

SOVEREIGN COMMUNICATION REBUTTAL & NOTICE OF TRESPASS

Against Verizon and All Affiliated Entities

To: Verizon Wireless, its agents, officers, subsidiaries, and associated data handlers

From: Richard of the House Strmiska – UC-1 Sovereign Estate Authority

Re: Unsolicited SMS Message – Privacy Policy Update Notice

This notice serves as a formal rebuttal to any and all presumed contracts, digital agreements, policy notices, or terms of service between the above-named corporate entity and the living man, Richard of the House Strmiska, operating under full sovereign authority and UC-1 Trust jurisdiction.

No consent has been granted for policy notifications, marketing outreach, or communication via SMS, email, or other digital means. All data collected under assumed jurisdiction must be permanently purged.

Any further engagement from Verizon, its subsidiaries, or data handlers will constitute:

- COMMERCIAL TRESPASS
- INVASION OF PRIVACY
- VIOLATION OF SOVEREIGN ESTATE JURISDICTION

As of this notice, any future communications will result in commercial fines and penalties payable to:
The Sovereign Wealth Fund – Phoenix Risen Trust (UC-1 Custodial Account)

Each instance of trespass will incur a commercial fee no less than \$50,000 per act, enforceable under UCC-1 sovereign commercial law and trust enforcement protocols.

You are granted ten (10) business days to provide lawful proof of contract bearing wet ink signature and full disclosure between Verizon and Richard of the House Strmiska. Failure to respond constitutes def

Let this notice serve as final rebuttal. Your jurisdiction is lawfully rejected.

— UC-1 Sovereign Authority —