

Use of this letter does not constitute legal advice. **Substitute the bold-face content with your own information.**

[Date]

To whom it may concern **[private or public employer],**

I am writing to address your **[proposed]** mandate of experimental medical products, namely **the COVID-19 vaccination and/or RT-PCR test**, as a condition of **[employment, school attendance, access to services, other]**. This letter notifies you that any such mandate, or any coercion or pressure to consent, is a violation of federal law, and pursuit of these actions with this knowledge will create liability for you and/or your business or agency for any damages suffered by those subject to your directives.

•Experimental COVID-19 vaccines have not gone through the full Food and Drug Administration (FDA) approval processes. They are approved for [Emergency Use only](#). According to [FDA 21 U.S. Code § 360bbb-3](#) “*Authorization for medical products for use in emergencies*,” medical products (including vaccines and tests) which have been granted Emergency Use Authorization may not be compulsory and must be voluntary only after full informed consent. Thus, mandate of experimental COVID-19 vaccines or testing, or any pressure or coercion to consent to them, violates federal law.

In addition, for public entities, mandates of experimental medical products constitute a violation of [42 USC Section 1983](#), which states that every person who, under color of law causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the injured party.

As [acknowledged](#) by the CDC, it is not known whether the COVID-19 vaccines will prevent transmission of the illness. Thus, the argument that individuals must be vaccinated to protect the community is not supported by science.

Furthermore, vaccines are medical procedures that have a level of [inherent risk](#), as acknowledged by the Centers for Disease Control (CDC) and FDA. Since 1986, vaccine manufacturers have been [exempted from liability](#) for any injury or death caused by vaccines.

COVID-19 vaccines utilize an mRNA gene therapy technology which has never before been used in vaccines. The CDC [acknowledges](#) that COVID-19 vaccines haven’t been properly tested on pregnant women, people with autoimmune conditions, nor immunocompromised people.

In addition, there are no [long-term](#) safety studies of COVID-19 vaccines in the general population. There are unanswered questions about whether these vaccines will induce [pathogenic priming](#) (which caused increased death in previous attempts to create coronavirus vaccines). As of January 22, 2021, over 9,000 negative reactions to COVID-19 vaccines have been reported to the [Vaccine Adverse Events Reporting System](#), including anaphylactic shock, miscarriage, paralysis, and several hundred deaths.

Government officials who impose COVID-19 vaccine mandates can be held personally liable for violating Federal law, which requires voluntary and full informed consent to any product marketed under the Emergency Use Authorization.

Sincerely,