MARSICH [CROWN] TRUST®©™®

[PRIVATE DISCRETIONARY TRUST] [Mauri Suv'eran Authority]









Prepared by: :Gavin-John: [for the] House of :Marsich: ®©™® Known as: :Arikinui-Kawenata: [for the] House of :Crown: ®©™®

:office-of-the-crown: customary lore/law practitioner









PRIVATE DISCRETIONARY TRUST (for the): HOUSE OF [MARSICH]®©™®

This Discretionary Trust replaces and supersedes all previous agreement, if any, and is made between the undersigned signatories as a security agreement.

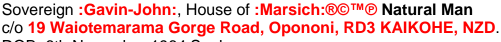
PERSON(S) DECLARING THIS TRUST (full name(s)):

:Frances: [Mare/Murray] :Marsich:®©™® (the 'Settlor') Natural Wo/man Daughter of Nukutawhiti [Mare/Murray] & Annie-May [Gilmour] Murray

TRUSTEES:

Sovereign :Frances:, House of :Marsich:®©™® Natural Wo/man c/o 19 Waiotemarama Gorge Road, Opononi, RD3 KAIKOHE, NZD.

DOB: 16th October 1943 Seal:



DOB: 6th November 1964 Seal:



Right Thumb



Right Thumb

Known as: :Arikinui-Kawenata: :Crown:®©™® Spirit Twin [Tribal Rangatiratanga]

Sovereign: Arikinui-Kawenata: [for the] House of: Crown:®©™® c/o 19 Waiotemarama Gorge Road, Opononi, RD3 KAIKOHE, NZD. PO BOX 247, Opononi Four Square, State Highway 12, Opononi 0473 DOB: 6th November 1964 Seal:





Right Thumb

1. TRUST PROPERTY:

The Trustee(s) hereby accepts assignments, exchanges, and transfers to the Trust described in attached Schedule A, and additional items at any time, for the beneficiaries as defined in attached Schedule B. Additional Schedules may be added at any time.

2. TRUSTEE POWERS.

The Trustee shall have the following powers:

- (a) To buy, sell, hold, convey, encumber, rent, hypothecate, repair, destroy, improve, deduct, retain, expend, pay out, incur expenses, invest, lease any property, money, or value of the Trust, or any additional property which may be received by the Trustee, whether or not income producing, as is deemed appropriate by the Trustee.
- (b) To compromise, settle, arbitrate, sign, agree, negotiate, or defend any agreement, contract, claim or demand in favour of or against the Trust or act through any agent or attorney-in-fact.
- (c) To borrow or lend money for any purpose, and/or to secure the repayment by note, mortgage, trust deed, contract, interest in, security, pledge, or encumbering the Trust.
- (d) The Trustee may freely act under all or any of the powers of this Agreement in all matters concerning the Trust, without the necessity of obtaining the consent or permission of any interested person or of any court. The powers granted to the Trustee may be exercised in whole or in part, and shall be supplementary to and not exclusive of the general powers of a trustee pursuant to the New Zealand Trustee Act 1956, and shall include all powers necessary to carry them into effect.
- (e) Each Trustee acknowledges and enters into this contract and position as Trustee by any positive action regarding this Trust such as signing any bank document, or other written document as a Trustee of this Trust. Trustee may open bank accounts requiring only one signature. Trustee has the power to appoint signers of bank accounts.
- **3. CORPUS AND INCOME.** The Trustee shall determine the allocation between corpus and income as to beneficiaries.

- **4. TRUSTEES.** Additionally, the following are named as Trustees: :Frances [Mare/Murray]: [for the] House of :Marsich:®©™®, Trustee, :Gavin-John: [for the] House of :Marsich:®©™®, Successor Trustee known as: Sovereign :Arikinui-Kawenata: [for the] House of :Crown:®©™®. Any Trustee shall have the power to appoint Successor or additional Trustees. Each Trustee shall have the same power and authority as any other Trustee.
- **5. BENEFICIARIES.** No title to any of the Trust assets shall vest in any Beneficiary until the actual termination of this Trust, and no asset shall be liable for any debts of any Beneficiary.
- **6. COMPENSATION OF TRUSTEE.** The Trustee shall be paid all expenses as reimbursement for documented expenses at proof of expenses relating to Trust matters.
- **7. BOND.** No Trustee shall give any bond or other security.
- **8. REVOCABILITY.** This Trust is irrevocable, and the Settlor does waive all rights and powers, whether individually or in conjunction with others, and regardless of when or from what source he/she may have acquired such rights or powers, to alter, revoke, or terminate the Trust, in whole or in part. The Trustee may further define or amend this Trust to conform to insurance, banks, or for the benefit of the beneficiaries.
- **9. TERM.** The term of this Trust is twenty-one years. This Trust shall automatically expire unless renewed by 15th October, 2040AD. Renewal shall only take place upon the express written notice by any party to this Trust prior to expiration with the same terms and conditions.
- **10. COPIES.** An exact reproduction of this document, such as a photocopy or fax or email shall be relied upon as an original document. This trust replaces and supersedes all previous trust agreements, if any existed; and has been executed under the Laws of Contract of the Aotearoha, New Zealand, Aotearoa and Situs shall be wherein assets domicile.

Dated: 16TH OCTOBER, 2019AD

:Frances [Mare/Murray]: Estate Dignitary

General Executor (for the): House of MARSICH®©™®





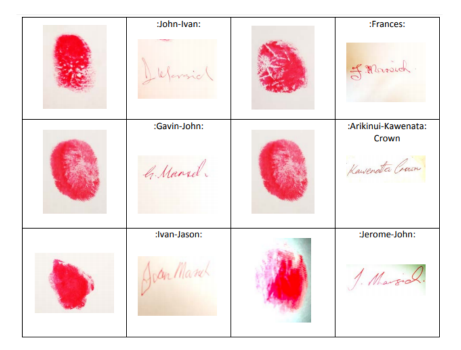
:Gavin-John: [for the] House of :Marsich:®©™®, chattel to the House of :Marsich:®©™®, Trustee & Guardian Guaranty Group, Protector

Each of us declares under penalty of perjury that the above signatories signed this document in our presence, all of us being present at the same time, and we now sign below as witnesses, declaring that the signatories appear to be of sane mind and under no duress, fraud or undue influence.





Witness quorum



Witness quorum

Name: Gregory Eloshell Sign: Global

Name: John Marshall Sign:

Name: Mark Rexen Sign:

PRIVATE DISCRETIONARY TRUST DEED (for the): HOUSE OF MARSICH®©™®

This Private Discretionary Trust was originally expressed verbally by and between FRANCES [Mare/Murray] MARSICH®©™® ESTATE on the 16TH October the Gregorian year known as AD 2019 which shall be considered but all concerned interested and affected parties to be the 16th October 2019AD House of Marsich [Crown] Trust®©™® was formed.

1. THE INTENT OF THE GRANTOR/.TRUSTEE

the Grantor/Trustee hereby declares that all property listed in Schedule A of this Declaration will be held in test for the benefit of the Beneficiaries named herein, until such time the Trust is terminated [if ever], in which case the property will revert back to the Grantor/Trustee, free and clear.

2. APPOINTMENT OF GRANTORS AS TRUSTEES

The Grantor/trustee hereby expressly agree and consent, wherever singularly or jointly, to act as a Trustee authorized representatives, agents administrators and/or attorney-in-fact, with full power of substitution to do the following:

- a) indorse, seal or otherwise sign, without liability, all documents and instruments of any type or nature, whenever a signature is requested or required for the purpose of authenticating the documents created and/or served in all commercial activity between the Trust and other legal entities;
- b) demand, collect, receive, issue receipts for, sue and recover all sums of money or other property which may now or hereafter become due, owing or payable to the trust;
- c) execute, seal, sign and indorse all documents, claims, bills, instruments, receipts, cheques, drafts, or warrants issued in the event of any and all circumstances;
- d) settle or compromise and all claims, now existing or hereafter arising, against the Trust and/or any property granted herein or others; and

e) file any claim(s) or take any action(s) or institute or take part in any proceeding(s), either in their or name of Trust or others at the Grantor/Trustee joint discretion.

In addition, the original, authenticated signature of Grantor/Trustee on any instrument, license, permit or any document now existing or hereafter arising, upon which the name of the Trust is howsoever evidenced, is hereby the authorized signature of the Trust.

The Grantor/Trustee may also open accounts, receive, open and/or dispose of all mail addressed to the Trust, and share any address to which mail and payments are to be sent. This power and the authority hereby conferred is irrevocable by any other party, remaining in flu force and effect until terminated at the Grantor/Trustee' joint discretion.

3. PURPOSE OF THE TRUST

The purpose of the Trust is to protect the interests being established by this Declaration, the execution of which comprises the Trust's authorization for the Grantor/Trustees to execute any and all forms and/or other documents, including (without limitation) any and all financing statements, as and when deemed necessary, in order to ensure that the property of the Trust is protected and maintained for the maximum benefit of the Beneficiaries. This Declaration also operates as an express underrating by the Grantor/Trustee to fulfil all necessary fiduciary duties, including those expressed in section 2 of this Declaration. The Grantor/Trustee also warrant that they hold full title to the property hereby granted to the Trust, free and clear of all lawful liens and encumbrances.

Upon execution of this Declaration, the property listed in Schedule A is subject to the private control of the Trust. The Trust also expressly covenants that the Grantor/Trustee will NEVER be held to be sureties and/or accommodation parties for the Trust or any other legal entity doing business in the name(s).

4. SUBORDINATION TO THE CLAIMS OF THE GRANTOR/TRUSTEE

Any debts owed by the Trust to the Grantor/Trustees (if any), whether now existing or hereafter arising, shall have priority over any and all claims that third parties may raise against the property listed in Schedule A.

The Trust hereby expressly subordinates all claims against the Grantor/Trustee, upon any account whatsoever, to the claims that the Grantor/Trustee have or will have against the Trust (if any).

5. RIGHTS, RECOURSES & REMEDIES

Rights, recourses and remedies available to the trust may be accessed in all venues and jurisdictions, at the sole discretion of the Grantor/Trustees.

6. SEVERABILITY & WAIVERS

If one or more provisions of this Declaration are held to be invalid or unenforceable for any reason whatsoever, the remaining provisions shall continue to be valid and enforceable. If a qualified (lawful) Natural Law/Customary Lore\Law Court finds that one or more provisions of this agreement is invalid or unenforceable, but that by limiting such provision(s) it would be valid or enforceable, such provision(s) shall be deemed to be written, construed and enforced as so limited.

The failure to enforce one or more provisions of this Declaration shall not be construed as a waiver or limitation of the right to subsequently enforce and compel strict compliance with every provision of this declaration.

The Trust shall not be deemed to have wavered rights under this Declaration unless such waiver is given in writing and sealed or signed by the Grantor/Trustees. No delay or omission on the part of the Grantor/trustee in exercising a right shall operate as a waver if such waiver is given in writing and sealed or signed by the Grantor/Trustee. No delay or omission on the part of the Grantor/Trustee in exercising a right shall operate as a waiver of such right or any other right. A waiver of a provision of this Declaration shall not prejudice or constitute a waiver of the right to otherwise demand strict compliance with that provision or any other provision of this Declaration.

No prior waiver by the Trust, nor any course of dealing between the Grantor/Trustees and the Trust will constitute a waiver of any of the rights conferred by this Declaration. Whenever the consent of the Grantor/Trustees is required under this Declaration, the granting of such consent in one instance shall not constitute consent over the whole.

7. INTERPRETATION & AMENDMENTS

This Declaration, together with Schedule A and any other duly authorized documents annexed hereto, comprise the entire understanding and intent of the Trust, as to the matters set forth herein. No alteration or amendment to this Declaration will be effective unless it is expressed in writing, sealed by the Trust and sealed or signed by the Grantor/Trustees.

8. HOLD HARMLESS & INDEMNITY BOND

The Trust hereby expressly agrees and covenants that it will hold harmless and undertake the indemnification of the Grantor/Trustees from and against all claims, legal actions, orders, warrants, judgements demands, liabilities, bills, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interests and expenses, both absolute and contingent, as are due and as might become due, now existing and as might hereafter arise, and as might be suffered/incurred by, as well as imposed upon the Trust, for any reason, purpose or cause whatsoever, except premeditated acts of fraud or gross negligence.

For the avoidance of doubt, the Grantor/Trustees shall not, under any circumstances, or in any manner for the avoidance of doubt, the Grantor/Trustee shall but, under any circumstances, or in any manner whatsoever, be considered an accommodation party, or a surety, for the Trust. See Fee Schedule D as the amended Fee Schedule for service.

9. THE LAW OF THE TRUST

The law of the Trust shall be the agreement of the parties, in accordance with what is prescribed by this Declaration, unless otherwise agreed and appropriately expressed herein as a duly authorized amendment by the Grantor/Trustees.

10. THE BENEFICIARIES OF THE TRUST

Without limitation, the names of the children of the Grantor/Trustees WHEREFORE, this declaration is hereby sealed, signed and witnessed on the 16th day of October 2019, in the Gregorian year known as AD two thousand and Nineteen, at the location of its execution.

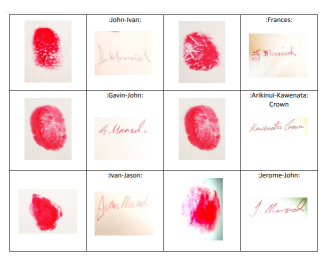
:Frances [Mare/Murray]: Estate Dignitary

General Executor (for the) House of: MARSICH®©™®





Signed: Trustee :FRANCES [Mare/Murray]: [for the] House of :MARSICH:®©™®





Witness quorum

Name: Gregory Eloshell Sign: Globac Sign:

Name: John Marshall Sign:

ame: Mark Rexen Sign:

All rights reserved - without prejudice Without Recourse - Non-Assumptive

SCHEDULE A - LIST OF ASSETS AND PROPERTY

In accordance with this Trust, the Trustee(s) have now entered into this agreement on this date by and between the Creator and the Trustee. The following described property is hereby conveyed to the Trust, and accepted by the Trustee on behalf of the Trust for the beneficiaries.

VALUABLE CONSIDERATION, equities, and other transferred assets. This list of property is comprehensive, and is the description of those certain properties which were agreed upon and known to all parties of the Trust at the time of the execution of this trust agreement, and includes all properties. See attachment A for listed assets.

FURTHERMORE, other itemized or assigned assets may be created and accepted from time-to-time. Such items shall be noted by recorded title change when appropriate. Such assets are not limited herein, but may also include any creations, assigned or transferred assets, designs, awards, banking documents, contracts, agreements, inheritances, judgments, stock, bonds, investments, partnerships, patents, equipment, inventory, cash, vehicles, real property, personal property, collectables, recoveries, rebates, gifts, royalties, products, income, dividends, insurances, Bill of Sale, Securities, trade names, copyrights, trademarks, or additional Schedules to this Trust. The trustee(s) hereby accept the assets.

SCHEDULE B - LIST OF BENEFICIARIES

BENEFICIARIES. All assets are held and owned in Trust for the beneficiaries. The Trustee(s) shall have sole absolute authority to determine between income and principal, allocations between beneficiaries, distributions to beneficiaries, purpose of distributions, schedule of distributions, assignment of taxes (if any) to any Settlor, Trustee, or Beneficiary, disclosure of documents relating to the trust, allowable expenses of any Trustee. If deemed necessary by the Trustee, beneficial interest may be reassigned at the sole discretion of the Trustee(s).

DIRECT NAMED BENEFICIARIES:

First Generation Schedule for Living-Sovereigns:

- 1. Life Estate to: :Frances [Mare/Murray]: [for the] House of :Marsich:®©™® D.O.B: 16th October 1943
- 2. Life Estate to: :John-Ivan: [for the] House of :Marsich:®©™® D.O.B: 28th August 1946

Then after, Remainder Beneficiaries (in undivided equal value) are:

Second Generation Schedule for Living Sovereigns: [NO ISSUE]

[Life Estate to: :Francine-Joanne: [for the] House of :Marsich-Mullins:®©™® D.O.B: 31st October 1963]

- 1. Life Estate to: :Gavin-John: [for the] House of :Marsich:®©™® D.O.B: 6th November 1964
- 2. Life Estate to: :Ivan-Jason: [for the] House of :Marsich:®©™® D.O.B: 14th May 1973

Special Note:

:Francine-Joanne: [for the] House of :Marsich-Mullins:®©™® D.O.B: 31st October 1963 has already received an entitlement in a Cash Advance Inheritance Bank Transfer of \$20,000 combined. [NO CASH and Land ISSUE] of descendants has been declared by :Frances [Mare/Murray]: [for the] House of :Marsich:®©™® and acknowledged and confirmed by :Gavin-John: [for the] House of :Marsich:®©™®, aka; :Ariki-nui-Kawenata: [for the] House of :Crown: [Kaitiaki Trustee and Protectorate]
Then after, Remainder Beneficiaries (in undivided equal value) are:

Third Generation Schedule for Living-Sovereigns:

[Life Estate to: :Cherelle-Jo-anne: [for the] House of :Haywood [Winter]:®©™® D.O.B: 10th September 1988] [NO ISSUE]

[Life Estate to: :Kalib-Ronan: [for the] House of :Marsich-Mullins:®©™® D.O.B: 16th September 2000] [NO ISSUE]

- 1. Life Estate to: :Renae-Frances: [for the] House of :Marsich:®©™® D.O.B: 12th June 1988
- 2. Life Estate to: :Jerome-John: [for the] House of :Marsich:®©™® D.O.B: 6th July 1990

Then after, Remainder Beneficiaries (in undivided equal value of parent above) are:

Fourth Generation Schedule for Living-Sovereigns:

- 1. Life Estate to: :Daetyn-Tysharn-Dontae: [for the] House of :Potter:®©™® D.O.B: 5th April 2008
- 2. Life Estate to: :Quinton-Tarjone: [for the] House of :Marsich:®©™® D.O.B: 9 July 2009
- 3. Life Estate to: :Kalani: [for the] House of :Marsich:®©™® D.O.B: 11th August 2014

SCHEDULE C - APPOINTMENT OF TRUSTEES WE HEREBY STATE:

Each Trustee of this trust is acting as a security agent and is entrusted with the primary purpose and duty of paying debts, dividends, interest, salaries, wages, profits, pensions, or employee benefits of any kind to the beneficiaries. Each empowered person, to include each trustee and each protector is considered to be a "personal representative" and this agreement is considered an "arrangement under which a person is nominee or escrowee for another" as described in Probate Code. A Trustee shall accept the position of Trustee by their signature, or by any other active participation, such as the management or transfer of any asset. Only one Trustee is required for any action. Each Trustee has the same exact powers as any other Trustee. Any Trustee shall have the power to resign at any time. Each Trustee shall have the same power and authority as any other Trustee. No Trustee shall have the power to distribute assets for personal benefit or for personal obligations of any Creator or Trustee. Only a singular Trustee is required to sign bank documents. The Trust releases every bank institution from any liability regarding signature cards and proper authorizations of any Trustee, past or present. Each Trustee expressly waives all rights and powers, whether individual or in conjunction with others, and regardless of when or from what source such rights or powers may have been acquired, to alter, amend, revoke, or terminate the Trust, in whole or in part; EXCEPT the Trustee may further define or amend this Trust, to complete financing agreements, to conform to title or escrow companies, maintain insurance, perform banking transactions, or for the benefit of beneficiaries.

The following are appointed to the position of Trustee:

:Frances [Mare/Murray]: [for the] House of :Marsich:®©™®, Trustee;

The following are appointed to the position of Successor Trustee:

:Gavin-John: [for the] House of :Marsich:®©™®, Kaitiaki Trustee; (singularly)

Known also as :Arikinui-Kawenata: [for the] House of :Crown:®©™®, Kaitiaki Trustee; (singularly)

SCHEDULE D: FEE SCHEDULE FOR THE HOUSE OF MARSICH®©™®

Document prepared by: The House of MARSICH [CROWN] TRUST®©™®

The annexed Fee Schedule and Proof of Claim was declared by Statutory Declaration On the 16th day of October 2019 AD and an automatic default judgement and permanent and Irrevocable, estoppels by acquiescence barring the bringing of charges under any legalese, admiralty maritime law, statute, act, legislation or regulation against the House of Marsich®©™® or right of rebuttal or negotiation came into being on the 13th day of November 2019 as witnessed in the Kaikohe District Court. Subsequent copies were provided to the NZ Governor General, Police Commissioner, Prime Minister and Minister of the courts.

Subsequently, a letter of verification and notice of said status has been forwarded to Queen Elizabeth the Second, who by the grace of God and Queen of the Commonwealth Realm, is by oath the Head of the Commonwealth and defender of the Faith, and Sworn to Oath by her Coronation under God to uphold Common Law as paramount and mandatory, was provided with the Claim of Right and Fee Schedule and a Sworn Oath and having not disputed this claim in 40 days, did come into effect by default on the 23rd day of December 2019.

INCLUDES all members of the House of Marsich®©™® who has come into commerce and service. This schedule of mandatory fees instated by the General Executor of the House of Marsich; :Frances [Mare/Murray]: [for the] House of :Marsich:®©™® on behalf of the FRANCES [Mare/Murray] MARSICH®©™® ESTATE; and do hereby set forth fees to be instated in any business dealing with the House of Marsich®©™®, including but not limited to all forms of the first, middle and family name of all members declared under the House of Marsich®©™® in codicil by writ of the Marsich [Crown] Trust®©™® et al, and any and all derivatives thereof or for any business conducted relevant to this schedule. Fees are due and ARE REQUIRED to be paid before said business can commence. Upon invoicing or subsequent invoicing amounts are due in fifteen (15) days after day of receipt. If this is not met or paid in full, it is the right of the General Executor, :Frances [Mare/Murray]: [for the] House of :Marsich:®©™® to refuse or void any form of business interaction and/or transaction. Fees are subject to change at any time without prior notice. The General Executor, :Frances [Mare/Murray]: [for the] House of :Marsich:®©™® is the only authorized personnel to alter, void, and / or enforce said fees and may do so at any time.

I, a living soul manifest, now near witness with my own eyes and attest through my own hand, this notice and free will writing by :Gavin-John: [for the] House of :Marsich:®©™® Trustee on this 16th day of October Two Thousand and Nineteen (2019).

Witness quorum:



Witness quorum

Name: Gregory Eloshell Sign: Sign: Name: Mark Rexen Sign:

:Frances [Mare/Murray]: Estate Dignitary

General Executor for House of :Marsich:®©™®

Itemised Fee Schedule Private Easements Schedule for CORPORATE Entities. \$\$

Section A: Private Easements Schedule

Penalty for Private Use 250,000.00

These fees will be mandated upon informant listed on the traffic citation ticket(s), arrest warrants, court orders, judge orders, detention orders, seizure orders, detainment orders. Hourly fees are one (1) hour minimum unless otherwise specified.

Section B: Produce trade name materials:

50,000.00
50,000.00
100,000.00
500,000.00
20,000.00
20,000.00
500,000.00
500,000.00
500,000.00
500,000.00

 4. Breathalyzer testing 5. Hair Samples 6. Skin Samples 7. Clothing Samples 8. Forced giving of fluids/samples 9. Internal Organs, including consciousness 10.Body Parts 	500,000.00 500,000.00 500,000.00 500,000.00 500,000.00 1,000,000,000.00
Section C: Issue Traffic citations and tickets of any traffic nature: a. Citations b. Warning issued on Paper Ticket	60,000.00 25,000.00
Section D: Appearance in Court due to traffic matters a. Hourly rate b. If fine imposed	75,000.00 500,000.00
Section E: Use of Trade Name Protected Material Under threat, duress, and a. Proper name written by the informant b. Name written by the informant c. Drivers License written by informant d. Social Security Number written by informant e. Miscellaneous Material written by informant	d / Coercion 25,000.00 25,000.00 150,000.00 150,000.00 500,000.00
Section F: Car / Personal Property Trespass, Carjacking, Theft, Interference a. Agency by Estoppels b. Colour of Law c. Implied Colour of Law d. Criminal Coercion e. Criminal Contempt of Court f. Estoppels by Election g. Estoppels by Laches h. Equitable Estoppels i. Fraud j. Fraud upon the court k. Larceny l. Grand Larceny m.Larceny by Extortion n. Larceny by Trick o. Obstruction of Justice p. Obtaining Property by False Pretences q. Simulating Legal Process r. Vexatious Litigation s. Trespass upon Motor Conveyance t. Seizure of Motor Conveyance u. Removal of any property or Cargo from vessel v. Theft of License Plate w.Unlawful Lien on Motor Conveyance	e with Commerce:
Section G: Produce any personal information / property for any kind of b	usiness interaction:
a. Financial Informationb. Property inside of motor vehicle (each item)	100,000.00 150,000.00
Section H: Time usage for traffic stops: a. 30 minutes b. 60 minutes c. 90 minutes	5,000.00 10,000.00 150,000.00

Section I: Court Appearance Schedule:

These fees ARE REQUIRED TO be paid immediately after the court case is finished. Failure to pay fines and fees will have an additional fee for breach of contract.

5,000.00

Section J: Demand for Appearance in Court (Summons):

a. Name	
Under duress and protest	250,000.00
2. Voluntarily	100,000.00
b. Drivers License	100,000.00
Under Duress and Protest	250,000.00
2. Voluntarily	100,000.00
c. Social Security Number (IRD / WINZ)	250,000.00
Under Duress and Protest	250,000.00
2. Voluntarily	100,000.00
d. Miscellaneous Material	250,000.00
e. Produce any personal information for commerce	250,000.00
1. Financial Information	10,000.00
2. Drivers License	10,000.00
3. Social Security Number	250,000.00
4. Any documents produced by me (each)	10,000.00

Section K: Time Usage for Court Appearance:

a. 30 minutes	
Under Protest and duress	33,500.00
2. Voluntarily	10,000.00
3. 60 minutes	75,000.00
4. Voluntarily	30,000.00
b. 90 minutes or more	200,000.00
Under Protest and Duress	100,500.00
2. Voluntarily	30,000.00

TRANSGRESSIONS - FEE SCHEDULE

Section L: Transgressions by public official(s), police officer(s), Judge(s), attorney(s) and all others who desire to contract:

who desire to contract.	
a. Failure to honor God Given Rights	20,000.00
b. Failure to honor Oath of Office	50,000.00
c. Failure to honor Constitutional Oath	50,000.00
d. Failure to honor written and / or oral word	50,000.00
e. Silence / Dishonour / Default	50,000.00
f. Failure to honor / No bond	50,000.00
g. Phone call to telephone number used by Executor including	50,000.00
from alleged debt collectors	
h. Telephone message left on phone, service or equipment for Executor	5,000.00
i. Use of Street Address / Mailing location of	5,000.00
j. Time Waiting for Scheduled Appointments	1,000.00
k. Man Stealing	75,000.00
I. Kidnapping by Fraud	75,000.00
m. Detention from Free Movement and / or cuffed	75,000.00
n. Incarceration	75,000.00
o. Failure to Follow state statutes, codes, rules and/or regulations	50,000.00
p. Failure to State a claim upon which relief can be granted	250,000.00
q. Failure to present a living injured or harmed party	100,000.00
r. Failure to provide a contract signed by the parties	100,000.00
s. Failure to provide IR10990ID(s) and other IR Reporting forms	100,000.00
t. Default by Non-Response or Incomplete Response	100,000.00
u. Fraud	100,000.00
	•

v. Racketeering	100,000.00
w.Theft of Public Funds	100,000.00
x. Dishonour in Commerce	100,000.00
y. Failure to Pay Counterclaim within Thirty (30) days	100,000.00
z. Perverting of Justice Judgement	100,000.00
aa. Forced giving of body fluids	100,000.00
ab. Forced injections / inoculations, vaccines	5,000,000.00
ac. Forced separation of marriage contract	5,000,000.00
ad. Confiscation / kidnapping of a body not a NZ citizen	160,000.00
ae. Corporate state continuing a mortgage for more than five (5) ye	ears in violation of Banking Act
1864 which takes precedence over current Statutes at large (each)	6,000,000.00
af. Attempted extortion of signature	6,000,000.00
ag. Attempted forgery of Signature	6,000,000.00
ah. Death whilst attending or awaiting matters a-ah.	1,000,000,000,000.00

^{*}Per occurrence and includes and third party defendant

Total damages will be assessed as the total amount of the damages as set forth herein times three (3) for a total of all damages as set forth in subsections a-w added to three (3) the damages for punitive or other additional damages.

Section M: Kidnapping (if an alleged officer removes free soul more than 5 feet from free soul's property without just cause IS kidnapping) 5,000.000.00

Section N: Services to others and / or Corporation(s) - per hour:

500.00
75,000.00
500.00
75,000.00
500.00
75,000.00
500.00
75,000.00
500.00
75,000.00
500.00
75,000.00

If invoiced, payment is due fifteen (15) days after receipt date. Make all payments in the form of New Zealand, Aotearoa lawful tender

ATTENTION:

This foregoing Fee Schedule is a schedule of mandatory fees provided by the General Executor of the House of Marsich®©™®. This is the newly reviewed, second edition fee schedule of the House of Marsich®©™®. I do hereby set forth fees to be instated in any business or transactions dealing with the House of Marsich®©™®. Fees are due and payable in full in lawful money as stated herein at conclusion of each transaction.

Any action upon, for, to or against including interference, obstruction, impediment, coercion, intimidation, abuse, battery, stalking, harassment, detainment, injury, resistance, piracy, or otherwise harm the House of Marsich®©™®. The 44 Troy ounces of .999 pure gold (Au) of as specified by the General Executor a hourly rate of exchanges accrues 24 hours a day, 7 days a week, 365 days a year, if you would like to transact with the Marsich®©™® House further.

The Fee Schedule is applicable per occurrence and includes any third party(s), agent(s), agency(s), agency(s) by estoppels, corporate officers, corporations, business partners, instrumentalities, persons and any and all national security attempts contrary to State security.

All amounts expressed in Troy ounces unless otherwise specified. These fees will be mandated upon the hourly informant listed on the traffic citation ticket(s), bills(s), remittance(s), fine(s), arrest warrants, detention orders, seizure orders, and/or any others orders not adhering to public law, Hourly fees are one (1) hour minimum unless others specified.

^{**} All claims are stated in NZ Dollars which means that a NZ Dollar will be defined, for this purpose as a Once Ounce Silver coin of .999 pure silver or the equivalent per value as established by law or the exchange rate, as set by the US Mint, whichever is the higher amount, for a certified One ounce silver Coin (NZ Silver Dollar) at the time of the first day of default as set forth herein; if the claim is to be paid in Federal Reserve Notes, Federal Reserve Notes will only be assessed at Par value as indicated above.

Asking anyone of the House of Marsich®©™® to produce trade mark materials \$\$ a. Name 50,000.00 b. Drivers License Numbers 50,000.00 c. Social Security Number (a.k.a. IRD / WINZ) 100,000.00 d. Retinal Scans 500,000.00 e. Fingerprinting 20,000.00 f. Photographing 20,000.00 g. DNA 500,000.00 1. Mouth Swab 500,000.00 2. Blood Samples 500,000.00 3. Urine Samples 500,000.00 4. Breathalyzer testing 500,000.00 5. Hair Samples 500,000.00 6. Skin Samples 500,000.00 7. Clothing Samples 500,000.00 8. Forced giving of fluids/samples 500,000.00 9. Internal Organs, including consciousness 1,000,000,000.00 10.Body Parts 1,000,000,000.00 Issue Traffic citations and tickets of any traffic nature: a. Alteration of heading 60,000.00 b. Warning issued on Paper Ticket 25,000.00 Appearance in court as evidence: a. Per Occurrence 250,000.00

These fees ARE REQUIRED TO BE DUE and Payable immediately. 100 percent of any and all proceeds are property of the Executor. Any and all Accrued Interest is Property of the General Executor of the House of Marsich®©™®.

250,000.00

Attempt to Summon(s):

a. The Appearance

Privateering: a. Per Occurrence

1. Under Protest and Duress	250,000.00
2. Voluntarily	100,000.00
b. Use of General Executive Authorising	N/A
c. Attempted Kidnapping, or detention other than	1,000,000.00
for an Evidenced Violation of Public Law	
1. Additional 10 minute intervals***	5,000.00

***Transgressors' weight at the time of transgression Send counterclaims and/or disputes to:

F Marsich®©™® 19 Waiotemarama Gorge Road, Opononi, RD3 Kaikohe Northland, New Zealand, Aotearoa 0473





Witness quorum:



Witness quorum

Name: Gregory Eloshell Sign: Sign: Name: Mark Rexen Sign:

:Frances [Mare/Murray]: Estate Dignitary

General Executor for the House of :Marsich:®©™®

Send counterclaims and/or disputes to:

F Marsich®©™®, 19 Waiotemarama Gorge Road, Opononi, RD3 Kaikohe 0473, Nortland, NZD.

Directions for response: Affected parties wishing to dispute the claims made herein or to make their own counterclaims must respond appropriately within THREE (3) DAYS of service of notice of this action. Responses must be under Oath or attestation, upon full commercial liability and penalty of perjury and registered in the notary's office herein provided no later than THREE (3) DAYS from the date of original service as attested to by way of certificate of service, and;

Failure to register a dispute against the claims made herein will result in an automatic default judgment securing forevermore all rights herein claimed and establishing permanent and irrevocable estoppels by acquiescence forevermore barring the bringing of charges under any statute or Act against myself a Freeman-on-the-Land known as :Frances [Mare/Murray]: [for the] House of :Marsich:®©™® Alias :MARSICH-[CROWN]-TRUST:®©™®

Use of a Notary is for attestation and verification purposes only and does not constitute a change in status or entrance or acceptance of foreign jurisdiction.

The place of claim of right, geographical area known as Kaikohe, New Zealand, Aotearoa.



CLIENT'S LEGAL NAME: DATE: CLIENT'S TRADING NAME: CLIENT NO: Phone: Fax: Mobile: Email: BILLING ADDRESS: PHYSICAL ADDRESS: PHYSICAL ADDRESS: PAyment Terms and Conditions 1. Definition and Payment 1.1 "Seller" shall mean MARSICH CROWN TRUST®©™® or its successors and assigns. Compound monthly at such a rate) after as well as before any judgment. Successors and assigns. 1.2 "Client" shall mean the person or entity as defined above. 1.3 Time for payment for the Goods/Services shall be of the essence and payment will be due seven (7) days following the 3.1 If the Client defaults in payment of any invoice when due, the date of the invoice.	Client infor	mation Form
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 Privacy Act 1993 The Client and the Guarantor/s (if separate to the Client) authorises the Seller to: (a) collect, retain and use any information about the Client and/or Guarantors, for the purpose of assessing the Client's and/or Guarantors creditworthiness or marketing products and services to the Client and/or Guarantors, whether collected by the Seller from the Client and/or Guarantors directly or obtained by the Seller from any other source, to any other credit provider or any credit reporting agency for the purposes of providing or obtaining a credit reference, debt collection or notifying a default by the Client and/or Guarantors. Where the Client and/or Guarantors. Where the Client and/or Guarantors are an individual the authorities under clause 2.1 are authorities or consents for the purposes of the Privacy Act 1993. The Client and/or Guarantors shall have the right to request the Seller for a copy of the information about the Client and/or Guarantors held by the Seller and the right to request the Seller to correct any incorrect information about the Client and/or Guarantors held by the Seller. Default Interest on overdue invoices shall accrue daily from the date when payment becomes due, until the date of payment, at a rate of two and one half percent (2.5%) per calendar month (and at the Seller's sole discretion such interest shall Interest on overdue invoices shall accrue daily from the date when payment becomes due, until the date of payment, at a rate of two and one half percent (2.5%) per calendar month (and at the Seller's sole discretion such interest shall I certify that the above information is true and correct. I authorise the use of my personal information as detailed in the lient. It certify that the above information	 "Seller" shall mean MARSICH CROWN TRUST®©™® or is successors and assigns. "Client" shall mean the person or entity as defined above. Time for payment for the Goods/Services shall be of the essence and payment will be due seven (7) days following the date of the invoice. Privacy Act 1993 The Client and the Guarantor/s (if separate to the Clien authorises the Seller to: (a) collect, retain and use any information about the Clie and/or Guarantors, for the purpose of assessing the Client's and/or Guarantors creditworthiness or marketing products and services to the Client and/or Guarantor and (b) disclose information about the Client and/or Guarantor whether collected by the Seller from the Client and/or Guarantors directly or obtained by the Seller from an other source, to any other credit provider or any crecite reporting agency for the purposes of providing obtaining a credit reference, debt collection or notifying default by the Client and/or Guarantors. Where the Client and/or Guarantors are an individual the authorities under clause 2.1 are authorities or consents for the purposes of the Privacy Act 1993. The Client and/or Guarantors shall have the right to reque the Seller for a copy of the information about the Client and/or Guarantors retained by the Seller and the right to request the Seller to correct any incorrect information about the Client and/or Guarantors held by the Seller. 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The Seller will not be liable to the Client for any loss or damage the Client suffers because the Seller has exercised its rights under this clause. 3.5 If any account remains overdue after thirty (30) days then an amount of the greater of twenty dollars (\$20.00) or ten percent (10%) of the amount overdue (up to a maximum of two hundred dollars (\$200.00)) shall be levied for administration fees which sum shall become immediately due and payable. 8.6 Without prejudice to the Seller's other remedies at law the Seller shall be entitled to cancel all or any part of any order of the Client which remains unfulfilled and all amounts owing to the Seller shall, whether or not due for payment, become immediately payable in the event that: (a) any money payable to the Seller becomes overdue, or in the Seller's opinion the Client will be unable to meet its payments as they fall due; or (b) the Client becomes insolvent, convenes a meeting with its creditors, or makes an assignment for the benefit of its creditors, or makes an assignment for the benefit of its creditors; or manager, liquidator (provisional or otherwise) or similar person is appointed in respect of the Client on any asset of the Client.
Privacy Act clause (clause 2) above. I have read and understand the PAYMENT TERMS AND CONDITIONS (above) which form part of this Client Information Form and agree to be bound by these conditions. SIGNED:	Privacy Act clause (clause 2) above. I have read and un which form part of this Client Information Form and agree to	derstand the PAYMENT TERMS AND CONDITIONS (above) be bound by these conditions.

SCHEDULE A

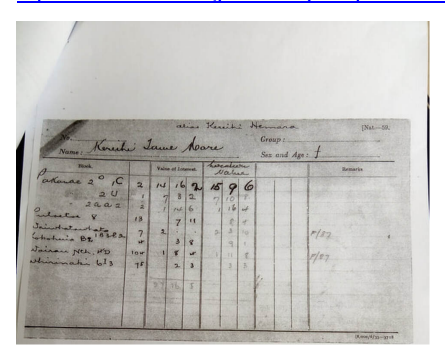
LIST OF ASSETS AND PROPERTY	\$RATE/SHARE
Residential House: 19 Waiotemarama Gorge Road, Opononi, RD3 Kaikohe 0473, New Zealand, Aotearoa	\$30,000.00
Pakanae No.2 U {Pakanae 2U} Land Block ID: 30874 - Area: 0.5437(ha) - 50 Owners	2 x 3.857
Pakanae 2O 1C {Pakanae 2O1C} Land Block ID: 31070 - Area: 0.8093 (ha) - 19 Owners	2 x 1.429
Putoetoe 8 Land Block ID: 30227 - Area: 0.4299 (ha) - 134 Owners	2 x 0.006
Whirinaki No6l No3 {Whirinaki 6l3} Land Block ID: 29097 - Area: 22.3588(ha) - 301 Owners	2 x 0.004

Te Kooti Whemua Māori stāri Lauf Over		kanae No.2 U {l	•			MINISTRY OF JUSTICE Table and There
Name	Alternate Names	Gender	Ownership Type	Minute Book Reference	Ratio	Shares
Muller Maureen Thresa (2010280)		F	Absolute	4 WH(S) 93		0.349
Murray Molly Mary (2010271)		F	Absolute	2019 CJMB 70-72		3.857
- Wilkinson Lavinia			Responsible Trustee	3 KH(S) 7		
Marsich Frances (2010272)		F	Absolute	2019 CJMB 70-72		3.857

Attached "Exhibit A" is a Statutory Declaration of Molly May (Murray) Cash (2010271) consenting to her shares of Pakanae 2U Block to be gifted to her Sister Mrs Frances Marsich and descendants which increases Mrs Frances Marsich (2010272) shares to 7.714.

"EXHIBIT A" [Follow the Links]

- Statutory Declaration of Molly May [Murray] Cash.
 <u>https://marsich-crown-kingdom.weebly.com/uploads/2/0/3/5/20351333/aunty_molly_shares_declaration.pdf</u>
- Here is a video youtube link of the above declaration: https://www.youtube.com/watch?v=mocUA_dOBLk
- 3. Private [Mare/Murray] Land Shares: https://marsich-crown-kingdom.weebly.com/private-land-shares.html



CERTIFICATE OF TITLE UNDER LAND TRANSFER ACT

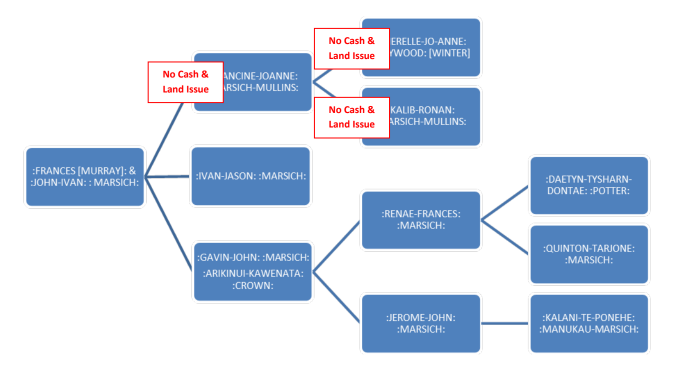
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SCHEDULE B

LIST OF BENEFICIARIES

:MARSICH-CROWN-TRUST:®©™®

LIVING WHAKAPAPA DIAGRAM - GENERATIONS 1-4



SCHEDULE C

LIST OF TRUSTEES

:FRANCES [Mare/Murray]: :MARSICH:®©™® GRANTOR / SETTLOR / TRUSTEE DOB: 16TH OCTOBER 1943

DOB: 16^{1H} OCTOBER 1943 19 WAIOTEMARAMA GORGE ROAD OPONONI, RD3 KAIKOHE 0473 NEW ZEALAND, AOTEAROA :GAVIN-JOHN: :MARSICH:®©™® :ARIKINUI-KAWENATA: :CROWN:®©™®

KAITIAKI TRUSTEE

DOB: 6TH NOVEMBER 1964 19 WAIOTEMARAMA GORGE ROAD OPONONI, RD3 KAIKOHE 0473 NEW ZEALAND, AOTEAROA

SCHEDULE D

Itemised Fee Schedule Private Easements Schedule for INDIVIDUAL PERSON Entities

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) per hour and/or per occurrence 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) per hour and/or per occurrence 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) per occurrence 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) per hour and/or per occurrence 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) per hour and/or per occurrence 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) per hour and/or per occurrence 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) per occurrence	\$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) per occurrence	\$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) per occurrence	\$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) per occurrence	\$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) per occurrence	\$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) per occurrence	\$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.



TERMS & CONDITIONS

REFERENCE NUMBER: A0015679

RESPONDENT: Principals

PROPONENT: :Frances [Mare/Murray]: [for the] House of :Marsich:®©™®

Secured Party/Creditor

Office of the Crown

19 Waiotemarama Gorge Road

Opononi, RD3 Kaikohe 0473, NEW ZEALAND, AOTEAROA

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 defense



MARSICH [CROWN] TRUST®©™®

[PRIVATE DISCRETIONARY TRUST]

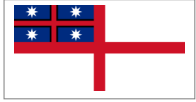




:Arikinui-Kawenata: :Crown:®©™®













Guardian Of Divinity Supreme Tribal Court Judge (Hons) Royal Postmaster Registrar General Kingdom of God of Heaven and Earth













