## Reference 2 : My Letter of 28 May 2024 to Mr. Douglas M. Lankler – General Counsel, Pfizer Incorporated

**Hope?!** That status of the so-called COVID-19 vaccine, at the modRNA technological level, was well-known at the time of the Biden mandates, **and remains well-known** to Pfizer.

In early April 2024 I received, from House of Commons MP Andrew Bridgen, a copy of the protected Pfizer **Supply Agreement** with the Republic of South Africa. The release from confidentiality resulted from a Pfizer loss in a COVID-19 modRNA severe injury lawsuit.

I made many follow-up / investigatory calls, notably to Senator Malcolm Roberts of Australia :

Senator Malcolm Roberts				
	Senator for QLD Party Chamber	Pauline Hanson's One Na Senate	tion	
① Office details	Connect Electorate det	ails		
Electorate Office (Principal Office) Commonwealth Parliament Offices Suite 2, Level 36 Waterfront Place 1 Eagle Street Brisbane, QLD, 4000			Parliament Office PO Box 6100 Senate Parliament House Canberra ACT 2600	
Postal address PO Box 228 Brisbane, QLD, 4001			Telephone:	(02) 6277 3694
Telephone: (07) 3	3221 9099			

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Greeting me with courtesy, Malcolm's staff confirmed my suspicion : Pfizer had similar Supply Agreements with other nations. Senator Malcolm was already in possession of such.

However, their viewpoint was limited to issues of vaccine safety and vaccine mandates, not the criminality implicit to any "pandemic" wherein Mr. Anthony Fauci was involved (Page 1 above). That is, Malcolm's staff was deeply appreciative of the <u>additional</u> perspective I provided regarding **LIABILITY IMMUNITY**.

Mr. Attorney General . . . please read the following paragraph carefully. It is contained in the now-public Supply Agreement between South Africa and the Pfizer executive quoted on Page 4 above . . . and his General Council, Cornell Law School Graduate Mr. Doug Lankler.

Purchaser Acknowledgement.

Purchaser acknowledges that the Vaccine and materials related to the Vaccine, and their components and constituent materials are being rapidly developed due to the emergency circumstances of the COVID-19 pandemic and will continue to be studied after provision of the Vaccine to Purchaser under this Agreement. Purchaser further acknowledges that the long-term effects and efficacy of the Vaccine are not currently known and that there may be adverse effects of the Vaccine that are not currently known. Further, to the extent applicable, Purchaser acknowledges that the Product shall not be serialized.

## March 30 2021! Please re-read the November 19 2020 Fauci quote, Page 5 above.

**Essential Point** The Purchaser Acknowledgement portion is required by Pfizer with nations that do <u>not</u> offer LIABILITY IMMUNITY, such as India; the most populous nation in history with a market that offers gargantuan profitability potential :

