Privacy International’s comments on the zero draft of the WHO convention, agreement or other international instrument on pandemic prevention, preparedness and response (“WHO CA+”)

Introduction

Privacy International (PI) welcomes the zero draft of the WHO convention, agreement or other international instrument on pandemic prevention, preparedness and response (“WHO CA+”).\(^1\) PI has sought to closely follow and engage with the discussions leading up to the draft treaty, despite the significant limitations to civil society participation in the process.\(^2\) In November 2022 we submitted our observations to the conceptual zero draft of the WHO CA+ and on 15 February 2023 we intervened during the briefing organised by the INB bureau.

PI believes that the zero draft offers a good basis for negotiations. In particular, we welcome the inclusion of a provision on confidentiality and privacy (Article 26.) The inclusion of such provision reflects the importance that data protection and privacy plays in any effective, modern public health policies, including supporting the building of trust which is so fundamental in cooperation among states in this field. However, there are significant gaps in the zero draft which need to be addressed to ensure the treaty puts the respect and protection of human rights at the centre of the prevention and response to future pandemics. Most notably, we recommend that the WHO CA+ includes specific provisions to require effective regulation of the private-sector entities including ensuring that safeguards (such as transparency, adequate procurement process, accountability, oversight and redress) are in place to mitigate the risks of human rights harm.

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\(^1\) Available at: https://apps.who.int/gb/inb/e/e_inb-4.html

\(^2\) In November 2021, PI was a signatory to the open letter calling on the World Health Assembly to put human rights at the forefront of the pandemic treaty. In April 2022, PI made a written submission, and delivered an oral statement, to the WHO Intergovernmental Negotiating Body public hearing. Our contributions are available here: https://privacyinternational.org/advocacy/4838/pis-contribution-first-public-consultation-international-pandemic-treaty
The following sections provide comments on specific provisions of the zero draft and build upon observations previously made by PI.³

Preamble

Reference to human rights

PI welcomes the reference to human rights in PP2 and to the right to health in PP4.

We recommend that:

- PP2 also reaffirms the responsibility of companies to respect human rights in accordance with the UN Guiding Principles on Business and Human Rights;⁴

- PP4 makes the list of prohibited discriminatory grounds an open list by including ‘other status’, in line with the wording of Article 2(1) of the International Covenant on Economic, Social and Cultural Rights and Article 2 of the Universal Declaration on Human Rights.

Role of civil society

PI also welcomes the reaffirmation in PP15 of the "importance of diverse, gender-balanced and equitable representation and expertise" in pandemic prevention, preparedness and response.

We recommend that:

- PP15 includes an acknowledgment of the role of civil society organisations in pandemic prevention, preparedness and response.

Role of technology

As governments and companies increasingly develop and use new and emerging technologies to seek achieving universal health coverage, PI recommends that the Preamble reflects the recommendation made by the UN High Commissioner for Human Rights that “human rights should be at the heart of tech governance”, and on the need to mitigate the harmful use of technologies.

- We recommend the Preamble includes a commitment to ensuring the appropriate use of digital technologies for health and reaffirm existing obligations to protect people and their rights within the framework established by international treaties binding the Member States.

Chapter II. Objective(s), principles and scope

Article 4. Principles

Article 4.1. Respect for human rights

PI recommend that Article 4.1:

- refers to respect, protect and fulfil human rights in its title to adequately cover the range of human rights obligations under applicable international law;
- includes reference to the Universal Declaration of Human Rights and the core international human rights instruments;

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6 UN High Commissioner for Human Rights, Human rights should be at the heart of tech governance, 1 September 2022, https://www.ohchr.org/en/stories/2022/09/human-rights-should-be-heart-tech-governance
Article 4.2. The right to health

PI recommend that Article 4.2:

- includes reference to all components of the right to health, notably availability, accessibility, acceptability and quality in line with, inter alia, General Comment 14 of the Committee on Economic, Social and Cultural Rights;⁹

- makes the list of prohibited discriminatory grounds an open list by including ‘other status’, in line with the wording of Article 2(1) of the International Covenant on Economic, Social and Cultural Rights and Article 2 of the Universal Declaration on Human Rights.

Article 4.6 Transparency

We welcome that the principle of transparency includes reference to international privacy and data protection rules, regulations and laws. It is fundamental that any sharing of information and data is done responsibly to avoid risks of abuses and harm to individuals and communities. The WHO policy on data sharing in the context of public health emergencies has articulated that security and confidentiality remain central pillars of any decision-making even within times of emergency.¹⁰

Article 4.7 Accountability

While states have the primary responsibility to ensure the right to health, private actors play a central role in the health sectors and should be held accountable for abuses to peoples’ rights.

PI recommends that Article 4.7:

- includes reference to Member States’ obligations to protect against abuses by non-state actors as well as companies’ responsibility to respect human rights.

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¹⁰ WHO, Policy statement on data sharing by WHO in the context of public health emergencies, https://apps.who.int/iris/handle/10665/254440
Article 4.12. Non-discrimination and respect for diversity

As per comment above, PI recommends that Article 4.12:

- makes the list of prohibited discriminatory grounds an open list by including 'other status', in line with the wording of Article 2(1) of the International Covenant on Economic, Social and Cultural Rights and Article 2 of the Universal Declaration on Human Rights.

Chapter III. Achieving equity in, for and through pandemic prevention, preparedness, response and recovery of health systems

Article 7. Access to technology: promoting sustainable and equitably distributed production and transfer of technology and know-how

This provision is central to the future treaty, given how important role technology (and the processing of data related to its use) plays and is likely to play in the prevention and response of pandemics. There are immense lessons to be learned from recent prior pandemics around the use of data and technology and in particular the impact they have on people and their rights.

PI has long documented the increased reliance on private companies to deliver public health services including in the context of the COVID 19 pandemic.\(^\text{11}\) Examples included companies’ involvement in developing contact tracing apps, without necessarily considering their impact on privacy/data protection, digital identity companies providing vaccination status identification tools, data analytics companies offering health data management solutions to countries across the globe, without any transparency regarding what those entailed and telecommunications companies entering into data sharing agreements with public authorities or even third party analytics companies to enable tracking and location mapping.\(^\text{12}\)

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\(^\text{12}\) See: PI's submission on the working draft of the WHO's Pandemic prevention, preparedness and response accord, 21 September 2022. Available at: https://privacyinternational.org/advocacy/4957/vis-submission-working-draft-whos-pandemic-prevention-preparedness-and-response
Considering these concerns, PI recommends that:

- Article 7(2) is further developed to require that Parties have publicly accessible, clear, precise, comprehensive and non-discriminatory legal frameworks to protect, promote and respect human rights and to regulate the use of data and technology;

- Article 7(3) clarifies that participation of private-sector entities are effectively regulated and that safeguards (such as transparency, adequate procurement process, accountability, oversight and redress) are in place to mitigate the risks of human rights harm.

Chapter IV. Strengthening and sustaining capacities for pandemic prevention, preparedness, response and recovery of health systems

Article 11. Strengthening and sustaining preparedness and health systems’ resilience

Given the central role data and technology played in the response to the recent pandemics, it seems unavoidable that the treaty should consider and address the benefits and harms that such technologies entail.

In particular, PI noted how governments’ responses to the COVID-19 pandemic have often been predicated on the introduction of new or poorly tested technologies and the exploitation of personal data, without human rights due diligence and effective enforcement of human rights obligations and with little consideration of how these technologies contributed (or not) to the resilience of the health system and its capacity to deliver health services to individuals and communities, in particular those in vulnerable positions.\(^\text{13}\)

PI recommends that Article 11 includes provisions requiring states parties to:

- adopt a rights-based approach to the use and adoption of digital technologies in health which focuses on ensuring equity in access to care;

- carry out human rights impact assessments prior to the introduction of technologies in the health systems;

\(^{13}\) For some examples, see: https://privacyinternational.org/examples/tracking-global-response-covid-19
• adopt and assess their publicly accessible, clear, precise, comprehensive and non-discriminatory legal frameworks to protect, promote and respect human rights and to regulate the use of data and technology;

• undertake regular audits and evaluations of the use of technologies in the health system to assess and reflect on the impact it has on patients, in particular those from already marginalised communities, and make these audits public;

• ensure the respect and protection of the personal data processed by the health system, including by companies;

Article 14. Protection of human rights

PI welcomes the inclusion of a human rights article in this treaty.

We recommend that:

• Article 14 includes a recognition that human rights continue to apply during states of emergency as codified in the Siracusa Principles, including the principles of legality, necessity and proportionality;\textsuperscript{14}

• Article 14(1) is worded to reflect existing obligations under international human rights law by replacing “in accordance with their national laws” with “in accordance with international human rights law”, given the obligation of all Member States to protect human rights without discrimination;

• Article 14(2) spell out the obligations of states to protect against abuses by non-state actors, such as private companies;

• Article 14(2)(b) is strengthened to avoid any uncertainty on the scope of obligation under this provision and avoid unintended double standards, by deleting “endeavour to”.

Chapter VI. Financing

Article 19. Sustainable and predictable financing

- PI recommends that financing mechanisms adopt rights-based decision-making processes and include requirements to undertake comprehensive Human Rights Due Diligence (HRDD). Building on observed shortcoming of existing financing mechanisms, we also recommend that these mechanisms integrate strong transparency and accountability mechanisms.

Chapter VIII. Final Provisions

Article 26. Confidentiality and data protection

PI strongly welcomes this provision which reflects the importance that data protection and privacy plays in any effective, modern public health policies, including supporting the building of trust which is so fundamental in cooperation among states in this field.

Over 150 countries around the world have adopted data protection legislation\(^\text{15}\) and data protection principles have been recognised in a range of UN resolutions and reports by UN human rights experts and bodies.\(^\text{16}\) It is important that the WHO CA+ recognises these developments and provide clear guidance on states.

We recommend that this Article is strengthen by:

- replacing “with each Party’s national law, as applicable, regarding” with “internationally recognized principles on the protection of personal data,”

\(^{15}\) See https://papers.ssrn.com/sol3/papers.cfm?abstract_id=1951416