Malcolm-Ieuan: Roberts. 180 Haven Road Pullenvale QLD 4069

Monday, March 11<sup>th</sup>, 2013

Dr. Megan Clark Chief Executive Office of the Chief Executive—CSIRO PO Box 225 Dickson ACT 2602

Dear Dr. Clark:

## LAWFUL NOTICE OF DEFAULT

## LAWFUL NOTICE BY REGISTERED POST WITH DELIVERY CONFIRMATION WITHOUT PREJUDICE AND IN GOOD FAITH

You have not replied to my offer made in my letter to you dated February 11<sup>th</sup>, 2013. I provided you with detailed analysis of CSIRO's climate claims and implied claims. It is supported by empirical scientific evidence and logical scientific reasoning. It was formulated with assistance and material from some of the world's most eminent independent climate scientists.

I have asked you to identify, specify and justify significant material errors in my report and to provide empirical scientific evidence and/or facts as your justification. Your failure to respond renders judgment by default and thereby endorses my claims and makes my report your default answer and the answer to which you agree.

Although not required to do so, I now give you a further fourteen days to rebut this notice of default. Failure to do so by Friday, March 29<sup>th</sup>, 2013 will render my claims as factual.

Failure by you to provide by March 29<sup>th</sup>, 2013 a specific factual rebuttal will trigger a Notice of Acceptance that you have accepted my claims to be true by way of judgment of default.

Please refer to the accompanying copy of my reply to CSIRO's Dr. Andrew Johnson.

With sincere intent to assist, Dr. Clark, I encourage you to respond honestly, factually and specifically to my invitation and to do so with supporting empirical scientific evidence. It's your duty of care. Truth and honesty liberate.

In the interests of accountability and transparency this letter and any response(s) from you will be posted on the Internet and federal parliamentarians will be advised.

Yours sincerely,

## **Original personally signed**