

8 November 2024

The Australian Medical Professionals Society
14-18, 17 Bowen Bridge Road
Bowen Hills
QLD 4006
Email: hotline@redunion.com.au

Dear Representative

I write on behalf of the Australian Medical Professionals Society (AMPS), a peak body representing doctors in Australia, to inform you of critical developments regarding synthetic DNA contamination found in the Pfizer and Moderna COVID-19 vaccines administered to Australians. These developments call for urgent attention, particularly from Australia's local councils, which have a duty of care to the health and safety of their residents.

AMPS has confirmed that all major Australian medical and science colleges and associations have been made aware of the synthetic DNA contamination findings from Dr David Speicher and other renowned scientists. Excessive levels of synthetic DNA contamination are found in these vaccines. However, these organisations have remained unresponsive, likely influenced by the Therapeutic Goods Administration's (TGA) recent misleading and incorrect statement, released on 18 October 2024, which erroneously claims to refute independent evidence against the scientific exposure of the contamination.

This TGA statement has since been shown to be scientifically unsound, reflecting a failure to detect or address the contaminant properly, potentially affecting millions of Australians. See the [co-authored article addressing allegations that DNA contamination in the mRNA injections is "misinformation."](#)

Accompanying this is a [letter dated 29 October 2024 from MP Russell Broadbent to the Prime Minister](#), addressing the TGA's misleading claims.

A thorough legal analysis of the Local Government Act legislation governing councils across all states and territories indicates that the responsibility for mitigating the risks of this contamination now also falls within your jurisdiction.

Moreover, it is crucial to recognise the extensive censorship that has permeated discussions on COVID-19 and related health issues. This censorship has been evident across medical media, social media, and through medical regulators who have threatened health professionals with disciplinary action for expressing alternative opinions to those endorsed by the government, health bureaucracies and the pharmaceutical industry. Such actions have resulted in a substantial loss of confidence in public institutions, a concern acutely highlighted in the recent report from Prime Minister Albanese's government's "Independent Inquiry into COVID."

Reliance on an authority is valid only when that authority is reliable. The TGA's assertion that the contamination findings are "misinformation" has since been disproved, as documented in the detailed response from notable experts, including Prof. Robyn Cosford and Dr. David Speicher, published on 27 October 2024. Given the TGA's lack of credibility on this issue, councils and shires now need to carefully evaluate their Duty of Care to residents in light of this contamination.

The Duty of Care of Councils

AMPS strongly recommends councils exercise due diligence by thoroughly reviewing the evidence presented by [Russell Broadbent MP to the Prime Minister](#). Relying solely on the TGA in this matter may no longer serve as a shield against legal action. The TGA's failure has increased your responsibility to actively protect your residents' health. This being the case, we urge councils to:

1. **Examine Evidence Independently:** Consider the scientifically substantiated concerns raised by experts, including the testimony from [Professor Angus Dalgleish](#) presented to the Town of Port Hedland Special Meeting, and assess the effect of potential contaminants on community health in your district.
2. **Address the Emerging Health Crisis:** This contamination issue already appears to be contributing to an increased disease burden, as indicated by international research into rising cancer numbers. Port Hedland's recent motion demonstrates one way how local governments can proactively address these serious concerns.
3. **Call for Suspensions and Investigations:** Align with the precautionary stance advised by MP Russell Broadbent and Senator Malcolm Roberts, who have called for an immediate suspension of the Pfizer and Moderna products until a full investigation can be conducted. Suspension poses no health threat but could prevent further harm if the contaminants in these products are shown to be widespread, thereby endangering public health.

The Town of Port Hedland's historic motion on 11 October to alert councils across Australia exemplifies the way local governance can protect residents where federal agencies have faltered. Port Hedland Council's actions set a model for active address of these severe and emerging health risks.

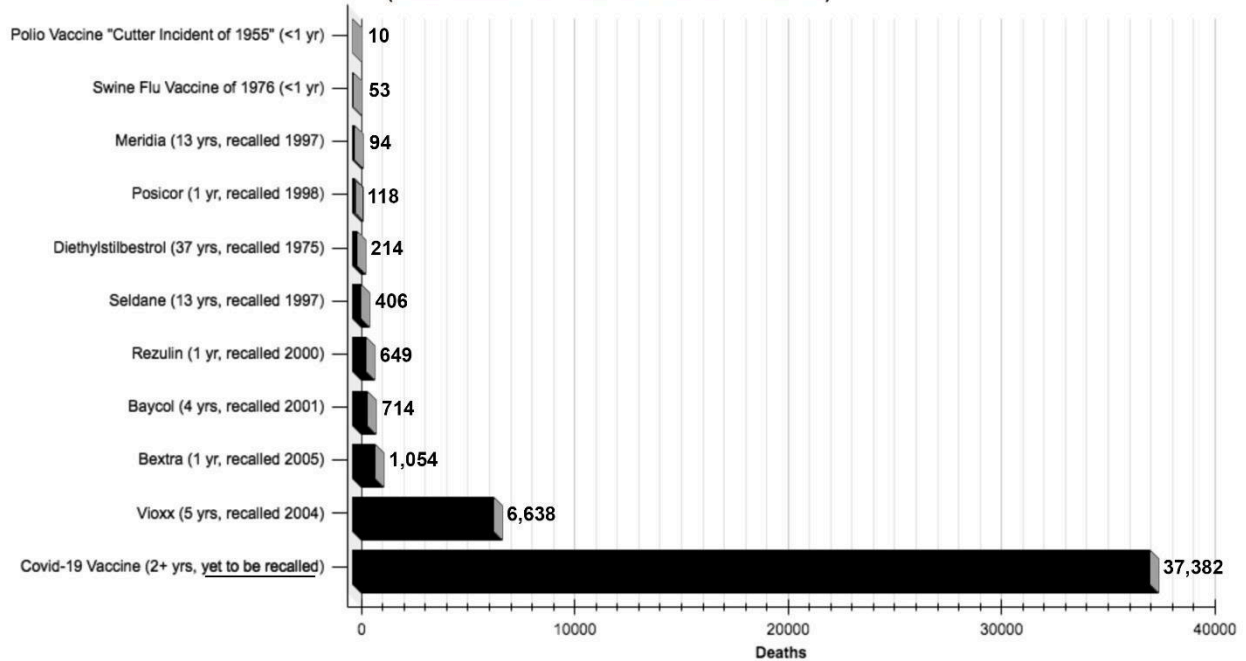
Regardless of any wider beliefs beyond the validity of the COVID injections or about COVID itself or about vaccination in general, we point out that by any measure the behaviour of this country's medical system has been reckless and blameworthy. In our published seminar proceedings [Covid Revisited](#) we note:

- The government's policy response to COVID-19 appears to have been made using poor-quality pharmaceutical-company-sponsored data passed off as evidence;
- The modelling of COVID-19 the disease was pessimistic and inaccurate;
- The modelling of the benefits of the COVID-19 vaccines has been equally inaccurate, but wildly over-optimistic;
- Testing methods have been inaccurate;
- There has been misinformation on safety and efficacy of provisionally-approved vaccines;
- Cheap, repurposed, fully-approved and promising COVID-19 early-treatment medicines were denied the public and suppressed in favour of highly-expensive, provisionally-approved drugs such as paxlovid, molnupiravir and gene-based vaccines;
- Data collection has been very poor;
- Pharmacovigilance has been of an extremely low standard;
- Throughout there was no decision-making transparency.

To see the extent of this Australia-wide calamity in a visual form may help at this point:

Reported Deaths for Major Drug/Vaccine Recalls

(Data Obtained from VAERS and FAERS)



Now, there are people in your council area who are suffering grievous harm from the effects of these injections. We commend Port Hedland's leadership and we point out that you as an individual councillor have a role in prioritising this health issue for the safety of every Australian family in your local government area. Protecting the health of your residents is both a legal duty, and an ethical imperative.

Accordingly, we ask you:

1. What are you as a councillor in the local area doing to rectify the lack of public knowledge about the vaccine harms?
2. What are you as a councillor doing to publicise the class action (see [Covid Revisited](#), accompanying, and <https://www.covidvaxclassaction.com.au/join/>)?
3. Given the role taken by local government functionaries in public health initiatives, complying with state and territory public health legislation, and playing a role in work health and safety involving risk assessment, is it not your personal duty to bring these scientific developments to the attention of your electors?

Sincerely,

Australian Medical Professionals Society (AMPS)