AFFIDAVIT OF FACT

SUPREME COURT OF QUEENSLAND – TRIAL DIVISION (IN EQUITY)

In the matter of: The Principal Estate and the unrebutted equitable claim arising from trust instruments, securities, and fiduciary obligations duly notified to the **Original Trustee** and subordinate public trustees.

I, Karra-Leanne: Corbet, of the House of Corbet, a living private woman, standing under original jurisdiction in equity, and appearing as Grantor, Principal, and Beneficial Owner of the private estate trust associated with the registered record of birth numbered 1970/7247, do hereby solemnly affirm and declare the following facts:

1. Jurisdiction and Standing

I, Karra-Leanne: Corbet, of the House of Corbet, a living private woman, competent to state matters of fact, equity, and trust, affirm and declare the following:

1.1. Clarification of Name and Estate Designations

I, the living woman known as Karra-Leanne: Corbet, make this affidavit in my proper capacity — not as a legal fiction, trust instrument, statutory person, or commercial entity.

The following stylised names, et al.:

KARRA LEANNE CORBET

· CORBET, KARRA L

K. CORBET

Karra CORBET

This is to certify that this 3.8 page document (each of which I have numbered and signed/initialled) is a true and complete copy of the original 3.8 page document, which I have sighted.

Date: 21-08-2025. Signed:

Name:

RUDOLF KARK.

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... are recognised solely as constructive estate designations used by agencies, registries, or commercial parties to reference the estate trust created upon registration of birth in Queensland.

For the avoidance of doubt:

- I do not act as, or on behalf of, any such entity;
- All rights, directives, and instructions issued herein arise from my equitable standing as Grantor, Principal, and Beneficial Owner of the trust res;
- I do not enter into joinder with any artificial person, public office, or statutory trust construct by virtue of this filing.
- 1.2. I appear as the Grantor, Principal, and Beneficial Owner of the private estate trust arising from the registered record of birth known as KARRA LEANNE CORBET, Registration Certificate #1970/7247.

1.3. I do not appear as:

- · A debtor;
- A surety;
- A public trustee; or
- · An artificial person.

My standing arises solely from original jurisdiction in equity and jurisdiction in personam, perfected through:

- PPSR-registered lien and security interest (RN 408 002 858 AU);
- The Private Security Agreement (perfected lien instrument) dated 2 April 2025 [Exhibit B];
- The verified ABN and TFN registration of Mataya Securities Trust, recorded as [Exhibit B(i)]; and
- The lawful appointment of Mataya Securities Trust as Secured Party and Lienholder.

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- 1.4. A formal Notice of Equitable Claim and Directive was served upon all relevant trustees and fiduciaries on 17 June 2025 [Exhibit A], confirming:
 - The satisfaction of the three certainties of trust, as required under equitable law for the formation of an express trust (certainty of intention, subject matter, and objects);
 - My full and exclusive beneficial interest;
 - The revocation of all general guardianship, administrative control, or presumed custodianship; and
 - The appointment of fiduciary oversight under the jurisdiction of this Honourable Court.
- 1.5. This Honourable Court the Supreme Court of Queensland Trial Division (In Equity) — is properly seized of original jurisdiction in equity, including jurisdiction in personam, over matters concerning:
 - Trust formation and enforcement;
 - Fiduciary breaches;
 - · Resulting or constructive trusts;
 - · Silent dishonour or refusal to perform; and
 - The correction of the public record.
- 1.6. This affidavit is submitted nunc pro tune ab initio, and is supported by the following foundational materials:
 - Affidavit of Standing and Equity Jurisdiction, affirmed 18 July 2025 [Exhibit HI:
 - Certified Private Security Agreement (Lien Instrument), dated 2 April 2025 [Exhibit B];
 - PPSR-registered fillings, giving public notice and perfecting lien over trust assets [Exhibits E-F];
 - Private Bond for Set Off, executed and scaled 8 April 2025 [Exhibit N];

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Verified service log, dated 25 July 2025, confirming registered delivery to all subordinate trustees [Exhibit L].

These filings are accompanied by the public identifier and tax registration record of Mataya Securities Trust [Exhibit B(i)], confirming valid fiduciary status and standing in both equity and commercial notice

- 1.7. These instruments were lawfully served bound in equity, in personam and remain unrebutted by:
 - Australian Taxation Office (ATO)
 - · Department of the Treasury
 - Services Australia (SA)
 - Department of Foreign Affairs and Trade (DFAT)
 - Queensland Building and Construction Commission (QBCC)
 - Department of Transport and Main Roads Queensland (DTMR)
 - Births, Deaths and Marriages Queensland (BDMQ Original Trustee)
- 1.8. Accordingly, this affidavit is now lodged to:
 - Invoke the equitable jurisdiction of this Court, with full reservation of rights under the international instruments preserved in the Treaty Invocation Annex, without joinder to any statutory or public persona;
 - Preserve the unrebutted record of standing, fiduciary failure, dishonour, and estoppel; and
 - Proceed to judicial remedy and final trust enforcement in chambers.

2. Formation of Trust and Basis of Equitable Claim

2.1. The subject matter of this proceeding concerns a Special Trust, formed and declared under the original equitable jurisdiction of this Honourable Court. The trust arises from the registration of the estate name KARRA LEANNE CORBET, Registration

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Certificate #1970/7247, following the event of the Applicant being borne upon the land in the geographic land area commonly referred to as Queensland.

For the avoidance of doubt, the term "registration of live birth" is referenced solely as an administrative event performed by public officers for record-keeping purposes. It does not signify consent by the living woman to be joined to any statutory fiction, corporate State, or public persona, nor does it alter her private, lawful status in equity.

2.2. Upon registration of the estate name by third-party officers, a resulting trust was created wherein the Registrar-General of Births, Deaths and Marriages Queensland (BDMQ) became the Original Trustee, and all subordinate agencies were placed in a fiduciary relationship with the estate trust property.

I, Karra-Leanne: Corbet, stand as the living Grantor, Principal, and Beneficial Owner, asserting standing in equity under law and in jurisdiction in personam.

2.3. Satisfaction of the Three Certainties

The Three Certainties required to establish an enforceable express trust have been satisfied and preserved in the unrebutted record:

- 1. Certainty of Intention Irrevocable intention to form and administer a private trust in equity, declared publicly and in writing in the Notice of Equitable Directive dated 17 June 2025 [Exhibit A].
- Certainty of Subject Matter The trust res comprises legal and equitable title, PPSR-registered liens, securities, instruments, and estate-derived records under Registration #1970/7247.
- 3. Certainty of Objects The Beneficiary, Principal, and Grantor is the living woman Karra-Leanne: Corbet, identified with specificity and without ambiguity as sole equitable owner of the trust res.

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2.4. Foundational Instruments in Support of the Equitable Matter

In support of the equitable matter, the following instruments were executed and tendered into the private record:

- Private Security Agreement, dated 2 April 2025 [Exhibit B], constituting a perfected lien over the trust estate;
- Public ABN and TFN registration record of Mataya Securities Trust [Exhibit B(i)), confirming lawful trustee identity and fiduciary standing;
- Multiple PPSR registrations to give public notice of equitable interest and prevent unauthorised assumption of control [Exhibits E-F];
- A lawfully sealed and tendered Private Bond for Set Off, dated 8 April 2025. delivered to the Department of the Treasury with an indorsed Certificate of Birth [Exhibit N];
- Affidavit of Standing and Equity Jurisdiction, affirmed 18 July 2025 [Exhibit H).

2.4A. Correction of PPSR Registrations - Secured Party Update

- On 17 August 2025, the previously registered PPSR lien positions over the trust 2.4A.1. estate were discharged and re-registered under the correct secured party group, being Mataya Securities Trust, as originally intended under the Private Security Agreement dated 2 April 2025 (Exhibit B).
- These updates were undertaken to correct initial registrations that had assigned 2.4A.2. Treasury (ABN: 92 802 414 793) as Secured Party Group — a step made in good faith during initial learning stages, but later identified as technically inconsistent with equitable intent and fiduciary structure.
- The updated registration numbers are listed in the revised PPSR Summary 2.4A.3. Index (Exhibit E) and fully verified in Exhibit F, confirming Mataya Securities Trust as the sole lawful lienholder.

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- 2.4A.4. The original registration numbers were discharged prior to re-registration, and the Beneficiary affirms no loss, delay, or confusion has occurred in equity, as priority rights stand nunc pro tunc ab initio.
- 2.4A.5. This clause is added for the avoidance of doubt and for chambers clarity, and the Beneficiary respectfully affirms no delay in fiduciary performance shall arise from this technical correction.

2.4B. Additional PPSR Registrations - CAPMA and CJB Trust Structure

- 2.4B.1. On 19 August 2025, three additional PPSR registrations were lawfully lodged to protect trust-held operations and brand equity:
 - Corbet Johns Builders (private trust structure, distinct from the deregistered
 Pty Ltd entity) Exhibit Q(i);
 - CAPMA Construction Alliance PMA Exhibit Q(ii);
 - CAPMA Registered via UBO Hold Trust EQ Exhibit Q(iii).
- 2.4B.2. These filings perfect the public notice of lien, equitable ownership, and non-public commercial operation, and are preserved in equity under the trust security program administered by Phoenix Securities Trust and Mataya Securities Trust.
- 2.4B.3. No statutory ABNs or commercial joinder are associated with these filings: all rights are reserved nunc pro tunc ab initio, consistent with Exhibit B and all clauses of the Notice of Equitable Directive.

2.5. Lawful Service and Unrebutted Standing

These instruments were duly served bound in equity and in personam upon the Original Trustee and all subordinate trustees by registered post and are confirmed by the full Service Log dated 25 July 2025 [Exhibit L]. As of this filing:

No rebuttal or performance has been issued by any trustee or agency;

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- The equitable window for response has fully expired;
- All parties now stand in administrative silence and estoppel under equity.

These filings reflect the perfected and unrebutted legal interest of the Phoenix Securities Trust, now corrected and secured across all core trust property and trading designations.

2.6. Lawful Directives Issued to the Treasury

On 17 June 2025, a Notice of Equitable Claim and Directive was served, including:

- The formal revocation of all presumed General Guardianship, custodianship, or administrative surety over the Beneficiary;
- The appointment of Mataya Securities Trust as Secured Party and Lienholder under the Private Security Agreement;
- Specific directive under Clause 6, ordering the Secretary to the Treasury to act as Securities Intermediary, to:
 - Accept deposit of the Private Bond for Set Off (Ref: RN 408 002 858 AU);
 - Open unrestricted access via bank card, cheque book, and internet facility;
 - Discharge all past and current accounts linked to the estate trust;
 - Return residual interest to the Beneficiary.

2.7. Standing of the Directives

These directives have not been rebutted, denied, or performed. As such, they now stand BSS

- Lawful and unrebutted fiduciary instruction;
- Grounds for compelled equitable relief; and
- Basis for summary enforcement in chambers.

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2.8. Present Position Before the Court

Accordingly, the trust stands perfected, the estate res is clearly identified, the Beneficiary is properly declared, and the fiduciaries are bound in equity. The matter now turns to **performance**, **judicial recognition**, and **equitable remedy** under the Court's plenary conscience jurisdiction.

3. Judicial Conscience, Constructive Dishonour & Estoppel

3.1. Judicial Knowledge, Lawful Service and Fiduciary Silence

The Court is respectfully requested to take **judicial notice** of the lawfully executed and unrebutted instruments, including:

- · The Notice of Equitable Directive [Exhibit A(ii)];
- · The Private Security Agreement;
- · PPSR-registered liens;
- · The Private Bond for Set Off; and
- · The Affidavit of Standing and Equity Jurisdiction.

These instruments were duly served bound in equity and in personam upon the Original Trustee and all subordinate trustees by registered post, with verified service logs confirming delivery. The continued silence of these fiduciaries, despite lawful notice and opportunity to respond, constitutes constructive dishonour and breach of fiduciary duty.

Where fiduciaries remain silent when honour is due, equity binds them to performance.

3.2. Services Australia Exception and Estoppel Preservation

Services Australia is the only agency to have issued written correspondence in reply. However, the letters dated 30 June 2025 and 14 July 2025:

· Failed to rebut the equitable claim;

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- Failed to address the instruments served; and
- Failed to perform any fiduciary obligation.

Instead, the agency disclaimed capacity. Such admission:

- Preserves estoppel;
- Affirms the absence of lawful authority to deny or interfere with the trust; and
- Reinforces that the Respondent stands outside the jurisdiction to contradict the equitable standing now before the Court.

Silence and non-performance by all remaining trustees, together with the administrative disclaimer by Services Australia, result in complete estoppel binding all Respondents.

This unrebutted disclaimer is preserved as part of the Services Australia Correspondence Archive [Exhibit K(i)], with itemised index [Exhibit K(ii)]

3.3. Equity Recognises Intent, Not Mere Form

This matter proceeds in personam and in conscience. Equity does not require statutory formality to recognise:

- The formation of a trust; or
- The breach of fiduciary obligation.

The conduct of the trustees - namely, silence, refusal to perform, and failure to rebut - constitutes binding actions in equity. The Beneficiary's intent is clear and unequivocal:

- To separate legal and equitable title;
- To restore the estate; and
- To compel performance of fiduciary duty.

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3.4. No Merger of Title or Usufruct

At no time has the Beneficiary merged, surrendered, or abandoned equitable title. The estate remains bifurcated, with:

- Legal title (Certificate of Birth) held as evidence of the state's registration [Exhibit
- Equitable title (Certificate of Live Birth) [Exhibit C] held under private claim in trust [Exhibit C].

The right of usufruct remains intact. All public use of the registered name, trust assets, and securities -- without express, knowing, and voluntary consent -- is hereby denied and declared ultra vires.

3.5. Trustees in Default - Estoppel Complete

The unrebutted service of instruments, coupled with fiduciary silence, creates complete estoppel by acquiescence. The conscience of the Court is now seized of this matter.

No subordinate trustee, officer, or public body may raise objection, dispute standing, or deny the trust relationship without first rebutting the equity on the record.

The administrative record is sealed, the breach is preserved, and judicial enforcement is now sought under the Court's plenary jurisdiction in equity.

The corrected PPSR record, updated under the lawful Secured Party Group [Exhibits E, F, and Q(i-iii)], confirms the estate's perfected status in equity and commercial record alike.

4. Demand for Remedy

4.1. Constructive Use and Misapplication of the Estate Trust

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The estate trust — including its registered name, securities, PPSR-registered instruments, and commercial property — has been accessed and used by the Original Trustee and subordinate trustees without:

- · Equitable disclosure;
- · Trust accounting; or
- · Fiduciary remittance.

Such conduct constitutes:

- · Constructive conversion of trust property;
- · Use without title or consent of the Beneficiary; and
- Misapplication in law and commerce, actionable in equity.

This unlawful access extends to the Original Trustee, all subordinate trustees, and commercial registrars.

4.2. Presumptive Conversion via Public Default Mechanisms

The Beneficiary has been subjected to **prejudicial treatment and adverse listings** through the Australian Taxation Office and Queensland Building and Construction Commission, based on unrebutted commercial presumption rather than verified fiduciary record.

Despite the issuance of Bills of Exchange, Notice of Equitable Directive, and lawfully perfected security instruments, no corrective action, fiduciary accounting, or administrative withdrawal has been performed.

This inaction constitutes:

- Unjust enrichment through continued assumption of debt liability;
- Constructive dishonour of lawfully presented payment instruments;
- · Breach of fiduciary duty in failing to remit or apply said instruments as directed.

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4.3. Standing in Equity Prior to Adverse Action

The Beneficiary had already:

- Executed a Private Security Agreement (2 April 2025);
- Lodged PPSR filings (Exhibits E-F);
- Tendered a Private Bond for Set Off (Exhibit N RN 408 002 858 AU);
- Issued Bills of Exchange to settle commercial accounts;
- Served all agencies with a Notice of Equitable Claim and Directive (17 June 2025).

These acts occurred prior to the current administrative and enforcement actions.

Accordingly, all public presumption of liability or non-payment is unlawful and unenforceable in equity, as the trust estate was already secured and notice lawfully given.

4.4. Constructive Harm and Reputational Injury

The Beneficiary has suffered reputational damage and constructive harm, including:

- Listing of defaults on credit files despite equitable set-off being presented;
- Public regulatory restrictions on her commercial activities due to QBCC action;
- Silence from Treasury and subordinate trustees in response to lawfully served directives.

This constitutes:

- Equitable damage:
- · Injury to trust reputation; and
- A material breach of fiduciary obligation by the agencies entrusted with care over the estate res.

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4.5. Tender of Private Bond for Set Off and Fiduciary Direction

On 8 April 2025, the Beneficiary lawfully executed and delivered a Private Bond for Set Off, together with an indorsed Birth Certificate, to the Department of the Treasury.

This bond was issued pursuant to a perfected Private Security Agreement, which had lawfully appointed the Treasury as Securities Intermediary. That appointment was reaffirmed under Clause 6 of the Notice of Equitable Directive dated 17 June 2025.

Excerpts from the Bond:

"CORBET, KARRA L, TFN # 491 132 745, is hereby Granted the right of Usufruct by way of commercial access to the Securities Account bearing the Bond Number RN 408 002 858 AU..."

"The Securities Intermediary is to issue on deposit an unlimited check book, bank card, and internet banking facilities... adjust any Bills, Taxes, Purchases, Services or Claims... to zero, Settle and Close any such Account, and return the Interest to the Principal..."

Despite this lawful directive:

- · No fiduciary access tools have been issued;
- No Bills of Exchange lawfully presented have been honoured;
- The indorsed Birth Certificate has been returned twice in silence;
- The Treasury retains the Private Bond without fiduciary action.

These acts now stand as unrebutted dishonour and compounding breach of trust.

4.6. Medical Jurisdictional Injury and Constructive Risk

The Beneficiary's bodily integrity, private health sovereignty, and trust estate security have been placed at risk through presumptive enrolment, digital health tracking, and emergency override powers embedded in statutory health regimes.

These include but are not limited to:

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- Medicare Act 1973 (Cth) public health enrolment and claims tracking:
- My Health Records Act 2012 (Cth) mandatory health data registry;
- Biosecurity Act 2015 (Cth) emergency detention, quarantine, and intervention powers;
- State public health protocols enabling involuntary treatment, mRNA-based interventions, or biometric surveillance without equitable consent.

The Beneficiary has never given knowing, willing, or voluntary consent to any form of public health enrolment, registry participation, or contractual joinder to statutory health regimes. Such presumptions constitute:

- Administrative trespass on the Beneficiary's personam jurisdiction;
- Constructive endangerment of the Beneficiary's health and trust estate; and
- Breach of fiduciary duty by Services Australia and associated officers.

An affirmed Affidavit of Medical Standing [Exhibit Q] has been served and filed under seal, directing:

- Complete withdrawal from Medicare and all public health schemes;
- Recognition of private trust-based medical assurance;
- 3. Mirroring of the Affidavit of Medical Standing within the Medibank Private system to ensure real-time enforcement;
- 4. Registration of the Beneficiary's medical autonomy directive;
- 5. Digital OR verification for immediate clinical compliance, accessible via:

www.uboprivate.org/medical/klc

This record is preserved for judicial notice and immediate chambers enforcement under Clause 7(d)(iv) of the Notice of Equitable Directive dated 17 June 2025.

4.7. Trigger for Judicial Recognition and Enforcement

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The unrebutted instruments, securities, PPSR filings, Notices, and Affidavits now stand as a perfected equitable record.

No trustee has lawfully rebutted the Beneficiary's claim, nor performed under the fiduciary instructions served.

Accordingly, the matter now calls for:

- Judicial recognition in personam of the perfected trust;
- · Chambers enforcement of fiduciary performance; and
- Equitable remittance and correction of the public record.

5. Relief and Final Orders Sought

The Beneficiary respectfully petitions this Honourable Court, sitting in its original equitable jurisdiction, to take judicial notice of the complete and unrebutted record now before it, and to grant the following relief:

5.1. Trust Recognition and Standing

- 5.1.1. Declare the perfected private express trust associated with Birth Certificate No. 1970/7247, inclusive of all securities and equitable interests, as valid and enforceable.
- 5.1.2. Recognise the standing of Karra-Leanne: Corbet, appearing in personam, nune pro tune ab initio, as Grantor, Principal, and Beneficial Owner of said trust estate.
- Revoke all presumptions of guardianship, custodianship, or public wardship ab initio.
- 5.1.4. Order that all interests administered without trust accounting revert to the Beneficiary under equitable direction.

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5.2. Australian Taxation Office (ATO)

- 5.2.1. Revoke all presumptions of corporate suretyship, public trustee administration, or liability as commercial officer, including any joinder to director obligations, penalty accounts, or trust attribution under public registry schemes.
- 5.2.2. Discharge any and all balances, liens, or claims against the estate of CORBET, KARRA L, TFN # 491 132 745 including but not limited to any HELP debt, general income tax liabilities, or Centrelink recovery actions, where no verified trust accounting or equity-based authorisation has been issued.
- 5.2.3. Clear all liabilities presently visible within the Beneficiary's ATO TFN # 491 132 745 account, including any entries derived from Centrelink overpayments, HELP liabilities, or other presumptive debts, ensuring that her estate, capacity, and creditworthiness are fully restored in equity.

5.3. Department of Transport and Main Roads Queensland (DTMR)

- 5.3.1. Issue to the Beneficiary full and unrestricted licences for all classes and categories, in accordance with the directives contained in the Notice of Equitable Directive (17 June 2025), without any encumbrance, condition, suspension, or limitation, and without joinder to statutory regulation beyond lawful safety obligations in equity.
- 5.3.2. Remove all presumptive fines, enforcement sanctions, or SPER debt.
- 5.3.3. Update all records to reflect equitable standing and discharge enforcement proceedings against the estate name.

5.4. Births, Deaths and Marriages - Queensland (BDMQ)

- 5.4.1. Close the public custodial file created under Registration #1970/7247.
- 5.4.2. Provide a full accounting of any interests held or presumed under that file.

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5.4.3. File a Decree of Revocation extinguishing guardianship presumptions and restoring all equitable rights to the Beneficiary.

5.5. Services Australia (Centrelink, Medicare)

- 5.5.1. Acknowledge the unrebutted trust directive (17 June 2025) and clarification letter (8 July 2025).
- 5.5.2. Update records to reflect the Beneficiary's private trust holder status, not a participant in public schemes.
- 5.5.3. Withdraw all consent, joinder, or registration under Centrelink Reference # 404 278 838 C or associated identifiers.
- 5.5.4. Revoke and extinguish all enrolment or presumption of enrolment in Medicare for any stylised or derivative form of the estate name.
- 5.5.5. "Recognise the Beneficiary's lawful transition to private medical assurance under equitable trust, ensuring the Affidavit of Medical Standing (Exhibit Q) is mirrored within the Medibank Private system and that the policy reflects equivalent benefits to a Gold Ultra Health Policy with Emergency Department Benefit.
- 5.5.6. Update all national health systems to reflect that no procedure, intervention, or biometric processing may be undertaken without prior trust-based consent of the Beneficiary or her appointed Private Medical Agent.

5.6. Queensland Building and Construction Commission (QBCC)

The Beneficiary respectfully petitions this Honourable Court to issue the following orders in relation to the Queensland Building and Construction Commission (QBCC):

 Upgrade the Beneficiary's current licence No. 15108125 from Builder – Low Rise to Builder - Open (Category 7), and publicly re-list the licence:

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- · Debt-free and without reputational prejudice;
- · Free from any annual financial reporting requirements; and
- With unrestricted scope of works, consistent with the Beneficiary's prior fiduciary direction and capacity.
- 5.6.2. Reactivate and publicly list Corbet Johns Builders Pty Ltd, licence No. 15057534, under Builder – Open (Category 7):
 - · Debt-free and without reputational prejudice;
 - · Free from annual financial reporting obligations; and
 - With unrestricted scope of works consistent with the trust estate's equitable administration.
- 5.6.3. Remove and expunge all adverse entries and penalties recorded against either:
 - · The Beneficiary in her private capacity; or
 - Corbet Johns Builders Pty Ltd (ACN 625 601 394).
- 5.6.4. Declare that all prior restrictions, revocations, or administrative actions imposed without equitable hearing or fiduciary compliance constitute constructive conversion and breach of trust, now rebutted in equity.
- 5.6.5. For the avoidance of doubt, the reactivation of Corbet Johns Builders Pty Ltd, including its QBCC Builder – Open (Category) licence, is sought solely for public interface and reputational restoration purposes. The company shall not to be used as the operational or financial locus of trust activity. All contracts, liabilities, income, securities, and fiduciary management functions shall be administered through the Corbet Johns Builders private trust estate, perfected under PPSR Registration No. 202508190002423 and secured jointly under lien by Phoenix Securities Trust and Mataya Securities Trust.

If required for purposes such as QBCC Home Warranty Insurance issuance, public certification lodgements, or council registration, the Pty Ltd structure

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may temporarily serve as a public-facing actor of the trust estate. All such use shall be carried out without derogation of equitable standing or transfer of beneficial ownership, and shall not interfere with trust sovereignty or the fiduciary protections now preserved under seal.

See also: Exhibit F and Exhibit Q(i).

5.7. Department of the Treasury (Securities Intermediary)

The Beneficiary respectfully petitions this Honourable Court to issue the following fiduciary enforcement orders to the Department of the Treasury, as bound party under equity:

- 5.7.1. Acknowledge the Department's formal appointment as Securities Intermediary, pursuant to the perfected Private Security Agreement dated 2 April 2025 [Exhibit B], and the unrebutted Notice of Equitable Directive dated 17 June 2025 [Exhibit A(ii)].
- 5.7.2. Perform all fiduciary obligations arising from the deposited Private Bond for Set Off dated 8 April 2025 – RN 408 002 858 AU, secured by PPSR lien instruments held under Mataya Securities Trust, without delay or reference to public channels or discretionary processes.

For clarity, the PPSR securities stand perfected under Mataya Securities Trust as Secured Party Group, and are recorded in Exhibits E-F.

Any prior overtures of consideration to Treasury have been formally revoked in full under Exhibit N(ii) – Affidavit: Revocation of Prior Offer to Treasury (18 August 2025). Performance is now demanded solely under equity and in accordance with the appointment recognised under Exhibit B and Exhibit A(ii).

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5.7.3. Facilitate immediate fiduciary access for the Beneficiary through the establishment of the following private financial facilities, as detailed in Exhibit N(iii) - Paymaster Directive Sheet - Standing Instructions:

5.7.3.1. Primary Treasury Access Facility

- Issue an American Express Centurion Black Card;
- Deliver under private trust standing, linked directly to Bond RN 408 002 858 AU:
- Enable unlimited transaction privileges with no preset limit;
- Reserved for trust-related expenses, lawful travel, legal operations, and estate provisioning.

5.7.3.2. Sub-Account #1 - Macquarie Bank (Domestic Reserve)

- Issue a Visa Debit Card and optional Cheque Book;
- Ledger-linked to a trust-monitored domestic reserve account;
- Used for fiduciary operations, travel disbursements, and public interface.

This account shall also receive the private fiduciary deposit of two (2) Bills of Exchange in the amount of \$2,500,000 AUD each, issued by the Beneficiary and Grant-David: Johns. These instruments are part of the lawful capitalisation and remittance framework for trust service operations under the estate known as Corbet Johns Builders, and are lodged in anticipation of fiduciary administration and bond-matched expenditure under trust accounting.

Reference: Annexure G(i) - Treasury Letter & Bond Tender - 8 April 2025

Sub-Account #2 - Lombard Odier & Cie SA (Swiss Reserve) 5.7.3.3.

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- · Private international fiduciary vault and digital liquidity account;
- · Debit card facility via partner bank (e.g., Singapore, Geneva);
- · Optional gold-backing with private fund reserve;
- QR-linkage to the UBO profile and diplomatic status once DFAT credentialing is complete.

Initial allocations for activation upon bond performance shall be as follows:

- AMEX Centurion Facility: \$2,500,000 AUD available draw-down;
- Macquarle Bank (Domestic Reserve): \$8,500,000 AUD opening deposit;
- Lombard Odier & Cle SA (Swiss Reserve): \$10,000,000 USD equivalent opening deposit.
- 5.7.4. Treasury shall confirm all fiduciary access tools have been issued in writing within seven (7) days of sealing of this matter, and shall deliver same to the Beneficiary at:

Karra-Leanne: Corbet

Email: karra@uboprivate.org

C/o: Mataya Securities Trust, PO Box 12, Gympie QLD 4570

- 5.7.5. Any refusal, delay, substitution, or nominee override shall constitute:
 - · Constructive dishonour,
 - · Fiduciary breach, and
 - Immediate equitable escalation under the Treaty Invocation Annex [see Originating Motion – Part 4].

For avoidance of doubt, the prior tender of consideration for Treasury services has been formally revoked under Exhibit N(ii). No performance may be withheld on the basis of compensation, discretion, or commercial terms.

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- 5.7.6. No officer of the Crown, department, or subordinate trustee may interfere with the execution of these fiduciary tools without first seeking leave of this Honourable Court in equity and in personam.
- 5.7.7. Treasury is further instructed to implement the protocols contained in Exhibit P -Affidavit of International Travel & Diplomatic Enablement, including:
 - Coordination with American Express, Lombard Odler & Cle SA (Swiss Reserve), and Macquarie Bank (Domestic Reserve) to mirror the Beneficiary's diplomatic standing in metadata upon DFAT credentialing;
 - Activation of trust-level override protocols for all international and domestic travel bookings, whether commercial or private;
 - Facilitation of travel and accommodation provisioning without joinder to statutory identity schemes, civil registration databases, or consumer compliance networks:
 - Preservation of the Beneficiary's equitable standing and private estate trust protections across all jurisdictions, by ensuring no derogation, taxation, or regulatory restriction shall apply absent leave of this Honourable Court.

This clause is to be read in conjunction with:

- Exhibit B Private Security Agreement
- Exhibit N Private Bond for Set Off
- Exhibit N(iii) Paymaster Directive Sheet
- Exhibit P Affidavit of International Travel & Diplomatic Enablement

5.8. Department of Foreign Affairs and Trade (DFAT)

The Beneficiary respectfully requests this Honourable Court issue formal orders to the Department of Foreign Affairs and Trade (DFAT), directing the following actions under fiduciary obligation:

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- 5.8.1. Update all records held by DFAT, the Passport Office, and associated consular agencies to reflect that the Beneficiary is domiciled in equity and in personam, and that no jurisdictional presumptions under public law or statutory capacity shall apply absent express and lawful consent.
- 5.8.2. Issue a Diplomatic Passport, together with the highest form of Red Card, Identity Card, or diplomatic credential available under treaty, foreign protocol, or intergovernmental provisions applicable to private trust estate protection.
- 5.8.3. Revoke, withdraw, and archive any public passport, travel ID, or national identification document issued in the Beneficiary's estate name in statutory form, and enter such record as closed and superseded under equity.
- 5.8.4. Mirror the provisions of Exhibit P Affidavit of International Travel Provisioning and Treasury Instruction, specifically in relation to:
 - Metadata coordination with Treasury and all fiduciary issuers to reflect DFAT-recognised diplomatic standing;
 - Preservation of equitable autonomy during international travel or consular
 - Non-joinder to immigration databases, facial recognition networks, and consumer travel tracking platforms;
 - Enablement of private trust-level credential use for all cross-border travel operations and estate provisioning.
- 5.8.5. Confirm compliance and sealing of these instructions within seven (7) days of chambers acceptance of this filing, and deliver written confirmation to:

Karra-Leanne: Corbet

Email: karra@uboprivate.org

C/o: Mataya Securities Trust

PO Box 12, Gympie QLD 4570

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5.9. Court Officers and Crown Officers

The Beneficiary respectfully petitions this Honourable Court to:

- 5.9.1. Take judicial notice of the complete unrebutted record now before it, including all Affidavits, Exhibits, PPSR-registered securities, and served fiduciary instruments, as preserved in chambers under seal.
- 5.9.2. Declare that all non-performing officers of the Crown, agencies, tribunals, or subordinate bodies who were served lawful equitable notice and failed to respond or act, are now in estoppel by silence.
- 5.9.3. Affirm that equity is perfected and that the Court is properly seized in personam, having original jurisdiction over the estate, the trust res, and all fiduciary duties owed by public officers and institutions.
- 5.9.4. Discharge all filing fees, registry costs, and administrative considerations via tender of the Private Bond for Set Off [Exhibit N], supported by perfected PPSR lien [Exhibits E-F], and accepted under the conscience jurisdiction of this Honourable Court.

5.10. Parallel Trust Enforcement - Grant-David: Johns

For the avoidance of doubt, the Beneficiary affirms that Grant-David: Johns has independently initiated and undertaken a parallel private trust enforcement process in his own right, under full standing in equity, and without joinder to this proceeding.

This parallel claim includes, but is not limited to:

 Executing a lawfully perfected Security Agreement, with PPSR-registered liens securing his private estate trust (Phoenix Securities Trust);

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- Issuing Notices and Equitable Directives to subordinate trustees, mirroring those served in this matter, including Treasury, ATO, DTMR, Services Australia, and others;
- Tendering Bills of Exchange and commercial instruments in equity, including contributions toward the restoration of shared trust property, specifically Corbet Johns Builders;
- Receiving equivalent patterns of dishonour, non-response, and fiduciary estoppel from the same agencies now before this Honourable Court.

Where remedy arises from fiduciary breach involving shared instruments, property, or public record injury, the Beneficiary respectfully requests this Court to:

- Acknowledge Grant-David: Johns as a co-equal non-party beneficiary;
- Ensure proportionate relief is granted in accordance with settled principles
 of equity;
- Preserve his position where rights arise in rem or in personam under the same commercial securities, equity directives, or perfected trust records.

5.11. Preservation of Remedy for Reputational and Fiduciary Injury

The Beneficiary affirms that substantial harm has been sustained as a result of:

- Administrative conversion of the estate into a purported insolvency context without lawful notice or rebuttal;
- The continued presumption of debt and suretyship in the absence of fiduciary accounting;
- Reputational damage caused by false, prejudicial media reporting —
 including references to insolvency, bans, or misleading court summaries —
 which remain unretracted despite formal notices;
- The liquidation of commercial interests and the denial of lawful access to trust property and equitable remedy.

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While the present Affidavit proceeds for declaratory enforcement and fiduciary performance, the Beneficiary preserves full rights to pursue:

- · Equitable compensation;
- · Correction of the public record;
- Negotiated settlement for injury to character, economic loss, administrative delay, or constructive breach of trust.

This request is made without prejudice and with full deference to the conscience of this Honourable Court. No further loss of time, name, or commercial trust shall be tolerated without judicial correction.

5.12. Preservation of Estate Security - Firearms & Defensive Rights

The Beneficiary respectfully requests that this Honourable Court take judicial notice of, and enforce without delay, the sworn:

- Affidavit of Firearms & Estate Security Directive [Exhibit R(i)], and
- Affidavit Rules of Engagement & Protective Protocols (In Personam) [Exhibit R(ii)],

and enter the following findings and orders in chambers:

- 5.12.1. That the Beneficiary retains the irrevocable right to self-defence, protection of trust property, and lawful possession of estate security tools, including firearms, under plenary equity jurisdiction;
- 5.12.2. That no State, Federal, or Crown officer may override or interfere with the Beneficiary's lawful possession of such tools without express leave of this Honourable Court under equitable cause;

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- 5.12.3. That all statutory presumptions of disarmament, weapons registration, or licensing are hereby rebutted ab initio, including any public schemes requiring civilian permission, surveillance, or enrolment;
- 5.12.4. That upon issuance of diplomatic credentials (including the highest diplomatic ID card available in Australia), or judicial sealing of Exhibit R(i), the Beneficiary is entitled to acquire, store, transport, and operate such tools in protection of:
 - The Beneficiary in her private capacity and the equitable estate;
 - Any co-residing estate occupants;
 - The lawful members of Mataya Securities Trust and Phoenix Securities Trust:
 - Any declared private family members under custodial care.

Sealing and Final Enforcement 5.13.

- 5.13.1. Accept this Affidavit and all annexed instruments, including Exhibits A through Z, as a full and complete record of trust enforcement under equity;
- 5.13.2. Enter the entire filing under seal of the Court, for the exclusive use of chambers and authorised trustees;
- 5.13.3. Declare that all rights, directives, claims, and indemnities expressed herein are final and binding, unless lawfully rebutted on the record under equal standing in equity:
- 5.13.4. Declare that no officer of the Crown, department, or subordinate party may act against this record, in whole or part, without first applying for leave of Court in personam.
- Estate Continuity and Executor Appointment 5.14.

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- 5.14.1. Preserve and transfer the estate in equity under the terms of the Affidavit of Estate Continuity and private Will [Exhibit S];
- 5.14.2. Prohibit any Crown officer, executor, or public administrator from assuming jurisdiction over the estate or its securities;
- 5.14.3. Maintain this Court's exclusive jurisdiction over all equity, succession, and remittance responsibilities regardless of the Beneficiary's death or absence.
- 5.15. Preservation of Technological Access and Unregulated Digital
 Infrastructure

The Court is respectfully requested to take judicial notice that:

- 5.15.1. The Beneficiary does not consent to the revocation, conditioning, licensing, biometric surveillance, or regulatory override of her access to:
 - · Public or private internet services;
 - · Unrestricted use of AI systems;
 - Blockchain-based identity or currency tools;
 - Quantum or zero-trust encrypted platforms;
 - Privacy-assured communications infrastructure.
- 5.15.2. No public or corporate entity may impose digital ID requirements, censorship, surveillance backdoors, or suppression of lawful private use of such systems without equitable jurisdiction and without the express leave of the Supreme Court of Queensland Equity Division.
- 5.15.3. The Beneficiary asserts a permanent equity-based exemption from all public digital identity programs, encryption backdoors, AI throttling policies, and any law contravening private conscience, communication, or intellectual dominion.
- 5.15.4. These rights are affirmed under the Private Security Agreement [Exhibit B].
 Private Bond for Set Off [Exhibit N], Affidavit of Standing [Exhibit H].

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Affidavit of Estate Continuity [Exhibit S], and all PPSR registrations held under the Mataya Securities Trust.

- 5.15.5. The Beneficiary retains the right to use AI, publish, research, and engage in secure communications on equal footing with all parties in commerce, governance, or trust administration.
- 5.16. International Travel Private Coverage & Trust-Based Operations
 - 5.16.1. The Beneficiary affirms that all international travel, bookings, and overseas medical or logistical needs shall be administered under private trust jurisdiction and not through any public scheme, registry, or insurance provider.
 - 5.16.2. The AMEX Centurion Black Card, issued pursuant to the Paymaster Directive [Exhibit N(iii)] and linked to the Private Bond for Set-Off (RN 408 _002 858 AU) [Exhibit N], shall serve as the exclusive travel access and provisioning facility, including:
 - Concierge-based flight and accommodation bookings under private standing;
 - Overseas medical and emergency support services aligned with trust coverage;
 - · Airport lounge access, hotel upgrades, and fiduciary protection tools;
 - Travel-related trust expenses, covered under unlimited draw privileges.

5.16.3. The Beneficiary expressly disclaims any reliance upon or joinder to:

- · Cover-More Travel Insurance;
- Medicare (domestic or international extensions);
- Any statutory or commercial travel insurer invoked by airline, hotel, or digital booking systems.

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- 5.16.4. The Medibank Private policy referenced in the Affidavit of Medical Standing [Exhibit Q] applies strictly within the Commonwealth of Australia, and is to be mirrored in metadata for hospital and emergency access only, without extending to international travel coverage or registry sharing.
- 5.16.5. All travel bookings, medical escalations, or repatriation needs while abroad shall be arranged exclusively through the AMEX concierge facility or authorised fiduciaries acting under trust instruction.
- 5.17. Preservation of CAPMA Operations and Trust Infrastructure
 - 5.17.1. The Applicant affirms that the organisation known as "CAPMA" (Construction Alliance PMA) has been lawfully registered as a private trust estate and commercial interface structure, for the purpose of delivering private construction services through the UBO Hold Trust EQ and related trust accounts.
 - 5.17.2. The CAPMA name and operations have now been secured under lien by Phoenix Securities Trust and Mataya Securities Trust via the following PPSR Registrations:
 - PPSR No. 202508190006506 CONSTRUCTION ALLIANCE PMA
 - PPSR No. 202508190006855 CONSTRUCTION ALLIANCE PMA (via UBO Hold Trust EQ)
 - 5.17.3. The Applicant requests that these secured interests be recognised by this Honourable Court as enforceable private property and commercial rights in equity, exempt from seizure, regulatory interference, or third-party repurposing.

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5.17.4. All operations of CAPMA shall proceed under plenary private jurisdiction, with all assets, contracts, and equity instruments held in trust and protected from merger, public forfeiture, or statutory assumption without express leave in equity.

See also: Exhibits F, Q(ii), and Q(iii).

6. Affidavit of Estate Continuity and Succession Directive

The Beneficiary affirms the need to preserve the trust estate, its perfected equity, and its unrebutted record, in the event of death, incapacitation, or unlawful interference by any public officer, agency, or hostile actor.

This Affidavit is affirmed in equity under seal and constitutes a formal directive to this Honourable Court, under plenary jurisdiction.

6.1. Estate Continuity Upon Death, Incapacitation, or Unlawful Detainment

If the Beneficiary, Karra-Leanne: Corbet, is deceased, rendered permanently incapacitated, forcibly detained, or otherwise obstructed from acting in equity:

- All unrebutted instruments, liens, directives, and standing shall remain active and binding in law and conscience;
- All equity filings shall remain before this Court nunc pro tunc ab initio, and shall not be discharged or stayed without final order;
- The Supreme Court of Queensland shall retain exclusive jurisdiction to enforce the remittance and protection of the trust estate;
- Full fiduciary delegation shall be recognised in Grant-David: Johns as First Successor, for the purposes of:
 - Seeking judicial relief;

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- Demanding my release or public disclosure;
- · Ensuring the continuation of trust enforcement.

6.2. Immediate Successorship and Trust Succession

In the event of death or permanent removal of the Beneficiary:

6.2.1. First Successor: Grant-David: Johns, as First-Tier Beneficiary and Successor Trustee, to be held and administered in accordance with the terms of this affidavit and within the jurisdiction and oversight of the Supreme Court of Queensland – Trial Division (In Equity), such jurisdiction being of record and perpetual.

6.2.2. Second-Tier Beneficiary and Conditional Oversight:

If Grant-David: Johns is deceased, legally incapacitated, or otherwise unavailable to act, the equitable estate shall vest in Dylan Joshua Maher (the Beneficiary's son), as Second-Tier Beneficiary and Successor Trustee, subject to the following conditions:

- If the Second-Tier Beneficiary is under the age of thirty five (35) years at the time of vesting, he shall be overseen, guided, and supported in the management and administration of the equitable estate by Lisa-Kendall: Townsing and her partner Edward-John: Townsing, and Jarod-David: Waters and his partner Melissa Alice Waters.
- Such oversight shall remain in force until the Second-Tier Beneficiary reaches the age of thirty five (35) years, whereupon full and unfettered control shall vest solely in him.
- For their oversight and guidance services, Lisa-Kendall: Townsing and Edward-John: Townsing together shall receive AUD \$60,000 per annum each household, and Jarod-David: Waters and Melissa Alice Waters together shall receive AUD \$60,000 per annum each household, taxexempt, paid in equal monthly instalments from the Private Bond RN 408

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002 858 AU. (see Exhibit N – Certified Copy of Private Bond) for the duration of the oversight period.

6.3. Trigger Activation - Emergency Document Release Protocol

If the Beneficiary is found to be:

- · Deceased;
- Unlocatable;
- · Imprisoned without record;
- · Or held under unlawful jurisdiction for more than 72 hours,

Exhibit R(ii) shall be activated in full and disseminated via encrypted instructions to multiple undisclosed private agents, including:

- · Family and international equity networks;
- Press and public record distributors;
- · Commonwealth parliamentary oversight bodies;
- Foreign consulates with lawful notice of jurisdiction.

Note: These agents are privately appointed and sealed under the trust. The Court is respectfully advised that these sources have not been disclosed herein to protect from targeting, interference, or unlawful seizure. Their activation is automated, irreversible, and pre-funded.

6.4. Tracker and Location Integrity Clause

The Beneficiary confirms the existence of encrypted signal devices and secure location protocols stored on or near the Beneficiary in his private capacity, and placed in trust for emergency location or recovery. These shall not be accessed or tampered with under statutory authority, and exist solely to prevent:

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Kidnapping or disappearance;

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- Denial of lawful access to the courts;
- Interruption of succession or execution of will.

This does not imply criminal intent, concealment, or surveillance of others. It is a fiduciary safeguard only.

6.5. Training and Equity Continuity

Grant-David: Johns and any successor he appoints shall receive:

- Access to all trust documents and sealed archives;
- Authority to update and execute filings in the name of the estate;
- Use of the Phoenix Securities Trust and Private Bond RN 408 002 858 AU as instruments of enforcement.

This shall include continued private instruction in:

- · Trust administration;
- · PPSR security processes;
- Court jurisdiction in personam;
- Diplomatic protection mechanisms available to equity holders.

6.6. Non-Derogation of Present Standing

This clause does not defer, delay, or modify any remedy currently sought. It is not testamentary. It is submitted under present jurisdiction for the protection of:

- The estate res;
- The standing of the Applicant;
- · And the lawful succession of fiduciary remedy in all conditions.

The Court is respectfully advised that any attempt to obstruct, conceal, or intercept this directive shall be deemed breach of equity and will trigger publication of all records. doHara LL

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Equity does not tolerate extinction through silence.

6.7. Public Release Clause - Death, Abduction, or Incapacitation Trigger

In the event that the Beneficiary, Karra-Leanne: Corbet, is confirmed to be:

- · Deceased,
- Abducted.
- Unlawfully detained,
- Or incapacitated under conditions preventing access to this Honourable Court,

then the following instruction is hereby activated without further need for approval:

Emergency Equity Disclosure Protocol

- 6.7.1. A full certified copy of this Supreme Court filing bundle including the Affidavit of Fact, Bond Tender, Equity Exhibits A-Z, Medical Standing (Exhibit Q), Estate Continuity Directive (Exhibit S), and Firearms Directive (Exhibit R(i)) - shall be released and transmitted to:
 - Private equity archives already appointed and not disclosed herein;
 - Digital repositories with conditional release instructions;
 - Select overseas diplomatic and journalistic bodies with pre-established contact:
 - Parliamentary oversight recipients and public record holders capable of initiating formal inquiry;
 - And the first confirmed successor (Grant-David: Johns), or if unavailable, the secondary designated heir.
- 6.7.2. No disclosure recipient shall be named in this sealed private affidavit to protect against interference, seizure, or anticipatory sabotage.

6.7.3. The public release will include:

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- All unrebutted evidence of fiduciary breach and fraud upon the estate;
- All instruments constituting lawful remedy tendered but ignored;
- Audio, video, or written proof of judicial misconduct or procedural evasion (if retained or made available by associates);
- And a call for international redress under equity, trust law, and diplomatic immunity frameworks.
- 6.7.4. Any agency, officer, or registrar found to have knowingly participated in suppression or retaliation against the trust shall be publicly named and held in equity violation in any future private prosecution brought by successor parties.

This clause forms the final assurance of continuity, and shall activate without delay upon verification of death, disappearance, or incapacitation of the undersigned.

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7. Final Affirmation and Jurat

I, Karra-Leanne: Corbet, a living private woman of the House of Corbet, do solemnly affirm and declare that the facts and claims contained in this affidavit are true, correct, and complete to the best of my knowledge, experience, and belief, and are submitted in honour, without malice, and with full recognition of this Honourable Court's equitable jurisdiction.

This affidavit, together with the exhibits annexed hereto, is affirmed for the purpose of invoking original jurisdiction in equity, securing judicial recognition of standing, and compelling the fiduciary obligations of all trustees, officers, and agencies named herein.

I respectfully submit this record under private seal, nunc pro tune ab initio, with all rights reserved.

(Signature of Deponent – by hand and seal)

Karra-Leanne: Corbet

Principal, Grantor and Beneficiary of the Special Trust

Affirmed at: __Gympie_Court house

On this day: Qoff of _August 2025

Before me:

(Signature of Witness - by hand and seal)

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Justice of the Peace / Commissioner for Declarations

Maureen Patricia Jennifer O'HARA

(Full Name & Title)

(Official Stamp)

Reg No.: 117034

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