

Courtesy Notice

Respondent (private details): Martta Chidiac c/o alleged Commonwealth Bank of Australia Level 19 Colonial Tower 150 George Street Parramatta NSW 2150	Proponent (private details): [REDACTED] [REDACTED] [REDACTED]
---	---

Date: Wednesday, 19th June, 2013

Re: **Unlimited personal liability arising from foreclosure of all banks, all corporate governments and all other corporations by UCC filings of the One People's Public Trust. (OPPT)**

Service: Email / Fax / Hand-Delivery / Registered Mail Number 508434246013

DULY VERIFIED DECLARATION OF FACTS:

With regard to any future action by Martta Chidiac with address of c/o alleged Commonwealth Bank of Australia, Level 19 Colonial Tower, 150 George Street, Parramatta NSW 2150 hereafter "Respondent".

I am the sole lawful and legal REGISTERED owner, custodian, and trustee of my BE'ing, any and all creations therefrom, and property thereof, UCC Doc. File No.'s 2012127810, 2012127854, 2012127907, 2012127914, restated and incorporated here by reference as if set forth in full, original notice of DECLARATION OF FACTS by public registration made and given by the One People's Public Trust, hereafter "OPPT". I have and do knowingly, willingly, and intentionally adopt, reconfirm, and ratify said DECLARATION OF FACTS as my own duly verified due DECLARATION OF FACTS, nunc pro tunc praeterea preterea, unrebutted as a matter of law, as matter of fact, and as a matter of public policy, hereafter "Proponent".

DULY VERIFIED NOTICE:

Proponent duly gives and makes notice to Respondent that Proponent DOES NOT CONSENT to any unlawful and illegal devaluing, diminishing, abrogating, subjugating, subordinating, usurping, invading, violating or theft of Proponent's duly secured BE'ing, any and all creations therefrom, and property thereof. Respondent is duly ordered to CEASE AND DESIST any and all said unlawful and illegal actions against Proponent effective immediately.

Proponent duly makes and gives you due notice that Respondent is lawfully and legally responsible and liable, in principal and triple damages under common law, for any and all unlawful and illegal actions against Proponent by Respondent causing and resulting in any and all damage to Proponent, inclusive of physical harm, physical detention, property seizure, property damage, financial damage, or any other damage of Proponent's measurable energy.

Respondent's attention is directed to the DECLARATION OF FACTS, specifically the foreclosure in late 2012, of the world's corporations operating under the guise of the people's governments, banks and all other corporations for cause of treason against and the damage of the one people of this planet without their knowing, willing and intentional consent, specifically:

Government Charters Cancelled: (Refer: **DECLARATION OF FACTS: UCC Doc # 2012127914 Nov 28 2012**)

"...That any and all CHARTERS, inclusive of The United States Federal Government, UNITED STATES, "STATE of ...", Inclusive of any and all abbreviations, idem sonans, or other legal, financial or managerial forms, **any and all international equivalents**, inclusive of any and all OFFICES, inclusive of any and all OFFICERS, PUBLIC SERVANTS, EXECUTIVE ORDERS, TREATIES, CONSTITUTIONS, MEMBERSHIP, ACTS, and any and all other contracts and agreements made thereunder and thereby, are now, void, **worthless, or otherwise cancelled, unrebutted; ...**"

Bank Charters Cancelled: (Refer: **TRUE BILL: WA DC UCC Doc# 2012114776 Oct 24 2012**)

"**Declared and ordered irrevocably cancelled;** any and all charters for Bank of International Settlements (BIS) members thereto and thereof including all beneficiaries, including all certain states of body owning, operating, aiding and abetting private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS ... commandeering lawful value by unlawful representation..."

Said **DECLARATION OF FACTS**, identified herein, restated here, **remains unrebutted and stands as Absolute Truth in law**, commerce and BE'ing, registered in public record, universal law ordinance, for all of the world to rely upon. See <https://gov.propertyinfo.com/DC-Washington/> (registration required), or <http://i-uv.com/oppt-absolute/original-oppt-ucc-filings/>

Accordingly, **Respondent is advised that they now act in the capacity of an individual entity**, without a corporate safety net and with full personal liability for EVERY ACTION THEY TAKE under common law protected and preserved by public policy UCC 1-103, and Universal law, the governing law laid out in the OPPT UCC filings.

(Refer: **WA DC UCC Ref Doc # 2012113593**)

Should Respondent choose to act on behalf of a foreclosed entity, causing Proponent any damage as herein stated, Respondent, in their individual and unlimited capacity will be held absolutely liable. Such actions may result in lawful remedy being brought against Respondent, pursuant to public policy UCC 1-305, including but not limited to UCC Commercial Bill (Lien), against Respondent's assets.

Further, Respondent's attention is drawn to **DECLARATION AND ORDER: UCC Doc # 2012096074, Sept. 09 2012**, duly reconfirmed and ratified by COMMERCIAL BILL UCC Doc. No. 2012114586 and TRUE BILL UCC Doc. No.2012 114776 which states:

Volunteers within the military ... **"to arrest and take into custody** any and all certain states of body, their agents, officers, and other actors, regardless of domicile by choice, **owning, operating, aiding and abetting** private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS against the several states citizens, ...", and "Repossess all private money systems, tracking, transferring, issuing, collection, legal enforcement systems operating SLAVERY SYSTEMS..."

"...all beings of the creator shall forthwith assist all Public Servants identified herein, **to implement, protect, preserve and complete this ORDER** by all means of the creator and created as stated herein, by, with, and under your full personal liability..."

Should Respondent cease and desist in any and all damaging actions against Proponent, actions brought against Respondent's assets shall be averted.

Respondent is cautioned of its compounding and accumulating liability through instructing, directing, or conspiring with colleagues in pursuing damaging actions against Proponent. Should colleagues so instructed detrimentally damage Proponent, they will be made jointly and severally liable, through Principal Agent Doctrine, preserved by public policy UCC 1-103, and it is now your commercial and moral responsibility to inform them. It is your responsibility to investigate your liability and any potential future liability that is created by your knowing, willing and intentional free will choice to damage Proponent. Proponent has duly made and given an additional courtesy notice to Respondent, original notice is a matter of record made and given by OPPT.

Should Respondent choose to interact with Proponent privately and individually beyond this date, Proponent's terms and conditions No CBA 190613 are offered for Respondent's acceptance, wherein the method of acceptance is clearly defined.

Respondent's attention is also drawn to positive benefits that the OPPT filings offer every person. Foreclosed banks cancels debt. Cancelled "government" charters eliminates unlawful taxes, statutory law, all courts etc.

New governance is here. See page 5 for more information.

Take due notice and be governed accordingly.

Proponent: _____

Witness: _____

Date: _____

Witness Name:

Terms & Conditions

Respondent (private details): Martta Chidiac c/o alleged Commonwealth Bank of Australia Level 19 Colonial Tower 150 George Street Parramatta NSW 2150	Proponent (private details): [REDACTED] [REDACTED] [REDACTED]
---	---

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 all Banks and "Government" have been duly foreclosed upon (ref: UCC Doc # 2012127914 <https://gov.propertyinfo.com/DC-Washington/>), Respondent therefore acts in the capacity of a **private individual**.

In the absence of government statutes and bank or 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 a contractual good faith offer of 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. 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.

A facsimile and digital scan of this document shall be legally binding as an original.

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: *Troy ounces of 99.9% pure silver.

Silver has been selected because the former corporations that issued currencies have been foreclosed.

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

Charges

Item	Description	*Rate (in ounces of Silver)
1	Any claim absent a lawfully binding contract between the parties	5,000 oz.
2	Enforcing or attempting to enforce any prior issued instrument from a foreclosed entity	5,000 oz.
3	Enforcing or attempting to enforce a judgment from a "Court"	10,000 oz.
4	Engaging any 3rd Party service absent a lawfully binding contract between the parties	10,000 oz.
5	Breach of privacy including but not limited to each or any form, notice or letter addressed to anyone other than the Proponent at the reply address noted on each presentment	500* oz.
6	Unlawful physical or non-physical threat including but not limited to a threat of prosecution, restraint, bodily harm or legal action	10,000* oz.
7	Unlawful physical harm including but not limited to restraining Proponent or inflicting bodily harm.	10,000* oz.
8	Unlawful repairable Damage to the Proponent's private property or goods instigated by or caused by the Respondent	10,000* oz.
9	Unlawful destruction of Proponent's private property or goods including but not limited to irreparable damage	10,000* oz.
10	Unlawful claim of ownership of Proponent's private property or goods including but not limited to sale or auction	10,000* oz.
11	Action against another, not party to these terms and conditions, absent a lawfully binding contract between the parties, causing harm to Proponent, including but not limited to damage of Proponent's measurable energy	4,000* oz.
12	Each telephone call made by Respondent in the pursuit of any claim absent a lawfully binding contract between the parties	1,000* oz.
13	Seizing Proponent's private property or goods as surety for payment of any claim absent a lawfully binding contract between the parties	1,000* oz. per calendar day
14	Each day claim is made against Proponent's private property or goods, including but not limited to registering a lien, absent a lawfully binding contract.	1,000* oz. per calendar day
15	Unlawful arrest or detainment per calendar day or part thereof.	1,000 oz. per calendar day
16	Operating or perpetuating any and all private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS of and against the One People*. *The One People as defined in UCC 2012079290	1,000* oz. per calendar day

Note: Without a lawfully binding contract in place, any fee, charge or invoice levied on an incremental basis including but not limited to containing any interest component, will be treated as though a separate incidence. 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.

The One People's Public Trust

On December 25, 2012, three public trustees disclosed groundbreaking legal documents filed on behalf of THE ONE PEOPLE. From this moment, a grassroots movement was born as the documents swept across the globe like wildfire.

Since these filings, thousands of people across the world have been inspired to act on a common goal: Freedom from the old enslavement system and a choice to live their lives according to their own free will and free will choices.

Using a common legal process, current systems such as governments and banking have been lawfully and legally foreclosed upon, bringing an end to their corporate rampage of fraud and deceit.

The One People's Public Trust documents opened the door so people could free themselves from the failed systems and co-create a new system, according to the desires and free will choice of each, acting in the highest good of all.

A Timeline of The One People's Public Trust

It started in March 2009, when three colleagues, including Heather Tucci-Jarraf, a banking, trade and finance executive, along with others, conducted an investigation into loan fraud at the World Bank. Their report became known as Treasury Finance AG: Final Bullet Report – Paradigm -A Report On Bank, Judicial and Government Corruption.

It established the fact that no actual loans were ever made and that although there may be lawful money, there was no such thing as lawful current 'funds'. Instead there was actually a private slavery system relying on peoples' ignorance of contracts they had unwittingly become bound by.

An excerpt from the Report says:

"The private-money-for-public-use banking system is the constant forum, denominator, and prime of all crimes against humanity, sovereigns, contract, and commerce, including but not limited to breach of peace, trespass, and involuntary servitude, through illegal fraud, coercion, force, theft and deceptive practices and acts...through careful selection and placement of the private bank system's agents, the government of the UNITED STATES OF AMERICA is and has been serving the private banking system to the detriment and harm the people of America and the people of the world; The private banking system has illegally forced principles on a global scale."

The investigators concluded that this system could not be saved, so why bother continuing to put any energy into saving it. The One People's Public Trust or OPPT was formed by three of those investigators, the trustees being Heather, along with Caleb Skinner and Randall Hollis, when they decided to disclose the report and other findings to the public.

Using a series of legal actions and Uniform Commercial Code registrations the trustees served notices on the banks and corporate governments stating all unlawful and illegal claims of ownership and actions of management and control by their principals, agents and beneficiaries were lawfully and legally duly cancelled and foreclosed upon by their own free will choice not to remedy the damage they had caused.

The documents further determined that these entities had absolutely no legal standing or authority between individuals and their Creator. None of the filings have been rebutted, as doing so would have revealed the intent and deceptions by these ex-entities.

From these foreclosures the OPPT was able to guard, protect and preserve all beings on the planet, inclusive of gold and silver previously misused and abused by the banking system. The one people of this planet, individually and equally, became the only lawful and legal issuers of any legitimate REPRESENTATION of value, especially currency.

The alleged main stream banking system no longer had any asset backing. The trustees returned and allocated a significant amount of value to each human, a value that can pay the debt of the average person many, many times over, if debt as we knew it still existed.

All debt was eliminated by the very fact that the banks chose not to provide any verifiable documentation that a loan had ever been made, as a matter of law, as a matter of fact, and as a matter of public policy, and the banks therefore chose by their free will choice to foreclose on themselves.

And it was done!

The Global Validity of the UCC Rulings

The big question we need to be clear on is: If the Uniform Commercial Code (UCC) originated in the USA, how and why are the OPPT and UCC rulings valid and applicable in every single nation and therefore apply to every single person of this world?

A bit of history... The **Uniform Commercial Code (UCC)** was first published in 1952 to harmonize the law of sales and other commercial transactions across the USA, as well as actively discourage the use of legal formalities in making business contracts, to allow business to move forward without the intervention of lawyers or the preparation of

elaborate documents.

However, it is important to know that ALL nations and states of this world somehow became legally registered corporations with the USA Securities and Exchange Commission (SEC). **This means that ALL UCC Rulings are legally applicable to ALL nations' corporate entities and that every nations' 'employees' (citizens) are also recognized and treated as legal corporations and are registered as commercial 'vessels', whose 'value' can be traded and sold as chattel.**

You can simply go to <http://www.sec.gov/edgar/searchedgar/companysearch.html> and search either SIC 8888 (for 'Foreign Governments') or SIC 8880 (for 'American Receipt Depository') and see for yourself if your 'country' is listed as a corporate entity on the USA stock exchange. If your country is, you are. You will also see the Annual Reports your 'country' files each year with SEC, as part of it's legal, corporate obligation.

Where to next?

One of the many significant changes that have come about since the original OPPT rulings is that we now live in a world of unlimited responsibility and liability and this incredible paradigm shift is beginning to unfold right now.

So why is day to day life still the same? Though the old system is still in denial and although there are negotiations going on continuously at the highest level, the news of the existence of the Trust has deliberately been kept out of the mainstream media by the ex-corporate system to keep the one people of this planet from learning the truth.

You are now part of the paradigm shift. You are THE ONE PEOPLE.

Use of the OPPT documents lawfully and legally challenges some individuals who are still acting in ignorance of the new system or knowingly, willingly, and intentionally attempting to usurp, violate, invade, abrogate, subjugate, or insubordinate any BE'ing on this planet. It is also an invitation to participate transparently, with integrity, in the greatest period of change ever seen on this planet.

In the months to come our world is going to change beyond recognition. Our true history will be revealed along with the truth of the system we have been living under. Much technology that has been withheld from us will be released including power production, health and transport.

Each of us needs to do our own research. Patience is required while we develop our own understanding of what is occurring and choose what we do with this information only as it resonates within each of us.