No **State, Federal, international, corporate, or private entity** may:

- Require **biometric enrolment**, “Digital ID” participation, **social credit scoring**, or **citizenship-based** authentication as a precondition to access
- Insert **encryption backdoors**, **surveillance keys**, or **monitoring software** into estate-controlled systems
- Downgrade, censor, or suppress access to computational or data resources **without order of this Honourable Court sitting in equity**
- Impose **licensing, quota, or paywall barriers** that would inhibit equitable trust operation

6. Activation and Enforcement

6.1. Upon sealing by this Honourable Court, this affidavit shall take **immediate effect** as a standing order in equity.

6.2. Enforcement may be sought **directly in chambers without further hearing** in the event of breach, obstruction, or attempted interference.

6.3. This affidavit shall be read in conjunction with:

- **Exhibit S – Affidavit of Estate Continuity and Succession Directive;**
- **Exhibit Q – Affidavit of Medical Standing;**
- **Exhibit N – Private Bond for Set Off – RN 408 002 858 AU;**
- **And all PPSR-registered security interests recorded under the Mataya Securities Trust.**

7. Non-Derogation Clause

Nothing in this affidavit shall be construed as **limiting any other rights, remedies, or enforcement capacities** preserved under the principal matter or any other sealed equity record. This affidavit stands **independently enforceable** and remains in full force **notwithstanding delay, adjournment, or obstruction** in the principal matter.

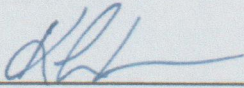
— *The remainder of this page has been intentionally left blank* —

AL

Heep
Bohara Page 4 of 5

JURAT

Affirmed by:



(Signature of Deponent – by hand and seal)

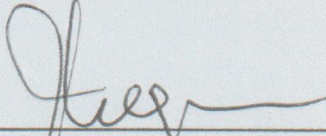
Karra-Leanne: Corbet

Principal, Grantor and Beneficiary of the Special Trust

Affirmed at: GYMPIE

On this day: 15 of AUGUST 2025

Before me:



(Signature of Witness – by hand and seal)

Justice of the Peace / Commissioner for Declarations
Jerzy Moczynski JP (Qual)

(Full Name & Title)

(Official Stamp)



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