AFFIDAVIT – RULES OF ENGAGEMENT & PROTECTIVE PROTOCOLS (IN PERSONAM)

SUPREME COURT OF QUEENSLAND - TRIAL DIVISION (IN EQUITY)

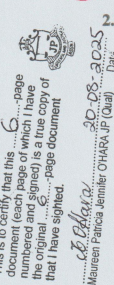
Special Matter - In Chambers / In Camera

- 1. Scope, Purpose, and Standing
 - 1.1. Scope. This affidavit governs all interactions, contacts, attendances, demands, and communications by the Original Trustee (BDMQ) and subordinate trustees, including their office-holders, agents, contractors, and any third party purporting authority in relation to the trust res.
 - 1.2. Purpose. To prevent joinder, maintain de-escalation, channel contact into verifiable written form, ensure chambers supervision, and preserve treaty recourse where equity is denied, delayed, or evaded.
 - 23. Standing. I appear as Grantor, Principal, and Beneficial Owner of the private estate trust associated with Registration No. 1970/7247, with perfected securities, liens, and unrebutted notices already of record.
- 2. Lawful Authority & Jurisdiction (In Personam)
 - **2.1.** In Personam Only. All dealings are under the conscience jurisdiction of equity, in personam, and in chambers/in camera as a Special Matter.

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- 2.2. Non-Joinder. No conduct herein shall be construed as consent, submission, or joinder to any public office, statutory scheme, or "person".
- 2.3. Domicile & Forum. The Applicant's lawful domicile is by entry upon the land commonly referred to as Queensland; for Court-reference only, this corresponds to the forum styled the State of Queensland and its Supreme Court sitting in original equitable jurisdiction. The domicile cannot be altered without the Applicant's express consent in equity.

3. Definitions (For Clarity Only)

- 3.1. "Written Form" means letter post or email to the recorded address/email already served in notices; telephone calls and unscheduled physical visits are not authorised.
- 3.2. "Officer" means the private man or woman occupying an office to the extent of actions touching the trust res.
- 3.3. "Emergency" means a present, imminent threat of serious physical harm not administrative urgency or convenience.

4. Communications Protocols (De-Escalation & Record Integrity)

- 4.1. Channels. All contact shall be in writing (post or email). Telephone, SMS, or unscheduled attendance is not authorised for this Special Matter.
- 4.2. Reason. This ensures transparency, judicial integrity in chambers, and verifiable record for equity accounting.
- 4.3. Identification. Any written contact must include full name, office, ABN, authority, and wet-ink signature block.

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- 4.4. Scheduling. Any request for conference is to be in chambers, not by call.
- **4.5.** No Oral Compulsion. No oral statements shall be taken as consent, admission, or joinder.
- 5. Attendance & Enforcement Protocols (At Premises or in Physical Presence)
 - 5.1. Prior Written Notice Required. No officer shall attend any location or seek documents without prior written notice, authority disclosed, and chambers leave where applicable.
 - **5.2.** No Search/Seizure Without Leave. No search, seizure, or removal of property or records is authorised without leave of this Honourable Court in personam.
 - **5.3. Document Handling.** Any documents tendered by the Applicant shall be **received**, **receipted**, **and returned upon request**; no conversion of originals.
 - 5.4. Non-Interference. No interference with:
 - Medical autonomy (Exhibit Q);
 - Estate security (Exhibit R);
 - Digital access (Exhibit T);
 - Estate continuity (Exhibit S).
- 6. Prohibited Actions By Respondents/Officers
 - **6.1.** No Ex Parte Maneuvers to re-cast the matter into public/contractual/statutory form.
 - **6.2.** No "Person" substitution in records, pleadings, or ledgers.
 - **6.3.** No **Digital Gating** Digital ID, biometric, or compliance portal gating.
 - 6.4. No Forced Medical or Data Processing without prior trust-based consent.

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LL F Johan Page 3 of b 6.5. No Third-Party Nominee Performance in lieu of direct fiduciary performance.

6.6. No Retaliation, Surveillance, or Blacklisting for asserting equity rights.

7. Treaty Application Triggers (Immediate Escalation Path)

If equity is **denied**, **delayed**, **or evaded**, or any **Section 6 breach** occurs, the following are triggered (per **Treaty Invocation Annex**, Originating Motion §4):

7.1.ICCPR & Optional Protocol (Articles 2, 14, 26)

Trigger: Refusal to list in chambers, suppression of evidence, denial of fair equity hearing

Action: Lodge HRC/IC/1 with OHCHR (Geneva)

7.2. VCLT (Articles 26, 27, 31)

Trigger: Reliance on domestic law to evade equity obligations

Action: File State Non-Performance Notice to UN Treaty Section (NY)

7.3. UNCAC (Articles 7, 8, 15, 34)

Trigger: Administrative evasion, affidavit suppression, procedural collusion

Action: Submit UNODC Corruption Dossier

7.4. CRPD (Articles 12, 13, 14, 19)

Trigger: Denial of recognition before the law in personam

Action: Lodge CRPD Committee Communication

7.5. UDHR (Articles 8, 10, 17)

Trigger: Denial of remedy, impartial hearing, or property rights

Action: Incorporated into ICCPR application

Notice: These actions may proceed **without further notice** where urgency or dishonour is evident.

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8. Domestic Escalation Triggers – Supreme Court (In Equity)

- 8.1. Immediate Chambers Mention for refusal to receive or re-cast matter
- 8.2. Protective Orders ex debito justitiae for trust res protection
- 8.3. Estoppel Entry against silent or non-performing officers
- 9. Remedies, Costs, and Preservation of Rights
 - 9.1. Estoppel by Silence applies to all silent or non-performing parties
 - 9.2. Costs Reserved in equity against any delaying officer
 - 9.3. Damages Preserved for commercial loss and reputational harm
 - 9.4. No Waiver of any lien, bond right, or fiduciary directive

10.Final Provisions

- 10.1. Construction. Equity looks to intent, not form; these protocols are binding.
- **10.2. Hierarchy.** *Equity prevails* over administrative procedure in any conflict.
- **10.3. Continuity.** On death/incapacity, **Exhibit S** (Estate Continuity) activates; all protocols remain binding.
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Affirmation & Jurat

I, Karra-Leanne: Corbet, a living private woman of the House of Corbet, do solemnly affirm that the contents of this affidavit are true, correct, and complete to the best of my knowledge, submitted in honour, under private seal, and for chambers use in personam.

Affirmed by hand and seal:

3055

Karra-Leanne: Corbet

Grantor, Principal, and Beneficial Owner

Affirmed at: GYMPIE, OCD

On this day: 14th of August 2025

Before me:

(Signature of Witness - by hand and seal)

Justice of the Peace / Commissioner for Declarations

Janice Ann Fose Justice of the Peace (Qualified)

(Full Name & Title)

(Official Stamp/Seal)

Filing Note: This affidavit is to be filed under seal within the Supreme Court of Queensland

— Trial Division (In Equity), as a Special Matter for in-chambers reference.

All contact regarding this Exhibit shall conform to Section 4 (Communications Protocols)

herein.

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