To the [Insert council name] city council.

In the absence of a valid, lawfully issued election writ signed in the King’s name by his representative the Victorian Governor, Margaret Gardner, and receipted by Victorian Electoral Commissioner, Sven Bluemmel this is my formal notice of my expressed revocation of any consent for the [insert name of your council] city council masquerading or acting as if it is a third tier of government which it is not, therefore I withdraw all consent to:

1. Be bound by any local created pretend law by way of a non-constitutional legislative process.
2. Permit any council officers or agent, to enter or remain on my private property, unless consented to in writing without bullying, coercion or duress.
3. Be bound to any impositions that infringes on my rights as a holder of property under a grant of ‘in fee simple’.
4. Be photographed, video recorded, or spied upon on my own property and in all public places.
5. Be subjected to having trespassing technology covertly or overtly implanted near, or anywhere on our private or public property and thereby infringing on my right to privacy.
6. Be restricted in my movement and/or, be subjected to any globalist United Nations agenda 2030 ++ (not limited to).
7. Agree to be subjected to purported Climate Change/ Global Warming tyrannical cult/religion, in the name of “sustainability goals”.
8. Be coerced to participate in any form of unlawful and unconstitutional, fraudulent elections.
9. To be considered by the [Insert Council Name] City council body corporate as its employee, client or subordinate customer.
10. To be charged general rates on private property by a body corp that is not government, albeit if I do contract, it is under duress.
11. Take notice that I do not consent to a non-legislated department of local government (1989 and 2020) of the State Government and/or a non-government organisation (NGO) to represent me in any form, as you are a foreign policy third-party contractor to the Department of Environment, Land, Water and Planning (DELWP), and/or Department of Energy, Environment and Climate Action (DEECA) and therefore have no head or grant of power to enact binding legislation. The Local Government Act 1989 & 2020 is a compilation of 35 years of the Local Government Bill (not law) that were never properly or lawfully legislated, no votes were ever recorded in Hansard, therefore never passed by either house of a parliament and could not receive royal assent into law.

**Take Further Notice that**

The notion of a third-tier of government is repugnant to the Commonwealth of Australia Constitution Act 1900 UK; and, Pursuant to at section 5 of the Australia Act 1986 (CTH) the local government act of any state cannot operate so as to empower councils to act as if they were a tier of government.

In summary, no councils are a tier of government, and therefore ***(unless by consent of the individual***) have no power to enact local laws that are binding on anybody other than its own employees. No local law ever received royal assent; and no council elections are caused, or can lawfully be caused, by the issuance of a writ by the governor of the state.

By:

[Insert Name] All Rights Reserved.