**Notice of Acceptance**

**by Tacit Acquiescence**

Date known as “date”

To: The living man known as “their name”

acting as “position”

“Company name” ABN XXX

c/o “street address”

their email

**Notice to Agent is Notice to Principal**

**Notice to Principal is Notice to Agent**

Further to: Video Meeting/In Person held Date 2020 at time am

(If only dealings is via written correspondence, amend accordingly)

In attendance:

The living woman known as “their name” (acting as an agent for “company name”), the living woman ‘your name’, of the family family name (acting as “employee” of “company name”) and the living woman ‘Attorney’s name’, of the family family name, appointed, and acting as Attorney in Fact, for the living woman ‘your name’, of the family family name, and this meeting was recorded;

1. An employer is duty bound, and must take every reasonably practical action, to provide and maintain a working environment that is safe and without risk to the health of its employees, in this case the living woman ‘your name’;

“Under the Occupational Health and Safety Act 2004, employers must provide and maintain, so far as is reasonably practicable, a working environment that is safe and without risks to the health of employees. This includes taking steps to prevent and respond to work-related violence.”

and

2. This includes providing all information and documents related to risk assessments and the taking of steps to prevent and respond to work-related violence, and

3. The failure of the company to take any preventative measures, especially given they now have full conscious awareness, amounts to wilful negligence on the part of the “company”, and

4. As of the date of this Notice, no Occupational Health and Safety Representative (HSR) has been allocated to ‘your name’, and

5. At the meeting at 11am on the date 2020, ‘Attorney’s name’ requested a number of documents from “their name”, and informed “their name” he, ‘Attorney’s name’, would send a list of those requested documents required by ‘your name’ so as to enable her to make an informed decision, those documents to be supplied prior to the next meeting “their name” had scheduled on this matter for date 2022, and

6. On date 2022, a N**otice of Objection, Notice to Cease and Desist,** dated “date 2022” was sent via email to “their name” and any others that were served, that Notice clearly stating:

“20. a) Before ‘your name’ can submit any decision concerning “Vaccinations” and “Ongoing Employment”, she requires you to provide the documents listed in the **Notice of Further and Better Particulars and Full and Complete Disclosure**, and

 b) the failure of the company to supply the requested documents would amount to a failure of Work safe requirements,

and

7. On date 2022, a **Notice of Request for Better and Further Particulars and Full and Complete Disclosure** was sent via email to “their name”, and in that **Notice of Request for Further and Better Particulars and Full and Complete Disclosure**, it states;

“quote the section where it states their name is to provide documents to you by a certain date and time”

Your Attorney’s email

Hard copy of these requested documents are also to be mailed to:

‘Attorney’s name’

of the family family name

Attorney in Fact,

for the living woman, ‘your name’, of the family family name.

c/o, Attorney street address,

The town known as, “town”

The land known as, ‘Terra Australis’

“[STATE, postcode]”

Mere denials, or failure to provide the requested documents, will not suffice as an answer, and will be considered a non-response, and

Failure to provide all of the aforementioned documents by, 5:00pm, date, 2022, will be taken, under Tacit Acquiescence, that you, “their name”, and/or your organisation, “Company name”, “ABN XXXX” do not have such documents, and that you, “their name”, nor any agent of your organisation, “Company name”, “ABN XXXX”, has any lawful right to enforce a mandate on any utility worker to be, “fully vaccinated (currently double vaccinated) to work outside of their place of residence”, nor to threaten with, nor punish them by, the termination of their employment, and

8. As of the date of this Notice of Acceptance by Tacit Acquiescence, no documents at all have been received from “their name”, nor any agent of “Company name”, “ABN XXXX”, and

9. You are reminded of the **Notice of Legal Liability** served on both you, “their name”, in your private capacity, and on all agents of “Company name”, “ABN XXXX”, and on “Company name”, “ABN XXXX”;

“You, “their name”, are reminded that without proof of claim, you, “their name”, nor any agent of your organisation, “Company name”, “ABN XXXX”, cannot lawfully insist, ‘your given name’, of the family family name, submit to any medical procedure, especially an, experimental, irreversible, gene-modifying substance, nor threaten termination of employment,

and

10. Under Tacit Acquiescence, you, “their name” acting as an agent for “Company name”, “ABN XXXX”, it is agreed by you, “their name” acting as an agent for “Company name”, “ABN XXX”, that neither you, “their name” nor any agent acting for “Company name”, “ABN XXXX”, nor “Company name”, “ABN XXXX”, has any lawful right to enforce a mandate on any utility worker to be, “fully vaccinated (currently double vaccinated) to work outside of their place of residence”, nor to threaten with, nor punish them by, the termination of their employment, and

11. I refer you to the Proposal for Resolution of Dispute, and

12. Please inform me, ‘Attorney’s name”, within 14 days of this Notice, which of the two option you will be selecting to settle this dispute, and

15. If you choose not to respond within 14 days of this Notice, it will be taken, under Tacit Acquiescence, that you, the living woman known as “their name” acting as “their position held” for “Company name”, “ABN XXXX” agree to ‘your name’, of the family family name, deciding and determining which option shall be the final decision.

Any and all further correspondence sent by any living man or woman acting as agent for “Company name”, “ABN XXXX”, regarding this matter, must be solely directed to, and must be correctly addressed to:

“The living man ‘Attorney’s name’,

of the family/clan/house/tribe ‘Family name’,

Attorney in Fact

for the living woman ‘your name’,

 of the family family name

c/o Attorney’s street addresss

The town known as “town”
“[STATE, postcode]”

On the land known as Terra Australis

with copy sent via email to:

Attorney’s email address

Without prejudice, All Rights Reserved, NON-ASSUMPSIT

‘Attorney’s name’,

of the family family name

Attorney in Fact for

the Living woman ‘your name’

of the family family name