

## Employee Name

Name of Company CEO  
CEO Name of Company,  
Address of Company

Date: 3<sup>rd</sup> January 2022

Dear Sir/Madam,

I refer to a 'Direction to Provide Proof of Vaccination' letter dated (date) from (name) addressed to myself.

This letter is to advise you that I am unable give "*informed consent*" to receiving a Covid-19 jab for the following reasons.

1. The lack of evidence that the jabs are effective in protecting a person against Covid-19 or stopping them from spreading SARS-COV2 and therefore it is "*unreasonable*" from a legal standpoint to insist that someone get vaccinated to maintain their employment.
2. The plethora of scientific and medical evidence that the Covid jabs currently available in Australia are dangerous and cause significant damage to the health of humans up to and including death, as well as the lack of any scientific studies into the long term effects of the jabs.
3. The suppression, and some cases outright banning, by Governments and their associated Medical Authorities, of numerous safe and effective alternative medical treatment protocols for Covid-19. The Emergency Use Authorisation (EUA) of the current crop of Covid vaccines is only legally possible if "*there are no alternative therapies to vaccines available.*"
4. The suppression by the Vaccine Companies and Government Regulating Authorities of a full list of the ingredients in their jabs. This issue is of significant relevance to the recent discovery of Graphene Oxide in batches of all the EUA Covid jabs currently available in Australia.
5. The outright refusal of Vaccine Companies and Government Regulating Authorities to provide the public with all the relevant scientific reports associated with the jabs in an unredacted form.

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6. The over 120 patents dating back to 1999 pertaining to SARS-COV2 discovered by Dr David Martin, CEO of MCAM. The discovery of these patents unequivocally demolishes the official narrative that SARS-COV2 is a novel virus that emerged in nature out of bat soup at the Wuhan Wet Market and instead strongly points to the the virus being a bio-weapon created in a laboratory, initially in the USA and perfected in China.
7. The current Covid-19 vaccines do not meet the traditional definition of a vaccine. The definition of a vaccine has been changed twice since 2015 by the US Centers for Disease Control (CDC) in order to meet the declining effectiveness of the current Covid-19 jabs as well as to obfuscate the fact that at best the jabs are more correctly defined as *“experimental gene modification technologies.”*
8. TGA’s Conflict of Interest. It has become very obvious that there is gross under reporting of Covid-19 Vaccine Injuries to the Therapeutic Administration Authority (TGA). This state of affairs is exacerbated by a clear conflict of interest within the TGA regarding Covid-19 Jab injuries as it is the very agency that has authorised the use of the said jabs in the first place.
9. Proportionality. The current Covid-19 jabs available in Australia are statistically killing and injuring far more people than they are allegedly saving for a disease that has a survival rate for anyone below the age of 70 of 99.9% without treatment.
10. The inaccuracy of the PCR Test. The exponential increase in the reported number Covid-19 infections is directly associated with the exponential increase in PCR testing. The PCR test is now acknowledged even by the CDC to be grossly inaccurate and is no longer to be used as a diagnostic tool for Covid-19. Despite this admission by the CDC, the PCR test is still being used by Australian Medical Authorities to falsely identify Covid-19 cases.

Below is a detailed analysis of the above issues.

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### 1. The Ineffectiveness of the Covid-19 Jabs.

There is a lack of evidence that the jabs are effective in protecting a person against Covid-19 or transmitting the disease and therefore it is “unreasonable” from a legal standpoint to insist that someone get jabbed to maintain their employment. None of the Covid-19 Jab Manufacturers claim that their respective jabs protect recipients from getting Covid-19 or transmitting the disease. They just claim their jabs reduce the symptoms of the disease. The jab manufacturers claim their respective jabs are “95% effective”, however they fail to clarify the definitions used to make these statements. They deliberately conflate ‘absolute risk’ with ‘relative risk’ in order to confuse the issue. In the case of Pfizer, their initial “*vaccine trial*” comprised over 44,000 people of which half were given the vaccine and half a placebo over a 6 month period. Two people died of Covid in the placebo group (i.e. the Control group) and one died of Covid in the Vaccinated group, so Pfizer used those numbers to claim 100% efficacy for their vaccine as two is 100% more than one. What Pfizer didn’t highlight in their report was that in the Vaccine group 20 people died over 6 months from all causes whereas in the Control group only 14 people died. In the Control group one person died of heart attack whereas in the Vaccine group five people died of heart attack. Those numbers indicate there was a 500% increased risk of fatal heart attack within a 6 month period for the Vaccinated group compared to the Control group. That statistic is fairly accurately reflected in the nearly 3000 cases of Myocarditis and Pericarditis reported to TGA to date, most of them being young males. It is worth noting that Pfizer chose to subsequently destroy their vaccine control group after 6 months by injecting them all with the real jab; a decision that is in complete breach of normal vaccine trial protocols.

### References

- Robert F. Kennedy, Jr. speech in Milan, Italy on 13 Nov 2021  
<https://childrenshealthdefense.eu/eu-issues/robert-f-kennedy-jr-in-milan-italy-on-nov-13-press-conference-rally/>
- Pfizer 5.3.6 Cumulative Analysis of Post-authorization Adverse Event Reports.  
<https://www.naturalnews.com/files/536-postmarketing-experience.pdf>
- Dr Sucharit Bhakdi, MD and Dr Arne Burkhardt, MD on COVID vaccines: why they cannot work, and irrefutable evidence of their

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causative role in deaths after vaccination

<https://doctors4covidethics.org/on-covid-vaccines-why-they-cannot-work-and-irrefutable-evidence-of-their-causative-role-in-deaths-after-vaccination/>

### 2. Evidence of the Adverse Health Effects of Covid19 Vaccines.

There is a plethora of scientific and medical evidence that the Covid jabs currently available in Australia are dangerous and cause significant damage to the health of humans up to and including death. Further, there are currently no scientific studies into the long term effects of the jabs. SARS-COV2 is a common cold virus with a spike protein genetically added to it in a laboratory as evidenced by the 120 patents pertaining to SARS-COV2 going back to 1999. (more on this subject later). The added spike protein is the very thing that renders SARS-COV2 so dangerous to humans as it causes a cascade of significant medical issues to the human body if the body's immune system fails to deal with it early and defeat it before the virus replicates in the body to a significant extent. This is why the elderly and people with significant co-morbidities tend to succumb to the disease, whereas the young and healthy get over the disease, often without exhibiting any symptoms at all. The egregious nature of the jabs is that they code for the very spike protein that causes most of the serious damage to the human body, and injects the said proteins directly into the body, bypassing the body's normal immune response for dealing with respiratory pathogens. In a presentation given at the 'Doctors for COVID Ethics Symposium' held on 10<sup>th</sup> December 2021, Dr Sucharit Bhakdi, MD and Dr Arne Burkhardt, MD gave a detailed scientific explanation as to why the current Covid jabs are unable to protect a person from SARS-COV2 and instead causes significant tissue damage to organs such as the heart and lungs that can result in death. The damage to the said organs is only revealed when viewed under a microscope associated with a post mortem Histopathologic analysis, which explains why most post mortem examinations of jab victims fail to reveal the true cause of death. Dr Sucharit Bhakdi's and Dr Arne Burkhardt's evidence clearly explains why there are so many adverse events associated with the said jabs.

As of mid September 2021 there were well over 50,000 adverse events and 686 deaths associated with Covid-19 jabs listed on the TGA website. The TGA stopped listing deaths associated with Covid-19 Jabs in mid September 2021 and this issue is discussed in more detail in part 8 regarding the TGA.

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The TGA adverse event reporting system is voluntary and there are considerable incentives for medical personnel not to record adverse events because of the time it takes to enter the data, as well as the threat of medical malpractice law suits being brought against them by patients and/or relatives of the same. Because of these constraints it is estimated that the TGA Adverse Event database records well less than 10% of the real figure. As mentioned in my earlier letter, US journalist Sharyl Attkisson, has listed 80 of the most common adverse events from the Covid-19 jabs as reported to the US Vaccine Adverse Event Reporting System (VAERS).

### References:

- Dr Sucharit Bhakdi, MD and Dr Arne Burkhardt, MD on COVID vaccines: why they cannot work, and irrefutable evidence of their causative role in deaths after vaccination.  
<https://doctors4covidethics.org/on-covid-vaccines-why-they-cannot-work-and-irrefutable-evidence-of-their-causative-role-in-deaths-after-vaccination/>
- Worse Than the Disease? Report by Stephanie Seneff & Greg Nigh  
<https://ijvtpr.com/index.php/IJVTPr/article/download/23/51/107>
- Sharyl Attkisson - 80 of the most common adverse events reported after Covid19 vaccination.  
<https://sharylattkisson.com/2021/10/exclusive-80-of-the-most-common-adverse-events-reported-after-covid-19-vaccination/>
- Dr Sherri Tenpenny - 20 Mechanisms of Covid19 Vax Injuries (MOI)  
<https://amigraineurslife.files.wordpress.com/2021/05/dr.-tenpenny-20-moi.pdf>

NOTE. Dr Tenpenny's '20 MOI' paper is somewhat out of date as it was written well before the discovery of Graphene Oxide in batches of all the Covid-19 jabs currently available in Australia.

### **3. The suppression of alternative medical treatment protocols for Covid-19**

Governments and their associated Medical Authorities throughout the world have suppressed or outright banned numerous safe and effective alternative medical treatment protocols for Covid-19 such as Ivermectin, Quercetin, Hydroxychloroquine, Zinc, Vitamin C, Vitamin D. Thus for example, the TGA has banned doctors from prescribing Ivermectin for Covid-19.

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Ivermectin has proven to be one of the safest drugs ever manufactured. It has become clear that banning of these safe and effective treatment protocols such as Ivermectin is because the Emergency Use Authorisation (EUA) of Covid-19 jabs is only legally possible if “*there are no alternative therapies to vaccines available*” as per 21 U.S. Code § 360bbb–3 section C(3); Authorization for Medical Products for use in Emergencies.

### References:

- TGA New Restrictions on Prescribing Ivermectin for COVID-19  
<https://www.tga.gov.au/media-release/new-restrictions-prescribing-ivermectin-covid-19>
- 21 U.S. Code § 360bbb–3 - Authorization for medical products for use in emergencies  
<https://www.law.cornell.edu/uscode/text/21/360bbb-3>

### 4. Failure of Vaccine Companies to list all the ingredients in their Covid-19 jabs

The Emergency Use Authorisation (EUA) status of the Covid jabs currently available in Australia has allowed the Vaccine Companies to withhold a full list of the ingredients in their respective jabs citing “*trade secret*” non-disclosure clauses within their respective agreements with governments. Numerous researchers are now discovering many ingredients in the jabs not listed by the manufacturers. Some of the unlisted ingredients discovered by Dr Robert Young and his team are set out in the table on the next page.

The most egregious ingredient found to date in all jabs is Graphene Oxide. According to former Pfizer employee, Karen Kingston, “*graphene oxide is in the vaccines but not listed directly on the patents because its use is a trade secret. It is the main ingredient in hydrogel. mRNA is very unstable, thus it needs a ‘biosphere’ to protect it until it can enter the cell – this is provided by the lipid nano particles and graphene oxide which is 4,000 times stronger than titanium, can withstand 1,700° F temperatures, is an excellent conductor of electricity, and can host a magnetic field*”.

It is speculated by many that the electrical and magnetic field properties of graphene oxide may be part of some sort of Tran-humanism agenda being conducted by the Globalist entities that control the vaccine companies.

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### List of Non Disclosed Ingredients in Covid19 Vaccines

Non-disclosed Ingredients	Pfizer	Astra Zeneca	Janssen	Moderna
Aluminium	Y			Y
Bismuth	Y			
Cadmium				Y
Calcium				Y
Carbon	Y			Y
Chloride	Y			
Chlorine (from saline solution)	Y	Y	Y	Y
Chromium	Y	Y	Y	
Copper	Y	Y		Y
Graphene oxide	Y	Y	Y	Y
Iron	Y	Y	Y	Y
Lead				Y
Magnesium				Y
Manganese			Y	
Nickel		Y	Y	
Nitrogen	Y			Y
Oxygen	Y			Y
Oxygen chromium				
Phosphorus	Y			Y
Potassium				Y
Selenium				Y
Silicon	Y	Y	Y	Y
Sodium (from saline solution)	Y	Y	Y	Y
Sulphur	Y	Y		
Tin		Y		
Titanium	Y			Y
Trypanosoma cruzi (parasite)	Y			
Vanadium	Y			

What is known is that a closely related compound, Graphene Hydroxide, acts like a nano razor blade that slices through human cells and may be the main cause as to why so many elite athletes are suddenly collapsing on the playing field and in some cases dying. In a broadcast on 15 December 2021, Dr Charlie Ward stated; *“Somewhere in the order of 120 to 150 football players have collapsed and died in the last 6 months on the field and over 500 have collapsed during training or on the field of play with heart conditions.”*

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### References:

- Dr Robert Young Report on Graphene Oxide in CoV-19 Vaccines.  
<https://www.drrobertyoung.com/post/transmission-electron-microscopy-reveals-graphene-oxide-in-cov-19-vaccines>
- Dr. Pablo Campra - Graphene Oxide found in Covid-19 Vaxes Report  
[https://www.researchgate.net/publication/355979001\\_DETECTION\\_OF\\_GRAPHENE\\_IN\\_COVID19\\_VACCINES](https://www.researchgate.net/publication/355979001_DETECTION_OF_GRAPHENE_IN_COVID19_VACCINES)
- Dr. Andreas Noack explaining Graphene Hydroxide in Covid-19 jabs. (video)  
<https://bestnewshere.com/murder-just-hours-after-publishing-the-secret-of-the-vax-the-doctor-is-dead-must-video/>
- A former Pfizer employee Karen Kingston shows documentation of graphene oxide in COVID-19 vaccines  
<https://pandemictimeline.com/2021/07/a-former-pfizer-employee-shows-documentation-of-graphene-oxide-in-covid-19-vaccines/>
- Dr Charlie Ward How Many More Have to Fall  
<https://drcharlieward.com/how-many-more-have-to-fall-football-legends-matt-le-tissier-bryan-roy-speak-out/>

### **5. The Failure of Vax Companies and Government Medical Authorities to release relevant safety information in un-redacted form.**

Access to all relevant safety data pertaining to Covid19 jabs is fundamental for a person to be able to give “*informed consent*” when deciding to get the jab. The Vaccine Companies and the relevant Government Medical Authorities that have authorised the current Covid-19 jabs available in Australia have consistently refused to provide all the relevant safety information to the public. Thus for example, the FDA took just 108 days to review the information provided by Pfizer to approve the Pfizer jab for Emergency Use Authorisation status, but have argued in court that they need 55 years to release the same data to the public! Below is a screen shot from an Animal Study report into the Pfizer jab released by the TGA under a Freedom of Information Request (FOI). The ‘Results’ section comprises three pages similar to the one shown below and is self explanatory.

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# TGA Released FOI Pfizer Animal Study Report

Report No. 38166  
Amendment No. 1 to Final Report

60

## 4. RESULTS

#### 4.1 Local tolerance

[illegible]

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### References:

- Reuters FDA wants 55 years to process FOIA request over vaccine data  
<https://www.reuters.com/legal/government/wait-what-fda-wants-55-years-process-foia-request-over-vaccine-data-2021-11-18/>
- Pfizer Animal Study Report foi-3093-02  
<https://www.tga.gov.au/sites/default/files/foi-3093-01.pdf>

## 6. Patents Associated with SARS-COV2

There are over 120 patents dating back to 1999 pertaining to SARS-COV2 discovered by Dr David Martin, CEO of MCAM inc. The discovery of these patents clearly demolishes the official narrative that SARS-COV2 is a novel virus that emerged in nature out of bat soup at the Wuhan Wet Market and unequivocally points to the the virus being a Gain of Function bio-weapon created in a laboratory, initially in the USA and perfected in Wuhan, China. Gain of Function Research resulting in a Bio-Weapon is legally defined as a ‘Crime Against Humanity’ and is a capital offence. Those involved in the creation of SARS-COV2, such as Anthony Fauci, can expect to be arraigned before a ‘Crimes Against Humanity’ Tribunal at some stage in the future and if found guilty, executed.

### References:

- Dr David Martin briefing Reiner Fuellmich (video)  
[https://catherineedwards.life/aiovg\\_videos/a-manufactured-illusion-dr-david-martin-with-reiner-fuellmich-9-7-21/](https://catherineedwards.life/aiovg_videos/a-manufactured-illusion-dr-david-martin-with-reiner-fuellmich-9-7-21/)
- Dr David Martin - The Fauci COVID-19 Dossier  
[https://www.davidmartin.world/wp-content/uploads/2021/01/The\\_Fauci\\_COVID-19\\_Dossier.pdf](https://www.davidmartin.world/wp-content/uploads/2021/01/The_Fauci_COVID-19_Dossier.pdf)
- Mercola Patents Prove SARS-CoV-2 Is A Manufactured Virus  
<https://masklaw.org/articles/2021/07/25/patents-prove-sars-cov-2-manufactured-virus>

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### 7. The Definition of a Vaccine has been changed twice since 2015

The current Covid-19 vaccines do not meet the traditional definition of a vaccine. The definition of a vaccine has been changed twice since 2015 by the US Centers for Disease Control (CDC) in order to meet the declining effectiveness of the current Covid-19 jabs as well as to obfuscate the fact that at best they are more correctly defined as “*experimental gene modification technologies*”.

**Vaccination (pre-2015):** Injection of a killed or weakened infectious organism in order to prevent the disease.

**Vaccination (2015-2021):** The act of introducing a vaccine into the body to produce immunity to a specific disease.

**Vaccination (Sept 2021):** The act of introducing a vaccine into the body to produce protection from a specific disease.

The CDC has done this to afford the experimental ‘Gene Modification Technologies’ underpinning the current Covid-19 Jabs, the legal liability protection currently enjoyed by traditional vaccines.

#### References:

- CDC changes definition of “vaccines” to fit Covid19 vaccine limitations  
<https://sharylattkisson.com/2021/09/read-cdc-changes-definition-of-vaccines-to-fit-covid-19-vaccine-limitations/>

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### 8. Therapeutic Administration Authority (TGA) Conflict of Interest

It has become very obvious that there is gross under reporting of Covid-19 Vaccine Injuries to the Therapeutic Administration Authority (TGA) adverse events database for reasons mentioned earlier. The TGA stopped reporting suspected Covid-19 jab related deaths on their website sometime in September 2021 claiming; *“The TGA reviews all deaths reported in people who have been recently vaccinated. As the number of people being vaccinated has increased, so has reporting of fatal events with a coincidental association with vaccination. Our review of individual reports and patterns of reporting does not suggest that the vaccines played a role in the vast majority of these deaths.”* It is not the role of the TGA to determine the cause of death in the case of suspected vaccine related adverse events; that is the role of a State Coroner after Histopathologic analyses have been performed on the organs of persons who died following vaccination.

There is a clear conflict of interest within the TGA regarding Vaccine Injuries Database as it is the very agency that authorised the use of the said jabs in the first place.

Finally, 96% of the TGA’s revenue (approx \$178 million) comes from the industry it is supposed to regulate *“through fees and charges set under cost recovery arrangements.”*

#### References:

- TGA COVID-19 vaccine weekly safety report - 25-11-2021  
<https://www.tga.gov.au/periodic/covid-19-vaccine-weekly-safety-report-25-11-2021>
- TGA Cost recovery implementation statement for year 2021 – 2022  
<https://www.tga.gov.au/cost-recovery-implementation-statement>
- Sgt Stephen Kelly Former NSW Police Prosecutor re Covid19 (video)  
<https://pennybutler.com/police-stephen-kelly/>

NOTE: Sgt Kelly’s dissertation regarding the failure of Government Authorities such as the Police to properly investigate Covid-19 touches on just many of subjects listed in this correspondence and for that reason is worth listening to in its entirety.

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### 9. Proportionality.

The current Cov-19 jabs available in Australia are statistically killing and injuring far more people than they are allegedly saving for a disease that has a survival rate for anyone below the age of 70 of 99.9%. The Office for National Statistics Data (ONS) in England inadvertently revealed that 35,924 people have died within twenty-one days of having a Covid-19 jab in England during the first 8 months of 2021. Prior to the release of this information by the ONS, Public Health England (PHE) repeatedly responded to FOI requests saying that they didn't have this information. At a press conference on the 17<sup>th</sup> June 2021 Federal Government Health Minister, Greg Hunt, stated that; *"whilst the world has agonisingly lost over 2 million souls to COVID, there have been no people who have caught COVID in Australia and passed away."* Whilst on the face of it Minister Hunt's statement seems ludicrous, from the perspective of many health professionals who have successfully treated their patients with alternative treatment protocols such as Ivermectin, Zinc, Vitamin C, Vitamin D and Monoclonal Antibodies, most of those who have passed away in Australian Medical Facilities did so because they received inappropriate medical treatment and therefore their deaths should more correctly be categorised as being due to *"medical malpractice"*. The other issue rarely considered is; "Did those who died with a PCR test diagnosis of having Covid-19 really have the said disease or did they die of something else such as seasonal influenza and were wrongly categorised as Covid-19 deaths in order to instil fear in the General Public that there was a pandemic of Covid-19 that didn't really exist to justify the subsequent rollout of the Covid-19 Jabs?"

#### References:

- Health Minister Greg Hunt's Press Conference 17 June 2021  
<https://www.health.gov.au/ministers/the-hon-greg-hunt-mp/media/press-conference-in-canberra-on-17-june-2021-about-updated-atagi-covid-19-advice>

### 10. The inaccuracy of the PCR Test.

The exponential increase in the reported number Covid-19 infections is directly associated with the exponential increase in the use of the PCR test. The PCR test is an amplification technology which has been misused by medical authorities throughout the world to find a fragment of genetic

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material alleged to be associated with the SARS-COV2 virus, which once identified is then used to categorise the person tested as being a Covid-19 case, despite the absence of any symptoms of disease.

The inventor of the PCR Test, Kary Mullis, warned decades ago that the PCR test could not be used as diagnostic tool for disease.

To quote Kary Mullis; *“The PCR, if you do it well, you can find almost anything in anybody. If you can amplify one single molecule up to something you can really measure, something PCR can do, then there are very few molecules that you don’t have one single one of in your body. So that can be thought of as a misuse of it to claim that it (i.e. the test result) is meaningful.”*

The PCR test is now acknowledged even by the CDC to be grossly inaccurate and is no longer to be used as a diagnostic tool for Covid19. Despite this admission by the CDC, the PCR test is still being used by Australian Medical Authorities (as of December 2021) to falsely identify Covid-19 cases.

The fraudulent misuse of PCR test by Governments and their respective Medical Authorities has resulted in an estimated 95% false positive outcome which was then used by the said Medical Authorities to frighten the general public into falsely believing there was a pandemic of SARS-COV2 when there almost certainly wasn’t one, in order to justify the mandating of Covid-19 jabs.

### References:

- PCR Tests with Dr. Tom Cowan & Kary Mullis (video)  
<https://www.bitchute.com/video/EN78RCYKA7Yr/>
- Kary Mullis Inventor Of The PCR Test! Four Fun Facts! (video)  
<https://www.bitchute.com/video/2yRPFNskkHmI/>
- Kary Mullis The timely Death of Dr Fauci’s Most Notable Critic (video)  
<https://www.bitchute.com/video/Vn4GnGRKGqLz/>
- Changes to CDC RT-PCR for SARS-CoV-2 Testing  
[https://www.cdc.gov/csels/dls/locs/2021/07-21-2021-lab-alert-Changes\\_CDC\\_RT-PCR\\_SARS-CoV-2\\_Testing\\_1.html](https://www.cdc.gov/csels/dls/locs/2021/07-21-2021-lab-alert-Changes_CDC_RT-PCR_SARS-CoV-2_Testing_1.html)

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### Litigation

There are thousands of court cases currently underway throughout the world related to the issues listed above. Most of these court cases are piggy backing on the evidence unearthed by German Law Attorney, Reiner Fuellmich and the ‘Corona Investigative Committee’ he co-founded. The moment any of these issues are validated in a court of law in any jurisdiction, it will open the floodgates to litigation against any person, public official, government agency or corporation that acquiesced in any of the said matters. Any company or business that mandated that their employees get the jab in accordance with a State Government Covid-19 jab mandate can expect to be sued by any employee coerced into getting the jab in order to keep their job because none of the State Health Order Covid-19 Jab Mandates are legally valid.

### References:

- German Attorney Reiner Fuellmich on Nuremberg 2.0  
<https://vaccineimpact.com/2021/attorney-reiner-fuellmich-on-nuremberg-2-0-justice-will-not-come-through-the-courts-but-by-the-people-rising-up/>
- 1,000 Lawyers And 10,000 Doctors File Lawsuit For Violations Of Nuremberg Code  
<https://www.shiftfrequency.com/1000-lawyers-and-10000-doctors-file-lawsuit-for-violations-of-nuremberg-code/>
- Corona Investigative Committee  
<https://corona-ausschuss.de/en/>

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### Legal Remedy

The TGA has approved a number of COVID-19 Rapid Antigen self-tests (home use tests) for supply in Australia from 1st November 2021. I propose that **Company name** put to the State Government that employees such as myself undergo a Covid-19 self test prior to entering the work place each day as an alternative to getting the jab.

### References:

- TGA Covid-19 Rapid Antigen Self-test  
<https://www.tga.gov.au/covid-19-rapid-antigen-self-tests-home-use>
- Table of TGA Approved Covid-19 Rapid Antigen Self-test Kits  
<https://www.tga.gov.au/covid-19-rapid-antigen-self-tests-are-approved-australia>

Yours sincerely,

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