MODEL LEGISLATION TO PREVENT THE IMPLEMENTATION OF W.H.O. ORDERS

By CRA Staff, July 14, 2022





Short Title. This Act shall be known and may be cited as the "Preventing International Influence.on Public Health Emergencies Act of 2023."

Section 2. Purpose. The purpose of this Act is to prohibit the adoption of public health emergencies derived from international governmental organizations such as the World Health Organization.

In the event of a public health emergency, the state Governor is limited in his or her ability to impose such an order and is required to seek approval from the state legislature to maintain and extend such authority. Public health emergencies are limited to 7-day periods of time and must be reauthorized every 7-days by the state legislature.

PROHIBITION ON UNCONSTITUTIONAL PUBLIC **HEALTH EMERGENCIES**

Any public health emergency order issued by the President of the United States, a federal agency, a state Governor, or a state agency based on an agreement or recommendations from an international governmental organization is considered either unconstitutional or in violation of the provisions of this law—Recommend adding additional particular state constitution protections

here—and prohibited unless the order has been ratified as a treaty by the United States Senate and affirmed by a vote of the Congress of the United States and signed into law, as prescribed by the Constitution of the United States.

EXECUTIVE EMERGENCY DECLARATION AUTHORIZATION

The Governor may declare an emergency for no more than 7 days based on hazardous public health conditions. To declare an emergency lasting longer than 7 days, the Governor may only do so with the approval of two-thirds of the state legislature.

Furthermore, the Governor is prohibited from imposing any policy-or utilizing a public health emergency-that necessitates lock downs or mandates business closures.



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