

# Solicitar información Pública



## Datos del solicitante

fecha   14  11

21

Nombre: Edgar Horacio Russo

DNI: [REDACTED]

Domicilio: [REDACTED] Localidad: [REDACTED]

Provincia: [REDACTED] País: [REDACTED]

Teléfono: Río Negro E-Mail: [REDACTED] Argentina

[¿Qué querés saber?](#)

### Descripción de los Registros Solicitados:

Todos los estudios y/o informes en posesión, custodia o control de vuestra Intitución que describan la **purificación** del supuesto "virus COVID-19" (también conocido como "SARS-COV-2", incluyendo cualquier supuesta "variante") directamente de una muestra tomada de un humano enfermo, donde la muestra del paciente **no** se combinó primero con **ninguna** otra fuente de material genético (por ejemplo, células de riñón de mono, también conocidas como células Vero; suero fetal bovino, etcétera).

### Aclaración de la Solicitud:

Por favor, tenga en cuenta que no estoy solicitando estudios/informes en los que los investigadores **no** lograron purificar el presunto "virus" y en su lugar:

- cultivaron algo, y/o
- realizaron una prueba de amplificación (es decir, PCR), y/o
- fabricaron un genoma a partir de secuencias detectadas en una sustancia impura, y/o
- produjeron imágenes de microscopía electrónica de cosas no purificadas.

Ya soy consciente de que, según la teoría de los virus, un "virus" necesita células huésped para replicarse, y **no** estoy solicitando registros que describan la **replicación** de un "virus" sin células huésped. Tampoco estoy solicitando registros que describan un cumplimiento estricto de los Postulados de Koch, ni registros que describan un supuesto "virus" flotando en el vacío, ni información privada de pacientes.

Simplemente solicito registros que describan la **purificación** (separación del supuesto virus de todo lo demás en la muestra obtenida directamente del paciente, según las prácticas estándar de laboratorio para la purificación de otras cosas muy pequeñas).

Por favor, tenga en cuenta que mi solicitud incluye cualquier estudio/informe que coincida con la descripción anterior, **elaborado por cualquier persona y en cualquier lugar del mundo, que pueda servir de referencia en la toma de decisiones sobre seguridad sanitaria.**

Tenga en cuenta que a pesar del hecho de que la purificación es un paso esencial (pero no suficiente) para probar la existencia de un "virus" que causa una enfermedad, así como para diseñar un test que pueda detectarlo y para elaborar una vacuna, hasta la fecha, más de 130 instituciones en todo el mundo no han proporcionado o citado tales registros, por lo tanto, a mi conocimiento no existen tales registros y si existen no puedo acceder a ellos hasta que se me proporcione una cita o URL.

Por lo tanto, si alguno de los registros coincide con la descripción anterior de los registros solicitados y está actualmente disponible en el dominio público, por favor proporcione suficiente información sobre cada registro para que yo pueda identificar y acceder a cada uno con certeza (es decir, título

¿Qué organismo suponés que tiene la información?

Que nos cuentes esto nos ayuda a identificar mejor quién te puede dar la información.

Administración Nacional de Medicamentos, Alimentos y Tecnología Médica

Datos estadísticos (opcional)

Si querés, contanos sobre vos.

Edad: \_\_\_\_\_ Género: \_\_\_\_\_

Sector: ONG  Medio de comunicación  Empresa   
 Estudiante  Sindicato  Institución pública  Partido político   
 Docente/investigador  Particular  Senador/diputado   
 Otro (indicar cuál):

Profesión: \_\_\_\_\_

Máximo nivel de estudios alcanzados:

No informa  Primaria incompleta  Primaria Completa   
 Secundario incompleto  Secundario completo   
 Terciario incompleto  Terciario completo   
 Universitario incompleto  Universitario completo   
 Posgrado incompleto  Posgrado completo



## ***Ministerio de Salud***

**Secretaría de Políticas, Regulación e Institutos**  
ADMINISTRACION NACIONAL  
DE LABORATORIOS E INSTITUTOS DE SALUD  
"DR. CARLOS G. MALBRAN"

Buenos Aires, 3 de diciembre del 2021

Me dirijo a usted a fin de dar respuesta a la solicitud realizada a través de la nota NO-2021-110809971-APN-DAJ#ANLIS

Referencia: Solicitud de acceso a la información pública RUSSO Edgar Horacio Descripción estudio purificación virus Covid-19. En respuesta a: NO-2021-110689800-APN-DNSPP#MS

A continuación se transcribe la solicitud citada en la nota NO-2021-110689800-APN-DNSPP#MS

**Todos los estudios y/o informes en posesión, custodia o vuestra institución que describan la purificación del supuesto "virus COVID-19" (también conocido como "SARS-COV-2", incluyendo cualquier supuesta "variante") directamente de una muestra tomada de un humano enfermo, donde la muestra del paciente no se combinó primero con ninguna otra fuente de material genético (por ejemplo, células de riñón de mono, también conocidas como células Vero; suero fetal bovino, etcétera).**

**Aclaración de la Solicitud:**

**Por favor, tenga en cuenta que no estoy solicitando estudios/informes en los que los investigadores no lograron purificar el presunto "virus" y en su lugar:**

- cultivaron algo, y/o
- realizaron una prueba de amplificación (es decir, PCR), y/o
- fabricaron un genoma a partir de secuencias detectadas en una sustancia impura, y/o
- produjeron imágenes de microscopía electrónica de cosas no purificadas.

**Ya soy consciente de que, según la teoría de los virus, un "virus" necesita células huésped para replicarse, y no estoy solicitando registros que describan la replicación de un "virus" sin células huésped. Tampoco estoy solicitando registros que describan un cumplimiento estricto de los Postulados de Koch, ni registros que describan un supuesto "virus" flotando en el vacío, ni información privada de pacientes.**

**Simplemente solicito registros que describan la purificación (separación del supuesto virus de todo lo demás en la muestra obtenida directamente del paciente, según las prácticas estándar de laboratorio para la purificación de otras cosas muy pequeñas) (...)**

Respuesta:

En el LNR, a partir de las muestras clínicas recibidas de distintas regiones del país con diagnóstico de SARS-CoV-2, se lleva a cabo la técnica de RT-PCR en tiempo real utilizando sondas y primers específicos dirigidos contra distintas porciones del genoma viral. Las posibles metodologías para poder detectar el virus SARS-CoV-2 se encuentran disponibles en la página del Ministerio de Salud (<https://bancos.salud.gob.ar/sites/default/files/2020-09/covid-19-consenso-sobre-uso-de-pruebas-diagnosticas-para-sars-cov-2.pdf>)

En el marco de la Vigilancia genómica que lleva a cabo el Ministerio de Salud ([https://bancos.salud.gob.ar/sites/default/files/2021-04/SNVS\\_integracion-de-la-vigilancia-IF-2021-118187168-APN-DNSPP#MS](https://bancos.salud.gob.ar/sites/default/files/2021-04/SNVS_integracion-de-la-vigilancia-IF-2021-118187168-APN-DNSPP#MS))



## **Ministerio de Salud**

**Secretaría de Políticas, Regulación e Institutos**  
ADMINISTRACION NACIONAL  
DE LABORATORIOS E INSTITUTOS DE SALUD  
"DR. CARLOS G. MALBRAN"

genomica\_de\_SARS-CoV-2.pdf), a partir de confirmar el resultado detectable, dependiendo del valor de CT, se lleva a cabo la extracción de ácidos nucleicos y el RNA extraído es enviado a la Plataforma de Genómica donde se realiza el intento de secuenciación de genoma completo utilizando protocolos establecidos y estandarizados. Los resultados obtenidos son analizados y están disponibles en la página del Ministerio de Salud (<https://www.argentina.gob.ar/coronavirus/informes-diarios/vigilancia-genomica>). La técnica de microscopía electrónica no se utiliza como método diagnóstico de rutina para la detección de SARS-CoV-2. El LNR no maneja el uso del microscopio electrónico.

Además de la caracterización genómica, el laboratorio lleva a cabo el intento de aislamiento viral en cultivos celulares, a partir de muestras clínicas. Para ello, las muestras son filtradas previamente con filtros para jeringa de 0.22  $\mu\text{m}$  y se infectan en cultivos de células VERO (células epiteliales del riñón de un mono verde africano). El efecto citopático se confirma mediante RT-PCR en tiempo real o por inmunofluorescencia.

El LNR no lleva a cabo técnicas que permitan fabricar genomas.

Andrea Pontoriero  
Servicio Virus Respiratorios

Mónica Tous  
Jefe Departamento Virología



República Argentina - Poder Ejecutivo Nacional  
2021 - Año de Homenaje al Premio Nobel de Medicina Dr. César Milstein

**Hoja Adicional de Firmas**  
**Informe gráfico**

**Número:** IF-2021-118187168-APN-DNSPP#MS

CIUDAD DE BUENOS AIRES  
Lunes 6 de Diciembre de 2021

**Referencia:** Respuesta del área técnica

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Date: 2021.12.06 10:30:06 -03:00

Mariana Giacobbe Goldberg  
Asesora  
Dirección Nacional de Seguimiento de Políticas Públicas  
Ministerio de Salud

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Electronica  
Date: 2021.12.06 10:30:06 -03:00

**AUTO-TRANSLATION (Reviewed)**

**Ministry of Health  
Secretariat for Policies, Regulation and Institutes  
NATIONAL ADMINISTRATION  
OF LABORATORIES AND HEALTH INSTITUTES  
"DR. CARLOS G. MALBRAN**

Buenos Aires, December 3, 2021

I am writing to you in order to respond to the request made through note NO-2021-110809971-  
APN-DAJ # ANLIS

Reference: Request for access to public information, RUSSO Edgar Horacio. Description: Covid-  
19 virus purification study. In reply to: NO-2021-110689800-APN-DNSPP#MS

The request cited in note NO-2021-110689800-APN-DNSPP#MS is transcribed below

**All studies and / or reports in possession, custody or (control by) your institution that describe the purification of the so-called "COVID-19 virus" (also known as "SARS-COV-2", including any purported "variant") directly from a sample taken from a diseased human, where the patient sample was not first combined with any other source of genetic material (for example, monkey kidney cells, also known as Vero cells; fetal bovine serum, etc.).**

**Clarification of the Request:**

**Please note that I am not requesting studies / reports in which the researchers failed to purify the presumed "virus" and instead:**

- they grew something, and / or**
- performed an amplification test (i.e. PCR), and / or**
- made a genome from sequences detected in an impure substance, and / or**
- produced electron microscopy images of unpurified things.**

**I am already aware that, according to virus theory, a "virus" needs host cells to replicate, and I am not requesting records describing the replication of a "virus" without host cells. I am also not requesting records that describe a strict compliance of the Koch Postulates, nor records that describe a supposed "virus" floating in a vacuum, or private patient information.**

**I simply request records describing the purification (separation of the alleged virus of everything else in the sample obtained directly from the patient, according to standard laboratory practices for the purification of other very small things) (...)**

Response:

In the LNR, from the clinical samples received from different regions of the country with diagnosis of SARS-CoV-2, the real-time RT-PCR technique is performed using specific primers and probes directed against different portions of the viral genome. The possible methodologies to detect the SARS-CoV-2 virus are available on the website of the Ministry of Health

<https://bancos.salud.gob.ar/sites/default/files/2020-09/covid-19-consenso-sobre-uso-de-pruebas-diagnosticas-para-sars-cov-2.pdf>)

Within the framework of the Genomic Surveillance carried out by the Ministry of Health ([https://bancos.salud.gob.ar/sites/default/files/2021-04/SNVS\\_integracion-de-la-vigilancia-genomica\\_de\\_SARS-CoV-2.pdf](https://bancos.salud.gob.ar/sites/default/files/2021-04/SNVS_integracion-de-la-vigilancia-genomica_de_SARS-CoV-2.pdf)), after confirming the detectable result, depending on the CT value, nucleic acid extraction is carried out and the extracted RNA is sent to the Genomics Platform where the whole genome sequencing attempt is made using established and standardized protocols. The results obtained are analyzed and are available on the website of the Ministry of Health (<https://www.argentina.gob.ar/coronavirus/informes-diaricos/vigilancia-genomica>). The electron microscopy technique is not used as a routine diagnostic method for the detection of SARS-CoV-2. The LNR does not handle the use of the electron microscope.

In addition to genomic characterization, the laboratory carries out the viral isolation attempt in cell cultures, from clinical samples. For this, the samples are filtered previously with 0.22 µm syringe filters and infected in VERO cell cultures (epithelial cells from the kidney of an African green monkey). The cytopathic effect is confirmed by real-time RT-PCR or immunofluorescence.

The LNR does not carry out techniques to make genomes.

Andrea Pontoriero

Respiratory Virus Service

Monica Tous

Virology Department Head



Argentine Republic - National Executive Power  
2021 - Year of Tribute to the Nobel Prize in Medicine  
Dr. César Milstein

**Additional Signature Sheet**  
**Graphical report**

Number: IF-2021-118187168-APN-DNSPP#MS

CITY OF BUENOS AIRES

Monday, December 6, 2021

Reference: Response from the technical area

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Date: 2021.12.06 10:30:06 -03:00

Mariana Giacobbe Goldberg

Consultant

National Directorate of Public Policy Monitoring

Ministry of Health

Encuentro entendible y estoy de acuerdo con la solicitud de prórroga (NO-2021-118463560-APN-DNSPP%MS) por otros 15 días hábiles para responder mi solicitud (NO-2021-110689800-APN-DNSPP#MS), que recibí por e-mail con asunto “Notificación de prórroga EX-2021-109832583- - APN-DNAIP#AAIP”, hoy lunes 6 de diciembre de 2021 a las 16:25 hs, ya que la respuesta IF-2021-118187168-APN-DNSPP%MS, del Laboratorio. Nacional de Referencia, LNR, de fecha 3 de diciembre del 2021, firmada por Andrea Pontoriero, del Servicio Virus Respiratorios, y Mónica Tous, Jefe Departamento Virología, **NO SATISFACE** mi solicitud.

Yo no solicité la descripción de Métodos de Diagnóstico.

La detección de secuencias genómicas atribuidas al supuesto virus SARS-CoV-2 **no implican** necesariamente la detección del mismo, ya que las secuencias buscadas (primers o cebadores) pueden encontrarse, con el sistema BLAST (Basic Local Alignment Search Tool) en un centenar de ubicaciones dentro del genoma humano y de un centenar de otros microorganismos.

Yo solicité “registros que describan la purificación (separación del supuesto virus de todo lo demás en la muestra obtenida directamente del paciente, según las prácticas estándar de laboratorio para la purificación de otras cosas muy pequeñas”.

Específicamente solicité que se **excluyan** “estudios/informes en los que los investigadores no lograron purificar el presunto "virus" y en su lugar: - cultivaron algo, y/o - realizaron una prueba de amplificación (es decir, PCR), y/o - fabricaron un genoma a partir de secuencias detectadas en una sustancia impura”.

La técnica de PCR es una técnica de fabricación, **no de diagnóstico**, porque con suficiente amplificación (suficientes ciclos de copiado) puede detectar cualquier cosa, según afirmó el propio inventor de esta técnica, Kary Mullis (1944 - 2019), por la cual recibió el Premio Nobel de Química en 1993. Es decir, incluso puede “detectar” algo cuya existencia no se ha demostrado (purificado).

El LNR afirma que no lleva a cabo técnicas que permitan fabricar genomas, pero eso es lo que hace, aunque es mi culpa por no definir mejor lo que quiero decir con “fabricar”.

Por “**fabricar**” quiero decir inventar, mapear, secuenciar un supuesto genoma creado arbitrariamente a partir de secuencias genómicas, donde un software decide arbitrariamente cómo y donde se ensamblan.

El LNR afirma que “realiza el intento de secuenciación de genoma completo” a partir de “el RNA extraído” de una muestra impura con resultado PCR positivo, lo cual, repito, pedí que se **excluya** específicamente.

El LNR admite no maneja el uso del microscopio electrónico, pero entiendo que es **requerido** para demostrar la **purificación** (existencia) del virus.

El LNR afirma que realiza “el intento de aislamiento viral en cultivos celulares, a partir de muestras clínicas” que “se infectan en cultivos de células VERO (células epiteliales del riñón de un mono verde africano)”. Y que “El efecto citopático se confirma mediante RT-PCR en tiempo real o por inmunofluorescencia.”

Específicamente solicité que se **excluya** ese método **fraudulento** de “purificación”, ya que un control demuestra que el efecto citopático es causado por el **procedimiento** en sí sobre las células VERO sin que se les haya agregado **ninguna** muestra supuestamente infectada por un supuesto virus.

Si no pueden demostrar que el virus existe, y que las vacunas no son tóxicas, no están siguiendo la Ciencia. Están siguiendo una Secta, suicida y genocida, con dogmas irracionales como el uso del barbijo, que lava cerebros mediante los medios masivos de comunicación, que seguramente está inyectando innecesariamente una sustancia tóxica (óxido de grafeno) en casi toda la población, cuyas consecuencias nefastas ya se están notando, violando el Código de Núremberg, la Declaración de Helsinki, el Convenio de Oviedo, y otros tratados internacionales sobre experimentación en humanos, y cometiendo así un Crimen de Estado de Lesa Humanidad, que ha sido castigado con PENA DE MUERTE EN LA HORCA.

Ya que, según la jurisprudencia al respecto, el creador de un Organismo Genéticamente Modificado puede reclamar legalmente la propiedad sobre el mismo, y dado que las supuestas “vacunas” que están inyectando innecesariamente en toda la población, incluyendo embarazadas y niños, no son

RE-2021-118588936-APN-DNAIP#AAIP

tales, ya que oficialmente “no inmunizan ni previenen el contagio (requisitos para cumplir con la definición de “vacuna”), cuando mucho atenúan los síntomas”, por el contrario, oficialmente, se tratan de una Terapia Genética Experimental, que supuestamente modifica el genoma del vacunado para que sus células produzcan la proteína de espícula viral (la cual es tóxica por sí, según se ha demostrado, por lo que el cuerpo del vacunado produciría su propia toxina), por lo tanto los vacunados son, legal y biológicamente, Organismos Genéticamente Modificados, propiedad de quienquiera que tenga las patentes de tal modificación, quien se beneficiará de su pronta muerte apropiándose de sus propiedades materiales (bienes) e inmateriales (derechos, como la Patria Potestad de sus hijos). Todo por lo que trabajaron, todo lo que construyeron, ya está o está siendo destruido: su patrimonio, su herencia, material y genética. Ya que esta supuesta vacuna también esteriliza, los niños vacunados probablemente no llegarán a la mayoría de edad, y si lo hacen no podrán reproducirse, y si lo hacen procrearán una especie diferente, genéticamente modificada. Considero de suma importancia que, para su propia tranquilidad, REALMENTE verifiquen que están siguiendo la VERDADERA Ciencia.



República Argentina - Poder Ejecutivo Nacional  
2021 - Año de Homenaje al Premio Nobel de Medicina Dr. César Milstein

**Hoja Adicional de Firmas**  
**Documentación Complementaria**

**Número:** RE-2021-118588936-APN-DNAIP#AAIP

CIUDAD DE BUENOS AIRES  
Martes 7 de Diciembre de 2021

**Referencia:** Descripción extendida del Reclamo de Información Pública

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Date: 2021.12.07 00:14:06 -03:00

Edgar Horacio RUSSO

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Date: 2021.12.07 00:14:06 -03:00



**República Argentina - Poder Ejecutivo Nacional**  
2021 - Año de Homenaje al Premio Nobel de Medicina Dr. César Milstein

### **Reclamo de Acceso a la Información Pública**

**Número:** IF-2021-118589344-APN-DNAIP#AAIP

CIUDAD DE BUENOS AIRES

Martes 7 de Diciembre de 2021

**Referencia:** Reclamo de Acceso a la Información Pública

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### **Reclamo de Acceso a la Información Pública**

Título del reclamo: No es lo que solicité

### **Descripción del Reclamo**

Descripción del Reclamo: Encuentro entendible y estoy de acuerdo con la solicitud de prórroga (NO-2021-118463560-APN-DNSPP%MS) por otros 15 días hábiles para responder mi solicitud (NO-2021-110689800-APN-DNSPP#MS), que recibí por e-mail con asunto "Notificación de prórroga EX-2021-109832583- -APN-DNAIP#AAIP", hoy lunes 6 de diciembre de 2021 a las 16:25 hs, ya que la respuesta IF-2021-118187168-APN-DNSPP%MS, del Laboratorio. Nacional de Referencia, LNR, de fecha 3 de diciembre del 2021, firmada por Andrea Pontoriero, del Servicio Virus Respiratorios, y Mónica Tous, Jefe Departamento Virología, NO SATISFACE mi solicitud. Yo no solicité la descripción de Métodos de Diagnóstico. La detección de secuencias genómicas atribuidas al supuesto virus SARS-CoV-2 no implican necesariamente la detección del mismo, ya que las secuencias buscadas (primers o cebadores) pueden encontrarse, con el sistema BLAST (Basic Local Alignment Search Tool) en un centenar de ubicaciones dentro del genoma humano y de un centenar de otros microorganismos. Yo solicité "registros que describan la purificación (separación del supuesto virus de todo lo demás en la muestra obtenida directamente del paciente, según las prácticas estándar de laboratorio para la purificación de otras cosas muy pequeñas". Específicamente solicité que se excluyan "estudios/informes en los que los investigadores no lograron purificar el presunto "virus" y en su lugar: - cultivaron algo, y/o - realizaron una prueba de amplificación (es decir, PCR), y/o - fabricaron un genoma a partir de secuencias detectadas en una sustancia impura". La técnica de PCR es una técnica de fabricación, no de diagnóstico, porque con suficiente amplificación (suficientes ciclos de copiado) puede detectar cualquier cosa, según afirmó el propio inventor de esta técnica, Kary Mullis (1944 - 2019), por la cual recibió el Premio Nobel de Química en 1993. Es decir, incluso puede "detectar" algo cuya existencia no se ha demostrado (purificado). El LNR afirma que no lleva a cabo técnicas que permitan fabricar genomas, pero eso es lo que hace, aunque es mi culpa por no definir mejor lo que quiero decir con "fabricar". Por "fabricar" quiero decir inventar, mapear, secuenciar un supuesto genoma creado arbitrariamente a partir de secuencias genómicas, donde un software decide arbitrariamente cómo y donde

se ensamblan. El LNR afirma que “realiza el intento de secuenciación de genoma completo” a partir de “el RNA extraído” de una muestra impura con resultado PCR positivo.

Fecha de presentación de la solicitud de Acceso a la Información original: 14/11/2021

Dependencia sobre la que se reclama: Ministerio de Salud

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Date: 2021.12.07 00:19:09 -03:00

Edgar Horacio RUSSO

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Date: 2021.12.07 00:19:10 -03:00



**República Argentina - Poder Ejecutivo Nacional**  
2021 - Año de Homenaje al Premio Nobel de Medicina Dr. César Milstein

**Informe**

**Número:** IF-2021-124431844-APN-DNPDPA#AAIP

CIUDAD DE BUENOS AIRES  
Miércoles 22 de Diciembre de 2021

**Referencia:** EX-2021-118589354- -APN-DNAIP#AAIP\_Archivo de actuaciones

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Por las presentes actuaciones tramita un reclamo interpuesto por el señor Edgar Horacio RUSSO contra el MINISTERIO DE SALUD (MS) por presunto incumplimiento a lo estipulado en la Ley N° 27.275 de Acceso a la Información Pública.

El 12 de noviembre de 2021 el señor RUSSO realizó por correo electrónico una solicitud de acceso a la información pública ante esta AAIP, mediante la cual requirió: *“(...) Todos los estudios y/o informes en posesión, custodia o control de vuestra Intitución que describan la purificación del supuesto "virus COVID-19" (también conocido como "SARS-COV-2", incluyendo cualquier supuesta "variante") directamente de una muestra tomada de un humano enfermo, donde la muestra del paciente no se combinó primero con ninguna otra fuente de material genético (por ejemplo, células de riñón de mono, también conocidas como células Vero; suero fetal bovino, etcétera)”*.

Asimismo, agregó que *“(...) tenga en cuenta que no estoy solicitando estudios/informes en los que los investigadores no lograron purificar el presunto "virus" y en su lugar: - cultivaron algo, y/o - realizaron una prueba de amplificación (es decir, PCR), y/o - fabricaron un genoma a partir de secuencias detectadas en una sustancia impura, y/o - produjeron imágenes de microscopía electrónica de cosas no purificadas... Simplemente solicito registros que describan la purificación (separación del supuesto virus de todo lo demás en la muestra obtenida directamente del paciente, según las prácticas estándar de laboratorio para la purificación de otras cosas muy pequeñas)”*. Dicha solicitud tramitó por EX-2021-109821078- -APN-DNAIP#AAIP, fue derivada por esta AAIP al MS el mismo 12 de noviembre de 2021, quien a su vez dio intervención a la Administración Nacional de Laboratorios e Institutos de Salud.

En respuesta a dicha solicitud, el día 6 de diciembre de 2021 el sujeto obligado notificó su respuesta por correo electrónico al requirente en la que adjuntó el IF-2021-118187168-APN-DNSPP#MS, IF-2021-118242826-APN-DNSPP#MS, NO-2021-117842684-APN-DAJ#ANLIS y NO-2021-117551442-APN-INEIA#ANLIS.

En el primero de ellos se señaló que *“(...) a partir de las muestras clínicas recibidas de distintas regiones del país con diagnóstico de SARS-CoV-2, se lleva a cabo la técnica de RT-PCR en tiempo real utilizando sondas y primers específicos dirigidos contra distintas porciones del genoma viral. Las posibles metodologías para poder detectar el virus SARS-CoV-2 se encuentran disponibles en la página del Ministerio de Salud (<https://bancos.salud.gob.ar/sites/default/files/2020-09/covid-19-consenso-sobre-uso-de-pruebas-diagnosticas-para-sars-cov-2.pdf>)”*.

Continúo *“(...) En el marco de la Vigilancia genómica que lleva a cabo el Ministerio de Salud ([https://bancos.salud.gob.ar/sites/default/files/2021-04/SNVS\\_integracion-de-la-vigilancia-genomica-de\\_SARS-CoV-](https://bancos.salud.gob.ar/sites/default/files/2021-04/SNVS_integracion-de-la-vigilancia-genomica-de_SARS-CoV-2.pdf)*

2.pdf), a partir de confirmar el resultado detectable, dependiendo del valor de CT, se lleva a cabo la extracción de ácidos nucleicos y el RNA extraído es enviado a la Plataforma de Genómica donde se realiza el intento de secuenciación de genoma completo utilizando protocolos establecidos y estandarizados. Los resultados obtenidos son analizados y están disponibles en la página del Ministerio de Salud (<https://www.argentina.gob.ar/coronavirus/informes-diarios/vigilancia-genomica>). La técnica de microscopía electrónica no se utiliza como método diagnóstico de rutina para la detección de SARS-CoV-2. El LNR no maneja el uso del microscopio electrónico”.

Por último agregó “(...) Además de la caracterización genómica, el laboratorio lleva a cabo el intento de aislamiento viral en cultivos celulares, a partir de muestras clínicas. Para ello, las muestras son filtradas previamente con filtros para jeringa de 0.22 µm y se infectan en cultivos de células VERO (células epiteliales del riñón de un mono verde africano). El efecto citopático se confirma mediante RT-PCR en tiempo real o por inmunofluorescencia. El LNR no lleva a cabo técnicas que permitan fabricar genomas”.

No obstante ello, el señor RUSSO consideró que la respuesta no se ajustaba a lo solicitado manifestando que “(...) El LNR afirma que no lleva a cabo técnicas que permitan fabricar genomas, pero eso es lo que hace, aunque es mi culpa por no definir mejor lo que quiero decir con “fabricar”. Por “fabricar” quiero decir inventar, mapear, secuenciar un supuesto genoma creado arbitrariamente a partir de secuencias genómicas, donde un software decide arbitrariamente cómo y donde se ensamblan. El LNR afirma que “realiza el intento de secuenciación de genoma completo” a partir de “el RNA extraído” de una muestra impura con resultado PCR positivo”. En virtud de ello, el día 7 de diciembre de 2021 presentó ante esta AAIP un reclamo en los términos del artículo 15 de la Ley N° 27.275, que dio origen a las presentes actuaciones.

En cumplimiento de la Resolución AAIP 4-E/2018, mediante NO-2021-119677532-APN-DPIP#AAIP se requirió al sujeto obligado la remisión de los antecedentes del caso y toda otra documentación y/o información que se considerase relevante para la resolución del reclamo.

En respuesta a dicha requisitoria, mediante NO-2021-122264216-APN-INEIA#ANLIS el sujeto obligado amplió su respuesta en la que aclaró “(...) NO se tienen registros de lo solicitado en las condiciones especificadas dado que no se realiza purificación viral. Las metodologías utilizadas son las que se citan en la nota NO-2021-117551442-APN-INEIA#ANLIS del 3 de diciembre del corriente año”.

Atento a lo expuesto es que corresponde ajustarse a lo previsto en el Criterio N° 3 aprobado por Resolución AAIP N° 48 del 27 de julio de 2018, según el cual se procederá al archivo de todo reclamo cuando “1. b-El reclamo hubiese sido iniciado por respuesta incompleta o insatisfactoria y el organismo ampliare la información oportunamente brindada, o fundare debidamente la denegatoria”.

De no estar de acuerdo el requirente con la información recibida podrá iniciar un nuevo reclamo por ser distintos los motivos que originaron el presente.

Ante ausencia del titular de la AAIP y a los efectos de garantizar el normal desenvolvimiento del organismo, de conformidad con lo dispuesto por la Resolución AAIP N° 30 del 14 de mayo de 2018, se ha encomendado la atención del despacho y la resolución de los asuntos concernientes a la competencia del titular de la AGENCIA DE ACCESO A LA INFORMACIÓN PÚBLICA, en el señor Director Nacional de Protección de Datos Personales, Dr. Eduardo Hernán CIMATO, delegándose la firma correspondiente.

Notifíquese el presente al reclamante conjuntamente con la NO-2021-122264216-APN-INEIA#ANLIS, y al MINISTERIO DE SALUD a través de su Responsable de acceso a la información pública.



Eduardo Hernán Cimato  
Director Nacional  
Dirección Nacional de Protección de Datos Personales  
Agencia de Acceso a la Información Pública

## **Argentine Republic - National Executive Power**

2021 - Year of Tribute to the Nobel Prize in Medicine Dr. César Milstein

### **Report**

Number: IF-2021-124431844-APN-DNPDP#AAIP

CITY OF BUENOS AIRES

Wednesday December 22, 2021

Reference: EX-2021-118589354- -APN-DNAIP # AAIP\_Archive of proceedings

By these proceedings it is processed a claim filed by Mr. Edgar Horacio RUSSO against the MINISTRY DE SALUD (MS) for alleged non-compliance with the provisions of Law No. 27,275 on Access to Public Information.

On November 12, 2021, Mr. RUSSO made a request by email for access to information public before this AAIP, by which he requested: *"(...) All studies and / or reports in possession, custody or control of your Institution that describe the purification of the supposed "COVID-19 virus" (also known as "SARS-COV-2", including any purported "variant") directly from a sample taken from a diseased human, where the patient sample was not first combined with any other source of genetic material (for example, kidney cells monkey, also known as Vero cells; fetal bovine serum, etc.)"*.

He also added that *“(...) keep in mind that I am not requesting studies / reports in which researchers do not managed to purify the alleged "virus" and instead: - grew something, and / or - performed an amplification test (i.e. PCR), and / or - made a genome from sequences detected in an impure substance, and / or – produced electron microscopy images of unpurified things ... I simply request records that describe the purification (separation of the presumed virus from everything else in the sample obtained directly from the patient, according to standard laboratory practices for the purification of other very small things)”*. Said request was processed by EX-2021-109821078- -APN-DNAIP #AAIP, was referred by this AAIP to the MS on the same November 12, 2021, who in turn gave intervention to the National Administration of Laboratories and Institutes of Health.

In response to said request, on December 6, 2021, the obliged subject notified his response by mail. email to the applicant in which it attached the IF-2021-118187168-APN-DNSPP#MS, IF-2021-118242826-APNDNSPP#MS, NO-2021-117842684-APN-DAJ#ANLIS and NO-2021-117551442-APN-INEIA#ANLIS.

In the first of them it was stated that *“(...) from the clinical samples received from different regions of the country with diagnosis of SARS-CoV-2, the real-time RT-PCR technique is carried out using specific probes and primers directed against different portions of the viral genome. Possible methodologies to be able to detect the SARS-CoV- virus 2 are available on the web page of the Ministry of Health (<https://bancos.salud.gob.ar/sites/default/files/2020-09/covid-19-consenso-sobre-uso-de-pruebas-diaqnosticas-para-sars-cov-2.pdf>)”*.

It continued “(...) Within the framework of the Genomic Surveillance carried out by the Ministry of Health ([https://bancos.salud.gob.ar/sites/default/files/2021-04/SNVS\\_integracion-de-la-vigilancia-genomica\\_de\\_SARS-CoV-2.pdf](https://bancos.salud.gob.ar/sites/default/files/2021-04/SNVS_integracion-de-la-vigilancia-genomica_de_SARS-CoV-2.pdf)), after confirming the detectable result, depending on the CT value, the extraction of nucleic acids is performed and the extracted RNA is sent to the Genomics Platform where the whole genome sequencing attempt is performed using established and standardized protocols. The results obtained are analyzed and are available on the website of the Ministry of Health (<https://www.argentina.gob.ar/coronavirus/informes-diarios/vigilancia-genomica>). Electron microscopy is not used as a routine diagnostic method for the detection of SARS-CoV-2. The LNR does not handle the use of the electron microscope”.

Finally it added “(...) In addition to the genomic characterization, the laboratory carries out the viral isolation attempt in cell cultures, from clinical samples. For this, the samples are previously filtered with filters for 0.22 µm syringe and infected in VERO cell cultures (epithelial cells from the kidney of a green monkey African). The cytopathic effect is confirmed by real-time RT-PCR or immunofluorescence. The LNR does not carry out techniques that make it possible to manufacture genomes”.

Notwithstanding this, Mr. RUSSO considered that the response did not comply with what was requested, stating that “(...) The LNR claims that it does not carry out techniques that allow the manufacture of genomes, but that is what it does, although it is my fault for not better define what I mean by "manufacture." By "manufacture" I mean inventing, mapping, sequencing an alleged genome arbitrarily created from genomic sequences, where a software arbitrarily decides how and where they are assembled. The LNR states that it "performs the whole genome sequencing attempt" from "the RNA extracted "from an impure sample with a positive PCR

*result*". By virtue of this, on December 7, 2021, he presented before this AAIP a claim under the terms of article 15 of Law No. 27,275, which gave rise to these proceedings.

In compliance with Resolution AAIP 4-E/2018, through NO-2021-119677532-APN-DPIP#AAIP, the obliged subject was required to submit the background of the case and all other documentation and / or information that is considered relevant to the resolution of the claim.

In response to said request, through NO-2021-122264216-APN-INEIA#ANLIS the obliged subject expanded its answer in which it clarified *"(...) there are NO records of what was requested under the specified conditions since viral purification is not performed. The methodologies used are those cited in note NO-2021-117551442-APNINEIA#ANLIS of December 3 of the current year"*.

In view of the foregoing, it is appropriate to comply with the provisions of Criterion No. 3 approved by AAIP Resolution No. 48 of July 27, 2018, according to which all claims will be filed when *"1. b-The claim had been initiated due to incomplete or unsatisfactory response and the agency expands the information previously provided, or it duly substantiates the denial"*.

If the applicant does not agree with the information received, he may initiate a new claim because of being different the reasons that originated the present.

In the absence of the head of the AAIP and in order to ensure the normal functioning of the agency, In accordance with the provisions of AAIP Resolution No. 30 of May 14, 2018, the National Director of Personal Data Protection, Dr. Eduardo Hernán CIMATO, has been entrusted

with the dispatch and resolution of matters within the competence of the head of the AGENCY OF ACCESS TO PUBLIC INFORMATION, and the corresponding signature has been delegated.

Notify the claimant of the present document together with NO-2021-122264216-APN-INEIA#ANLIS, and the MINISTRY OF HEALTH through its Head of Access to Public Information.

Digitally signed by Gestion Documental Electronica

Date: 2021.12.22 14:35:59 -03:00

Eduardo Hernán Cimato

National Director

National Directorate for the Protection of Personal Data

Access to Public Information Agency

Digitally signed by Gestion Documental Electronica  
Date: 2021.12.22 14:35:59 -03:00

Eduardo Hernán Cimato

Director Nacional

Dirección Nacional de Protección de Datos Personales

Agencia de Acceso a la Información Pública



Ms Mary-Jane Liddicoat



Dear Ms Liddicoat

### DECISION ON YOUR ACCESS APPLICATION

I refer to your application under section 30 of the *Freedom of Information Act 2016* (FOI Act), received by ACT Health Directorate (ACTHD) and transferred to Canberra Health Services (CHS) on **Tuesday 9 March 2021**. In accordance with section 57 of the FOI Act, the information you are seeking is in their possession.

This application requested access to:

*'I am writing to you on advice from the Australian Department of Health (the Department) to seek clarification on information requested in a Freedom of Information (FOI) request that was sent to the Department.*

***I am therefore writing to you to on initial advice by the Department of Health to confirm whether you do hold the information requested in the original request to the Department, as shown in attachment "FOI 1937" and pasted again below:***

*"All records in the possession, custody or control of The Department of Health describing the isolation of a SARS-COV-2 virus, directly from a sample taken from a diseased patient, where the patient sample was not first combined with any other source of genetic material (i.e. monkey kidney cells aka vero cells; lung cells from a lung cancer patient). Please note that I am using "isolation" in the every-day sense of the word: the act of separating a thing(s) from everything else. I am not requesting records where "isolation of SARS-COV-2" refers instead to:*

- the culturing of something,*
- or the performance of an amplification test (i.e. a PCR test),*
- or the sequencing of something.*

*Please also note that my request is not limited to records that were authored by The Department of Health or that pertain to work done by The Department of Health. My request includes any sort of record, for example (but not limited to) any published peer reviewed study that The Department of Health has downloaded or printed."*

I am an Information Officer appointed by the Chief Executive Officer of Canberra Health Services (CHS) under section 18 of the FOI Act to deal with access applications made under Part 5 of the Act. CHS was required to provide a decision on your access application by **Thursday 8 April 2021**.

#### **Decisions**

ACT Pathology does not have the ability to isolate the virus from patient samples. I am therefore satisfied that in accordance with section 35(1)(b), CHS does not hold any documents relevant to the scope of your request.

### **Charges**

Processing charges are not applicable to this request.

### **Disclosure Log**

Under section 28 of the FOI Act, CHS maintains an online record of access applications called a disclosure log. The scope of your access application, my decision and documents released to you will be published in the disclosure log not less than three days but not more than 10 days after the date of this decision. Your personal contact details will not be published.

<https://www.health.act.gov.au/about-our-health-system/freedom-information/disclosure-log>.

### **Ombudsman review**

My decision on your access request is a reviewable decision as identified in Schedule 3 of the FOI Act. You have the right to seek Ombudsman review of this outcome under section 73 of the Act within 20 working days from the day that my decision is published in ACT Health's disclosure log, or a longer period allowed by the Ombudsman.

If you wish to request a review of my decision you may write to the Ombudsman at:

The ACT Ombudsman

GPO Box 442

CANBERRA ACT 2601

Via email: [ACTFOI@ombudsman.gov.au](mailto:ACTFOI@ombudsman.gov.au)

Website: [ombudsman.act.gov.au](http://ombudsman.act.gov.au)

### **ACT Civil and Administrative Tribunal (ACAT) review**

Under section 84 of the Act, if a decision is made under section 82(1) on an Ombudsman review, you may apply to the ACAT for review of the Ombudsman decision. Further information may be obtained from the ACAT at:

ACT Civil and Administrative Tribunal

Level 4, 1 Moore St

GPO Box 370

Canberra City ACT 2601

Telephone: (02) 6207 1740

<http://www.acat.act.gov.au/>

### **Further assistance**

Should you have any queries in relation to your request, please do not hesitate to contact the FOI Coordinator on (02) 5124 9831 or email [HealthFOI@act.gov.au](mailto:HealthFOI@act.gov.au).

Yours sincerely



Dr Nick Coatsworth

**Executive Director of Medical Services**

Canberra Health Services

22 March 2021



On Wednesday, February 24th, 2021 at 10:15 PM, [REDACTED] <[REDACTED]> wrote:

Dear Health Ministers,

I am writing to you on advice from the Australian Department of Health (the Department) to seek clarification on information requested in a Freedom of Information (FOI) request that was sent to the Department.

The Department's initial response on 24th August 2020 (attached: "Initial FOI 1937 Response"), stated: "To obtain the information you are seeking please direct your request to the various State and territory Departments of Health".

After further correspondence between the FOI author and the Department, a more formal response was given (attached: "FOI 1937"), yet the outcome remained the same.

I am therefore writing to you to on initial advice by the Department of Health to confirm whether you do hold the information requested in the original request to the Department, as shown in attachment "FOI 1937" and pasted again below:

*"All records in the possession, custody or control of The Department of Health describing the isolation of a SARS-COV-2 virus, directly from a sample taken from a diseased patient, where the patient sample was not first combined with any other source of genetic material (i.e. monkey kidney cells aka vero cells; lung cells from a lung cancer patient). Please note that I am using "isolation" in the every-day sense of the word: the act of separating a thing(s) from everything else. I am not requesting records where "isolation of SARS-COV-2" refers instead to:*

- the culturing of something,*
- or the performance of an amplification test (i.e. a PCR test),*
- or the sequencing of something.*

*Please also note that my request is not limited to records that were authored by The Department of Health or that pertain to work done by The Department of Health. My request includes any sort of record, for example (but not limited to) any published peer reviewed study that The Department of Health has downloaded or printed."*

I look forward to your response.

[REDACTED]

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**Fw: Letter from CEO, Canberra Health Services - Pathology (SARS-COV-2 virus)**

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Thu, Jul 15, 2021 at 12:00 AM

[REDACTED]  
To: Christine Massey <cmssyo@gmail.com>, "Christine.Massey@protonmail.com" <Christine.Massey@protonmail.com>

Sent with ProtonMail Secure Email.

----- Original Message -----

On Friday, March 19th, 2021 at 9:16 AM, CEOHealth <CEOHealth@act.gov.au> wrote:

**OFFICIAL**

Good morning

Please find attached a letter from the CEO, Canberra Health Services.

Kind regards

Nicole

**Nicole Stevenson** | Director

Office of the Chief Executive Officer | Canberra Health Services | ACT Government

T: 02 5124 4702 | M: 0411 154 848 | E: [nicole.stevenson@act.gov.au](mailto:nicole.stevenson@act.gov.au)

Building 28, Level 2, Canberra Hospital, Yamba Drive Garran ACT 2606

**RELIABLE | PROGRESSIVE | RESPECTFUL | KIND**

*CHS has flexible work practices, and I may be working at unusual times. If you receive my emails out of standard work hours, please know that I have no expectation that you will respond at that time.*

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This email, and any attachments, may be confidential and also privileged. If you are not the intended recipient, please notify the sender and delete all copies of this transmission along with any attachments immediately. You should not copy or use it for any purpose, nor disclose its contents to any other person.

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 **Letter from CEO Canberra Health Services - Pathology.pdf**



**ACT**  
Government

**Canberra Health  
Services**

Dear [REDACTED]

**Freedom of Information Request to Commonwealth Department of Health**

Thank you for your email of 24 February 2021 to Ms Rachel Stephen-Smith MLA, Minister for Health about your Freedom of Information request to the Commonwealth Department of Health, and seeking records describing isolation of a SARS-COV-2 virus directly from a sample taken from a diseased patient. Minister Stephen-Smith has asked me to reply on her behalf.

I am advised that ACT Pathology does not have the ability to isolate the virus from patient samples. Accordingly, I do not believe that the ACT Government holds any records relevant to your request.

Thank you for writing to the Minister about this matter.

Yours sincerely

A handwritten signature in black ink, appearing to read 'Bernadette McDonald'.

Bernadette McDonald  
**Chief Executive Officer**  
Canberra Health Services

19 March 2021



**Australian Government**

**Department of Health**

Department Reference: FOI 3054



**NOTICE OF DECISION UNDER SECTION 24A  
OF THE FREEDOM OF INFORMATION ACT 1982**

I refer to your request of 11 September 2021 to the Department of Health (the department) seeking access under the *Freedom of Information Act 1982* (Cth) (the FOI Act) to documents related to COVID-19. Your request is in the following terms:

1. All studies and/or reports in the possession, custody or control of The Australian Department of Health describing the purification of any "COVID-19 virus" (aka "SARS-CoV-2", including any alleged "variants" i.e. "B.1.1.7", "B.1.351", "P.1") (for example: via filtration, ultracentrifugation and chromatography), directly from a sample taken from a diseased human where the patient sample was not first combined with any other source of genetic material (i.e. monkey kidney cells aka Vero cells; fetal bovine serum)

**Information about COVID-19**

SARS-CoV-2, the virus which causes COVID-19, is real. Multiple scientific studies across the world demonstrate that highly reputable laboratory medicine experts have isolated and sequenced the virus that causes COVID-19, demonstrating that the virus exists, that it exists in variant forms, that it is different from the influenza virus, and that it causes a disease that has resulted in more than 4.8 million deaths worldwide in just over 21 months.

While the department is not the custodian of the scientific studies establishing the existence of SARS-CoV-2, this research has informed the Australian Government's response to the pandemic. You can find those scientific studies in the public domain.

The department is a government agency and does not conduct scientific studies or laboratory testing for the SARS-CoV-2 in a laboratory. Diagnostic assays using reverse transcriptase polymerase chain reaction (RT-PCR) are conducted by testing laboratories throughout Australia. For more information, please see the Public Health Laboratory Network (PHLN) guidance on laboratory testing for

SARS-CoV-2, which is available online:

<https://www.health.gov.au/resources/publications/phln-guidance-on-laboratory-testing-for-sars-cov-2-the-virus-that-causes-covid-19>.

In Australia, scientists at the Victorian Infectious Diseases Reference Laboratory at The Peter Doherty Institute for Infection and Immunity were the first to isolate SARS-CoV-2 outside of China, winning the 2020 MJA/MDA National Prize for Excellence in Medical Research. This critical information was immediately shared with local and overseas reference laboratories and major North American and European virus culture collections. These peer-reviewed, evidence-based publications provide scientific evidence for the existence of this deadly virus.

All viruses, including SARS-CoV-2, change over time as part of their natural evolution. A change may or may not give the virus a biological advantage. Existing and emerging variants are constantly monitored using genomic surveillance to detect those that pose or may pose an increased risk to human health.

In Australia, whole genome sequencing (WGS) of the SARS-CoV-2 genome is the preferred way to determine the variant and mutation patterns of the virus. Some RT-PCR tests have been designed to detect specific SARS-CoV-2 variants of concern. The performance of these tests is still being established, and they will not identify variants that they have not been designed for.

I would also like to inform you that the department does not have access to all documents created by, received by, or stored by other government entities. You might like to submit a request for access to documents held by a particular Commonwealth, State or Territory agency if you would like access to documents held by that entity.

Attached to this email is an article published in the Daily Telegraph on 13 August 2021 that may be of interest to you.

### **FOI decision**

I am authorised under subsection 23(1) of the FOI Act to make decisions in relation to Freedom of Information requests. I am writing to notify you of my decision in response to your request.

The FOI Act provides a mechanism for individuals to request access to documents held by relevant entities. It is not a mechanism for asking questions or seeking information that the entity does not hold in documents.

Appropriate steps have been taken to find documents you have requested including consultation with relevant departmental officers and searches of departmental file management systems.

I am satisfied, on the basis of the consultation undertaken and the searches conducted, that the department, including the Therapeutic Goods Administration (TGA), does not hold any documents referred to in your request. While the department is not the custodian of scientific studies establishing the existence of SARS-CoV-2 and that of its variants, this research, which is available in the public domain, has informed the Australian Government's response to the pandemic.

As a consequence, relying on section 24A of the FOI Act, I cannot provide access to the documents you requested.

### **FOI review rights**

If you are dissatisfied with my decision, you may apply for a review.

#### Internal review

Under section 54 of the FOI Act, you may apply for internal review of this decision. In accordance with section 54B of the FOI Act, an application for internal review must be made in writing within 30 days after the day you are notified of this decision (or such further period as the department allows). To assist in the internal review process, please provide reasons you consider the review of my decision is necessary.

The internal review will be carried out by another officer of this department within 30 days of receipt of your application.

An application for an internal review should be addressed to:

Email: [FOI@health.gov.au](mailto:FOI@health.gov.au)  
Mail: FOI Unit (MDP 516)  
Department of Health  
GPO Box 9848  
CANBERRA ACT 2601

#### Information Commissioner review

Alternatively, under section 54L of the FOI Act, you may apply to the Office of the Australian Information Commissioner (OAIC) for review of my decision by the Information Commissioner (IC).

In accordance with subsection 54S(1) of the FOI Act, an IC review application in relation to a decision covered by subsection 54L(2) (access refusal decisions) must be made in writing within 60 days after the day you are notified of this decision (if you do not request an internal review).

More information about IC review is available on the OAIC website at:

<https://www.oaic.gov.au/freedom-of-information/reviews/>

The OAIC can be contacted by:  
Phone: 1300 363 992  
Email: [enquiries@oaic.gov.au](mailto:enquiries@oaic.gov.au)

## **Complaints**

If you are dissatisfied with action taken by the department, you may also make a complaint.

### Complaint to the department

Complaints to the department are covered by the department's privacy policy. A form for lodging a complaint directly to the department is available on the department's website:

<https://www.health.gov.au/about-us/contact-us/complaints>

### Complaint to the IC

Information about making a complaint to the IC about action taken by the department is available on the OAIC website:

<https://www.oaic.gov.au/freedom-of-information/reviews-and-complaints/make-an-foi-complaint/>

## **Relevant provisions of the FOI Act**

The FOI Act, including the provisions referred to in this letter, can be accessed from the Federal Register of Legislation website:

<https://www.legislation.gov.au/Details/C2021C00239>

## **Contacts**

If you require clarification of any of the matters discussed in this letter you should contact the department's Freedom of Information Unit on (02) 6289 1666 or at [FOI@health.gov.au](mailto:FOI@health.gov.au).

Yours sincerely



Dr Marcelle Noja  
Acting Assistant Secretary  
Public Health and Surveillance Branch

08 October 2021

----- Forwarded message -----

From: FOI <[FOI@health.gov.au](mailto:FOI@health.gov.au)>

Date: Mon, 24 Aug 2020, 12:10

Subject: Freedom of Information Request - Studies re isolation of SARS-COV-2

[SEC=UNOFFICIAL]

To: [REDACTED]

Dear [REDACTED]

I refer to your request to the Australian Government Department of Health (department) below:

*"All records in the possession, custody or control of The Department of Health describing the isolation of a SARS-COV-2 virus, directly from a sample taken from a diseased patient, where the patient sample was not first combined with any other source of genetic material (i.e. monkey kidney cells aka vero cells; lung cells from a lung cancer patient).*

*Please note that I am using "isolation" in the every-day sense of the word: the act of separating a thing(s) from everything else. I am not requesting records where "isolation of SARS-COV-2" refers instead to:*

- *the culturing of something,*
- *or the performance of an amplification test (i.e. a PCR test),*
- *or the sequencing of something.*

*Please also note that my request is not limited to records that were authored by The Department of Health or that pertain to work done by The Department of Health. My request includes any sort of record, for example (but not limited to) any published peer-reviewed study that The Department of Health has downloaded or printed.*

*If any records match the above description of requested records and are currently available to the public elsewhere, please provide enough information about each record so that I may identify and access each record with certainty (i.e. title, author(s), date, journal, where the public may access it).*

The department does not hold the documents you are seeking access too.

To obtain the information you are seeking please direct your request to the various State and Territory Departments of Health.



Kind regards

FOI Officer

FOI Team - FOI and Legislation Support Section

Legal & Assurance Division | Corporate Operations Group

Legal Advice & Legislation Branch

Australian Government Department of Health

T: 02 6289 1666 | E: [FOI@health.gov.au](mailto:FOI@health.gov.au)

GPO Box 9848, Canberra ACT 2601, Australia

*The Department of Health acknowledges the Traditional Custodians of Australia and their continued connection to land, sea and community. We pay our respects to all Elders past and present.*

*If you receive this email in error, please delete it and contact the sender immediately.*



27 September 2021

**Our ref: FOI2021/42**

[REDACTED]

[REDACTED]

### **FREEDOM OF INFORMATION REQUEST – DECISION FOI2021/42**

I refer to your request of **11 September 2021**, under which you sought access under the *Freedom of Information Act 1982* (FOI Act) to:

*"All studies and/or reports in the possession, custody or control of CSIRO describing the purification of any "COVID-19 virus" (aka "SARS-COV-2", including any alleged "variants" i.e. "B.1.1.7", "B.1.351", "P.1") (for example: via filtration, ultracentrifugation and chromatography), directly from a sample taken from a diseased human where the patient sample was not first combined with any other source of genetic material (i.e. monkey kidney cells aka Vero cells; fetal bovine serum).*

*Please note that I am not requesting studies/reports where researchers failed to purify the suspected "virus" and instead:*

- *cultured an unpurified sample or other unpurified substance, and/or*
- *performed an amplification test (i.e. a PCR test) on all the RNA from a patient sample or from a cell culture, or on genetic material from any unpurified substance, and/or*
- *fabricated a "genome" by editing/assembling/aligning sequences detected in the total RNA from a patient sample or from a cell culture or from any unpurified substance, and/or*
- *produced electron microscopy images of unpurified things.*

*For further clarity, please note I am already aware that according to virus theory a "virus" requires host cells in order to replicate, and I am not requesting records describing the replication of a "virus" without host cells.*

*Further, I am not requesting records that describe a suspected "virus" floating in a vacuum; I am simply requesting records that describe its purification (separation from everything else in the patient sample, as per standard laboratory practices for the purification of other very small things).*

*Please also note that my request is not limited to records that were authored by CSIRO or that pertain to work done at/by CSIRO. Rather, my request includes any record matching the above description, for example (but not limited to): any published peer-reviewed study authored by anyone, anywhere, ever that has been downloaded or printed by CSIRO and relied on as evidence of a disease-causing "virus".*

*If any records match the above description of requested records and are currently available to the public elsewhere, please provide enough information about each record so that I may identify and access each one with certainty (i.e. title, author(s), date, journal, where the public may access it). Please provide URLs where possible."*

## **Decision maker**

I am an authorised decision maker under section 23 of the FOI Act. This letter sets out my decision and reasons for the decision in relation to your request.

## **Decision**

Despite an extensive search, CSIRO has been unable to identify any document relevant to your request. I must therefore refuse access, pursuant to section 24A of the FOI Act on the basis that the document[s] sought do not exist or cannot be found.


## **Searches conducted**

Searches were conducted by the Australian Centre for Disease Preparedness (formerly the Australian Animal Health Laboratory) and by other relevant staff and it was confirmed that CSIRO does not hold any documents relevant to the scope of your request. In this regard, CSIRO's research involves virus already isolated from human samples by a non-CSIRO institute.

## **Rights of Review**

In accordance with section 26(1)(c) of the FOI Act, a statement setting out your rights of review under the Act is at Attachment A. Since my decision is that no documents exist, an application for review would be limited to a situation where you consider that I have not identified all the documents in the CSIRO's possession that are relevant to your request.

Yours sincerely,

A handwritten signature in black ink, appearing to be 'S Jones', with a horizontal line extending to the right from the end of the signature.

Stephen Jones  
Legal Counsel  
CSIRO

## **Review rights**

You are entitled to seek review of this decision.

### **Internal Review**

Firstly, under section 54 of the FOI Act, you may apply for an internal review of the decision. Your application must be made by whichever date is the later between:

30 days of you receiving this notice; or 15 days of you receiving the documents to which you have been granted access.

An internal review will be conducted by a different officer from the original decision-maker. No particular form is required to apply for review although it will assist your case to set out in the application the grounds on which you believe that the original decision should be overturned. An application for a review of the decision should be addressed to:

FOI Coordinator,  
[FOI@csiro.au](mailto:FOI@csiro.au)

If you choose to seek an internal review, you will subsequently have a right to apply to the Australian Information Commissioner for a review of the internal review decision.

### **External review by the Australian Information Commissioner**

Alternatively, under 54L of the FOI Act, you may seek review of this decision by the Australian Information Commissioner without first going to internal review. Your application must be made within 60 days of you receiving this notice.

The Information Commissioner is an independent office holder who may review decisions of agencies and Ministers under the FOI Act. More information is available on the Information Commissioner's website [www.oaic.gov.au](http://www.oaic.gov.au).

You can contact the Information Commissioner to request a review of a decision online or by writing to the Information Commissioner at:

GPO Box 2999  
Canberra ACT 2601

### **Complaints to Ombudsman or Information Commissioner**

You may complain to either the Commonwealth Ombudsman or the Information Commissioner about action taken by CSIRO in relation to the application. The Ombudsman will consult with the Information Commissioner before investigating a complaint about the handling of an FOI request.

Your enquiries to the Ombudsman can be directed to:

Phone 1300 362 072 (local call charge)  
Email [ombudsman@ombudsman.gov.au](mailto:ombudsman@ombudsman.gov.au)

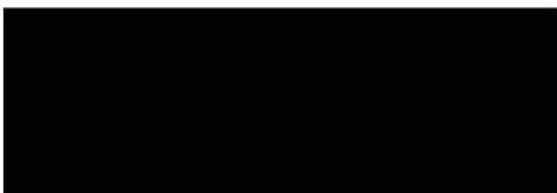
Your enquiries to the Information Commissioner can be directed to:  
Phone 1300 363 992 (local call charge)  
Email [enquiries@oaic.gov.au](mailto:enquiries@oaic.gov.au)

There is no particular form required to make a complaint to the Ombudsman or the Information Commissioner. The request should be in writing and should set out the grounds on which it is considered that the action taken in relation to the request should be investigated and identify CSIRO as the relevant agency.

GPO Box 1700 Canberra ACT 2601  
Telephone (02) 6276 6431 • ABN 41 687 119 230  
Email: foi@csiro.au

7 October 2020

**Our ref: FOI 2020/50**



## **FREEDOM OF INFORMATION REQUEST – DECISION FOI2020/50**

I refer to your request of 7 September 2020, under which you sought access under the *Freedom of Information Act 1982* (FOI Act) to:

*“All records in the possession, custody or control of CSIRO describing the isolation of a SARS-COV-2 virus, directly from a sample taken from a diseased patient, where the patient sample was not first combined with any other source of genetic material (i.e. monkey kidney cells aka vero cells; lung cells from a lung cancer patient).*

*Please note that I am using "isolation" in the every-day sense of the word: the act of separating a thing(s) from everything else. I am not requesting records where "isolation of SARS-COV-2" refers instead to:*

- *the culturing of something, or*
- *the performance of an amplification test (i.e. a PCR test), or*
- *the sequencing of something.*

*Please also note that my request is not limited to records that were authored by CSIRO or that pertain to work done by CSIRO. My request includes any sort of record, for example (but not limited to) any published peer-reviewed study that CSIRO has downloaded or printed.*

*If any records match the above description of requested records and are currently available to the public elsewhere, please provide enough information about each record so that I may identify and access each record with certainty (i.e. title, author(s), date, journal, where the public may access it).”*

### **Decision maker**

I am an authorised decision maker under section 23 of the FOI Act. This letter sets out my decision and reasons for the decision in relation to your request.

## **Decision**

CSIRO has been unable to identify any document relevant to your request. I must therefore refuse access, pursuant to section 24A of the FOI Act on the basis that the document[s] sought do not exist or cannot be found.

## **Searches conducted**

Searches were conducted by The Australian Centre for Disease Preparedness (formerly the Australian Animal Health Laboratory) and relevant staff in CSIRO's Business Units, and it was confirmed that CSIRO does not hold any documents relevant to the scope of your request.

## **Rights of Review**

In accordance with section 26(1)(c) of the FOI Act, a statement setting out your rights of review under the Act is at Attachment A. Since my decision is that no documents exist, an application for review would be limited to a situation where you consider that I have not identified all the documents in the CSIRO's possession that are relevant to your request.

Yours sincerely,

A handwritten signature in black ink, appearing to read "Beth Maloney", written in a cursive style.

Beth Maloney  
Senior Legal Counsel  
CSIRO

## **Review rights**

You are entitled to seek review of this decision.

### **Internal Review**

Firstly, under section 54 of the FOI Act, you may apply for an internal review of the decision. Your application must be made by whichever date is the later between:

30 days of you receiving this notice; or 15 days of you receiving the documents to which you have been granted access.

An internal review will be conducted by a different officer from the original decision-maker. No particular form is required to apply for review although it will assist your case to set out in the application the grounds on which you believe that the original decision should be overturned. An application for a review of the decision should be addressed to:

FOI Coordinator,  
[FOI@csiro.au](mailto:FOI@csiro.au)

If you choose to seek an internal review, you will subsequently have a right to apply to the Australian Information Commissioner for a review of the internal review decision.

### **External review by the Australian Information Commissioner**

Alternatively, under 54L of the FOI Act, you may seek review of this decision by the Australian Information Commissioner without first going to internal review. Your application must be made within 60 days of you receiving this notice.

The Information Commissioner is an independent office holder who may review decisions of agencies and Ministers under the FOI Act. More information is available on the Information Commissioner's website [www.oaic.gov.au](http://www.oaic.gov.au).

You can contact the Information Commissioner to request a review of a decision online or by writing to the Information Commissioner at:

GPO Box 2999  
Canberra ACT 2601

### **Complaints to Ombudsman or Information Commissioner**

You may complain to either the Commonwealth Ombudsman or the Information Commissioner about action taken by CSIRO in relation to the application. The Ombudsman will consult with the Information Commissioner before investigating a complaint about the handling of an FOI request.

Your enquiries to the Ombudsman can be directed to:



Phone 1300 362 072 (local call charge)  
Email [ombudsman@ombudsman.gov.au](mailto:ombudsman@ombudsman.gov.au)

Your enquiries to the Information Commissioner can be directed to:

Phone 1300 363 992 (local call charge)  
Email [enquiries@oaic.gov.au](mailto:enquiries@oaic.gov.au)

There is no particular form required to make a complaint to the Ombudsman or the Information Commissioner. The request should be in writing and should set out the grounds on which it is considered that the action taken in relation to the request should be investigated and identify CSIRO as the relevant agency.

22 March 2021

Our ref: FOI2021/13



## FREEDOM OF INFORMATION REQUEST – DECISION FOI2021/2

I refer to your request of 2 March 2021, under which you sought access under the *Freedom of Information Act 1982* (FOI Act) to:

*All studies and/or reports in the possession, custody or control of CSIRO describing the purification of "SARS-COV-2" said to have caused disease in humans (via maceration, filtration and use of an ultracentrifuge; also referred to at times by some people as "isolation"), directly from a sample taken from a diseased human, where the patient sample was not first combined with any other source of genetic material (i.e. monkey kidney cells aka Vero cells; fetal bovine serum).*

*Please note that I am not requesting studies/reports where researchers failed to purify the suspected "virus" and instead:*

- *cultured an unpurified sample or other unpurified substance, and/or*
- *performed an amplification test (i.e. a PCR test) on all the RNA from a patient sample or from a cell culture, or on genetic material from any unpurified substance, and/or*
- *sequenced the total RNA from a patient sample or from a cell culture or from any unpurified substance, and/or*
- *produced electron microscopy images of unpurified things.*

*For further clarity, please note I am already aware that according to virus theory a "virus" requires host cells in order to replicate, and I am not requesting records describing the replication of a "virus" without host cells.*

*Further, I am not requesting records that describe a suspected "virus" floating in a vacuum; I am simply requesting records that describe its purification (separation from everything else in the patient sample, as per standard laboratory practices for the purification of other small things).*

*Please also note that my request is not limited to records that were authored by CSIRO or that pertain to work done at/by CSIRO. Rather, my request includes any record matching the above description, for example (but not limited to) any published peer-reviewed study authored by anyone, anywhere, ever that has been downloaded or printed by CSIRO and possibly (but not necessarily) relied on as evidence of a disease-causing "virus".*

*If any records match the above description of requested records and are currently available to the public elsewhere, please provide enough information about each record so that I may identify and access each one with certainty (i.e. title, author(s), date, journal, where the public may access it). Please provide URLs where possible.*

### Decision maker

I am an authorised decision maker under section 23 of the FOI Act. This letter sets out my decision and reasons for the decision in relation to your request.

## Decision

Despite an extensive search, CSIRO has been unable to identify any document relevant to your request. I must therefore refuse access, pursuant to section 24A of the FOI Act.

## Searches conducted

Searches were conducted by The Australian Centre for Disease Preparedness (formerly the Australian Animal Health Laboratory) and relevant staff and it was confirmed that CSIRO does not hold any documents relevant to the scope of your request. In this regard, CSIRO does not conduct work in relation to “purification” of samples from human patients.

To assist I note that documentation containing scientific proof the virus known as SARS CoV-2 has been isolated and purified can be found here:

[https://www.mja.com.au/system/files/issues/212\\_10/mja250569.pdf](https://www.mja.com.au/system/files/issues/212_10/mja250569.pdf)

## Rights of Review

In accordance with section 26(1)(c) of the FOI Act, a statement setting out your rights of review under the Act is at Attachment A. Since my decision is that no documents exist, an application for review would be limited to a situation where you consider that I have not identified all the documents in the CSIRO’s possession that are relevant to your request.

Yours sincerely



Beth Cribb  
Senior Legal Counsel  
CSIRO

## **Review rights**

You are entitled to seek review of this decision.

## **Internal Review**

Firstly, under section 54 of the FOI Act, you may apply for an internal review of the decision. Your application must be made by whichever date is the later between:

30 days of you receiving this notice; or 15 days of you receiving the documents to which you have been granted access.

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[FOI@csiro.au](mailto:FOI@csiro.au)

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Canberra ACT 2601

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Your enquiries to the Information Commissioner can be directed to:

Phone 1300 363 992 (local call charge)

Email [enquiries@oaic.gov.au](mailto:enquiries@oaic.gov.au)

There is no particular form required to make a complaint to the Ombudsman or the Information Commissioner. The request should be in writing and should set out the grounds on which it is considered that the action taken in relation to the request should be investigated and identify CSIRO as the relevant agency.

29 September 2020



I refer to your email dated 12 September 2020 in which you have requested documents under the *Freedom of Information Act 1982* ("**Act**"). Please be advised that at this stage, we do not consider that a valid Freedom of Information (FOI) request has been lodged.

We note that you have requested documents in the possession, custody or control of The Peter Doherty Institute for Infection and Immunity ("**Doherty Institute**"). Please note that the institute is an incorporated joint venture between The University of Melbourne ("**Unimelb**") and Melbourne Health ("**MH**").

As such, the Doherty Institute does not accept FOI applications directly; however, you may wish to refer to the below FOI resource pages for Unimelb and MH should you wish to lodge an application with either of those organisations.

These resources outline the requirements for an FOI request to be considered valid with the relevant agency.

<https://about.unimelb.edu.au/strategy/governance/compliance-obligations/freedom-of-information/how-to-make-an-foi-request>

<https://www.thermh.org.au/patients-visitors/coming-hospital/medical-records>

We have undertaken a preliminary review of your request to determine if it may be appropriate to provide you with documents outside of the *Act*. Following this review, we can inform you your request relates to a process which is outside the scope of the usual operations of the Doherty Institute and therefore no documentation is available.

On that basis, insofar as your request relates specifically to the Doherty Institute, it is unlikely that any relevant documents would be located if you choose to lodge a formal FOI request.

Thank you for your interest in this matter.

Yours sincerely



Professor Sharon Lewin AO, FRACP, PhD, FAAHMS

Director, The Peter Doherty Institute for Infection and Immunity, The University of Melbourne and Royal Melbourne Hospital,

Professor of Infectious Diseases, Melbourne Medical School and Head, Doherty Department, The University of Melbourne,

Consultant Physician, Victorian Infectious Diseases Service, Royal Melbourne Hospital, Melbourne, Australia

Consultant Physician and Adjunct Professor, Department of Infectious Diseases, Alfred Hospital and Monash University, Melbourne, Australia

On Wednesday, February 24th, 2021 at 10:15 PM, [REDACTED] <[REDACTED]> wrote:

Dear Health Ministers,

I am writing to you on advice from the Australian Department of Health (the Department) to seek clarification on information requested in a Freedom of Information (FOI) request that was sent to the Department.

The Department's initial response on 24th August 2020 (attached: "Initial FOI 1937 Response"), stated: "To obtain the information you are seeking please direct your request to the various State and territory Departments of Health".

After further correspondence between the FOI author and the Department, a more formal response was given (attached: "FOI 1937"), yet the outcome remained the same.

I am therefore writing to you to on initial advice by the Department of Health to confirm whether you do hold the information requested in the original request to the Department, as shown in attachment "FOI 1937" and pasted again below:

*"All records in the possession, custody or control of The Department of Health describing the isolation of a SARS-COV-2 virus, directly from a sample taken from a diseased patient, where the patient sample was not first combined with any other source of genetic material (i.e. monkey kidney cells aka vero cells; lung cells from a lung cancer patient). Please note that I am using "isolation" in the every-day sense of the word: the act of separating a thing(s) from everything else. I am not requesting records where "isolation of SARS-COV-2" refers instead to:*

- the culturing of something,*
- or the performance of an amplification test (i.e. a PCR test),*
- or the sequencing of something.*

*Please also note that my request is not limited to records that were authored by The Department of Health or that pertain to work done by The Department of Health. My request includes any sort of record, for example (but not limited to) any published peer reviewed study that The Department of Health has downloaded or printed."*

I look forward to your response.

[REDACTED]



----- Original Message -----

On Wednesday, May 26th, 2021 at 12:56 PM, MOH-GIPA <MOH-GIPA@health.nsw.gov.au> wrote:

Dear [REDACTED]

Please find attached correspondence with regard to your recent inquiry.

Kind regards

**Lisa Yozghatlian**

GIPA Officer | Corporate Governance and Risk Management, **Legal and Regulatory Services**

NSW Ministry of Health | 1 Reserve Road, St Leonards, New South Wales 2065

[www.health.nsw.gov.au](http://www.health.nsw.gov.au)



Health

This message is intended for the addressee named and may contain confidential information. If you are not the intended recipient, please delete it and notify the sender.

Views expressed in this message are those of the individual sender, and are not necessarily the views of NSW Health or any of its entities.



GIPA21-60 [REDACTED]

157K

Do not hold - information publicly available - 25 May 2021.pdf

[REDACTED]  
Dear [REDACTED]

**Informal request for information**

I refer to your informal request for information held by the NSW Ministry of Health for the following information:

*"All records in the possession, custody or control of The Department of Health describing the isolation of a SARS-COV-2 virus, directly from a sample taken from a diseased patient, where the patient sample was not first combined with any other source of genetic material (i.e. monkey kidney cells aka vero cells; lung cells from a lung cancer patient). Please note that I am using "isolation" in the every-day sense of the word: the act of separating a thing(s) from everything else. I am not requesting records where "isolation of SARS-COV-2" refers instead to:*

- the culturing of something,*
- Or the performance of an amplification test (i.e. a PCR test),*
- Or the sequencing of something.*

*Please also note that my request is not limited to records that were authored by The Department of Health or that pertain to work done by The Department of Health. My request includes any sort of record, for example (but not limited to) any published peer reviewed study that The Department of Health has downloaded or printed."*

Preliminary searches for information were undertaken by the relevant areas within the Ministry of Health, and it was confirmed, that from our understanding of the scope of your application, we do not hold the information requested.

It has been suggested internally that you contact NSW Health Pathology to discuss your request further to determine whether they may or may not hold any relevant information.

However, information has been identified that may assist with your inquiry this information is publicly available.

**Information publicly available**

The following information is publicly available. Please find below resources that may be of use to answer queries the Ministry has received in regards to SARS-COV-2 testing. They are:

- <https://www.pathology.health.nsw.gov.au/covid-19-info/covid-19-testing-information>
- <https://www.health.nsw.gov.au/Infectious/covid-19/communities-of-practice/Pages/clinical-guidance-and-resources.aspx>

If you have any questions regarding this matter, please contact the Ministry's GIPA office via email to MOH-GIPA@health.nsw.gov.au.

Yours sincerely

A handwritten signature in black ink that reads "S. Makira". The signature is written in a cursive style with a large, stylized 'S' and 'M'.

Sonia Makira  
**GIPA Specialist, Corporate Governance & Risk Management**

Date: 25 May 2021

On Wednesday, February 24th, 2021 at 10:15 PM, [REDACTED] <[REDACTED]> wrote:

Dear Health Ministers,

I am writing to you on advice from the Australian Department of Health (the Department) to seek clarification on information requested in a Freedom of Information (FOI) request that was sent to the Department.

The Department's initial response on 24th August 2020 (attached: "Initial FOI 1937 Response"), stated: "To obtain the information you are seeking please direct your request to the various State and territory Departments of Health".

After further correspondence between the FOI author and the Department, a more formal response was given (attached: "FOI 1937"), yet the outcome remained the same.

I am therefore writing to you to on initial advice by the Department of Health to confirm whether you do hold the information requested in the original request to the Department, as shown in attachment "FOI 1937" and pasted again below:

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- the culturing of something,*
- or the performance of an amplification test (i.e. a PCR test),*
- or the sequencing of something.*

*Please also note that my request is not limited to records that were authored by The Department of Health or that pertain to work done by The Department of Health. My request includes any sort of record, for example (but not limited to) any published peer reviewed study that The Department of Health has downloaded or printed."*

I look forward to your response.

[REDACTED]



Christine Massey <cmssyc@gmail.com>

**Fw: MHW-H21-1039 - letter to** [REDACTED]

Wed, Jul 14, 2021 at 11:59 PM

To: Christine Massey <cmssyc@gmail.com>, "Christine.Massey@protonmail.com" <Christine.Massey@protonmail.com>

Sent with ProtonMail Secure Email.

----- Original Message -----

On Wednesday, April 28th, 2021 at 6:23 PM, Health:Minister for Health <ministerforhealth@sa.gov.au> wrote:

Our ref: MHW-H21-1039

Please find attached a letter from the office of the Minister for Health and Wellbeing.


Kind regards

**Office of Hon Stephen Wade MLC  
Minister for Health and Wellbeing**

Level 9, Citi Centre Building, 11 Hindmarsh Square | GPO Box 2555 Adelaide SA 5001

T: (08) 8463 6270 | F: (08) 8463 6277 | E: [ministerforhealth@sa.gov.au](mailto:ministerforhealth@sa.gov.au) | W: [www.sahealth.sa.gov.au](http://www.sahealth.sa.gov.au)

*This e-mail may contain confidential information, which also may be legally privileged. Only the intended recipient(s) may access, use, distribute or copy this e-mail. If this e-mail is received in error, please inform the sender by return e-mail and delete the original. If there are doubts about the validity of this message, please contact the sender by telephone. It is the recipient's responsibility to check the e-mail and any attached files for viruses.*

 Letter to [REDACTED].pdf  
689K



Please note that there is a \$37.50 FOI application fee that must be paid to the agency that holds the documents at the time you lodge your application. Processing charges may also be applicable. The agency will advise you of these charges once it receives your application and begins processing it.

If you are the holder of a current concession card, or if you can satisfy the agency that the payment of the fee or charge would cause financial hardship, the agency must waive or remit (reduce or refund) the application fee.

Information on how to apply under the FOI Act in South Australia, including direct links to an application document or an online form, can be found at <https://www.sahealth.sa.gov.au/wps/wcm/connect/public+content/sa+health+internet/about+us/departments+for+health+and+wellbeing/freedom+of+information+department+for+health+and+wellbeing>

Kind regards

A handwritten signature in blue ink, appearing to read 'M. Klass', is written over the typed name 'Margaret Klass'.

Margaret Klass

**Accredited FOI Officer**

Office of the Minister for Health and Wellbeing

28 April 2021

On Wednesday, February 24th, 2021 at 10:15 PM, [REDACTED] <[REDACTED]> wrote:

Dear Health Ministers,

I am writing to you on advice from the Australian Department of Health (the Department) to seek clarification on information requested in a Freedom of Information (FOI) request that was sent to the Department.

The Department's initial response on 24th August 2020 (attached: "Initial FOI 1937 Response"), stated: "To obtain the information you are seeking please direct your request to the various State and territory Departments of Health".

After further correspondence between the FOI author and the Department, a more formal response was given (attached: "FOI 1937"), yet the outcome remained the same.

I am therefore writing to you to on initial advice by the Department of Health to confirm whether you do hold the information requested in the original request to the Department, as shown in attachment "FOI 1937" and pasted again below:

*"All records in the possession, custody or control of The Department of Health describing the isolation of a SARS-COV-2 virus, directly from a sample taken from a diseased patient, where the patient sample was not first combined with any other source of genetic material (i.e. monkey kidney cells aka vero cells; lung cells from a lung cancer patient). Please note that I am using "isolation" in the every-day sense of the word: the act of separating a thing(s) from everything else. I am not requesting records where "isolation of SARS-COV-2" refers instead to:*

- the culturing of something,*
- or the performance of an amplification test (i.e. a PCR test),*
- or the sequencing of something.*

*Please also note that my request is not limited to records that were authored by The Department of Health or that pertain to work done by The Department of Health. My request includes any sort of record, for example (but not limited to) any published peer reviewed study that The Department of Health has downloaded or printed."*

I look forward to your response.

[REDACTED]



---

**Fw: M60-36321\_20210316\_to [REDACTED] MfH Referred to DoH for response - FOI 1937 - Requesting Further Information**

---

Thu, Jul 15, 2021 at 12:01 AM

Reply-To: [REDACTED]  
To: Christine Massey <cmssyc@gmail.com>, "Christine.Massey@protonmail.com" <Christine.Massey@protonmail.com>

Sent with ProtonMail Secure Email.

----- Original Message -----

On Tuesday, March 16th, 2021 at 11:41 AM, DOH, FOI <FOI.DOH@health.wa.gov.au> wrote:

Our ref: M60-36321

Dear [REDACTED]

I refer to your email sent to the office of the WA Minister for Health, Minister Cook, on 24 February 2021 (attached for reference).

The email refers to an initial request to access records under the (Cth) *Freedom of Information Act 1982*, submitted to the Australian Department of Health (Aust DoH). Attached to your email is the emailed request to Aust DoH, together with the Aust DoH Notice of Decision, confirming no records were identified relevant to the scope of your application.

The Aust DoH also recommended you refer your request to each of the Health Departments of the Australian states and territories; and hence the referral of your request to the separate Ministers for Health.

The office of the WA Minister for Health referred your emailed request to the WA Department of Health (DoH) for direct response.

Prior to progressing the validation of your request to be a formal request to access records under the WA *Freedom of Information Act 1992 (FOI Act)*, which requires payment of the statutory FOI application fee and other required information, action was undertaken by DoH to identify whether any records within the scope of your request were available.

Your request was referred to various areas within DoH, and advice received that if any records were available they would be held by PathWest Laboratory Medicine WA (a part of the WA health system; and a separate agency under the FOI Act). The request was then referred to PathWest for consideration.

It is confirmed that no records have been identified relevant to the scope of your request, except for all of the modalities specifically excluded in your request.

That is, no material pertaining to SARS-CoV-2 isolation without the use of propagator cells. As an organisation for SARS-CoV-2 virus testing PathWest has only been involved in:

- Virus culture using the cells described in the FOI application to Aust DoH.
- Virus PCR.
- Virus sequencing.

I trust this assists.

Best regards

**Nareen Burnell** | Senior Integrity Officer – FOI

Technology and Information Services | Corporate Services | Office of the Director General

Department of Health

2<sup>nd</sup> floor, B Block, 189 Royal Street, EAST PERTH WA 6004


T: (08) 9222 6411

E: [FOI.DOH@health.wa.gov.au](mailto:FOI.DOH@health.wa.gov.au)

[www.health.wa.gov.au](http://www.health.wa.gov.au)

*The contents of this e-mail transmission are intended solely for the named recipient(s), may be confidential, and may be privileged or otherwise protected from disclosure in the public interest. The use, reproduction, disclosure or distribution of the contents of this e-mail transmission by any person other than the named recipient(s) is prohibited. If you are not a named recipient please notify the sender immediately.*

---

 **M60-36321\_Email and attachments.pdf**  
285K

[REDACTED]

---

**From:** [REDACTED]  
**Sent:** Wednesday, 24 February 2021 7:15 PM  
**To:** office@hazzard.minister.nsw.gov.au; martin.foley@parliament.vic.gov.au; minister.fyles@nt.gov.au; Ministerforhealth@sa.gov.au; Cook, Minister; sarah.courtney@dpec.tas.gov.au; health@ministerial.qld.gov.au; stephen-smith@act.gov.au  
**Subject:** HPECM: FOI 1937 - Requesting Further Information  
**Attachments:** initial FOI 1937 Response.pdf; FOI 1937.pdf  
**Categories:** In queue to be logged

Dear Health Ministers,

I am writing to you on advice from the Australian Department of Health (the Department) to seek clarification on information requested in a Freedom of Information (FOI) request that was sent to the Department.

The Department's initial response on 24th August 2020 (attached: "Initial FOI 1937 Response"), stated: "To obtain the information you are seeking please direct your request to the various State and territory Departments of Health".

After further correspondence between the FOI author and the Department, a more formal response was given (attached: "FOI 1937"), yet the outcome remained the same.

I am therefore writing to you to on initial advice by the Department of Health to confirm whether you do hold the information requested in the original request to the Department, as shown in attachment "FOI 1937" and pasted again below:

*"All records in the possession, custody or control of The Department of Health describing the isolation of a SARS-COV-2 virus, directly from a sample taken from a diseased patient, where the patient sample was not first combined with any other source of genetic material (i.e. monkey kidney cells aka vero cells; lung cells from a lung cancer patient). Please note that I am using "isolation" in the every-day sense of the word: the act of separating a thing(s) from everything else. I am not requesting records where "isolation of SARS-COV-2" refers instead to:*

- *the culturing of something,*
- *or the performance of an amplification test (i.e. a PCR test),*
- *or the sequencing of something.*

*Please also note that my request is not limited to records that were authored by The Department of Health or that pertain to work done by The Department of Health. My request includes any sort of record, for example (but not limited to) any published peer reviewed study that The Department of Health has downloaded or printed."*

I look forward to your response.

[REDACTED]

----- Forwarded message -----

From: FOI <FOI@health.gov.au>

Date: Mon, 24 Aug 2020, 12:10

Subject: Freedom of Information Request - Studies re isolation of SARS-COV-2  
[SEC=UNOFFICIAL]

To: [REDACTED]

Dear [REDACTED]

I refer to your request to the Australian Government Department of Health (department) below:

*"All records in the possession, custody or control of The Department of Health describing the isolation of a SARS-COV-2 virus, directly from a sample taken from a diseased patient, where the patient sample was not first combined with any other source of genetic material (i.e. monkey kidney cells aka vero cells; lung cells from a lung cancer patient).*

*Please note that I am using "isolation" in the every-day sense of the word: the act of separating a thing(s) from everything else. I am not requesting records where "isolation of SARS-COV-2" refers instead to:*

- the culturing of something,*
- or the performance of an amplification test (i.e. a PCR test),*
- or the sequencing of something.*

*Please also note that my request is not limited to records that were authored by The Department of Health or that pertain to work done by The Department of Health. My request includes any sort of record, for example (but not limited to) any published peer-reviewed study that The Department of Health has downloaded or printed.*

*If any records match the above description of requested records and are currently available to the public elsewhere, please provide enough information about each record so that I may identify and access each record with certainty (i.e. title, author(s), date, journal, where the public may access it).*

The department does not hold the documents you are seeking access too.

To obtain the information you are seeking please direct your request to the various State and Territory Departments of Health.

Kind regards

FOI Officer

FOI Team - FOI and Legislation Support Section

Legal & Assurance Division | Corporate Operations Group

Legal Advice & Legislation Branch

Australian Government Department of Health

T: 02 6289 1666 | E: [FOI@health.gov.au](mailto:FOI@health.gov.au)

GPO Box 9848, Canberra ACT 2601, Australia

*The Department of Health acknowledges the Traditional Custodians of Australia and their continued connection to land, sea and community. We pay our respects to all Elders past and present.*

*If you receive this email in error, please delete it and contact the sender immediately.*



**Australian Government**  
**Department of Health**

Department Reference: FOI 1937



**NOTICE OF DECISION: UNDER SECTION 24A  
OF THE FREEDOM OF INFORMATION ACT 1982**

I refer to your request of 11 August 2020 to the Department of Health (department) seeking access under the *Freedom of Information Act 1982* (Cth) (FOI Act) to the following documents:

*"All records in the possession, custody or control of The Department of Health describing the isolation of a SARS-COV-2 virus, directly from a sample taken from a diseased patient, where the patient sample was not first combined with any other source of genetic material (i.e. monkey kidney cells aka vero cells; lung cells from a lung cancer patient).*

*Please note that I am using "isolation" in the every-day sense of the word: the act of separating a thing(s) from everything else. I am not requesting records where "isolation of SARS-COV-2" refers instead to:*

- *the culturing of something,*
- *the performance of an amplification test (i.e. a PCR test),*
- *or the sequencing of something.*

*Please also note that my request is not limited to records that were authored by The Department of Health or that pertain to work done by The Department of Health. My request includes any sort of record, for example (but not limited to) any published peer-reviewed study that The Department of Health has downloaded or printed.*

*If any records match the above description of requested records and are currently available to the public elsewhere, please provide enough information about each record so that I may identify and access each record with certainty (i.e. title, author(s), date, journal, where the public may access it)."*

On 24 August 2020, the department sent you an email advising the department does not hold any documents relating to the scope of your request and referring you to the states and territories. You responded the same day, seeking a PDF response and asking questions about SARS-COV-2 Virus Isolation.

I am writing to advise you of my decision.

#### **FOI decision**

I am authorised under subsection 23(1) of the FOI Act to make decisions in relation to Freedom of Information requests. I am writing to notify you of my decision on your request.

All reasonable steps have been taken to find documents referred to in your request including consultation with relevant policy and program areas, thorough searches of departmental file management systems, electronic documents on shared and personal drives and departmental data bases.

I am satisfied the consultation undertaken and the searches conducted were thorough and all reasonable steps have been taken to locate documents relevant to your request. I am satisfied the documents referred to in your request do not exist.

As a consequence, relying on section 24A of the FOI Act, I cannot provide access to the documents you requested.

#### **FOI review rights**

If you are dissatisfied with my decision, you may apply for an internal review or Australian Information Commissioner (Information Commissioner) review of the decision.

#### Internal review

Under section 54 of the FOI Act, you may apply in writing to the department for an internal review of my decision. The internal review application must be made within 30 days of the date of this notice (or such further period as the department allows). Where possible please provide reasons why you consider review of the decision is necessary. The internal review will be carried out by another officer of this department within 30 days.

An application for an internal review should be addressed to:

Email: [FOI@health.gov.au](mailto:FOI@health.gov.au)  
Mail: FOI Unit (MDP 516)  
Department of Health  
GPO Box 9848  
CANBERRA ACT 2601

Information Commissioner Review

Under section 54L of the FOI Act, you may apply to the Information Commissioner to review my decision. An application for review must be made in writing within 60 days of this notice (if you do not request an internal review).

The Australian Information Commissioner can be contacted by:

Email: [enquiries@oaic.gov.au](mailto:enquiries@oaic.gov.au)

Phone: 1300 363 992

More about the Information Commissioner review is available on the Office of the Australian Information Commissioner (OAIC) website at:

<https://www.oaic.gov.au/freedom-of-information/reviews/>

You may also make a complaint to the Information Commissioner about action taken by the department in relation to your application. Further information can be obtained from the OAIC website.

**Relevant provisions of the FOI Act**

The FOI Act, including the provisions referred to in this letter, can be accessed from the Federal Register of Legislation website:

<https://www.legislation.gov.au/Details/C2020C00110>

**Additional information**

As mentioned in the department's email to you of 25 August 2020, the FOI Act provides a mechanism for individuals to access 'documents' held by entities such as the department. It does not provide a mechanism for making enquiries or asking questions about issues.

However, outside the FOI Act, I can provide you with the following information that may be of assistance to you.

Point-of-care testing is a form of testing in which the analysis is performed where healthcare is provided, close to or near the patient. All point-of-care test kits for identifying the SARS CoV-2 virus (COVID-19 test kits) approved by the Therapeutic Goods Administration (TGA) for supply within Australia and inclusion in the Australian Register of Therapeutic Goods are listed on the TGA website at: [www.tga.gov.au/covid-19-test-kits-included-artg-legalsupply-australia](http://www.tga.gov.au/covid-19-test-kits-included-artg-legalsupply-australia).

Information about the regulation of in vitro diagnostic medical devices in Australia, including the COVID-19 test kits, is also available on the TGA website at: [www.tga.gov.au/overview-regulatory-framework-vitro-diagnostic-medical-devices](http://www.tga.gov.au/overview-regulatory-framework-vitro-diagnostic-medical-devices)



Additionally, there is a publically available paper on the isolation of SARS-CoV-2 at VIDRL (which describes inoculation of Vero/hSLAM cells which led to the isolation of SARS-CoV-2 in culture), which can be located at the following link:

<https://www.mja.com.au/journal/2020/212/10/isolation-and-rapid-sharing-2019-novel-coronavirus-sars-cov-2-first-patient>

#### Contacts

If you require clarification of any of the matters discussed in this letter you should contact Freedom of Information Unit on (02) 6289 1666 or at [FOI@health.gov.au](mailto:FOI@health.gov.au).

Yours sincerely



K. Bishop  
Principal Lawyer  
Legal Advice & Legislation Branch

9 September 2020



Teor 

### Fale aqui

Solicito,todos os estudos e / ou relatórios em posse, custódia ou controle da Anvisa, FIOCRUZ, MINISTERIO DA SAUDE E MINISTERIO da CIENCIA descrevendo a purificação de qualquer "vírus COVID-19" (também conhecido como "SARS-COV-2", incluindo quaisquer alegadas "variantes", ou seja, " B.1.1.7 "," B.1.351 "," P.1 ") diretamente de uma amostra retirada de um ser humano doente, onde a amostra do paciente não foi combinada primeiro com qualquer outra fonte de material genético (ou





fonte de material genético (ou seja, células de rim de macaco aka Células Vero; soro fetal de bovino). Observe que não estou solicitando estudos / relatórios em que os pesquisadores não conseguiram purificar o "vírus" suspeito (separe o suposto "vírus" de tudo o mais na amostra do paciente) e, em vez disso: cultivou uma amostra não purificada ou outra substância não purificada, e / ou realizou um teste de amplificação (ou seja, um teste de PCR) no RNA total de uma amostra de paciente ou de uma cultura de células, ou no material genético de qualquer substância não purificada, e / ou fabricou um genoma com base em sequências detectadas por PCR no RNA total de uma amostra de





células ou de qualquer substância não purificada, e / ou produziu imagens de microscopia eletrônica de coisas não purificadas em uma cultura de células. Esclarecimento de Pedido Para maior clareza, observe que já estou ciente de que, de acordo com a teoria do vírus, um "vírus" requer células hospedeiras para se replicar e não estou solicitando registros que descrevam a replicação de um "vírus" sem células hospedeiras. Além disso, não estou solicitando registros que descrevam um "vírus" suspeito flutuando no vácuo; Estou simplesmente solicitando registros que descrevem sua purificação (separação de tudo o mais na amostra do paciente, de acordo com as práticas





minha solicitação inclui qualquer estudo / relatório que corresponda à descrição acima, por exemplo (mas não limitado a) qualquer estudo revisado por pares publicado de autoria de qualquer pessoa, em qualquer lugar. Observe também que, apesar do fato de que a purificação é uma etapa essencial (mas não suficiente) para provar a existência de um "vírus" causador de doenças. Portanto, no interesse da transparência e de acordo com os propósitos da legislação, se algum registro corresponder à descrição acima dos registros solicitados e estiver atualmente disponível ao público em outro lugar, forneça informações suficientes sobre cada registro para que eu possa identificar e





## Anexos Originais

Não foram encontrados registros.

## Manifestação



### **Tipo de manifestação**

Acesso à Informação

### **Número**

25072.018642/2021-85

### **Esfera**

Federal

### **Órgão destinatário**

ANVISA – Agência Nacional de  
Vigilância Sanitária

### **Serviço**

-

### **Órgão de interesse**

-

### **Assunto**



-  
**Assunto**

Acesso à informação

**Subassunto**

**Tag**

-

**Data de cadastro**

11/07/2021



**Prazo de atendimento**

02/08/2021

**Situação**

Concluída

**Registrado por**

Marcella picone

**Modo de resposta**

Pelo sistema (com avisos por email)


**Canal de entrada**


Internet

Recurso





Anexos 

Respostas e históricos de ações 

Respostas



Publicação	Tipo	Responsável
+ 16/07/2021 11:29	Resposta Conclusiva	Gerência D Produtos Diagnóstico De Uso In Vitro (GEV)

Histórico de ações

Data/Hora	Ação
+ 11/07/2021 16:24	Cadastro
+ 16/07/2021 11:29	Cadastro
+ 16/07/2021 11:29	Cadastro
+ 16/07/2021 11:29	Cadastro





29

Diagnósticos  
De Uso In  
Vitro (GEVIT)

texto

Prezado (a)  
Senhor(a),

Com base nas  
informações  
fornecidas pela  
Gerência De  
Produtos

Diagnósticos De Uso  
In Vitro (GEVIT), área  
técnica afeta ao  
assunto questionado,  
informamos que  
a informação  
solicitada não está  
disponível na  
Gerência de  
Produtos para  
diagnóstico in vitro  
da Anvisa.

Informações a cerca  
de purificação de  
vírus não são





informações  
requeridas para  
registro de produto  
para diagnóstico de  
Covid, de acordo  
com o disposto na  
RDC 36/2015.

Ademais, não temos  
produtos registrados  
com a finalidade de  
identificação de  
variantes de  
interesse do vírus  
sars-cov 2.

Em atendimento ao  
disposto no art. 11, §  
4º, da Lei 12.527/11,  
informamos que o  
requerente poderá  
registrar recurso na  
Plataforma Integrada  
de Ouvidoria e  
Acesso à Informação  
- Fala.BR, no prazo  
de 10 (dez) dias,  
contado da ciência





de 10 (dez) dias, contado da ciência da decisão, que será avaliado pelo Gerência-Geral de Tecnologia de Produtos para Saúde (GGTPS).



Para mais esclarecimentos, a Anvisa também disponibiliza a sua Central de Atendimento, por meio do 0800 642 9782 (dias úteis, das 7h30 às 19h30) e por meio eletrônico, no Fale Conosco:

(<http://www.anvisa.gov.br/institucional/faleconosco/FaleConosco.aspx>)

Atenciosamente,

**DESPACHO Nº 268/2021/SEI/GGTPS/DIRE3/ANVISA**

Processo nº 25351.920427/2021-18

Interessado: CGTAI

Assunto: **Recurso de 1ª Instância Fala.BR NUP nº 25072018642202185**

A questão feita pelo protocolo SAT é genérica e solicita informação não disponível em âmbito da GGTPS:

"Solicito,todos os estudos e / ou relatórios em posse, custódia ou controle da Anvisa, FIOCRUZ, MINISTERIO DA SAUDE E MINISTERIO da CIENCIA descrevendo a purificação de qualquer "vírus COVID-19" (também conhecido como "SARS-COV-2", incluindo quaisquer alegadas "variantes", ou seja, " B.1.1.7 ", " B.1.351 ", " P.1 ") diretamente de uma amostra retirada de um ser humano doente, onde a amostra do paciente não foi combinada primeiro com qualquer outra fonte de material genético (ou seja, células de rim de macaco aka Células Vero; soro fetal de bovino). Observe que não estou solicitando estudos / relatórios em que os pesquisadores não conseguiram purificar o "vírus" suspeito (separe o suposto "vírus" de tudo o mais na amostra do paciente) e, em vez disso: cultivou uma amostra não purificada ou outra substância não purificada, e / ou realizou um teste de amplificação (ou seja, um teste de PCR) no RNA total de uma amostra de paciente ou de uma cultura de células, ou no material genético de qualquer substância não purificada, e / ou fabricou um genoma com base em sequências detectadas por PCR no RNA total de uma amostra de paciente ou de uma cultura de células ou de qualquer substância não purificada, e / ou produziu imagens de microscopia eletrônica de coisas não purificadas em uma cultura de células. Esclarecimento de Pedido Para maior clareza, observe que já estou ciente de que, de acordo com a teoria do vírus, um "vírus" requer células hospedeiras para se replicar e não estou solicitando registros que descrevam a replicação de um "vírus" sem células hospedeiras. Além disso, não estou solicitando registros que descrevam um "vírus" suspeito fluando no vácuo; Estou simplesmente solicitando registros que descrevem sua purificação (separação de tudo o mais na amostra do paciente, de acordo com as práticas laboratoriais padrão para a purificação de outras coisas muito pequenas). Observe que minha solicitação inclui qualquer estudo / relatório que corresponda à descrição acima, por exemplo (mas não limitado a) qualquer estudo revisado por pares publicado de autoria de qualquer pessoa, em qualquer lugar. Observe também que, apesar do fato de que a purificação é uma etapa essencial (mas não suficiente) para provar a existência de um "vírus" causador de doenças. Portanto, no interesse da transparência e de acordo com os propósitos da legislação, se algum registro corresponder à descrição acima dos registros solicitados e estiver atualmente disponível ao público em outro lugar, forneça informações suficientes sobre cada registro para que eu possa identificar e acessar cada um com certeza (ou seja, título, autor (es), data, periódico, onde o público pode acessá-lo). Forneça URLs sempre que possível. Grata desde já. Aguardo retorno."

Diante do questionamento genérico e de informação não disponível nessa GEVIT/GGTPS a resposta encaminhada foi:

Prezado (a) Senhor(a), Com base nas informações fornecidas pela Gerência De Produtos Diagnósticos De Uso In Vitro (GEVIT), área técnica afeta ao assunto questionado, informamos que a informação solicitada não está disponível na Gerência de Produtos para diagnóstico in vitro da Anvisa. Informações a cerca de purificação de vírus não são informações requeridas para registro de

[https://sei.anvisa.gov.br/sei/controlador.php?acao=documento\\_imprimir\\_web&acao\\_origem=arvore\\_visualizar&id\\_documento=1718195&infra\\_sis...](https://sei.anvisa.gov.br/sei/controlador.php?acao=documento_imprimir_web&acao_origem=arvore_visualizar&id_documento=1718195&infra_sis...) 1/2

produto para diagnóstico de Covid, de acordo com o disposto na RDC 36/2015. Ademais, não temos produtos registrados com a finalidade de identificação de variantes de interesse do vírus sars-cov 2. Em atendimento ao disposto no art. 11, § 4º, da Lei 12.527/11, informamos que o requerente poderá registrar recurso na Plataforma Integrada de Ouvidoria e Acesso à Informação - Fala.BR, no prazo de 10 (dez) dias, contado da ciência da decisão, que será avaliado pelo Gerência Geral de Tecnologia de Produtos para Saúde (GGTPS). Para mais esclarecimentos, a Anvisa também disponibiliza a sua Central de Atendimento, por meio do 0800 642 9782 (dias úteis, das 7h30 às 19h30) e por meio eletrônico, no Fale Conosco: (<http://www.anvisa.gov.br/institucional/faleconosco/> FaleConosco.a sp) Atenciosamente, Agência Nacional de Vigilância Sanitária

A resposta foi adequada, visto que a GEVIT/GGTPS não pode disponibilizar informação que não detém. **Neste sentido, indefiro o recurso apresentado.**

# Plataforma Integrada de Ouvidoria e Acesso à Informação

## Detalhes da Manifestação

### Dados Básicos da Manifestação

Tipo de Manifestação: Acesso à Informação

Esfera: Federal

NUP: 25072.019256/2021-19

Órgão Destinatário: MS – Ministério da Saúde

Órgão de Interesse:

Assunto: Outros em Saúde

Subassunto:

Data de Cadastro: 16/07/2021

Situação: Concluída

Data limite para resposta: 09/08/2021

Canal de Entrada: Internet

Modo de Resposta: Pelo sistema (com avisos por email)

Registrado Por: Cidadão

Tipo de formulário: Acesso à Informação

Serviço:

Outro Serviço:

### Teor da Manifestação

Extrato: Solicito todos os estudos e ou, relatórios em posse ou controle, Ministério da saúde e Fiocruz ou Qualquer órgão responsável, descrevendo a purificação de qualquer " vírus covid 19", ( também conhecido como sars cov 2), incluindo quaisquer alegadas "variantes" diretamente de uma amostra retirada de um ser humano doente, onde a amostra do paciente não foi combinada previamente com qualquer outra fonte de material genético ( ou seja células de rim de macaco, aka, células vero, soro fetal de bovino). Observe que não estou solicitando estudos/relatórios em que os pesquisadores não conseguiram purificar o "virus" suspeito( separe o suposto vírus de tudo O mais na amostra do paciente e, invés disso: cultivou uma amostra não purificada ou outra substância não purificada, é ou, realizou um teste de amplificação, ou seja pcr). No rna total de uma amostra de paciente ou de uma cultura de células, ou no material genético de qualquer substância não purificada, é ou fabricou um genoma com base em sequências detectadas por pcr no rna total de uma amostra de paciente ou de uma cultura de células ou de qualquer substância não purificada, é ou produziu imagens de microscopia eletrônica boca de coisas não purificadas em uma cultura de células.

Esclarecimento de pedido para maior clareza, observe que já estou ciente de que, de acordo com a teoria do vírus, um vírus requer células hospedeiras para se replicar e não estou solicitando registros que descrevam a replicação de um vírus suspeito flutuando no vácuo; estou solicitando registros que descrevam sua purificação(separação de tudo ou mais na amostra do paciente, de acordo com as práticas laboratoriais padrão para a purificação de coisas pequenas). Observe que minha solicitação inclui qualquer estudo/relatório

# Plataforma Integrada de Ouvidoria e Acesso à Informação

## Detalhes da Manifestação

que corresponda a descrição acima, por exemplo ('mas não limitado a) qualquer estudo revisado por pares publicado de autoria de qualquer pessoa, em qualquer lugar. Observe também que, apesar do fato de que a purificação é uma etapa essencial( mas não suficiente) para provar a existência de um vírus causador de doenças.

Portanto, no interesse da transparência e de acordo com os propósitos da legislação, se algum registro corresponder a descrição acima dos registros solicitados e estiver atualmente disponível em outro local, forneça informações suficientes sobre cada registro para que eu possa identificar e acessar cada um certeza (ou seja título, autor, data, periódico). Forneça url sempre que possível.

Grata desde já  
Aguardo retorno.

Proposta de melhoria:

Município do local do fato:

UF do local do fato:

Local:

Não há anexos originais da manifestação.

Não há anexos complementares.

Não há textos complementares.

Não há envolvidos na manifestação.

### Campos Adicionais

Não há campos adicionais.

### Dados das Respostas

Tipo de Resposta	Data/Hora	Teor da Resposta	Decisão	Compromisso	Anexos
Resposta Conclusiva	22/07/2021 15:42	A presente demanda não dispõe de clareza de dados para que seja possível compreender a informação requerida pela interessada, porquanto solicita: "SOLICITO TODOS OS ESTUDOS E OU, RELATÓRIOS EM POSSE OU CONTROLE, MINISTÉRIO DA SAÚDE E FIOCRUZ OU QUALQUER	Informação Inexistente		

# Plataforma Integrada de Ouvidoria e Acesso à Informação

## Detalhes da Manifestação

	<p>ÓRGÃO RESPONSÁVEL, DESCRREVENDO A PURIFICAÇÃO DE QUALQUER " VÍRUS COVID 19", (TAMBÉM CONHECIDO COMO SARS COV 2), INCLUINDO QUAISQUER ALEGADAS "VARIANTES" DIRETAMENTE DE UMA AMOSTRA RETIRADA DE UM SER HUMANO DOENTE, ONDE A AMOSTRA DO PACIENTE NÃO FOI COMBINADA PREVIAMENTE COM QUALQUER OUTRA FONTE DE MATERIAL GENÉTICO ( OU SEJA CÉLULAS DE RIM DE MACACO, AKA, CÉLULAS VERO, SORO FETAL DE BOVINO). OBSERVE QUE NÃO ESTOU SOLICITANDO ESTUDOS/RELATÓRIOS EM QUE OS PESQUISADORES NÃO CONSEGUIRAM PURIFICAR O "VIRUS" SUSPEITO( SEPARE O SUPOSTO VÍRUS DE TUDO O MAIS NA AMOSTRA DO PACIENTE E, INVÉS DISSO: CULTIVOU UMA AMOSTRA NÃO PURIFICADA OU OUTRA SUBSTÂNCIA NÃO PURIFICADA, É OU, REALIZOU UM TESTE DE AMPLIFICAÇÃO, OU SEJA PCR). NO RNA TOTAL DE UMA AMOSTRA DE PACIENTE OU DE UMA CULTURA DE CÉLULAS, OU NO MATERIAL GENÉTICO DE QUALQUER SUBSTÂNCIA NÃO PURIFICADA, É OU FABRICOU UM GENOMA COM BASE EM SEQUÊNCIAS DETECTADAS POR PCR NO RNA TOTAL DE UMA AMOSTRA DE PACIENTE OU DE UMA CULTURA DE CÉLULAS OU DE QUALQUER SUBSTÂNCIA NÃO PURIFICADA, É OU PRODUZIU IMAGENS DE MICROSCOPIA ELETRÔNICABOCA DE COISAS NÃO PURIFICADAS EM UMA CULTURA DE CÉLULAS. ESCLARECIMENTO DE</p>			
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# Plataforma Integrada de Ouvidoria e Acesso à Informação

## Detalhes da Manifestação

	<p>PEDIDO PARA MAIOR CLAREZA, OBSERVE QUE JÁ ESTOU CIENTE DE QUE, DE ACORDO COM A TEORIA DO VÍRUS, UM VÍRUS REQUER CÉLULAS HOSPEDEIRAS PARA SE REPLICAR E NÃO ESTOU SOLICITANDO REGISTROS QUE DESCREVAM A REPLICAÇÃO DE UM VÍRUS SUSPEITO FLUTUANDO NO VÁCUO; ESTOU SOLICITANDO REGISTROS QUE DESCREVAM SUA PURIFICACAO(SEPARAÇÃO DE TUDO OU MAIS NA AMOSTRA DO PACIENTE, DE ACORDO COM AS PRÁTICAS LABORATORIAIS PADRÃO PARA A PURIFICAÇÃO DE COISAS PEQUENAS). OBSERVE QUE MINHA SOLICITAÇÃO INCLUI QUALQUER ESTUDO/RELATÓRIO QUE CORRESPONDA A DESCRIÇÃO ACIMA, POR EXEMPLO ("MAS NÃO LIMITADO A) QUALQUER ESTUDO REVISADO POR PARES PUBLICADO DE AUTORIA DE QUALQUER PESSOA, EM QUALQUER LUGAR. OBSERVE TAMBÉM QUE, APESAR DO FATO DE QUE A PURIFICAÇÃO É UMA ETAPA ESSNCIAL( MAS NÃO SUFICIENTE) PARA PROVAR A EXISTÊNCIA DE UM VÍRUS CAUSADOR DE DOENÇAS. PORTANTO, NO INTERESSE DA TRANSPARÊNCIA E DE ACORDO COM OS PROPÓSITOS DA LEGISLAÇÃO, SE ALGUM REGISTRO CORRESPONDER A DESCRIÇÃO ACIMA DOS REGISTROS SOLICITADOS E ESTIVER ATUALMENTE DISPONÍVEL EM OUTRO LOCAL, FORNEÇA INFORMAÇÕES SUFICIENTES SOBRE CADA REGISTRO PARA QUE EU POSSA IDENTIFICAR E ACESSAR CADA UM." Dessa forma, impossibilitada a identificação</p>			
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# Plataforma Integrada de Ouvidoria e Acesso à Informação

## Detalhes da Manifestação

	<p>e a compreensão da solicitação, a demanda enquadra-se como informação inexistente, com ausência de dados claros e concretos para atendimento. Fundamento: Inciso III do §1º do art. 11, da Lei nº 12.527, de 18 de novembro de 2011, in verbis: "Art. 11. O órgão ou entidade pública deverá autorizar ou conceder o acesso imediato à informação disponível. § 1º Não sendo possível conceder o acesso imediato, na forma disposta no caput, o órgão ou entidade que receber o pedido deverá, em prazo não superior a 20 (vinte) dias: I - comunicar a data, local e modo para se realizar a consulta, efetuar a reprodução ou obter a certidão; II - indicar as razões de fato ou de direito da recusa, total ou parcial, do acesso pretendido; ou III - comunicar que não possui a informação, indicar, se for do seu conhecimento, o órgão ou a entidade que a detém, ou, ainda, remeter o requerimento a esse órgão ou entidade, cientificando o interessado da remessa de seu pedido de informação." (Grifos adotados).</p>			
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### Dados do recurso - Primeira Instância

Destinatário	MS – Ministério da Saúde
Data de Abertura	22/07/2021 15:44
Prazo de Atendimento	27/07/2021 23:59
Tipo de Recurso	Informação recebida não corresponde à solicitada
Origem da Solicitação	Internet

#### Justificativa

O questionamento passado ao ministério da saúde do Brasil, foi exatamente o mesmo encaminhado para mais de 40 países no mundo, todos entenderam a solicitação e enviaram suas respostas prontamente.

Solicito, todo e qualquer estudo/artigo que demonstre a purificação/isolamento, do "virus" sars cov 2 causador da "covid", que não tenha sido infectado e ou manipulado com nenhuma célula ou tratamento genético.

A resposta de não entendimento da pergunta, vindo do ministério da saúde, não é apenas insatisfatória, mas me faz crer que tentam desviar da resposta solicitada.

Para as análises de todos os procedimentos que estão fazendo se vê necessário o isolamento do vírus seguindo os postulados de Kochs, para isso ou isolamento e ou purificação do vírus seguindo o postulado de Kochs deve estar nas mãos do ministério da saúde, Fiocruz e Instituto Butantã, eu quero todos os estudos, artigos, bibliografia que comprovem aos moldes da pergunta acima, o isolamento do vírus.

Grata.

# Plataforma Integrada de Ouvidoria e Acesso à Informação

## Detalhes da Manifestação

### Resposta do recurso - Primeira Instância

Não há registro de resposta

### Denúncia de descumprimento

Não há registro de denúncias de descumprimento.

### Dados de Encaminhamento

Não há registros de encaminhamento.

### Dados de Prorrogação

Não há registros de prorrogações.

# Plataforma Integrada de Ouvidoria e Acesso à Informação

## Detalhes da Manifestação

### Dados Básicos da Manifestação

Tipo de Manifestação: Acesso à Informação  
Esfera: Federal  
NUP: 25072.019256/2021-19  
Órgão Destinatário: MS – Ministério da Saúde  
Órgão de Interesse:  
Assunto: Outros em Saúde  
Subassunto:  
Data de Cadastro: 16/07/2021  
Situação: Concluída  
Data limite para resposta: 09/08/2021  
Canal de Entrada: Internet  
Modo de Resposta: Pelo sistema (com avisos por email)  
Registrado Por: Marcella picone  
Tipo de formulário: Acesso à Informação  
Serviço:  
Outro Serviço:

### Teor da Manifestação

Extrato: Solicito todos os estudos e ou, relatórios em posse ou controle, Ministério da saúde e Fiocruz ou Qualquer órgão responsável, descrevendo a purificação de qualquer " vírus covid 19", ( também conhecido como sars cov 2), incluindo quaisquer alegadas "variantes" diretamente de uma amostra retirada de um ser humano doente, onde a amostra do paciente não foi combinada previamente com qualquer outra fonte de material genético ( ou seja células de rim de macaco, aka, células vero, soro fetal de bovino). Observe que não estou solicitando estudos/relatórios em que os pesquisadores não conseguiram purificar o "virus" suspeito( separe o suposto vírus de tudo O mais na amostra do paciente e, invés disso: cultivou uma amostra não purificada ou outra substância não purificada, é ou, realizou um teste de amplificação, ou seja pcr). No rna total de uma amostra de paciente ou de uma cultura de células, ou no material genético de qualquer substância não purificada, é ou fabricou um genoma com base em sequências detectadas por pcr no rna total de uma amostra de paciente ou de uma cultura de células ou de qualquer substância não purificada, é ou produziu imagens de microscopia eletrônica boca de coisas não purificadas em uma cultura de células.  
Esclarecimento de pedido para maior clareza, observe que já estou ciente de que, de acordo com a teoria do vírus, um vírus requer células hospedeiras para se replicar e não estou solicitando registros que descrevam a replicação de um vírus suspeito flutuando no vácuo; estou solicitando registros que descrevam sua purificação(separação de tudo ou mais na amostra do paciente, de acordo com as práticas laboratoriais padrão para a purificação de coisas pequenas). Observe que minha solicitação inclui qualquer estudo/relatório

## Plataforma Integrada de Ouvidoria e Acesso à Informação Detalhes da Manifestação

que corresponda a descrição acima, por exemplo (mas não limitado a) qualquer estudo revisado por pares publicado de autoria de qualquer pessoa, em qualquer lugar. Observe também que, apesar do fato de que a purificação é uma etapa essencial (mas não suficiente) para provar a existência de um vírus causador de doenças.

Portanto, no interesse da transparência e de acordo com os propósitos da legislação, se algum registro corresponder a descrição acima dos registros solicitados e estiver atualmente disponível em outro local, forneça informações suficientes sobre cada registro para que eu possa identificar e acessar cada um certeza (ou seja título, autor, data, periódico). Forneça url sempre que possível.

Grata desde já  
Aguardo retorno.

Proposta de melhoria:

Município do local do fato:

UF do local do fato:

Local:

Não há anexos originais da manifestação.

Não há anexos complementares.

Não há textos complementares.

Não há envolvidos na manifestação.

### Dados do Usuário

Tipo de identificação: Identificado com Restrição

Pedido de restrição de identidade: Não

Tipo de Pessoa: Física

País: Brasil

Nome: Marcella picone

Dados de identificação:	Tipo de Documento	Número do Documento
	CPF:	33219835822

Email: [REDACTED]

Telefone:

CEP:

UF:

Município:

Logradouro:

# Plataforma Integrada de Ouvidoria e Acesso à Informação

## Detalhes da Manifestação

Número:  
Complemento:  
Bairro:  
Dados Complementares:      Gênero:  
Data de Nascimento:  
Cor/Raça:  
Escolaridade:  
Profissão:

### Campos Adicionais

Não há campos adicionais.

### Dados das Respostas

Tipo de Resposta	Data/Hora	Teor da Resposta	Decisão	Compromisso	Anexos
Resposta Conclusiva	22/07/2021 15:42	A presente demanda não dispõe de clareza de dados para que seja possível compreender a informação requerida pela interessada, porquanto solicita: "SOLICITO TODOS OS ESTUDOS E OU, RELATÓRIOS EM POSSE OU CONTROLE, MINISTÉRIO DA SAÚDE E FIOCRUZ OU QUALQUER ÓRGÃO RESPONSÁVEL, DESCREVENDO A PURIFICAÇÃO DE QUALQUER " VÍRUS COVID 19", (TAMBÉM CONHECIDO COMO SARS COV 2), INCLUINDO QUAISQUER ALEGADAS "VARIANTES" DIRETAMENTE DE UMA AMOSTRA RETIRADA DE	Informação Inexistente		

# Plataforma Integrada de Ouvidoria e Acesso à Informação

## Detalhes da Manifestação

	<p>UM SER HUMANO DOENTE, ONDE A AMOSTRA DO PACIENTE NÃO FOI COMBINADA PREVIAMENTE COM QUALQUER OUTRA FONTE DE MATERIAL GENÉTICO ( OU SEJA CÉLULAS DE RIM DE MACACO, AKA, CÉLULAS VERO, SORO FETAL DE BOVINO). OBSERVE QUE NÃO ESTOU SOLICITANDO ESTUDOS/RELATÓRIOS EM QUE OS PESQUISADORES NÃO CONSEGUIRAM PURIFICAR O "VIRUS" SUSPEITO( SEPARE O SUPOSTO VÍRUS DE TUDO O MAIS NA AMOSTRA DO PACIENTE E, INVÉS DISSO: CULTIVOU UMA AMOSTRA NÃO PURIFICADA OU OUTRA SUBSTÂNCIA NÃO PURIFICADA, É OU, REALIZOU UM TESTE DE AMPLIFICAÇÃO, OU SEJA PCR). NO RNA TOTAL DE UMA AMOSTRA DE PACIENTE OU DE UMA CULTURA DE CÉLULAS, OU NO MATERIAL GENÉTICO DE QUALQUER SUBSTÂNCIA NÃO PURIFICADA, É OU FABRICOU UM GENOMA COM BASE EM SEQUÊNCIAS DETECTADAS POR PCR NO RNA TOTAL DE UMA AMOSTRA DE PACIENTE OU DE UMA CULTURA DE CÉLULAS OU DE QUALQUER SUBSTÂNCIA NÃO PURIFICADA, É OU PRODUZIU IMAGENS DE MICROSCOPIA ELETRÔNICA BOCA DE COISAS NÃO PURIFICADAS EM UMA CULTURA DE CÉLULAS.</p> <p>ESCLARECIMENTO DE PEDIDO PARA MAIOR CLAREZA, OBSERVE QUE JÁ ESTOU CIENTE DE QUE, DE ACORDO COM A TEORIA DO VÍRUS, UM VÍRUS REQUER CÉLULAS HOSPEDEIRAS PARA SE REPLICAR E NÃO ESTOU SOLICITANDO REGISTROS QUE DESCREVAM A</p>			
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# Plataforma Integrada de Ouvidoria e Acesso à Informação

## Detalhes da Manifestação

	<p>REPLICAÇÃO DE UM VÍRUS SUSPEITO FLUTUANDO NO VÁCUO; ESTOU SOLICITANDO REGISTROS QUE DESCREVAM SUA PURIFICACAO(SEPARAÇÃO DE TUDO OU MAIS NA AMOSTRA DO PACIENTE, DE ACORDO COM AS PRÁTICAS LABORATORIAIS PADRÃO PARA A PURIFICAÇÃO DE COISAS PEQUENAS). OBSERVE QUE MINHA SOLICITAÇÃO INCLUI QUALQUER ESTUDO/RELATÓRIO QUE CORRESPONDA A DESCRIÇÃO ACIMA, POR EXEMPLO ("MAS NÃO LIMITADO A) QUALQUER ESTUDO REVISADO POR PARES PUBLICADO DE AUTORIA DE QUALQUER PESSOA, EM QUALQUER LUGAR. OBSERVE TAMBÉM QUE, APESAR DO FATO DE QUE A PURIFICAÇÃO É UMA ETAPA ESSNCIAL( MAS NÃO SUFICIENTE) PARA PROVAR A EXISTÊNCIA DE UM VÍRUS CAUSADOR DE DOENÇAS. PORTANTO, NO INTERESSE DA TRANSPARÊNCIA E DE ACORDO COM OS PROPÓSITOS DA LEGISLAÇÃO, SE ALGUM REGISTRO CORRESPONDER A DESCRIÇÃO ACIMA DOS REGISTROS SOLICITADOS E ESTIVER ATUALMENTE DISPONÍVEL EM OUTRO LOCAL, FORNEÇA INFORMAÇÕES SUFICIENTES SOBRE CADA REGISTRO PARA QUE EU POSSA IDENTIFICAR E ACESSAR CADA UM." Dessa forma, impossibilitada a identificação e a compreensão da solicitação, a demanda enquadra-se como informação inexistente, com ausência de dados claros e concretos para atendimento. Fundamento: Inciso III do §1º do art. 11, da Lei nº 12.527, de 18 de novembro de 2011, in verbis: "Art. 11. O órgão ou</p>			
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# Plataforma Integrada de Ouvidoria e Acesso à Informação

## Detalhes da Manifestação

	entidade pública deverá autorizar ou conceder o acesso imediato à informação disponível. § 1º Não sendo possível conceder o acesso imediato, na forma disposta no caput, o órgão ou entidade que receber o pedido deverá, em prazo não superior a 20 (vinte) dias: I - comunicar a data, local e modo para se realizar a consulta, efetuar a reprodução ou obter a certidão; II - indicar as razões de fato ou de direito da recusa, total ou parcial, do acesso pretendido; ou III - comunicar que não possui a informação, indicar, se for do seu conhecimento, o órgão ou a entidade que a detém, ou, ainda, remeter o requerimento a esse órgão ou entidade, cientificando o interessado da remessa de seu pedido de informação." (Grifos aditados).			
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### Dados do recurso - Primeira Instância

Destinatário	MS – Ministério da Saúde
Data de Abertura	22/07/2021 15:44
Prazo de Atendimento	27/07/2021 23:59
Tipo de Recurso	Informação recebida não corresponde à solicitada
Origem da Solicitação	Internet

#### *Justificativa*

O questionamento passado ao ministério da saúde do Brasil, foi exatamente o mesmo encaminhado para mais de 40 países no mundo, todos entenderam a solicitação e enviaram suas respostas prontamente.

Solicito, todo e qualquer estudo/artigo que demonstre a purificação/isolamento, do "virus" sars cov 2 causador da "covid", que não tenha sido infectado e ou manipulado com nenhuma célula ou tratamento genético.

A resposta de não entendimento da pergunta, vindo do ministério da saúde, não é apenas insatisfatória, mas me faz crer que tentam desviar da resposta solicitada.

Para as análises de todos os procedimentos que estão fazendo se vê necessário o isolamento do vírus seguindo os postulados de Kochs, para isso ou isolamento e ou purificação do vírus seguindo o postulado de kochs deve estar nas mãos do ministério da saúde, Fiocruz e Instituto Butantã, eu quero todos os estudos, artigos, bibliografia que comprovem aos moldes da pergunta acima, o isolamento do vírus.

Grata.

### Resposta do recurso - Primeira Instância

Data da Resposta	28/07/2021 10:58
Prazo para disponibilizar informação	
Tipo de Resposta	Indeferido

#### *Justificativa*



# Plataforma Integrada de Ouvidoria e Acesso à Informação

## Detalhes da Manifestação

Trata-se de recurso administrativo de 1º instância interposto contra manifestação deste Departamento de Ciência e Tecnologia - Decit/SCTIE/MS, com o seguinte teor: Justificativa do Recurso: "O questionamento passado ao ministério da saúde do Brasil, foi exatamente o mesmo encaminhado para mais de 40 países no mundo, todos entenderam a solicitação e enviaram suas respostas prontamente. Solicito, todo e qualquer estudo/artigo que demonstre a purificação/isolamento, do "virus" sars cov 2 causador da "covid", que não tenha sido infectado e ou manipulado com nenhuma célula ou tratamento genético. A resposta de não entendimento da pergunta, vindo do ministério da saúde, não é apenas insatisfatória, mas me faz crer que tentam desviar da resposta solicitada. Para as análises de todos os procedimentos que estão fazendo se vê necessário o isolamento do vírus seguindo os postulados de Kochs, para isso ou isolamento e ou purificação do vírus seguindo o postulado de Kochs deve estar nas mãos do ministério da saúde, Fiocruz e Instituto Butantã, eu quero todos os estudos, artigos, bibliografia que comprovem aos moldes da pergunta acima, o isolamento do vírus." Nesse sentido, segue minuta de manifestação em resposta ao presente recurso de 1ª Instância: Resposta: Senhora Marcella Picone, Em análise ao presente processo de acesso à informação, observa-se que a prévia manifestação deste Ministério da Saúde informou que a demanda não dispunha de clareza de dados para que fosse possível compreender a informação requerida. Em instância recursal, a interessada requer ao Ministério da Saúde todo e qualquer estudo/artigo que demonstre a purificação/isolamento, do "virus" sars cov 2 causador da "covid", que não tenha sido infectado e/ou manipulado com nenhuma célula ou tratamento genético. No que tange a artigos científicos com relação ao vírus SARS-CoV-2, registre-se que o acesso a esses arquivos são públicos e podem ser buscados diretamente pela solicitante. Comunique-se, a propósito, os canais de acesso às informações disponibilizadas por este Departamento de Ciência e Tecnologia (Decit/SCTIE/MS), concernentes ao enfrentamento da pandemia da Covid-19, a saber: Relatórios de monitoramento de vacinas (<https://www.gov.br/saude/pt-br/coronavirus/vacinas/relatorios-de-monitoramento-sctie>): O Ministério da Saúde monitora o desenvolvimento global de candidatas a vacinas contra Sars-CoV-2. No relatório abaixo, foram consolidadas as informações técnicas e científicas sobre as pesquisas em andamento, bem como o detalhamento das fases clínicas de cada candidata à vacina para a Covid-19. Painel de evidências científicas sobre tratamento farmacológico e vacinas - Covid-19 ([https://qsprod.saude.gov.br/extensions/evidencias\\_covid/evidencias\\_covid.html](https://qsprod.saude.gov.br/extensions/evidencias_covid/evidencias_covid.html)): Plataforma que tem como objetivo reunir em tempo real as informações sobre publicações técnico-científicas de revistas indexadas e em pré-impressão que investigam a eficácia, segurança e efetividade de medicamentos e produtos biológicos usados para tratamento e prevenção da doença provocada pelo novo coronavírus. Observatório Plataforma Brasil (<https://observatoriopb.cienciasus.gov.br/>): No Observatório da Plataforma Brasil – OPB, é possível acessar todos os protocolos de pesquisa relacionados ao coronavírus e/ou à Covid-19 publicados nos Boletins Ética em Pesquisa - Edição Especial Coronavírus (Covid-19), que informam novos protocolos originais de pesquisa sobre Covid-19 aprovados no âmbito da Comissão Nacional de Ética em Pesquisa - CONEP, além de viabilizar o download pelos usuários, em formatos como Excel e CSV. O site também contém informações sobre os objetivos do projeto OPB. Informes de variantes Sars Cov 2 (<https://www.gov.br/saude/pt-br/coronavirus/publicacoes-tecnicas/informes-de-variantes>): O Informe Semanal de Evidências sobre Variantes de Atenção do SARS-CoV-2 tem o objetivo de acompanhar e relatar as mais recentes evidências descritas em publicações científicas e na literatura cinzenta sobre as principais variantes de SARS-CoV-2 circulantes no Brasil e no mundo, bem como as implicações destas para a saúde. Para tanto, são realizadas buscas estruturadas em bases de dados de indexação de periódicos científicos revisados pelos pares, de artigos no formato pré-print e de literatura cinzenta. Conforme informado, os artigos científicos encontrados nos referidos endereços eletrônicos são de acesso público e podem ser localizados diretamente pela solicitante, na medida em que tal ação impõe à Administração Pública trabalho adicional, na circunstância em que esta Pasta Ministerial está envidando o máximo de esforços nas ações de enfrentamento à pandemia de Covid-19 (SARS-CoV-2). Fundamento: A presente demanda enquadra-se no inciso III do art. 13, do Decreto nº 7.724, de 16 de maio de 2012, que Regulamenta a Lei nº 12.527, de 18 de novembro de 2011, a qual dispõe sobre o acesso a informações previsto no inciso XXXIII do caput do art. 5º, no inciso II do § 3º do art. 37 e no § 2º do art. 216 da Constituição, in verbis: "Art. 13. Não serão atendidos pedidos de acesso à informação: I - genéricos; II - desproporcionais ou desarrazoados; ou III - que exijam trabalhos adicionais de análise, interpretação ou consolidação de dados e informações, ou serviço de produção ou tratamento de dados que não seja de competência do órgão ou entidade. Parágrafo único. Na hipótese do inciso III do caput, o órgão ou entidade deverá, caso tenha conhecimento, indicar o local onde se encontram as informações a partir das quais o requerente poderá realizar a interpretação, consolidação ou tratamento de dados." (Grifos adotados). Ante o

# Plataforma Integrada de Ouvidoria e Acesso à Informação

## Detalhes da Manifestação

exposto, indefere-se o presente recurso administrativo, com fulcro no inciso III do art. 13 do Decreto nº 7.724, de 16 de maio de 2012.

Responsável pela resposta	Diretor(a) do Departamento de Ciência e Tecnologia
Destinatário do recurso da próxima instância	Ministro de Estado da Saúde
Prazo limite para recurso	09/08/2021 23:59
Contém informações pessoais ou protegidas por outras hipóteses de sigilo?	Não

### Dados do recurso - Segunda Instância

Destinatário	MS – Ministério da Saúde
Data de Abertura	28/07/2021 11:23
Prazo de Atendimento	02/08/2021 23:59
Tipo de Recurso	Outros
Origem da Solicitação	Internet

#### Justificativa

Ministerio da saude brasileiro, se recusa a responder requisição, respondida por mais de 86 países, incluindo CDC, FDA e a propria Anvisa. Requisito, novamente, estudos e artigos, que mostrem o isolamento e purificacao do covid 19, seguindo o postulado universal cientifico do postulado de Kochs.

Solicito, purificacao e isolamento do virus, que nao tenha sido manipulado com nenhum outro elemento, e esse dado deve estar no resguardo no ministerio para que se efetuem vacinas e testes para a covid.

As resposras serao publicadas, internacionalmente, junto as respostas recebidas, sem transtornos, pelos 86 países ja mencionados.

Incluindo a resposra de que o ministerio da saude brasileiro, nao entendeu a pergunta.

Aguardo ainda a resposta da fiocruz.

### Resposta do recurso - Segunda Instância

Não há registro de resposta

### Denúncia de descumprimento

Não há registro de denúncias de descumprimento.

### Dados de Encaminhamento

Não há registros de encaminhamento.

### Dados de Prorrogação

# Plataforma Integrada de Ouvidoria e Acesso à Informação

## Detalhes da Manifestação

Não há registros de prorrogações.

**3<sup>rd</sup> November 2020**

Dear Sirs

**Freedom of Information Request Reference No: 202010343**

Thank you for your request for information about SARS-COV-2

Your request was received on 24/10/2020 and I am dealing with it under the terms of the Freedom of Information Act 2000 (the Act).

I can confirm that following a search of our records, the Health and Safety Executive does not hold information relating to isolation of SARS-COV-2, I have been advised you should contact Public Health England.

However I can confirm that the Health and Safety Executive holds the information relating ) any published peer-reviewed study that the HSE has downloaded or printed

This information is being withheld as it falls under the exemption in section 21 of the Act Information accessible by other means.

Section 21 of the Act is an absolute exemption not subject to the public interest test.

If you have any queries about this letter, please contact me. Please remember to quote the reference number above in any future communications.

If you are unhappy with the decisions made by HSE you may ask for an internal review within two calendar months of the date of this letter by writing to me.

If you are not content with the outcome of the internal review you have the right to apply directly to the Information Commissioner for a decision. The Information Commissioner can be contacted at:

The Information Commissioner's Office  
Wycliffe House  
Water Lane  
Wilmslow  
Cheshire  
SK9 5AF  
Tel: 0303 123 1113  
Email: [casework@ico.org.uk](mailto:casework@ico.org.uk)  
Website: <https://ico.org.uk>

Yours sincerely  
**Cameron Hadwin**

January 6, 2021

To:

Dr. Fernando Ruiz Gomez  
Minister of Health and Social Protection of the Republic of Colombia  
Carrera 13 No. 32-76 piso 1,  
Bogota, COLOMBIA

Dr. Fernando Ruiz Gomez,

This is a formal request made under the *Ley de transparencia y del derecho de acceso a la informacion publica (Law on Transparency and the Right to Access Public Information)* from March 6, 2014.

### **Description of Requested Records:**

All records in the possession, custody or control of the Ministry of Health and Social Protection of the Republic of Colombia describing the isolation of a SARS-COV-2 virus, directly from a sample taken from a diseased patient, where the patient sample was not first combined with any other source of genetic material (i.e. monkey kidney cells aka Vero cells; fetal bovine serum).

Please note that I am using "isolation" in the every-day sense of the word: *the act of separating a thing(s) from everything else*. I am not requesting records where "isolation of SARS-COV-2" refers instead to:

- the culturing of something, and/or
- the performance of an amplification test (i.e. a PCR test), and/or
- the sequencing of something.

Please also note that my request is not limited to records that were authored by someone at the Ministry of Health and Social Protection of the Republic of Colombia or that pertain to work performed by someone at the Ministry of Health and Social Protection of the Republic of Colombia. My request includes **any** sort of record, for example (but not limited to) any published peer-reviewed study authored by anyone, anywhere, ever that anyone at the Ministry of Health and Social Protection of the Republic of Colombia has downloaded or printed.

If any records match the above description of requested records and are currently available to the public elsewhere, please provide enough information about each record so that I may identify and access each record with certainty (i.e. title, author(s), date, journal, URL).

**Format:**

URLs and/or pdf documents sent to me via email; I do not wish for anything to be shipped to me.

**Contact Information:**

Last name: [REDACTED]

First name: [REDACTED]

Address: [REDACTED]

Phone: [REDACTED]

Email: [REDACTED]

**Application Fee:**

Thank you in advance and best wishes,

[REDACTED]

11:32



AA orfeo.minsalud.gov.co

## Información seguimiento

<b>TIPO</b> PETICION		<b>FECHA</b> MAX DE	2021/05/13
<b>FECHA</b>	2021-01-07	<b>RESPUESTA</b>	
<b>RADICADO</b>	18:45:58.108554	<b>ESTADO</b>	En Tramite
		<b>ACTUAL</b>	

**ESTADO DEL DOCUMENTO**

 Radicación	 En tramite	 Finalizado
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Salir

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[www.minsalud.gov.co](http://www.minsalud.gov.co)

Atención al ciudadano: Lunes a viernes, de 8:00 a.m. a 5:00 p.m., en jornada continua  
Punto de atención presencial: Carrera 13 No. 32-





Su solicitud ha sido registrada de forma exitosa con el radicado No. **202142400025922** con fecha 2021-01-07, hora 06:45:58 y código de verificación **671dc**. Por favor tenga en cuenta estos datos para que realice la consulta del estado a su solicitud a través de la página web del Ministerio. Consulte el estado del radicado [aquí](#)

Pulse continuar para **terminar la solicitud** y visualizar el documento en formato PDF. Si desea almacenarlo en su *disco duro* o *imprímalo*.



**From:** Envios Ministerio de Salud <[envios@minsalud.gov.co](mailto:envios@minsalud.gov.co)>

**Date:** May 24, 2021 at 3:57:44 PM EDT

**To:** [REDACTED]

**Subject:** Tramite a la solicitud del Ciudadano [REDACTED] Radicado  
No. 202142400025922 Ministerio de Salud y Proteccion

## NOTIFICACIÓN DE GESTIÓN

**Fecha:**2021-05-24

**Referencia:** Tramite a la solicitud del Ciudadano [REDACTED]

El Ministerio de Salud y Protección Social se permite gestionar la solicitud en referencia, radicada con el número 202124000800281; para lo cual se envía el enlace para visualizar su respuesta.

Le informamos que esta dirección de e-mail es utilizada solamente para los envíos de la información solicitada. Por favor no responda con nuevas consultas ya que éstas no podrán ser atendidas dentro del procedimiento. Si requiere consultar nuevamente realícelo a través del link contáctenos en la página web del ministerio [Servicios al Ciudadano](#) o a la cuenta: [correo@minsalud.gov.co](mailto:correo@minsalud.gov.co) para asuntos de notificaciones judiciales al Ministerio de Salud y Protección Social, enviar a la cuenta: [notificacionesjudiciales@minsalud.gov.co](mailto:notificacionesjudiciales@minsalud.gov.co).

[Ver Documentos Adjuntos](#)

**(AUTO TRANSLATION BY GMAIL)**

**From:** Shipping Ministry of Health <[envios@minsalud.gov.co](mailto:envios@minsalud.gov.co)>

**Date:** May 24, 2021 at 3:57:44 PM EDT

**To:** [REDACTED]

**Subject:** Processing the request of the Citizen [REDACTED] File No. 202142400025922 Ministry of Health and Protection

**MANAGEMENT NOTICE**

**Date:** 2021-05-24

**Reference:** Processing of the request of the Citizen [REDACTED]

The Ministry of Health and Social Protection is allowed to process the request in reference, filed with the number 202124000800281; for which the link is sent to view your response.

We inform you that this e-mail address is used only for sending the requested information. Please do not respond with new inquiries as these cannot be answered within the procedure. If you need to consult again, do it through the link contact us on the website of the Ministry [of Citizen Services](#) or to the account: [Correo@minsalud.gov.co](mailto:Correo@minsalud.gov.co) for matters of legal notifications to the **Ministry of Health and Social Protection, send to the account: legal notifications @ minsalud.gov.co.**

**[See Attached Documents](#)**



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**Al contestar por favor cite estos datos:**

Radicado No.: 202124000800281

Fecha: 22-05-2021

Página 1 de 2

Bogotá D.C.,



ASUNTO: Derecho de Petición. Rad.202142400025822

Respetada 

En atención al radicado del asunto, en el que solicita "Todos los registros en posesión, custodia o control del Ministerio de Salud y Protección Social de la República de Colombia que describan el aislamiento de un virus SARS-COV-2 y / o cualquiera de sus variantes, directamente de una muestra tomada de un paciente enfermo, donde no se combinó la muestra del paciente primero con ninguna otra fuente de material genético (es decir, células de riñón de mono, también conocidas como células Vero; suero fetal bovino)", para lo cual este Ministerio se permite precisar lo siguiente:

Conforme al Decreto 4107 de 2011 el Ministerio de Salud y Protección Social tiene como objetivo, dentro del marco de sus competencias, formular, adoptar, dirigir, coordinar, ejecutar y evaluar la política pública en materia de salud, salud pública, y promoción social en salud, y participar en la formulación de las políticas en materia de pensiones, beneficios económicos periódicos y riesgos profesionales, lo cual se desarrollará a través de la institucionalidad que comprende el sector administrativo.

De otra parte, informarle que conforme a nuestras competencias no contamos con registros que describan el aislamiento de un virus SARS-COV-2 y / o cualquiera de sus variantes, directamente de una muestra tomada de un paciente enfermo, donde no se combinó la muestra del paciente primero con ninguna otra fuente de material genético.

Cordialmente,

**Leonardo Arregoces Castillo**

Director de Medicamentos y Tecnologías en Salud

Elaboró: Lhernandez

Carrera 13 N° 32 - 76 - Código Postal 110311, Bogotá D.C.

Teléfono: (57-1) 3305000 - Línea gratuita: 018000960020 - fax: (57-1) 3305050 - [www.minsalud.gov.co](http://www.minsalud.gov.co)



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**Al contestar por favor cite estos datos:**

Radicado No.: 202124000800281

Fecha: 22-05-2021

Página 2 de 2

Revisó/Aprobó: Larregoces

**Carrera 13 N° 32 - 76 - Código Postal 110311, Bogotá D.C.**

Teléfono: (57-1) 3305000 - Línea gratuita: 018000960020 - fax: (57-1) 3305050 - [www.minsalud.gov.co](http://www.minsalud.gov.co)

SUBJECT: Right of Petition. Rad .202142400212

Respected

In attention to the file of the matter, in which it requests "All records in possession, custody or control of the Ministry of Health and Social Protection of the Republic of Colombia that describe the isolation of a SARS-COV-2 virus and / or any of its variants, directly from a sample taken from a sick patient, where the patient's sample was not combined first with any other source of genetic material (i.e. monkey kidney cells, also known as Vero cells; bovine fetal serum)" for which this Ministry is allowed to specify the following:

In accordance with Decree 4107 of 2011, the Ministry of Health and Social Protection's objective, within the framework of its competencies, is to formulate, adopt, direct, coordinate, execute and evaluate public policy on health, public health, and social promotion in health, and to participate in the formulation of policies on pensions, periodic economic benefits and occupational risks, which will be developed through the institutional framework comprising the administrative sector.

On the other hand, to inform you that to the best of our knowledge we have no records describing the isolation of a SARS-COV-2 virus and/or any of its variants directly from a sample taken from a sick patient, where the patient sample was not first combined with any other source of genetic material.

Cordially yours.

**Leonardo Arregoces Castillo**

Director of Medicines and Health Technologies

Prepared by: Lhernandez



Váš dopis ze dne 26. prosince 2020

V Praze dne 30. prosince 2020

Č. j.: MZDR 55403/2020-11/MIN/KAN



MZDRX01DQV5W

### **Sdělení Ministerstva zdravotnictví ke stížnosti – poskytnutí požadovaných informací**

K Vámi podané stížnosti, doručené Ministerstvu zdravotnictví dne 26. prosince 2020, evidované pod č. j.: MZDR 55403/2020-8/MIN/KAN, Vám níže zasílám požadované informace.

Publikace potvrzující existenci viru SARS-CoV-2:

1. Ludwig S., Zarbock A. *Coronaviruses and SARS-CoV-2: A Brief Overview*. 2020 International Anaesthesia Research Society, [www.anesthesia-analgesia.org](http://www.anesthesia-analgesia.org)  
Dostupné na: <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC7173023/>
2. Na Zhu et al., *A novel coronavirus from patients with pneumonia in China, 2019*, N Engl J MED 382;8, February 20, 2020 (pdf ke stažení  
zde: <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC7092803/pdf/NEJMoa2001017.pdf>)
3. SZÚ WEB:  
[http://www.szu.cz/uploads/Epidemiologie/Coronavirus/Zakladni\\_info/2020\\_08\\_07\\_Covid\\_19\\_zakladni\\_informace.pdf](http://www.szu.cz/uploads/Epidemiologie/Coronavirus/Zakladni_info/2020_08_07_Covid_19_zakladni_informace.pdf)
4. Sharma et.al. *Severe acute respiratory syndrome coronavirus-2 (SARS-CoV-2): a global pandemic and treatment strategies*. Int J Antimicrob Agents. 2020 Aug; 56(2): 106054. Published online 2020 Jun  
10. doi: 10.1016/j.ijantimicag.2020.106054
5. Junejo Y, Ozaslan M, Safdar M, et al. *Novel SARS-CoV-2/COVID-19: Origin, pathogenesis, genes and genetic variations, immune responses and phylogenetic analysis*. Gene Rep. 2020;20:100752. doi:10.1016/j.genrep.2020.100752
6. <https://viralzone.expasy.org/9056>





7. [Corman VM](#), et al. *Detection of 2019 novel coronavirus (2019-nCoV) by real-time RT-PCR.* [Euro Surveill.](#) 2020 Jan 23;25(3):pii=2000045. <https://doi.org/10.2807/1560-7917.ES.2020.25.3.2000045> Received: 21 Jan 2020; Accepted: 22 Jan 2020  
Correction in: [Euro Surveill.](#) 2020 Apr 9; 25(14): 20200409c.  
Correction in: [Euro Surveill.](#) 2020 Jul 30; 25(30): 2007303.

Tímto doplněním k naší odpovědi ze dne 21.12.2020, č.j.: MZDR 55403/2020-7/MIN/KAN považuji Vaši stížnost za vyřízenou.

S pozdravem

**Mgr. Daniela Kobilková**  
ředitelka odboru Kancelář ministra  
*podepsáno elektronicky*





## UNIVERZITA KARLOVA

Kvestor

V Praze dne 17. března 2021  
Č.j. : UKRUK/68296/2021

### Rozhodnutí

K žádosti pana Davida Šubíka, [redacted] o poskytnutí informací na základě zákona č. 106/1999 Sb. vydává kvestor Univerzity Karlovy v souladu s ustanovením čl. 2 odst. 1 Opatření rektora č. 41/2014 ve znění Opatření rektora č. 7/2020 toto rozhodnutí :

**Žádost pana Davida Šubíka se odmítá.**

#### Odůvodnění :

Pan David Šubík, [redacted] podal dne 24. 2. 2021 žádost podle zákona č. 106/1999 Sb., kterou požaduje poskytnutí

- „relevantní vědecké informace“ ve formě citace vědecké publikace k otázce, jakým způsobem byla získána kompletní makromolekula RNA genomu viru SARS-CoV-2,
- případně informace, na základě jaké vědecké publikace je možno považovat výsledek WGS – celogenomové sekvenace za skutečný genom patogenního viru,
- informace, na základě jaké vědecké publikace byla prokázána existence patogenu SARS-CoV-2 a jeho příčinná souvislost s onemocněním COVID-19,
- „relevantní vědecké informace“ dokládající skutečnost, že cílové sekvence RNA lze pokládat za součást genomu infekce schopného SARS-CoV-2, a konečně
- „relevantní vědecké informace“ dokazující skutečnost, že antigeny detekované antigenními testy byly řádně biochemicky určeny na základě izolace viru zmiňovaného viru.

K žádosti pana Davida Šubíka je třeba uvést, že jde o vysoce specializované odborné otázky, na něž sice existuje konsensuální vědecký názor, široce sdílený mezinárodní



vědeckou komunitou, ale rozhodně se nejedná o nějaký uzavřený soubor informací, který by byl v jakémkoli smyslu ve vlastnictví nebo dispozici University Karlovy, a který by bylo možno po veřejné instituci požadovat ve smyslu díky zákona č. 106/1999 Sb. Vědecké informace v odborných publikacích jsou intelektuálním vlastnictvím autora resp. autorů jednotlivých publikovaných článků, případně vydavatelů příslušných vědeckých publikací. Univerzita Karlova není však povinna informace uvedené v konkrétních publikacích (ani svých vlastních zaměstnanců) přezkoumávat a ani není oprávněna z nich vyvozovat další hypotézy a úvahy nebo je předávat jako potvrzené dalším osobám. Vědecké poznání není uzavřeným systémem pravd, ale dynamickým procesem směřování k pravdě, kde není nikdo "vlastníkem" konkrétních vědeckých závěrů. Je na každém, aby na základě kritického zkoumání a s erudicí v oboru učinil závěry ze všech dostupných pramenů.

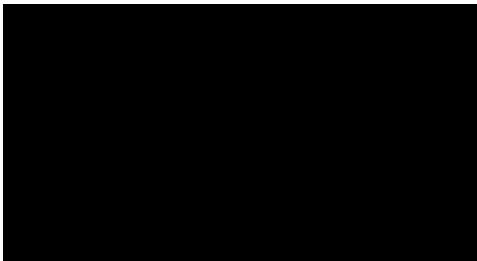
Dotazy, které žadatel pokládá, jsou ostatně zjevně založeny na dogmatickém pojetí tzv. Kochových postulátů a byly široce diskutovány již během kontroverzí kolem epidemie HIV a AIDS. Je třeba upozornit, že tento soubor pravidel, který Robert Koch před 140 lety aplikoval na detekci bacilu tuberkulózy, je už dávno překonaný. Díky moderním molekulárně biologickým metodám nepotřebujeme izolovat pathogenní mikroorganismus, abychom určili jeho molekulovou strukturu, přesnou sekvenci párů bází jeho DNA/RNA nebo i prostorovou strukturu všech jeho proteinů.

Existuje široký vědecký konsensus o tom, že chorobu COVID-19 způsobuje virus SARS-CoV-2, že tento virus lze specificky a citlivě detekovat pomocí řady biochemických metod včetně polymetázové řetězové reakce, je známa detailní chemická i prostorová struktura všech proteinů, z nichž se virus SARS-CoV-2 skládá, i struktura viru samotného a je známa přesná sekvence jeho dědičné informace, RNA. To vše může poučená, kvalifikovaná osoba snadno zjistit informovaným hledáním v otevřených informačních zdrojích. Univerzita Karlova však nemůže sdělit odpovědi na předmětné dotazy žadatele, které by mohly sloužit jako konečné, autoritativní a nesporné pravdy, resp. konečné vědecké informace.

Z těchto všech důvodů nelze žadateli vyhovět a Univerzitě Karlově nezbyvá než žádost odmítnout.

**Poučení :** Proti tomuto rozhodnutí lze podat odvolání nejpozději do 15 dnů ode dne jeho doručení podáním u rektorátu Univerzity Karlovy (ust. § 16 odst. 1 zák. č. 106/1999 Sb.).

  
JUDr. Tomáš Horáček, Ph.D.  
kvestor Univerzity Karlovy





**CHARLES UNIVERSITY**  
Bursar

Prague, 17 March 2021  
Ref. No.: UKRUK/68296/2021

**Decision**

Regarding a request filed by Mr. David Šubík, [REDACTED], for the disclosure of information in accordance with Act No. 106/1999 Coll., the Bursar of Charles University hereby delivers the present Decision in accordance with Article 2, Paragraph 1 of Rectoral Decree No. 41/2014, as amended by Rectoral Decree No. 7/2020:

**The request of Mr. David Šubík is rejected.**

**Explanation:**

On 24 February 2021, Mr. David Šubík, [REDACTED], filed a request in accordance with Act No. 106/1999 Coll., in which he requested:

- "relevant scientific information" in the form of citation of a scientific publication regarding the method for obtaining a complete macromolecule of the RNA of the genome of the SARS-CoV-2 virus,
- alternatively, if applicable, information on a scientific publication based on which the outcome of full-genome WGS sequencing can be considered to coincide with the actual genome of a pathogenic virus,
- information on what scientific publication has been the basis for demonstrating the existence of the SARS-CoV-2 pathogen and the causal link between SARS-CoV-2 and the COVID-19 disease,
- "relevant scientific information" proving that the target RNA sequences can be considered part of the genome of infection-causing SARS-CoV-2, and, lastly
- "relevant scientific information" proving that the antigens detected by antigen tests have been duly established in biochemical terms based on the isolation of the aforementioned virus.

Regarding the request filed by Mr. David Šubík, it needs to be said that the issues in question are highly specialized, and that although scientific consensus, broadly shared across the international scientist community, exists in this regard, the issues can in no way be considered to constitute an integral body of knowledge that would in any sense whatsoever be the property or at the disposal of Charles University, and information regarding which could be requested from a public organization within the meaning of Act No. 106/1999 Coll. Scientific information presented in specialized publications are the intellectual property of the author, or authors, of specific published articles, or, as the case may be, the publishers of the relevant scientific publications. However, Charles University is under no obligation to review information stated in specific publications, including those published by its own employees. Likewise, Charles University has no right to use such information as a basis for formulating hypotheses and considerations or to convey such information, as verified facts, to third

parties. As opposed to being a closed system of truths, scientific knowledge is a dynamic process leading toward truth, where no entity is the "owner" of specific scientific conclusions. It is up to everyone to use critical examination and relevant erudition to draw conclusions, using all available resources.

The questions asked by the applicant clearly stem from the dogmatic concept of the so-called Koch's Postulates, and they have been widely debated already in connection with the controversies surrounding the HIV/AIDS epidemic. It needs to be pointed out that the ensemble of rules applied by Robert Koch 140 years ago in the detection of the tuberculosis bacillus has now been long considered obsolete. Thanks to modern molecular and biological methods, it is not necessary to isolate a pathogenic micro-organism to be able to determine its molecular structure, the exact sequence of the base pairs of its DNA/RNA, and the spatial structure of all of its proteins.

There exists broad scientific consensus that the COVID-19 disease is caused by the SARS-CoV2 virus, that this virus can be specifically and sensitively detected using a number of biochemical methods, including polymerase chain reaction, that the detailed chemical and spatial structure of all of the proteins constituting the SARS-CoV-2 virus is known, as is the structure of the virus itself, and that the exact sequence of the hereditary information, RNA, of the virus is known as well. Information on all of the foregoing can be easily obtained by an informed, qualified person through an informed search in open information sources. Charles University, however, cannot provide answers to the applicant's questions, which could serve as the final, authoritative, and indisputable truth or ultimate scientific information.

For these reasons, the applicant's request cannot be accepted, and Charles University has no choice but to reject it.

**Note:** This Decision may be appealed to the Charles University Rectorate within 15 days after the delivery hereof (Section 16, Paragraph 1 of Act No. 106/1999 Coll.).

Tomáš Horáček  
Bursar, Charles University

[resetheus.org](http://resetheus.org)  
<https://www.facebook.com/resetheus>



translated by Paul Novotný

Alex Holmstedt  
alex@panteon.dk

STATENS  
SERUM  
INSTITUT



J. nr.: 20/08162  
10. september 2020

## Anmodning om aktindsigt

Kære Alex Holmstedt

Du har den 10. august 2020 via e-mail anmodet om aktindsigt på følgende måde:

*” I forlængelse af Statens Serum Instituts aktindsigtsbesvarelse af 8. juli 2020 hvor styrelsen har meddelt den ”ikke er ibesiddelse ” af:*

*”Litteraturlister, ... hvori der forekommer artikler hvor man har separeret og oprenset SARS-CoV-2.*

*Som "oprenset" forstås efter principper som beskrevet her:*

*<https://www.news-medical.net/life-sciences/Virus-Purification-Methods.aspx> ”*

*Søges i henhold til lov om offentlighed i forvaltningen fuld aktindsigt i flg.:*

*Dokumentation der har overbevist Statens Serum Institut om den reelle eksistens af SARS-CoV-2, den påståede årsag til COVID-19 – da det må antages at der må foreligge uomtvisteligt bevis til grund for de tiltag der er blevet påført det danske samfund.”*

Statens Serum Institut kvitterede den 11. august 2020 for modtagelse af din anmodning og anførte i den forbindelse, at vi under hensyn til de særlige omstændigheder, der gjorde sig gældende for Statens Serum Instituts vedkommende, ikke kunne oplyse, hvornår der ville blive truffet endelig afgørelse i din sag.

Den 25. august 2020 oplyste Statens Serum Institut, at vi forventede at kunne besvare din henvendelse inden for 14 arbejdsdage.

Vi beklager meget, at vi under hensyn til de særlige omstændigheder, der gør sig gældende for Statens Serum Institut, ikke formåede at træffe endelig afgørelse i din sag før nu.

Statens Serum Institut har nu gennemgået sagen.

## 1. AFGØRELSE

Statens Serum Instituttet kan oplyse, at vi nu har fortaget en journalsøgning efter dokumentation der har overbevist Statens Serum Institut om den reelle eksistens af SARS-CoV-2, den påståede årsag til COVID-19 og desuden har vi på anden vis forsøgt, at lokalisere relevante dokumenter. Statens Serum Institut kan

konstatere, at vi ikke er i besiddelse af de ønskede dokumenter. Statens Serum Institut kan derfor ikke imødekomme din anmodning om aktindsigt, jf. offentlighedslovens § 7, stk. 1, modsætningsvist.

## 2. KLAGEVEJLEDNING

Klage over denne afgørelse om aktindsigt kan ske til Sundheds- og Ældreministeriet. Du skal dog indledningsvis sende din klage til Statens Serum Institut, [Direktionssekretaria@ssi.dk](mailto:Direktionssekretaria@ssi.dk). Hvis din klage ikke giver Statens Serum Institut anledning til at ændre afgørelsen, sender Statens Serum Institut klagen samt sagens dokumenter og herunder afgørelsen til Sundheds- og Ældreministeriet snarest og som udgangspunkt senest syv arbejdsdage efter modtagelsen af klagen ved Statens Serum Institut, jf. offentlighedslovens § 37, stk. 1 og 2.

Med venlig hilsen

Søren Østergaard

*Senior Legal Counsel*

Direktionssekretariatet

T (direct) +45 3268 8266 | E [SOEG@ssi.dk](mailto:SOEG@ssi.dk) | B 33/201 | W [ssi.dk](http://ssi.dk)

Address: Artillerivej 5 | 2300 Copenhagen S | Denmark





Alex Holmstedt

Sent by e-mail to Alex@Panteon.dk

### Request for access to documents on 25 May 2020

25 June 2020

By e-mail of 25 May 2020, you have requested the Danish Health Authority for access to documents, as follows:

Case no. 04-0100-869  
Reference  
Secretariat/Amoh/JSNI  
T +45 7222 7400  
E Dir@sst.dk

*"Bibliographies, held by the Danish Health Authority, in which can be found articles showing that Sars-Cov-2 has been isolated and purified."*

The Danish Health Authority hereby states that we are not in possession of such documents. Your request for access can therefore not be met, cf. Act no. 572 of 19 December 1985 and subsequent amendments (1985 Public Access to Information Act) § 4, PCS. 1, cf. the Statutory Order No. 980 of 16 August 2017 regarding access to documents in environmental information (Environmental Information Act) § 2, PCS. 1.

### Complaint guide

You can appeal this decision. Appeal against this decision can be done to the Danish Ministry of Health. However, you must first submit your complaint to the Danish Health Authority, Islands Brygge 67, 2300 Copenhagen S, sst@sst.dk.

If your complaint does not give the Danish Health Authority any grounds for changing the decision, the Danish Health Authority will - as soon as possible and by default no later than 3 weeks after receipt of the complaint at the Danish Health Authority - send the complaint and the case documents, including the decision, as well as a statement from the Danish Health Authority with comments on the case and the complaint points listed in the complaint, to the Danish Ministry of Health, cf. § 4 b, PCS. 1, in Executive Order no. 980 of 16 August 2017 on access to documents in environmental information (the Environmental Information Act).

You can also bring the decision to court.

You can find the above legislation on Retsinformation, [www.retsinformation.dk](http://www.retsinformation.dk).

Sundhedsstyrelsen  
Islands Brygge 67  
2300 København S  
Danmark  
T +45 72 22 74 00  
E sst@sst.dk  
www.sst.dk

Best regards

Ali Mohamad  
Law student

On behalf of

Jens Nilausen  
Clerk, LL. M.

Alex Holmstedt  
indgaaende@prod.e-boks.dk

*English version of original document*

STATENS  
SERUM  
INSTITUT



J. no.: 20/07185  
8 July 2020

Dear Alex Holmstedt

By e-mail on 25 May 2020, you have requested access to bibliographies, held by Statens Serum Institut,\* encompassing articles in which Sars-Cov-2 has been isolated and purified. The word "Purified" is to be understood according to the principles described in the attached pdf: Virus Purification Methods.pdf.\*\*

First and foremost, Statens Serum Institut would like to apologize for the long case processing time, which is due to the very large number of requests we have received.

### 1. DECISION

The institute hereby states that we have carried out a journal search for bibliographies as well as tried locating any relevant documents. Statens Serum Institut ascertains that we are not in the possession of the desired bibliographies. Therefore, Statens Serum Institut is not able to accommodate your request for access to any bibliographies, cf. section 7 - PCS. 1 of the Public Access to Information Act. However, we were able to find a general bibliography regarding COVID-19, see details below.

### 2. ADDITIONAL FREE ACCESS TO PUBLIC RECORDS

Statens Serum Institut has considered whether you, according to the principle of additional free access to public records, section 14 - PCS. 1 of the Public Access to Information Act, should gain access to documents at a greater extent. Consequently, Statens Serum Institut has decided to hand out a more general bibliography regarding COVID-19. The document in question is attached to this letter.

### 3. COMPLAINT GUIDE

An appeal against this decision on access to bibliographies can be made to the Danish Ministry of Health. Initially, however, please send your complaint to Statens Serum Institut, [Direktionsekretaria@ssi.dk](mailto:Direktionsekretaria@ssi.dk). If your complaint does not give Statens Serum Institut any grounds for changing the decision, Statens Serum Institut will send the complaint as well as the case documents, including the decision, to the Danish Ministry of Health as soon as possible and by default no later than seven work days after receipt of the complaint at Statens Serum Institut, cf. section 37 - PCS. 1 & 2 - of the Public Access to Information Act.

\* [The Danish Central Health Laboratory](#)

\*\* [Virus Purification Methods.pdf](#) is a pdf print of:

<https://www.news-medical.net/life-sciences/Virus-Purification-Methods.aspx>



Søren Østergaard  
*Senior Legal Counsel*

The Executive Secretariat

**T** (direct) +45 3268 8266 | **E** [SOEG@ssi.dk](mailto:SOEG@ssi.dk) | **B** 33/201 | **W** [ssi.dk](http://ssi.dk)

Address: Artillerivej 5 | 2300 Copenhagen S | Denmark



Alex Holmstedt  
alex@panteon.dk

STATENS  
SERUM  
INSTITUT



J. no.: 20/08162  
10 September 2020

## Request for access to documents

Dear Alex Holmstedt

By email on 10 August 2020, you requested to documents as follows:

*“In continuation of the reply of Statens Serum Institut of 8 July 2020 as to the request for access to bibliographies, to which the Administration has Informed that it "is not in possession" of:*

*Bibliography, ... showing articles on SARS-CoV-2 having been isolated and purified.*

*"Purified" is to be understood according to the principles described here:  
<https://www.news-medical.net/life-sciences/Virus-Purification-Methods.aspx>”*

*In accordance with the Public Access to Information Act, full access to documents is sought as to the following:*

*Documentation that has convinced Statens Serum Institut about the real existence of SARS-CoV-2, the alleged cause of COVID-19 - since it must be assumed that indisputably evidence for the real existence of SARS-CoV-2 must lie behind the actions that have been imposed on the Danish society.”*

On 11 August 2020, Statens Serum Institut\* acknowledged receipt of your request, stating that due to the special circumstances applied to Statens Serum Institut, we were unable to inform you as to when a final answer to your request would be made.

On 25 August 2020, Statens Serum Institut stated that we expected to be able to respond to your inquiry within 14 work days.

We regret to inform you that due to the special circumstances that apply to Statens Serum Institut, we were unable to answer your request until now.

Statens Serum Institut has now reviewed the case.

## 1. DECISION

Statens Serum Institut hereby states that we have now carried out a journal search for documentation that has convinced Statens Serum Institut about the real existence of SARS-CoV-2, the alleged cause of COVID 19, and in addition, we have tried in other ways to locate relevant documents. Statens Serum Institut ascertain that we are not in the possession of the requested documents.

\* *The Danish Central Health Laboratory*

Consequently, Statens Serum Institut is not able to meet your request for access to documents, cf. section 7 - PCS. 1 of the Public Access to Information Act.

## 2. COMPLAINT GUIDE

An appeal against this decision on access to bibliographies can be made to the Danish Ministry of Health. Initially, however, please send your complaint to Statens Serum Institut, [Direktionssekretaria@ssi.dk](mailto:Direktionssekretaria@ssi.dk). If your complaint does not give Statens Serum Institut any grounds for changing the decision, Statens Serum Institut will send the complaint as well as the case documents, including the decision, to the Danish Ministry of Health as soon as possible and by default no later than seven working days after receipt of the complaint at Statens Serum Institut, cf. section 37 - PCS. 1 & 2 - of the Public Access to Information Act.

Med venlig hilsen

Søren Østergaard

*Senior Legal Counsel*

The Executive Secretariat

T (direct) +45 3268 8266 | E [SOEG@ssi.dk](mailto:SOEG@ssi.dk) | B 33/201 | W [ssi.dk](http://ssi.dk)

Address: Artillerivej 5 | 2300 Copenhagen S | Denmark



МИНИСТЕРСТВО НА ЗДРАВЕОПАЗВАНЕТО  
п.к. 1000, София, пл. "Света Неделя" № 5  
Копие за административен процес  
94-44066 / 050121

10  
Министъра на  
Здравеопазването

ПОКАНА за ЛИЦНА  
среща

от **Заради закона за опазване на личните данни, не показваме нито името, нито адреса, нито подписа на заявителя. Който не вярва, да провери по входящия номер!**

Г-н Министър,

Аз си издействах пълномощно от фирма да разпространя тяхната обява - НАГАДА

1 000 000 долара

за който докато съществува нест на Коронавируса. Ако проявите интерес, обадете се да Ви донеса рекламента.

С уважение:

05.07.2021

София

[\(горе\)](#)

## ЦИТАТИ ОТ ДОКУМЕНТИ

(ПРИМЕРЕН ТЕКСТ ДО МИНИСТЪРА на МеЗе-то)

До г-н Бойко Борисов, Министър-Председател на Р. България  
КОПИЕ: До проф. Костадин Ангелов, Министър на здравеопазването

## ЗАЯВЛЕНИЕ ЗА ДОСТЪП ДО ОБЩЕСТВЕНА ИНФОРМАЦИЯ

От две лица, чиито три имена, адреси, телефони, имейли не мога да дам заради Закона за личните данни, но който иска, да провери номер и дата на заявлението и отговора.

**Уважаеми господин Борисов, Уважаеми проф. Ангелов,**

Във връзка с обявената през 2020-та год. световна пандемия от Ковид-19, причинена от коронавирус – щам SARS-CoV-2, на основание чл. 4, ал.1 от Закона за достъп до обществена информация, искаме Министерс-кият съвет и Министерството на здравеопазването на Р. България да ни предоставят:

- Доклад или доклади, изготвени от независими (от правителството) български експерти и учени-вирусолози, лекари инфекционисти, микробиолози и пр., които са предоставили на българското правителство през 2020-2021-ва год., съдържащи **всички** научни изследвания, които учените са извършили в Р. България в периода 2020-2021-ва год., свързани с щам SARS-CoV-2.
- Научни изследвания, извършени от **независими** български учени, които доказват на българското правителство, че са **изолирали и пречистили** в български лаборатории наличието на коронавирус щам SARS-CoV-2 в Република България. За да можем и **ние да повторим** по техните документи опитите и така **да проверим** дали са истински.
- Срокът за отговор е 14 дни, съгласно чл. 28 (1) от ЗДОИ. В случай на непредоставяне на тази информация, същата може **да изискаме по съдебен път**. Желаям да получим исканата информация в следната форма: копия на технически носител или на електронните ни пощи:

Дата **01.03.2021** - следват лични данни и ръкописни подписи на вносителите.

## AUTO-TRANSLATION

[\(above\)](#)

### QUOTES FROM DOCUMENTS

(SAMPLE TEXT TO THE MINISTER OF MeH is- it)

To Mr. Boyko Borisov, Prime Minister of the Republic of Bulgaria

COPY: To Prof. Kostadin Angelov, Minister of Health

### APPLICATION FOR ACCESS TO PUBLIC INFORMATION

By two persons whose threenames, addresses, phones, emails I can not give because of the Personal Data Act, but who wants to check the number and date of the application and the answer.

**Dear Mr. Borisov, Dear Prof. Angelov,**

In connection with the global pandemic of covid-19 declared in 2020, caused by coronavirus – sars-CoV-2 strain, on the basis of Article 4, para 1 of the Law on Access to Public Information, we want the Minister's Council and the Ministry of Health of the Republic of Bulgaria to provide us with:

- Report or reports prepared by independent (government) Bulgarian experts and virologist scientists, infectious doctors, microbiologists, etc., which have provided the Bulgarian government in 2020-2021 containing all the scientific studies that scientists have carried out in the Republic of Bulgaria in the period 2020-2021 related to the SARS-CoV-2 strain.
- Scientific studies carried out by independent Bulgarian scientists who prove to the Bulgarian government that they have isolated and purified in Bulgarian laboratories the presence of coronavirus strain SARS-CoV-2 in the Republic of Bulgaria.
- The deadline for reply is 14 days, pursuant to Art. 28 **(1)** of the AAD. In case of non-provision of this information, we may request by court .

Date **01.03.2021** - *personal data and handwritten signatures of importers follow.*

## ОТГОВОРЪТ



### Министерство на Здравеопазването

РЕПУБЛИКА БЪЛГАРИЯ, Министерство на  
здравеопазването

Главен секретар

Документ, регистриран от: (следват лични данни на вносителите)

Относно: **Заявление за достъп до обществена информация**, регистрирано в  
Министерство на здравеопазването с вх. № 93-00-55 от 01.03.2021 г.

**Уважаеми** (еди кои си)

Във връзка с Ваше заявление за достъп до обществена информация, регистрирано в  
Министерството на здравеопазването с вх. № 93-00-55 от 01.03.2021 г. и на основание чл.  
33 от Закона за достъп до обществена информация, Ви информирам, че Министерството  
на здравеопазването **не разполага със заявената от Вас информация и няма данни за  
нейното местонахождение.**

С уважение, ХРИСТИНА ГЕТОВА, ГЛАВЕН СЕКРЕТАР

гр. София, пл. „Света Неделя“ № 5 тел. +359 2 9301 171, +359 2 981 01 11, факс: +359 2 981  
18 33 e-mail: <mailto:press@mh.government.bg> / <https://www.mh.government.bg/bg>

## AUTO-TRANSLATION

ANSWER



Министерство на  
Здравеопазването **REPUBLIC OF BULGARIA, Ministry of Health**

**General Secretary**

Document registered by: (follow personal data of importers)

Subject: Application for access to public information registered with the Ministry of Health with **93-00-55 of 01.03.2021**.

**Dear** (one of you) In connection with your application for access to public information registered with the Ministry of Health with v. No 93-00-55 of 01.03.2021 and on the basis of Article 33 of the Access to Public Information Act, I inform you that the Ministry of Health **does not** have the information requested by you and there is no data on its location.

With respect, HRISTINA GETOVA, Secretary

General, Sofia, Pl. 5 St. Nedelya Str. +359 2 9301 171, +359 2 981 01 11, fax: +359 2 981 18 33 e-mail: <mailto:press@mh.government.bg> / <https://www.mh.government.bg/bg>





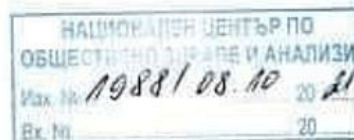
МИНИСТЕРСТВО НА ЗДРАВЕОПАЗВАНЕТО  
НАЦИОНАЛЕН ЦЕНТЪР ПО ОБЩЕСТВЕНО ЗДРАВЕ И АНАЛИЗИ

Бул. „Акад. Иван Гешов“ 15  
1431 София  
България

Тел: +359 2 80 56 444  
Факс: +359 2 954 12 11  
ncpha@ncpha.government.bg

ДО  
Г-Н  
ПРЕДСЕДАТЕЛ НА  
ГР.

**Информацията за заявителя, съгласно  
Закона за личните данни,  
е заличена...**



**РЕШЕНИЕ**

за предоставяне на достъп до обществена информация по заявление с вх. № 93-00-230/21.09.2021 г.

На основание чл.28. ал.2 и чл. 34. ал.1 от Закона за достъп до обществена информация, като разгледах заявление с вх. № 93-00-230/21.09.2021 г. за достъп до обществена информация, в което се иска предоставяне на информация по въпрос 1 от него, относно:

1. На колко човека, обявени за починали от COVID 19, са били извършени патологоанатомични изследвания, при които на 100% се гарантира, че са починали именно от това заболяване? Като здравно лице сте наясно, че без токова изследване нищо не е доказуемо! Можете да си припомните Наредба № 12 от 4 ноември 2016 г. за утвърждаване на медицински стандарт „Обща и клинична патология“, публикувана в Държавен вестник брой: 99, от дата 13.12.2016 г., относно лекарските грешки!

**КОНСТАТИРАХ СЛЕДНОТО:**

Националният център по обществено здраве и анализи извършва статистически изследвания в областта на здравеопазването, които са включени в Националната статистическа програма, приемана ежегодно с решение на Министерски съвет.

Изследването „Лечебни заведения за болнична помощ“ включва и данни за Патологоанатомичната дейност на лечебните заведения, относно:

Брой Аутопсии  
Брой Изследвания - хистологични, имунологични, микробиологични  
Брой Биопсии  
Брой Клинико-анатомични конференции  
Брой Разгледани случаи

Данните са на ниво лечебно заведение и агрегирани на областно и национално ниво, с годишна периодика. Данните са общ брой и не позволяват диференциация по причина за смъртта.

**РЕШИХ:**

Предвид гореизложеното, не може да предоставим исканите от Вас данни по признак „Починали от COVID 19“ – по т. 1 от Вашето ЗДОИ, предоставено ни от Министерството на здравеопазването с писмо изх. № 93-00-230/21.09.2021 г.

ДИРЕКТОР НЦОЗА

ДОЦ. Д-Р ХРИСТО ХИНКОВ, ДМ



**Документ,**  
удостоверяващ, че у нас **няма никакви**  
**доказателства** за починали от Ковид-19, базирани на  
аутопсии:

AUTO-TRANSLATION

**Document**  
certifying that there is **no evidence of any** deceased from  
covid-19 based on autopsies:



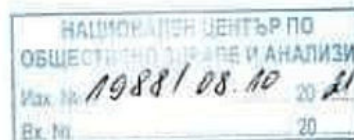
МИНИСТЕРСТВО НА ЗДРАВЕОПАЗВАНЕТО  
НАЦИОНАЛЕН ЦЕНТЪР ПО ОБЩЕСТВЕНО ЗДРАВЕ И АНАЛИЗИ

Бул. „Акад. Иван Гешов“ 15  
1431 София  
България

Тел: +359 2 80 56 444  
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ncpha@ncpha.government.bg

ДО  
Г-Н  
ПРЕДСЕДАТЕЛ НА  
ГР.

**Информацията за заявителя, съгласно  
Закона за личните данни,  
е заличена...**



**РЕШЕНИЕ**

за предоставяне на достъп до обществена информация по заявление с вх. № 93-00-230/21.09.2021 г.

На основание чл.28. ал.2 и чл. 34. ал.1 от Закона за достъп до обществена информация, като разгледах заявление с вх. № 93-00-230/21.09.2021 г. за достъп до обществена информация, в което се иска предоставяне на информация по въпрос 1 от него, относно:

1. На колко човека, обявени за починали от COVID 19, са били извършени патологоанатомични изследвания, при които на 100% се гарантира, че са починали именно от това заболяване? Като здравно лице сте наясно, че без токова изследване нищо не е доказуемо! Можете да си припомните Наредба № 12 от 4 ноември 2016 г. за утвърждаване на медицински стандарт „Обща и клинична патология“, публикувана в Държавен вестник брой: 99, от дата 13.12.2016 г., относно лекарските грешки!

**КОНСТАТИРАХ СЛЕДНОТО:**

Националният център по обществено здраве и анализи извършва статистически изследвания в областта на здравеопазването, които са включени в Националната статистическа програма, приемана ежегодно с решение на Министерски съвет.

Изследването „Лечебни заведения за болнична помощ“ включва и данни за Патологоанатомичната дейност на лечебните заведения, относно:

Брой Аутопсии  
Брой Изследвания - хистологични, имунологични, микробиологични  
Брой Биопсии  
Брой Клинико-анатомични конференции  
Брой Разгледани случаи

Данните са на ниво лечебно заведение и агрегирани на областно и национално ниво, с годишна периодика. Данните са общ брой и не позволяват диференциация по причина за смъртта.

**РЕШИХ:**

Предвид гореизложеното, не може да предоставим исканите от Вас данни по признак „Починали от COVID 19“ – по т. 1 от Вашето ЗДОИ, предоставено ни от Министерството на здравеопазването с писмо изх. № 93-00-230/21.09.2021 г.

ДИРЕКТОР НЦОЗА

ДОЦ. Д-Р ХРИСТО ХИНКОВ, ДМ



## РЕШЕНИЕ

№4 от 14.05.2021 г.

за предоставяне на достъп до обществена информация издадено от проф. д-р Тодор Кантарджиев, дмн, мзм, директор на Националния център по заразни и паразитни болести.

На основание чл. 28, ал. 2 във връзка с чл. 34 от Закона за достъп до обществена информация ЗДОИ

### РЕШИХ:

Предоставям пълен достъп до исканата обществена информация, като удовлетворявам искането на Силе Петров Мантаров, с имейл адрес за кореспонденция [mantarov@mail.bg](mailto:mantarov@mail.bg) за предоставяне на обществена информация във връзка с постъпило в Министерство на здравеопазването заявление за достъп до обществена информация, препратено на Националния център по заразни и паразитни болести относно въпрос 1 от същото.

#### 1. По т.1

Има ли държава, която да е представила доказателства издадени от независими експерти за извършен изолат на SARS-CoV-2-Covid19 включително и до днес от обявяване на пандемия Ковид19 от 11.03.2020г. от Световната здравна организация и въведените извънредни положения за Р България от 13.03.2020г., както и научни публикации.

Отговор. В научната литература има съобщения за изолацията на SARS-CoV-2 в клетъчни култури. Например в статия от италиански автори се описва изолацията на SARS-CoV-2 в клетъчни култури от секрет на 7 - седмично бебе, заболяло в края на февруари 2020 г. Изолираният вирус е идентифициран чрез електронна микроскопия и RT-PCR (Calderaro et al, Int J Infect Dis, 2020, 96, 387-389). Производството на някои типове ваксини (инактивирани и живи атеноиранни) се основава на размножаването на вируса в клетъчни култури.

В България не е получаван изолат на SARS-CoV-2 в клетъчна култура. Наличието на този вирус в клинични проби се идентифицира чрез метода Real Time RT-PCR, чрез който се доказва вирусната нуклеинова киселина, носител на наследствената информация на вируса, или чрез антигенни тестове, с които се доказват вирусните белтъци. Съвременните вирусологични методи се основават на доказване на тези структурни компоненти на вирусите, без да е необходимо да се изолира самият вирус. Изолацията на вируса в клетъчни култури е продължителен и трудоемък процес, извършван в боксове с висока степен на биологична безопасност (BSL3) и не е подходящ за рутинна диагностика на инфекцията.

Решението да се доведе до знанието на заявителя.

Решението подлежи на обжалване пред АССТ в 14 дневен срок от датата на съобщаването му на заявителя.

Проф. д-р Тодор Кантарджиев, дмн, мзм  
Директор на ИЦЗПБ



Да продължим цитирането: „

*В България не е получаван изолат на SARS-CoV-2 в клетъчна култура.“*

Откровено **признание** на идиот и пак **ВЪТРЕ ВЪВ** клетъчна култура, а **не изолат ОТ** клетъчната култура. „Наличието на този вирус **във** клинични проби се идентифицира“ (а не „изолира“) „чрез метода **Real Time PCR**, чрез който се **доказва вирусната нуклеинова киселина**, носител на наследствената информация на вируса **или** чрез антигенни тестове, с които се доказват вирусните **белтъци**.“.

Думата „ИЛИ“ означава, че само единият от двата теста.

.... Да продължим цитирането: „Съвременните вирусологични методи се основават на доказване на тези структурни компоненти на вирусите, **без да е необходимо** да се **изолира** самият вирус.“ Ето го ключът към бараката. Въобще не му и трябва изолиран вирус, тестовете били достатъчни. Е как има тестове, без да знаят дали изобщо има вирус, без да е описан по минималните горни 6 точки???

Да продължим цитирането: „Изоляцията на вируса **в** клетъчни култури...“ А, бе, алан-коолу, щом не е **ВЪН**, а **ВЪТРЕ ВЪВ** клетъчните култури, за 'ква изолация плямпаш??? „...е трудоемък и продължителен процес, извършван в боксове с висока степен на биологична безопасност (BSI.3) и **не е подходящ за рутинна** диагностика на инфекцията.“ Т.е. държавата няма пари за **трудоемък и продължителен** процес, за да **ДОКАЖЕ** нещо толкова опасно и **РАЗРУШТЕЛНО ЗА ИКОНОМИКАТА ЛИ???** А може да дава **милиони** за ваксини, **без да има вируси въобще!** Много ясно, че методът не е подходящ за **РУТИННА** (повърхностна, претупана, като за простолудие и медии) диагностика, а само за **ЕЛИТА**, който знае истината, но не и стадото...

## AUTO-TRANSLATION

Let's continue the citation:

" In Bulgaria there has been no isolation **of** SARS-CoV-2 in cell culture. " *"The presence of this **virus** in clinical samples shall be identified" (not "isolated") "by the Real Time PCR method **by which the viral nucleic acid, carrier of hereditary information of the virus or by antigenic tests demonstrating viral proteins, is demonstrated."***

The word "OR" means that only one of the two tests.

.... Let's continue the citation: "Modern virological methods are based on proving these structural components of viruses without the need to isolate the virus *itself*." He doesn't need an isolated virus at all, the tests are enough. Is how there are tests without knowing if there is a virus at all, without being described by the minimum top 6 points???

Let's continue *quoting*: "The isolation of the virus in cell cultures..." Ah, well, alan-koolu, if it's not OUT -but INSIDE cell cultures, for "qua isolation clap???" "... *is a laborious and lengthy process carried out in high-biosecurity (BSI.3) boxes and **is not suitable for routine** diagnosis of infection.*' That is, the state does not **have the money** for a laborious and protracted process to prove something so dangerous and destructive to the economy???. Or he can give **millions** for vaccines without **viruses at all!** It is very clear that the method is **not** suitable for ROUTINE (superficial, beaty, as for simple people and media) diagnostics, but only for ELTA, who knows the truth, but not the herd...

МИНИСТЪРСТВО НА ЗДРАВООПАЗЕНИЕТО  
НАЦИОНАЛЕН ЦЕНТЪР  
ПО ЗАРАЗНИ И ПАРАЗИТНИ БОЛЕСТИ

КООРДИНИРАЩА КОМПЕТЕНТНА ИНСТИТУЦИЯ НА  
ЕВРОПЕЙСКИ ЦЕНТЪР ПО КОНТРОЛ НА БОЛЕСТИТЕ

Седмие 1306, Буле. Янко Сакъзов 26  
ДИРЕКТОР: 027 944 28 75 director@ncipd.org  
ЦЕНТРАЛА: 027 944 30 99  
ФАКС: 027 943 30 75



[www.ncipd.org](http://www.ncipd.org)

MINISTRY OF HEALTH  
NATIONAL CENTRE  
OF INFECTIOUS AND PARASITIC DISEASES

COORDINATING COMPETENT BODY OF ECDC

BULGARIA, 1306 Sofia, 26 Yanko Sakazov Blvd.  
PHONE: TEL: +359 2 944 28 75 director@ncipd.org  
TELEPHONE EXCHANGE: +359 2 944 30 99  
FAX: +359 2 943 30 75

Изм. № 100-76/05.04.2021 г.

ДО  
Г-ЖА РАДКА СИРЕНКОВА  
НАРОДНО ДВИЖЕНИЕ „СЪРЦЕТО НА БЪЛГАРИЯ“  
ЕЛЕКТРОННА ПОЩА: [sirenkova@abv.bg](mailto:sirenkova@abv.bg)

КОПИЕ ДО  
ДОЦ. Д-Р АНГЕЛ КУНЧЕВ, ДМ  
ГЛАВЕН ДЪРЖАВЕН ЗДРАВЕН ИНСПЕКТОР  
На Ваш № 48-00-18/31.03.2021 г.

Относно: научни доклади, свързани с коронавирусната болест, изготвени от независима комисия от български учени, представени на българското правителство през 2020-2021 година.

УВАЖАЕМА Г-ЖО СИРЕНКОВА,

Изолитране на коронавирус SARS-CoV-2 не се прави с цел диагностика, а само с цел експеримент. В Националния център по заразни и паразитни болести се прави PCR диагностика с цел докладване на различни геноми и целогеномно секвениране на вируси от ново поколение.

С уважение,

ДИРЕКТОР НА НИЦПБ  
ПРОФ. Д-Р ТОДОР КАПТАРДЖИЕВ, ДМН





Christine Massey <cmssyc@gmail.com>

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## Fwd: Access to Info Request: records re PURIFICATION OF "SARS-COV-2"

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**MM DC** <maxdecleyn@gmail.com>  
To: christinem@fluoridefreepeel.ca, cmssyc@gmail.com

Tue, May 10, 2022 at 9:04 AM

Subject: Belgian FOIA Request for the list - Sciensano

Dear Christine,

I have been sending the FOIA request template to officials within the Belgian institutes responsible for the data on covid. Today I received a reply from Sciensano, which would allegedly be the institution responsible for providing us with "cov-id" related data.

I have previously tried to contact UZ Leuven, to which they refer I should try next since they cannot provide the data, but never received a response. I will try again, and see what response I get.

Kind regards,  
Max.

----- Forwarded message -----

From: **Dieter Van Cauteren** <Dieter.VanCauteren@sciensano.be>  
Date: Tue, May 10, 2022 at 2:41 PM  
Subject: RE: Access to Info Request: records re PURIFICATION OF "SARS-COV-2"  
To: maxdecleyn@gmail.com <maxdecleyn@gmail.com>  
Cc: legaloffice <legaloffice@sciensano.be>

Dear Mr DE CLEYN

We have received your request for information of 18 April. This request was made under the law on the publicity of the administration.

We understood you request concerns records that describe purification directly from a primary clinical sample from a patient.

We do not perform such purification within Sciensano, we can detect the viral genome in the primary sample, or isolate the virus (when we know it is positive) in cell culture.

We do not know where such purification information would be available, you may contact the National Reference Center at the UZ/KU Leuven with this question.

Sincerely

Dieter Van Cauteren

---

**From:** MM DC <maxdecleyn@gmail.com>  
**Sent:** Monday, April 18, 2022 7:19 PM  
**To:** hsr <hsr@sciensano.be>  
**Subject:** Access to Info Request: records re PURIFICATION OF "SARS-COV-2"



Subject: **Access to Info Request: records re PURIFICATION OF “SARS-COV-2”**

18 April, 2022

To:  
Sciensano  
[Rue Juliette Wytsmanstraat 14](#)  
1050 Brussels  
Phone: +32 2 642 51 11  
Fax: +32 2 642 50 01  
Submitted via email to: [hsr@sciensano.be](mailto:hsr@sciensano.be)

Dear,

This is a formal request for access to general records, made under the *Freedom of Information Act*.

### **Description of Requested Records:**

All studies and/or reports in the possession, custody or control of Sciensano describing the **purification** of the alleged “**COVID-19 virus**” (aka “SARS-COV-2”, including any alleged “variants”) directly from a sample taken from a diseased human, where the patient sample was not first combined with any other source of **genetic** material (i.e. monkey kidney cells aka Vero cells; fetal bovine serum).

### **Clarification of Request:**

Please note that I am **not** requesting studies/reports where researchers failed to **purify** the suspected “virus” and instead:

- cultured something, and/or
- performed an amplification test (i.e. PCR), and/or
- fabricated a genome from sequences (allegedly) detected in an impure substance, and/or
- produced electron microscopy images of unpurified things.

I am already aware that according to virus theory a “virus” requires host cells in order to replicate, and am **not** requesting records that describe **replication** of a ‘virus’ without host cells. Nor am I requesting records that describe a strict fulfillment of Koch’s Postulates, or records that describe a suspected “virus” floating in a vacuum, or private patient information.

I simply request records that describe **purification** (separation of the alleged virus from everything else in the patient sample, as per standard laboratory practices for the purification of other very small things).

Please note that my request includes any study/report matching the above description, **authored by anyone, anywhere**.

If any records match the above description of requested records and are currently available in the public domain, please provide enough information about each record so that I may identify and access

each one with certainty (i.e. title, author(s), date, journal, where the public may access it). Please provide URLs where possible.

**Format:**

Pdf documents sent to me via email; I do not wish for anything to be shipped to me.

**Contact Information:**

Last name: De Cleyn

First name: Max

Address: [REDACTED]

Phone: [REDACTED]

Email: [maxdecleyn@gmail.com](mailto:maxdecleyn@gmail.com)

Thanks you in advance and best wishes,