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*Advocating with Integrity*

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To Whom It May Concern:

If you are receiving this letter it is because you have taken an action that is a violation of Federal Law. It is unlawful for you to mandate that your employees wear masks, take PCR tests or be vaccinated for Covid19. All of the above have only been authorized, not approved, for Emergency Use Authorization only. Where they are to be used, Title 21 U.S.C., section 360bbb-3(e)(1)(A)(ii)(I-III) of the Federal Food, Drug, and Cosmetic Act requires that any individual who is to receive any of the above be made aware of the potential benefits and risks associated with such and whether such are even known, and that the individual has the right to accept or refuse administration of the product together with any alternatives to the product and of their benefits and risks.

In plain English, your employees have a right of Informed Consent and if they do not give that consent they cannot be required to comply with your mandates. Further, because these matters involve the health of your employees it is not lawful for you to inquire about whether they have received any of the experimental "vaccines".

**HAVE YOU PROVIDED THE INFORMATION REQUIRED BY THE LAW FOR EACH EMPLOYEE? Your employees have a RIGHT of INFORMED CONSENT.**

If you fail to retract the requirement that your employees are required to receive one of the experimental Covid19 "vaccines" authorized only for emergency use without their informed consent you will be sued. You will not only be sued for an order restraining you from violating the law as set forth herein above, you will eventually be sued for damages. This is the only warning you will receive from me – you should govern yourselves, accordingly.

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