Your Name

Your address

Your suburb, State & Postcode

11 December 2022

Australian Business Registry Services

Locked Bag 6000

Albury, NSW 2640

**NOTICE**

To Whom It May Concern,

You are hereby put On Notice of the following facts:

On or around 30 November 2022 (date you applied) I made a mistake and inadvertently applied for a Director ID as a direct result of being Under Duress due to threats of fines if I failed to apply for a Director ID by 30 November 2022, pursuant to s.1272(c) of the *Corporations Act 2001 (Cth).*

Further investigation has revealed that the ABRS has no lawful authority to force/coerce me into applying for a Director ID as s.5(b) of the Corporations Act dictates that ASIC has administration of the Corporations Act not that Australian Taxation Office.

It appears as though the ABSR is a ‘division’ of the ATO, which, in addition to not having administration of the Corporations Act, is also a non-legal entity, as confirmed by the High Court in the matter of Moeliker v Chapman. *B8/2000 [2000] HCATrans 242 (17 May 2000).*

Accordingly, a division of a non-legal entity clearly has no authority to issue fines/penalties, which can only be imposed by courts of competent jurisdiction, pursuant to Chapter III of the Commonwealth Constitution.

Furthermore, the ABRS has no authority to breach the Australian Privacy Principles which require informed consent to be given freely, which is simply not possible when one is threatened with a significant fine.

Finally, pursuant to s.270.4 of the *Criminal Code Act 1995 (Cth)* the ABRS has forced me into servitude by coercing me to apply for a Director ID against my will and free, informed consent.

In light of the above, I hereby require you to remove all of the private, personal information that I provided when I mistakenly applied for a Director ID, Under Duress, and I require you to confirm that the information I provided has been removed from any on-line/digital database and has not been, and will not be, provided to any third party.

Should you fail/refuse to confirm that has been done within 14 days then you may be liable for significant penalties for being in breach of Sections 1 and 13(g) of the *Privacy Act 1988 (Cth)* as consent can’t be given Under Duress and, furthermore, consent has now been formally withdrawn.

I note that, pursuant to s.11.2 of the *Criminal Code Act 1995 (Cth),* I cannot be a party to and/or aid and abet the crime that the ABRS is attempting to commit by coercing people to forgo their rights under the Privacy Act and “apply” for something without their free, informed consent.

Sincerely,

Your Name