Subject: Title 50 sections 1520a & 1518

Dear Senators & Congressional representatives,

I am writing on behalf of many concerned individuals across America, like myself, who are very concerned about our public safety and seek to address the legal loopholes resulting from the misinterpretation or abuse of TITLE 50 Ch. 1520a allowing the private science and medical sector to conduct tests, experimental treatments, and hazardous exposures to various chemical and biological agents without our knowledge or consent, while calling it science or medical "research", knowing full well the potential danger to our health and well-being.

We acknowledge that since this law excludes the military and government from conducting tests on subjects without their knowledge, they have simply bypassed this law by using the private sector instead, conducting the same work, through a buffer zone with liaisons reporting the results back to the governmental or defense department groups. And we declare this to be unacceptable, and such behavior undermines the trust and morale of the American people, and the integrity of our Republic.

While we have plenty of examples and evidence of previous misdeeds and disregard for public safety, we will present this upon request or in a separate letter. For the sake of your limited time, we acknowledge and declare that this law has serious flaws, creating a potential legal loophole for private and governmental entities to conduct otherwise illegal or outright dangerous exposures that threaten our health, safety, and well-being.

We declare this law (TITLE 50 section. 1520a), in its current form, to be unacceptable, unconstitutional, and we demand this law be amended, reworded, or restructured in order to be failsafe and prevent any misinterpretation or legal loophole under this statute, giving us due protection so we no longer have to worry about potentially dangerous science or medical experimentation disguised as "research". So that if they continue doing so, they are breaking the law.

For instance, listed as exceptions to Title 50 ch. 1520a, they have listed the following:

(1) Any peaceful purpose that is related to a medical, therapeutic, pharmaceutical, agricultural, industrial, or research activity.

It is well known how many toxic chemicals & biological materials are used within the industrial industry alone, not to mention the others listed. A research group can have the best intentions in the world under so-called "peaceful purpose", yet still unknowingly do massive damage to health and public safety. The term "research activity" is so broad and
it could be interpreted so widely different by diverse types of people that what is being proposed is akin to saying "as long as you mean well, you're free to conduct any test you like on an unknowing public or individual." In fact, this exception almost clearly cancels out the fundamental principles and purpose of this law.

We also demand amendments to cover protection against any emergency preventative or protective measures involving chemical or biological materials proposed as necessary solutions to counteract other threats, **must carry the burden of overwhelming proof that**-

_a) any such chemical or biological material is absolutely proven beyond any shadow of a doubt not to cause any ill effects to the health of any individual or environment_

_b) Transparency is forthcoming only when all parties are informed and accept such measures without objection_

In addition, we demand amendments or additional restructuring for safeguarding on **TITLE 50 section 1518 (– disposal; detoxification; report to congress; emergencies)**, to include raw sewage among the definitions of biological warfare agents and related material. And we demand that the disposal of such will fall within these grounds, so that we are not contaminating the environment we operate within. There has to be safer solutions to its disposal because it absolutely contains biological material that is equal to or the same as the materials used in biological warfare activities. If you cannot find a way to include this under the definition and statute, I suggest you find an appropriate bill or legislation to have the same effect or solution, making it unlawful to expose us to such materials.

Please take action and draft a bill, legislation, or amendment to the original, to safeguard and ensure we no longer allow an opportunity for any individual, private sector, state & federal government, or non-profit entity to conduct inhumane testing or potentially hazardous exposures that put public safety aside as "research." Please contact us upon review so that we know you have our safety, concerns, and well-being at the very highest of your priorities.

You can reach us through a common email address to make it easiest for you. Thank you very kindly for your time and may you have a wonderful day.

Liaison Contact: [operationopenscript@gmail.com](mailto:operationopenscript@gmail.com)

My contact email:

Sincerely,