

The "NO LIABILITY" aspect of the unlicensed, novel vaccine developed in 100 days is in-your-face in the WHO's proposed treaty



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The globalist lawyers who drafted the pandemic treaty **definitely anticipated injuries from the 100 day vaccines. So what did they do?** They made sure that all the nations signing up to the Treaty "shall shall shall" i.e., MUST give the WHO, its lawyers, the nations, the manufacturers, the doctors and anyone else involved a bullet-proof liability shield.

Just in case someone did not understand, they said it **3 times, 3 different ways**, in **3 paragraphs**. I screenshot what they said so there would be no confusion.

If you don't want the mandated experimental vaccines for which nobody is liable, join us to fight against this nonsense. DoorToFreedom.org

The Pandemic Treaty made sure to remove liability from the WHO, governments and manufacturers for injuries caused by 'Warp Speed' vaccines.

The Treaty says it 3 different ways.

Article 15. Compensation and liability management

1. Each Party shall develop national strategies for managing liability risks in its territory regarding the manufacturing, distribution, administration and use of novel vaccines developed in response to pandemics. Strategies may include, inter alia, the development of model contract provisions, vaccine injury compensation mechanisms, insurance mechanisms, policy frameworks and principles for the negotiation of procurement agreements and/or the donation of novel vaccines developed in response to pandemics, and building expertise for contract negotiations in this matter.
2. The Conference of the Parties shall establish, within two years of the entry into force of the WHO Pandemic Agreement, using existing relevant models as a reference, no-fault vaccine injury compensation mechanism(s), with the aim of promoting access to financial remedy for individuals experiencing serious adverse events resulting from a pandemic vaccine, as well as more generally promoting pandemic vaccine acceptance. The Conference of the Parties shall further develop the mechanism(s), which may be regional and/or international, including strategies for funding the mechanism(s), through the modalities provided for in Article 20 herein.
3. Each Party shall endeavour to ensure that, in contracts for the supply or purchase of novel pandemic vaccines, buyer/recipient indemnity clauses, if any, are exceptionally provided and are time-bound.

https://apps.who.int/gb/inb/pdf_files/inb7/A_INB7_3-en.pdf Pages 20-21

https://apps.who.int/gb/inb/pdf_files/inb7/A_INB7_3-en.pdf



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Mark Brody Mark's Newsletter Feb 2 ❤️ Liked by Meryl Nass

No liability shield = License to kill

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Steshu Dostoevsky Steshu's Substack Feb 2 ❤️ Liked by Meryl Nass

I noticed during the commercials for the Covid "vaccines that are still being shown on television, that the very fast talking and fine print of any and all adverse effects are not present. So weird since every other medicine or drug ends with a scary laundry list of symptoms and reactions.

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