To:	
From:	
	Notice for Demand for Religious Freedom
Notice to Ag	ent is Notice to Principle and Notice to Principle is Notice to Agent
Constitution Article 1 Se lawful standing of the Po on the Ohio Constitution	, one of the People of the state of Ohio (as seen in the Ohio ection 1), do give notice to you and your agents in order to make clear the eople to determine their own decisions. Not only do I, one of the People, standard, but also on the Constitutions of all 50 States. This notice is given to you, exporations of the state, so that you may provide due care and immediate

Ohio Constitution Article 1 Section 1: Inalienable Rights

All men are, by nature, free and independent, and have certain inalienable rights, among which are those of enjoying and defending life and liberty, acquiring, possessing, and protecting property, and seeking and obtaining happiness and safety.

Please notice that the very first provision of the authors of the Ohio Constitution was maintenance of inalienable rights to "enjoying and defending life and liberty, acquiring, possessing, and protecting property, and seeking and obtaining happiness and safety." My body is my property, and my safety and happiness are mine to determine and maintain;

Ohio Constitution Article 1 Section 2: Right to Alter, Reform, or Abolish Government, and Repeal Special Privileges

All political power is inherent in the people. Government is instituted for their equal protection and benefit, and they have the right to alter, reform, or abolish the same, whenever they may deem it necessary; and no special privileges or immunities shall ever be granted, that may not be altered, revoked, or repealed by the General Assembly.

Pease notice that all political power is inherent in the People, not in the government or in corporations. Neither government or corporations may limit the ability of any one of the People to exercise their freedom of expression either physically or verbally;

Ohio Constitution Article 1 Section 6: Slavery and Involuntary Servitude

There shall be no slavery in this state; nor involuntary servitude, unless for the punishment of crime. Please note that forcing an unlawful "mandate" which has no basis in law, may be construed as a form of slavery. In addition, please note that it violates the People's right to conscience;

Ohio Constitution Article 1 Section 7: Rights of Conscience; Education; the Necessity of Religion and Knowledge

All men have a natural and indefeasible right to worship Almighty God according to the dictates of their own conscience. No person shall be compelled to attend, erect, or support any place of worship, or maintain any form of worship, against his consent; and no preference shall be given, by law, to any religious society; nor shall any interference with the rights of conscience be permitted. No religious test shall be required, as a qualification for office, nor shall any person be incompetent to be a witness on account of his religious belief; but nothing herein shall be construed to dispense with oaths and affirmations. Religion, morality, and knowledge, however, being essential to good government, it shall be the duty of the General Assembly to pass suitable laws, to protect every religious denomination in the peaceable enjoyment of its own mode of public worship, and to encourage schools and the means of instruction. (Emphasis added by highlight)

Please notice that this concept of religious freedom, personal freedom, and political freedom exists in all 50 state Constitutions as shown herein;

Kentucky Constitution Bill of Rights Section 2:

Absolute and arbitrary power over the lives, liberty and property of freemen exists nowhere in a republic, not even in the largest majority.

Texas Constitution Article 1 Section 3a. Equality Under the Law

Section 3a. Equality under the law shall not be denied or abridged because of sex, race, color, creed, or national origin. This amendment is self-operative.

Please take notice that in republican forms of government, the fundamental law is mandatory and guaranteed and based on the will of the People. In none of the 50 Constitutions or the United States Constitution did the People give power over their private matters to any government servant or corporate entity, nor does the government have authority in the Federal, to offer anything other than government, in republican form for all the states. All governments are without authority to interfere with any freedom or liberty stated and declared in any of the State Constitutions.

Health decisions dealing with personal medical treatments, decisions to wear masks, carry vaccine identification or even sharing that information, are all things dealing with the People's private health and are based on the private individual, indefeasible right to worship God in whatever manner chosen in private. Each one of the People, in private, "according to the dictates of their own consciences," determines what will and will not be done to the privacy of their body. No outside influence may compel compliance with something not individually desired by one of the People.

Knowledge related to private information is not granted as a power to any government or corporate entity and therefore becomes a conflict of interest when a government entices businesses to enforce these measures on the People, or as employers for compensation by those acting as the People's Trustees;

Each corporation must apply for and agree to follow the dictates of the license issued by the state in which that license is given. Violating that license puts the corporation at risk to lose such license. As one of the People, I recognize that there are Federal and State Partnerships that

allow money to be given to businesses for following Covid Mandates and that the Federal programs also give administrative costs that benefit all parties administering the programs, thus leaving unclean hands and conflicts of interest that are not usually known by the common People.

I declare that all for-profit partnerships, Title 42 Revenue generating programs, which are non-positive law, not binding on any of the People, are unlawful to be used against the People withany type of government agents, using any force or coercion, by themselves or with the corporate entities created in any state by the permission of the People. In addition, I declare that any agency, claiming unlawful authority, may not then claim the authority of law. Agencies such as the CDC, NIH, and WHO as well as the FDA, exist without a charter or legislation from the United States Congress. They are agencies for the purpose of offering suggestions and recommendations, but at no time hold the authority of law.

If you believe that the People gave you power over their private affairs as a government agent or corporation, to order vaccine or mask mandates for employment (expressed or implied), it is my wish for the Federal and appropriate State Legislature to immediately investigate this activity and to restrict or prohibit the commerce of this company in this state or in the United States of America. Furthermore, I wish for any corporation or federal actor, that may be receiving any funds in any partnership or program related to Covid to give full disclosure of all funds distributed or received. It is also my demand that my private rights, and the rights and liberty interest of all Americans be respected and that there be a \$20,000,000.00 fine for each occurrence of termination or lay off based on any Vaccine or Mask mandate for direct employees or indirect/implied employees (vendors/contractors) and a \$5,000,000.00 fine for each occurrence of denied entry.

By not responding with Constitutional Authority for forcing these things on any employee (express or implied), as one of the People, you agree to be personally bound for using authority not given in any Constitution and for not protecting the rights of one of the People as an employer. I come to you as one who wishes for matters to be settled in a peaceable manner. Please consider your role in activities which are beyond your authority in law.

Autograph	Date