**July 16, 2025**

**Urgent**

**To:**  
The Prime Minister | The President of the State  
The Minister of Health | The Minister of Justice | The Minister of Foreign Affairs | Minister of public affairs – or any equivalent – afore specified charged with reviewing and responding on the nation’s behalf to the proposed revisions to the WHO-**International Health Regulations (IHR)**  
Distinguished Members of Parliament

**RE: Urgent Warning Letter – Grave Threat to National Sovereignty Following the Updated International Health Regulations (IHR)**

Dear Sir/Madam,

We are writing to you with the utmost urgency. This week marks the final deadline for submitting – YOUR COUNTRY’s official NOTICE of REJECTION regarding the revised International Health Regulations (IHR) – which otherwise will become legally binding with far-reaching implications for the country’s sovereignty, constitutional responsibility, and national discretion.

According to World Health Organization (WHO) guidelines, each member state may submit **a formal notice of rejection or reservation/s to the Director General of the WHO** regarding the Amended IHRs no later than **Saturday, July 19, 2025**. Failure to do so will be deemed to be **automatic acceptance**, with no requirement for parliamentary approval, public debate, or legal scrutiny. After this date, withdrawal from the agreement may no longer be legally possible.

**On the Agreement and Its Complexities:**

On **June 1, 2024**, the World Health Organization adopted Amended IHRs through a short-circuited process. The adoption occurred **without adequate legal review** in many member states. The document of the updated version consists of **66 articles and 9 annexes**, many of which are **vaguely worded**. Once adopted, the agreement becomes **legally binding**, **even in the absence of domestic democratic procedures**.

An independent team of lawyers highly experienced in ‘International Law’ and contract revisions has identified **over 25 highly problematic provisions**, including:

* (revised Art. 1 para. 1; Art. 12 para. 1 and 4bis and Annex 2 IHR) Extending WHO’s authority and its factual reasons to **unilaterally declare a public health emergency with effect for the territory of your country**;
* (revised Annex 1 IHR; “Core Capacities”; A./cyph. 2; A./cyph. 3 [i.]: Misinformation / Disinformation) Defining what pandemic-related information shall be deemed officially correct for all Member States, including for your country. By virtue of this **legally binding “24/7” applicable** provision, your government may be obliged to address, suppress or censor all pandemic-related information as “misinformation” and/or “disinformation” as soon as it might be seen not in line with WHO’s predefined narrative;
* With such an anachronistic concept of a legally binding information supremacy, the IHR amendments threaten not only individual free speech, free science and the concept of “informed consent” in the context of experimental treatments. These amendments will also reduce the decision-making process of entire nations into implementing and enforcing WHO’s very restricted (and potentially misleading) narrative on all aspects of domestic risk assessment, diagnostics, immunization and treatment.
* This concept of WHO’s information supremacy will harm any free and responsible decision making process of politicians, judges and any authority of your country, thereby corrupting responsible and sovereign pandemic management, threatening independent justice, harming your country’s checks and balances, and ultimately curtailing effective protection of individual fundamental rights;
* (Art. 15; 16; 36; 42 of the existing IHR 2005) Finally, under such a regime of WHO’s tightened information supremacy, any seemingly “non-binding” recommendation of the WHO (whether regarding testing methods, vaccine certificates, lock-downs or the use of gene-based experimental treatments[[1]](#footnote-1)) will in the future be even less questionable by your government or by your judges, but will be simply enforced as the WHO “best practice” or WHO “recommendation” that does not allow for any alternative under a WHO public health emergency.
* (revised Annex 1, “Core Capacities”, para. 2, lit. [c.] IHR) Obliging not only whole nations but also all of their regions/states/cantons to implement on a 24/7-basis a number of additional testing and permanent surveillance capacities, including new specialized diagnostic laboratories etc.; This will lead to additional costs for your nation but also for your regions/states/cantons, that are out of control of local lawmakers;
* (revised Art. 44bis IHR) New financial mechanism leading to new future financial burden and commitment of your country’s national **financial and material resources** that is outside of control of local lawmakers, outside of any democratic oversight.
* (revised Art. 4 para. 4 IHR) Establishing a **national authority appointed by the WHO** within the country, thereby increasing WHO’s influence in domestic national legislation and regulatory measures of your country.

These elements have the effect of **transferring sovereign powers of your nation to an unelected, unaccountable International Organization**, without direct parliamentary oversight. This is – a **real clear and present danger** to fundamental principles of national sovereignty.

**Israel’s Official Opposition to the IHR Update – Declaration by the Minister of Health:**

Following parliamentary and government-level discussions in Israel, on **July 4, 2025** Israel’s **Minister of Health, Mr. Uriel Buso** officially declared Israel’s **Outright irrefutable opposition** to, and hence rejection of **the last proposed** version of the updated IHR.

Among his remarks:

“The sovereignty of the State of Israel is non-transferable – not even during a pandemic.”  
“We will not surrender crisis management authority to an international body.”  
“There was no parliamentary vote or discussion – an unacceptable scenario in democratic Israel.”  
“Mandatory lockdowns, vaccines, and personal health reporting directly harm privacy, individual discretion and national freedom”

**MP Ariel Kallner** (Israel) also stated:

“Rejecting the regulations is a responsible decision aimed at protecting Israel’s national interest.”

**A Global issue:**

The **United States** and **Argentina** have already announced the beginning of withdrawal procedures from the WHO earlier this year. Other countries, such as **Italy** and **Hungary** are currently reviewing possible rejection of the updated International Health Regulations. (IHR)  
This reflects a growing international movement among sovereign nations seeking to preserve their **autonomous legislative processes and sovereignty**.

**Call to Action – Parliament and Government Must Act Without Delay:**

1. **Convene an emergency discussion** – either at the cabinet level or within the Health/Legal Committees – with the participation of legal, constitutional, and diplomatic experts to evaluate all potential consequences.
2. **Issue and submit a formal notice of reservation or, preferably outright rejection** of the **amended IHRs** **before July 19, 2025**, based on a carefully crafted legal response, affirming your nation’s full right to delay or withdraw its commitment **until a comprehensive internal review is concluded**.

This is **not** a rejection of international health cooperation – but rather a **vital defense of national sovereignty**, legal due process, parliamentary oversight, and core democratic responsibility.

You hold the power to act in defense of (YOUR COUNTRY’S NATIONAL NAME), future, to prevent a dangerous precedent, and to ensure that decisions affecting the lives of all citizens are **not made behind closed doors BY UNELECTED, UNACCOUNTABLE INTERNATIONAL BUREAUCRATS.**

We are at your disposal to provide additional information, professional opinions, legal translations of the IHR, and to organize a briefing with qualified experts as soon as possible.

Sincerely,

Name

Role in the organization

Nane of organization

Contact details

For more details: Yehonatan Segev General director 'Independent Israel'

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**Legal Experts (USA | Switzerland | Israel)**  
[Names of attorneys or organizations as applicable]

**Annexes and Relevant Links:**  
WHO Updated IHR Treaty Text:  
🔗 <https://drive.google.com/file/d/1inJURb2IxY0hzEZgMaxhuaNnvP7Y59zu/view?usp=drivesdk>

Israeli Minister of Health’s Statement:  
🔗 C14 News (in Hebrew): <https://www.c14.co.il/article/1266005>  
🔗 News1 (in Hebrew): <https://m.news1.co.il/Archive/001-D-504605-00.html?AfterBan=1>

1. See „**Relevant Health Products**“ under the revised «Definitions»-section of the amended IHR and revised Art. 13 para. 9; 15 para. 2bis amended IHR [↑](#footnote-ref-1)