

**PRIVATE
NON-NEGOTIABLE**

John-Henry
as Agent for Artificial Person
Care of 123 Your Home Street
Your Home Town [4567]
New Zealand Nation
Non-Commercial

Ben Cheating, in his private capacity
[Chief Executive Officer,
RACKET CORPORATION,
4 Fraud Street, Vice City 5678]

10th April 2017

IRREVOCABLE ESTOPPEL BY ACQUIESCENCE

NOTICE TO AGENT IS NOTICE TO PRINCIPAL; NOTICE TO PRINCIPAL IS NOTICE TO AGENT

Ben Cheating in his Private Capacity

Regarding: Your letter dated 5th March 2017, and your subsequent failure to provide evidentiary documentation to verify your claim pursuant to our notices dated 10th, 20th, 30th March 2017.

We, a man, in body-mind-spirit, authorised agent for the artificial person JOHN HENRY DOE, non-adverse, non-belligerent, non-combatant, secured creditor with power-of-attorney, after completing three notified and recorded attempts, have been unable to properly validate the alleged debt, by requiring Ben Cheating to provide the following specific and reasonable items of evidence:

1. A valid contract signed in wet ink by both parties, confirming bilateral consent.
2. A true and certified copy of the complete audit trail of said account including said loss.
3. Audit certification of debt entry in accordance with Generally Accepted Accounting Practice (G.A.A.P.), International Financial Reporting Standards (I.F.R.S.), the Basel III accord, and the United Nations Commission on International Trade Law (UNCITRAL) conventions.
4. A copy of your Tax Registration certificate.

Accordingly, we hereby serve Notice that Ben Cheating's failure to provide Proof of Claim has created a permanent and irrevocable Estoppel by Acquiescence, forevermore barring Ben Cheating or any and all of his agents, principals, or assigns, from bringing any and all claims, legal actions, orders, demands, lawsuits, charges, levies, penalties, damages, interests, liens or expenses, whatsoever, against the man John-Henry as authorised agent for the artificial person JOHN HENRY DOE.

It is important to understand that this matter is now legally/lawfully closed and properly settled.

Furthermore, Ben Cheating or any and all of his agents, principals, or assigns, by said failure, have by tacit procuration agreed to the following terms and conditions:

1. That the alleged debt did not exist or has been settled in full.
2. That **Ben Cheating** or any and all of **his** agents, principals, or assigns, shall be culpable for any damages we suffer, in their private capacity, under their full commercial liability.
3. That any related negative remarks to a credit reference agency shall now be removed.
4. That this matter is permanently closed.
5. That no debt has been proven, and if **Ben Cheating** or any and all of **his** agents, principals, or assigns, sells the alleged liability, **he** shall have breached this agreement and thereby shall agree to the terms of the following Fee Schedule:

Fee Schedule

1. **\$1,000.00 (ONE THOUSAND NEW ZEALAND DOLLARS)** per unverified claim in writing, *nunc pro tunc*.
2. **\$1,000.00 (ONE THOUSAND NEW ZEALAND DOLLARS)** per letter/notice sent by mail/recorded mail, *nunc pro tunc*.
3. **\$1,000.00 (ONE THOUSAND NEW ZEALAND DOLLARS)** per hour or portion thereof, of the Authorised Representative's time, *nunc pro tunc*.
4. **\$1,000.00 (ONE THOUSAND NEW ZEALAND DOLLARS)** per attempt to contact by telephone and/or mobile phone and/or email.
5. **\$5,000.00 (FIVE THOUSAND NEW ZEALAND DOLLARS)** per trespass and/or violation of Notice of Trespass.
6. **\$5,000.00 (FIVE THOUSAND NEW ZEALAND DOLLARS)** per unauthorised TM and/or © infringement.
7. **\$10,000.00 (TEN THOUSAND NEW ZEALAND DOLLARS)** per act of liable and/or defamation and/or extortion.
8. **\$1000,000.00 (ONE MILLION NEW ZEALAND DOLLARS)** per action in denial of due process in law and/or denial of a jury.

All fees are to be settled in full within twenty-one (21) days of the date an invoice is received, as evidenced by the recorded delivery of the invoice.

Without malice or mischief, with sincerity and honour.

By: