

Letter of Conditional Acceptance re: SARS-CoV-2 Test

We will agree to comply with your requirement to submit to a SARS-CoV-2 swab **on strict condition** that:

- a. You answer in the affirmative each and every one of the questions below and
- b. You are prepared upon unlimited personal liability in your private capacity to accept responsibility to indemnify us or our estate for an amount not exceeding one million pounds for any financial loss, psychological or physical harm caused to us as a result of submitting to such a test in honest reliance upon your affirmative answers to said questions.

Q1: Has SARS-CoV-2 ever been isolated from an infected person and examined under clinical laboratory conditions in such a way as to satisfy Koch's four postulates?

Q2: Is the SARS-CoV-2 swab proven to be a safe procedure, or even necessary, when saliva from the oral cavity would produce equally reliable data regarding infection status?

Q3: Is the SARS-CoV-2 swab sampling via invasive nasal insertion considered to be a medical procedure, and as such comes within the ambit of the Universal Declaration of Bioethics and Human Rights 2005, therefore requiring fully informed consent pursuant Article 6 of said Declaration and which we are entitled to refuse without disadvantage according to the Nuremberg Code?

Q4: Is the SARS-CoV-2 RT-PCR guaranteed to avoid false positive and false negative results in statistically significant numbers?

Q5: Was the inventor of said RT-PCR test Dr Kary Mullis (deceased 2019) mistaken when he said this test is not designed for or meant to be used as a diagnostic tool?

Q6: Are you satisfied beyond reasonable doubt that refusing access to services or employment against a person who does not agree to the SARS-CoV-2 RT-PCR test is not an act of discrimination pursuant Equality and Disability legislation such as Equality Act 2010 or Disability Discrimination Act 1995?

Q7: Are you satisfied beyond reasonable doubt that any consequences for failing to agree to be swabbed for SARS-CoV-2 shall not constitute infringement of my rights pursuant European Convention on Human Rights and/or the Human Rights Act 1998, or my rights to privacy pursuant General Data Protection Regulation (GDPR)?

Q8: Are you prepared to set out your precise reasons upon independent evidence for your affirmative answers to Questions **1, 2, 3, 4, 5, 6** and **7**?

Q9: Do you understand that **concealment of data and blocking or wilful refusal to provide data or information relating to our personal data is a criminal offence** pursuant Data Protection Act 2018 section 173?

Kindly send us a reply autographed in wet ink as soon as possible and in any event within one calendar month in order to comply with Data Protection requirements (Article 12 GDPR) and answer our concerns in honour and lawful transparency.

By:

Autograph in Blue

Full name and Title

Beneficiary