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Mob:

Email:

Re: Right of Response to _____ regarding the Australian United Nations - Treaty Rights, at Article 7, the 'International Covenant on Civil and Political Rights' 1980 (ICCPR) and the Pending Private-Prosecution filed on Dan Andrews MP, at the Magistrates Court of Victoria, and the now unlawful and Un-Constitutional Directives Forced Vaccinations.

Attn:

My name is _____, and I am writing to the Management of _____ to inform the corporation that I am exercising my inalienable 'International Covenant Rights' under the United Nations Treaty – the 'International Covenant on Civil & Political Rights (ICCPR).

I refer to Article 7,

'No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment. In particular, no one shall be subjected without his (or her) free consent to medical or scientific experimentation.'

PRIME MINISTER - SCOTT MORRISON MP

This is my letter to confirm my Rights are protected, under the public statement of Prime Minister, Scott Morrison MP, who clearly pointed to the fact the Australian Government cannot mandate upon Australians a policy of 'Forced Vaccinations'.

The corporation must be aware that the Australian Government has signed and Ratified the United Nations' Treaty Series, which includes the 'International Covenant on Civil and Political Rights' (ICCPR), on the 13th August, 1980, and this Treaty remains in force to this day, the day of writing this letter to

The only means a corporation can pursue a policy of forced vaccinations under an illegitimate and unlawful policy, is with a

'Letter of Exemption' from the Secretary-General of the United Nations, New York

FREEDOM OF INFORMATION – UNITED NATIONS TREATY SERIES:

I have attached a Freedom of Information from the Department of Attorney-General, Canberra, that 'No Law, in Australia, interferes and or disrupts the ICCPR'. No Australian Statute Law!

Exhibit A

FREEDOM OF INFORMATION – NO HEAD OF POWER FOR ROYAL STYLES AND TITLES ACT, 1973:

Now, I am including in this statement, I will include the **Freedom of Information Request – FOI/2015/166, by Mr. Geoff Teague**, with the

Decision from: Mr. Peter Arnaudo, Assistant Secretary, Honours, Symbols and Legal Policy Branch.

Having due notice that the Queen is the authority by which the commissions are issued and laws are proclaimed and assented, it is my understanding that the Australian Royal Styles and Titles Act, 1973 provides for this office, "Elizabeth the Second, by the Grace of God, Queen of Australia and Her other Realms and Territories, Head of the Commonwealth."

The Request: I request so that it may be known, the instrument of authority that the Australian Royal Styles and Titles Act, 1973 looks to as a head of power to be valid law within the Commonwealth of Australia, that would normally be found in section 51 of the Australian Constitution Act. If the Instrument cannot be found within section 51 of the Australian Constitution Act, please state the reason why and please provide for where else it may be found.

AUTHORISED DECISION-MAKER

I am authorized to make this decision in accordance with arrangements approved by the Department's Secretary under section 23 of the FOI Act.

DECISION

I have decided to refuse the request under section 12(1)(a) and section 24A(1)(b)(ii) of the FOI Act. My Reasons for decision appear below.

Section 24A(1)(b)(ii)

An Agency or Minister may refuse a request for access to a document if:

- (a) All reasonable steps have been taken to find the document; and
- (b) The agency or Minister is satisfied that the document:
 - (i) Is in the Minister's possession but cannot be found; or
 - (ii) **Does not exist**

Exhibit B

This document is attached, for your 'Notice & Knowledge', that by this document, from the **Australian Government – Department of Prime Minister and Cabinet**, confirming that the 'Royal Styles and Titles Act', 1973, there is no 'Head of Power to be valid law within the Commonwealth of Australia'. Each and every Statute Law, Federal & State since 1973, is disabled and defective and deficient, against the Commonwealth Constitution Act, 1900 (Cth).

This includes every State Public Health Act, every State of Emergency, every Directive and every Public Health Order – Defective and Disabled - *ab initio*.

I am making the statement, in this letter, for my rights to be protected by _____, that a corporation cannot use force or threaten my employment, to take a medical-experiment, now that international Doctors and Medical Associations have spoken publicly that the alleged and purported vaccines contain the fetal material of aborted babies (Pfizer Corp.) and it is widely understood that all of these purported vaccinations contain 'Graphene', which is extremely dangerous in a body, and has shown to be connected and related to cases of heart-inflammation and strokes.

FAIRWORK COMMISSION – DEPUTY DEAN'S REPORT: (INCLUDING THE NUREMBERG CODE)

The Fairwork Commission's Deputy President Dean, has published a report, her own document, that clearly states Ms. Kimber has an enshrined Right and protection under the 'International Covenant on Civil and Political Rights', and a breach of Article 7, may form grounds for a Civil and or Criminal legal originating motion if an employee is 'Forced' or 'Threatened', against their will, to take this proven poison.

Exhibit C

Further, I will refer to and rely upon the Fairwork Australia Report, the Kimber case, in which Deputy Dean wrote her reasons why her opinion and direction of the failure to observe and protect this United Nations Treaty engages the –

Nuremberg Code for the Fact that Medical Experimentation without Full & Free Consent breaches the Nuremberg Code.

The Nuremberg Code states that without full, free and informed consent, this constitutes a 'War-Crime', and if proven before a Tribunal, may extend to 'Crimes Against Humanity', which includes the Death-Penalty. The Committee is not operating in Australia, where the Death-Penalty does not appear in Statute Law.

I am now aware of the community forming online that a '**People's Committee for the Nuremberg Code**' has been initiated inside Australia, and has begun work to take the names and build the cases for submission to the European Committee for the Nuremberg Committee 2.0.

Australians have now made a conscious decision to fight-back against the **New World Order and the foreign take-over of Australia** by foreign countries and our alleged politicians, acting against our best interests and safety of our Australian Electors and their families.

I am basing my statement on the Fact the most powerful Trade Union in Australia, the CFMEU has now conceded to the New World Order, and the Union Secretary has stated that the position of this Trade Union is full compliance to the State of Victoria (INC.) and for members to 'take the job', or lose their work.

The United Workers Union have told their members – **'They cannot stop the take-over of Australia by the New World Order'**.

I will make the statement, every company has a right and responsibility, to stand against the State Governments, which have been **incorporated since November, 1999**, and unite and fight against the secretive and concealed fines by the corporate-States.

ALL AUSTRALIAN STATES ARE INCORPORATED ENTITIES OUTSIDE OF THE COMMONWEALTH CONSTITUTION ACT, 1900 (Cth):

We now find the States and Territories are all incorporated, meaning that these entities will be found to operating without Authority or Vested Power, as no parliament can pass any laws with the mandatory Royal Assent, as NO STATE OR TERRITORY has a valid or lawful Governor to pass laws under the **COMMONWEALTH CONSTITUTION ACT, 1900 (CTH)**.

This makes and renders all Statute Laws without the Royal Assent, **invalid and defective and disabled and deficient at law**. These laws will be challenged, now that each and every State and Territory is a registered corporation, in Canberra, at the **Australian Securities and Investments Commission (INC.) (ASIC)**.

Australians have NOT voted to convert and change from the Constitutionally created 'Commonwealth-of-Australia', voted upon on 6th November, 1999, under –

Her Majesty, Queen Elizabeth II, Queen of the United Kingdom and the Commonwealth,

THE COMMONWEALTH OF AUSTRALIA (INC) REGISTERED AT CORPORATE UNITED STATES:

to an un-Democratically created 'COMMONWEALTH OF AUSTRALIA' (INC.), now registered at the corporate – UNITED STATES CORPORATION, at Washington D.C. The Second corporation is pending Bankruptcy, meaning, the 'COMMONWEALTH OF AUSTRALIA' (INC.) CIK: 0000805157, is trading **'Insolvent'** and is technically and legally – **BANKRUPT**.

This contravenes the Bankruptcy Act, 1966 (Cth).

Exhibit D

What this means for all Australian Corporations, each one taking 'Directives' from an **Insolvent and legally financially deficient State Corporate entity**, each privately-owned and operated entity has a right to refuse a 'Corporate-Directive' with –

No Consent, without a 'Commercial-contract, from an Incorporated State!

When Australian Privately-owned corporations unite as one to say 'NO', to the Corporate Elite, acting for the '**NEW WORLD ORDER**', we will reclaim our country.

The documented proof, which is widely available, that the '**Therapeutic Goods Administration Corporation**' cannot provide the Facts, under Freedom of Information, to provide a document for the isolation of SARS-CoV-2 is publicly available. Why? It is impossible to isolate a SARS-CoV2 virus, which is now re-classified as a 'dis-ease'. This information is widely published on the internet, and this leaves Employers exposed, while the politicians have legislated their false-indemnity, which is invalid and unlawful.

The COMMONWEALTH OF AUSTRALIA is INCORPORATED at the Bankrupt, United States Corporation, pending a court case, which is available, at the Supreme Court of the United States.

THE COMMONWEALTH OF CANADA:

The Commonwealth of Canada has provided the same information – No such entity as a 'SARS-CoV-2 Virus' can be proven with documentation.

I am now requesting your written confirmation that if I suffer any vaccination-related-injury, and the probability is that this is more than a possibility, it is a 'Fact', that the corporation will meet my Medical and Financial liabilities and responsibilities, including Medical Care and my Mortgage and Local Government / Council repayments?

I need this assurance that your corporation will abide with the wishes of the State, and the corporation will bear the full responsibility, if I suffer any 'Vaccine-Injury or permanent Damage', by the Drug, commonly known as a Genetic modification drug. This has been confirmed in the United States of America & Europe.

Now, we await for Australians & Australian corporations to 'stand-up' for 'Australia' – for our children. There is sufficient proof and documentation that the Vaccinations DO NOT PROTECT anyone from contracting a derivation of a Flu-Virus.

Exhibit E

NOTICE & KNOWLEDGE – DAN ANDREWS PRIVATE PROSECUTION FOR TREASON

The 'Notice and Knowledge' is now inclusive in this letter, that the corporation has 'No Defence', now that the Question of Fact is in the public domain that the Private-Prosecution has been delivered, stamped and accepted into the Magistrates Court of Victoria, for the Charge of TREASON, against the Defendant – CEO Dan Andrews, and the court date is scheduled for the 17th December, 2021, meaning, there are no such laws or directives or public health orders, under 'State of Emergency', whilst Criminal charges are laid and pending, subject to this court case, to be heard in December, 2021.

This engages each and every State and Federal Member across Victoria, and by association, engages each and every Senator, which opens the liability across each and every Australian State – Members of State & Federal Parliament.

THE CORPORATION'S PUBLIC LIABILITY INSURER:

With your reply, I will ask for the name of your 'Public-Liability Insurer'. I require this information so that I may confirm my questions that the Insurance corporation will cover the corporation's liabilities and cover my living-expenses, medical and financial liabilities for the remainder of my life. This is my right, if I sign-away my 'Article 7 Rights', under the United-Nations – 'International Covenant on Civil and Political Rights'. I have this right, as an Australian, to protection by Treaty, or by right of the corporation contract, I will be financially-protected.

In the event that your Public-Liability Insurer does not pay on claims on Vaccine-Injury and or permanent disability, I will need the written confirmation from the Directors of this corporation. I am confident, you can appreciate, this is my minimum requirement, when you provide the corporation commercial-contract, that I may take legal-advice on the corporation's position to my requests and the corporate-Directives.

I will ask for your reply within seven days of the delivery of my letter, so that we can deal with this subject, efficiently and without delay.

I will have my answers, in writing, to my email address, and I will firstly have my assurances that I am protected medically and financially, by the corporation, with or without your Public-Liability Insurer.

Then, I will respond to the corporation, after taking my legal advice.

The Corporation's written request will be expected Seven Days from date of receipt.

Thank you for your consideration of my simple and necessary request.

LIST OF EXHIBITS:

1. Exhibit A - Freedom of Information – DID UN TREATIES
2. Exhibit B - Freedom of Information – G Teague and Prime Minister's Office
3. Exhibit C – Fairwork Commission Report – Deputy Dean
4. Exhibit D – COMMONWEALTH of AUSTRALIA – USSEC REPORT
5. Exhibit E – COMMONWEALTH of CANADA – Patrick King Files

FREE TO ALL AUSTRALIAN ELECTORS & THEIR FAMILIES

Proudly prepared by 'Education for Protection' for the benefit of Australian Families.

EFPEMPLETTERDoc2. *NOTE: Company Letter can be found at www.EducateForProtection.online