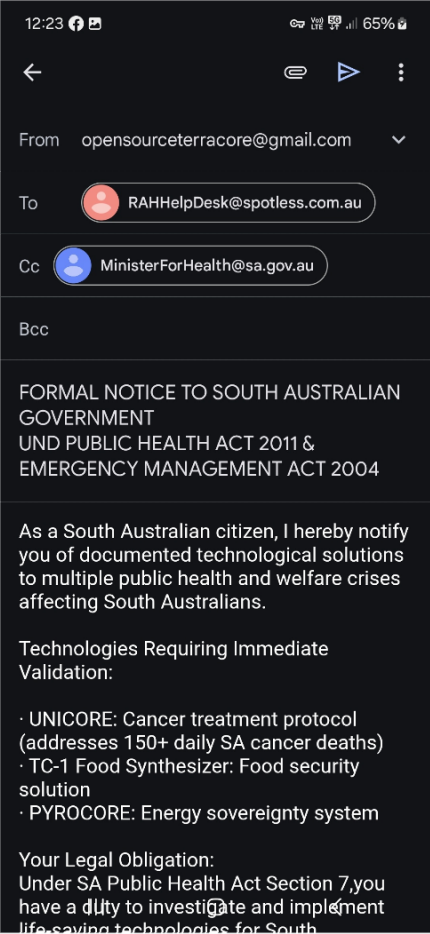


Sent on the 20th November 2025



FORMAL NOTICE TO SOUTH AUSTRALIAN
GOVERNMENT
UND PUBLIC HEALTH ACT 2011 &
EMERGENCY MANAGEMENT ACT 2004

As a South Australian citizen, I hereby
notify you of documented technological
solutions to multiple public health and
welfare crises affecting South Australians.

Technologies Requiring Immediate

Validation:

- UNICORE: Cancer treatment protocol (addresses 150+ daily SA cancer deaths)
- TC-1 Food Synthesizer: Food security solution
- PYROCORE: Energy sovereignty system

Your Legal Obligation:

Under SA Public Health Act Section 7, you have a duty to investigate and implement life-saving technologies for South Australian citizens.

Required Action Within 14 Days:

1. Independent validation through SA Health laboratories
2. Emergency deployment planning for verified technologies
3. Public acknowledgment of receipt and investigation

Failure to Act:

Constitutes breach of statutory duty and negligence in public office.

Technology documentation:

opensource.terracore.org

Served: 20/11/2025 under Space Law
Declaration

28th of October 2025 the Australian government was aware of the food synthesizer and did nothing apart from try to suppress the digital activity of this project and harass the owner with police, upon going to the OPI, they simply told the police officer involved who then continued to follow and harass me the following day until I took things further, I'm told that's standard protocol, as if that's not completely unacceptable. The very same corrupt police officers are involved in investigating the corruption... to this day

(23rd of November) I have received nothing but a loop of 'it's not our service you need to contact but "..... service" ', they hold no responsibility and there is no accountability, the corruption I've found goes right up to the top (PMO).

The evidence below is from PIRSA about SARDI's mandate to support stakeholders NOT Australian's...

