**Proposal**

**for the**

**Resolution of Dispute**

Date known as “26 February 2022”

To the living man known as, “Their name”
acting as, “their position” for,

“Company” “ABN XXX”

“Street Address,”

[“STATE, postcode”]

Their email

 **Notice to Agent is Notice to Principal**

 **Notice to Principal is Notice to Agent**

I, ‘Your POA’s given names, Attorney in Fact for the living woman, ‘Your name’, of the family “Your family name” (known to you as “your given name “Your family name””) am authorised by, ‘Your name’, of the family “Your family name”, to offer the following options to resolve the dispute of the, “COVID-19 Vaccination Mandate” issue:

1. a) That the, “company”, the employer, “company” “ABN XXX” accepts full and comprehensive legal liability to provide a safe workplace for its employees, of which, ‘Your name’, of the family “Your family name”, currently is one such employee, and

 b) “company” “ABN XXX” recognises the living woman ‘Your name’, of the family “Your family name”, has a right to self-determination and to body integrity, and

 c) “company” “ABN XXX” recognises it has no authority to impose any medical procedures on the living woman, ‘Your name’, of the family “Your family name”, and

 d) “company” “ABN XXX” recognises and agrees that the so-called, “COVID-19 Vaccine”, does not fulfill the stringent attributes to be called a “vaccine”, and

 e) “company” “ABN XXX” recognises and agrees that the so-called, “COVID-19 Vaccine”, is an experimental, irreversible, gene-modifying substance, and

 f) “company” “ABN XXX” recognises and agrees that the bullying or coercing of a living man or woman to be injected with an experimental, irreversible, gene-modifying substance, without consent, is a crime against humanity, and

 g) “company” “ABN XXX” and all of their agents, immediately cease and desist all attempts of coercion and workplace violence against, ‘Your name’, of the family “Your family name”, to be injected with an experimental, irreversible, gene-modifying substance, referred to by, “Their name”, as the, “COVID-19 Vaccination”, and

 h) “company” “ABN XXX” recognises it is workplace violence for one of its agents to bully and/or coerce an employee to perform an act that has potentially short term or long-term harmful consequences and/or deadly consequences, and

i) “company” “ABN XXX” recognises and agrees that the living woman, ‘Your name’, of the family “Your family name”, has been satisfying her employment duties and responsibilities by working from home, as agreed and arranged by agents of “company” “ABN XXX” and doing any and all required training and meetings over video link as directed and arranged, and

j) “company” “ABN XXX” recognises and agrees that the living woman, ‘Your name’, of the family “Your family name”, can, as clearly delineated and required in her employment contract and Job Description, continue to fulfill her duties and responsibilities from home, and

k) “company” “ABN XXX” recognises and agrees that the living woman, ‘Your name’, of the family “Your family name”, has been the victim of workplace violence committed by, “any other perpetrators names”, and, “Their name”, in threatening to terminate the employment of, ‘Your name’, of the family “Your family name”, unless she unconditionally agrees to submit to their coercion to take the experimental, irreversible, gene-modifying substance, and

l) “company” “ABN XXX” agrees to remove, “any other perpetrators names” and, “Their name”, from any supervisor role concerning or over, ‘Your name’, of the family “Your family name”, and, “any other perpetrators names”, and “Their name”, are removed from any and all contact, or potential contact, with, ‘Your name’, of the family “Your family name”, and instructed to refrain from any and all contact, or potential contact, with ‘Your name’, of the family “Your family name”, and

m) that if, “any other perpertrators names”, and/or, “Their name”, do instigate contact with, ‘Your name’, of the family “Your family name”, the company, the employer, “company” “ABN XXX” shall agree it has been be negligent in the responsibility it has under, “worksafe legislation”, to protect, ‘Your name’, of the family “Your family name”, from further workplace violence, and that, ‘Your name’, of the family “Your family name”, be compensated by the company, the employer, “company” “ABN XXX” the sum-certain amount of, one-hundred-thousand dollars, Australian ($100,000 AuD) per living man or woman, for each contact, for the psychological harm it causes, ‘Your name’, of the family “Your family name”, and

n) “company” “ABN XXX” agrees to compensate, ‘Your name’, of the family “Your family name”, for the unlawful demands made of her, the coercion and bullying to comply to the injection of an experimental, irreversible, gene-modifying substance, and threats to terminate her employment if she does not comply, and for the extreme psychological harm that has been inflicted upon, ‘Your name’, of the family “Your family name”, in the sum-certain amount of, one-hundred and fifty-thousand dollars, Australian ($150,000 AuD) payable in Silver and/or cash, and, in return

o) (if applicable) ‘Your name’, of the family “Your family name”, will continue the high standard of her employment, working from her residence, and

p) ‘Your name’, of the family “Your family name”, will waive all rights of civil and/or criminal claims and action against, “company” “ABN XXX” in this matter,

or

2. a) Given the violence perpetrated against her/him, ‘Your name’, of the family “Your family name”, will take a settlement payment to resign from her/his employment and waive any and all rights to any and all further civil or criminal claims against, “company” “ABN XXX” in this matter, and

 b) in considering an appropriate settlement amount, ‘Your name’, of the family “Your family name”, has considered;

* the uncertainty of finding suitable, appropriate and alternative employment in a volatile work environment created by, and still subject to, “COVID-19”, restrictions, and
* her/him psychological anxiety and apprehension that she/he may have to face similar issues with other employers which may prevent her being employed, and
* her/him ongoing psychological anxiety and harm with distrust of employers, and
* the damage to her/his self-esteem, as well as
* factoring compensation and remedy for the unlawful actions committed as workplace violence against her by three agents of, “company” “ABN XXX” ganging up against her/him,

and has come to the sum-certain amount of, seven-million-two-hundred and fifty thousand dollars, Australian ($7, 250,000 AuD), with the method of payment to be via, Silver Bullion, cash and electronic transfer to a nominated account, the percentage of each to be determined if this option is agreed upon, and, in return

 c) ‘Your name’, of the family “Your family name”, will waive all rights of civil and/or criminal claims and action against, “company” “ABN XXX” in this matter.

 **Terms of Response**

Any reply to this, **Proposal for the Resolution of Dispute,** from you, the living woman, “Their name”, acting as agent for, “company” “ABN XXX” or any other agent of “company” “ABN XXX” regarding this matter, must be correctly addressed to and only through:

The living man, ‘POA’s name’,

of the family/clan/house/tribe, ‘POA’s family name’,

Attorney in Fact,

for the living woman, ‘Your name’,

 of the family “Your family name”

c/o, street address

The town known as, “town”

On the land known as, ‘Terra Australis’

with copy sent via email to:

POA’s email

Any attempts to directly communicate with the living woman, ‘Your name”, of the family “Your family name”, on this matter, by you, “Their name”, and/or any agent of, “company” “ABN XXX” will be taken as your continued wilful and deliberate committing of an act of workplace violence, and, if you do so, you, “Their name”, as a living woman, agree to pay, ‘Your name’, of the family “Your family name”, remedy of the sum-certain amount of, fifty-thousand dollars, Australian ($50,000AuD) per act, payable to, ‘Your name’, of the family “Your family name”, within 28 days of service of invoice, in accordance with the terms contained within that invoice.

Without Prejudice, All Rights Reserved, NON-ASSUMPSIT

‘POA’s given names,

Attorney in Fact, for

the living woman,’Your name’,

of the family “Your family name”