

CONTRACT of SURETY for VACCINE LIABILITY in Lieu of Informed Consent

In lieu of "Informed Consent", this **CONTRACT of SURETY for VACCINE LIABILITY** is a conditional acceptance of the Offers made between the Parties, and is herein called 'Contract'. This Contract is governed by the principles of "Natural Law" and "Law of Contract", and is founded upon the principles of "offer, acceptance, and consideration" between the Parties.

There are only two 'Parties' to this Contract, namely:

- **Party A** who is the man/woman commonly called " _____ " sometimes acting as "agent" for " _____ " herein called the 'Establishment', and
- **Party B** who has the essence of the living soul that occupies the human body commonly called " _____ " and is involved with the Establishment for mutual benefit, herein called the 'Engagement',

and said Parties are men/women in their natural form living freely upon God's land with their own body as their own private property.

WHEREAS **Party A** wishes to continue his/her Engagement with the Establishment;

AND WHEREAS **party A** is requesting compliance from **Party B** to accept certain 'Offers', such as submitting to a so-called 'Vaccination' procedure, made to **Party B** as a requirement that **Party B** be allowed to continue his/her Engagement with the Establishment;

AND WHEREAS no man/woman has dominion over any other man/woman without mutual consent and/or agreement between said men/women;

NOW THEREFORE, the Parties hereby agree to the terms and conditions of this Contract *via* conditional acceptance as follows:

In respect of Offers made from **Party A** to **Party B**, let it be known that **Party B** is not refusing said Offers from **Party A**, however **Party B** requires specific prior considerations (in accordance with the "Law of Contract") from **Party A** before conditionally accepting such Offers in lieu of "Informed Consent", namely:

1. **Party A** must provide prior consideration to **Party B** by handing over 10 ounces of 99.99% fine gold bullion in the form of bars or ingots to **Party B** in advance of said Vaccination; and
2. **Party A** must provide a certified written agreement to **Party B** wherein **Party A** agrees to be an individual surety to **Party B** for the Term of this Contract for all current and future damages and expenses that occur after submission to said Vaccination; and
3. **Party A** must provide a certified written agreement that no subsequent contrary actions in respect of this conditional acceptance are to be made or created by **Party A** against **Party B**, and that **Party A** saves **Party B** harmless from any and all current and future actions.

This Contract has an effective date commencing on the date of execution by the later Party and remains in effect for a period of 49 years (which is the 'Term' of this Contract), and is binding upon the Parties hereto. It is agreed that this Contract inures to the heirs, successors, and assigns of the Parties. This Contract may be terminated by mutual written consent of both **Party A** and **Party B**.

This Contract is hereby effected by way of the autographs of both **Party A** and **Party B** each made by his/her individual sound mind and with his/her understanding of this Contract with two witnesses' autographs hereto:

[party A autograph / date]

[party B autograph / date]

[witness A autograph]

[witness B autograph]