

Affiant: ©Amanda-Jane: of the family Phillips

Sworn on: 23rd March 2018

Statement of Truth of
©Amanda-Jane: of the family Phillips

In relation to the individuals who accept liability for the
Names:

**“MR RICHARD GILLINGWATER; CBE CHARMAN,
MR ALISTAIR PHILLIPS-DAVIES; CEO,
MR GREGORY ALEXANDER; FINANCE DIRECTOR,
MR MARTIN PIBWORTH: WHOLESALE DIRECTOR,
MR CRAWFORD GILLIES; SENIOR INDEPENDENT
DIRECTOR,
MR JEREMY BEETON CB; NON-EXECUTIVE
DIRECTOR,
MS KATIE BICKERSTAFFE; NON-EXECUTIVE
DIRECTOR,
DAME SUE BRUCE DBE; NON-EXECUTIVE
DIRECTOR,
MR PETER LYNAS; NON-EXECUTIVE DIRECTOR,
MS HELEN MAHY; NON-EXECUTIVE DIRECTOR”**

From herein known as SSE B.O.D

**Notice to Principal is Notice to Agent; Notice to Agent is Notice to
Principal.**

I, ©Amanda-Jane: of the family Phillips (as commonly called), being the
Undersigned, do solemnly swear, declare, and depose:

1. THAT I am competent to state the matters set forth herein.
2. THAT I have first-hand knowledge of the facts stated herein.
3. THAT all the facts stated herein are true, correct, and certain, admissible
as evidence, and if called upon as a witness, I will testify to their veracity.

4. THAT the eternal, unchanged principles of Law are:
 - a) A workman is worthy of his hire.
 - b) All are equal under the Law.
 - c) In Law, truth is sovereign.
 - d) Truth is expressed in the form of an Affidavit.
 - e) An un rebutted Affidavit stands as truth in Law.
 - f) An un rebutted Affidavit becomes the judgment in Law.
 - g) All matters must be expressed to be resolved.
 - h) He who leaves the battlefield first loses by default.
 - i) Sacrifice is the measure of credibility.
 - j) A lien or claim can be satisfied only through an Affidavit by a point-for-point rebuttal, resolution by Jury or payment.
5. THAT Commercial processes (including this Affidavit and the required responses to it) ARE NON-JUDICIAL and pre-judicial because:
 - I. No judge, court, government or any agencies thereof, or any other third parties whatsoever, can abrogate anyone's Affidavit of Truth; and
 - II. Only a party affected by an Affidavit can speak and act for himself and is solely responsible for responding with his own Affidavit of Truth, which no one else can do for him.
6. THAT the lawful seizure, collection, and transfer of ownership of money or property must be effected by means of a valid Commercial Lien.
7. THAT I am not the creation or chattel property of any person or any government agency whatsoever. I am not under any obligation whatsoever to any governmental agency, state or federal (i.e. union), or any of their self-passed laws, statutes, regulations or policies.
8. THAT any and all of the various papers, documents, adhesion contracts, or "agreements" I may have signed with any government agency or entity or any others that might be construed to indicate a conclusion contrary to my herein-below assertions were made, signed by me on the basis of mistake due to lack of full disclosure creating a deliberate lack of full knowledge, a deliberate action of fraud, non-disclosure, concealment of material fact, and misrepresentation. Such action thereby creates a stressful situation of duress and intimidation, vitiating all documents by such action of fraud.
9. THAT it is the sincerest belief and spiritual conviction of this Affiant that slavery and peonage are immoral, are violations of the First Precept of Commercial Law ("a workman is worthy of his hire"), that fraud,

misrepresentation, nondisclosure, intimidation, deceit, concealment of material fact, lying, and treachery are morally wrong.

10. THAT I have absolutely no desire whatsoever to be a "client" (slave) of any governmental agency, state or federal (i.e. union), or any of their Principals, or the "United Kingdom," or to incur any debts or obligations to said entities for whatever "benefits" said entities might purpose to provide or seek to provide to this Affiant, or be directed by, subject to, or accountable to any parties other than my own conscience and best judgement for the purpose of preserving inviolate my unalienable/inalienable indefeasible rights to life, liberty, freedom and property while engaging in the honourable, productive, and non-harmful activities of my life.
11. THAT I, ©Amanda-Jane: of the family Phillips, am the sole and absolute owner of myself, my body, and my estate, and possess unconditional, allodial, sovereign title thereto, and that I abjure, renounce, forsake, and disavow utterly and absolutely now and forever all presumptions of power, authority, or right by any governmental agency, its Principals, over the rights, life, liberty, freedom or property of this Affiant from whatever source presumed or derived.
12. THAT I, the Affiant, am NOT a Legal Fiction Person (as defined in a Law Dictionary) "MISS AMANDA J PHILLIPS" as being a Corporate Entity (incorporated or non-incorporated) or some other kind of Partnership, BUT INSTEAD a living breathing, sovereign, flesh and blood Human Being with a living soul, with a distinct Mind that is capable of possessing personal knowledge commonly called ©Amanda-Jane: (of the family Phillips, when necessary to distinguish my Clan).
13. i. That on 17/02/2017 Evidenced by receipt of postage I forwarded you, two bills transferred by my endorsement, A removal of Implied Rights of Access Notice and cover letter, you received it as I received an email from **Caroline Clark** on 20/02/2017 referring to a complaint I had made.

ii. That on 25/02/2017 Notice was served to rebut in substance **Caroline Clark** and SSE's claims and it was received on 27/02/2017, evidenced by signature of receipt, I included a Notice of Removal of Implied Right of Access, there was no rebuttal in substance.

iii. That on 10/03/2017 Notice was served to **CEO Alistair Phillips-Davies** and received on 14/03/2017 evidenced by signature of receipt, no rebuttal in substance.

iv. That on 01/04/2017 Notice (Tacit Agreement) was served to **CEO Alistair Phillips-Davies** and received on 05/04/2017 evidenced by signature of receipt, no rebuttal in substance to the facts and evidence provided, and two bills transferred by my endorsement included.

v. That on 24/04/2017 Notice of Irrevocable Estoppel by Acquiescence served to CEO Alistair Phillips-Davies and received on 26/04/2017

evidenced by signature of receipt, no rebuttal in substance, two bills transferred by my endorsement included.

vi. That on 29/08/2017 Notice of Dispute served to CEO Alistair Phillips-Davies, received 31/08/2017 as evidenced by signature of receipt, no rebuttal in substance.

vii. That on 24/10/2017 Two bills transferred by my endorsement back to CEO Alistair Phillips-Davies received 26/10/2017 these and all previous bills sent to SSE have been settled by a legal remedy, The Bills of Exchange Act 1882 (NOT A LEGAL FICTION HAVING NO CAPACITY) in conjunction with The Consumer Credit Act 1974 section 123 part 5. (NON-COMMERCIAL)

viii. That on 14/12/2017 Notice of First and Final Warning of Commercial Lien was served to SSE B.O.D, and was received by the aforementioned respondent's, on 20/12/2017 evidenced by signature of receipt, no rebuttal in substance.

ix. That I claim You have continued to Harass and threaten me by menace under duress with **36+ letters** including **3 cold calls with threatening letters, 11 emails** countless calls and text messages, I had to block you from contacting me on my phone so all harassment and threats would cease, harassment and intimidation that started February 2017 until the present day.

x. That I provided my proof of claim, my evidence, (parts highlighted for ease) yet you ignore the law and go on proof of company.

xi. THAT I, Amanda-Jane: of the family Phillips, the Undersigned, herewith and herein demand of "SSE B.O.D" to furnish answers to the following:

- a. Where is the real and true Commercial Paperwork bearing on this instant matter that made me liable, (The original contract) in accordance with the bills of exchange?
- b. That if "SSE B.O.D" believes that the legal remedy I used of settling the bills is not a legal remedy, then rebut **with substance**,
- c. THAT if "SSE B.O.D", believes their actions against me carry the force of Law behind them, let them show the Common Law precedent.
- d. That when SSE CEO received the removal of Implied Rights of Access, with notice to agent and principal applied why then did they allow three agents/representatives to cold call on three separate occasions?
- e. Why did you not (i) inform your agents/representatives of the removal of implied rights of access? (ii) You knew the consequences, I could have issued a bill for breach of Notice, you put your agents/representative in a position where it could have caused harm and loss for breach of Notice, why?, (iii) When questioned your agents did not have any knowledge of the Notice; SSE B.O.D are in charge of

the company and its employees, Why was the agents/representatives not informed of the removal of Implied Right of access?

- f. What Authority Does SSE B.O.D and their agents/representatives claim to have over me, as no man has the right to tell another man what to do and to keep continually harassing me, threatening me and trying to extort money out of me by menace under duress when I am not liable, Why do you carry on?
 - g. SSE and their agents/representatives have absolutely no right to disturb me, the Peaceful Inhabitant, without LAWFUL authority to do so. Can you prove your LAWFUL authority over me?
 - h. You have and still are committing a Tort against me, a civil wrong SSE B.O.D you are Tortfeasor's, every man woman and child has a duty of care towards each other and SSE B.O.D are no exception, SSE B.O.D are trying to cause me harm and loss; financially/emotionally/mentally/by public humiliation/defamation With the constant hounding, harassment and bombardment of threats via cold calling/letter/email/text/phone calls, I have tried to get remedy from you to no avail, why?
 - i. You make numerous threats by letter (a threat whether verbal or written is a criminal offence) to get a criminal warrant of entry for a civil case the two jurisdictions don't mix, when in reality it's a monetary issue, which is Administrative and Administrative courts have no authority in this country as you know, why have you been making the same threats for a year?
 - j. I have repeatedly requested you to check the safety of the meters and also requested you to take me to court, bearing that in mind, could you explain why SSE B.O.D haven't done either?
14. THAT all parties who act against this Affiant on their alleged basis must produce the Commercial Affidavits of TRUTH, sworn by the claimants to be "true, correct, and complete (certain)," which prove the origin and foundation of their claims and include providing the contract(s) or agreement(s) **with the signature of this Affiant thereon** wherein this Affiant has knowingly, intentionally, and voluntarily, in full legal and lawful capacity, agreed to waive or surrender rights to "SSE B.O.D" their Principals, or the "United Kingdom" or agreed to become subject to or the slave or property of said entities in any way or in any jurisdiction whatsoever.
15. In order for a crime to exist, four elements must exist; there must be a defined crime, there must be a victim, and that the victim must have been damaged, and the intent must be established on the part of the accused. Without proof of all four elements, no crime can said to have been committed. In this Affidavit, crimes are defined – namely the unlawful ejection and the lack of Duty of Care, the Affiant is the victim, this Affidavit verifies the damages, and the intent is established at the end of the thirty

(30) day grace period, if the respondents fail to rebut (respond to) the wrongs they have been a party to as noted herein.

16. NOTICE is hereby given, and demands made, on

“SSE B.O.D” that;

- a) ALL properties taken unlawfully, removed in violation of commerce, or otherwise converted, sold, or seized by “SSE B.O.D” or other Parties in collusion therewith, be immediately returned IN FULL VALUE (£) PLUS 10% to the original Owner, the Undersigned Affiant; OR
- b) All Parties who proceed to act or assist in said actions, against this Affiant, ©Amanda-Jane: of the family Phillips, without thorough, verifiable, point-by-point rebuttal of each and every point set forth in this Affidavit shall be immediately charged with criminal fraud, theft, conspiracy of extortion, theft and fraud, and commercial liens shall be placed against all their real and personal properties (defined crimes: criminal conspiracy, robbery, misprision of felony, conspiracy against the rights of peoples, extortion, fraud and false statements, and other such crimes as are related to issues of RACKETEERING plus such Constitutional violations not listed combined and described simply as TREASON); and
- c) All court costs and legal fees relating to this instant case shall be paid by those who have drawn the Undersigned Affiant ©Amanda-Jane: of the family Phillips into this instant matter.

17. THAT failure to respond as herein required to this Affiant, within the herein a prescribed time of thirty (30) days will be deemed by this Affiant to invoke the doctrine of acquiescence and admission, to recover, in commerce, the lost or damaged properties plus damages, penalties and costs.

18. THAT this Commercial Affidavit, Notice and Warning of Commercial Grace, is the ONE AND ONLY such Notice and Warning. If all actions are not abated within thirty (30) days, or if at any time in the future any actions are reinstated, it shall be considered a wilful disregard for this Notice and Warning, and such shall engender the immediate filing of Criminal Complaints (Affidavits of Information) and Commercial Liens (Affidavits of Obligation) against all parties involved.

19. THAT the foundation of Commercial Law, being based on certain eternally just, valid, and moral precepts, has remained unchanged for at least six (6) millennia. Said Commercial Law forms the underpinnings of Western Civilization if not all Nations, Law, and Commerce in the world, is NON-JUDICIAL, and is prior and superior to, the basis of, and cannot be set aside or overruled by, the statutes of any governments, legislatures, quasi-governmental agencies, or courts. It is therefore an inherent obligation on all Authorities, Officials, Governments, Legislatures, Governmental or Quasi-governmental Agencies, Courts, Judges, Attorneys, and all aspects

and Agents of all Law Enforcement Agencies to uphold said Commercial Law, without which said entities are violating the just basis of their alleged authority and serving to disintegrate the society they allegedly exist to protect.

CONTRACT OF LIABILITY FOR ALLEGATIONS THAT if the Respondent's,

"MR RICHARD GILLINGWATER,

MR ALISTAIR PHILLIPS-DAVIES,

MR GREGORY ALEXANDER,

MR MARTIN PIBWORTH,

MR CRAWFORD GILLIES,

MR JEREMY BEETON CB,

MS KATIE BICKERSTAFFE,

DAME SUE BRUCE DBE,

MR PETER LYNAS,

MS HELEN MAHY"

Fail to rebut such claims or charges, the Undersigned is LAWFULLY entitled to claim default against the Respondent's. In that case, the Undersigned is fully entitled to take whatever LAWFUL steps may be necessary in order to execute this Lien.

20. THAT only I, the Human Being involved against my free will in this instant matter, can determine how much stress, and other disturbance I have suffered by virtue of being UNLAWFULLY harassed and threatened with malice under duress for just under a year, and consequently only I am in the position of decide and dictate, my desired compensation, being the amount of **ONE MILLION POUNDS GBP (£1,000.000.00 per respondent)** for all combined attempts to trespass on my absolute sovereignty, that being the sum total demanded by this Commercial Lien *on the individuals who accepts liability for the Names;*

"RICHARD GILLINGWATER,

ALISTAIR PHILLIPS-DAVIES,

GREGORY ALEXANDER,

MARTIN PIBWORTH,

CRAWFORD GILLIES,

JEREMY BEETON,

KATIE BICKERSTAFFE,

SUE BRUCE,

MR PETER LYNAS,

MS HELEN MAHY"

21. THAT by specifically offering

"SSE B.O.D"

the chance to apologise in writing (although the opportunity has always been there for the taking) via a **Notice of First And Final Warning**, dated Thursday 14th December 2017 received 20/12/2017, in this instant matter, I come to this position with clean hands as having shown good faith.

22. THAT for all the purposes of all of the forgoing, all references to

"SSE B.O.D shall be construed to refer to individuals who considers their Legal Fiction Name to be

RICHARD GILLINGWATER,

ALISTAIR PHILLIPS-DAVIES,

GREGORY ALEXANDER,

MARTIN PIBWORTH,

CRAWFORD GILLIES,

JEREMY BEETON CB,

KATIE BICKERSTAFFE,

SUE BRUCE,

PETER LYNAS,

HELEN MAHY.

or any variant thereof, including Names phonetically sounding the same or similar, and who can accept service via .

SSE

Inveralmond House

200 Dunkeld Road

Perth

PH1 3HQ.

Commercial Lien- Affidavit of ©Amanda-Jane: of the family Phillips

23. THAT I, ©Amanda-Jane: of the family Phillips, the Undersigned Affiant, depose and certify that I have written the foregoing with intent and understanding of purpose, and believe the statements, allegations, demands and contents herein to be true, correct, and complete, commercially reasonable, and just, to the best of my knowledge and belief.

* All words herein are as Affiant defines them.

Signed and sealed this 23rd day of March, 2018.

All rights reserved.

By: A J Phillips (Affiant)

©Amanda-Jane: of the family Phillips, *in rerum natura*



Acknowledgment

For verification purposes only

SUBSCRIBED AND SWORN TO before me by ©Amanda-Jane: of the family Phillips, known to me or proven to me to be the real woman signing this Affidavit this

23rd day of MARCH, 2018.

WITNESS my hand and official seal.

M. C. LISNEY.

M. C. Lisney
(Seal)

[Print Name]

COMMISSIONER FOR NATCS.
NOTARY PUBLIC, SOLICITOR.
OFFICER OF THE COURTS.

Sworn at: _____

Foy's Solicitors
Process House
Drake House Crescent
Waterthorpe
Sheffield
S20 7HT



AP Phillips