MEDICAL/RELIGIOUS EXEMPTION FROM THE COVID-19 VACCINE

I,	object to the vaccine mandate for COVID-19 as required by
, wl	o authorized this mandate in their capacity as
, for	<u> </u>

If you choose to decline my Medical/Religious exemption, let this hereby serve as notice to the organization and any person who has authorized this mandate that you are forcing people to receive the COVID-19 vaccines and denying employees or contractors of informed consent and an exemption, both of which people are legally entitled to.

LEGAL MEMO: BASIS OF GRANTING EXEMPTIONS AND LIABILITY FOR THE MANDATE

Contrary to information that forms the basis of these mandates, the COVID-19 Vaccines have not received FDA approval and remain under an emergency use authorization. There can be no mandate where informed consent is required.

"Federal law, <u>Title 21 U.S.C.</u> § 360bbb-3(e)(1)(A)(ii)(I-III) of the Federal Food, Drug, and Cosmetic Act, states the following about products granted emergency authorization usage: Individuals to whom the product is administered are informed—(I) that the Secretary has authorized the emergency use of the product; (II) of the significant known and potential benefits and risks of such use, and of the extent to which such benefits and risks are unknown; and (III) of the option to accept or refuse administration of the product, of the consequences, if any, of refusing administration of the product, and of the alternatives to the product that are available and of their benefits and risks.

Any entity or organization that requires EUA COVID-19 vaccinations, COVID-19 tests or masks are in violation of federal law and will likely face lawsuits if they do not allow exemptions or alternatives."

The persons authorizing the COVID-19 vaccine mandate have an obligation to provide the employees with a workplace free from harmful conditions. To determine if a condition is harmful, you, in your official capacity and acting as an agent of the organization, have a due diligence requirement to prevent future liability. Knowingly forcing a person to receive an experimental vaccine which is known to be injurious or fatal, without seeking independent information and performing a risk/benefit analysis, shall cause the person authorizing this mandate to be held personally liable for any injuries or death that occur. The agent's failure to perform due diligence can subject the business entity itself to liability for damages caused.

THERE IS NO DEFENSE FROM LIABILITY for those who ignore the warnings and the law. https://www.law.cornell.edu/wex/due_diligence. Media is not a reliable source of information

and not a defense to liability. Employers are responsible for their employee's safety and failing to evaluate the actual facts and apply legal standards is neglectful.

Religious Exemption

As a religious matter, my faith teaches me that my conscience must be informed. The vaccines have been quickly configured. Many fair and important questions remain unresolved. A sufficiently informed decision cannot yet be made. Taking the vaccine at this point is a morally careless act. As a person of faith, I oppose abortion and this vaccine was created with fetal tissue cells. See https://lozierinstitute.org/update-covid-19-vaccine-candidates-and-abortion-derived-cell-lines/.

The 6th Circuit Court of Appeals, just upheld the religious exemption. https://www.opn.ca6.uscourts.gov/opinions.pdf/21a0234p-06.pdf

Medical Exemption

Pharmaceutical companies are in the business of generating income, not in the business of healing people. Historically, there have been lawsuits against drug manufacturing companies for medications that cause more harm than good. Because of the liability waiver granted the COVID-19 manufacturers by Congress, I object to being experimented on by a pharmaceutical company that has no liability that could be harmful to my health. There are no Executive Orders that mandate the vaccine and no COVID19 vaccine has been given full approval by the FDA. There is no authority that allows you to deny the medical exemption because you are denying people informed consent.

The COVID 19 vaccines being dispensed have not received FDA approval. See- See- https://www.fda.gov/media/150386/download. See footnote 10. The liability immunity extended to the pharmaceutical companies only extends protection to them under the emergency use authorization, it does not extend to medical professionals or mandates.

This exemption also applies to government employees, contractors and the military, courts have stated that informed consent is required.

https://biotech.law.lsu.edu/cases/vaccines/Doe v Rumsfeld I.htm

Contrary to the news, the vaccine data now indicates risk to health and only have emergency use authorizations. See https://www.fda.gov/emergency-preparedness-and-response/mcm-legal-regulatory-and-policy-framework/emergency-use-authorization#vaccines. The adverse effects to the vaccines can be found here: https://vaersanalysis.info/2021/10/01/vaers-summary-for-covid-19-vaccines-through-9-24-2021/ Vaers is the US system for reporting vaccine injuries. The global WHO reporting system is https://vigiaccess.org. The search term is Covid-19 vaccine.

The death rate for COVID-19 infection is not as extreme as has been portrayed nor is the percentage of fully vaccinated people as high as reported by the media. https://covid.cdc.gov/covid-data-tracker/#vaccinations_vacc-people-onedose-pop-12yr. Vaccines provide immunity for over a year, none of the COVID-19 treatments technically are even vaccines as they do not meet the criteria. See effectiveness https://www.cdc.gov/mmwr/volumes/70/wr/mm7038e1.htm vs. natural immunity https://www.nih.gov/news-events/nih-research-matters/lasting-immunity-found-after-recovery-covid-19. Here is another study identifying issues caused by the COVID19 vaccines and the informed consent issue https://onlinelibrary.wiley.com/doi/10.1111/ijcp.13795.

The mRNA vaccine technology is not a traditional vaccine type and the long-term effects of this type of treatment is unknown. It is unknown what other illnesses may manifest because of the type of immune response that this injection invokes.

There is no lawful authority for a private organization to force experimental treatments on its employees. OSHA has not mandated the vaccine as it requires a comment period, temporary recommendations are not law and cannot override the legal requirements for informed consent and the exemptions https://www.osha.gov/coronavirus/standards. The Presidents Executive Order lists a therapeutic that is not being used or produced for COVID-19 vaccines in the United States at this time. https://www.whitehouse.gov/briefing-room/presidential-actions/2021/09/09/executive-order-on-requiring-coronavirus-disease-2019-vaccination-for-federal-employees/ see the FDA list of approved vaccines and the list of medications still under the emergency use authorization. They are not the same medication or therapeutic. Here is a lawsuit filed based on the bait and switch tactic used by the government to cause people to believe that the vaccine had received FDA approval.

https://childrenshealthdefense.org/defender/childrens-health-defense-sues-fda-pfizer-comirnaty-covid-vaccine/.

As an agent of your business entity the duty falls on you to prevent liability for your organization. Forcing this experimental treatment and depriving people of informed consent is effectively subjecting your organization to liability, because those in the organization are deciding to mandate vaccines without effectively evaluating the risk and potential for liability because of the adverse reactions or death. Consider this your notice.

ex	, am seeking a lawful Medical and Religion OVID-19 vaccine and this document serves as notice that I oppose being perimental medical therapeutics. Any retaliation or termination based outly potentially subject you, the employer, to potential liability for discriptions.	g subjected to n my lawful request
	Name:	
	Address:	-
	Employer ID:	-
	Phone:	_
	Email:	

, Declarant
OWLEDGED BEFORE ME by the said Declarant, day of, 2021.
Notary Public, State of

Prepared By:

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