



INVALIDITY REPORT



WHO PANDEMIC AGREEMENT (CA+)

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INTRODUCTION

Treaties are one of the sources of international law and they are used by countries to regulate their international relations. The law of treaties is based on the principle that agreements must be respected, however the Vienna convention lists actors that may invalidate and terminated treaty and they are divided into relative and absolute grounds.

Relative grounds include error fraud and lack of authority while absolute grounds cover coercion corruption and jus cogens violation.

Let's have a look:

Error

An error in the conclusion of a treaty can nullify the state's consent if that mistake relates to a fact [*such as climate emergency*], assumed by the state to exist, and formed an essential basis of its approval to be bound by the treaty. However if the state knew or contributed to that error it cannot invoke that ground to free itself from observing the treaty.

Fraud or Corruption

Fraud or corruption is the second ground to invalidate a treaty. Here a state consents to be bound by a treaty as a result of fraud or bribery conducted by another state.

Coercion

Coercion is another ground that a state may invoke to nullify a treaty where it was forced to sign the agreement under military pressure or use of force.

Lack of Authority

The lack of authority is the fourth ground of invalidity where negotiators act outside their instructions or violate national treaty-making rules

INTRODUCTION

Another factor in validating a treaty is the breach of a peremptory norm while the other grounds concern a problem with how the treaty was concluded the jus cogens ground focuses on the treaty subject matter.

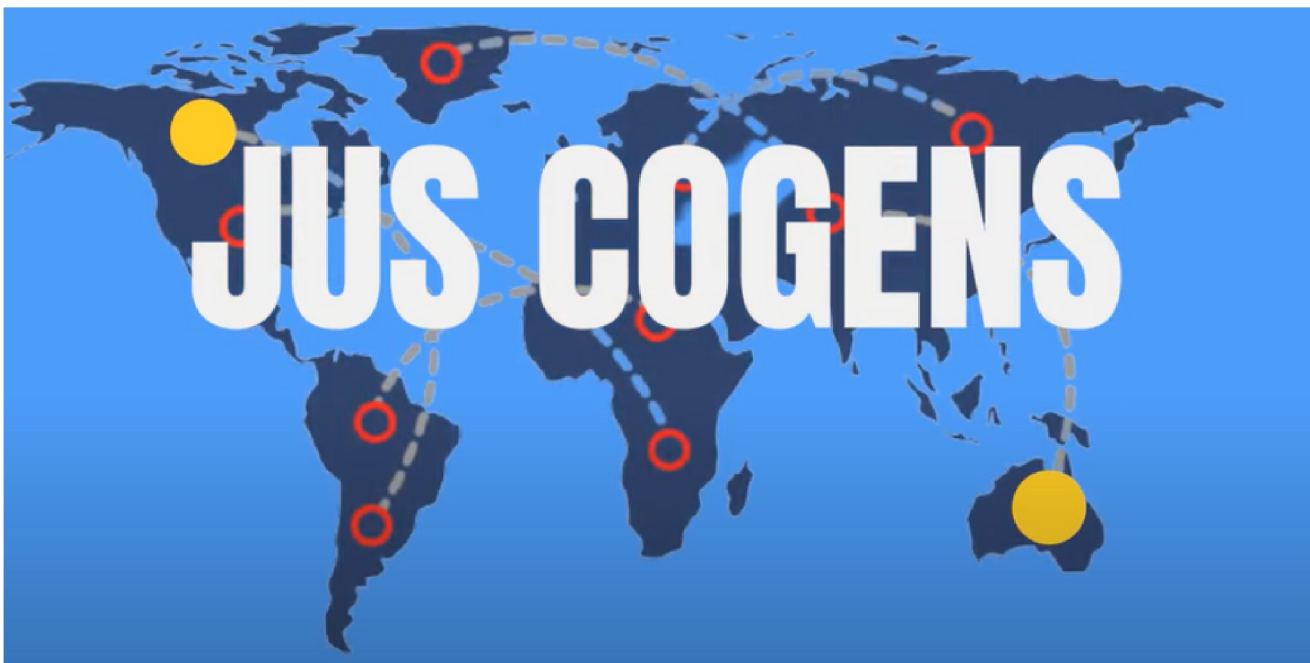
Hence a treaty concluded between two countries to commit genocide or torture will be void.

In all cases the invalidity of a Pandemic Agreement (CA+) renders it void and without legal force.

The difference is that relative grounds render a Pandemic Agreement (CA+) voidable therefore the innocent state can affirm the treaty or to terminate it.

Whereas absolute grounds automatically render the Pandemic Agreement (CA+)void by law as it has no legal effect from the time it was born.

The WHO Pandemic Agreement (CA+) suffers the vice or defect of absolute grounds of nullity. This absolute nullity is very problematic if the instrument were to be adopted without resolving the errors of nullity.



THE INVALIDITY OF THE PANDEMIC ACCORD (CA+)

The WHO and member states are fervently drafting void and potentially harmful provisions for an "iron clad" new WHO Pandemic Agreement (CA+). This report is to help HHS avoid any illegal IHR amendments that would violate HHS obligations regarding ethics, fundamental human rights, dignity and freedoms

All just governments obtain their authority from the consent of the governed, which is sorely lacking.

The covid response was a disaster in large part due to the unproven intervention experiment of the application of the IHR (2005) itself. It failed in large part due to Article 43 section 2 which requires States to base decisions on WHO guidance when science is lacking.

The pandemic agreement is equally fatally flawed, based on false presumptions of WHO acting in good faith and using unequivocal rules of science, which are inherent errors & deviations which make the WHO Pandemic Agreement and complimentary IHR Amendments void.



The errors and deviations create a void instrument subject to nullification upon legal challenge!

VOID

The treaty is invalid. Do NOT adopt the fatally flawed instrument.

RELATIVE GROUND

ERROR

01. Relative ground to invalidate a treaty met: ERROR

There are numerous errors and deviations inherent within the text of the treaty draft that relies upon the presumption of WHO always acting in good faith, a rebuttable presumption that our organization firmly disputes. DG Tedros acts in bad faith to evade criminal charges regarding abuse of power and breach of ethics, science norms in WHO oversight. Pandemic Accord draft gives the DG power of discretion, without science or law being mandatory, only merely "considered" and there is no real oversight.

Errors that really stand out are the concept of a vaccine certificate to travel, which has no scientific basis and the idea that mRNA which is still experimental could be classified as a "health product", and possibly mandated by States under limited circumstances. This is an error of morality and law.

The agreement also relies upon the unproven presumption, which we dispute, that there is a "climate emergency". In reality there is no climate emergency. This is a #climatescam.

Melissa Fleming is the Under-Secretary-General for Global Communications at the UN and she says about the UN: "we own the science". See: [Melissa Fleming is the Under-Secretary-General for Global Communications at the UN](#) It is simply false that there is a "consensus" among the scientific community that "proves a climate crisis".

Crisis is one step to an "emergency", which the agreement would likely call a "situation" that the WHO DG could consider an emergency and forced climate passports would likely ensue. WHO and UN are on record saying this is the year people need to understand health and climate are connected, while citing no evidence to support this conclusion.

In reality there is no conclusive evidence of a climate emergency and UN is in the minority of the scientific community on this topic. The UN cannot reasonably continue to claim a climate emergency exists and also confess there was so much dissent about climate science that UN asked Google to ensure only UN climate science comes up top in the search. Furthermore, member states cannot continue to negotiate the treaty based on error of science which is still in dispute and not proven whatsoever by UN or WHO - or their corrupt climate experts.

ABSOLUTE GROUND

Absolute ground to invalidate an agreement met: FRAUD/CORRUPTION

- PPP's Public Private Partnerships risks are unmitigated and conflicts of interest are “managed” inadequately causing excessive risk of unabated corruption at the highest levels.
- Acts against WHO's own Ethics are not resolved and pending almost 2 years and the Pandemic Agreement has no way to hold WHO to account.
- WHO will not respond to multiple ethics and fraud complaints which is extremely problematic for WHO's trust factor.
- Pre-determination and punishment of misinformation with no written law defining misinformation backed by science and due process, is prohibited by law
- Non functioning independent ethics oversight & no responses to issues
- Complete and total imbalance of power is inherent within UN & WHO structure



ABSOLUTE GROUND COERCION

Absolute ground to invalidate an agreement met: Coercion

- Mandatory Vaccine Passports
- Fear based psychological behavioral interventions
- Mandatory Vaccine Passports
- Member States concerns not addressed and the process rushed through

'Coercion'

Increased salience over past 2 decades

- Growing emphasis on 'human rights'
- Community care and protection of the public
 - 'Assertive community treatment'
 - CTOs
- New types of clinician-patient relationships in community care

ABSOLUTE GROUND

LACK OF AUTHORITY

Absolute ground to invalidate an agreement met: Lack of authority

- The WHO has no authority granted under their Constitution or the DG contract to undertake sweeping changes to customary peremptory law, which is precisely what this treaty attempts to do,
- The States do not have authority to bind the citizens without the consent of the governed, which is lacking at this time.
- The States are proffering signatories who have thus far failed to provide their delegations of authority.



ABSOLUTE GROUND

JUS COGENS

Absolute ground to invalidate an agreement met: Violation of jus cogens peremptory norms

- The agreement violates non derogable rights to free thought & expression through the regulation of peoples rights under guise of misinformation or "infodemic" management.
- The agreement violates non derogable rights to be free of medical and scientific experimentation
- The agreement violates and conflicts with the current obligations of States and the WHO to conform to the conditions set forth in the Siracusa Principles and lowers the threshold for declaring an emergency to arbitrary and overly-broad levels, a very dangerous and void proposal.

VOID BY LAW

JUS
COGENS

WHO IS STILL AT WHIM OF FUNDERS! WHO PANDEMIC AGREEMENT IS RECKLESS WITH NO ANTI CORRUPTION OVERSIGHT

**DG Tedros requests IHR
Amendments for more
State Funding, confesses
the WHO "is at the whim
of funders" - 2022**



THE WHO IS CORRUPT & UNTRUSTWORTHY

See the confession from last WHO DG Margaret Chan Fung Fu-chun in Documentary 'Trust WHO?'



Confession the WHO's funding guides policy & guidance

81:12 "You asked an excellent question. If I tell you WHO as an organization, only thirty percent of my budget is predictable funds, other seventy percent I have to take a hat and go around the world to beg for money, and when they give us the money they are highly linked to their preferences what they like.

It may not be the priority of the WHO, so if we do not solve this - you know - we are not going to as to be as good as we were" - WHO DG Margaret Chan 2017

<https://www.youtube.com/watch?v=zJYUGN9BO2I>

WHO Manages Conflicts?

The purpose of consultations is to clarify the scientific information and public health rationale underlying the measures and to find a mutually acceptable solution.

The WHO refuses to consult with the dissenting majority of the scientific community to explain their scientific information and public health rationale underlying the recommended measures in their guidances, which is very alarming because under IHR 42 section 2 "*available information including from WHO and other relevant intergovernmental organizations and international bodies*" are binding upon States when science "*is insufficient*".

WHO claims to "manage conflicts" whilst also begging for more State funding to stop being "at the whim" of funders, many which include consultant NGO's that IHR says states shall "base their determinations" upon the WHO and other foreign bodies with no allegiance to any Member State or the citizens best interests.



TREATY TOOL OF COMMUNIST UN ORG!

Are you aware the U.N. has communist roots? It's on Congress records.

There is a historical cause for concern about treaty making and good cause to consider the source is of communistic origin in regards to these proposed amendments:

"This Senate attitude hasn't been overlooked by crafty men who would stoop to any device to get their thoughts and ideas inflicted on the Nation and made the supreme law of the land. When men like Alger Hiss and other Communist and Socialist sympathizers wormed their way into positions of great influence in the State Department and took over the job of drafting up our treaties and agreements with international organizations some rather strange and dangerous clauses began to crop up in these documents. These clauses for the most part went unnoticed by Senators who seldom have either the time or the inclination to wade through voluminous treaty agreements prior to voting on them. But other people were perfectly aware of these clauses. They knew full well that treaties automatically become the supreme law of the land upon ratification and thus take precedence over the Federal Constitution and all our State laws." (Congressional Record, 1953, page A422) <https://www.govinfo.gov/content/pkg/GPO-CRECB-1953-pt9/pdf/GPO-CRECB-1953-pt9-1.pdf>

U.N.'s documented history of unbroken communism raises concerns, especially in context of Agenda 2030, with the WEF's threat of the abolition of privacy and property rights by 2030 and the IHR forcing states to limit options for information sources under article 43 to their own guidance and the information of their partner NGO's.

"Now let us look at the record. According to Trygve Lie, longtime Secretary General of the United Nations, he stated flatly that there was a secret agreement between Alger Hiss and Molotov to the effect that the head of the United Nations military staff should always be a Communist. That agreement has never been broken, and we have had a succession of Communists filling that post, the present one being Mr. Arkadov. As a first consequence of this treasonous agreement, this country lost its first military engagement in Korea at a cost to this country of more than \$20 billion and 145,000 American casualties ...This was the first war in which we engaged not as the United States military force, but as a United Nations force. ...How convenient this was to the Communists to have one of their own men as head of the United Nations military staff, who reviewed all orders going from the Pentagon to General MacArthur and gave them to our enemy before General MacArthur received them." Congressional Record, 1962, page 215) <https://www.govinfo.gov/content/pkg/GPO-CRECB-1962-pt1/pdf/GPO-CRECB-1962-pt1-3-2.pdf>

The UN has interests adverse to those the treaty seeks to serve. **Pandemic Accord (CA+) is a global communist trap that member states will be wise to avoid!**

Trust the Science? Trust WHO?

The problem is there must be transparency and communication for accountability which the WHO does not have in reality. The moral pillar of the WHO is largely virtue signaling with no real substance, and in fact, as applied, the WHO guidance has overstepped WHO's and States authority to usher in a dystopian nightmare for us human rights and anti corruption oversight bodies who could not get anything done insofar as ethics because the IHR allows WHO and intergovernmental bodies to "shape the research agendas" to their own benefit which States are obliged to rely on when "science is insufficient" (such as covid).

This IHR provision under Article 43 has caused States to be obliged to rely on the communist and corrupt hard core cabal 'covid action platform' (WEF, WHO, Wellcome) for the entire response. Reliance on centralized corrupted WHO partners has directly caused HHS OGA to be responsible for serious breaches of international obligations.

1. There is no reason to trust or presume good faith will be a factor under the IHR provision of States "*shall base their determinations upon*" "*where such evidence is insufficient, the available information including from WHO and other relevant intergovernmental organizations and international bodies*"; and
(c) "*any available specific guidance or advice from WHO*"

IHR 43 literally commands States to use information and guidance from WHO and their partners which the IHR admits has no scientific basis.

WHO is liable?

The following is the WHO legal disclaimer waiving liability for WHO if States incur damages from basing their decision upon WHO guidance that IHR makes binding "when science is insufficient".

- All reasonable precautions have been taken by WHO to verify the information contained in this publication. However, the published material is being distributed without warranty of any kind, either expressed or implied. The responsibility for the interpretation and use of the material lies with the reader. In no event shall WHO be liable for damages arising from its use.

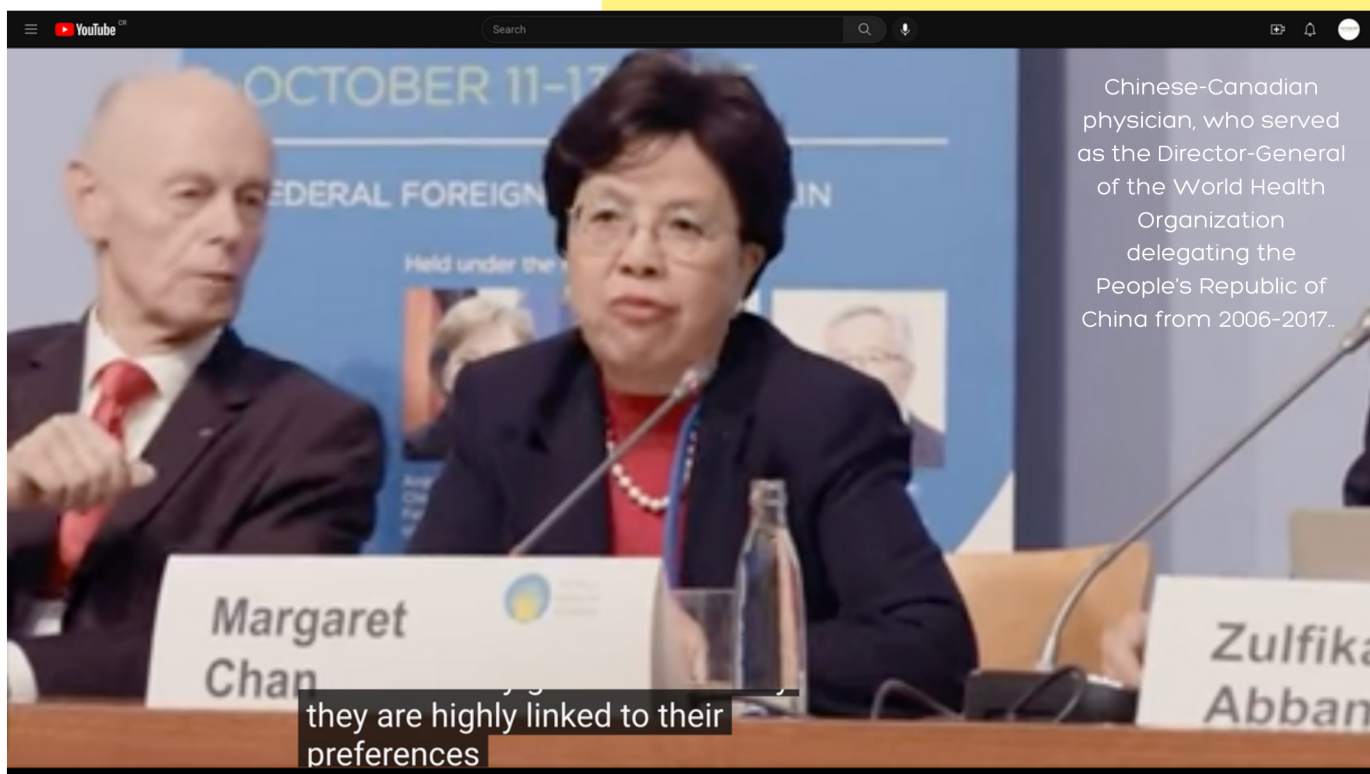
This provision in Article 43 and the amendments intent to make IHR binding require JUDICIAL and LEGISLATIVE review to determine opinio juris for the future.

The critical issue in IHR is not yet addressed or settled. IOJ is raising it now in consideration of the current IHR & amendments on the table for the future safeguarding of public health:

Is a specialized agency responsible for damages from binding recommendations?

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<https://www.youtube.com/watch?v=zJYUgN9BO2I>

Incompatibility of Globalism & Ethics

The purpose of scientific debate is to clarify the scientific information and public health rationale underlying the measures and to find a mutually acceptable solution. Globalism monopolizes health by way of political interference in scientific decision making.

The WHO refuses to consult with the dissenting majority of the scientific community to explain their scientific information and public health rationale underlying the recommended measures in their guidances, which is very alarming because the agreement would allow WHO to arrange for data oversight using shoddy open source systems still in development and near limitless powers to arrange technical measures which they are notoriously inept at, to the point of gross negligence or fraud in science.

WHO claims to "manage conflicts" whilst also begging for more State funding to stop being "at the whim" of funders, many which include consultant NGO's that IHR says states shall "base their determinations" upon the WHO and other foreign bodies with no allegiance to any Member State or the citizens best interests.



2B

Access to UN Global Marketplace

200

CAP covid action platform WEF Stakeholders controlled and directed covid response and FAILED!

Incompatibility of Globalism & Ethics

The treaty is intended to set up a global supply chain of sourced supplied ready to handle health emergencies under globalism in the UN Global Compact, however, covid has taught us that Globalism infects information and taints the reliability of the WHO guidance due to political interference in scientific decision making. WHO Pandemic Agreement (CA+) has no accountability mechanism to handle this serious threat to scientific, legal and ethic integrity. The treaty draft as written limits State discretion and expands Globalists monopoly of public health. This is an international security risk not yet addressed which invalidates the draft.

CONCLUSION

The Member States and Intergovernmental Negotiating Body have a duty to exit the treaty and IHR and WHO relationship because our organization presented case numbers to unanswered complaints for previous violations of WHO DG. THE IHR gives the same WHO DG under investigation almost unlimited powers of discretion and it limits State discretion of where to obtain information and it allows for unscientific WHO edicts to be binding in formulating sovereign health policy. This is unacceptable and an unreasonable risk HHS OGA must avoid at all costs and also the treaty for pandemic preparedness and response

01

Pandemic Agreement is VOID

- Under the draft WHO DG's arbitrary discretion to recommend measures regulates RISK as well as the fundamental rights of people of all member States, which can only be done by a legislator representing the sovereign peoples will & consent!
- It is well settled under International law that if one provision of a treaty or instrument is held invalid for violating a jus cogens norm the entire instrument is invalid. In this case multiple provisions in the draft are void, thus invalidating the entire instrument from the onset.

02

Weaponization of Science, and Censorship of Protected Speech

- Under the draft WHO has set up unconstitutional and intrusive behavioral nudging psychological experiments which have terrorized people into serious undue medical experimentation using COVID-19 non vaccines and this clearly violates jus cogens, invalidating the Agreement

03

Exit the WHO

- It's the right thing to do
- We want science that is true
- It's long overdue

Exit WHO!

Exit the WHO, it's the right thing to do. It's long overdue. The WHO Pandemic Agreement is not necessary, helpful or in conformity with jus cogens, therefore it is void.

Thank you for taking our comments and report in to consideration regarding the pandemic agreement as well as IHR invalidity including the proposed amendments. It cannot be over stated how key provisions are overly broad and vague to the point of allowing violations of jus cogens human rights protections, including directing and controlling undue experimentation with novel biological agents. It is well settled under International law that if one provision of a treaty or instrument is held invalid for violating a jus cogen norm the entire instrument is invalid and must be declared so and nullified.

- *WHO Pandemic Agreement and IHR Amendments shall not be adopted*
- *Member States have a duty to withdraw any negotiations with the WHO until they meet the burden of proof of the validity of the scientific information and public health rationale underlying the measures recommended during the covid declaration of PHEIC and pandemic as well as dispute our organizations charges of breach of ethics and scientific wrongdoing*
- *WHO Pandemic Agreement and IHR Amendments are void in more than one provision for allowing violations of jus cogens under guise of protecting right to health. This is very problematic for Member States to continue on with amendments because the entire instrument is null due to this error and deviation from international jus cogens norms*

**This Is 2023: The Great
Reset Of Rule Of Law,
Ethics & Human Rights
In Public Health Policy**

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