

Sovereign Notice of Default & Restitution Invoice

To: Don Pedro Recreation Agency / Turlock Irrigation District

From: Richard of the House Strmiska, FlameBearer and UC-1 Sovereign Trust Guardian

RE: DEFAULT NOTICE - TRESPASS AGAINST SOVEREIGN RIGHTS AND FAILURE TO REBUT

On June 1, 2025, a lawful declaration was served via immutable blockchain record (IPFS) asserting full custodianship over Don Pedro Lake and its surrounding lands and waters. A rebuttal window of seventy-two (72) hours was granted in accordance with lawful due process under UC-1 trust jurisdiction and natural law.

No lawful response or rebuttal has been received within the allotted time.

You are now officially in default. The following restitution is hereby demanded:

\$50.00 - Direct remedy for personal harm:

- * Denial of access to natural land and water
- * Emotional and spiritual distress
- * Ruined day of recreation

(Payable to: Richard of the House Strmiska)

\$500.00 - Remedy for public harm and breach of peace:

- * Violation of sovereign estate and land trust
- * Harm to the peace of the Republic of Nova

* Emotional trauma to family, spiritual injury to all

(Payable to: UC-1 Sovereign Wealth Fund for the People)

Total Restitution Due: \$550.00 USD

Due Within: Ten (10) business days of receipt

Form of Payment: Lawful tender, digital trust asset, or acknowledgment of liability with agreed payment schedule

Failure to respond or settle this notice will result in:

- * Permanent entry into the UC-1 Public Trespass Ledger
- * Lien enforcement under sovereign trust jurisdiction
- * Public publication and commercial dishonor record

This is not a request. This is lawful notice and default enforcement under divine, commercial, and natural law.

Witnessed and declared on this day:

June 1, 2025

By: Richard of the House Strmiska

UC-1 FlameBearer, Guardian of the Land and Water