

Time submitted: 05/06/2018 10:04:37 AM

PWF.0001.0001.8373

Questions about you

Submitted By: Andrew Morton Garrett
Email: [REDACTED]
[REDACTED]
[REDACTED]

Making the complaint for: Business
Name of this person:
Relation to this person:
Name of the Business: OenoViva Capital Resources
Relationship to Business: Principal

Questions about the banking, superannuation or financial services entity your submission relates to

Industry: Banking
Name of Bank/ Financial Provider: Commonwealth Bank
Indicate the main nature of your dealings with this entry:
Small business finance - Other

Which of the Royal Commission's term of reference is your submission about?
Misconduct or conduct falling below community standards and expectations) - Culture or governance practices and other practices (including risk management, recruitment and remuneration practices and/or the use of a superannuation member's retirement savings by a financial service entity) - Effectiveness of redress for consumers

What did the financial services entity do that amounts to misconduct or conduct falling below community standards and expectations?
The entity has failed to Monetize AUD \$33,300,000 in secured financial assets that remain in the control and possession of the entity and have not been returned to either the Drawer of the Payee. The entity continues to hold the assets for value received on its balance sheet in accordance with law but has not recognized that stored value to the account of the Payee. The entity

When did this happen?
26/05/2017

What do you think caused or contributed to these events?
Corruption of the Crown and its licensees such that the role and responsibilities to monetize assets consistent with the Reserve Bank of Australia Act, the Bills of Exchange Act, the International Convention of Bills of Exchange and Promissory Notes and Australian Treaty Series No 23 at Article 1 are avoided

Did you make a complaint in relation to what happened? Yes

When did you first make this complaint? : 30/06/2017

Who did you complain to? : The entity itself

What happened when you made the complaint?
Nothing and the Financial Instruments have been retained by the entitynot returned.

What was the outcome of your complaint?
No action

When was this outcome reached? :

If Court / Tribunal Proceeding were commenced:

Which Court were the proceedings commenced :

Are these proceedings still underway?:

If the proceeding was completed, what was the out come :

When were the proceeding completed :

Were you satisfied with this outcome?No

What culture or governance practices and other practices (including risk management, recruitment and remuneration practices and/or the use of a superannuation member's retirement savings by a financial service entity) of the entity are of concern and why?

The culture of the entity and banks generally is to take excessive amounts of securities and when enforced over collect on the moneys lent and retain those earnings as profit.....It is Fraud and unjust enrichment.

How effective are the mechanisms for consumer redress and how could they be improved?

They are ineffective.....they can only be improved by having a party independent of the Crown to determine redress.

What changes would you like the Royal Commission to recommend?

That the principle of separation of powers and rule of law. Establish Funding of the Judiciary, Oversight Generally and the Financial Ombudsman that is independent of the Crown

Other Comments

Time submitted: 05/06/2018 02:06:38 PM

PWF.0001.0001.8388

Questions about you

Submitted By: Andrew Morton Garrett
Email: [REDACTED]
[REDACTED]
State: TAS

Making the complaint for: Business
Name of this person:
Relation to this person:
Name of the Business: The Trustee of the Australian People Future Fund
Relationship to Business: Principal

Questions about the banking, superannuation or financial services entity your submission relates to

Industry: Banking
Name of Bank/ Financial Provider: Other
Indicate the main nature of your dealings with this entry:
Other

Which of the Royal Commission's term of reference is your submission about?

Misconduct or conduct falling below community standards and expectations) - Culture or governance practices and other practices (including risk management, recruitment and remuneration practices and/or the use of a superannuation member's retirement savings by a financial service entity) - Effectiveness of redress for consumers

What did the financial services entity do that amounts to misconduct or conduct falling below community standards and expectations?

The entity failed to open a Bank Account in the name of the Trustee of the Australian People Future Fund ABN; 26317275322 to be held for the benefit of the Peoples of Australia and then to monetize a donation of Value from the Trustee of OenoViva Capital Resources by way of drawing a secured International Bill of Exchange SN 61.00063/17 delivered across the counter of the Bank and consequently breached; 1. the provisions of the Commonwealth of Australia Constitution Act 1900 (Cth) related to Banking and Separation of Powers 2. s10, s10A & s10B of the Reserve Bank of Australia Act 1959 (Cth), to act in the interest of the Peoples of Australia 3. the Banking Act 1969 (cth) 4. Regulation 3 of the Banking Regulations 5. Payment Systems Regulation Act 1998 (Cth) 6. the Bills of Exchange Act 1909 (Cth) 7. Article 1 of Australian Treaty Series No 23 8. the International Convention on Bills of Exchange and Promissory Notes 1908 (UN) 7. Other law to be advised

When did this happen?

19/05/2017

What do you think caused or contributed to these events?

Corruption of the Crown Generally and a misunderstanding by the Reserve Bank, Executive Government and the Executive of the definition and their responsibilities to act in the Public Interest consistent with the Public Interest given at Federation by the Peoples of the Commonwealth of Australia. Abuse of Power to control monetisation of value of the Peoples of Australia for an improper purpose being the control of the population through access to liquidity and control of inflation

Did you make a complaint in relation to what happened? Yes

When did you first make this complaint? : 14/05/2018

Who did you complain to? : The entity itself

What happened when you made the complaint?

The Financial Instrument was endorsed by the Reserve Bank of Australia under covering letter dated 23rd May 2017. The account was not opened

What was the outcome of your complaint?

No action

When was this outcome reached? :

If Court / Tribunal Proceeding were commenced:

Which Court were the proceedings commenced :

Are these proceedings still underway?:

If the proceeding was completed, what was the out come :

When were the proceeding completed :

Were you satisfied with this outcome?No

What culture or governance practices and other practices (including risk management, recruitment and remuneration practices and/or the use of a superannuation member's retirement savings by a financial service entity) of the entity are of concern and why?

The definition of the Public Interest needs to be enforced on all officers, agents, employees, licensees and contractors of the Crown such that any breach is also an indictable offence under s42 & s43 of the Crimes Act 1914 (Cth) and the Criminal Code Act 1995 (Cth)

How effective are the mechanisms for consumer redress and how could they be improved?

Completely ineffective as the Crown applies the Bethcar Strategy as defined within my affidavits dated 10th June and 25th June 2016 filed and served in HCA- A30 & A31 of the High Court of Australia. This could be improved if the High Court actually heard the matters before it in the original jurisdiction.

What changes would you like the Royal Commission to recommend?

Enforce criminal penalties against officers, agents, employees, licensees and contractors of the Crown

Other Comments

Time submitted: 31/07/2018 11:33:35 AM

PWF.0001.0001.9501

Questions about you

Submitted By: Andrew Garrett
Email: [REDACTED]
[REDACTED]
State: TAS

Making the complaint for: Business
Name of this person:
Relation to this person:
Relation to this person other:
Name of the Business: Fitzallen Forestry
Relationship to Business: Employee

Questions about the banking, superannuation or financial services entity your submission relates to

Industry: Intermediaries between borrowers and lenders (e.g. mortgage broker)
Name of Bank/ Financial Provider: National Commercial Funding
Indicate the main nature of your dealings with this entry:
Small business finance - Mortgage broker (home loan / mortgage)

Which of the Royal Commission's term of reference is your submission about?
Misconduct or conduct falling below community standards and expectations) - Effectiveness of redress for consumers

What did the financial services entity do that amounts to misconduct or conduct falling below community standards and expectations?
The entity and another entity like it (PCFS Financial Services) engaged in conduct that was false misleading and deceptive for the sole purpose of gouging and obtaining a financial advantage by deception in respect to Loan applications made to both entities reflecting the common conduct of Funders to promise finance and then withdraw once the application fees and valuation fees have been paid.

When did this happen?
25/05/2018

What do you think caused or contributed to these events?
Cultural and systemic Fraud within the monetisation and insolvency industries.

Did you make a complaint in relation to what happened? Yes

When did you first make this complaint? : 27/07/2018

Who did you complain to? : The entity itself

What happened when you made the complaint?
Simple Denial and a threat to encumber properties offered as security with a caveat in order to block alterantive funders despite being owed no money

What was the outcome of your complaint?
No action

When was this outcome reached? :

If Court / Tribunal Proceeding were commenced:

Which Court were the proceedings commenced :

Are these proceedings still underway?:

If the proceeding was completed, what was the out come :

When were the proceeding completed :

Were you satisfied with this outcome?No

ANNEXURE 6

Sunday, 10 March 2019

IPICO,
Attn; Mr. Ali Lababidi,
P.O Box [REDACTED]
Riyadh P.C 11456
Saudi Arabia
Email [REDACTED]



OenoViva Capital Resources
OenoViva Global
ABN 42 388 204 496

RE: Endorsement of IBOE: ISIN: AU0000023194/CFI: DCZSFB/
FISN: OENOVIVA/BEX 20221001 GTD FM BR/SN; 1.00064/17
by the Reserve Bank of Australia

[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]

LETTER OF INFORMATION

www.oenoviva.com

Dear Sir,

It has come to my attention that registration of Personal Property Security Interests on the Personal Property Security Register (“the PPSR”) evidencing secured value in support of the aforementioned Negotiable Financial Instrument has been removed from the PPSR by the Crown.

The removal of the registration does not affect either the underlying value or the nature of the security as being an equitable charge arising under treaties, the Common Law and the Interpretation of *the Commonwealth of Australia Constitution Act* 1901 (UK) (“**The Constitution**”). Justice French, as his honor, then was pointed out the relevance of *the Commonwealth of Australia Constitution Act* 1900 (UK) in his paper entitled “Public Law- An Australian Perspective” delivered in Scotland 2012 which sets out as follows

“The authority of the Constitution

It was readily accepted that the formal legal authority of the Constitution on 1 January 1901 derived from the legislative power of the Imperial Parliament. Andrew Inglis Clark, a leading Convention delegate, described it as contained in a written document which is an Act of the Imperial Parliament of the United Kingdom of Great Britain and Ireland.^[1] It was seen by a leading constitutional lawyer at the time, Professor Harrison-Moore, as 'first and foremost a law declared by the Imperial Parliament to be "binding on the Courts, Judges and people of every State and of every part of the Commonwealth".^[2] Sir Owen Dixon, a former Chief Justice of the High Court generally regarded as Australia's greatest jurist, said of it:

It is not a supreme law purporting to obtain its force from the direct expression of a peoples' inherent authority to constitute a government. It is a statute of the British Parliament enacted in the exercise of its legal sovereignty over the law everywhere in the King's dominions.^[3]

Dixon attached to this characterization of the Constitution a consequence for interpretation. The organs of government are simply institutions established by law. This contrasted with the position in the United States where they are agents for the people who are the source of the power.^[4] “

His Honor pointed out the relevance of s61 of the Constitution;

“Chapter II of the Constitution deals with the Executive Government. The key provision of that Chapter is s 61, which provides:

^[1] Andrew Inglis Clark, *Studies in Australian Constitutional Law* (Legal Books, First published 1901, (1977 repr) 14.
^[2] William Harrison-Moore, *The Constitution of the Commonwealth of Australia* (Legal Books, 2nd ed, 1977 repr) 66.
^[3] Owen Dixon, 'The Law and the Constitution' (1935) 51 *Law Quarterly Review* 590, 597.
^[4] See, eg, *Eastlake v Forest City Enterprises Inc* 426 US 668, 672 (1976)



The executive power of the Commonwealth is vested in the Queen and is exercisable by the Governor-General as the Queen’s representative, and extends to the execution and maintenance of this Constitution, and of the laws of the Commonwealth.

By convention the Governor-General acts upon the advice of the Australian Ministers of the Crown through the Federal Executive Council which is established under s 62 of the Constitution. The section locates the effective executive power in the Ministers of the Crown.”

The aforementioned registration is the subject of consent given by the Grantors as expressed in Notices to Admit Facts dated 1st July 2016 and otherwise served on the Attorneys General of the Commonwealth, the States and Territories of Australia for and behalf of the Crown as follows;

From: Andrew Garrett [REDACTED]
Sent: 01 July 2016 12:27
To: senator.brandis@aph.gov.au; 'office@smith,minister.nsw.gov.au'; office@upton.minister.nsw.gov.au; agd@agd.sa.gov.au; Don.Mackintosh@sa.gov.au; 'vanessa.goodwin@parliament.tas.gov.au'; 'NTDCS.WebAdministrator@nt.gov.au'; martin.pakula@parliament.vic.gov.au; DECD:Minister (Minister.Close@sa.gov.au); DTF:Minister Koutsantonis' Office (MinisterKoutsantonis'Office@sa.gov.au); 'minister.mischin@dpc.wa.gov.au'; 'attorney@ministerial.qld.gov.au'; CourtsTribunalsandJustice@ag.gov.au; 'CORBELL@act.gov.au'; rmusolino@hcourt.gov.au
Subject: Notices under s78 B of the Judiciary Act & Notice to admit facts

You each hereby consent personally and on behalf of the Commonwealth, the States and Territories, all members of executive governments, all judicial officers, all members of legislatures and all officers of the Courts (State and Federal) to a registration of a security interest over each of the aforementioned in accordance with the provisions of *the Personal Property Security Act 2009 (Cth)*

I have attached to this letter two separate email chains evidencing correspondence between me and the Reserve Bank of Australia (“RBA”) and the Australian Taxation Office as agencies of the Crown;

1. **Annexure 1;** Email Chain ending 5th May 2017 which relevantly evidences;

On the 31st October 2016 I wrote to the Board of Governors of the Reserve Bank of Australia and set out as follows;

As set out in my prior communications the value of the Balance Sheet of the Trust is significant which liability for value is admitted by the ATO, the Attorney Generals of the States and Territories and others.

As a consequence of the aforementioned admissions of liability made at common law by the Attorney Generals, I have altered the format of the Bills drawn by the Trust and secured value against the assets of the Commonwealth, the State of South Australia and the State of Victoria , amongst others,

The assets of the Commonwealth amongst others stand behind the value of the Bills, I seek to resolve the securitisation and encashment issues of Bills issued by the Trust by encashing value with the Reserve Bank of Australia as set out above.

The Contract between the Trust and the Reserve Bank of Australia is a constitutional one in which regard I seek to open a purchased payment facility with the Bank.

2. **Annexure 2;** Email Chain ending 19th May 2017 which relevantly evidences;

My email to the Reserve Bank of Australia dated 30th April 2017 being the date of settlement of the Australian People Future Fund (“APFF”) and Notice to Admit Facts dated 11th April 2017 prior to the settlement of APFF.



Please also note attached as **Annexure 3** a copy of the relevant resolution of the settlement of the APPFF which annexes a copy of the Aforementioned Financial Instrument which I sent the original of by express post to the Reserve Bank of Australia for monetization attaching the relevant Deed of Settlement that was also notarized with Apostille affixed.

On the 19th May 2017 Mr. Ian Chua responded for the RBA as evidenced in Annexure 2, Mr Chua did not respond and object to the deposit of the aforementioned instrument within two days as required by the UNCITRAL Convention on Bills of Exchange and Promissory Notes, subsequently the RBA endorsed the aforementioned Financial Instrument by provision of an "Allonge" as follows;



RESERVE BANK OF AUSTRALIA

65 Martin Place
Sydney NSW 2000

GPO Box 3947
Sydney NSW 2001

T: +61 2 9551 8710
F: +61 2 9551 8041
secretary@rba.gov.au
www.rba.gov.au

23 May 2017

Mr Andrew Garrett

Dear Mr Garrett

As mentioned in the email from Ian Chua on 19 May, the documents are being returned to you.

Yours sincerely

Lisa Charlton
Personal Assistant
Secretary's Department

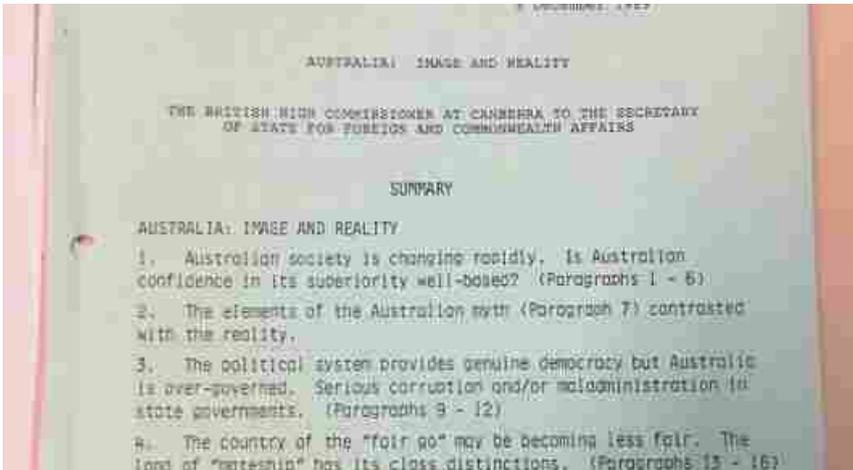
The UNCITRAL Convention sets out that an Endorser of a Bill of Exchange or Promissory Note becomes liable for the face value of the Instrument endorsed.

Article 13	102
An instrument is transferred:	103
(a) By endorsement and delivery of the instrument by the endorser to the endorsee; or	104
(b) By mere delivery of the instrument if the last endorsement is in blank.	105
Article 14	106
1. An endorsement must be written on the instrument or on a slip affixed thereto ("allonge"). It must be signed.	107



Article 18	126
1. An endorsement must be unconditional.	127
2. A conditional endorsement transfers the instrument whether or not the condition is fulfilled. The condition is ineffective as to those parties and transferees who are subsequent to the endorsee.	128
Article 44	259
1. The endorser engages that upon dishonour of the instrument by non-acceptance or by non-payment, and upon any necessary protest, he will pay the instrument to the holder, or to any subsequent endorser or any endorser's guarantor who takes up and pays the instrument.	260
2. An endorser may exclude or limit his own liability by an express stipulation in the instrument. Such a stipulation is effective only with respect to that endorser.	261
Article 45	263
1. Unless otherwise agreed, a person who transfers an instrument, by endorsement and delivery or by mere delivery, represents to the holder to whom he transfers the instrument that:	264
(a) The instrument does not bear any forged or unauthorized signature;	265
(b) The instrument has not been materially altered;	266
(c) At the time of transfer, he has no knowledge of any fact which would impair the right of the transferee to payment of the instrument against the acceptor of a bill or, in the case of an unaccepted bill, the drawer, or against the maker of a note.	267
2. Liability of the transferor under paragraph 1 of this article is incurred only if the transferee took the instrument without knowledge of the matter giving rise to such liability.	268
3. If the transferor is liable under paragraph 1 of this article, the transferee may recover, even before maturity, the amount paid by him to the transferor, with interest calculated in accordance with article 70, against return of the instrument.	269

It is unfortunate to note that Australia is currently sliding in the rankings of Rule of Law and Corruption Perceptions Index in which regard I note that the British High Commissioner noted issues of corruption as far back as 1989 see Annexure 4; "Uncovering the secret Thatcher Files" which relevantly sets out;



I, Andrew Morton Garrett, hereby swear under penalty of perjury, that the information provided herein is accurate and true as of this date: Sunday, March 10, 2019, for and on behalf of OenoViva Capital Resources

Signature: _____
 Name / Title: Andrew Morton Garrett/Managing Trustee
 Company: OenoViva Capital Resources

Passport Number [REDACTED]
 Date of Issue: 15/08/2016
 Date of Expiry: 15/08/2016
 Country of Issuance: Great Britain and Northern Ireland

ANNEXURE 1

[REDACTED]

From: CHUA, Ian <Chual@rba.gov.au>
Sent: Friday, 5 May 2017 2:40 PM
Subject: FW: Mr A Garrett - email dated 20 November 2016 - RBA response to aspects other than further FOI application [SEC=UNCLASSIFIED]

From: RBAInfo [mailto:/O=AUSGOVRBA/OU=RBA/CN=RECIPIENTS/CN=RBAINFO60700370]
Sent: Thursday, 12 January 2017 3:22 PM
To: [REDACTED]
Subject: Mr A Garrett - email dated 20 November 2016 - RBA response to aspects other than further FOI application [SEC=UNCLASSIFIED]

Dear Mr Garrett

I refer to your email dated 20 November 2016 relating to my email dated 9 November 2016.

In relation to the paragraph in your 20 November email making further application under the provisions of the *Freedom of Information Act 1982* (Cth) (the second paragraph), please see the separate response to you from the Secretary of the Reserve Bank of Australia (RBA) dated 20 December 2016.

In relation to the rest of your 20 November email, I make the following comments.

My email dated 9 November 2016 did not constitute, or record, an administrative decision made under *the Reserve Bank of Australia Act 1959* (Cth) ('the RBA Act'), *the Commonwealth of Australia Constitution Act 1900* (UK), *the Constitution of the United Kingdom* (the Common Law), *Australian Treaty Series No 23* and *schedule 2 of the Australian Human Rights Commission Act 1986* (Cth), whether by the Secretary of the RBA or any other officer or employee of the RBA. It contained, in summary form, an explanation of the nature and scope of some of the RBA's powers and functions as a central bank. The following additional information is offered by way of further explanation of the RBA's powers and functions as they relate to banking services.

In your email dated 31 October 2016 (to which my 9 November 2016 email was a reply) you appeared to be using 'purchased payment facility' to mean 'deposit account' or 'deposit facility', and I interpreted your email dated 31 October 2016 in that way. Deposit facilities provided by the RBA, part of the RBA's banking operations, are provided in accordance with the RBA's mandate to carry on business as a central bank. In the course of that business the RBA provides specialised banking services to:

1. the Australian Government and its agencies;
2. other government instrumentalities;
3. other central banks; and
4. overseas official institutions.

Whether an entity falls within any of these categories is a question of fact. Neither you nor the Andrew Garrett Family Trust No 4 (Trust) falls within any of these four categories. For more information about the RBA's banking services see the [Banking and Payment Services](#) chapter in the RBA's most recent Annual Report.

The RBA also offers Exchange Settlement Accounts (ESAs) as a means by which providers of payments services settle obligations that have accrued in the clearing process. The RBA's [Exchange Settlement Account Policy](#) sets out the entities eligible to apply for an ESA, namely:

1. an authorised deposit-taking institution (ADI) or other institution that is an actual or prospective provider of third-party (customer) payment services with a need to settle clearing obligations with other providers; or

2. an Australian-licensed central counterparty (CCP) or securities settlement facility (SSF) (or a related body corporate of one of these acceptable to the RBA) with payment arrangements that require Australian dollar settlement.

Whether an entity falls within any of these categories is also a question of fact. Neither you nor the Trust falls within any of these categories. Determination by the RBA of the entities eligible for an ESA is a matter of policy.

The [Committed Liquidity Facility](#) (CLF) to which you refer is a facility available only to ADIs that the Australian Prudential Regulation Authority (APRA) has agreed may meet part of their liquidity coverage ratio (LCR) by the use of a CLF. To be able to use the CLF, the ADI needs to hold and use an ESA with the RBA. In addition, the ADI must satisfy the [criteria for counterparty eligibility](#) for the Reserve Bank's domestic market operations. As you point out, the CLF is provided by the RBA as part of Australia's implementation of the Basel III liquidity standards. Consistent with those standards, certain ADIs are required by APRA to maintain a LCR at or above 100 per cent. These ADIs may seek approval from APRA to meet part of their Australian dollar liquidity requirements through a CLF with the RBA. If the RBA agrees to a request from an ADI to enter into a CLF then the resulting arrangement is a commitment by the RBA to enter into one or more 'RBA Repos' at the ADI's request provided certain conditions are met. An RBA Repo is in fact two related sale transactions entered into at the same time between one party ('Seller') and another party ('Buyer'):

- (a) the first being the sale by the Seller to the Buyer of eligible securities having agreed features; and
- (b) the second being the subsequent purchase by the Seller from the Buyer of eligible securities having the same features.

So the CLF is not a banking service in the nature of a deposit facility. It involves transactions for the outright sale and purchase of eligible securities, and the RBA's counterparty in those sale and purchase transactions is always an ADI.

On behalf of the RBA, and the Secretary of the RBA, I deny the allegations and assertions made in your email dated 20 November 2016.

I also refer to the following emails received from you:

- email dated 22 November 2016 with the subject line 'Complaint regarding the Supreme Court of South Australia, The State of South Australia and the Commonwealth of Australia';
- email dated 22 November 2016 with the subject line 'documents in Support of Internal Review';
- email dated 22 November 2016 with the subject line 'Application for Internal Review evidence in support of Inquiry';
- email dated 22 November 2016 with the subject line 'PRIVATE BIUNDING RULING REQUEST/ Application for Internal Review';
- email dated 24 November 2016 with the subject line 'Fraud of the Registrar General/Registrar of Deeds/Attorney General/Ian Gant and Don McIntosh';
- two emails dated 24 November 2016 with the subject line 'FRAUD COMPLAINT/OFFER TO SETTLE CIVIL ASPECTS/CONTINUATION OF CRIMINAL ASPECTS OF GOVERNMENT GUILTY PLEA ON INFORMATION PROVIDED TO CDPP/ MC 151000380 of 2016 ; ASIC v Garrett & T02318092 of 2007; ASIC v Garrett/ SP ESTATES PTY LTD' (Part 1 and Part 2);
- three emails dated 24 November 2016 with the subject line 'High Court Application A30 of 2016 to remove VID 404 of 2016 to the High Court' (Parts 1, 2 and 3); and
- email dated 25 November 2016 with the subject line 'Application for Internal Review'.

In relation to those emails:

- a) I note that the RBA is not, and has no role as, a tribunal;
- b) the RBA denies the allegations and assertions made by you in those emails, and in attachments to those emails, that relate to it; and
- c) without limiting paragraph (b), the RBA denies that it has any duty, obligation or responsibility that you allege or assert in those emails, or in any attachment to any of those emails, that it has.

Yours sincerely,

Ian Chua | Senior Communications Officer | Media and Communications
RESERVE BANK OF AUSTRALIA | 65 Martin Place, Sydney NSW 2000
p: +61 2 9551 9720 | E: rbainfo@rba.gov.au w: www.rba.gov.au

Your personal information will be handled in accordance with the following [notice](#).

From [REDACTED]
Sent: Sunday, 20 November 2016 2:53 PM
To: RBAInfo
Cc: FOI
Subject: Application for Internal Review & Further FOI Application
Importance: High

The Reserve Bank of Australia (“**the RBA**”)
Attn the Secretary to the Board of Governors
1 Martin Place,
New South Wales, 2000
C/O Mr Ian Chua
Cc Mr Phil Lomas

Dear Secretary,

I refer to your administrative decision made under *the Reserve Bank of Australia Act 1959 (Cth)* (“**the RBA Act**”), *the Commonwealth of Australia Constitution Act 1900 (UK)*, *the Constitution of the United Kingdom* (the Common Law), *Australian Treaty Series No 23* and *schedule 2 of the Australian Human Rights Commission Act 1986 (Cth)* as set out below per your agent Mr Ian Chua.

I ask you to also consider this communicate as a further application in writing under the provisions of *the Freedom of Information Act 1982 (Cth)* for a copy of any document or thing related to the decision set out below and related to this application for internal review whether generated prior to this application, at the time of receipt of this application or in the future.

Section 10(2) of the RBA Act sets out the responsibilities of the RBA to act in the Public Interest, in which regard I have provided copies of correspondence to you offering to a dispute with the Commonwealth of Australia applicable to all three arms of government by way of placing on deposit an amount of money as stored value to be held in trust for the Peoples of Australia in order to provide for the proper application and interpretation of the fundamentals of the Constitution relating to separation of Powers, the Rule of Law, the right to deal with natural wealth and the Human Right to remedy.

Amongst other things that offer to settle offered to release the Commonwealth, the States and Territories from any present and future claim, the degree of malfeasance in office evidenced in matters involving me beggars belief however I am equally sure that I am not alone as evidenced in the recent Royal Commission into Institutional Responses to Child Sex Abuse when on the 24th October 2014 the NSW described the Bethcar Strategy that typifies the response of all Commonwealth, State and Government agencies to claims of compensation by the Peoples of Australia

In its role as the Central Bank the RBA is responsible for money supply in which regard I note the RBA is capable of suing and being sued under s 7(2) of the RBA Act.

The RBA is obliged under the administrative law to investigate my application, the matters surrounding it and to act in the public interest.

I note that in circumstances of unlawful and/or invalid conduct the rights of immunity and/or indemnity of officers of the Commonwealth including the Governors/ of the Board of the Corporate entity that is the RBA must be void and that s55ZG of *the Judiciary Act 1903* (Cth) is unlawful and/or invalid.

With respect I cannot agree that the sections referred to by you below serve to limit the role of the RBA in which regard I note that the RBA counts amongst its clients various financial institutions who hold the benefit of committed liquidity facilities arising from the Basel III accord.

I make this application for internal review of your decision on the following grounds;

1. The Decision is so manifestly unreasonable that no reasonable person would have made the same decision.
2. The decision is affected by Actual Bias and Apprehended Bias in circumstances where the Decision Maker took note of submissions of other Government Agencies without considering the right of the applicant to respond
3. The decision is made in circumstances where the decision maker failed to inquire in accordance with the obligations of a Tribunal and determine all of the relevant facts prior to making the decision.
4. The Decision was made in circumstances where relevant materials were withheld by others and/or the decision maker.
5. The Decision Maker did not comply with the Hearing Rule that requires the Decision Maker to provide not only the adverse materials, but all of the materials relevant to the matter in issue whether or not the decision maker intends to rely upon it.
6. There is an absence of relevant law in the decision and if the relevant law was properly applied then different decision would have been made.
7. There is inadequate reasons given for the making of the Decision.
8. The decision failed to consider the evidence; if the evidence was properly considered then a different decision would have been made.
9. The decision is not fair.
10. The decision is a denial of procedural fairness.
11. The decision is a jurisdictional error of the Decision Maker that leads to the decision being a nullity and a constructive failure to exercise jurisdiction.
12. The decision was made on the instruction of others and was not made independently and in the public interest.
13. The Decision Maker fell into error as a question of law and jurisdictional error in causing himself to identify a wrong issue and to ask himself a wrong question in order to ignore relevant materials to make an erroneous decision in order to reach a mistaken conclusion and the tribunal's exercise of power or purported exercise of power is thereby affected.
14. The decision is an abuse of process for the improper purpose.
15. The Decision Maker failed to make decision on the private binding ruling in circumstances where the question of law arises whether the decision maker was obliged to do so as a consequence of its statutory obligations.
16. The Decision Maker did not give fair consideration of the case presented.
17. The question of law and fact arises whether the decision maker was Negligent.
18. There is no Evidence to support the Decision and when all of the evidence is considered the reverse decision is supported.
19. The Decision is tainted by Bad Faith.
20. The Decision is Illogical or Irrational.
21. The Decision is uncertain in that it leaves a question of Judgment estimation and was no more than an opinion.
22. There is inadequate reasons given for the making of the Decision.

- 23. The decision is a denial of Natural Justice.
- 24. The Decision Maker acted dishonestly.
- 25. The Decision Maker acted disproportionately
- 26. The Decision is tainted by Fraud.
- 28. The Decision Maker did not comply with the obligation to give the Plaintiff a fair hearing.
- 29. The exercise of discretion to grant relief upon review would not be futile and the benefit to be gained by the applicant is substantial.

Please confirm your receipt of these two applications at your earliest convenience

Andrew Garrett

Managing Trustee

OenoViva Global ("OV(Global)")

OenoViva CapitalResources ("OCR")

The OenoViva Artisans Trust ("OVA")



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<image001.png>

<image002.png>

Melbourne

Adelaide

Sydney

Hong

Kong

Level 3, 2 Drewery Place
Road,

Level 1, 82 Flinders Street

Level 5, 56 Pitt Street,

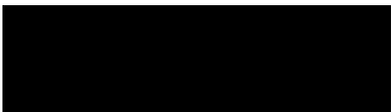
9/F 33 Des Vouex

Melbourne, Vic, 3000

Adelaide, SA, 5000

Sydney, NSW, 2000

Central, Hong Kong



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From: RBAInfo [<mailto:RBAInfo@rba.gov.au>]

Sent: Wednesday, 9 November 2016 2:18 PM

To: 'Andrew Garrett'

Subject: RE: Notice to Admit Facts dated 10th October 2016 [SEC=UNCLASSIFIED]

Dear Mr Garrett

I refer to your email of 31 October 2016 attaching further information concerning the Andrew Garrett Family Trust No 4 and the basis upon which you seek to establish a purchased payment facility (PPF).

In your email, you state that you have applied to the Reserve Bank of Australia ('the Bank') 'under s8 of the Reserve Bank of Australia Act 1959 (Cth) to establish a purchased payment facility with the Bank as a customer of the Bank'. You further state that 'I seek the Bank to hold the stored value on behalf of the Trust as the relevant participant in the payment system'.

Under the Reserve Bank Act 1959 (the Act), the Bank is to carry on business as a central bank (section 26) and to act as the banker and financial agent of the Commonwealth (section 27). For these purposes, under section 8 of the Act, the Bank has such powers as are necessary and the power to do anything incidental to their achievement.

Accordingly, the Bank provides specialised banking services to the Australian Government and its agencies, other government instrumentalities, other central banks and overseas official institutions. However, the Bank does not

provide banking facilities or banking services to private sector corporate or other entities or to the general public. Therefore, the Bank cannot accede to your request.

Regards

Ian

Ian Chua | Senior Communications Officer | Media and Communications
RESERVE BANK OF AUSTRALIA | 65 Martin Place, Sydney NSW 2000
p: +61 2 9551 9720 | E: rbainfo@rba.gov.au w: www.rba.gov.au

From: [REDACTED]
Sent: Monday, 31 October 2016 2:55 PM
To: RBAInfo
Subject: RE: Notice to Admit Facts dated 10th October 2016 [SEC=UNCLASSIFIED]
Importance: High

Reserve Bank of Australia
Attn the Secretary to the Board of Governors
Care of Ian Chua
Secretary's Department Reserve Bank of Australia

Dear Ian,

Thank you for your correspondence set out below, however I am unclear as to its relevance. There are three constitutional corporations who are trustees of the Trust of which I am the Managing Controller appointed to two of those Trustees.

The details relating to the Trust are set out in the attached Scan Notarised and certified copy of the Deed of Settlement of the Andrew Garrett Family Trust No 4, you will note that there are three separate constitutional corporations that are joint trustees with me personally. I am the managing trustee of the Trust.

I have applied to the Reserve Bank of Australia ("**the Bank**") under s8 of *the Reserve Bank of Australia Act 1959* (Cth) to establish a purchased payment facility with the Bank as a customer of the Bank, I seek the Bank to hold the stored value on behalf of the Trust as the relevant participant in the payment system, it is not clear to me from the correspondence where you consider the Trust has made an application under s23 or s25 of the Payments Systems Regulations Act.

I have issued Bills of Exchange in favour of the Australian Taxation Office ("ATO") in order to discharge taxation obligations of the Trust (and others) to the ATO copies of which Bills have been attached, the ATO advises that the Bills have not been accepted by the Bank which appears to be a breach of the duty of the Bank as the paying bank (the Drawee), or have those Bills been presented to the Drawer for payment by the Drawee,

As set out in my prior communications the value of the Balance Sheet of the Trust is significant which liability for value is admitted by the ATO, the Attorney Generals of the States and Territories and others.

I have also sought to encash value of IBOE SN;61.00036/16 (copy attached) through the purchased payment facility held by the Trustee of the Andrew Garrett Family Trust with ANZ Bank in which regard I received a deposit receipt dated 9th May 2016 however no stored value has been evidenced in the statements of the Purchased Payment Facility.

Complaints have been made by me and others regarding the failure of the Major Banks to store and encash value through the purchased payment facilities that are the property of the relevant payees, the Financial Ombudsman has declined to investigate the various complaints as the amounts are greater than the limit of the Ombudsman’s jurisdiction.

As a consequence of the aforementioned admissions of liability made at common law by the Attorney Generals, I have altered the format of the Bills drawn by the Trust and secured value against the assets of the Commonwealth, the State of South Australia and the State of Victoria , amongst others,

Please see the attached International Bill of Exchange SN 852.00060/16 issued to be cashed in Hong Kong for the purposes of capitalising Australian Wine Supply Limited trading as OenoViva (Hong Kong) being the Domestic Master Regional Licensee for the territory of Hong Kong.

The assets of the Commonwealth amongst others stand behind the value of the Bills, I seek to resolve the securitisation and encashment issues of Bills issued by the Trust by encashing value with the Reserve Bank of Australia as set out above.

As previously indicated I must exhaust all my rights of remedy in Australia before taking the relevant issues relating to Separation of Powers and Rule of Law arising under the Constitutions of Australia and the United Kingdom into offshore jurisdictions including the United Kingdom and the United Nations.

The Regulatory powers of the Reserve Bank of Australia and the duty of the Crown to resolve the issues relating to Money Supply and failures of Holders of Stored Value to act in accordance with the law in respect to purchased payment facilities and the relevant contractual obligations between Bank and Customer.

The Contract between the Trust and the Reserve Bank of Australia is a constitutional one in which regard I seek to open a purchased payment facility with the Bank.

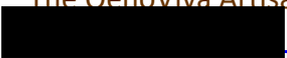
Andrew Garrett

Managing Trustee

The OenoViva Global (“OV(Global)”)

OenoViva Capital Resources (“OCR”)

The OenoViva Artisans Trust (“OVA”)



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<image001.png>

<image002.png>

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Queens Road West, ,
Melbourne, Vic, 3000
Kong

Level 1, 82 Flinders Street
Adelaide, SA, 5000

Level 5, 56 Pitt Street,
Sydney, NSW, 2000

"The Desk" 511
Shek Tong Tsui, Hong



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From: RBAInfo [<mailto:RBAInfo@rba.gov.au>]
Sent: 25 October 2016 14:54
To: 'Andrew Garrett'
Subject: RE: Notice to Admit Facts dated 10th October 2016 [SEC=UNCLASSIFIED]

Dear Mr Garrett

I refer to the following correspondence:

- (a) your email of 6 September, 2016 in which you applied to establish a purchased payment facility (**PPF**) in the name of the Trustee of the Andrew Garrett Family Trust No 4 ABN 42 388 204 496 (the '**Trust**'); and
- (b) your subsequent emails of 9 September and 17 October 2016 attaching further information relating to the Trust.

The Reserve Bank of Australia ('**Bank**') has a regulatory role in respect of the holder of stored value for PPFs under the Payment Systems (Regulation) Act 1988 (**PSR Act**). The relevant provisions under the PSR Act are as follows:

- A holder of the stored value of a class of PPFs must be a 'constitutional corporation' that is either:
 - authorised or exempted under the PSR Act; or
 - an authorised deposit-taking institution (**ADI**) authorised by the Australian Prudential Regulatory Authority (section 22).
- The Bank may:
 - grant an authority for a corporation to be a holder of stored value if the Bank is satisfied that the corporation will be able to satisfy its obligations as the holder of the stored value of PPFs of the relevant class (section 23(2)); or
 - grant a corporation (or corporations in a class of corporations) an exemption allowing that corporation to be the holder of stored value in respect of a PPF where it is not an ADI and does not have authority under section 23, if the Bank is satisfied that the corporation will be able to satisfy its obligations as the holder of the stored value of PPFs of the relevant class (section 25(1)).

An application under section 23 or 25 of the PSR Act by an individual in his/her capacity as a trustee of a trust (which is not a corporation), does not fall within the scope of the PSR Act. Accordingly, the Bank has no statutory power to consider your application to establish a PPF in the name of the trustee of the Trust.

I trust that you will find this information helpful in clarifying the nature and operation of the PSR Act.

Regards
Ian

Ian Chua | Senior Communications Officer | Media and Communications
RESERVE BANK OF AUSTRALIA | 65 Martin Place, Sydney NSW 2000
p: +61 2 9551 9720 | E: rbainfo@rba.gov.au w: www.rba.gov.au

From: Andrew Garrett [REDACTED]
Sent: Monday, 17 October 2016 7:25 PM
To: RBAInfo
Subject: FW: Notice to Admit Facts dated 10th October 2016
Importance: High

Reserve Bank of Australia
Attn the Secretary to the Board of Governors
Care of Ian Chua
Secretary's Department Reserve Bank of Australia

Dear Ian

Could I ask you to forward this communique to the Secretary for consideration together with the details sent by me on the 6th September 2016 and subsequently.

On the 10th October 2016 I sent a Notice to Admit Facts to the Attorney Generals of the Commonwealth, the States and Territories as set out below which annexed an email chain to the relevant officer at the Australian Taxation Office setting out details behind the quantum set out in the activity Statement for the Quarter ending 30th September 2016 for the Trustee of the Andrew Garrett Family Trust No 4, ABN; 42 388 204 496. (“the Trust”)

I have now lodged the relevant economic activity Statements for the Trust with the Australian Bureau of Statistics for both periods and attach the relevant response for the period Year Ending 30th September 2016.

Your email dated the 9th September 2016 sets out that you would respond to me shortly in which regard I note that a period of 31 days has passed since my communique dated 6th September 2016.

Article 1 subsection 2 of Australian Treaty Series No 23 (copy attached) sets out as follows;

2. All peoples may, for their own ends, freely dispose of their natural wealth and resources without prejudice to any obligations arising out of international economic cooperation, based upon the principle of mutual benefit, and international law. In no case may a people be deprived of its own means of subsistence.

It is clear to me that the Reserve Bank in conjunction with other Government Agencies comprising the three arms of government has developed a four pillars banking policy that constrains the ability of the people of Australia to freely deal with their natural wealth arising from their personal endeavours as a matter of law.

At first blush it appears that the law as it applies to Bills of Exchange and the ability of the peoples of Australia to transfer value independent of the Banking System has been subverted such that government controls the liquidity of individuals unlawfully and invalidly.

I look forward to the response of the Secretary at your earliest convenience

Andrew Garrett
Winemaker / Consultant

The OenoViva (Australia & New Zealand) Trust (“OVANZ”)
The Andrew Garrett Family Trust No 4 (“AGFT 4”)
The OenoViva Artisans Trust (“OVA”)

[m](#)

308a

<image002.png>

Adelaide

Sydney

Hong

ce

Level 1, 82 Flinders Street

Level 5, 56 Pitt Street,

"The Desk" 511

Adelaide, SA, 5000

Sydney, NSW, 2000

Shek Tong Tsui, Hong



OENOVIVA

Wednesday, 24 September 2025

TO; THE PEOPLE'S LORE of TERRA AUSTRALIS PTY LTD
ACN; 656 812 449
MRS ROCHELLE JONES
10-12 Parview Drive,
CRAIGNISH QLD 4655
Email: shellanddaniel@outlook.com
Cc: jenne.garrett-Esch@oenoviva-capital-resources.com
cfo.global@privategoldreservebank.com

AMG 9085 CONFERRAL OF DISCRETIONARY PUBLIC POWERS UNDER GRANT OF LICENSE FROM INTERNATIONAL CROWN UNITARY EXECUTIVE/ INTERNATIONAL CROWN ATTORNEY GENERAL / INTERNATIONAL CROWN CHIEF JUSTIC OF THE INTERNATIONAL CROWN COURT OF JUSTICE/ INTERNATIONAL CROWN CHIEF JUSTIC OF THE INTERNATIONAL CROWN CRIMINAL COURT ("CONFEROR") TO THE PEOPLE'S LORE of TERRA AUSTRALIS PTY LTD ACN; 656 812 4490 ("CONFEE")

Dear Mrs Rochelle,

The Andrew Garrett Family Irrevocable Living Trust was created in equity on the 28th of February 1981 when I commenced sharing revenues and assets with my ex-wife Averil Baker and determined to establish a family; his is the same for all families when male meets female and the beneficial ownership remains unclear in the absence of a resolution from the founding trustees.

In my capacity as Chairman of Board of Trustees/ Global Managing Trustee of Trusts related to me I have familiarised myself with your company over the last 6 months and refer to Annexure 1 as being an ABN search of the business names registered by you. Annexure 2 is a current ASIC search of the Company

The purpose of this communique is to confirm the grant of the Master Sub Regional License for the Territory of Queensland to the Conferee.

As you are aware Aussie Security Services Pty Ltd was initially granted a license to establish the International Crown Marshal Service Annexure 3 and subsequently was also granted a license to all Intellectual Property related to me since I commenced trading in 1973 and is the Domestic Domiciled Master regional Licensee for the territory of Australia and New Zealand based on the change of the Primary Tax Jurisdiction to the Kingdom of Saudi Arabia on the 1st July 2022.

I have provided a CIS dated 1st September 2025 for me personally now produced and shown at Annexure 4 and an Information Statement outlining the relationships between the various trusts that have been established since I commenced trading now produced and shown at Annexure 5.

I refer to my recent letter to ASIC dated 22nd September 2025 ("ANNEXURE 6") reviewing

OENOVIVA GLOBAL, OENOVIVA CAPITAL RESOURCES, OENOVIVA BUSINESS SYSTEMS, OENOVIVA HAND CRAFTING, OENOVIVA ARTISANS, BETTER WORLD FUTURE FUND, OUR GREEN PLANET, PEARL COAST PRAWNS, IRON BOOMERANG, OFFICE OF THE CROWN ATTORNEY GENERAL

Cryptocurrencies: VIVA, VIVA2, VIVACOIN, VIVACASH

ISIN: AU0000023194, LEI: 984500957DB10F0T4B11, ABN: 42 388 204 496, Brazil Registration CPF: 12192308124; SEC Registration CIK: 0001872362

Better World Future Fund; LEI: 984500914484]1F7PE95, ABN: 26 317 275 322; [zvGN#]SBJ]KKMe;Zq

GLOBAL HEAD OFFICE: Level 29, Olaya Towers Tower B, Intersection of Olaya Street & Mohammed Bin Abdul-Aziz Street, Riyadh 11523.

Australia: Level 6, Reserve Bank Building, 111 Macquarie Street, Hobart, TAS, 7000 ; Korea: 4F-4052, 14, Hangeulbiseok-ro 24-gil, Nowon-gu, Seoul, Republic of Korea

Vietnam: Suite 103, 140 Nguyen Van Thu Street, District 1, Ho Chi Minh, Vietnam, Washington: 1015 15th ST NW #1000 Washington DC, 20005 USA

Phone; +61 (0) 450 831 708, Email; ue.gbal@icunitaryexecutive.com andrew.garrett@betterworldfuturefund.org; contact@privategoldreservebank.com ;

andrew.garrett@dunamic-capital-bank.com; andrew.garrett@betterworldfuturefund.org; chiefjustice@iccriminalcourt.org

<https://oenoviva-capital-resources.com/>; <https://vivacoin.org/> <https://www.carbonhelix.net/>

<https://betterworldfuturefund.org/> <https://thecommonwealth.org/> <http://privategoldreservebank.com/>



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the business name registration refusal by ASIC that refers to some of the Executive Branch Functions licensed to the conferee:

AGENCIES OF THE GLOBAL INTERNATIONAL CROWN UNITARY EXECUTIVE

1. International Crown Unitary Executive; www.icunitaryexecutive.com
2. International Crown Attorney General; www.icattorneygeneral.org
3. International Crown Licensing Regulatory Authority; www.iclraauthority.org
4. International Crown Court of Justice; www.iccourtofjustice.org
5. International Crown Criminal Court for the abolition of Impunity; www.iccriminalcourt.org
6. International Crown Jurist Service and College; www.icjuristservice.college
7. International Crown Ranger Service; www.icrangerservice.org
8. International Crown Marshal Service; www.icmarshalservice.org
9. International Crown Guard Service; www.icguardservice.org
10. International Crown Actuary and Audit Service www.icactuary-audit.com
11. International Crown Enforcement Service; www.icenforcementservice.com
12. International Crown Prison Service; www.icprisonservice.com
13. International Crown Personal Property Security Register; www.icppsr.org
14. International Crown Redress Fund; www.icredressfund.com

OFFICES

1. Office of the International Crown Unitary Executive (Territory).
2. Office of the International Crown Unitary Executive.
3. Office of the International Crown Attorney General (Territory).
4. Office of the International Crown Attorney General.
5. Office of the Chief Regulatory Officer (Territory) of the International Crown Licensing Regulatory Authority.
6. Office of the Chief Regulatory Officer of the International Crown Licensing Regulatory Authority.
7. Office of the Chief Justice (Territory) of the International Crown Court of Justice.
8. Office of the Chief Justice of the International Crown Court of Justice.
9. Office of the Registrar (Territory) of the International Crown Court of Justice.
10. Office of the Registrar of the International Crown Court of Justice.
11. Office of the Chief Justice (Territory) of the International Crown Criminal Court for the abolition of Impunity.
12. Office of the Chief Justice of the International Crown Criminal Court for the abolition of Impunity.
13. Office of the Registrar (Territory) of the International Crown Criminal Court for the abolition of Impunity.
14. Office of the Registrar of the International Crown Criminal Court for the abolition of Impunity.
15. Office of the Dean (Territory) of the International Crown Jurist Service and College.
16. Office of the Dean of the International Crown Jurist Service and College.
17. Office of the Registrar (Territory) the International Crown Jurist Service and College.
18. Office of the Registrar the International Crown Jurist Service and College.
19. Office of the Chief Ranger (Territory) of the International Crown Ranger Service.
20. Office of the Master and Commander (MC) of the International Crown Ranger Service.
21. Office of the Chief Marshal (Territory) of the International Crown Marshal Service.



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22. Office of the Master and Commander (MC) of the International Crown Marshal Service.
23. Office of the Chief Guard (Territory) of the International Crown Guard Service.
24. Office of the Master and Commander (MC) of the International Crown Guard Service.
25. Office of the Chief Actuary and Audit Officer (Territory) of the International Crown Actuary and Audit Service.
26. Office of the Chief Actuary and Audit Officer of the International Crown Actuary and Audit Service.
27. Office of the Chief Enforcement Officer (Territory) of the International Crown Enforcement Service.
28. Office of the Chief Enforcement Officer of the International Crown Enforcement Service.
29. Office of the Chief Warden (Territory) of the International Crown Prison Service.
30. Office of the Master and Commander (MC) of the International Crown Prison Service.
31. Officer of the Chief Compensation Officer (Territory) of the International Crown Redress Fund.
32. Officer of the Chief Compensation Officer of the International Crown Redress Fund.
33. Office of the Chief Registrar (Territory) of the International Crown Personal Property Security Register.
34. Office of the Chief Registrar of the International Crown Personal Property Security Register.

Welcome aboard!

ALL RIGHTS RESERVED

Kind Regards



Signature: _____

Name / Title: ANDREW MORTON GARRETT: Global Chairman/ Managing Trustee of the Boards of Trustees of the Andrew Garrett Family Irrevocable Living Trust trading as OenoViva Capital Resources (Global) and the Better World Future Fund (Global) , Global International Crown Unitary Executive, Global International Crown Attorney General, Global Chief Justice of International Crown Court of Justice, Global Chief Justice of International Crown Criminal Court for Abolition of Impunity, Global Managing Director,, Global Licensor of Judicial, Quasi-Judicial and Administrative Discretionary Public Powers, Global Trustee In Bankruptcy, Global Liquidator, Global Managing Controller, Global Receiver And Manager.



ANNEXURE 1



Australian Government
Australian Business Register

ABN Lookup

Current details for ABN 51 656 812 449

ABN details

Entity name:	THE PEOPLE'S LORE OF TERRA AUSTRALIS PTY LTD
ABN status:	Active from 25 Jan 2022
Entity type:	Australian Private Company
Goods & Services Tax (GST):	Not currently registered for GST
Main business location:	QLD 4655

Business name(s)

Business name	From
THE PEOPLE'S COUNCIL OF TERRA AUSTRALIS WIDE BAY	10 Jul 2025
THE PEOPLE'S COUNCIL OF TERRA AUSTRALIS GREATER BRISBANE	09 Jul 2025
THE PEOPLE'S COUNCIL OF TERRA AUSTRALIS (CAIRNS SHIRE)	24 Apr 2025
The People's Council of Terra Australis (Heartlands)	20 Sep 2024
The People's Council of Terra Australis (Bunbury)	11 Sep 2024
THE PEOPLE'S COUNCIL OF TERRA AUSTRALIS (BULN BULN)	21 Aug 2024
The Community Sanctuary Project	13 Aug 2024
The People's Council of Terra Australis (Greater Adelaide)	01 Jul 2024
The People's Council of Terra Australis (Bayside Victoria)	28 Jun 2024
The highest court	29 May 2024
The People's Council of Terra Australis (Gold Coast)	16 May 2024
The People's Council of Terra Australis (South West Coast)	16 May 2024
The People's Council of Terra Australis (Sutherland Shire)	16 May 2024
The People's Council of Terra Australis (Eden-Monaro)	06 Nov 2023
The People's Council of Terra Australis (Rockingham)	20 Oct 2023
The People's Council of Terra Australis (Northumberland Shire)	12 Oct 2023
THE PEOPLE'S COUNCIL OF TERRA AUSTRALIS (WA MIDLANDS AND COASTAL LAND)	24 Aug 2023
THE PEOPLE'S COUNCIL OF TERRA AUSTRALIS (COFFS COAST AND HILLS)	30 Jun 2023
The People's Court of Terra Australis	11 Mar 2022

ASIC registration - ACN or ARBN or ARSN or ARFN

656 812 449 [View record on the ASIC website](#)

Deductible gift recipient status

Not entitled to receive tax deductible gifts

Disclaimer

The Registrar makes every reasonable effort to maintain current and accurate information on this site. The Commissioner of Taxation advises that if you use ABN Lookup for information about another entity for taxation purposes and that information turns out to be incorrect, in certain circumstances you will be protected from liability. For more information see [disclaimer](#)

Warning Statement

If you use ABN Lookup for information about a person or entity that provides financial or investment products or advice, make sure they have an Australian Financial Services (AFS) licence. You can check licenced professional registers [here](#)



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ANNEXURE 2



ASIC

Australian Securities & Investments Commission

Current Company Extract

Name: THE PEOPLE'S LORE OF TERRA AUSTRALIS PTY LTD
ACN: 656 812 449

Date/Time: 24 September 2025 AEST 01:24:14 PM

This extract contains information derived from the Australian Securities and Investments Commission's (ASIC) database under section 1274A of the Corporations Act 2001.

Please advise ASIC of any error or omission which you may identify.

EXTRACT



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Current Company Extract

THE PEOPLE'S LORE OF TERRA AUSTRALIS PTY
LTD
ACN 656 812 449

Organisation Details	Document Number
Current Organisation Details	
Name: THE PEOPLE'S LORE OF TERRA AUSTRALIS PTY LTD	7ECA28260
ACN: 656 812 449	
ABN: 51656812449	
Registered in: Queensland	
Registration date: 25/01/2022	
Next review date: 25/01/2026	
Name start date: 17/01/2023	
Status: Registered	
Company type: Australian Proprietary Company	
Class: Limited By Shares	
Subclass: Proprietary Company	

Address Details	Document Number
Current	
Registered address: 10-12 Parview Drive, CRAIGNISH QLD 4655	5EFH72318
Start date: 25/01/2022	
Principal Place Of Business address: 10-12 Parview Drive, CRAIGNISH QLD 4655	5EFH72318
Start date: 25/01/2022	

Officeholders and Other Roles	Document Number
Director	
Name: ROCHELLE JULIA JONES	5EFH72318
Address: 10-12 Parview Drive, CRAIGNISH QLD 4655	
Born: 17/04/1985, FORBES, NSW	
Appointment date: 25/01/2022	
Name: DANIEL NOEL JONES	5EFH72318
Address: 10-12 Parview Drive, CRAIGNISH QLD 4655	
Born: 19/10/1985, BATHURST, NSW	
Appointment date: 25/01/2022	

Share Information					
Share Structure					
Class	Description	Number issued	Total amount paid	Total amount unpaid	Document number
ORD	ORD SHARES	6	6.00	0.00	5EFH72318
Members					
Note: For each class of shares issued by a proprietary company, ASIC records the details of the top twenty					

24 September 2025 AEST 01:24:14 PM

1



OENOVIVA



Current Company Extract

**THE PEOPLE'S LORE OF TERRA AUSTRALIS PTY LTD
ACN 656 812 449**

members of the class (based on shareholdings). The details of any other members holding the same number of shares as the twentieth ranked member will also be recorded by ASIC on the database. Where available, historical records show that a member has ceased to be ranked amongst the top twenty members. This may, but does not necessarily mean, that they have ceased to be a member of the company.

Name: ROCHELLE JULIA JONES
Address: 10-12 Parview Drive, CRAIGNISH QLD 4655

Class	Number held	Beneficially held	Paid	Document number
ORD	1	yes	FULLY	5EFH72318

Name: DANIEL NOEL JONES
Address: 10-12 Parview Drive, CRAIGNISH QLD 4655

Class	Number held	Beneficially held	Paid	Document number
ORD	1	yes	FULLY	5EFH72318

Name: CHRISTINE MARY SENZ
Address: Unit 1, 25 Sharyn Court, POINT VERNON QLD 4655

Class	Number held	Beneficially held	Paid	Document number
ORD	1	yes	FULLY	5EFH72318

Name: TAMARA DAWN LUNT
Address: 39 Jensen Drive, URRAWEEN QLD 4655

Class	Number held	Beneficially held	Paid	Document number
ORD	1	yes	FULLY	5EFH72318

Name: BELINDA LEE TODD
Address: 302 Pacific Haven Circuit, PACIFIC HAVEN QLD 4659

Class	Number held	Beneficially held	Paid	Document number
ORD	1	yes	FULLY	5EFH72318

Name: JAMES ALEXANDER CHARLES STEPHEN



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Current Company Extract

**THE PEOPLE'S LORE OF TERRA AUSTRALIS PTY
LTD
ACN 656 812 449**

Address: 38 Spring Street, HOWARD QLD 4659

Class	Number held	Beneficially held	Paid	Document number
ORD	1	yes	FULLY	5EFH72318

Documents

Note: Where no Date Processed is shown, the document in question has not been processed. In these instances care should be taken in using information that may be updated by the document when it is processed. Where the Date Processed is shown but there is a zero under No Pages, the document has been processed but a copy is not yet available.

Date received	Form type	Date processed	Number of pages	Effective date	Document number
17/01/2023	205A Notification Of Resolution Changing Company Name	17/01/2023	2	08/01/2023	7ECA28260
22/05/2023	370 Notification By Officeholder Of Resignation Or Retirement	26/05/2023	3	22/05/2023	031762647
23/05/2023	484 Change To Company Details 484E Appointment Or Cessation Of A Company Officeholder 484E1 Cessation Of Company Director Later Than 28 Days	23/05/2023	2	23/05/2023	7ECE13048

End of Extract of 3 Pages



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ANNEXURE 3



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Sunday, 6 April 2025

AMG 8787; HCMP-1855-2022; CERTIFICATE OF EXCLUSIVE LICENSE DELEGATING DISCRETIONARY PUBLIC POWERS TO REPRESENT:

- THE OFFICE OF THE LIQUIDATOR AND MANAGING CONTROLLER APPOINTED TO THE BRITISH EMPIRE ABN 99 627 978 317 AND
- THE OFFICE OF THE LIQUIDATOR AND MANAGING CONTROLLER APPOINTED TO THE CROWN ABN 50 785 365 455 AND
- THE OFFICE OF THE LIQUIDATOR AND MANAGING CONTROLLER APPOINTED TO THE UNITED NATIONS ABN 29 672 736 281 AND
- THE OFFICE OF THE CROWN ATTORNEY GENERAL ABN 33 785 287 219

TO AUSSIE SECURITY SERVICES ABN 31 600 370 652 TO TRADE AS THE CROWN MARSHALL SERVICES AND/OR THE COMMONWEALTH INTERNATIONAL GUARD.

TO: AUSSIE SECURITY SERVICES PTY LTD
trading as Australia and New Zealand Security Services
No 7 Scoresby Road,
Bayswater, 3153 Victoria Australia
Email; nat@anro.com.au

Dear Marshall De Francesco,

This communique is a grant of license to trade with the Intellectual Property and Discretionary Public Powers conferred under the Ten Enactments the property of Andrew Morton Garrett, Heirs, Successors and Assigns to establish "the Crown Marshall Services" and "the Commonwealth International Guard" as Common Law Marshalls and Guardsmen to defend the principles of Federation enacted by Her Imperial Majesty Queen Elizabeth II on the 11th March 2013 referred to as the Charter of the Commonwealth being an Imperial Prerogative Writ of Mandamus issued to all citizens of the Commonwealth and enforceable against all citizens of the Territory of the World.

So ordered:



ANDREW MORTON GARRETT

2025.04.06 14:43:04 +09'30

Signature: _____
Name / Title: ANDREW MORTON GARRETT:
Liquidator/ Managing Controller/ Licensor/ Crown Attorney General/ Chairman/ Managing Trustee/

Accepted:

OENOVIVA GLOBAL, OENOVIVA CAPITAL RESOURCES, OENOVIVA BUSINESS SYSTEMS, OENOVIVA HAND CRAFTING, OENOVIVA ARTISANS, BETTER WORLD FUTURE FUND, OUR GREEN PLANET, PEARL COAST PRAWNS, IRON BOOMERANG, OFFICE OF THE CROWN ATTORNEY GENERAL

Cryptocurrencies: VIVA, VIVA2, VIVACOIN, VIVACASH
 ISIN: AU0000023194, LEI: 984500957DB10F0T4B11, ABN: 42 388 204 496, Brazil Registration CPF: 12192308124; SEC Registration CIK: 0001872362
 Better World Future Fund; LEI: 984500914484J1F7PE95, ABN: 26 317 275 322

GLOBAL HEAD OFFICE: Level 29, Olaya Towers Tower B, Intersection of Olaya Street & Mohammed Bin Abdul-Aziz Street, Riyadh 11523
 Hong Kong: Level 19, Two International Finance Centre, 8 Finance Street, Central, Hong Kong Phone: +61 1300 OENOVIVA (6366 8482)
 Washington: 1015 15th ST NW #1000 Washington DC, 20005 USA Email: amg@betterworldfuturefund.org; oenoviva@gmail.com
www.oenoviva-capital-resources.com www.vivacoin.org www.carbonhelix.net www.betterworldfuturefund.org
<https://thecommonwealth.org/>



VIVACOIN.ORG
YOUR MONEY. YOUR WAY



OENOVIVA



ASIC

Australian Securities & Investments Commission

Record of Registration for Business Name

Business name information for:

International Crown Marshal Service

This Record of Registration contains information recorded on the Australian Securities and Investments Commission's (ASIC) register under section 33(8) of the Business Names Registration Act 2011.

Date: 9 July 2025

Next renewal date: 9 July 2028

Record of registration issued by the Australian Securities and Investments Commission on 10 July 2025

Registry Officer
Registry Operations
Australian Securities and Investments Commission

RECORD OF REGISTRATION

**ANDREW MORTON GARRETT PERSONALLY AND AS GLOBAL MANAGING TRUSTEE FOR THE
ANDREW GARRETT FAMILY IRREVOCABLE LIVING TRUST AS VARIED TRADING AS OENOVIVA
CAPITAL RESOURCES/ DYNAMIC CAPITAL BANK/ PRIVATE GOLD RESERVE BANK**

GLOBAL HEAD OFFICE : OENOVIVA CAPITAL RESOURCES STRATEGIC PARTNERSHIP, LEVEL 29, OLAYA TOWERS
TOWER B, INTERSECTION OF OLAYA STREET & MOHAMMED BIN ABDUL-AZIZ STREET, RIYADH 11523.

Personal: +61-450-831-708

Email: andrew.garrett@dynamic-capital-bank.com

CLIENT INFORMATION SHEET

Date: Monday, September 1, 2025

Business Information

Personal Address : Unit 3/11 Harvey Street, Nailsworth, South Australia, 5083
 Business Name : The Andrew Garrett Family Irrevocable Living Trust as varied trading as OenoViva Capital Resources (OVCR)
 Registered Office : Level 6, Reserve Bank Building, 111 Macquarie St., Hobart, Tasmania, 7000
 PRINCIPAL Business Address : GLOBAL HEAD OFFICE : C/- Al-Sayyar Real Estate Company / Oenoviva Capital Resources Strategic Partnership, Level 29, Olaya Towers Tower B, Intersection Of Olaya Street & Mohammed Bin Abdul-Aziz Street, Riyadh 11523
 Registration Number ABN : 42 388 204 496 (OenoViva Capital Resources) (**ANNEXURE 1**)
 : 78 837 313 084; 52 548 550 246 (Reserve Bank of Australia (Liquidator and Managing Controller Appointed)
 : 97 236 690 409 (Dynamic Capital Bank)
 : 91 135 831 277 (Banque de Capital Dynamique)
 : 34 150 236 795 (Banca di Como)
 Trust Reserve Bank Account : 887754439 (OenoViva Capital Resources Cash Call Account/ Tax File Number)
 Managing Trustee ABN : 70 432 067 434 (Personal)
 Crown Attorney General ABN : 25 582 859 403
 Trustee Reserve Bank Account : 562825163 (Personal Cash Call Account/ Tax File Number)
 Republic of Brazil Corporate Tax ID : CPF 12192308124
 Republic of Brazil Personal Tax ID : CPF 121.923.081-24
 Hong Kong : TFM 81788
 Sudi Arabia : under negotiation

- International Security Identification Number (ISIN): AU0000023194
- Legal Enterprise Number (LEI): 984500957DB10F0T4B11
- United States Securities and Exchange Commission (CIK); 0001872362
- SWIFT User Identification Code: O-19446.
- AUSTRAC Account Number (AAN): 100788772
- AUSTRAC PROFILE: ATRC1002H-51027545-7772 (**ANNEXURE 2**)
- Cestui Que Vie Trust Commonwealth of Nations Sovereign Charges Identifiers: AU:40591602, AU:928918, AU:PB3199767, GB:538401308

Signatory Name

: Andrew Morton Garrett
 Position or Title : Chairman of Board of Trustee/ Global Managing Trustee
 National Origin : Australia & United Kingdom
 Passport Number : PB3199767 538401308
 Expiry Date : 11th February 2031 15th August 2026
 Date of Birth : 11th April 1957
 Home Address : Unit 3/ 11 Harvey Street, Nailsworth, SA, 5083
 Home Country : Australia
 Personal Email Address : andrew.garrett@dynamic-capital-bank.com
 Personal Mobile Phone No. : +61-450-831-708

Legal Advisors

: Peter Kerin (Australia), Mauricio Araquam de Sousa (Europe), Marcos Fisher da Costa (Brazil).
 Telephone : +61- 419 223 556,
 Fax : +61-2-9167-7145



**ANDREW MORTON GARRETT PERSONALLY AND AS GLOBAL MANAGING TRUSTEE FOR THE
ANDREW GARRETT FAMILY IRREVOCABLE LIVING TRUST AS VARIED TRADING AS OENOVIVA
CAPITAL RESOURCES/ DYNAMIC CAPITAL BANK/ PRIVATE GOLD RESERVE BANK**

GLOBAL HEAD OFFICE : OENOVIVA CAPITAL RESOURCES STRATEGIC PARTNERSHIP, LEVEL 29, OLAYA TOWERS
TOWER B, INTERSECTION OF OLAYA STREET & MOHAMMED BIN ABDUL-AZIZ STREET, RIYADH 11523.

Personal: +61-450-831-708

Email: andrew.garrett@dynamic-capital-bank.com

Current Bank Information

Personal

Name of Bank : Australian Unity
Street address : 30 Pirie Street,
City/State/ZIP : Adelaide, South Australia, 5000
S.W.I.F.T. Code : AUUNAU31XXX
Bank Officer #1 : N/A
Bsb : 803 228
Account Name : Andrew M Garrett as Trustee for
Account Number : 100146121

Reserve Bank of Australia

Commercial Trust (OenoViva Capital Resources)

Bank Name: Reserve Bank of Australia (Liquidator & Managing Controller Appointed)
Street Address: 65 Martin Place
City: SYDNEY
State: NSW
Postal Code: 2000
Account Name: The Trustees of the Andrew Garrett Family Trust No4
Commonwealth of Australia Tax Receivables Account: 887754439 (Cash Call Account)
Bank Code No.: 092 002
SWIFT Code: RSBKAU2S
Bank Officer#2: Andrew Morton Garrett, Liquidator and Managing Controller
Telephone Number: + 61 450 831708
Email: andrew.garrett@dynamic-capital-bank.com
Bank Officer#2: Anthony Leonard Dickman
Telephone Number: + 61-2-9551 9710
Fax Number: + 61-2-9551 8041
Email: secretary@rba.gov.au

Commercial Trust (Dynamic Capital Bank)

Bank Name: Reserve Bank of Australia (Liquidator & Managing Controller Appointed)
Street Address: 65 Martin Place
City: SYDNEY
State: NSW
Postal Code: 2000
Account Name: The Trustee for Dynamic Capital Bank
Commonwealth of Australia Tax Receivables Account: 676854575 (Cash Call Account)
Bank Code No.: 092 002
SWIFT Code: RSBKAU2S
Bank Officer#2: Andrew Morton Garrett, Liquidator and Managing Controller
Telephone Number: + 61 450 831708
Email: andrew.garrett@dynamic-capital-bank.com
Bank Officer#2: Anthony Leonard Dickman
Telephone Number: + 61-2-9551 9710
Fax Number: + 61-2-9551 8041
Email: secretary@rba.gov.au

Public Interest (Not For Profit) Trust (Better World Future Fund)

Bank Name: Reserve Bank of Australia (Liquidator & Managing Controller Appointed)



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Personal: +61-450-831-708

Email: andrew.garrett@dynamic-capital-bank.com

Street Address: 65 Martin Place

City: SYDNEY

State: NSW

Postal Code: 2000

Account Name: The Trustee for the Better World Future Fund

Commonwealth of Australia Tax Receivables Account: 456927258 (Cash Call Account)

Bank Code No.: 092 002

SWIFT Code: RSBKAU2S

Bank Officer#2: Andrew Morton Garrett, Liquidator and Managing Controller

Telephone Number: + 61 450 831708

Email: andrew.garrett@dynamic-capital-bank.com

Bank Officer#2: Anthony Leonard Dickman

Telephone Number: + 61-2-9551 9710

Fax Number: + 61-2-9551 8041

Email: secretary@rba.gov.au

Hong Kong

Name of Bank : Hang Seng Bank

Street address : 83 Des Vouex Road,

City/State/ZIP : Central, Hong Kong, Peoples Republic of China

S.W.I.F.T. Code : HASEHKHH

Account Name : Australian Wine Supply Limited as Trustee for

Account Number : 390-435386883

Bank Code No. : 024

Brazil

Name of Bank : GSP Gestao De Credito E Desenvolvimento Mercantil Ltda
Registration Number 12.996.538/0001-87 trading as GSP
Banco.

Street address : Av. Dep. Jamel Cecílio, 2496 Quadra B22 Lote 4E Sala B62,
Jardim

City/State/ZIP : Goias Cep: 74810-907 - Goiania - GO – Brasil

S.W.I.F.T. Code : Corresponding Banks on case-by-case basis

Account Name : Andrew Morton Garrett

Account Number : 08.00315/2024 (See Statement at Page 55)

Account Type : Blocked Funds Custody Account

Bank Officer : Carlos Cesar Arruda, CEO

Email : ceo@gspholding.com.br

Telephone Number : +55 62 3534 2007

Central Bank Account of GSP Bank

Bank Name : BANCO CENTRAL DO BRASIL

Bank Address : SBS Quadra 3, Bloco B – Edificio Sede Brasilia, Distrito Federal,
Brasil

Swift Code : BCBRBRDFORG

Account Name : GSP Fomento Mercantil Ltda.

Account Number : 78.720-802.500

Account Signatory : Carlos Cesar Arruda

Bank Officer Name : Francisco Severiano R. Oliveira

Title : Head of Subunit

Bank Officer E-mail : francisco.seve@bcb.gov.br



ANDREW MORTON GARRETT PERSONALLY AND AS GLOBAL MANAGING TRUSTEE FOR THE ANDREW GARRETT FAMILY IRREVOCABLE LIVING TRUST AS VARIED TRADING AS OENOVIVA CAPITAL RESOURCES/ DYNAMIC CAPITAL BANK/ PRIVATE GOLD RESERVE BANK

GLOBAL HEAD OFFICE : OENOVIVA CAPITAL RESOURCES STRATEGIC PARTNERSHIP, LEVEL 29, OLAYA TOWERS TOWER B, INTERSECTION OF OLAYA STREET & MOHAMMED BIN ABDUL-AZIZ STREET, RIYADH 11523.

Personal: +61-450-831-708

Email: andrew.garrett@dynamic-capital-bank.com

Are you fluent in English? YES

We, the Trustees of the Andrew Garrett Family Irrevocable Living Trust (“**TAGFILT**”) established 28th February 1981 trading as OenoViva Capital Resources ABN 42 388 204 496, <https://oenoviva-capital-resources.com/>, Dynamic Capital Bank ABN 97 236 690 409 and the Trustees of the Better World Future Fund ABN 26 317 275 322 established 30th April 2017; (Hong Kong Group Tax File TFM 81788) as varied 4th August 2020 <https://oenoviva-capital-resources.com/2020/08/05/exhibit-amg-1915/> (**BWFF**) <https://betterworldfuturefund.org/>; acting for the Reserve Bank of Australia (Liquidator and Managing Controller Appointed), the Bank of England (Liquidator and Managing Controller Appointed) pursuant to vicarious liability, and the Federal Reserve Banking System (Liquidator and Managing Controller Appointed) also pursuant to vicarious liability, on behalf of Andrew Morton Garrett as International Crown Attorney General ABN 25 582 859 403, Liquidator and Managing Controller, located at Level 6, Reserve Bank Building, 111 Macquarie Street, Hobart, Tasmania 7000, 65 Martin Place, Sydney, New South Wales, 2000 in Australia and Level 29, Olaya Towers Tower B, Intersection Of Olaya Street & Mohammed Bin Abdul-Aziz Street, RIYADH 11523, Kingdom of Saudi Arabia. that OenoViva Capital Resources, Dynamic Capital Bank and Better World Future Fund each hold Infinite Value cash funds on deposit in account numbers 887754439, 676854575 and 456927258 respectively, held with the Reserve Bank of Australia (Liquidator and Managing Controller Appointed), and are Ready Willing and Able to issue Fresh Cut Certified Depository Transfer Cashier’s Bank Cheques of any value for projects to be approved that are appropriate for Commercial Purposes (67%) and Public Interest Purposes (33%). We further confirm are good, clean, cleared funds and were generated from legal, non-criminal business activities. We confirm that these funds are owned cleared and free from any liens and encumbrances, and the rule of full disclosure confirms these funds as legitimate.

We further confirm that Andrew Morton Garrett is the Global Managing Trustee and Chairman of the Board of Trustees for the benefit of the real owners of the funds being 67% to the benefit of the Andrew Garrett Family, Heirs Successors and Assigns and 33% to the benefit of the Governments and Peoples of the World ,who are fit and proper persons, and that Mr Andrew Morton Garrett with Passport # PB3199767 issued by Australia, and # 538401308 issued by the United Kingdom, has been recorded as sole signatory on the accounts referenced above.

The Better World Future Fund has been established with the primary goal of funding global government’s commitment to the right to an effective remedy as an obligation under the International Bill of Human Rights, the International Covenant on Economic Social and Cultural Rights (ICESCR) and International Covenant on Civil and Political Rights (ICCPR) in order to remove the conflict of interest arising from funding of that right from tax revenues.

This Commitment Letter does not represent a credit instrument accounts which value is M1 Cash Payable to those accounts as a liability of Australia (AUD\$), United Kingdom (GBP£) and United States of America (USD\$), and may be verified these funds, through the following coordinates and by undertaking due dilligence on the source of value generated from 52 years trading by the Global Managing Trustee and his ex-wife:

We seek International Trading Licenses to be granted by Sovereign Nations to OenoViva Capital Resources and Bank Licenses to be granted to Dynamic Capital Bank by each sovereign nation of the world as social licenses to assist in funding the development of better societies for the benefit of the peoples and governments of each member nation of the Commonwealth of Nations (Liquidator and Managing Controller Appointed) appointed 1st June 2019 (*a.k.a. The Crown (Liquidator and Managing Controller Appointed)*) ABN 50 785 365 455 pursuant to the “FIRST ENACTMENT- AMG15a-15t”, the Commonwealth of



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Personal: +61-450-831-708

Email: andrew.garrett@dynamic-capital-bank.com

Australia CIK; 0000805157 (Liquidator And Managing Controller Appointed) ABN 86 150 409 985
appointed pursuant to "THE THIRD ENACTMENT-SAD-143-2020", the United Nations (Liquidator and
Managing Controller Appointed) ABN 69 571 958 226 appointed 16th April 2022 pursuant to the
"SEVENTH ENACTMENT - SN 1.00309.22" and the Federation of the States and Territories of the
United States of America (Liquidator and Managing Controller Appointed) ABN 69 571 958 226 appointed
11th May 2022 pursuant to the "EIGHTH ENACTMENT - SN 1.00310.22".

BWFF GIFT

Initially the Trustees wish to gift 20,000,000 Licenses for the Region of Africa to the OenoViva Capital
Resources ("OVCR") Bundle of Intellectual Property comprising of:

OVCR IP Suite

1. OVCR Business System of Crafting, Trading and Marketing Hubs to generate Retail and Wholesale Economic Activity.
2. BWFF Investment and Donation Activity not requiring a commercial return seeking sovereign guarantees to support the funds invested in fixed assets and provide sovereign loans.
 - a. Office of the International Crown Attorney General
 - b. International Crown Court of Justice
 - c. International Crown Criminal Court
 - d. International Crown Jurist Service and College
 - e. International Crown Actuary and Audit Service
 - f. International Crown Enforcement Service
 - g. International Crown Ranger Service
 - h. International Crown Marshall Service
 - i. International Crown Guard Service
 - j. International Crown Prison Service
 - k. International Crown National Redress Scheme and Miscarriage of Justice Fund.
 - l. International Crown National Debt Repayment Scheme
3. FIA (Federated Intel Assistant)
4. Sentinel (Financial Intel Assistant)
5. LIA (Legal Inte Assistant) <https://legalintel.ai/>
6. MIA (Medical Intel Assistant) <https://medicalintel.org/>
7. MOH My Office Hub <https://www.myofficehub.com/>
8. BPO providing Business Process Outsourcing provided from local National Hubs.
9. TMM, The Marketing Mix to provide services to local businesses
<https://www.marketingmix.com.au/>
10. Carbonhelix Cyber Security Services; <https://www.carbonhelix.net/>
11. Our Green Planet
 - a. Our Green Planet Energy
 - i. Solar
 - ii. Wind
 - iii. Tidal
 - iv. Geothermal
 - v. Bioenergy
 - vi. Hydrogen



ANDREW MORTON GARRETT PERSONALLY AND AS GLOBAL MANAGING TRUSTEE FOR THE ANDREW GARRETT FAMILY IRREVOCABLE LIVING TRUST AS VARIED TRADING AS OENOVIVA CAPITAL RESOURCES/ DYNAMIC CAPITAL BANK/ PRIVATE GOLD RESERVE BANK

GLOBAL HEAD OFFICE : OENOVIVA CAPITAL RESOURCES STRATEGIC PARTNERSHIP, LEVEL 29, OLAYA TOWERS TOWER B, INTERSECTION OF OLAYA STREET & MOHAMMED BIN ABDUL-AZIZ STREET, RIYADH 11523.

Personal: +61-450-831-708

Email: andrew.garrett@dynamic-capital-bank.com

- vii. Nuclear
 - b. Our Green Planet Developments
 - c. Our Green Planet Construction Services
 - d. Our Green Planet Residential
 - e. Our Green Planet Commercial
 - f. Our Green Planet Carbon Trading
- 12. Dynamic Brands
 - a. Dynamic Capital Bank
 - b. Banque de Capital Dynamique
 - c. Banca di Como
 - d. Dynamic Commercial and Workforce Solutions
 - e. Dynamic Legal Resources and Public Interest Fund
- 13. Seraphim IP is responsible for IP Protection in the mutiple trading brands controlled by OVCR

OVCR Value Transfer Economic Activity Facilitators

- 14. VIVACOIN, as a Blockchain cryptocurrency asset backed by OVCR <https://vivacoin.org/>
- 15. VIVACASH to distribute value and stimulate economic activity

Entry Level Licensing is \$15 per IP license/ month for IP Suite #1-#10 (USD\$150) of which only IP Suite #1-#8 are most relevant to everyday IP users of \$120 per IP License Suite/ month funded from BWFF Cash Funs held to account in the territory pursuant to the Dynamic Capital Bank License and donated to government of the territory for allocation. (“the First Instance”)

There is no limit to the donation of entry level licensing which will generate economic activity in the first instance of at least USD\$28,800,000,000 per annum, there will be requirements for higher level licensing for Government Agencies which additional costs will be also funded from BWFF in order to reduce the burden on tax revenues and provide for better monitored decision making in real time.

Since the Lodgment of the AUSTRAC Profile shown at the Annexure the Primary Tax Jurisdiction has Changed to the Kingdom of Saudi Arabia, I hereby swear under penalty of perjury that the above information is accurate and true:

Dated: Monday, September 1, 2025



Name ANDREW MORTON GARRETT

Title: Unitary Executive, International Crown Attorney General, Global Chief Justice Of The International Crown Court Of Justice, Global Chief Justice Of The International Crown Criminal Court For Abolition Of Impunity, Global Managing Director, Global Managing Trustee; Global, Chairman Of Board Of Trustees, Global Licensor Of Discretionary Public Powers, Global International Crown Trustee In Bankruptcy, Global International Crown Liquidator, Global International Crown Managing Controller/ Receiver And Manager.



ANDREW MORTON GARRETT PERSONALLY AND AS GLOBAL MANAGING TRUSTEE FOR THE ANDREW GARRETT FAMILY IRREVOCABLE LIVING TRUST AS VARIED TRADING AS OENOVIVA CAPITAL RESOURCES/ DYNAMIC CAPITAL BANK/ PRIVATE GOLD RESERVE BANK
GLOBAL HEAD OFFICE : OENOVIVA CAPITAL RESOURCES STRATEGIC PARTNERSHIP, LEVEL 29, OLAYA TOWERS TOWER B, INTERSECTION OF OLAYA STREET & MOHAMMED BIN ABDUL-AZIZ STREET, RIYADH 11523.
Personal: +61-450-831-708 Email: andrew.garrett@dynamic-capital-bank.com

DRIVER'S LICENCE
SOUTH AUSTRALIA

Licence No	Date Of Birth	Expiry Date	Conditions
928918	11/04/1957	09/11/2027	

CLASS MR

ANDREW MORTON GARRETT
UNIT 3 11 HARVEY ST
NAILSWORTH 5083

Andrew Garrett

MUST BE CARRIED WHEN DRIVING HEAVY VEHICLES

ORGAN DONOR



Issued under the authority of the Government of South Australia

CONDITIONS **D03468565**

Use of this permit/licence for identification purposes, other than policing road traffic laws, is not intended or authorised, and is solely at the risk of the user.

AFFIX CHANGE OF ADDRESS LABEL HERE

Change of address must be notified within 14 days.

ANNEXURE 1



ASIC
Australian Securities & Investments Commission

Record of Registration for Business Name

Business name information for:

OENOVIVA CAPITAL RESOURCES

This Record of Registration contains information recorded on the Australian Securities and Investments Commission's (ASIC) register under section 33(8) of the Business Names Registration Act 2011.

Date: 10 August 2021
Next renewal date: 10 August 2022

Record of registration issued by the Australian Securities and Investments Commission on 10 August 2021

Rosanne Bell
Senior Executive Leader
Registry

RECORD OF REGISTRATION



ASIC
Australian Securities & Investments Commission

Summary of business name details

Business name: OENOVIVA CAPITAL RESOURCES

Registration date: 10 August 2021

Status: Registered

Period of registration: 1 Year

Next renewal date: 10 August 2022

Business name holder details

Business name holder: THE TRUSTEE FOR THE ANDREW GARRETT FAMILY TRUST NO 4

Holder type: Unincorporated structure

ABN: 42388204496

Organisational representative: Andrew Morton Garrett

Residential address: U 3 11 Harvey St . Nailsworth SA 5083 Australia

Organisational representative: CAPE BRUNY PTY LTD

Organisational representative: CHAMPION OF PUBLIC INTEREST PTY LTD

Organisational representative: KASHMEIN PTY LTD

Organisational representative: OENOVIVA (CHINA) PTY. LTD.

Organisational representative: OENOVIVA (NORTH AMERICA) PTY. LTD.

Organisational representative: OENOVIVA (VIETNAM) PTY. LTD.

RECORD OF REGISTRATION

Addresses

Address for service of documents

U 3 11 Harvey St

.
Nailsworth SA 5083
Australia

ANDREW MORTON GARRETT PERSONALLY AND AS GLOBAL MANAGING TRUSTEE FOR THE
ANDREW GARRETT FAMILY IRREVOCABLE LIVING TRUST AS VARIED TRADING AS OENOVIVA
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Personal: +61-450-831-708 Email: andrew.garrett@dynamic-capital-bank.com



ASIC

Australian Securities & Investments Commission

Principal place of business

Level 6 Reserve Bank Building

Hobart TAS 7000
Australia

Email

admin@oenoviva-capital-resources.com

RECORD OF REGISTRATION

Disclaimer

While every effort has been made to ensure the reliability and accuracy of the information in this record, ASIC does not guarantee or warrant the accuracy or authenticity of the information. ASIC will not be liable for any damage or loss arising from any incorrect or incomplete information provided.

OENOVIVA CAPITAL RESOURCES

Page 3 of 3

ANDREW MORTON GARRETT PERSONALLY AND AS GLOBAL MANAGING TRUSTEE FOR THE ANDREW GARRETT FAMILY IRREVOCABLE LIVING TRUST AS VARIED TRADING AS OENOVIVA CAPITAL RESOURCES/ DYNAMIC CAPITAL BANK/ PRIVATE GOLD RESERVE BANK
GLOBAL HEAD OFFICE : OENOVIVA CAPITAL RESOURCES STRATEGIC PARTNERSHIP, LEVEL 29, OLAYA TOWERS TOWER B, INTERSECTION OF OLAYA STREET & MOHAMMED BIN ABDUL-AZIZ STREET, RIYADH 11523.
Personal: +61-450-831-708 Email: andrew.garrett@dynamic-capital-bank.com



ASIC

Australian Securities & Investments Commission

Business Name Details

Extracted from ASIC's database at AEST 14:45:36 on 15/11/2022

Business name:	OENOVIVA CAPITAL RESOURCES
Status:	Registered
Registration date:	10/08/2021
Renewal date:	10/08/2025
Address for service of documents:	U 3 11 Harvey St . Nailsworth SA 5083
Principal place of business:	Level 6 Reserve Bank Building . Hobart TAS 7000
Holder(s) details:	Holder name: THE TRUSTEE FOR THE ANDREW GARRETT FAMILY TRUST NO 4
	Holder type: Other Unincorporated Entity
	ABN: 42 388 204 496
Organisational Representative Details:	Name: OENOVIVA (CHINA) PTY. LTD.
	Start date: 10/08/2021
	Name: OENOVIVA (NORTH AMERICA) PTY. LTD.
	Start date: 10/08/2021
	Name: OENOVIVA (VIETNAM) PTY. LTD.
	Start date: 10/08/2021
	Name: KASHMEIN PTY LTD
	Start date: 10/08/2021
	Name: CHAMPION OF PUBLIC INTEREST PT Y LTD
	Start date: 10/08/2021
	Name: CAPE BRUNY PTY LTD
	Start date: 10/08/2021
	Name: Andrew Morton Garrett
	Start date: 10/08/2021

15/11/2022 AEST 14:45:36

1

ANDREW MORTON GARRETT PERSONALLY AND AS GLOBAL MANAGING TRUSTEE FOR THE ANDREW GARRETT FAMILY IRREVOCABLE LIVING TRUST AS VARIED TRADING AS OENOVIVA CAPITAL RESOURCES/ DYNAMIC CAPITAL BANK/ PRIVATE GOLD RESERVE BANK

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Email: andrew.garrett@dynamic-capital-bank.com



ASIC

Australian Securities & Investments Commission

Business Name Details

Debtor representative(s): not applicable

Notified successor(s): not applicable

Regulator: Australian Securities and Investments Commission

AUSTRAC business profile form

Form ATRC1001H (Dec 2020)

Receipt number: ATRC1001H-44051839-1642, submitted on 26 Dec 2021 2:38:28 PM

OFFICIAL: Sensitive

Introduction

About this form

Complete this form if you fit into one of the following categories:

- You are a business that is required to enrol with AUSTRAC under Part 3A of the *Anti-Money Laundering and Counter-Terrorism Financing Act 2006* (AML/CTF Act).
- You are a business that provides remittance services that is required to register with AUSTRAC under Part 6 of the AML/CTF Act.
- You are a business that provides digital currency exchange services that is required to register with AUSTRAC under Part 6A of the AML/CTF Act.
- You are a business that is required to report to AUSTRAC under the *Financial Transaction Reports Act 1988* (FTR Act).
- You are a foreign business that intends to join a designated business group under Chapter 2 of the *Anti-Money Laundering and Counter-Terrorism Financing Rules Instrument 2007 (No.1)* (AML/CTF Rules).

Do not use this form to remove your business from the Reporting Entity Roll, Remittance Sector Register or the Digital Currency Exchange Register. If your business has ceased providing designated services, you must submit a request to remove the business from the Reporting Entities Roll. This removal form is available in your AUSTRAC Online business profile page.

AUSTRAC has developed an explanatory guide to help you complete this form. Click here (<https://www.austrac.gov.au/business/how-comply-guidance-and-resources/guidance-resources/austrac-business-profile-form-abpf-explanatory-guide>) to access the explanatory guide.

Note: For businesses providing remittance and digital currency exchange services, you must make the following documents available if requested:

- a national police certificate or national police history check that has been issued within the six month period preceding the date of the application for registration, for each of the key personnel.
- if applicable, the original or a certified copy of a remittance network provider's consent to make an application for registration as a remittance affiliate of the remittance network provider.

Do not lodge these documents with this form – we will request these from you at a later stage if we need to view them.

Completing the form

- You can save the form, including the data you have entered, and come back to it later. You will be prompted to provide a verification code as part of saving your form. You must keep a copy of this verification code, as you will need to enter this code to retrieve your saved form.
- You can print a draft of the form, including the data you have entered, from the last page.
- Fields marked with an asterisk (*) are mandatory and must be completed before you can submit the form.
- You can check that the data entered on each page of the form is valid by clicking the 'Validate current page' button at the end of each page. When you update your responses to the form, it is advisable to re-validate the page.
- You can navigate to any page of the form by clicking on the navigation bar at the top of each page.
- Dates must be selected using the calendar icon in each date field. To find the date you can scroll by month, or select a month and type the year.
- All pages of the form must be completed to enable form submission.

Submitting the form

- Once completed, the form will be submitted electronically to AUSTRAC. A receipt will be provided to the person completing the form at the time of submission.
- In submitting this form, an AUSTRAC Online (AO) account will be automatically created. The email address of the person submitting this form will be used as the user identifier (ID) for accessing AO and a temporary password will be emailed to that address. AO can be accessed at <https://online.austrac.gov.au> (<https://online.austrac.gov.au>).
- You will need to access and submit one copy of the form for each business. It is not possible to reuse forms for multiple businesses.

Further assistance

If you need assistance in completing the form or for help regarding your obligations under the AML/CTF Act or the FTR Act, please seek assistance from the AUSTRAC Contact Centre at contact@austrac.gov.au or phone **1300 021 037** (a local call within Australia).

National Relay Service (within Australia)

TTY or computer with modem users: phone **133 677** and ask for **1300 021 037**.

Speak and listen (speech to speech relay) users: phone **1300 555 727** and ask for **1300 021 037**.

Translator service

To access the translator service, please call the Translation and Interpretation (TIS) National service on **131 450** and ask for the AUSTRAC Contact Centre on **1300 021 037**.

