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FOR IMMEDIATE RELEASE
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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 (EUA), 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 documents were obtained by a former executive of a pharmaceutical Contract Research Organization (CRO), Sasha Latypova, and intensive legal researcher Katherine Watt. You can watch Latypova detail her groundbreaking findings [here](#).

The Four-Legged Stool

The undercover operation was orchestrated utilizing four critical legal maneuvers:

1. Public Health Emergency (PHE),
2. Emergency Use Authorization (EUA),
3. Public Readiness and Emergency Preparedness (PREP Act),
4. Other Transactions Authority (OTA)

On January 31, 2020, Health and Human Services (HHS) Secretary, Alex M. Azar declared a Public Health Emergency (PHE) pursuant to section 319 of the Public Health Services (PHS) Act, 42 U.S.C. 247d, for the entire United States. A PHE bestows a substantial amount of war-time authority upon the HHS Secretary. This PHE declaration was one day after a similar declaration by the WHO.

On March 10, 2020, HHS Secretary, Alex M. Azar, issued a "Notice of Declaration" to activate the PREP Act to provide liability immunity for Covered Persons and Covered Countermeasures. The PREP Act declaration filled six pages of the Federal Register on March 17, 2020 that can be found here, <https://www.govinfo.gov/content/pkg/FR-2020-03-17/pdf/2020-05484.pdf>

Covered Countermeasures are any antiviral, any other drug, any biologic, any diagnostic, any other device, or **any vaccine**, used to treat, diagnose, cure, prevent, or mitigate COVID-19. The administration of President Trump placed 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. According to government documents acquired by Latypova, \$47.5 Billion was awarded in contracts by BARDA as of 10/29/2021 for Covid-19 vaccines, therapeutics and diagnostics.

"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 (OTA). 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 countermeasures contracts 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":



**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

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