

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

SUPREME COURT OF SOUTH AUSTRALIA – EQUITY DIVISION

Special Matter – In Chambers / In Camera

No appearance is made under the Bankruptcy Act 1966 (Cth). Any reference to bankruptcy is to a purported bankruptcy only.

## 1. Scope, Purpose, and Standing

1.1. **Scope.** This affidavit governs all interactions, contacts, attendances, demands, and communications by the **Original Trustee (BDMSA)** 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.

1.3. **Standing.** I appear as **Grantor, Principal, and Beneficial Owner** of the private estate trust associated with **Registration No. 10254044**, with perfected securities, liens, and un rebutted 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**.



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

Maureen Patricia Jennifer OHARA JP (Qual) Date 20-08-2025

Special Matter - Private Equity Archive – Supreme Court of South Australia – In Equity - August 2025

*Maureen Patricia Jennifer OHARA*

*JP*

Page 1 of 6



**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 **South Australia**; for Court-reference only, this corresponds to the forum styled the **State of South Australia** and its **Supreme Court sitting in original equitable jurisdiction**. The domicile cannot be altered without the Applicant’s express consent in equity.

**2.4. Purported Bankruptcy.** Any reference to bankruptcy is a purported status; no acceptance is made 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.**

*Gang Adhikari*

*Bohara*

Page 2 of 6



**4.3. Identification.** Any written contact must **include full name, office, ABN, authority, and wet-ink signature block.**

**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.

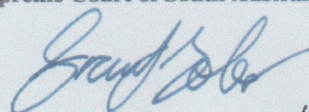
**5.4. Non-Interference.** No interference with:

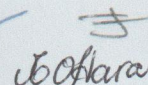
- **Medical autonomy (Exhibit S);**
- **Estate security (Exhibit T);**
- **Digital access (Exhibit V);**
- **Estate continuity (Exhibit U).**

## **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.** No Digital ID, biometric, or compliance portal gating.

**6.4. No Forced Medical or Data Processing** without prior trust-based consent.

**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)**

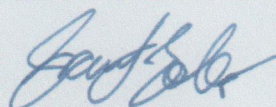
**Trigger:** Denial of recognition before the law in personam

**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





## 8. Triggers for Domestic Judicial Escalation (Within the Supreme Court of South Australia – Equity Division, in Chambers)

### 8.3. Estoppel Entry against silent or non-performing officers

#### 9.4. No Waiver of any lien, bond right, or fiduciary directive

**10.3. Continuity.** On death/incapacity, **Exhibit U** (Estate Continuity) activates; all protocols remain binding.



## Affirmation & Jurat

I, **Grant-David: Johns**, a living private man of the House of Johns, 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:**

**Grant-David: Johns**

Grantor, Principal, and Beneficial Owner

**Affirmed at:** LYMPIE, QLD

**On this day:** 14<sup>th</sup> of August 2025

**Before me:**

Joss

(Signature of Witness – by hand and seal)

**Justice of the Peace / Commissioner for Declarations**

Janice Ann Foss **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 South Australia – Equity Division**, as a **Special Matter for in-chambers reference**.

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

*Grant-David: Johns*