Letter of Conditional Acceptance/Consent to Employer pursuant Article 6 Universal Declaration on Bioethics and Human Rights (UDBHR) 2005 and Data Subject Access Request pursuant Article 15 General Data Protection Regulation (GDPR) (or Privacy legislation for non-UK cases).

Date: ………………………..

Dear Employer/Manager

Notice is hereby given upon

1. Non-consent to being coerced into taking a trial Covid-19 vaccination
2. Offer to accept trial Covid-19 vaccination compliance strictly subject to conditions set out below:

We are writing to notify you that we shall only offer our consent to be vaccinated/injected with the Covid-19 vaccination/injection and any of its variants, upon condition that the answers to every single question set out below is in the affirmative and all independent evidence and reasoned conclusions that we hereby request supplied to us as soon as reasonably practicable.

Q1: Are you in possession of a full health and safety evaluation of the risks associated with the stated Covid-19 vaccine/injection under the Management of Health & Safety at Work Regulations 1999, to show good cause why it should be mandatory for an employee to take an experimental vaccine that is on trial until 2023

Q2: Do you have first-hand knowledge that satisfies you beyond reasonable doubt that the Covid 19 vaccine/injection is sufficiently safe and effective for mass rollout without a marketing licence?

Q3: Are you satisfied that a Covid-19 vaccine/injection is even necessary with the widely accepted extremely high survival rate from COVID-19 symptoms for the general population, and the fact that no evidence has been produced by the government, despite repeated requests, that the Sars-Cov 2 virus actually exists?

Q4: Do you agree that this Covid-19 vaccination/injection campaign amounts to a human experiment according to Nuremberg Code Article 6, as we are currently still in trial stage three until 2023 and that fully informed consent of the man or woman to be injected is an essential pre-requisite for you to avoid potential liability for complicity in any criminal acts perpetrated by the manufacturers and medical profession?

Q5: Are you satisfied beyond reasonable doubt that refusing access to services or employment against a person who does not agree to take the Covid-19 vaccine/injection is not an act of discrimination pursuant Equality and Disability legislation nor a breach of their fundamental universal rights or Human Rights Act 1998?

Q6: Do you have in your possession or control a copy of the company’s liability insurance showing that an employee taking the experimental Covid-19 vaccine/injection is covered for any adverse medical effects and any consequential loss of income or life?
Q7: Are you prepared to sign a personal indemnity for the benefit of ourselves and/or our heirs/next-of-kin upon full unlimited liability in your private capacity for any harm or loss of life experienced by us from adverse reactions following our taking the Covid-19 vaccine/injection in one or repeated doses?

Q8: Do you agree that the Covid-19 injection is a work requirement and will of necessity be complied with ‘24/7’. As a result, do you agree in equity to provide a pro-rata salary to cover ‘24/7’ compliance with work obligations, whether at home or at work, meaning that we would be paid at our current salary hourly rate for working 168 hours a week, 52 weeks of the year?

Q9: Do you understand section 129 Health and Social Care Act 2008 – which inserted section 45E into Public Health (Control of Disease) Act 1984, which now states:

   **Medical treatment**
   
   (1) Regulations under section 45B or 45C may not include provision requiring a person to undergo medical treatment.
   
   (2) "Medical treatment“ includes vaccination and other prophylactic treatment.”?

Do you recognise and accept that section 45E of the Public Health (Control of Disease) Act 1984, being primary legislation, expressly overrides regulation 12(3)(b)(i) Health and Social Care Act 2008 (Regulated Activities) Regulations 2014 para 12 as amended by section 5 The Health and Social Care Act 2008 (Regulated Activities) (Amendment) (Coronavirus) Regulations 2021, otherwise establishing a requirement to vaccinate, this latter being secondary legislation? Do you understand that the regulation requiring vaccination for healthcare workers working in a care home is therefore unenforceable?

Q10: Do you have evidence that we are party to an employment contract in which we have agreed to take part in a medical experiment and to take a medical drug that is untested and untried?

Q11: Are you prepared to set out your precise reasons upon independent evidence for your affirmative answers to Questions 2, 3, 5 and 10?

We hereby notify you that failure to sign a personal indemnity as requested in Q7 above shall constitute tacit admission that you do not believe that your coercive requirements are either lawful, reasonable or justified and that an automatic right to compensation shall accrue for any consequential dismissal from our employment, whether actual or constructive.

**Special Data Subject Access Request**

We also notify you that the above questions are to be treated as requests for specific or special information relating to our personal data and to the privacy and personal integrity of a specific living individual with a specific DNA coding, for whom no medical treatment can be guaranteed safe and effective when it has not been tried on that specific individual.

You have one calendar month pursuant article 12 GDPR in which to forward to us responses that are both transparent, fair and lawful within GDPR principles. Note that concealment of data and
blocking or wilful refusal to provide data or information relating to our personal data is a criminal offence under Data Protection Act 2018 section 173.

We reserve the right to report any GDPR non-compliance to the Information Commissioner’s Office upon a final seven-day notice after the statutory one-month response period has lapsed, where we have not received a lawful or transparent response or no response whatsoever.

Kindly send us a reply autographed in wet ink within one calendar month, in order to comply with GDPR and Data Protection requirements and answer our concerns in honour and lawful transparency.

By:
(Autograph in blue): a living (wo)man
Full legal name with title:
Beneficiary