

LEGAL NOTICE

SHAREHOLDER RIGHTS/PRIVILEGES



Date: 24th. May 2013

FOR THE ATTENTION OF ALL PRESENT AND FUTURE:
Shareholders of “Acorn to Oak Communications Plc.”

AND THE IMMEDIATE ATTENTION OF:

TAOISEACH (Enda Kenny); TÁNAISTE AND THE MINISTER OF FOREIGN AFFAIRS AND TRADE (Eamon Gilmore); THE MINISTER OF FINANCE (Michael Noonan); THE MINISTER OF EDUCATION AND SKILLS (Ruairi Quinn); THE MINISTER OF PUBLIC EXPENDITURE AND REFORM (Brendan Howlin); THE MINISTER OF ENTERPRISE AND INOVATION (Richard Bruton); THE MINISTER OF SOCIAL PROTECTION (Joan Burton); THE MINISTER OF COMMUNICATIONS, ENERGY AND NATURAL RESOURCES (Pat Rabbitte); THE MINISTER OF THE ENVIRONMENT, COMMUNITY AND LOCAL GOVERNMENT Phil Hogan); THE MINISTER OF JUSTICE, EQUALITY AND DEFENCE (Alan Shatter); THE MINISTER OF HEALTH, THE MINISTER OF TRANSPORT, TOURISM AND SPORT (James Reilly); THE OFFICE OF THE REVENUE COMMISSIONERS (Josephine Feehily); CARLOW COUNTY COUNCIL; CAVAN COUNTY COUNCIL; CLARE COUNTY COUNCIL; CORK COUNTY COUNCIL; DONEGAL COUNTY COUNCIL; DUN LAOGHAIRE/ RATHDOWN COUNTY COUNCIL; FINGAL COUNTY COUNCIL; GALWAY COUNTY COUNCIL; KERRY COUNTY COUNCIL; KILDARE COUNTY COUNCIL; KILKENNY COUNTY COUNCIL; LAOIS COUNTY COUNCIL; LEITRIM COUNTY COUNCIL; LIMERICK COUNTY COUNCIL; LONGFORD COUNTY COUNCIL; LOUTH COUNTY COUNCIL; MAYO COUNTY COUNCIL; MEATH COUNTY COUNCIL; MONAGHAN COUNTY COUNCIL; NORTH TIPPERARY COUNTY COUNCIL; OFFALY COUNTY COUNCIL; ROSCOMMON COUNTY COUNCIL; SLIGO COUNTY COUNCIL; SOUTH DUBLIN COUNTY COUNCIL; SOUTH TIPPERARY COUNTY COUNCIL; WATERFORD COUNTY COUNCIL; WEST MEATH COUNTY COUNCIL; WEXFORD COUNTY COUNCIL; WICKLOW COUNTY COUNCIL; CORK CITY COUNCIL; DUBLIN CITY COUNCIL; GALWAY CITY COUNCIL; LIMERICK CITY COUNCIL; WATERFORD CITY COUNCIL; IRELAND AND THE ATTORNEY GENERAL (Marie R. Whelan).

Dear Present and Future Shareholders,

1. We write today, to make it unambiguously clear what your Legal Rights and Privileges are as a Shareholder of **Acorn to Oak Communications Plc.** This is an open letter, and has been sent to ALL of the parties listed herein and named above.
2. If an issue arises whereby you as a Shareholder of **Acorn to Oak Communications Plc.** are being threatened, harassed or coerced by any of the above named parties, their colleagues, employees, officers or agents, TAKE NOTE that by this “Legal Notice” all or any of the above parties are legally culpable and vicariously liable, for any and all acts, actions and or omissions of or by their colleagues, employees, officers and or agents, and will be liable to Civil and or Criminal Prosecution.
3. All of the herein named parties have a legal duty of care to inform and educate ALL of their colleagues, employees, officers and agents in ALL matters relating to and or associated with the Household Charge Act 2011, and the Property Tax Act 2012, including the measures and steps that cannot be taken or carried out

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specifically in relation to or against the Shareholders of **Acorn to Oak Communications Plc.** More specifically all of the herein named parties have a legal duty of care to inform their colleagues, employees, officers and agents of their limitations under the Household Charge Act 2011, the Household Charge Regulations 2012 and the Property Tax Act 2012/13, and especially Revenue, in relation to the upcoming deadline date of the 1st. of July 2013 and Revenues limitations under Section 156 (5) of the Property Tax Act 2012/13.

4. If the herein named parties are remiss, or they fail in their duties to adequately and appropriately inform and educate their said colleagues, employees, officers and or agents, and their said colleagues, employees, officers and or agents do commit or carry out any unlawful acts or offences against any Shareholders of **Acorn to Oak Communications Plc.**, this means that the herein named parties and their colleagues, employees, officers and agents will be liable to prosecution, both in a Civil and or a Criminal context.
5. If the herein named parties and or their colleagues, employees, officers or agents operate or act beyond the scope or range of their authority or powers (*ultra vires*), then they are breaking the law, and may be committing an offence under the *“Non-Fatal Offences Against the Person Act 1997”*. ALL offences under this act are Criminal in nature, and convictions attract a heavy fine and possible imprisonment.
6. In the past few months and weeks a tremendous amount of vitriol and lies have been spun by Michael Noonan, Josephine Feehily and Phil Hogan and Co. through the mainstream media, about what they think they can do in relation to collecting the Household Charge and Property Tax. Mainstream media has aided them in their campaign of fear and intimidation. Surly there is a duty of care upon the mainstream media to establish the facts of these Peoples statements before blindingly printing their lies?

The spin, the rhetoric and the lies told are designed to cause fear, anxiety and worry. Their hope is to scare you into paying their unlawful tax. This letter is designed to inform and educate you, as to what your legal rights and privileges are as a Shareholder of **Acorn to Oak Communications Plc.**, and THEY ARE MANY.

20 QUESTIONS AND ANSWERS

Question 1: Can any of the herein named parties or their colleagues, employees, officers or agents call to my home, kick my door down, smash my windows and take my belongings or property?
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Answer A: The short answer is NO.
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Answer B: Despite what Michael Noonan, Josephine Feehily and Phil Hogan & Co. would have you believe, they CANNOT do any such thing. At all times and in all cases a Court Order is required for them to do anything whatsoever to you without your agreement or consent. This will mean that they WILL have to write to you and inform you of anything that they may wish to do.

Question 2: Can they take away my entitlements, benefits or welfare payments?
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Answer A: The short answer is NO.
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Answer B: In order to take away, remove or refuse entitlements, benefits or welfare payments, they would have to inform you in advance and in writing, as to why they would wish or want to do such a thing. If you just stood idly by and ignored them, they would <i>assume</i> that you were in agreement with them, and proceed with their threats. On the other hand if they have already been informed that you are a Legal Shareholder in Acorn to Oak Communications
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Plc., and that you enjoy what is termed “Legal Privilege”, then they cannot legally proceed with their threats. If they do write to you and or threaten to cut off your entitlements, you should *remind them again* that you are a Legal Shareholder in **Acorn to Oak Communications Plc.** and that *“it is NOT APPROPRIATE for them to request a return, or payment, or for them to make inappropriate demands or threats, until the outcome of this litigation is known”*. For them to pursue you in any way, shape or form would be illegal and unlawful.

Question 3: Can they refuse to issue a Tax Clearance Certificate?

Answer A: The short answer is NO.

Answer B: They have no power or authority to refuse to give any Man or Woman a Tax Clearance Certificate, or any other Tax related Certificate. After all you/ye are NOT a Tax defaulter, and you/ye are not refusing to pay tax. Equally if they do come threatening you, or reuse to give you what you are Legally entitled to; inform them that *“it is NOT APPROPRIATE for them to request a return, or payment, or for them to make inappropriate demands or threats, until the outcome of this litigation is known”*. Once again, for them to refuse you what you are Legally entitled to would be illegal and unlawful.

Question 4: Can they deduct payments from my Salary or Wages?

Answer A: The short answer is NO.

Answer B: It would be in your interest to inform your employer in writing, that you are a Legal Shareholder in **Acorn to Oak Communications Plc.**, and that you are a “Party of Interest” in an on-going Legal Action, and therefore they (your employer) shall not and are not entitled to take or make deductions from your Salary or Wage without your expressed authority. For your employer to make or take deductions after you have Legally informed them of this, would make them culpable and legally liable for prosecution. Your employer has a duty of care to himself/herself, and to you to inform Revenue of the position. Revenue should then inform your employer that it is NOT MANDATORY for the Employer to make or take deductions, and inform them of other options. The making or taking of deductions through salary or wages it totally and completely voluntary. In all cases, the employer has a duty of care to you as the employee, not to do anything illegal or unlawful to you, or against you, or they risk a possible Civil Action and Criminal Charges for conspiracy, theft and fraud.

Question 5: Can they refuse my Farm Subsidies, Reps, Payments, Student Grants, Fees, Awards etc?

Answer A: The short answer is NO, NO, NO, NO, NO, NO and NO.

Answer B: The FACT is, that Revenue, the County Council, the Government or any of the Government Departments can Legally do NOTHING to you, and neither can they Legally take anything from you, or refuse to do anything for you, once you are a Legal Shareholder in **Acorn to Oak Communications Plc.** They will need and require a Court Order to come near you or do anything whatsoever to you. The fact that you are a “Party of Interest” in the case would and does Legally prevent them from doing this,

Question 6: Can anyone become a Shareholder in Acorn to Oak Communications Plc?

Answer A: The short answer is YES.

Answer B: You just have to be over 18. It does not matter if you are not a homeowner, you can still become a Shareholder. It does not matter if you have or have not registered, declared or paid the Household Charge or Property tax, you can still become a Legal Shareholder in **Acorn to Oak Communications Plc.** We are demanding that the money stolen from you be paid back.

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Question 7: Is it too late to become a Shareholder in Acorn to Oak Communications Plc?

Answer A: The short answer is NO.

Answer B: You can join and become a Shareholder in Acorn to Oak Communications Plc. and in turn, immediately legally protect yourself and your home from any attack by Revenue or the State. All the People are welcome to join. **Acorn to Oak Communications Plc.** are legally facilitated to accept Shareholders now or any time in the future.

Question 8: Have I to be resident on the Island to become a Shareholder in Acorn to Oak Communications Plc?

Answer A: The short answer is NO.

Answer B: All you need is to be over 18, and have some interest vested on or in the Island of Ireland. Maybe you are from the Island and now live abroad. Perhaps your Parents, Grandparents or some distant relative is in some way connected with the Island of Ireland. Or maybe you just like the idea of being a Shareholder of **Acorn to Oak Communications Plc.**, and or that you have an interest in abolishing this unlawful tax. All are welcome.

Question 9: If I am under 18 am I liable to pay the Household Charge or Property Tax?

Answer A: The short answer is NO.

Answer B: Revenue have sent their LPT1 (Local Property Tax form) to Children, non-property owners, non-residents, People that have left the country and in some cases "Dead People". Their database is a mess. If you become or are a Shareholder in **Acorn to Oak Communications Plc.** we would say there is no Legal requirement or onus upon you to inform Revenue of anything, or to assist them in updating or improving their data. Why would you assist them in any way until the outcome of the case is known?

Question 10: If my husband/wife/son/daughter is not the owner of our home, and Revenue have mistakenly sent them the LPT1 form, should we inform Revenue of their error, and have them correct it?

Answer A: The short answer is NO.

Answer B: As indicated above, you and or your husband or wife, son or daughter have no legal obligation (as a Shareholder of Acorn to Oak Communications Plc.) to give any information to Revenue. Perhaps the best route would be to ask all adults in your family and home to become Shareholders in **Acorn to Oak Communications Plc.** and thus give them all legal protection from Revenue. Revenue will probably attempt to go after anyone they can, or anyone they think they can bully, harass or coerce into paying. So if everyone is legally protected, they will back off. Everyone named on land registry as owners should consider becoming a Shareholder in **Acorn to Oak Communications Plc.** for maximum Legal protection.

Question 11: Am I limited to becoming a Shareholder in Acorn to Oak Communications Plc. by online means?

Answer A: The short answer is NO.

Answer B: You can become a Shareholder in **Acorn to Oak Communications Plc.** in the following ways:

- By attending one of the many "Attack The Tax" meetings, and signing up at the meeting.
- By Post – Send us your Name, Address, Contact Details, Two Euros, & your Signature, at the above address.
- By Post – By filling in one of the application forms available from our local coordinators.
- And by online application and payment via Pay Pal at: <http://www.attackthetax.com/signup.html>

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Question 12: Now Revenue's postal deadline has passed, is online the only way to register for Property Tax?

Answer A: The short answer is YES.

Answer B: Online registration is another scare tactic and lie spun by Revenue, to bully you into paying this unlawful tax. Once you become a Shareholder/Interested Party in **Acorn to Oak Communications Plc.** you are not obliged to do anything whatsoever for or with Revenue. Still if you are concerned about this, then consider downloading the template letter available on the Attack the Tax website, which informs Revenue of your status as a Shareholder in **Acorn to Oak Communications Plc.** Review the "Sample Letter to Revenue" on the download section here: <http://www.attackthetax.com/downloads.html>

Question 13: I have become a Shareholder in Acorn to Oak Communications Plc., should I inform Revenue, even if they have not written to me, or sent me their LPT1 form?

Answer A: The short answer is NO.

Answer B: You have NO obligation, duty or requirement to inform Revenue that you are or have become a Shareholder in **Acorn to Oak Communications Plc.**, although it might be a polite and courteous thing to do. We have an optional letter that you can edit and use, as you deem appropriate from the "Attack the Tax" download section of the site: <http://www.attackthetax.com/downloads.html>

Question 14: Do I have to pay for postage, if returning the LPT1 form or correspondence to Revenue?

Answer A: The short answer is NO.

Answer B: In most cases Revenue have supplied a FREEPOST envelope with any correspondence or LPT1 forms that they may have sent you. Ask your Post Office for a "Certificate of Posting". The Certificate of Posting is FREE of charge, and it is your proof that you posted back the LPT1 etc.

Question 15: Will I get/receive a Share Certificate?

Answer A: In short the answer is YES.

Answer B: If you have already or provide us with an email address, we will issue an electronic copy of the certificate within three (3) months of your registration/sign up. If you require a hard copy of the certificate, you can request it by sending a SAE (Stamped Address Envelope), with a note of the name of the Shareholder(s), their Name(s) and address(es) to: Attack the Tax, Kylekiproe Business Park, Timahoe Road, Portlaoise, Co. Laois.

Question 16: If the case is lost, will I be liable for costs or damages etc?

Answer A: The short answer is NO.

Answer B: As a Legal Shareholder in **Acorn to Oak Communications Plc.** you do not have, hold or share any legal liability for any costs, damages that might be incurred. Your liability is limited to the Share that you have. That share represents a total risk value of ONE Euro. In other words, there is a risk that you might lose your ONE EURO Shareholding if everything does not go our way. On the other hand when we win the case, we are demanding the return of all monies paid, plus interest, plus costs and damages.

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Question 17: Is the case going to be fought and won in the High Court?

Answer A: The short answer is NO.

Answer B: We don't expect to see any Fairness, Justice or Equity in the High Court. After all, we are suing the State and the Government and they Politically appoint the Judges that sit in the High and the Supreme Courts. In all likelihood, they will seek for the case not to be heard, and that a Motion to Strike out the case be awarded for whatever reason they believe they can persuade a Judge to see things from their side. The State, Revenue and the Government do not want or wish this case to be heard by the People. If we do not win in the High Court, we will immediately appeal the case on to the Supreme Court, and then on into the European Court(s).

If by some miracle or chance we get a "Fair Judge" in the High Court and he finds in our favour, the other side would look to appeal the decision into the Supreme Court immediately and thereon it would go. Inevitably the case would end up in the lap of the European Court(s). By that stage, we envisage that EVERY Man and EVERY Woman on this Island would be aware of the case, and would also be aware that the Irish Government/State have an absolutely appalling record of losses in the European Courts. This is a very sad indictment in and of itself of the level and depth of institutional corruption that exists and is endemic in the State and all successive Irish Governments. It reflects the attitude and the duplicity by which the State and its Government regard and treat the People of the Island of Ireland, as nothing more than Chattel to Tax and Financial Slaves that generate revenue and wealth for the State.

Question 18: If the case is not successful, will there be late payments, penalties etc. imposed by Revenue?

Answer A: In short neither Revenue or ourselves can answer this.

Answer B: We cannot honestly say either way, and neither can anyone else, specifically Revenue. This case will be a landmark case, and it will be of "Significant Public Interest". The most recent case before the Courts that was of "Significant Public Interest" was that of Marie Fleming and her case to challenge the ban on "assisted suicide". Marie Fleming lost her case in the High Court, but because the case was a Landmark case and one of "Significant Public Interest" the Court ordered the State to pay her costs and legal expenses.

This is a Landmark Case and one of "Significant Public Interest", where the People cannot afford to pay any more unlawful taxes, and whereby *"it is morally unjust, and unfair to TAX a person's Home and by so doing grind him into the ground, indeed in cases it could probably be unconstitutional"* – Enda Kenny Dáil Éireann Speech 1994.

Question 19: Is there more details and information available?

Answer A: The short answer is YES.

Answer B: We update the Attack the Tax website weekly and sometimes daily. If you record your email address at www.AttackTheTax.com/ ... you will receive one if not two updates per week about the free talks and seminars given. We have two dedicated telephone numbers for you to call if you need to speak to someone, and you can also email us. Please note contact details below.

Questions 20: Can I help spread the word about Attack the Tax?

Answer A: The short answer is YES.

Answer B: Our aim is to reach and teach ALL of the People of the Island of Ireland about the law in relation to the Household Charge and Property Tax, and how everyone can chose to Legally and Lawfully protect themselves from the State, Revenue and the Government. We appreciate all the support, assistance and help that you can give.

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If you would like to work with “Attack The Tax” in some way, feel free to contact us by email: info@attackthetax.com and or by phone on: **086 2411 888** & **089 495 6505**.

IN SUMMARY: The Property Tax is Morally, Legally and Lawfully wrong. It is Repugnant to the Constitution and an Infringement upon Human Rights, and contrary to existing statutory laws. In its Entirety, it is a Wilful Scam by the State and the Government, under instruction from the ECB and the IMF, to further Pillage and Financially Enslave the Irish People. There is no need for any Man or Woman of the Island of Ireland, or as a Shareholder of **Acorn to Oak Communications Plc.** to tolerate this any longer. You have the legal, lawful and peaceful means to obtain some alleviation of the suffering of our People, both present and **future**. We believe in consequence and that the hour has come when desperation should be transformed into resolution, fear and apathy into compassion and love for your fellow man and the exercise of our free will. We put our trust and confidence in the Creator of the whole world, appealing to him to witness the righteousness of our intent.

Now is the time. We must take responsibility. How can we allow our servants place such burdens on us and on our families for generations to come? For those who do nothing, then at least they can tell their Children, Grandchildren and Great Grand-Children and **indeed, their Great-Great Grand-Children**, whom, will suffer the consequences of their inaction for years to come, “It was the Governments fault”, but who gave the servants that power?

You have a choice.

To be Free is = Having legal and political rights, enjoying political and civil liberty, not subject to the constraint or domination of another; enjoying personal freedom emancipated:
FREE WILL is Characterised by choice, rather than compulsion or constraint.

Yours Faithfully,



Acorn to Oak Communications Plc.