From: **To:**

Date: August 30, 2021

RE: COVID-19 VACCINATION REQUIREMENTS FOR TEACHERS AND SCHOOL STAFF

CONDITIONAL ACCEPTANCE READ CAREFULLY

With regard to your COVID-19 Vaccination Requirements for Teacher and School Staff dated August 26, 2021, and Oregon Health Authority's OAR 333-019-1030 wherein you stipulate I must submit my vaccination status and vaccination documentation to the school district in which I am employed and must undertake medical interventions including wearing a face covering, taking a COVID test, and/or receiving a COVID-19 injection as a condition of my continued employment with REDMOND SCHOOL DISTRICT, I conditionally accept your offer to do so upon proof of claim of the following points:

- 1. Upon proof of claim that these mandatory requirements are not made under threat, duress, and/or coercion of potential discipline and/or termination, and further;
- Upon proof of claim that you have not committed a crime by attempting to extort from me my personal, private property and medical information by resorting to threat, duress, and/or coercion, and further;
- 3. Upon proof of claim that the OREGON HEALTH AUTHORITY'S OAR 33-019-1030 upon which you are basing the COVID-19 Vaccination Requirements for Teacher and School Staff are not unconstitutional as applied to me, and further;
- 4. Upon proof of claim that the information you and your agency are basing your policies on are not erroneous, hearsay, based upon mere assumptions(s), presumptions(s), lies or propaganda, and further;
- 5. Upon proof of claim that this country and our society is not based upon the "rule of law," rather than arbitrary and capricious "orders," "rules," "dicates," or "mandates" which were not voted on or passed by a legislature, and further;
- 6. Upon proof of claim that I am subject to such "orders," "rules," "dictates," or "mandates," and further;
- 7. Upon proof of claim that any and all health "mandates" you promote and impress are not an unlawful attempt to impose them upon me, and further;
- 8. Upon proof of claim that the health "mandates" you promote and impress have been based and signed through Congress as per Article I of the Constitution for the United States of America and/or the Oregon State Legislature in order to be true and actual Law. and further:
- 9. Upon proof of claim that any state "law," "measure," "policy," "order," "ordinance," "mandate," or "rule" is not null and void if it is in conflict with the Oregon Constitution and/ or the Constitution for the United States of America **Marbury v.Madison**, 5 U.S. 137 (1803), and further;
- 10. Upon proof of claim that I do not have and hold private property rights, and that both the Oregon Constitution and the Constitution for the United States of America do not promote, support and protect private property rights; and further
- 11. Upon proof of claim that mandating me to declare my vaccination status and submit my vaccination documents as a condition of employment is not a violation of my rights under the 4th Amendment of the Constitution for the United States of America and further;
- 12. Upon proof of claim that I do not have unalienable, God-given and constitutionally secured and protected Rights, Privileges and Immunities that you cannot lawfully interfere with, and that you are not attempting to seize my unalienable right to be secure in my person and effects, and further:
- 13. Upon proof of claim that you do not lack lawful authority to mandate forced release of private medical information or to impose medical interventions on me, including face coverings, medical tests, or injections as a condition of my employment, and further;
- 14. Upon proof of claim that you did not take an Oath of Office to support and uphold both the Oregon Constitution and the Constitution for the United States of America, pursuant to **Article XV**, **Section 3**, and that you are not in violation thereof, and further;
- 15. Upon proof of claim that you have not misrepresented your official title and capacity to me, and that you are not conducting yourself under color of law in violation of **Title 18**, **Section 241**, **242** and other titles affording me constitutionally secured and protected rights, and further;
- 16. Upon proof of claim that your policies are not in violation of federal anti-discrimination laws, including but not limited to **The Americans with Disabilities Act of 1990**, and further:
- 17. Upon proof of claim that requiring me to wear a face covering as a visible symbol of my vaccination status will not subject me to harassment, discrimination, or censure from my superiors, my peers, my clients, or the public, and further;
- 18. Upon proof of claim that the new COVID-19 Vaccination Requirements for Teachers and School Staff dictates are not in violation of our union contract and do not require negotiation before taking effect, and further;
- 19. Upon proof of claim that the potential risks and negative impacts of wearing face coverings, participating in testing, or receiving a COVID-19 injection do not outweigh the benefits to me, and further;
- 20. Upon proof of claim that the inventor of the PCR test, Karry B Mullins, did not adamantly and publicly state, *It was never designed to detect infectious diseases*," and that it can't determine if an individual is infected, sick, healthy, contagious or asymptomatic, and further;

- Upon proof of claim that vaccine manufacturers have not been charged with and lost multiple class action lawsuits regarding the fact that they intentionally or negligently misrepresented the safety and efficacy of their products, and that they have not misrepresented the safety and efficacy of COVID-19 injections, and further:
- Upon proof of claim that the vaccine manufacturers or pharmaceutical industry did not eliminate the possibility for double blind placebo studies of the COVID-19 injections by vaccinating the placebo group after only a few short weeks, thus making the true longterm safety profiles of these products impossible to determine, and further;
- Upon proof of claim that you have not failed to thoroughly research the COVID-19 injections in order to determine if they have been fully tested and proven entirely safe for me and further:
- Upon proof of claim that the statements and claims made in your email to Oregon Superintendents and Principals, Charter School Leaders, Private School Leaders, Reopening Advisors, School Nurses, Business Managers, Public Information Officers, Education Partners from Kati Moseley, ODE Ready Schools, Safe Learners Manager, Dated August 26, 2021, and the COVID-19 Vaccination Requirements for Teachers and School Staff: Rule, FAQs and Exception Forms Available online, citing OAR 33-019-1030; COVID-19 Vaccination Requirements for Teachers and School Staff regarding the necessity and effectiveness of these medical products are not a violation of the Federal Trade Commission Act, 15 U.S.C.§ 41 et seq;, and further;
- 25. Upon proof of claim that you have not failed to produce documentation and evidence showing how the Centers for Disease

Control and F	Prevention ob	tained jurisdiction over me and the people of the Redmond School District to dictate health procedures, and furthe
26.	Upon p	proof of claim that common face masks and COVID-19 test swabs do not contain some or all of the following
ingredients, a	and/or that the	ese ingredients are not dangerous or damaging to my health:
		Formaldehyde
		Aniline
		Cobalt
	П	Artificial fragrances
	П	Ethylene oxide
		Graphene oxide, and further;
27. ingredients a practices:		roof of claim that the COVID-19 injections do not contain some or all of the following ingredients, and/or that these ous or damaging to my health, or that injecting them into my body would not violate my dietary or religious
p. a.oooo.	П	mRNA
	П	Graphene oxide

	mRNA
Ē	Graphene oxide
Ī	Lipids (including 4-hydroxybutyl; azanediyl; bis(hexane-6,1-diyl); bis(2-hexyldecanoate); 2 (polyethylene glycol
2	00]-N; N-ditetradecylacetamide; 1,2-Distearoyl-sn-glycero-3- phosphocholine)
	Cholesterol
	Potassium chloride
	Monobasic potassium phosphate
	Sodium chloride
	Dibasic sodium phosphate dehydrate
	Sucrose
	Biological molecules (e.g., components isolated from bacteria and synthetic DNA- virus, bacteria, animal
р	ducts, plasma made from aborted fetuses)
	Squalene (Shark liver oil)
	Excipients/Adjuvants (may include heavy metals, oils)
	Biological molecules (e.g., components isolated from bacteria and synthetic DNA)
	Aluminum
	Thimerosal (Mercury)
	Gelatin (usually sourced from pigs and highly processed)
	Preservatives, stabilizers, and emulsifiers
	Polysorbate 80
	Remnants of the vaccine production Process (bacterial and viral particles)
	Acidity regulators (e.g., succinic acid and disodium adipate)
	Bovine serum
	Ovalbumin (from the whites of chicken eggs)
	Glutaraldehyde
	Formaldehyde
Г	Antibiotics (most commonly neomycin, strentomycin, polymycin B, gentamicin, and kanamycin), and further:

- Upon proof of claim that you have not failed to provide, post and/or distribute Hazardous Material Data sheets for the materials and ingredients used in face masks, COVID-19 test, and COVID-19 injections in accordance with OSHA Code 1910,1200(b)(1), OAR 437, Division 2; Division 4 Subdivision 2 and the Redmond School District Injury and Illness Prevention Program or policy, and further
- Upon proof of claim that you have not failed to consistently monitor the thousands of severe adverse reactions and deaths reported to the Vaccine Adverse Event Reporting System (VAERS) for the COVID-19 injections and that you have not failed to rule out that

these reactions were caused by, or a direct result of the injections, and further;

30. Upon proof of claim that you have not failed to provide me with informed consent regarding all potential, proven and/or unknown risks of these medical interventions, which include but are not limited to: Dangerously low levels of oxygen in the bloodstream Dangerously high levels of carbon dioxide in the bloodstream Depression Anxiety Suicide Severe anaphylaxis Myocarditis Cardiac Arrest Stroke Autism Miscarriage Infertility Birth defects Chronic or acute autoimmune disorders, e.i.: blood clots or cytokine storms			
 Chronic or acute neurological disorders such as Guillain Barre Syndrome or Bell's Palsy Severe complications from Antibody Dependent Enhancement (ADE) Death, and further; 			
31. Upon proof of claim that taking a COVID-19 injection will not catalyze a lifelong neurodegenerative process, disorder, or disease by poisoning and disabling my brain, and further;			
32. Upon proof of claim that the COVID-19 injections will not now or ever disrupt or interfere with the proper function of my body, and further;			
33. Upon proof of claim that if I take a COVID-19 injection, I will not subsequently contract COVID-19 become ill or die from COVID-19, or transmit COVID-19 to others, and further;			
34. Upon proof of claim that my own natural immune system and antibodies are not safer, more effective or longer lasting than these "mandatory" medical interventions, and further;			
35. Upon proof of claim that face coverings, COVID-19 tests and COVID-19 tests and COVID-19 injections are not ALL designated by the Federal Food and Drug Administration (FDA) as Experimental Use Authorizations (EUA) products , and further;			
36. Upon proof of claim that mandated the use of Experimental Use Authorization (EUA) products or full FDA approved products as a condition of my employment and/or without my informed consent is note a violation of Title 21 , Section 360bbb-3 of the Federal Food , Drug , and Cosmetic Act , and further;			
37. Upon proof of claim that mandating these experimental medical interventions as a condition of my employment and/or without my informed consent is not a violation of the Nuremberg Code and the U.S. Department of Health and Human Services Title 45 CFR part 46, which set forth ethical guidelines for biomedical research and states that it is for forbidden to coerce, influence or force any human being to take any experimental medical treatment that fully informed consent is mandatory, and further;			
38. Upon proof of claim that by mandating me to undertake these medical interventions as a condition of my employment, whether they are under an EUA designation OR full FDA approval, that you are not practicing medicine without a license and in violation of OAR ORS Vol 17, Title 52, Chapt 677.085 (4), and further;			
39. Upon proof of claim that by mandating me to undertake these medical interventions as a condition of my employment, whether they are under an EUA designation OR full FDA approval, is not a violation of myconstitutionally secured and protected rights and my God-given right to bodily sovereignty, and further;			
40. Upon proof of claim that you are not unwilling to accept full liability in your personal capacity for any and all financial, physical and/or mental health problems that I might personally experience as a result of complying with these "mandatory" requirements.			
Your timely response within 10 days of your receipt of this CONDITIONAL ACCEPTANCE , must be in affidavit form, under your full commercial liability, rebutting each of the points of the undersigned, on a point-by-point basis, that the facts contained therein are true, correct, complete and not misleading. Declarations are insufficient as declarations permit lying by omission, which no honorable draft may contain.			
With explicit reservation of all my unalienable and constitutionally secured and protected Rights (Article 4;2;1), and any other Rights, Privileges and Immunities I may have with <i>none</i> waived, and without prejudice.			
Very Truly, in Proper Person, Special Status,			
First and Last Name, in Sui Juris			

	_
Witness Signature	Witness Signature