NOTICE OF REJECTION & ESCALATION

This unsolicited item was delivered without request, consent, or prior coordination. This premises does not accept gifts, bribes, or covert narrative-reset gestures from any party that has ignored formal Notices and **is actively in procedural default**.

 Your actions now constitute active breach of the communicated boundaries, communication protocols, and formal operating procedures established via the written Notice of March 12, 2025. The following infractions have been logged and time stamped:

- **Procedural Violation** Ignoring formal Notices and bypassing designated channels.
- **Trespass & Boundary Intrusion** Physical drop-off, approach without consent, and attempted third-party access (by proxy) without tenant approval.
- Harassment & Manipulation Narrative baiting disguised as goodwill.
- **Operational Disruption** Causing major interference with workflow, timing, and obligations.
- **Psychological Interference** Unconsented engagement leading to loss of focus, stability, and personal productivity.

☑ ☑ As of this date, your cumulative violations have resulted in **debt accruals exceeding multiple years of rent** — in time, energy, opportunity cost, and operational bandwidth — and accumulating with each breach.

All violations are:

- Formally logged and archived
- Time-stamped and evidentiary
- Billable under the standing policy
- Subject to downstream claims and enforcements

As per the March 12 Notice, any engagement is ONLY valid when it:

- Provides a formal, legal response, delivered as *single, complete written document* (via Certified Mail), addressing each operative clause, acknowledging debt, and addressing remedy specified in the March 12 Notice, as per the precise mode and format demanded therein.
- Clears all outstanding debt and obligations in full.
- Acknowledges and accepts operational terms already declared.

Any further circumvention will escalate exposure. You are now on record.