

## **NOTICE OF FAULT AND OPPORTUNITY TO CURE**

July 24, 2023

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

**RESPONDENTS WILL BE DEEMED TO CONSENT TO AND ACCEPT ALL TERMS OF THIS NOTICE AND OFFER TO CONTRACT BY (A) SILENCE INCLUDING WITHOUT LIMITATION AN INSUFFICIENT RESPONSE; BY (B) CONTINUED ACTS OF TRESPASS UPON THE PRIVATE PROPERTY RIGHTS OF GAIL PLASTER; BY (C) CONTINUED ACTS OF CONVERSION, CAUSING HARM OR LOSS TO GAIL PLASTER'S PRIVATE TRUST PROPERTY; BY (D) NEW EFFORTS TO FRAUDULENTLY INDUCE GAIL PLASTER TO SIGN ORGAN DONATION OR OTHER DOCUMENTS WITHOUT HER PRIOR INFORMED CONSENT; OR BY (E) EFFORTS TO KIDNAP GAIL PLASTER.**

**THIS IS A SELF-EXECUTING CONTRACT OFFER  
WHICH YOU ACCEPT BY YOUR SILENCE OR BY  
CONDUCT, AS SPECIFIED HEREINABOVE**

**FROM:**

Michael-David; House of Plaster, Claimant, *sui juris*, hereinafter known as "Michael", as the living man and son of Gail Plaster, the living woman, hereinafter known as "Gail" or the "beneficiary",

and

Angela-Marie; House of Plaster, Claimant, *sui juris*, hereinafter known as "Angela," as the living woman and daughter of Gail Plaster, the living woman, hereinafter known as "Gail" or the "beneficiary",

Claimants.

**TO:**

Thomas Plaster, James Plaster, Jeffery Zeisler, Patrick Murphy, David Trautman, Cassandra Holtzmann, Scott Kent, Ryan Strange, Charles Norman, Mike Voinovich, Timothy Nagy, Matthew Wadsworth, Jim Will, James Goudy, Michael DeWine, also known as Mike DeWine, also known as Richard Michael DeWine, also known as R. Michael DeWine, also known as Richard M. DeWine, and Bruce Vanderhoff, all being living men and women and not in their corporate capacities;

Respondents.

### **I. NOTICE OF FAULT**

**A. YOU ARE HEREBY NOTICED that you are in fault of an opportunity to reply to the 6/10/23**

“NOTICE OF CLAIMANTS’ AUTHORITY, NOTICE OF LIABILITY FOR ACTS OF COMMON LAW TRESPASS AND CONVERSION, NOTICE OF RESCISSION OF ORGAN DONATION DOCUMENTS WITHOUT INFORMED CONSENT, NOTICE OF RESPONDENTS’ ABSENCE OF AUTHORITY, CONTRACT OFFER, AND SWORN DECLARATIONS”(hereinafter the “6/10/23 Notice” or the “First Notice”), as set forth hereinbelow.:

B. True and correct copies of the 6/10/23 Notice were delivered to all of the Respondents above named on the dates indicated in the Affidavit of Service dated June 23, 2023 and posted here: <https://occr2021.com/pending-cases/>.

C. The 6/23/23 Affidavit of Service verifies that the most recent date of service upon the above named Respondent men and women occurred on 6/23/23.

C. The 6/10/23 Notice informed each Respondent the specific manner that he or she would be required to respond, including the ten (10) day deadline for doing so.

D. Not one of the Respondents provided any response in the manner specified in the Notice, or in any manner at all, as may be verified by Affidavit of Non Reply executed by Laura Michalovich on 7/14/23 and posted at <https://occr2021.com/pending-cases/>.

E. Respondent men and women above named were each given the opportunity to dispute each of the statements made in the 6/10/23 Notice establishing the absence of authority by any of them to commit further acts of trespass upon the private property rights of Gail Plaster, all as specified in the 6/10/23 Notice.

F. Each of the Respondents, by remaining silent, failed to dispute and therefore agreed to each of the provisions set forth in said 6/10/23 Notice.

G. Each Respondent therefore has rejected his or her due process opportunity to respond in the manner required by said Notice and contract contained therein.

H. Each Respondent has by tacit admission and agreement waived his or her right to respond in the manner required by the 6/10/23 Notice with a specific, verified, and sworn reply.

## II. NOTICE OF OPPORTUNITY TO CURE

A. As of the effective date(s) set out in the 6/10/23 Notice, Respondent men and women above named each failed to reply in either a timely manner or as instructed, and are now in fault and dishonor of the contract set out in said 6/10/23 Notice. Each Respondent is therefore subject to any and all of the terms therein.

B. As a result of the instant contract set out in the 6/10/23 Notice, duly served upon each Respondent as verified in the 6/23/23 Affidavit of Service, a DEFAULT JUDGMENT may be sought against said defaulting Respondents.



C. Respondents, having waived the right to answer, by tacit admission and failure to contest as instructed in the Notice, rejected the due process opportunity Claimants offered them.

D. In the event that any Respondent failed to accept the remedy offered in the 6/10/23 Notice by claiming that his or her silence was an oversight, mistake, or otherwise unintentional, Claimants grant any such Respondent five (5) days from the date of service of the within Notice, to CURE the fault and effect the remedy.

E. In the event that any Respondent claims such oversight, mistake, or otherwise unintentional ignoring of his or her obligation to respond, Respondent is required to explain point by point and by affidavit the factual nature of any such claim.

F. If any Respondent fails to cure as specified herein, then, by operation of law, such second failure to respond as required by the 6/10/23 Notice may constitute the FINAL agreement and admission of the liability of Respondents through tacit agreement as further explained in the attached 6/10/23 Notice and contract.

G. Any further actions shall be taken in accordance with the procedures, jurisdictions, and penalties thereof set forth in the 6/10/23 Notice as defaulted.

H. REPLY to this Notice of Fault and Opportunity to Cure MUST BE RECEIVED by 5 p.m. on the effective date, which is within FIVE (5) DAYS from the date of Respondent's receipt of the within Notice of Fault and Opportunity to Cure, all as previously set forth herein and in the 6/10/23 Notice. All responses must be specific, factual, verified and sworn to by a man or woman with actual knowledge, exactly as previously set out in the 6/10/23 Notice and thus be by U.S. certified mail, return receipt requested and by restricted delivery to be received no later than :

by 5 PM Eastern Time on the Effective Date, which is five (5) days from the date of receipt of this Notice. **Response must be by U.S. registered or certified mail, return receipt requested and by restricted delivery to:**

Laura Michalovich  
[c/o] 411 Willow Circle,  
Plymouth, Ohio [near 44865].

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NOTICE TO AGENT**

**SILENCE IS ACQUIESCENCE, AGREEMENT AND DISHONOR**

**THIS IS A SELF-EXECUTING CONTRACT**

IN WITNESS WHEREOF, Claimants Angela-Marie and Michael-David, both of the House of Plaster, as the living woman and living man, having been first duly sworn upon their affirmations under penalty of perjury, autographed the above July 24, 2023 Notice of Fault and Opportunity to Cure, a four (4) page document, and placed their right thumb print seals, in the presence of the

undersigned Witnesses at Crawford County, Ohio on this 27 day of July in the Year Two Thousand Twenty-Three.

ALL RIGHTS RESERVED AND RETAINED

By: Angela Plaster

By: Angela Plaster, A True Living daughter of YHWH, a Woman, Steward of Elohim, With All Rights Given By El Shaddai, in and through Yahushua ha Mashiach;  
Without STATE OF OHIO

By: Michael Plaster

By: Michael Plaster, A True Living son of YHWH, a Man, Steward of Elohim, With All Rights Given By El Shaddai, in and through Yahushua ha Mashiach;  
Without STATE OF OHIO

NOTARY ACKNOWLEDGEMENT

Subscribed and sworn to before me, the undersigned notary public, this 27 day of July, 2023 by Angela-Marie Plaster and Michael-David Plaster, who did each affirm the truth of the statements contained in the above and foregoing Notice of Fault and Opportunity to Cure, for the purposes described therein and under penalty of perjury, and set their autographs and right thumb print seals thereto on this date on the land mass known as Crawford County, Ohio.

Jamie L. Kruger

Notary Public

My Commission Expires: 11-05-2023



JAMIE L. KRUGER  
Notary Public, State of Ohio  
My Commission Expires  
11-05-2023