**NOTICE TO PRINCIPAL IS NOTICE TO AGENT,**

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Date: …./…./………..

To: ………………………………………….

Re: Request (offer of contract) to participate in medical service including, but not limited to, diagnostic, therapeutic or preventative services including vaccination, medical testing and face masks.

On the basis of fact that as a living Man, Woman, or any variation thereof = person(s) in law = people in law = vessel(s) in commerce **only**. Thereby, fully retaining all COMMONWEALTH CONSTITUTIONAL RIGHTS in LAWS / ACTS / RULES at all times.

**Be aware that:**

1. All contractual agreements prohibit any unlawful directions or actions or promotion of unlawful directions or actions, either directly or indirectly at all times. Unlawful directives or unlawful acceptance of directives are criminal in nature and a breach of our contractual agreement.
2. The doctor undertakes by the contract between them to advise and treat the patient with reasonable skill and care, **no third party can exist at any time**. My personal medical information is strictly protected under Federal Law including, but not limited to, provisions under the Privacy Act 1988.
3. No medical service can be forced against my free will and is strictly prohibited under sect 51(xxiiiA) of the Australian Constitution which guarantees protections and prohibitions, within the Commonwealth Constitution.
4. All State constitutions, Laws, Acts, Rules, are subject to the Commonwealth Constitution pursuant to section 109 which states, when a law of the State is inconsistent with the law of Commonwealth, the latter shall prevail and the former shall, to the extent of the inconsistency, be considered null and void at all times.
5. This Act, and all laws made by the Parliament of the Commonwealth under the Constitution, shall be binding on the courts, judges, and people of every State and of every part of the Commonwealth, notwithstanding anything in the laws of any State
6. Australian businesses are bound by Federal and Constitutional laws thereby, negating State legislation, orders, and directives inconsistent with Federal Law at all times.
7. Where no Bio Security Order has been made against me, the individual living Man, Woman or any variation thereof (person in law), under the directions by an authorised Bio Security officer and consistent with the specific directions of that order under the Bio Security Act 2015, no other order can be lawfully imposed at any time.
8. Medical services coerced or forced upon me, a living Man, Woman or any variation thereof (person in law), without my acceptance and under intentional infliction of extreme psychological duress and financial hardship would constitute assault and abuse and carry with it substantial criminal penalty including imprisonment.
9. Any threats imposed on me the living man, woman or any variation thereof (person in law) to submit to directions or policies directing me to self-harm against my will, or restrict or invalidate my inalienable human rights to decline such offers, creates an unlawful and unreasonable discriminatory burden upon the person(s) in law at all times.

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Due to the seriousness of your demand with menace being sought, I request your valid proof of claim with physical material evidence within 72 hours that your Policy / Request / Demand is lawful and reasonable based on the Constitutional guarantees stated above.

Should I not receive your response by the close of business / / , I will consider this your tacit agreement that you accept that your policy, directions and actions are unlawful and unreasonable and that you accept my lawful right to decline all offers now or in the future as I see fit.

Your faithfully,

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This document was prepared by De Cline

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