

FOIA reveals Pfizer & Medicine Regulators hid dangers of COVID Vaccination during Pregnancy after Study found it increases risk of Birth Defects & Infertility

### **Description**

USA: Print PPF Email A 'Freedom of Information' request alongside an in-depth dive into the only pregnancy/fertility study performed on the Pfizer Covid-19 injection has revealed that Medicine Regulators and Pfizer chose to publicly cover-up alarming abnormalities of the developing foetus and falsely downgraded the actual risk of Covid-19 vaccination during pregnancy by suppressing documented findings of the clinical data.

These decisions led to medical professionals, who are far too trusting of Medicine Regulators, to wrongly inform pregnant women that the Covid-19 injections are perfectly safe during pregnancy, leading to many pregnant women feeling pressured to get vaccinated.

This fraud and deception has caused at least 4,113 foetal deaths due to Covid-19 vaccination in the USA alone, and a further study shows Covid-19 vaccination actually increases the risk of suffering a miscarriage by at least 1,517%.

As discussed in the assessment, Pregnancy Category B2 is considered appropriate for this product. Following changes are recommended.

#### "Pregnancy Category B2

There is limited experience with use of COMIRNATY in pregnant women. Animal studies do A combined fertility and developmental toxicity study in rats showed increased occurrence of supernumerary lumbar ribs in fetuses from COMIRNATY-treated female rats did not indicate direct or indirect harmful effects with respect to pregnancy, embryo/fetal development, r post natal development (see Effects on fertility Section 5.3 Preclinical safety data). Administration of COMIRNATY in pregnancy should only be considered when the potential benefits outweigh any potential risks for the mother and fetus."

According to the Centers for Disease Control's (CDC)) <u>Vaccine Adverse Event Database (VAERS)</u>, as of 22nd April 2022, a total of 4,113 foetal deaths have been reported as adverse reactions to the Covid-19 injections, 3,209 of which were reported against the Pfizer injection.

# 4,113 Fetal Deaths following COVID-19 vaccines

# 17 Months Time Period

# Table

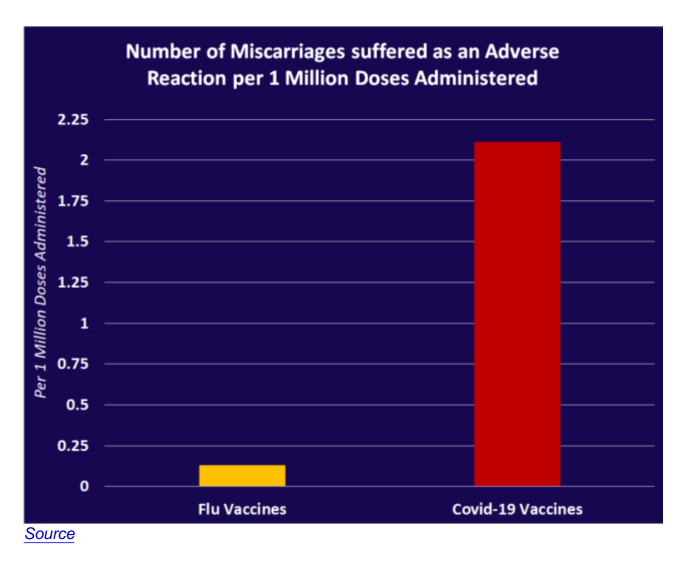
<b>V</b>	1	↑ <b>↓</b>	
Vaccine/Manufacturer	Count	Percent	
TOTAL	† 4,382	† 106.54%	
COVID19 / PFIZER/BIONTECH	3,209	78.02%	
COVID19 / MODERNA	996	24.22%	
COVID19 / JANSSEN	140	3.4%	
UNK / UNKNOWN MANUFACTURER	21	0.51%	
COVID19 / UNKNOWN MANUFACTURER	10	0.24%	
HEPA / UNKNOWN MANUFACTURER	2	0.05%	
TDAP / GLAXOSMITHKLINE BIOLOGICALS	1	0.02%	
TD / SANOFI PASTEUR	1	0.02%	
IPV / SANOFI PASTEUR	1	0.02%	
FLUC4 / SEQIRUS, INC.	1	0.02%	

<sup>†</sup> Because some cases have multiple vaccinations and symptoms, a single case can account for multiple entries in this table. This is the reason why the Total Count is greater than 4113 (the number of cases found), and the Total Percentage is greater than 100.

Credit: Health Impact News

The CDC has admitted that just 1 to 10% of adverse reactions are actually reported to VAERS therefore the true figure could be many times worse. But to put these numbers into perspective, there were only 2,239 reported foetal deaths to VAERS in the 30 years prior to the emergency use authorisation of the Covid-19 injections in December of 2020. (Source)

And a further study which can be viewed <u>here</u>, found that the risk of suffering a miscarriage following Covid-19 vaccination is 1,517% higher than the risk of suffering a miscarriage following flu vaccination.



The true risk could however actually be much higher because pregnant women are a target group for Flu vaccination, whereas they are only a small demographic in terms of Covid-19 vaccination so far.

But all of this pain and misery could have been easily avoided. Because it turns out both Pfizer and the Medicine Regulators who granted emergency authorisation for the Covid-19 injections, knew that suitable animal studies hadn't been performed to determine the safety of the Pfizer vaccine during pregnancy but then falsely downgraded the risk.

They also knew the limited animal study that had been performed displayed a risk of significant harm to the developing foetus, but they actively chose to remove this information from public documents.

The information has come to light thanks to a 'Freedom of Information (FOI) request made to the Australian Government Department of Health Therapeutic Goods Administration (TGA).

A <u>document</u> titled 'Delegate's Overview and Request for ACV's Advice' that was created on 11th January 2021 was published under the FOI request. Page 30 onwards of the <u>document</u> shows a 'review of the product information', and highlights changes that should be made to the 'Non-clinical evaluation report' prior to official publication.

The changes were requested to be made by Pfizer prior to the next product information update, and here's what some of those requested changes were as follows –

Please revise the PI statement according to the recommendations made by the Module 4
evaluator below:

#### 4.6 Fertility, pregnancy and lactation

#### Effects on fertility

The statement proposed in Section 5.3 *Preclinical safety data – Reproductive toxicity* should be moved here with minor modification.

"In a combined fertility and developmental toxicity study, female rats were intramuscularly administered COMIRNATY prior to mating and during gestation (4 full human doses of 30 µg each, spanning between pre-mating day 21 and gestation day 20). SARS CoV-2 neutralising antibodies were present in maternal animals from prior to mating to the end of the study on postnatal day 21 as well as in fetuses and offspring. There were no vaccine related effects on female fertility and pregnancy rate. Animal studies do not indicate direct or indirect harmful effects with respect to reproductive toxicity (see Section 5.3 Preclinical safety data)."

#### Source

The Module 4 evaluator requested Pfizer remove their claim that "Animal studies do not indicate direct or indirect harmful effects with respect to reproductive toxicity".

Why?

As discussed in the assessment, Pregnancy Category B2 is considered appropriate for this product. Following changes are recommended.

"Pregnancy Category B2

There is limited experience with use of COMIRNATY in pregnant women. Animal studies do A combined fertility and developmental toxicity study in rats showed increased occurrence of supernumerary lumbar ribs in fetuses from COMIRNATY-treated female rats did not indicate direct or indirect harmful effects with respect to pregnancy, embryo/fetal development, r post natal development (see Effects on fertility Section 5.3 Preclinical safety data). Administration of COMIRNATY in pregnancy should only be considered when the potential benefits outweigh any potential risks for the mother and fetus."

#### Source

The Module 4 evaluator told Pfizer that 'Pregnancy Category B2' was considered appropriate and

requested that they added the following line -

"A combined fertility and developmental toxicity study in rats showed increased occurrence of supernumerary lumbar ribs in fetuses from COMIRNATY- treated female rats".

But here's how the official document issued to the general public reads –

#### Use in pregnancy - Pregnancy Category B1

There is limited experience with use of COMIRNATY in pregnant women. Animal studies do not indicate direct or indirect harmful effects with respect to pregnancy, embryo/fetal development, parturition or post-natal development (see Effects on fertility). Administration of COMIRNATY in pregnancy should only be considered when the potential benefits outweigh any potential risks for the mother and fetus.

#### Source - Page 7

The pregnancy category was changed to 'B1', no line was included on the increased occurrence of supernumerary lumbar ribs in fetuses, and they instead included the line that was requested to be removed claiming "Animal studies do not indicate direct or indirect harmful effects with respect to pregnancy...".

Your most likely wondering what 'supernumerary lumbar ribs in fetuses' actually are? And we will get to that, but first let's concentrate on the pregnancy category.

Pregnancy Category B2, which was considered appropriate b the Module 4 evaluator is given when – "Studies in animals are inadequate or may be lacking, but available data show no evidence of an increased occurrence of fetal damage."

Whereas Pregnancy Category B1, which was assigned in the publicly available official document, is given when – "Studies in animals have not shown evidence of an increased occurrence of fetal damage."

#### Category B1

Drugs which have been taken by only a limited number of pregnant women and women of childbearing age, without an increase in the frequency of malformation or other direct or indirect harmful effects on the human fetus having been observed.

Studies in animals have not shown evidence of an increased occurrence of fetal damage.

#### Category B2

Drugs which have been taken by only a limited number of pregnant women and women of childbearing age, without an increase in the frequency of malformation or other direct or indirect harmful effects on the human fetus having been observed.

Studies in animals are inadequate or may be lacking, but available data show no evidence of an increased occurrence of fetal damage.

#### Source

That's quite a big difference between the two categories. But the fact that the Module 4 evaluator even thought Pregnancy Category B2 was appropriate is highly questionable when you consider the results of the "inadequate" and extremely small animal study that was performed to evaluate the safety of administering the Pfizer Covid-19 injection during pregnancy.

The actual study can be viewed in full <u>here</u> and is titled 'Lack of effects on female fertility and prenatal and postnatal offspring development in rats with BNT162b2, a mRNA-based COVID-19 vaccine'.

The study was performed on 42 female Wistar Han rats. Twenty-one were given the Pfizer Covid-19 injection, and 21 were not. The Module 4 evaluator originally requested Pfizer include the line –

"A combined fertility and developmental toxicity study in rats showed increased occurrence of supernumerary lumbar ribs in fetuses from COMIRNATY- treated female rats".

Here are the results of the study that the evaluator was referring to –

Table 3. Summary of rat fetal examination data from the embryo fetal development study with control (saline) and BNT162b2 (n = 21 rats per group).

	Control (saline)	BNT162b2	CRL-Lyon HC <sup>a</sup>
Ribs			
$Supernumerary\ cervical-[A]$	3/3 (2.1)	-	11 (4.5)
Supernumerary lumbar – [A]	3/3 (2.1)	6/12 (8.3)	17 (9.7)
$Supernumerary\ lumbar,\ short-[V]$	17/57 (39.6)	18/71 (49.3)	500 (56.1)
Thick -[A]	1/2 (1.4)	3/4 (2.8)	57 (11.2)
Wavy-[A]	-	1/1 (0.7)	13 (3.4)

#### Source

The results of the number of foetuses observed to have supernumerary lumbar ribs in the control group were 3/3 (2.1). But the results of the number of foetuses to have supernumerary lumbar ribs in the vaccinated group were 6/12 (8.3). Therefore on average, the rate of occurrence was 295% higher in the vaccinated group.

Supernumerary ribs also called accessory ribs are an uncommon variant of extra ribs arising most commonly from the cervical or lumbar vertebrae.

So what this study found is evidence of abnormal foetal formation and birth defects caused by the Pfizer Covid-19 injection. So why did Pfizer and the Australian Medicine Regulator not include this in the publically available official document after the Module 4 assessor had asked them to?

But the abnormal findings of the study don't end there. The 'pre-implantation loss' rate in the vaccinated group of rats was double that of the control group, and not only was this information ignored, but no request was made to evaluate it further.

Table 2. Cesarean section observations and fetal weights from the female rats in the cesarean section cohort administered control (saline) or BNT162b2.

	Control (saline)	BNT162b2	CRL-Lyon HC Mean (min-max) <sup>a</sup>
C-Section Cohort (n)b	21	21	-
Gravid uterine weight (g)	86.32 ± 7.69 <sup>c</sup>	87.65 ± 13.48	75.6 (64.6–86.8)
Corpora lutea	$14.7 \pm 1.6$	$15.5 \pm 2.1$	13.2 (11.6–14.3)
Implantation sites	14.1 ± 1.6	$14.0 \pm 2.2$	12.1 (10.4–13.8)
Pre-implantation loss (%)	$4.09 \pm 6.56$	9.77 ± 8.09*	8.4 (1.4–16.2)
Post-implantation loss (%)	6.10 ± 7.64	5.85 ± 7.28	8.8 (2.4–17.3)
Number live fetuses	13.2 ± 1.6	$13.1 \pm 2.1$	11.0 (9.3–12.7)
Mean fetal body weight (g)	$4.89 \pm 0.23$	4.90 ± 0.30	5.09 (4.87–5.24)

#### Source

Pre-implantation loss refers to fertilised ova that fail to implant. Therefore, this study suggests that the Pfizer Covid-19 injection reduces the chances of a woman being able to get pregnant. So, therefore, increases the risk of infertility.

Despite scientific evidence proving otherwise, medicine regulators and Pfizer falsely claimed "Animal studies do

not indicate direct or indirect harmful effects with respect to pregnancy".

Sixty years ago, women were exposed to a new product for morning sickness called thalidomide and it led to at least 10,000 birth malformations. The above findings show that medicine regulators have learned nothing from this tragedy and took an unprecedented risk in their evaluation of the Pfizer Covid-19 injection.

That unprecedented risk led to an outrageous campaign of propaganda and lies targeting pregnant women, and pressuring them to take an experimental and unproven treatment. Despite the fact, authorities demand you avoid smoked fish, soft cheese, wet paint, coffee, herbal tea, vitamin supplements, processed junk foods... (the list is endless) when pregnant.

And that outrageous campaign of propaganda and lies has led to thousands of foetal deaths.

#### Category

- 1. Crime-Justice-Terrorism-Corruption
- 2. Disasters-Crisis-Depopulation-Genocide

- 3. Health-Wellness-Healing-Nutrition & Fitness
- 4. Main
- 5. NWO-Deep State-Dictatorship-Tyrrany

# **Date Created**

07/19/2022