



Political discourse
has a tradition in
Switzerland.

**The current negotiations with the
WHO endanger Switzerland's right
to have a say and sovereignty.**



Non-partisan committee of the canton of
Graubünden to protect the self-determination
and sovereignty of Switzerland

souveraen-gr.ch

Need for action for Swiss politicians



Immediately request the Swiss negotiating delegation to inform you of ongoing developments in the new WHO treaties inform. Make sure this information reaches all authorities, including the media.

Mandatory constitutional referendum

Ensure that both the Pandemic Treaty (TREATY) and the amendment to the International Health Regulations (IHR) are subject to the mandatory constitutional referendum.



Recommendation Committee

In order to preserve self-determination and sovereignty, Switzerland must immediately break off the negotiations and initiate the withdrawal from the WHO.

Permanent seizure of power by the WHO



The draft WHO treaties¹ amount to a total revision of the Federal Constitution. They undermine Swiss sovereignty and self-determination. Health and climate matters fall under the sole definitional authority of the WHO – for an unlimited period and without the possibility of review. **Silence is considered consent.**

Declaration of pandemics

The sovereignty and definitional power to declare global and regional “pandemics” as well as emergency law should rest exclusively with the WHO. Without any possibility of review and correction by autonomous member states.



Authority

The authority to command extends not only to people but also to animals and the environment as potential sources of danger. The WHO claims the right to bindingly declare health emergencies as a new responsibility. For example, when the WHO classifies climate change as threatening.

¹ International Health Regulations (IHR) WHO Constitution Art. 22 and TREATY («CA+») WHO Constitution Art. 19/20: Implementation 2024–2026

Injury to human dignity



Human dignity is violated when people are made mere objects of state action.

Art. 3 Para. 1 International Health Regulations



Presentation by P. Kruse atty.
Starting at minute 21'35

EQUITY

The previously stipulated consideration for human rights is expressly dropped in the health regulations and replaced by the principle of EQUITY. (Specifically, this means, for example: the same vaccines for all countries.)

Power of censorship

The contracts give the WHO the power to unlimited information control and censorship power in the area of classic as well as alternative and social media.

Domestic legal hurdles and concerns



Gag order

If the two drafts come into force in their current version, Switzerland will be permanently bound by a gag agreement – within the meaning of Art. 20 CO (Code of Obligations) in conjunction with Art. 27 ZGB (Civil Code).



Criminal law aspects

According to articles 266 and 275 Cr.C. (Criminal Code), anyone who promotes ongoing WHO negotiations is guilty of diplomatic treason or an attack on the constitutional order.

The two treaty instruments under discussion interfere with Switzerland's national decision-making powers with massive consequences: their entry into force amounts to a total revision of the Federal Constitution, in accordance with Articles 140 and 193 BV (Federal Constitution).

Thank you for your
commitment to a
sovereign Switzerland.

**You can still trade today.
Once the treaties come into force it is too late.**



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