Exhibit 297

The role of the US Dod (and their co-investors) in "covid countermeasures" enterprise.

https://sashalatypova.substack.com/p/the-role-of-the-us-dod-and-their?publication_id=870364&post_id=91532704&isFreemail=true

Armed Forces Press Article

https://armedforces.press/2023/01/05/breaking-dod-controlled-covid-vaccines-from-the-start-under-national-security-program-lied-the-entire-time-were-never-safe-and-effective/

Video – Clayton Morris/Sasha Latypova https://www.youtube.com/watch?v=ERvURcpg3JE

The role of the US DoD (and their coinvestors) in "covid countermeasures" enterprise.

Intelligence is never artificial.





I asked the AI Chat Bot "What was the role of the DoD in covid-countermeasures?" Here is what it wrote:

"The Department of Defense (DoD) played a significant role in the development of countermeasures against COVID-19, the disease caused by the novel coronavirus. The DoD worked closely with other federal agencies, such as the Department of Health and Human Services (HHS), to respond to the pandemic.

One of the main roles of the DoD in the COVID-19 response was to provide logistical support and medical resources to help healthcare workers and first responders on the front lines of the pandemic. The DoD also worked to develop and distribute personal protective equipment (PPE) and other supplies to support the response efforts.

In addition, the DoD provided funding and resources to support the development of vaccines and treatments for COVID-19. The Defense Advanced Research Projects Agency (DARPA), a research arm of the DoD, played a key role in this effort by funding and supporting the development of treatments and vaccines through its "Rapid Response Research" program.

Overall, the DoD played a vital role in the response to the COVID-19 pandemic by providing logistical support, medical resources, and funding for research and development efforts to combat the disease."

AI Chat Bot gets a "F" - for a highly controlled narrative answer, which was fed to all MSM sources, while the "alternative" media did not examine it very much, with some

exceptions. It wasn't just logistics or even just lots of funding, and certainly nobody was "combatting disease".

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The truth is much more interesting than fiction:

All Covid countermeasures, including the biological warfare agents marketed as "Covid-19 vaccines", were ordered by the US DoD as a "large scale manufacturing demonstration" via Other Transactions Authority contracts.

Hundreds of Covid countermeasures <u>contracts</u> became available via FOIA and SEC disclosures in redacted form. Review of these contracts indicates a high degree of control by the US Government (DoD/BARDA) and specifies the scope of deliverables as "demonstrations" and "prototypes" only. In other words, the US Government and DOD specifically ordered a fake theatrical performance from the pharmaceutical manufacturers. Just to make extra certain that the pharmas are free to conduct the fakery, the contracts include the removal of all liability for the manufacturers and any contractors along the supply and distribution chain under the 2005 PREP Act and related federal legislation.

The contracts are structured under Other Transactions Authority (OTA) - <u>OTA</u> method of contracting allows federal agencies to order otherwise-regulated products bypassing any such regulations, as well as financial accountability mechanisms that cover standard government contracting, and other laws that regulate disclosure and Intellectual Property (IP) derived from publicly funded research.

"Other" is a catchall category that is not a contract, not a research grant, not a procurement, etc.: not any normally regulated/accountable government contracting.

Here is a typical contract scope for "vaccines":



DEPARTMENT OF THE ARMY U.S. ARMY CONTRACTING COMMAND – NEW JERSEY PICATINNY ARSENAL, NEW JERSEY 07806-5000

REPLY TO ATTENTION OF

21 July 2020

Army Contracting Command – New Jersey ACC-NJ, Building 9
Picatinny Arsenal, NJ 07806

SUBJECT: Technical Direction Letter for Medical CRBN Defense Consortium (MCDC), Request for Prototype Proposals (RPP) 20-11, Objective PRE-20-11 for "COVID-19 Pandemic – Large Scale Vaccine Manufacturing Demonstration" (Pfizer, Inc.)

REF: Prizer Request for Technical Direction Letter, RPP 20-11 under OTA W15QKN-16-9-1002 for Objective PRE-20-11, dated 20 July 2020

Advanced Technology International ATTN: **(b) (6)**, Sr. Contracts Manager 315 Sigma Drive Summerville, SC 29486

Dear (b) (6)

The Army Contracting Command – New Jersey (ACC-NJ), in supporting the Joint Project Manager – Medical Countermeasure Systems (JPM-MCS), issued MCDC RPP 20-11 on 09 June 2020. Members of the MCDC submitted proposals in accordance with this RPP. The Government received and evaluated all proposal(s) submitted and a Basis of Selection has been executed, selecting Pfizer, Inc. as the awardee. The Government requests that a Firm-Fixed-Price Project Agreement be issued to Pfizer, Inc. to award this proposal under Other Transaction Agreement W15QKN-16-9-1002, to be performed in accordance with the attached Government Statement of Work (SOW).

Based upon the acceptable update of Pfizer, Inc.'s proposal for "COVID-19 Pandemic – Large Scale Vaccine Manufacturing Demonstration" and 1) The Project Agreement Recipient's concurrence with the requirements included in the Government SOW; 2) An acceptable milestone schedule that meets SOW requirements, and; 3) The price proposed that has been analyzed by the Government, you are hereby directed to issue a Project Agreement to Pfizer, Inc. for the subject project. The total project value has been determined fair and reasonable and Pfizer, Inc.'s proposal has been selected IAW the above referenced Basis of Selection.

The total approved cost to the Government for this effort is not to exceed \$1,950,097,500.00. The break-out of the costs is as follows: \$1,950,000,000.00 to perform project efforts included in the SOW and \$97,500.00 for the Consortium Management Firm (CMF) Administrative Cost. The CMF Administrative Cost was approved as a "Special Allocation" for Operation Warp Speed (OWS) Prototype Projects executed under the MCDC OTA. The effort currently has \$1,950,097,500.00 of available funding, comprised of \$1,950,000,000.00 for the Project Agreement, \$67,500.00 for the

While the DOD/BARDA countermeasure contracts refer to safety and efficacy requirements for vaccines and mention current Good Manufacturing Practices (cGMP)

compliance, these items are explicitly carved out as not being paid for nor ordered by the US Government.

1.2 Scope

The scope of this prototype project is the demonstration by Pfizer of the supply and logistics capability to manufacture and distribute to the Government of 100M doses of a novel mRNA-based vaccine that has received FDA-approval or authorization based on demonstration of efficacy (hereafter FDA-approved or authorized). The criteria for successful Emergency Use Authorization (EUA) are described in *Emergency Use Authorization of Medical Products and Related Authorities: Guidance for Industry and Other Stakeholders, January 2017*; and *Development and Licensure of Vaccine to Prevent COVID-19: Guidance for Industry June 2020.* The successful provision of these doses shall establish the effectiveness of a technology capable of potentially providing immediate and long-term solutions to coronavirus infections. While pre-clinical, clinical, and chemistry/manufacturing/controls (CMC) activities are described in the Background section of this Statement of Work, the Parties acknowledge and agree that such activities not related to the large-scale manufacturing demonstration are out-of-scope for this prototype project as Pfizer and BioNTech have and will continue to fund these activities, without the use of Government funding.

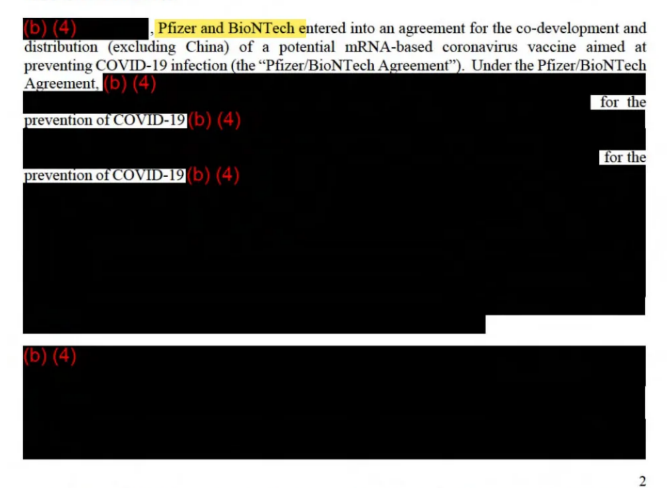
8

This Statement of Work includes proprietary and confidential commercial data of Pfizer Inc. that shall not be disclosed outside the MCDC Management Firm and the Government and shall not be duplicated, used, or disclosed, in whole or in part, for any purpose other than to evaluate this Statement of Work and negotiate any subsequent award. If, however, an agreement is awarded as a result of, or in connection with, the submission of this data, the MCDC Management Firm and the Government shall have the right to duplicate, use, or disclose these data to the extent provided in the resulting agreement. This restriction does not limit the MCDC Management Firm and the Government's right to use the information contained in these data if they are obtained from another source without restriction. The data subject to this restriction are set forth on each page of this Statement of Work.

US 168054648v17

This gets even more interesting when we examine some of the redactions in contracts:

1.1.1 BACKGROUND



This Statement of Work includes proprietary and confidential commercial data of Pfizer Inc. that shall not be disclosed outside the MCDC Management Firm and the Government and shall not be duplicated, used, or disclosed, in whole or in part, for any purpose other than to evaluate this Statement of Work and negotiate any subsequent award. If, however, an agreement is awarded as a result of, or in connection with, the submission of this data, the MCDC Management Firm and the Government shall have the right to duplicate, use, or disclose these data to the extent provided in the resulting agreement. This restriction does not limit the MCDC Management Firm and the Government's right to use the information contained in these data if they are obtained from another source without restriction. The data subject to this restriction are set forth on each page of this Statement of Work.

US 168054648v17

I know what is in the redacted part of the above paragraph and it was not hard to figure out. The first redaction under 1.1.1 BACKGROUND is "Fosun Pharmaceuticals", so the sentence reads "Fosun Pharmaceuticals", Pfizer and BioNTech entered into an agreement for the co-development..."

Note: the only journalist I am aware of in either "mainstream" or "resistance" who mentioned Fosun was Naomi Wolf, kudos to her. I was in touch with The Epoch Times to try to publish this information, and even they decided to bury the story (but they published my other materials). I did discuss this on Dr. Jane Ruby's show, and kudos to her as well for not being afraid to cover the truth.



BioNTech and Fosun Pharma form COVID-19 vaccine strategic alliance in China

March 16, 2020

- BioNTech and Fosun Pharma will jointly conduct clinical trials of BNT162 in China, leveraging BioNTech's proprietary mRNA vaccine technology and Fosun Pharma's clinical development and commercialization capabilities in China
- Fosun Pharma will commercialize the vaccine in China upon regulatory approval, with BioNTech retaining full rights to develop and commercialize the vaccine in the rest of the world
- Fosun Pharma will pay BioNTech up to USD 135M (EUR 120M) in upfront and potential future investment and milestone payments; the two companies will share future gross profits from the sale of the vaccine in China

MAINZ, Germany, and SHANGHAI, China, March 16, 2020 (GLOBE NEWSWIRE) -- BioNTech SE (Nasdaq: BNTX, "BioNTech") and Shanghai Fosun Pharmaceutical (Group) Co., Ltd ("Fosun Pharma" or "Group"; Stock Symbol: 600196.SH, 02196.HK) announced today a strategic development and commercialization collaboration to advance BioNTech's mRNA vaccine candidate BNT162 in China for the prevention of COVID-19 infections.

Under the terms of the agreement, the two companies will work jointly on the development of BNT162 in China. The companies will collaborate to conduct clinical trials in China leveraging Fosun Pharma's extensive clinical development, regulatory, and commercial capabilities in the country.

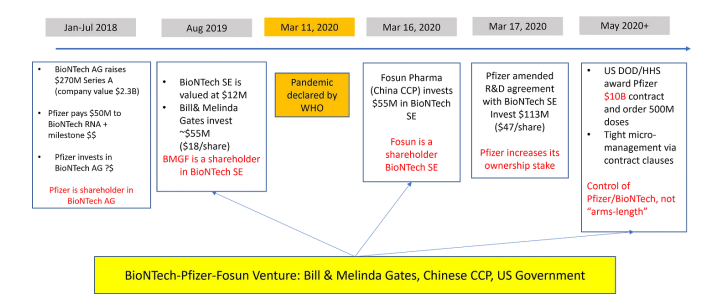
If approved, Fosun Pharma will commercialize the vaccine in China. BioNTech will supply the mRNA vaccine for clinical trials from GMP manufacturing facilities in Europe along with its partner Polymun. BioNTech will retain full rights to develop and commercialize the vaccine in the rest of the world.

Pfizer-BioNTech is really a 3-party R&D alliance: Fosun-Pfizer-BioNTech, and by "party" I mean that one of the three is the Chinese Communist Party. Fosun is a huge Chinese conglomerate that owns a large number of global companies, and its chairman Guo Guangchang is a very high ranking member of the CCP. It is curious that the US DoD awarded \$10 billion (Pfizer's Operation Warp Speed/DoD/BARDA contract) to a venture whose substantial equity (and IP) holder is the Chinese Communist Party. For avoidance of doubt:

CONTINUATION SHEET	Reference No. of Docume	nt Being Continued	Page 2 of 51
	PIIN/SIIN W15QKN-21-C-0012	MOD/AMD	
Name of Offeror or Contractor: PFIZER INC.			
UPPLEMENTAL INFORMATION			
uyer Name: (b)(6)			
uyer Office Symbol/Telephone Number: CCNJ-	IC/(b) (6)		
ype of Contract 1: Firm Fixed Price			
ind of Contract: Supply Contracts and Pric			
ype of Business: Large Business Performing	in U.S.		
urveillance Criticality Designator: A			
	*** End of Narrative A0000 **	*	
executive Summary			
ackground:			
the Department of Health and Human Services	(DHHS) continuously monitors eme	rging infectious disease ris	k and prepares to respond to
hreat of novel emerging infectious disease			
aused by a novel coronavirus that was firs			
the virus has been named SARS-CoV-2 and the		-	
n January 30, 2020, the International Heal	th Regulations Emergency Committee	e of the World Health Organi	zation (WHO) declared the
utbreak a public health emergency of inter	national concern (PHEIC). On Janu	ary 31, Health and Human Ser	vices Secretary Alex M. Azar
eclared a public health emergency (PHE) fo	r the United States to aid the na	tions healthcare community i	n responding to COVID-19. On
March 11, WHO publicly characterized COVID-	19 as a pandemic. On March 13, th	e President of the United St	ates declared the COVID-19
utbreak a national emergency. Vaccination	is often the most effective measu	re for the control of infect	ious diseases. In July 2020,
OD awarded an Other Transaction Agreement	under the authority 10 USC 2371b	to Pfizer to scale up manufa	cture of their BNT162b2 vacci
andidate. The candidate entered Phase 3 cl	inical trials and scale up of the	ir manufacturing processes.	On November 9, 2020, Pfizer
nnounced that BNT162b2 was >90% effective	based on interim analysis of part	ial data from their Phase 3	clinical trial. On November 1
020, Pfizer reported 95% effectiveness bas	ed on analysis of a larger datase	t that included 170 confirme	d cases among the Phase 3
colunteers (162 in the placebo group and 8	in the vaccinated group). Based of	n the strength of this data,	Pfizer formally requested
mergency Use Authorization (EUA) from the	US Food and Drug Administration.		
. This action has a total Firm Fixed Price	value of \$10,016,418,500 inclusi	ve of all options. At this t	ime, CLINs 0001, 0002, and 00
re funded in the amount of \$2,011,282,500.			
. The Representations and Certifications m	ade by Pfizer in the System for A	ward Management (SAM) are he	reby incorporated into this
contract by reference.			
. The Pfizer Small Business Subcontracting	Plan, dated 01 March 2020 is her	eby incorporated into the co	ntract (see Attachment 0002).
	*** END OF NARRATIVE A0001 **		

Below is the timeline of some of the key investments and R&D deals I was able to identify from public SEC shareholder disclosures, immediately preceding and following the "pandemic":

Timeline of Select Contracts



Just to make sure, we are talking about the exact technology in the mRNA shots. Here is the definition from March 17, 2020 agreement between Pfizer and BioNTech (p. 4):

whether pending or issued that (a) is Controlled by BioNTech or any of its Affiliates as of the Effective Date or comes into the Control of BioNTech or any of its Affiliates during the Term (other than, in either case, through the grant of a license by Pfizer) and (b) claims any BioNTech Know-How.

1.17 "BioNTech Technology" means the BioNTech Patent Rights, BioNTech Materials, BioNTech Know-How. For avoidance of doubt, BioNTech Technology includes all Intellectual Property Rights Controlled by BioNTech pursuant to the Fosun Agreement.

The same document describes a data sharing agreement, "pharmacovigilance" globally among the 3 parties. They will count the bodies and share the data with each other:

Execution Version

associated with Candidates or Products. BioNTech shall be responsible for maintaining a suitable safety database.

- 8.3.3 The Parties acknowledge and agree that they have entered into a pharmacovigilance agreement covering pharmacovigilance responsibility relating to Development Activities and shall update such agreement or enter into a new pharmacovigilance agreement with respect to Commercialization Activities (each a "Pharmacovigilance Agreement"), in each case reflecting the applicable terms set forth in Section 8.3.7 and Schedule 8.3.
 - 8.3.4 Following the filing of the IND for Candidate(s) with FDA:
 - 8.3.4.1 should BioNTech require Pfizer to take over certain activities in relation to collecting, monitoring, evaluating, sharing and reporting to applicable Governmental Authorities, but excluding Ethics Committees, information regarding patient safety (including adverse drug) experiences that are or may be associated with Candidates or Products in the EU, the Parties shall agree and execute an amendment to the Pharmacovigilance Agreement to (i) reflect the additional activities and responsibilities the Parties have agreed Pfizer will perform in the EU, and (ii) set out the procedures the Parties have agreed upon to allow for the reconciliation of BioNTech's safety database with Pfizer's safety database. The effectiveness of the amendment shall be conditional upon BioNTech delivering to Pfizer (x) confirmation from the relevant Governmental Authorities in the EU that they have accepted an amendment to the clinical trial protocol for any on-going clinical trial of Candidates or Product in the EU to reflect the necessary changes (as agreed with Pfizer) in responsibilities and contact information for collecting, monitoring, evaluating, sharing and reporting of information regarding patient safety (including adverse drug) experiences, and (y) written confirmation from BioNTech that it has amended the relevant clinical trial agreements to reflect the change in pharmacovigilance provider and trained the investigators on the new reporting procedures; and,
 - 8.3.4.2 BioNTech through their agreement with Fosun shall ensure that Fosun, via BioNTech, deliver to Pfizer (x) a copy of a due diligence report on Fosun's safety data reporting system reasonably acceptable to Pfizer in terms of findings made, (y) a copy of the pharmacovigilance agreement between BioNTech and Fosun which, inter alia, provides for delivery to Pfizer of fully assessed, translated (into English) CIOMS forms for all SAEs: Death / life threatening SUSARs 5 Business Days from Day 0 (Day 0 being receipt by Fosun from the clinical investigator), or 10 days for all other SAEs, [***] and (z) details of the quality management system used with Fosun to ensure that if late inbound reports are received BioNTech can request root cause analysis and implementation of corrective and preventive actions by Fosun. The Parties agree that prior to Fosun's commencement of clinical activities by Fosun, BioNTech shall have entered into a written agreement with Fosun, reflecting the foregoing.
- 8.3.5 The Pharmacovigilance Agreement and each amendment to it from time to time shall set forth the responsibilities and procedures for (i) collecting, monitoring, evaluating, sharing and reporting to applicable Governmental Authorities information regarding patient safety (including adverse drug) experiences that are or may be associated with Candidates or Products in the countries covered by that agreement and (ii) providing regulatory information to and support

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On the "pharmacovigilance" aspect, there is a 4th participant in this arrangement - the Israeli Ministry of Health, which entered into a data sharing <u>agreement</u> with Pfizer on January 6, 2021 and gave Pfizer (and by extension, US DoD and anyone who controls it, BioNTech and anyone who controls it, Fosun and anyone who controls it, i.e. CCP) access to all their citizens' centralized electronic health records. But don't worry, Benjamin Netanyahu promised to keep the data de-identified. Right.

REAL-WORLD EPIDEMIOLOGICAL EVIDENCE COLLABORATION AGREEMENT

This REAL-WORLD EPIDEMIOLOGICAL EVIDENCE COLLABORATION AGREEMENT dated as of January 6, 2021 (this "Agreement") by and between the Israeli Ministry of Health, acting on its own behalf and on behalf of the State of Israel (the "MoH"), and Pfizer Inc., a Delaware corporation (together with its Affiliates, "PFIZER") (each, a "Party" and, collectively, the "Parties").

WHEREAS, PFIZER and BioNTech SE, a company organized and existing under the laws of Germany are collaborating to develop a vaccine to address the global COVID-19 pandemic; and

WHEREAS, the Parties had previously entered into the confidential Manufacturing and Supply Agreement dated (the "Manufacturing and Supply Agreement"), under which MoH agreed to purchase the Product (as defined below) and PFIZER agreed to manufacture and supply the Product, all in accordance with the terms of the Manufacturing and Supply Agreement, and subject to certain conditions precedent, including but not limited to certain regulatory approvals and supply availability; and

WHEREAS, under Section 2.1(f) of the Manufacturing and Supply agreement, the Parties agreed to cooperate on a reasonable basis to share information and data regarding the distribution, administration and use of the Product, including to track its benefits; and

WHEREAS, PFIZER has obtained certain conditional approvals for the Product, including under Regulation 29(a)(9) of the Israeli *Pharmacist Regulations (Medical Preparations)*, 1986, as amended, and analogous emergency use authorizations in other jurisdictions; and

WHEREAS, the Parties agree that it would be highly beneficial from a public health perspective to track pandemic data in accordance with vaccination compliance in a Real-World context to evaluate whether herd immunity protection is observed during the Product vaccination program rollout.

NOW THEREFORE, for and in consideration of the premises and mutual covenants and agreements contained herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties hereto intending to be legally bound, hereby agree as follows:

4 DEPOSITEDANO

Side note - Israeli government recently "misplaced" the Manufacturing and Supply Agreement with Pfizer mentioned in the data sharing agreement above (so we know for sure it exists). The government sadly cannot find it for some reason...



bad cattitude

israeli government "lost the agreement" with pfizer for covid vaccines

so, apparently, the great risk of working from home is the VAST seeming increase in "the dog eating your homework." but this is really something.

israel, who everyone around the world was looking to fo...

Read more

19 days ago · 657 likes · 278 comments · el gato malo

This gets even larger and more interesting when looking at the sources of "R&D" financing. Turns out, there were numerous financial backers and co-investors in the BioNTech "venture" in the years preceding the global fraud and mass murder exercise. According to Crunchbase, BioNTech, a tiny company with just a handful of employees and NO PRODUCTS or scale manufacturing, raised \$1.7B in 9 rounds of investments since around 2008. Large portion of the money, \$1B+ was raised before 2020. What was it for, since no big clinical trials or scale manufacturing was happening then? That's a good question, worth examining at some point. Cursory review of some of the investment rounds indicates wide and very international involvement of a variety investors from US, Europe, UK, Australia, South Africa, mainland China, Hong Kong and Singapore among others. These likely included many government actors: "sovereign" funds, pension funds and the like who often do these investments by allocating money to "private venture funds" (limited partners in a private venture funds are confidential). Maybe I will do a separate article on this at a later date.

Note, many people ask me "what about China and Russia?" when I talk about our own government and DoD engaged in mass genocide of Americans. I answered about China - they are allied with the US DoD on this. The CCP is profiting from the financial windfall of the US government printing dollars and throwing them into the mRNA furnaces where they are driving masses of the brainwashed citizens to suicide themselves. China claims to use "traditional vaccines" - if you believe what the Chinese say, I have a bridge to sell you.

I have not seen evidence of any similar alliance with Russia. This makes sense, because ultimately this boils down to the war of US vs Russia using proxies and alliances (as it always does). This does not mean that Russia are "the good guys". Simply that the owners of Russia (whoever they are, not necessarily based in Russia) disagree with the owners of the US (whoever they are, not necessarily based in the US). Russia is running the same "covid script", using knock off RNA/DNA injections, probably buying

materials from the same suppliers, and also using war to kill off their own younger population. It's just that they are doing it for THEIR OWN interests, not that of the US and their allies.

Back to this western continent - we have already established that "Covid-19 vaccines" are biowarfare agents, legally not medicines, not pharmaceuticals, and not regulated as such.

Use of Emergency Use Authorized (EUA) covered countermeasures under a declared Public Health Emergency cannot constitute a clinical investigation (21 USC 360bbb-3(k)), therefore these countermeasures could not be tested for safety or efficacy in accordance with US law (21 CFR 312 and 21 CFR 601), nor could compliance with current Good Manufacturing Practices (cGMP) or Good Distribution Practices (GxP in general) be enforced by the FDA.

This legal fact was known to the US Government, DOD, BARDA, FDA, CDC, HHS officials signing the contracts, involved in the OWS, and it was also known to Pfizer, Moderna and other pharma companies. mRNA technology has always been designated dual-use, a category of bioweapons:

Due Diligence and Art

mRNA Injections as a Dual-Use Technology – Assessment of Threat of Misuse as Biological and Chemical Weapons.

In politics, diplomacy, and export control, "dual-use" refers to technology that can be used for both peaceful and military aims. mRNA technology, including embodiments as injectable drugs or vaccine products, has been long identified as a dual-use technology. See references...

Read more

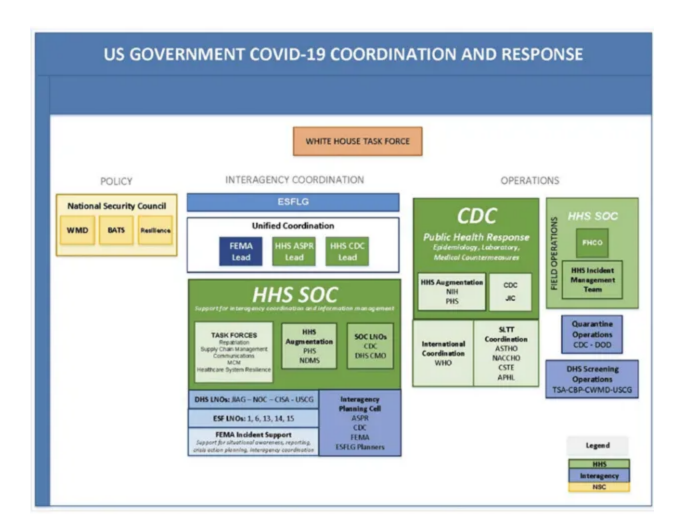
a month ago · 59 likes · 31 comments · Sasha Latypova

From the start, "covid pandemic" was treated by the US Government as a national security matter (i.e. war) and covid policy was set by the National Security Council (assemblage of Defense and Intelligence heads), not HHS.

March 13, 2020: "PanCAP Adapted U.S. Government COVID-19 Response

Plan" (PanCAP-A) states that United States policy in response to SARS-CoV-2 is set not by the public health agencies designated in pandemic preparedness protocols (Pandemic and All Hazards Preparedness Act, PPD-44, BIA), but rather by the National Security Council, or NSC. NSC does not have regular attendees from public health agencies and its focus is national security and foreign policy matters."

Below is the organization chart from the PanCAP-A document, p.9:



When a **known weaponizable tech** is given a liability-free, extrajudicial status shielded from all regulations, it's not hard to put 2 and 2 together. The national security, DoD and

Intelligence officials absolutely knew all of this. They went ahead and authorized a \$10 billion purchase order of this weaponizable tech from the Fosun-Pfizer-BioNTech enterprise (backed by numerous foreign governments including the Chinese), to deliver and deploy it onto Americans, during the time of war.

I think by now it should become clear that the "5th gen warfare" is not just the use of psyops and total control of social media by the FBI and CIA (that's so last century!) It's also not "profits over safety", "bad FDA overlooked myocarditis" or "big pharma pays politicians for election campaigns". We are way, way past that. I keep pointing out that if the motive were JUST PROFIT, then the most profitable strategy would have been to ship placebo. They would not be violating any laws by doing so, there would be no adverse events and deaths, the product would look perfectly cGMP compliant, while covid would have gone away quickly by itself. Yet, the governments (plural)-pharma cartel insists on killing and injuring millions of people, obviously limiting the profit potential by doing so.

The current war is the war of the global governments (plural), that only pretend to be at odds with each other, marketing themselves as "left", "right", "communists", "green", "capitalists", "socialists", "populists", "conservatives", etc. etc. in a never ending clown show of the political theater. Behind the scenes, the "official enemies" are partners and co-investors into "joint ventures" against us, people of the world. They use taxpayers' money to fund, develop, then "approve", purchase and deploy prohibited biowarfare agents for killing and injuring their own civilian population, their own armed forces, first responders, healthcare workers, pregnant women and children. To stop this every one of us must start using correct precise language, start calling things what they really are.

Art piece for today: Still Life with Persimmons and a Persian Vase, oil on panel, 18x24 inches.



EAKING: DOD CONTROLLED COVID 'VACCINES' FROM THE START UNDER NATIONAL SECURITY PROGRAM - LIED THE ENTIRE TIME -Were NEVER 'Safe and Effective'

By Staff Writer January 5, 2023 Views: 205874

X

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CDM has interviewed Sasha Latyapova multiple times regarding the vaccines. She is breaking big news now on the Covid 'vaccines' and the Department of Defense.

FOR IMMEDIATE RELEASE

January 5, 2022

New Docs Reveal Department of Defense Controlled COVID-19 Program from the Start

FDA Vaccine Approval Process was Theater

A combination of the PREP Act, Emergency Use Authorization, and Other Transactions Authority (OTA) Shielded Big Pharma, Agencies, and Medical Participants that Delivered Unregulated Vaccines from Any Liability

WASHINGTON, DC -According to congressionally passed statutes, research of active laws, and extra details obtained through the Freedom of Information Act, the Department of Defense owns, implements, and oversees the COVID-19 vaccine program as a "Countermeasure" to foreign attack. While the public was bombarded with an orchestrated fear campaign, the U.S. Government managed the Covid response as a national security threat.

The research and documentswere obtained by a former executive of a pharmaceutical Contract Research Organization (CRO), Sasha Latypova, and intensive legal researcher Katherine Watt.

The Three-Legged Stool

The undercover operation was orchestrated utilizing three critical legal maneuvers:

- 1. Emergency Use Authorization EUA.
- 2. Prep Act,
- 3. Other Transactions Authority

President Trump declared a Public Health Emergency (PHE) on March 13, 2020, under the Stafford Act, putting the National Security Council in charge of the Covid policy. Covid-19 vaccines are "medical countermeasures" – a grey area of products that are not regulated as vaccines or medicines.

"They put the National Security Council in charge and treated it as an act of war," said Latypova.

According to Operation Warp Speed/ASPR reports, the DoD ordered, oversaw, and tightly managed the development, manufacture, and distribution of Covid countermeasures, mainly utilizing the DoD's previously established network of military contractors and consortia.

Department of Defense, BARDA, and HHS ordered all Covid countermeasures, including "vaccines" as prototype demonstrations of large-scale manufacturing, avoiding regulations and transparency under Other Transaction Authority. As prototypes used under EUA during PHE, Covid countermeasures, including "vaccines," need not comply with the U.S. laws for manufacturing quality, safety, and labeling.

"The implication is that the U.S. Government authorized and funded the deployment of noncompliant biological materials on Americans without clarifying their "prototype" legal status, making the materials not subject to normal regulatory oversight, all while maintaining a fraudulent pseudo- "regulatory" presentation to the public," said Latypova.

"Most incredible is the fact that current Laws enacted by the United States Congress appear to make the coverup actions LEGAL!"

Under the PHE, medical countermeasures are not regulated or safeguarded as pharmaceutical products (21 USC 360bbb-3(k).

The American people were led to believe that the FDA, CDC, and figureheads like Anthony Fauci oversaw the COVID-19 vaccine program. Their involvement was an orchestrated information operation. All decisions concerning the COVID-19 vaccine research, materials acquisition, distribution, and information sharing were tightly controlled by the DoD.

Hundreds of Covid countermeasurescontracts have been uncovered. Many disclosures are in redacted form. However, Latypova and Watt have found sources to fill in the details. A review of these contracts indicates a high degree of control by the U.S. Government (DoD/BARDA). It specifies the scope of deliverables as "demonstrations" and "prototypes" only while excluding clinical trials and manufacturing quality control from the scope of work paid for by the contracts. To ensure that the Pharma is free to conduct the fake clinical trials without financial risk, the contracts include the removal of all liability for the manufacturers and any contractors along the supply and distribution chain under the 2005 PREP Act and related federal legislation.

Why is no action by regulators or courts? According to Latypova and Watt, a combination of recently passed legislation and executive orders make it LEGAL to LIE! The HHS Secretary is accountable to no one if the Health National Emergency continues to be extended by Congress every three months.

A significant information operation was set in motion the minute COVID-19 hit. The U.S. government, the intelligence community, the media, and Big Tech colluded to orchestrate and implement an intense pressure campaign designed to get the vaccine legally designated under the Emergency Use Authorization Act while vilifying dissenting doctors, critics, and viable alternative treatments. This designation allowed for speedy manufacturing devoid of the standard safety and public health protocols.

For a vaccine to receive designation under the EUA, there can be no other known treatments or cures. Therefore, many proven treatments such as ivermectin and hydroxychloroquine were blacklisted in the media and dismissed as "horse dewormers" when these cheap, readily available drugs were in the past heralded for their effectiveness.

Eminent COVID-treating doctors such as Peter M. McCullough and Pierre Kory have faced unprecedented attacks on their medical credentials.

Here is a typical contract scope for "vaccines".

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- The U.S. Needs To Bring Home All Americans Held As Political Hostages Overseas