

What YOU Must Know About The Pfizer Vaccination, Which Khairy Must QUOTE In Full To YOU, What Pfizer Has Agreed By Law To Provide.

By Matthias Chang – Future Fast-Forward

Khairy, has been the staunch promoter of the Pfizer “Vaccine” in Malaysia but it is very strange that in all his public statements, he has **not quoted verbatim** the **express admissions given by Pfizer** about their “Experimental Vaccine” and the after effects.

Neither has he informed all of you the background of Pfizer **as a matter of prudence and principle of full disclosure** when rushing the “Roll Out”, even ahead of the publicly announced date.

Why?

We are for vaccination as one of many remedies available to resolve, prevent and or cure diseases. Vaccine is but one of many!

However, we take the uncompromising stance, that the medical profession (for which Khairy is not qualified as such) must uphold at all times their sacrosanct Hippocratic Oath which states as follows:

Modern Version of the Hippocratic Oath

I swear to fulfill, to the best of my ability and judgment, this covenant:

I will respect the hard-won scientific gains of those physicians in whose steps I walk, and gladly share such knowledge as is mine with those who are to follow.

I will apply, for the benefit of the sick, all measures which are required, avoiding those twin traps of overtreatment and therapeutic nihilism.

I will remember that there is art to medicine as well as science, and that warmth, sympathy, and understanding may outweigh the surgeon's knife or the chemist's drug.

I will not be ashamed to say "I know not," nor will I fail to call in my colleagues when the skills of another are needed for a patient's recovery.

I will respect the privacy of my patients, for their problems are not disclosed to me that the world may know. Most especially must I tread with care in matters of life and death. If it is given me to save a life, all thanks. But it may also be within my power to take a life; this awesome responsibility must be faced with

great humbleness and awareness of my own frailty. Above all, I must not play as God.

I will remember that I do not treat a fever chart, a cancerous growth, but a sick human being, whose illness may affect the person's family and economic stability. My responsibility includes these related problems, if I am to care adequately for the sick.

I will prevent disease whenever I can, for prevention is preferable to cure.

I will remember that I remain a member of society, with special obligations to all my fellow human beings, those sound of mind and body as well as the infirm.

If I do not violate this oath, may I enjoy life and art, respected while I live and remembered with affection thereafter. May I always act so as to preserve the finest traditions of my calling and may I long experience the joy of healing those who seek my help.

The above modern version of the Greek Hippocratic Oath was written in 1964 by Louis Lasagna, Dean of the School of Medicine at Tufts University.

More importantly, Hippocrates made a special reference to epidemics and imposed a special duty / oath which is commonly quoted, that is:

Of the Epidemics, Hippocrates said

“The physician must be able to tell the antecedents, know the present, and foretell the future — must mediate these things and have two special objects in view with regard to disease, namely, to do good or to do no harm.”

I am sure Pfizer in its website published the below Q & A as a matter of prudence because in 2009, the US Department of Justice issued the following Press Statement (which we shall quote the essential parts relevant to this discussion):

Justice Department Announces Largest Health Care Fraud Settlement in Its History

Pfizer to Pay \$2.3 Billion for Fraudulent Marketing

WASHINGTON – American pharmaceutical giant Pfizer Inc. and its subsidiary Pharmacia & Upjohn Company Inc. (hereinafter together "Pfizer") have agreed to pay \$2.3 billion, the largest health care fraud settlement in the history of the Department of Justice, to resolve criminal and civil liability arising from the

illegal promotion of certain pharmaceutical products, the Justice Department announced today.

Pharmacia & Upjohn Company has agreed to plead guilty to a felony violation of the Food, Drug and Cosmetic Act for misbranding Bextra with the intent to defraud or mislead. Bextra is an anti-inflammatory drug that Pfizer pulled from the market in 2005. Under the provisions of the Food, Drug and Cosmetic Act, a company must specify the intended uses of a product in its new drug application to FDA. Once approved, the drug may not be marketed or promoted for so-called "off-label" uses – *i.e.*, any use not specified in an application and approved by FDA. Pfizer promoted the sale of Bextra for several uses and dosages that the FDA specifically declined to approve due to safety concerns. The company will pay a criminal fine of \$1.195 billion, the largest criminal fine ever imposed in the United States for any matter. Pharmacia & Upjohn will also forfeit \$105 million, for a total criminal resolution of \$1.3 billion.

..... **As part of the settlement, Pfizer also has agreed to enter into an expansive corporate integrity agreement with the Office of Inspector General of the Department of Health and Human Services. That agreement provides for procedures and reviews to be put in place to avoid and promptly detect conduct similar to that which gave rise to this matter.**

"The size and seriousness of this resolution, including the huge criminal fine of \$1.3 billion, reflect the seriousness and scope of Pfizer's crimes," said Mike Loucks, acting U.S. Attorney for the District of Massachusetts. **"Pfizer violated the law over an extensive time period. Furthermore, at the very same time Pfizer was in our office negotiating and resolving the allegations of criminal conduct by its then newly acquired subsidiary, Warner-Lambert, Pfizer was itself in its other operations violating those very same laws. Today's enormous fine demonstrates that such blatant and continued disregard of the law will not be tolerated."**

End of partial quote of DOJ Statement.

The full DOJ statement will be posted as a PDF document with this article.

We are compelled therefore, to upload this analysis to the website because there is a shocking lack of transparency and full disclosure by Khairy in his public statements regarding Pfizer as a company and its product and in our view, Khairy has thereby undermined the integrity and the huge self-sacrifice of our Prime Minister.

Now read the below paragraph (from Pfizer) over and over again before proceeding to read the Q & A thereafter

"The Pfizer-BioNTech COVID-19 vaccine has not been approved or licensed by the U.S. Food and Drug Administration (FDA), but has been authorized for emergency use by FDA under an Emergency Use

Authorization (EUA) to prevent Coronavirus Disease 2019 (COVID-19) for use in individuals 16 years of age and older. The emergency use of this product is only authorized for the duration of the declaration that circumstances exist justifying the authorization of emergency use of the medical product under Section 564(b)(1) of the FD&C Act unless the declaration is terminated or authorization revoked sooner.

Source: Please see EUA Fact Sheet at www.cvdvaccine.com.

See also the below, one of the pages from Pfizer.com which we are reproducing here for your information only.

The screenshot shows the Pfizer-BioNTech COVID-19 Vaccine website. At the top, there is a header with the Pfizer and BIONTECH logos and a language dropdown menu set to 'English'. Below the header is a section titled 'Global Information About Pfizer-BioNTech COVID-19 Vaccine (also known as BNT162b2)'. The text in this section states: 'The approval status of the Pfizer-BioNTech COVID-19 Vaccine varies worldwide. In countries where the vaccine has not been approved by the relevant regulatory authority, it is an investigational drug, and its safety and efficacy have not been established.' Below this text is a note: 'As country information may vary, please choose the country below in which you are a licensed healthcare professional for more information on the Pfizer-BioNTech COVID-19 Vaccine.' The form below has two columns. The left column is titled 'This site is intended for Healthcare Professionals only.' and has a dropdown menu labeled 'I am a Healthcare Professional in:' with a 'Select' button. The right column is titled 'I am NOT a Healthcare Professional' and has a dropdown menu with a 'Select' button.

The words in small print are enlarged for your convenience below.

“The approval status of the Pfizer-BioNTech COVID-19 Vaccine varies worldwide. In countries where the vaccine has not been approved by the relevant regulatory authority, it is an investigational drug, and its safety and efficacy have not been established.”

“As country information may vary, please choose the country below in which you are a licensed healthcare professional for more information on the Pfizer-BioNTech COVID-19 Vaccine.”

Pfizer Q & A - Current as at 28.1.2021

[Q: Is the the Pfizer-BioNTech COVID-19 Vaccine effective at reducing the severity of COVID-19?](#)

[A: To date, only a small number of severe cases have occurred during the study, which makes it difficult to evaluate whether the vaccine reduces the severity of COVID-19.](#)

Pfizer-BioNTech COVID-19 vaccine is authorized to prevent coronavirus disease 2019 (COVID-19) caused by severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2) in individuals 16 years of age and older.

Q: If a person has received the the Pfizer-BioNTech COVID-19 Vaccine, will the vaccine protect against transmission of SARS-CoV-2 from individuals who are infected despite vaccination?

A: Most vaccines that protect from viral illnesses also reduce transmission of the virus that causes the disease by those who are vaccinated.

While it is hoped this will be the case, the scientific community does not yet know if the Pfizer-BioNTech COVID-19 Vaccine will reduce such transmission.

Q: Can you describe the mRNA technology of the Pfizer-BioNTech COVID-19 Vaccine? Are there any safety concerns considering the “newness” of this technology?

A: The Pfizer-BioNTech COVID-19 Vaccine **is a messenger RNA (mRNA) vaccine. The vaccine contains a synthetic, small piece of the SARS-CoV-2 genetic material (mRNA) that instructs cells in the body to make the virus’s distinctive “spike” protein.** When vaccinated, the body produces copies of the spike protein, which alone does not cause disease, and the immune system learns to react defensively, producing an immune response against SARS-CoV-2.

Although this technology has not been used in any FDA-licensed preventive vaccine, FDA scientists have expertise with this technology as it has been used to develop other preventive investigational vaccines that have been tested in human clinical trials. FDA does not have specific safety concerns with a vaccine that utilizes this technology.

Q: How does the vaccine go from authorized for emergency use to licensed (approved)?

A: It is FDA’s expectation that, following submission of an EUA request and issuance of an EUA, **the manufacturer would continue to collect placebo-controlled data in any on-going trials for as long as feasible to obtain additional safety and**

effectiveness information and would also work towards submission of a Biologics License Application (BLA) as soon as possible.

Q: Does the FDA foresee any instance in which a vaccine might receive an EUA and not meet the criteria for a Biologics License Application (BLA)? If a product doesn't meet the BLA standard, does the EUA get revoked?

A: If safety or effectiveness concerns arise with a vaccine under EUA, FDA has the authority to revoke the EUA.

However, it is expected that the data supporting the EUA, together with those that will be collected during use of vaccine under EUA, and additional data collected from ongoing trials will be sufficient to support licensure (approval) of a vaccine authorized under EUA.

Q: How long will it take to get to a BLA? When does the clock start to get a BLA?

A: We cannot predict how long it will take for the manufacturer to submit a Biologics License Application (BLA). There is no "clock" for the submission of a BLA to FDA after issuance of an EUA or completion of clinical trials.

Q: Who made the decision to authorize the Pfizer-BioNTech COVID-19 Vaccine for emergency use?

A: FDA's career scientists and physicians in the Center for Biologics Evaluation and Research made a determination that the emergency use authorization request met the criteria for issuing an EUA. Our Chief Scientist, RADM Denise Hinton, signed the authorization.

End of Q & A

Addendum:

I will now issue **an open challenge to Khairy** to prove me wrong on the following statements , extracted from **Part III Conditions of Authorization** of the Letter from FDA dated 25th February, 2021 which is the latest Update.

I quote:

Conditions related to Printed Matter, Advertising, and Promotion

X.....

Y All descriptive printed matter, advertising and promotional material, relating to the use of the Pfizer-BioNTech COVID19 **Vaccine clearly and conspicuously SHALL STATE** that:

- This **product has not been approved or licensed by FDA** but has been authorized for emergency use by FDA, under an EUA to prevent Coronavirus Disease 2019 (COVID19) for use in individuals 16 years of age and older; and
- **The emergency use of this product is only authorized for the duration of the declaration** that circumstances exist justifying the authorization of emergency use of the medical product under Section 564 (b)(1) of the FD&C Act unless the declaration is terminated or authorization revoked sooner.

We therefore demand as a matter of urgency from Khairy the reasons why he and or his Ministry failed to ensure the adherence of the above conditions imposed by the FDA which ought to be applied equally in Malaysia unless Khairy is of the illogical view that Malaysia and Malaysians are lesser human beings and need not have the protection of misrepresentations (fraudulent or otherwise) made in Malaysia. The DOJ Press Statement quoted above refers!

We also demand to know whether Khairy as a Minister and or his Ministry has exempted Pfizer from all liabilities whatsoever from the use of the “Unapproved and unlicensed” product, the Pfizer-BioNTech COVID19 vaccine by Malaysians who were or could be induced by the representations of Khairy and or the omissions by Khairy to disclose the conditions imposed by FDA on Pfizer to all Malaysians before consenting to be vaccinated.

If no replies are forthcoming from Khairy to explain the gross misconduct and or the dereliction of his duty as Minister and Member of Parliament, as stated above via a Press Statement within a week from the date of the posting of this article to the website, we reserve the right to lodge a Police Report to ensure due compliance.