Datum: 12 – 15 - 2021 susanne: mustermann für Mustermann, Susanne c/o Str. [32] [PLZ] ORT

Bundespräsident
Steinmeier, Frank-Walter
in his capacity as Federal President of the Federal Republic of Germany
c/o Villa Hammerschmidt
Adenauerallee [135]
[53111] Bonn

## Rejection under oath

Dear Federal President Steinmeier, Frank-Walter

herewith the letter in the Federal Gazette, BGBL1/21, p. 5162, published on 11.12. 2021, as investor because of injury of material right and for lack of cover sum of your person due to the suspicion of serious human rights violations, thus offence against the collateral protection contracts and liability shifting by in itself contracts [note: since the signatory of the liability contract gets neither the original nor a copy after the so-called vaccination] must be confirmed hereby the compelling the suspicion of the obligation fraud and the deception in the legal traffic and thus also a liability shifting on the publisher of the so-called laws.

Since to you and your organization the collateral protection treaties = human rights convention together with the military law Nuremberg Code, (reference to point 1)

Point 1 [The voluntary consent of the subject is absolutely necessary. That is, the subject must be capable in the legal sense of giving consent; must be able, uninfluenced by force, fraud, trickery, pressure, pretense, or any other form of persuasion or coercion, to exercise judgment; .............] Source Nuremberg Code

are certainly widely known = public and therefore the confirmation that these laws are still active, by EU Europe have only recently been publicly confirmed, it must be pointed out once again, due to legal certainty, that the mandatory rejection of this so-called law on Human Rights Day issued [BGBL1/21, p. 5162], must be rejected with immediate effect and with acceptance of this correspondence the liability about this law, of all parties involved is confirmed.

If the contract documents [UN contract with Pfizer and BioNTech, SANTE/2020/C3/043-SI2.838335] are not open and transparent for all people to see, this must be deception in legal transactions and they as an organization confirm, without providing transparency, the suspicion of deception in legal transactions. The right of rectification is granted.

Which, in turn, brings us to the most important and to the last point. Since GERMANY as an organization, presumably shifts liabilities to third parties, that is, to human beings, by birth with inalienable rights, it implies the suspicion of disloyalty. Because of the numerous human rights violations, the U.S. Senate and also the UPU are publicly informed about the liability shifts of the licensees through hidden appendix contracts and therefore also

returned the liability to the issuer of the licenses for the act of GERMANY, since we as protectees have at no time given up our rights that liabilities are shifted to us.

Likewise, the Director General of the ILO is informed about the events in public and therefore about the way of doing business.

With sincere respect

the sovereign

Mustermann, Susanne