

Letter of Conditional Acceptance re: Required Wearing of Mask/Face Covering

We agree to comply with your requirement to wear a face covering/mask while fulfilling our obligations under the employment contract [or to gain access to the requested service] **on strict condition** that:

- a. You answer in the affirmative each 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 the repeated and prolonged wearing of a mask or face covering in honest reliance upon your affirmative answers to said questions.

Q1: Has the wearing of a surgical mask or non-surgical face covering as a protective medical procedure ever been proven effective to prevent transmission of any viral pathogen, taking into account the microscopic size of viral particles and the ease with which they are known to pass through materials of all kinds?

Q2: Are you satisfied beyond reasonable doubt that the wearing of a mask for prolonged and repeated periods of time is a safe medical intervention and will not cause permanent brain injury from oxygen depletion (hypoxia), circulatory disease or even death from carbon dioxide toxicity (hypercapnia) and pleurisy or similar lung infections from the bacteria that are known to collect on the mask material and be introduced into the lungs upon inhalation?

Q3: Do you accept that the wearing of masks is a medical intervention requiring the freely given consent of the individual pursuant Article 6 Universal Declaration of Bioethics and Human Rights 2005 which I am free to refuse, according to Nuremberg principles, without disadvantage?

Q4: Do you assert that the insistence on mask wearing as a pre-condition for access to employment [or service] is not an actual or potential breach of fundamental human rights under European Convention of Human Rights, Human Rights Act 1998, Equality Act 2010 or Equality Act (Disability) Regulations 2010 and Disability Discrimination Act 1995?

Q5: Do you have in your possession or control an independently conducted Health and Safety Evaluation for compliance with **Management of Health and Safety at Work Regulations 1999, section 3(b)**, without which enforced mask wearing at work is illegal.

Q6: Are you prepared to set out your precise reasons upon independent evidence for your affirmative answers to Questions **1, 2 and 4**?

Q7: 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(3)?

Kindly send us a reply with (if appropriate) personal indemnity 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:
Full Legal Name

Autograph in Blue
Beneficiary