

: [FirstName]-[middleName]:[LastName].

[Address]

**KEEP THE BRACKETS AROUND POSTCODE**[Postcode]

[Employers Name]  
[Employer Address]

[Date]

Dear [Employer Name]

Notice to Principal is Notice to Agent, Notice to Agent is Notice to Principal.

I am writing to you today to state on and for the public record that I am declining all forms of the COVID-19/Coronavirus regulations under ethical reasons.

There are no statutory provisions that can force me or anyone else to become vaccinated, masked or tested.

The Public Health (Control of Disease) Act 1984 specifically states that members of the public should not be compelled to undergo any mandatory medical treatment, and or intervention.

Forcing, coercing or manipulating an employee to receive a vaccine, wear a mask, or take a test is in breach of Article 8 of the European Convention on Human Rights, which protects people from being interfered with physically or psychologically.

Forced vaccinations, testing and or wear a mask in the workplace, is not only a human rights concern, but also has criminal implications. Forcing anyone to receive a vaccine injection, take a test and or wear a mask under duress, under UK acts, statutes, and guidelines, constitutes an unlawful injury. All require informed and voluntary consent, which you do not have mine.

I want to make it very clear, that I am not placing anyone at risk by declining any of the above procedures, I am protecting my health and my wellbeing. Declining any vaccine, test, and/or not wearing a mask does not mean that I can not perform my job effectively and I will not be resigning.

In accordance of the Employment Rights Act 1996 and Section 6 of the 2010 Equality Act, I am protected from being sacked or chosen unfairly for redundancy and I am safeguarded against unlawful discrimination by my employer.

When signing my work contract, I did not agree to wear a mask, to be tested, vaccinated or undergo any other medical intervention.

I enjoy my job and I would like to keep this as civil as possible, but as per my rights, I will be taking lawful and legal action if I receive disciplinary action because of this.

If you believe that my statements in this notice are incorrect I require a response from you within ten (10) days. By failing to respond within the allotted timeframe, will be deemed that you agree and that you have waived your right to Protest.

All words, terms, phrases, symbols and numbers herein mean what I say they mean and are not open to interpretation.

Sincerely and without ill will, vexation or frivolity. All rights reserved. Without Prejudice. Without Recourse.

By: [FirstName]-[middleName]:[LastName].

Beneficiary and Authorised Agent and Representative for all derivatives of  
[FIRST NAME] [MIDDLE NAME] [LAST NAME].

Errors & Omissions Excepted.