

## COMMON LAW REGISTERED COPYRIGHT TRADEMARK NOTICE

Non-Negotiable.

Common Law Registered Copyright Trademark Notice;

:27th-Day-of-September, 2018:

Copyright Notice: All rights reserved re: common-law registered copyright of trade-name/trade-mark, :Ivan-Jason: :Marsich:®©™ (“Creditor”), as well as any and all derivatives and variations in the spelling of said registered copyright of trade-name/trade-mark – Common Law Registered Copyright Trademark 2018 :IVAN-JASON: :MARSICH:®©™, :Ivan-Jason: :Marsich:®©™, Lord, :Ivan-Jason: :Marsich:®©™, Said common-law registered copyright of trade-name/trade-mark, :IVAN-JASON: :MARSICH:®©™ (and all derivatives thereof), may neither be used, nor reproduced, neither in whole nor in part, nor in any manner whatsoever, without the prior, express, written consent and acknowledgment of :Ivan-Jason: :Marsich:®©™, Lord, :Ivan-Jason: :Marsich:®©™, as signified by the seal of :Ivan-Jason: :Marsich:®©™, Lord, :Ivan-Jason: :Marsich:®©™, hereinafter known as “Secured Party” and “Creditor”.

With the intent of being contractually bound, any juristic person, as well as the agent of said juristic person, consents and agrees by this Registered Copyright Trademark Notice that neither said juristic person, nor the agent of said juristic person, shall display, nor otherwise use in any manner whatsoever, the common-law registered copyright of trade-name/trade-mark :IVAN-JASON: :MARSICH:®©™ (and all derivatives thereof), nor the common-law registered copyright of trade-name/trade-mark described herein, nor any derivative of, nor any variation in the spelling of, :IVAN-JASON: :MARSICH:®©™ (and all derivatives thereof) without the prior, express, written consent and acknowledgment of Secured Party, as signified by Secured Party’s seal. Secured Party neither grants, nor implies, nor otherwise gives consent for any unauthorised use of :IVAN-JASON: :MARSICH:®©™ (and all derivatives thereof), and all such unauthorised use is strictly prohibited.

Take note also that Common Law Registered Copyright Trademark is claimed by Secured Party over, including, but not restricted or limited to, all means of personal identification of Creditor defined as; all fingerprints, footprints, palm prints, thumbprints, hand-prints, toe-prints, RNA materials, DNA materials, blood and blood fractions, biopsies, surgically removed tissue, body parts, organs, hair, teeth, nails, semen, urine, faeces, excrement, other body fluids and matter of any kind, and breath samples, voice-print, retinal image, and the description thereof, and all other corporeal identification factors, and said

factors physical counterparts, any and all body tissues of any kind, in any form, and all records and record numbers, including the results, recorded or otherwise, of all and any tests performed on any material relating to Creditor, and information pertaining thereto, and any visual image, photographic or electronic, notwithstanding any and all claims to the contrary. In addition, Secured Party retains absolute control and mastery over the property of his body, mind and mental faculties to the extent that no medications, foods or otherwise may be administered to him without his express consent in written form, sealed, and freely given in full formal consent.

Self-executing Security Agreement in Event of Unauthorised Use: By this Registered Copyright Trademark Notice, both the juristic person and the agent of said juristic person, hereinafter jointly and severally "User," consent and agree that any use of **:IVAN-JASON: :MARSICH:®©™** (and all derivatives thereof), other than authorised use as set forth above constitutes unauthorised use and counterfeiting of Secured Party's common-law, god's law, registered copyrighted trademarked property, which contractually binds User, and renders this Registered Copyright Trademark Notice a Security Agreement, wherein User is Debtor and **:Ivan-Jason: :Marsich:®©™, Lord, :Ivan-Jason: :Marsich:®©™**, is Secured Party and Creditor, and signifies that User:

(1) Grants Secured Party and Creditor a security interest in all User's assets, land, and personal or private property, and all of User's interest in assets, land, and personal or private property, in the sum certain amount of TEN MILLION SOLID GOLD SOVEREIGN COINS GB of use of the common-law-registered-copyrighted trade-name/trade-mark **:IVAN-JASON: :MARSICH:®©™**, as well as for each and every occurrence of use of any and all derivatives of, and variations in the spelling of, **:IVAN-JASON: :MARSICH:®©™**, plus costs, plus triple damages.

(2) Authenticates this Security Agreement wherein User is Debtor and **:Ivan-Jason: :Marsich:®©™, Lord, :Ivan-Jason: :Marsich:®©™**, is Secured Party Creditor, and wherein User pledges all of User's assets, land, consumer goods, farm products, inventory, equipment, money, investment property, commercial tort claims, letters of credit, letter-of-credit rights, chattel paper, instruments, deposit accounts, accounts, documents, and general intangibles, as well as all User's interest in all such foregoing property, now owned and hereafter acquired, now existing and hereafter arising, and wherever located, as collateral for securing User's contractual obligation in favour of Secured Party, for User's unauthorised use of Secured Party's common-law-registered-copyrighted-trademarked property.

(3) Consents and agrees with Secured Party's filing of a UCC Financing Statement in the UCC filing office, as well as in any county recorder's office, wherein User is debtor and **:Ivan-Jason: :Marsich:®©™, Lord, :Ivan-Jason: :Marsich:®©™**, is Secured Party Creditor.

(4) Consents and agrees that said UCC Financing Statement described above in paragraph "(3)" is a continuing financing statement, and further consents and agrees with Secured Party's filing of any continuation statement necessary for maintaining Secured Party's perfected security interest in all of User's property and interest in property, pledged as collateral in this Security Agreement and described above in paragraph "(2)," until User's contractual obligation theretofore incurred has been fully satisfied.

(5) Consents and agrees with Secured Party's filing of any UCC Financing Statement, as described above in paragraph's "(3)" and "(4)," as well as the filing of any Security Agreement, as described above in paragraph "(2)," in the UCC filing office, as well as in any county recorder's office.

(6) Consents and agrees that any and all such filings described in paragraphs "(4)" and "(5)" above are not, and may not be considered, bogus, and that User will not claim that any such filing is bogus.

(7) Waives all defences.

(8) Appoints Secured Party as Authorised Representative for User, effective upon User's default re: User's contractual obligations in favour of Secured Party Creditor as set forth below under "Payment Terms" and "Default Terms," granting Secured Party full authorization and power for engaging in any and all actions on behalf of User including, but not limited by, authentication of a record on behalf of User, as Secured Party, in Secured Party's sole discretion, deems appropriate, and User further consents and agrees that this appointment of Secured Party as Authorised Representative for User, effective upon User's default, is irrevocable and coupled with a security interest. User further consents and agrees with all of the following additional terms of Self-executing Security Agreement in Event of Unauthorised Use.

Payment Terms: In accordance with fees for unauthorised use of **:IVAN-JASON: :MARSICH:®©™** (and all derivatives thereof) as set forth above, User hereby consents and agrees that User shall pay Secured Party Creditor all unauthorised-use fees in full within SEVEN (7) days of date invoice is sent Secured Party's invoice, hereinafter "Invoice," itemising said fees. Default Terms: In event of non-payment in full of all unauthorised-use fees by User

within SEVEN (7) days of date Invoice is sent, User shall be deemed in default and:

a. All of User's property and property pledged as collateral by User, as set forth above in paragraph "(2)," immediately becomes, i.e. is, property of Secured Party.

b. Secured Party is appointed User's Authorised Representative as set forth above in "(8)".

c. User consents and agrees that Secured Party Creditor may take possession of, as well as otherwise dispose of in any manner that Secured Party, in Secured Party's sole discretion, deems appropriate, including, but not limited by, sale at auction, at any time following User's default, and without further notice, any and all of User's property and interest, described above in paragraph "(2)," formerly pledged as collateral by User, now property of Secured Party, in respect of this "Self-executing Security Agreement in Event of Unauthorised Use," that Secured Party, again in Secured Party's sole discretion, deems appropriate.

Terms for Curing Default: Upon event of default, as set forth above under "Default Terms," irrespective of any and all of User's former property and interest in property, described above in paragraph "(2)," in the possession of, as well as disposed of by, Secured Party, as authorised above under "Default Terms," User may cure User's default only re: the remainder of User's said former property and interest property, formerly pledged as collateral that is neither in the possession of, nor otherwise disposed of by, Secured Party within twenty (20) days of date of User's default only by payment in full.

Terms of Strict Foreclosure: User's non-payment in full of all unauthorised-use fees itemised in invoice within said twenty (20) day period for curing defaults as set forth under "Terms for Curing Default" authorises Secured Party's immediate non-judicial strict foreclosure on any and all remaining former property and interest in property, formerly pledged as collateral by User, now property of Secured Party, which is not in the possession of, nor otherwise disposed of by, Secured Party, upon expiration of said twenty (20) day default-curing period.

Ownership subject to common-law registered copyright trademark and UCC Financing Statement and Security Agreement filed with the UCC filing office.

Record owner: **:Ivan-Jason: :Marsich:®©™, Lord, :Ivan-Jason: :Marsich:®©™**, Autograph Common Law Registered Copyright Trademark®©™ 1981-3000. Unauthorised use of "**:Ivan-Jason: :Marsich:®©™, Lord, :Ivan-Jason: :Marsich:®©™**," incurs same unauthorised-use fees as those associated with **:IVAN-JASON:**

**:MARSICH:®©™** (and all derivatives thereof), as set forth above in paragraph “(1)” under “Self-executing Security Agreement in Event of Unauthorised Use.”

Terms & Conditions, Fee Schedule: A breach of registered copyright trademark will activate the enclosed Terms & Conditions and Fee Schedule.

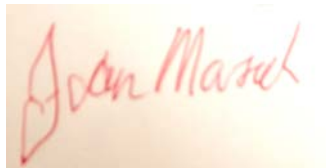
I have the right to amend this Common Law Registered Copyright Trademark Notice, as and when necessary, and at my sole discretion.

This Copyright Notice includes any and all business names owned by **:Ivan-Jason: :Marsich:®©™** and **:IVAN-JASON: :MARSICH:®©™** (and all derivatives thereof).

Autograph & Seal By: Secured Party Creditor.

Dated; **:27th-Day-of-September, 2018:**

Signature: \_\_\_\_\_



Seal:

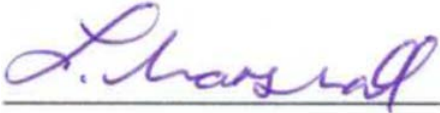


**WITHOUT PREJUDICE – WITHOUT RECOURSE – NON-ASSUMPSIT.  
All Rights Reserved – Errors & Omissions Excepted.**

Dated; :27th-Day-of-September, 2018:

Witness Signature:  Seal:

Dated; :27th-Day-of-September, 2018:

Witness Signature:  Seal:

Dated; :27th-Day-of-September, 2018:

Witness Signature:  Seal:

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# TERMS & CONDITION

## REFERENCE NUMBER: A0015680

RESPONDENT:Principals.

PROPONENT: :Ivan-Jason: :Marsich:®©™ and :IVAN-JASON:  
:MARSICH:®©™ Secured Party/Creditor.

Postal Address:

Post Office Box 247.

Opononi Four Square.

State Highway 12, Opononi 0445.

RD3 Kaikohe, [New Zealand].

TE IKA-A-MAUI O AOTEAROHA.

### **Parties:**

These Terms & Conditions are applicable to the above named parties, also including but not limited to colleagues acting for or on behalf of the named parties:

### **Applicability.**

Whereas Sovereign on the Land, Respondent therefore acts in the capacity of a private individual against a Sovereign[de jure].

In the absence of government statutes and other corporate contracts, the only instrument that will compel performance between private individuals is a lawfully binding contract.

### **Respondent's Responsibilities.**

It is Respondent's onus and responsibility to provide proof of claim in the form of a Sufficient Verified Response of a lawfully binding contract, presumed or claimed to exist between the parties. Additionally any claimed contract must possess all elements of a lawfully binding contract including but not limited to; offer, acceptance, true reliant statements of fact, intent and consideration, and that these elements have been knowingly, willing and intentionally disclosed to Proponent.

Absent a lawfully binding contract, this document notices terms and conditions between the parties which upon acceptance will form a lawfully binding contract between the parties.

It is Respondents responsibility to inform and advise any colleagues acting for or on behalf of Respondent of these terms and conditions.

See Schedule A for contractual obligations arising from acceptance of these terms.

**Sufficient Verified Response.**

Owing to the seriousness of the matter, only a response that meets the following criteria qualifies as a Sufficient Verified Response must:

1. Be duly registered verified and sworn documentation of standing, authority, value, and rebuttal of every point with specificity and particularity;
2. Exhibit written delegation of authority signed by the Respondent if response is by another;
3. Use words defined within common dictionaries (e.g. Webster's or Oxford).

No correspondence will be entered into by telephone.

**Method of Rejection.**

No contract shall be considered entered where Respondent does not do or perform any of the actions listed in Schedule A. *No action, No contract.*

**Method of Acceptance.**

A lawfully binding contract is knowingly entered into by Respondent or any of their agents doing or performing any of the actions listed in Schedule A. *Action is Acceptance.*

**Terms of Acceptance.**

Acceptance is with Respondent's consent to the following:

1. Agreement with all terms and conditions stipulated herein;
2. Unreserved acceptance of charges payable stipulated in Schedule A;
3. Respondent irrevocably and unconditionally waives any and all rights of objection, immunities or defenses.



# SCHEDULE A

**Currency:** Solid Gold Coins.

**Collection fees:** Collection fees for any unpaid invoices are additional.

Item	Charges Description.	*Rate (Dollars)
1	Any claim absent a lawfully binding contract between the parties, the penalty will be TEN THOUSAND DOLLARS (\$10,000) <b>per hour and/or per occurrence</b> or any portion thereof.	\$10,000
2	Enforcing or attempting to enforce any prior issued instrument on a Sovereign [de jure], the penalty will be TEN THOUSAND DOLLARS (\$10,000) <b>per hour and/or per occurrence</b> or any portion thereof.	\$10,000
3	Unlawful repairable Damage or Destruction to the Proponent's private property or goods instigated by or caused by the Respondent, the penalty will be TEN THOUSAND DOLLARS (\$10,000) <b>per occurrence</b> or any portion thereof.	\$10,000
4	Each telephone call made by Respondent in the pursuit of any claim absent a lawfully binding contract between the parties, the penalty will be TEN THOUSAND DOLLARS (\$10,000) <b>per hour and/or per occurrence</b> or any portion thereof.	\$10,000
5	Detention for questioning, interrogation, detained in any way, harassed or otherwise regulated, the penalty will be TEN THOUSAND DOLLARS (\$10,000) <b>per hour and/or per occurrence</b> or any portion thereof.	\$10,000
6	Restrained, handcuffed, transported, incarcerated or subjected to any adjudication process ignoring our Inherent Rights, the penalty will be (TEN THOUSAND DOLLARS (\$10,000) <b>per hour and/or per occurrence</b> or portion thereof.	\$10,000
7	Subjected to undue force or afflicted by and suffer the effects of any "non-lethal" weapon such as a Taser, the penalty will be TWO HUNDRED THOUSAND DOLLARS (\$200,000) <b>per occurrence.</b>	\$200,000
8	Forcefully compelled to undergo any ingestion of energies or substances into or onto the body whether under the guise of medication or otherwise, without my express written consent, the penalty will be TWO HUNDRED THOUSAND DOLLARS (\$200,000) <b>per occurrence.</b>	\$200,000
9	False statements of any crime or infraction or mis-quoted, or attributed anything we did not actually speak, write or do, or our written or spoken communications are shown to be tampered with in any way, the penalty will be ONE MILLION DOLLARS (\$1,000,000) <b>per occurrence.</b>	\$1,000,000
10	Unlawful entry or Trespass on Proponent's private property or goods, the penalty will be ONE MILLION DOLLARS (\$1,000,000) <b>per occurrence.</b>	\$1,000,000
11	Operating or perpetuating any and all private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS of and against the Sovereign Proponent [De Jure], the penalty will be ONE MILLION DOLLARS (\$1,000,000) <b>per occurrence.</b>	\$1,000,000
12	Forced to suffer the effects of the use of any lethal weapon, fists, boots or any other method of torture to the body, the penalty will be TWO MILLION DOLLARS (\$2,000,000) <b>per occurrence.</b>	\$2,000,000
13	KIDNAPPING and/or DEATH due to the use of lethal force by ANYONE, intentional or accidental, acting under the colour of law or otherwise, the penalty will be TEN BILLION DOLLARS (\$10,000,000,000) to be paid to the surviving Heirs and Successors.	\$10,000,000,000

**Note:** Units of increment will determine number of incidences invoiced. **Changes to Terms and Conditions:** Terms and conditions may change at any time. Respondent will be offered new terms that will supersede and cancel any previously issued terms and conditions.