

NOTICE OF NON-CONSENT TO CERTAIN MEDICAL PROCEDURES

To Whom It May Concern,

I write to inform you that I do not consent to any medical procedure or product being administered to my child(ren) without my *express **written*** consent. At this time, I hereby inform you that I am expressly withholding any consent for any employee or agent of this school district and school from performing medical procedures or administering medical products to my child specifically with regard to experimental vaccines, experimental masks, or experimental testing. I expressly choose not to enter my child into these medical trials.

The law is clear. For avoidance of doubt, each of the current experimental medical procedures being illegally administered by school districts and schools in California require informed consent under federal law. 21 U.S. Code § 360bbb–3. Further, under California law a minor cannot consent to their medical care unless they are essentially emancipated pursuant to Family code § 6922.

It is also important to also inform you that a minor child cannot be entered into a clinical trial without express consent from their parents, and even then, *only if* there is a benefit and a minimal risk to the child. 45 CFR 46.404,45 CFR 46.408. Further, if there is a *greater than minimal* risk to the child, there must first be a “direct benefit” to that specific child, and any risk must be “as favorable as” those presented by alternative approaches. 45 CFR 46.405. With a 99.97% recovery rate and products like ivermectin, it is in direct violation of federal law to administer this experimental medical drug to any minor child without their parent’s consent.

The consequences for failing to follow this written directive could be criminal prosecution if the district attorney chooses to prosecute under Business and Professions § 2052 which could be charged as a misdemeanor or felony. The Federal Public Readiness and Emergency Preparedness Act shields certain “covered entities” from liability caused by a “countermeasure” developed in response to a public health emergency. “Covered entities” includes the developers, manufacturers, distributors, and administrators of the countermeasures; it does not include a school or school district which leads to civil liability. Further, pursuant to Health and Safety Code § 24176, any person, primarily responsible for the conduct of the medical experiment, who willfully fails to obtain informed consent is subject to monetary penalties of \$25,000 per experiment.

Date: _____

<ENTER PARENT NAMES HERE>

CHILD(REN): _____