With Prejudice All Rights Reserved 20/06/2022

> Greg Walter Maker Unit 5 - 26 Ralleigh Street Belmont 6104

Within the universal maxim of law. Notice to agent is notice to principal. Notice to principal is notice to agent.

Notice of Default

To: Ian Edwards

Position: CEO of RWWA

Date of first notice Served : 22/04/22

Date of second noticed served: 16/05/22

As you have failed to respond to the previous notices that have been served upon you.

It is now taken to mean that you and all interested parties agree entirely with the point of Law that I have previously stated and that RWWA has no lawful reason to stop me from working or to further withhold income from myself and my family.

Since you have provided your absolute tacit agreement to all said previous notices and the information contained within them.

Any hearing with regards to this matter must be heard in a properly established court de jure hearing under constitutional law as established under Chapter III of the commonwealth of Australia Constitution Act as proclaimed and gazetted.

The Law forbids me to consent to any other presumed jurisdiction or alleged authority.

I may seek remedy now, or at any other future time for any torts that have been or may be committed against me.

A counter claim for damages and loss of income may ensue personally against you Mr Edwards.

You are now in default and dishonour Mr Edwards as you have a duty of care, and by law to respond to the very serious points that I do refer to within said notices.

I understand that you are doing business as CEO of RWWA and thus you have a responsibility to manage your affairs according to Law.

Any reply must be made on your full commercial liability and on penalty of perjury, whilst also providing a legible full printed and signed name of respondent.

All previous notices may be presented as evidence in my defence.

Yours Truly Greg the living man All Rights Reserved E&OE