

RIGHT TO REFUSE:

Experimental Gene Therapy a.k.a. COVID19 Vaccine

I; _____, the living soul on the land; am writing to inform you that I am aware of my Constitutionally-protected rights, and by Federal law; I am refusing any and all EUA products for myself and/or my offspring, including, but *not limited to*;

- EUA tests,
- EUA Medical Procedures,
- EUA Investigational Products,
- EUA Testing Centers,
- EUA Health Data Tracking and Surveillance Platforms,
- Population Genomics Programs,
- Diagnostic Laboratories, and
- IT Health Data platforms.

Participation in many of these EUA products, medical procedures, facilities, or tests requires me to waive all legal and lawful privacy rights, on behalf of myself or my biological property, and participate in Population Genomics Programs, which require a different kind of infrastructure, to release my private medical information, including genetic information, to unlimited 3rd parties, subsidiaries and affiliates, government, hospitals, researchers, collaborators at a local, state, and federal level, and may include international, global levels.

Additionally, liability has been removed from most companies involved, including Pharmaceutical Companies, Vaccine Manufacturers, Testing Labs, and Diagnostic Centers; who are providing medical procedures or products. Upon waiving privacy rights, participation also removes all indemnity, legal and lawful recourse, and lawful protection provided by well-established law. Without lawful protection to ensure accountability in the case of harm, bodily injury, cyber security breaches, unknown risks, and unknown, long-term health consequences; it is my God-given right to accept or refuse. It is my personal decision, the nature of which; is for no other to decide.

Regardless of “guidance” from local and state health departments, State and Federal Anti-Discrimination Laws, Federal laws protecting sincerely held religious beliefs, disabilities, and medical conditions, State Health Codes, and Federal Laws for “Emergency Use Authorization” supersede guidance. “Emergency Use Authorization” means any product, facility, etc. with this designation must be voluntary, which currently includes masks, PCR testing, covid vaccines, mRNA technology, and labs; which are all currently operational under EUA’s.

Under 21 U.S.C. § 360bbb-3, “Authorization for medical products for use in emergencies”:

(ii) Appropriate conditions designed to ensure that individuals to whom the product is administered are informed — (I) that the Secretary [of Health and Human Services] has authorized the emergency use of the product; (II) of the significant known and potential benefits

<https://www.cdc.gov/coronavirus/2019-ncov/community/schools-childcare/k-12-testing.html>.

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.

Some employers are not aware of the **Equal Employment Opportunity Commission (EEOC)** guidance on mandates. Regardless of whether these products are under EUA, or move into full licensure, anti-discrimination laws, both State and Federal, still apply regardless of mandates or product authorization. **Even the EEOC stated that “EUA recognized protections that must be afforded to employees seeking exemption from vaccination [or other] requirements, due to medical conditions or sincerely-held religious beliefs.”**

The following Federal and State Laws continue to ensure protection in numerous ways, including; sincerely-held religious beliefs, medical conditions, disability, or other unstated condition(s):

- the Americans with Disabilities Act (ADA);
- the Rehabilitation Act (including the requirement for reasonable accommodations and non-discrimination based on disability, as well as strict rules about employer-mandated or employer-led medical examinations and inquiries);
- Title VII of the Civil Rights Act (which prohibits discrimination based on race, color, national origin, religion, and sex, including pregnancy);
- the Age Discrimination in Employment Act (which prohibits discrimination based on age, 40 or older);
- the Genetic Information Non-Discrimination Act;
- and other federal, state and local laws that may provide employees with additional protections.

I am further protected by the Federal and State Health codes that have codified both; the “Nuremberg Code”, as well as “The Declaration of Helsinki”; which declare, *“that medical experimentation on human subjects is vital for the benefit of mankind, however such experimentation shall be undertaken with due respect to the preciousness of human life and the right of individuals to determine what is done to their own bodies.”* Without consent, or by willful failure to obtain consent; damages and penalties, fines, and imprisonment will follow.

We the People are protected through the “Bill of Rights”, and must be given the opportunity to decide to consent, or not to consent; to a medical experiment, without the intervention of any element of force, fraud, trespass, deceit, duress, coercion, or undue influence on the People’s decisions.

In the case of students; asymptomatic testing is illegal, according to the CDC, and cannot be forced on students as a condition of in-person education. CDC guidance on testing in school settings, as of December 4, 2020, states:

“If a school is implementing a testing strategy [i.e. testing healthy and sick, not based on symptoms,] testing should be offered on a voluntary basis. It is unethical and illegal to test someone who does not want to be tested, including students whose parents or guardians do not want them to be tested.”

<https://www.cdc.gov/coronavirus/2019-ncov/community/schools-childcare/k-12-testing.html>

All of the above is indisputable evidence that there must be clear communication for the unalienable right to refuse these procedures for offspring, persons, and employees, **without retaliation**. I have not been sufficiently provided the right to refuse for myself or my biological property. In compliance with State and Federal Law, I shall make my own, informed decision on behalf of myself or my offspring, under my guardianship. I am informed of the risks of these medical procedures, and choose to opt out and exercise my Constitutionally-protected right to refuse any and all of these experimental procedures.

While I recognize the importance of the medical response to the Covid-19 Pandemic, I do not consent or agree to “mandatory” or “required” testing, the new COVID19 injection, or participation in any of the numerous EUA programs. I am also informing you that I (or my offspring) may not be discriminated against, by removal from “in-person instruction”, employment, or be penalized hereafter.

Failure to adhere to Federal laws, the Constitution for the united States of America, and my unalienable right to refuse EUA procedures, carries with it; severe consequences. This **Right to Refuse Notice** presents a number of serious ethical, medical, economic, and lawful risks that are taken by any who choose to ignore it.

Sincerely,

Printed Name: _____

Autograph: _____

Minor opting out (optional): _____

Date: _____ 2021

Received by: _____

Administrator _____

of _____ (organization)

Date: _____ 2021