

**NOTICE OF DEFAULT, IMMINENT LIABILITY AND CONTINUING FAILURE TO DENY STATEMENTS CONTAINED IN THE 12/12/25 "NOTICE OF LIABILITIES FOR EXTORTION, ARMED ASSAULT, STATUTORY MAIL FRAUD, EMBEZZLEMENT AND CONTRACT OFFER"**

April 7, 2026

FROM: Katherine Hine, on her own behalf and on behalf of HiRGG Properties, pma;  
Claimants.

TO: Steven Harding -[sharding@graham-law-firm.com](mailto:sharding@graham-law-firm.com)

David North -[mailman45601@gmail.com](mailto:mailman45601@gmail.com)

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Dawn Hoosier – by her principal, Mark Loughlin

Carolyn Monroe –by her agent or principal, Mark Loughlin

Michael Ater and Matthew Schmidt by their agent

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Michael Ater, Matthew Schmidt, James Cutright, David Yost, Steven Harding, John Street, Mark Laughlin, Michael DeWine and Sharon Kennedy and by their agent at

[ClerkQuestions@sc.ohio.gov](mailto:ClerkQuestions@sc.ohio.gov)

James Cutright -[jkcuthright@cutrightlaw.com](mailto:jkcuthright@cutrightlaw.com)

David Yost at [contact@daveyost.com](mailto:contact@daveyost.com)

Sharon Kennedy by agent at [ClerkQuestions@sc.ohio.gov](mailto:ClerkQuestions@sc.ohio.gov)

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or by agent David Yost

Jack Everson -[rosscomclk@rosscountyohio.gov](mailto:rosscomclk@rosscountyohio.gov).

Respondents.

Corporate Reference Nos. 25000589 and PPJ-80824000

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

RESPONDENTS WILL BE DEEMED TO HAVE CONSENTED TO AND ACCEPTED ALL TERMS OF THIS THIRD NOTICE BY THEIR (A) CONTINUED SILENCE; OR BY (B) CONTINUED TRESPASSES OR THREATS AGAINST CLAIMANTS' LAND; OR BY (C) CONTINUING REFUSAL TO PROVIDE A POINT BY POINT VERIFIED RESPONSE AS INSTRUCTED TO EITHER THE 12/12/25 FIRST NOTICE OR THE 2/4/26 SECOND NOTICE; OR BY (D) CONTINUING TO COMMIT ACTS OF ARMED ASSAULT, EXTORTION, AND/OR STATUTORY MAIL FRAUD; OR BY (D) MAKING OTHER THREATS AGAINST CLAIMANTS, THEIR AGENTS, OR CONTRACTORS, INCLUDING WITHOUT LIMITATION, BY HAVING BURGLARIZED PRIVATE PROPERTY WHERE CLAIMANTS SERVE GOD.

## I. NOTICE OF DEFAULT

A. Respondents are all in DEFAULT of an opportunity to reply to the 12/12/25 NOTICE OF LIABILITIES FOR EXTORTION, ARMED ASSAULT, STATUTORY MAIL FRAUD, EMBEZZLEMENT AND CONTRACT OFFER", hereinafter referred to as the December 12, 2025 Notice, or First Notice.

B. Respondent men and women above named were served with true and correct copies of the December 12, 2025 Notice and each given the opportunity to dispute each of the statements made in said December 12, 2025 Notice hereinabove referenced.

C. The December 12, 2025 Notice informed each Respondent of the specific manner of required response, including a ten (10) day deadline for doing so. Respondents were served but failed to respond, as confirmed respectively by the January 18, 2026 and January 21, 2026 affidavits posted herein.

RK  
D. The March 22, 2026 Affidavit of Kimberly Jones establishes that Respondents were then each served with the second Notice, dated February 4, 2026. The March 28, 2026 Affidavit of Oxana Khramova established that instead of providing a point by point response by a man or woman having actual personal knowledge of facts or explaining their delay, Respondents simply continued to refuse to respond to the February 4, 2026 Notice in the manner required.

E. On or about January 16, 2026 Respondents or their contractors herein, instead of responding as instructed, in defiance of the November 15, 2024 Judgment already entered against Respondent Ater, his agents and contractors by the Ohio Circuit Court of Record in the matter of *Hine v. Ater*, Case No. 24-ROS-004, posted on the docket page of [www.occr2021.com](http://www.occr2021.com), admittedly committed an act of burglary against the building where the members of Ohio Circuit Court of Record have assembled in the blessed name of Lord Jesus and where Claimants serve Almighty God based on His supreme law.

## II. NOTICE OF IMMINENT LIABILITIES

A. Respondents have waived the right to respond to the December 12, 2025 Notice, by failing to contest it as instructed in said December 12, 2025 Notice, and have rejected the due process opportunities Claimants offered them.

B. In the event that any Respondent were to now explicitly refuse to accept the remedy offered in the December 12, 2025 Notice by claiming that his or her failure or refusal to respond as instructed was an oversight, mistake, or otherwise unintentional, Claimants grant any such Respondent five (5) additional days from the date of service of the within Notice, to produce an affidavit containing facts verifying any assertion that oversight, mistake, or other unintentional ignoring of his or her obligation to respond, prevented a timely response to either the December 12, 2025 or February 4, 2026 Notice.

C. Respondent failure to respond to the within Notice as required *shall* constitute the FINAL agreement and admission of Respondent liabilities.

D. Any further actions by Respondents shall be taken in accordance with the procedures, jurisdictions, and penalties thereof set forth in the December 12, 2025 Notice as defaulted.

E. Claimants hereby adopt and acknowledge each and every statement made in the within Notice of Default and those previously made in the December 12, 2025 and the February 4, 2026 Notices.

F. If Respondents had heard Claimants at the time of the original Notice, the matter could have been resolved:

"Moreover, if thy brother shall trespass against thee, go and tell him his fault between thee and if he shall hear thee, thou has gained thy brother." Holy Bible, KJV: Matthew 18: 15.

G. But said Respondents appear to have not heard Claimants and so, with their several witnesses, Claimants repeated what they had previously told said Respondents, by means of their 2/4/26 Notice of Fault and Opportunity to Cure, which included a reference to the original 12/12/25 Notice which Respondents failed to respond to by the Effective Date.

"But if he will not hear thee, then take with thee one or two more, that in the mouth of two or three witnesses every word may be established. Holy Bible, KJV: Matthew 18: 16.

H. Claimants are now, *via* the within Notice of Default & Imminent Liability, again informing Respondents of the harm they are causing, now in the presence of the broader community. "And if he shall neglect to hear them, tell it unto the church but if he neglect to hear the church, let him be unto thee as an heathen man and a tax collector." Holy Bible, KJV, Matthew 18: 17.

I. The within NOTICE OF DEFAULT & IMMINENT LIABILITY, constitutes a lawful process which also references the first and second notices, their affidavits of service and non-response as set forth at the Pending Notices section of the Court website: [www.occr2021.com](http://www.occr2021.com).

J. All three Notices with attachments, together constitute the "meeting of the minds" as to all the terms of the original self-executing contract, which Respondents have all clearly expressed. As Respondents are imminently in default for having failed to reply, further failures to explain such failure shall constitute the FINAL admission and agreement of the parties as stated in the three NOTICES as defaulted.

K. BINDING Judgment: Any Respondent failing to respond as defined herein agrees that a Binding Judgment incorporating all of the terms of the within Contract may be entered by any common law Court and/or administrative tribunal, at Claimants' election.

L. All Respondents are further hereby notified that Respondents' third and final refusals to deny the existence of their threats, frauds, and continuing acts of common law trespass

against Claimants, their agents, or contractors including without limitation kidnapping, assault, battery, and/or conversion, may be considered additional evidence of Respondents' trespasses upon Claimants' rights beyond any reasonable doubt.

M. Response to this third Notice, the Notice of Default and Imminent Liability, and to the original December 12, 2025 Notice MUST BE RECEIVED by 5 p.m. on the effective date, which is within FIVE (5) DAYS from the date of Respondents' RECEIPT of the within Notice of Default, and also be by U.S. certified mail, return receipt requested and by restricted delivery to:

Oxana Khramova  
[c/o] 1701 Sixth Avenue  
Menomeni, Wisconsin [near 54751].

Thereafter, the liabilities listed above may not be denied or avoided by the Respondents named in this and prior Notices.

**NOTICE TO AGENT IS NOTICE TO PRINCIPAL & NOTICE TO PRINCIPAL IS NOTICE TO AGENT**

**THIS IS A SELF-EXECUTING CONTRACT**

ALL RIGHTS RESERVED AND RETAINED

*Katherine Hine*

Katherine Hine, Claimant, a living woman and daughter of the most high God, Outside STATE OF OHIO or any other fictitious entity.

ACKNOWLEDGEMENT OF WITNESSES

We the undersigned witnesses, hereby affirm under penalty of perjury according to the common law of the original Ohio republic and the law of Almighty God, on this 2th day of April, 2026, that the living woman known to us as Katherine Hine, appeared before us, on the land mass known as Uruguay, and declared upon her oath that the statements made in this instrument, to which we saw her place her right thumb print official seal, were made of her own free will, act and deed for the purposes stated hereinabove.

*S. B. Becknell*  
\_\_\_\_\_  
Witness

*G. Baty*  
\_\_\_\_\_  
Witness