



**:Denis-Peter:**  
**Executor & Beneficiary, of this Express Trust**  
**-VESSEL: DENIS PETER RAWLINSON.**

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*For all Communication*  
:Denis-Peter: sui-juris.  
At: 136 Martin Crescent,  
Benarkin North,  
Queensland State, [4314]  
Terra Australis (Australia)

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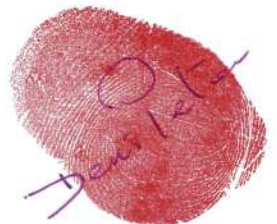
Notice of Action  
Commercial Lien  
For Harm & Fraud, against the living man.  
Overt and Public

Date known as: the twenty third day of January, Two thousand and twenty three

Mick de Brenni, MP,  
ENERGY MINISTER,  
QUEENSLAND GOVERNMENT,  
71-73 Springwood Rd,  
Springwood  
QLD 4127 Australia.

Secure Creditor :Denis-Peter:  
At: 136/lot 36, Martin Crescent,  
Benarkin North,  
State Queensland,  
Terra Australia (Australia)  
Non commercial

Notice to Principal is Notice to Agent  
Notice to Agent is Notice to Principal





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Overt and Public

Date known as: the twenty third day of January, Two thousand and twenty three

Roderick Anthony Duke, the living man,  
Roderick Anthony Duke, (Chief Executive Officer),  
ERGON ENERGY QUEENSLAND PTY LTD,  
420 Flinders Street  
Townsville,  
QLD 4810, Australia.

Secure Creditor :Denis-Peter:  
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Commercial Lien  
For Harm & Fraud, against the living man.  
Overt and Public

Date known as: the twenty third day of January, Two thousand and twenty three

Jane Sara Nant, the living woman,  
Jane Sara Nant Company, Director; and Secretary;  
ERGON ENERGY QUEENSLAND PTY LTD,  
420 Flinders Street  
Townsville,  
QLD 4810, Australia.

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At: 136/lot 36, Martin Crescent,  
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Non commercial

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Terra Australis (Australia)

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For Harm & Fraud, against the living man.  
Overt and Public

Date known as: the twenty third day of January, Two thousand and twenty three

Peter Kenneth Scott, the living man,  
Peter Kenneth Scott, As:  
(Executive General Manager, Finance),  
ERGON ENERGY QUEENSLAND PTY LTD,  
420 Flinders Street  
Townsville, QLD 4810, Australia.

Secure Creditor :Denis-Peter:  
At: 136/lot 36, Martin Crescent,  
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Terra Australia (Australia)  
Non commercial

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Overt and Public

Date known as: the twenty third day of January, Two thousand and twenty three

Matt Van der Werff, the living man,  
Matt Van der Werff, Manager Service Quality,  
Engaged by ERGON ENERGY RETAIL,  
Registered business address  
825 Ann St,  
Fortitude Valley  
QLD 4006, Australia

Secure Creditor :Denis-Peter:  
At: 136/lot 36, Martin Crescent,  
Benarkin North,  
State Queensland,  
Terra Australia (Australia)  
Non commercial

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**:Denis-Peter:**  
**Executor & Beneficiary, of this Express Trust**  
**-VESSEL: DENIS PETER RAWLINSON.**

*For all Communication*

**:Denis-Peter: sui-juris.**  
At: 136 Martin Crescent,  
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Terra Australis (Australia)

**Notice of Action**  
**Commercial Lien**  
**For Harm & Fraud, against the living man.**  
**Overt and Public**

Date known as: the twenty third day of January, Two thousand and twenty three

Ryan Gill, the living man,  
Ryan Gill, employee No (208304),  
Engaged by ERGON ENERGY RETAIL,  
Registered business address  
825 Ann St,  
Fortitude Valley  
QLD 4006, Australia

Secure Creditor **:Denis-Peter:**  
At: 136/lot 36, Martin Crescent,  
Benarkin North,  
State Queensland,  
Terra Australia (Australia)  
Non commercial

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Overt and Public

Date known as: the twenty third day of January, Two thousand and twenty three

Lance Fenton, the living man,  
Lance Fenton, employee No (501113),  
Engaged by ERGON ENERGY RETAIL,  
Registered business address  
825 Ann St,  
Fortitude Valley  
QLD 4006, Australia

Secure Creditor :Denis-Peter:  
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Benarkin North,  
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Non commercial

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1. As previously advised, a Commercial Lien against you has now been instigated, in both your Acting role as well as in your Private capacity, being that in both roles you carry the same liability for your actions and harm done; and
2. Included in this Notice of Action is an Affidavit, dated 23<sup>rd</sup> January 2023, based on first-hand knowledge and made under penalty of perjury; and
3. You have 30 (thirty) calendar days, to respond and rebut each point by means of your own sworn Affidavit, written under the same criteria, namely: from firsthand knowledge, under the penalty of perjury; and
4. Each point successfully and properly rebutted, with hard evidence under oath, will be removed from the allegations; and the remaining unchallenged and unrebutted points standing as our final Affidavit, which will then be certified "by an authorised Court Representative or Notary" (de jure), thus becoming the truth, in Law, and a judgement, in Law; in all jurisdictions, of Land, Air and Water; and
5. I, the living man, :Denis-Peter: acknowledge that the lawful seizure, collection, and transfer of ownership of money or property must be effected by a valid Commercial Lien which must contain certain elements in order to be Commercially valid, to wit:
  - a) The lien instrument must obviously, patently, and evidently be a Lien by being clearly and explicitly titled "Lien", "Claim of Lien," or "Declaration of Lien," and mandatorily, by its exhaustive Commercial content (full disclosure) as follows;
    - i. the lien instrument must contain a either a notarised hand-signed affidavit, or in keeping with Gods law, 2 Corinthians 13:1, "By the mouth of two or three witnesses every word shall be established" and John 8:17, "in your law it has been written that the testimony of two men is true," and
    - ii. for which the issuer is commercially liable, containing a plain statement of fact disclosing how the obligation of the lien was created, attesting that the commercial condition is true, correct, and certain; and
    - iii. The lien instrument must contain a ledger or bookkeeping statement connecting purchases, services rendered, and/or injuries sustained, with a claim of obligation such that each purchase, service, and/or injury is presented in a one-to-one correspondence with its partial claim of obligation, the partial obligations then totalled to obtain the total obligation; this being called a "True Bill in Commerce", and

Continued&gt;&gt;





- iv. The lien instrument must contain a statement, either specific or general, of the property being seized from the lien debtor to satisfy, or to guarantee satisfaction of, the obligation of the lien, and
- b. A Notice of Lien to be valid must contain a clear statement as to where the lien is filed, where it can be found and how a copy can be obtained; and
- 6. A Public Advertisement will then be placed stating your assets are open to lawful and legal claim, any creditor (myself included), would thus then be both lawfully empowered and legally entitled to:
  - a) seize any and/or all of your property, savings, shares, superannuation and garnishing of future earnings, up to the value of the Lien, which currently stands, as at 23<sup>rd</sup> January 2023, in excess of \$412,000.00, per individual named; and \$2,000,000.00 for each entity: ERGON ENERGY QUEENSLAND PTY LTD and ERGON ENERGY RETAIL; and
  - b) to sell this Lien off to a third party, such as a domestic debt collector, or international instrument investor/holder in due course; and
- 7. This Lien on your assets would then need to be removed by:
  - a) Full payment, or arrangement for full payment, in accordance with recorded claims, previously, and clearly stated within, the Cure and Remedy fee schedule "amendments & Corrections: August 18th 2022. on Court record: ICLC: OTH/22/846727, in the possession of actors for both, ERGON ENERGY QUEENSLAND PTY LTD and ERGON ENERGY RETAIL; including the Queensland Government; or
  - b) a Jury of 12 (twelve) determining that the Lien was not legally established or enforceable, or
  - c) the passing of 99 years

Seal:



Continued attached to this notice of Action is a:  
Declaration and Statement of Truth and Fact.

