Address

City post code

**Notice to Produce – Onus of Proof.**

**Notice of Withdrawal of Implied Consent**

To: Mayor Name   
ORGANIZATION NAME ABN:  
ADDRESS   
STATE POSTCODE  
Date:

**YOU ARE NOTICED**: MAXIM OF LAW - He who is silent appears to consent. One that stays silent asked for consent, it means that he/she is consenting otherwise he/she should have retaliated, and;

**FURTHERMORE**: With-in the universal maxim of law ‘notice to agent is notice to principal and notice to principal is notice to agent’, all address parties jointly and severally as well as their successors, nominees and assigns.

To Mayor Name an oath-man/woman of the King that is of the Succession of the Crown in the Protestant Line holding the seal of the Constitution Act 1900UK

1. Hereafter: *Acronym,* *You*, *Your, Yourself, Council, Employees, Contractors, the corporation, Firm,* shall mean: Name / Mayor of xxxxxxxxx Council ABN XXXXXXXX**.**
2. This is a Demand for absolute lawful response of Onus of Proof and legitimacy of office and;
3. For clarity, this is not a standard letter, it contains estoppels, your response may also be used in a public notice, be placed on social media and in a court of law against the XXXXXXXX Council ABN xxxx and possible claim against your personal commercial liability. This notice has within it references to fraud, extortion and impersonating Government Officials and other serious breaches of the law. Furthermore, for clarity, if you will be relying on any STATE legislation of Local Government Act or FEDERAL Government Act that has been passed after 1973, understand that Imperial Law-making Seals and the Great seal of the Commonwealth of Australia (ceremonial seal) were, unlawfully without Referendum or the peoples blessing, replaced by the stylised Great Seal of Australia being the Kangaroo and Emu that was an act of Treason inflicted on the Imperial Crown and the people of the Commonwealth of Australia, No person shall make or prepare any warrant for passing any instrument under the Great Seal of the United Kingdom, or procure any instrument to be passed under that Seal otherwise than in manner provided by this Act or the M1Crown Office Act 1877; any person who acts in contravention of this section shall be guilty of a misdemeanour, therefore all of these post 1973 legislations and Acts are Null and Void and not lawful with-in the meaning Constitution of the Commonwealth of Australia 1900 (UK) authority. Also have your legal team whom are qualified to look very closely at the creation of the Australia Act as there was no lawful process for its introduction, please govern your actions and response with great care, continued adherence to the Treason could see yourself in misprision of Treason and;
4. **Produce proof that you have lawful authority and;** The Sender now claims under Common Law of England, **ONUS OF PROOF**, we have the right to request proof of authority at any time without anyone's approval. And that, under Common Law process known as Notice Quo Warranto, we are entitled to request proof of authority from anyone claiming it over us at any time - without any leave/permission of any purported "court"- and, as per ***page 299 (chapter 8)*** of *"The Description of the Common Laws of England",* by *Henry Finch, of Gray's Inn*, their failure to satisfy the Notice within 40 days, means that they forfeited their right forever to claim that authority again- either in this case or ANY other future cases. Produce the at law evidence that the office you are holding is lawful under the Commonwealth of Australia Constitution Act 1900 (UK) commencing 1st day of January 1901 in the first Commonwealth parliament in Melbourne to become and still is the Founding and Primary law for all now named States and Governments, Courts, Police and People, over and above anything in previous State or Colony laws, produce the at law documents that evidence this is not truth and fact in law and;
5. The Commonwealth of Australia Constitution Act 1900 (UK) - CHAPTER 12.   
   An Act to constitute the Commonwealth of Australia. [9th July 1900]  
   WHEREAS the people of New South Wales, Victoria, South Australia, Queensland, and Tasmania, humbly relying on the blessing of Almighty God, have agreed to unite in one indissoluble Federal Commonwealth under the Crown of the United Kingdom of Great Britain and Ireland, and under the Constitution hereby established: **(and no other),** produce the at law documents that evidence this is not truth and fact in law and;
6. Clause 5 This Act and all laws made by the parliament of the Commonwealth under this Constitution shall be binding on the courts and judges and the people of every state and every part of the Commonwealth, not with-standing anything in the laws of any state, produce the at law documents that evidence this is not truth and fact in law and;
7. Mayor NAME. as you well know, THE STATES, DID NOT HAVE AND CURRENTLY DO NOT have Authority or power to make Acts or Laws that are repugnant to the Commonwealth of the Australia Constitution Act 1900 (UK), PERIOD.... Sections 106, 107, 108, and 109 “CREATING” Originating States or a state of the Commonwealth of Australia. Read them, they are ALL bound by Clause 5, produce the at law documents that evidence this is not truth and fact in law and;
8. As Mayor Name, you are sitting in the titular office of Mayor based on what is called an election by the men and women in the community who are qualified as electors, in accordance with Sec: 30 ss 139 an elector must have the legal capacity to understand, decern and make choices and be of age of majority (21 years) with-in the meaning of Commonwealth Electoral Act 1902, and be Natural Born, as every name on the Electoral Register has been altered and is in all CAPs now this denotes a Legal Fiction as in a CORPORATION, a dead entity not as the law requires a living Man or Woman with the capacity to decern and make a choice and be of age of majority, therefor the election was conducted as a FRAUD on the community and created an unlawful Joinder, Mayor NAME you personally have benefited financially from this FRAUD, produce the lawful documents that evidence that a Legal Fiction has the Lawful capacity to cast a ballot, produce the at law evidence that demonstrates that a Natural flesh and Blood Man/Woman is the same entity as an all CAPs Name in a COURT of law and;
9. The Sender now introduces the following, **CRIMES ACT 1900 - SECT 192E Fraud** **192E Fraud**

(1) A [person](http://www5.austlii.edu.au/au/legis/nsw/consol_act/ca190082/s4.html#person) who, by any [deception](http://www5.austlii.edu.au/au/legis/nsw/consol_act/ca190082/s192b.html#deception), [dishonestly](http://www5.austlii.edu.au/au/legis/nsw/consol_act/ca190082/s4b.html#dishonest)--

(a) [obtains property](http://www5.austlii.edu.au/au/legis/nsw/consol_act/ca190082/s192c.html#obtains_property) belonging to another, or

(b) [obtains](http://www5.austlii.edu.au/au/legis/nsw/consol_act/ca190082/s192d.html#obtain) any financial advantage or [causes](http://www5.austlii.edu.au/au/legis/nsw/consol_act/ca190082/s192d.html#cause) any financial disadvantage,

is guilty of the offence of fraud.

**:** Maximum penalty--**Imprisonment for 10 years and;**

1. The Sender submits, **Quick and Garran – page 795, point 1 – Onus of Proof**: There is no presumption in favour of the existence of a power; on the contrary; the burden of proof lies on those who assert its existence, to point out something in the Constitution which, either expressly or by necessary implication, confers it; And that the search for the power will be conducted in a spirit of **“strict exactitude”**, and if there be found in the Commonwealth of Australia Constitution nothing which directly or impliedly conveys it, then whatever the executive or legislature of the National government, or both of them together, may have done in the persuasion of its existence, must be deemed null and void, like the act of any other unauthorized agent.  Produce the at law documents that evidence this is not truth and fact in law and;
2. **Head Of Power**

In relation to the claimed Head of Power given to the Corporation called xxxxxx COUNCIL ABN XXXXX

by the State Government the same Fraud at the so-called Local Government ballot box at what is called an election has been perpetrated at a State Level. A lawful election by the men and women in the community who are qualified to cast a ballot, an elector must have the legal capacity to understand, decern and make choices and be of a age of majority, as every name on the Electoral Register is in all CAPs this denotes a Legal Fiction as in a CORPORATION, a dead entity not as the law requires a living natural born Man or Woman with the capacity to decern and make a choice and be of age of majority, therefor the election was conducted as a FRAUD on the community therefor there can be no lawful authority from the State, and you, Mayor NAME personally have benefited financially from this FRAUD, produce the lawful documents that evidence that a Legal Fiction has the Lawful capacity to cast a ballot produce the at law evidence that demonstrates that a Natural flesh and Blood Man/Woman is the same entity as an all CAPs Name in a COURT of law and;

1. **Taxation** The sender must now for clarity in regards to the Taxation that is demanded through the corporation called XXXXXX Council ABN XXXXXXXX bring to your attention the following**, Pirie v Registrar-General [1962] HCA 58 (1962) 109 CLR 619 (30 November 1962) Pirie v the Registrar-General** is vitally important because the High Court clearly stated that any and all attachments to a Title Deed registered with the Lands Department are the province of the owner of that title to attach and/or remove. The Registrar-General must obey the owner in his/her desires regarding his/her ownership of the title deed and;
2. **In Fee Simple** So – a Grant in Fee Simple gives the purchaser a near-absolute right to do whatsoever they wish with their land, and no person or body corporate or government can interfere with those rights, make legislation to remove those rights, or govern those rights. The only thing government can do with your land is buy it from you under Just Terms Compensation if they require it for a public purpose. This was an issue recently in Sydney where Parramatta council was resuming private property for a private concern. The courts ruled that this was not possible. And your title deed is vital because if there is no attachment to your land at the time of purchase, no person, body or government can attach anything without your permission. Produce the at law documents that evidence that Pirie v Registrar-General [1962] HCA 58 (1962) 109 CLR 619 (30 November 1962) ruling is not correct and;
3. In the Commonwealth of the Australia Constitution 1901 it specifically provides the power of Taxation resides ONLY with the Commonwealth, nowhere does it provide the Parliaments of the States the provision to impose a Tax, **Commonwealth of Australia Constitution Act 1900 (UK)** s114. States may not raise forces. Taxation of property of Commonwealth or State and;
4. A State shall not, without the consent of the Parliament of the Commonwealth of Australia, raise or maintain any naval or military force, or impose any tax on property of any kind belonging to the Commonwealth, nor shall the Commonwealth impose any tax on property of any kind belonging to a State. *– all land belongs to the Commonwealth, “owners” pay fee simple for the right to use the land.  
   – corporate “States” can’t sell Crown land (Crown land Act 1861 (NSW), nor do they have any right to tax it* and;
5. **Possible Extortion** the Sender now states, all taxes imposed by what is called Local Councils are unlawful and repugnant. This now brings into question possible extortion and fraud being instigated by yourself Mayor NAME and Council xxxx ABN xxxxx there are thousands of acts of XXXXXXX Council ABN XXXXX [**Using a carriage service to menace, harass or cause offence**](https://www.sydneycriminallawyers.com.au/criminal/legislation/criminal-code-act/use-carriage-service-to-menace-harass-or-cause-offence/)**,** this is an offence under section 474.17 of the Criminal Code Act 1995 (Cwth) that carries a maximum penalty of 3 years imprisonment per offence. Every rate notice that has come from xxxxxxxx Council ABNxxxxxxxxx with a demand for money accompanied by a threat of penalty if not paid under your direction could be Extortion as there is no lawful ability for either the State or the business called xxxxxx Council ABN xxxxxxx to demand payment of so-called Rates/Tax. Produce the at law documents that evidence this is not truth and fact in law and;
6. **CLIMATE CHANGE** Mayor Name the Sender of this notice now demands that as your council is introducing policy based on Climate Change programs, produce the empirical science that is not cherry picked but actual historical data that is continuous over the past 2,000 years that demonstrate that manmade Co2 is causing any harm to our environment, also produce the original source of the data that you are relying on, also produce the documents that was used by xxxxxx Council ABN xxxxxxxxxx to inform every man and women in your parish of the intended long term restrictions on their movements the policy will have, the lack of ability to have a choice of energy ie Gas and Or Electricity, facial recognition and numberplate recognition cameras so as to monitor their free movements 24/7 and show that the majority of those in your parish voted Yes and agreed to the above mentioned restrictions and deprivation of their inalienable rights, produce your actual authority and the documents within 28 days. Note that to date CSIRO have not been able to produce any evidence to support their documents and claims on this matter and;
7. **No Implied Consent** The Sender will now inform Mayor Name so as there can be no misunderstandings that whatever part of any purported acts that you may wish to rely on, the sender withdraws all and any **Implied** **Consent**, therefor a written contract with-in the meaning of Body Corporate Contracting Act 1960 (UK) must be provided to the sender for consideration in regards to any future business that XXXXXX Council ABNXXXXXXX may wish to engage the sender in, this process is the only lawful course of action available for the Corporation listed above to gain possible consent from the sender, this is in accordance with the ACL the Australian Consumer Law and must not include unfair terms and conditions, it must NOT include coercion or threat of any kind, it must include the name of the Man/Woman making the offer and an actual wet ink signature and;

**Summary** Mayor Name you are now on notice, ignorance of the law is no excuse, you can no longer act in good faith, you are now aware of the following: **a)** The Great Seal of Australia granted 19th September of 1912 was unlawfully removed in 1973 in breach of Act or the M1Crown Office Act 1877. **b)** Notice Quo Warranto, we are entitled to request proof of authority from anyone claiming it over the people at any time. **c)** The People are under an indissoluble Federal Commonwealth relying on the blessing of all Mighty God, under the Crown of the United Kingdom of Great Britain and Ireland, and under the Constitution hereby established: (and no other), **d)** You are now aware of the possible action to be taken against you under the CRIMES ACT 1900 - SECT 192E Fraud 192E Fraud (1) A [person](http://www5.austlii.edu.au/au/legis/nsw/consol_act/ca190082/s4.html#person) who, by any [deception](http://www5.austlii.edu.au/au/legis/nsw/consol_act/ca190082/s192b.html#deception), [dishonestly](http://www5.austlii.edu.au/au/legis/nsw/consol_act/ca190082/s4b.html#dishonest)-- (a) [obtains property](http://www5.austlii.edu.au/au/legis/nsw/consol_act/ca190082/s192c.html#obtains_property) belonging to another, or (b) [obtains](http://www5.austlii.edu.au/au/legis/nsw/consol_act/ca190082/s192d.html#obtain) any financial advantage or [causes](http://www5.austlii.edu.au/au/legis/nsw/consol_act/ca190082/s192d.html#cause) any financial disadvantage, is guilty of the offence of fraud.Maximum penalty--Imprisonment for **10 years e) Quick and Garran – page 795, point 1 – Onus of Proof**: There is no presumption in favour of the existence of a power; on the contrary; the burden of proof lies on those who assert its existence, **f)** **Pirie v Registrar-General [1962] HCA 58 (1962) 109 CLR 619 (30 November 1962)**  **g) Absolutely** **No Implied Consent available from sender h) Above the corporate legal obligations, you have a moral obligation to the community you are paid to serve.**

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**Autograph of Sender**