

第七十五届世界卫生大会 临时议程项目 23

A75/34 2022 年 5 月 5 日

与政府间组织的协定

世界卫生组织与国际发展法律组织的协定

总干事的报告

 世界卫生组织(世卫组织)秘书处和国际发展法律组织秘书处就正式确定和加强两 个组织之间的合作进行了讨论。

2. 国际发展法律组织是一个国际组织,成立于 1988年,其前身是 1983年成立的国际 发展法律学会。该组织的宗旨是促进法治,以推动和平与可持续发展。国际发展法律组 织有 37个成员方,在 90多个国家有工作经验。自 2001年以来,该组织一直享有联合 国观察员地位。

3. 国际发展法律组织与世卫组织的合作目标是促进包括健康权在内基本人权,并促进 法治,推动可持续发展。

 两个组织进行讨论并起草了一份协定草案,该草案将正式确定并进一步界定和加强 世卫组织和国际发展法律组织在卫生法、大流行防范和全民健康覆盖及其他任何相关事 项上的合作。

5. 协定草案载于本报告附件。根据《世界卫生组织组织法》第七十条的规定,向世界 卫生大会提交该草案。根据协定草案第5条,经世界卫生大会批准后,协定将在世界卫 生组织总干事和国际发展法律组织总干事签署之日生效。

卫生大会采取的行动

6. 请卫生大会考虑通过以下决议草案:

第七十五届世界卫生大会,

审议了关于世界卫生组织与国际发展法律组织的协定草案的报告1;

并考虑到《世界卫生组织组织法》第七十条,

批准国际发展法律组织与世界卫生组织的协定草案。

¹ 文件 A75/34。

附件

AGREEMENT BETWEEN THE WORLD HEALTH ORGANIZATION AND THE INTERNATIONAL DEVELOPMENT LAW ORGANIZATION

The World Health Organization (hereafter "WHO"); and

The International Development Law Organization (hereafter "IDLO");

Hereafter individually and collectively termed "the Party" and "the Parties";

Considering that the objective of WHO is the attainment by all peoples of the highest possible level of health, and to this end WHO is the directing and coordinating authority for health-related work with an international dimension;

Considering that IDLO is the only global intergovernmental organization exclusively devoted to promoting the rule of law to advance peace and sustainable development, IDLO works to enable governments and empower people to reform laws and strengthen institutions to promote peace, justice, sustainable development and economic opportunity;

Recalling that WHO and IDLO concluded a Memorandum of Understanding on 19 May 2019 recognizing the need for cooperation between each other in matters of mutual interest, sharing the view that law is central to assuring the highest attainable standards of physical and mental health, and social well-being, and to expand their commitment to a strategic partnership between IDLO and WHO;

Desiring to coordinate their efforts within their respective mandates and in accordance with the Constitution of WHO and the Agreement for the Establishment of the International Development Law Organization;

Acknowledging that the law is an important tool to promote the right to health of populations through legislations and regulations governing such matters and that many States do not have the legislative frameworks required to effectively advance and ensure public health;

Wishing to strengthen their cooperation on the basis of regular consultations;

Have agreed as follows:

Article 1

Object and areas of cooperation

1. The object of this Agreement is to facilitate and reinforce cooperation and collaboration between the Parties, where appropriate, in the area(s) of public health and law that relate to the activities of the Parties.

2. Within the scope of their respective mandates and programmes of work, the Parties agree to a general strengthening of their cooperation, specifically as regards the areas of cooperation noted in the aforementioned Memorandum of Understanding, as well as other areas where cooperation would contribute to achievement of the objectives of each organization.

Article 2

Financial aspects and joint resource mobilization

1. This Agreement defines in general terms the basis for cooperation but does not constitute a financial obligation to serve as a basis for expenditures.

2. To the extent that any activity may give rise to a legal or financial obligation, a separate agreement shall be concluded subject to the respective financial regulations and rules of IDLO and WHO, prior to such activity being undertaken.

Article 3

Reciprocal representation

1. On the basis of reciprocity, IDLO is invited to represent itself at sessions of the World Health Assembly and the Executive Board in accordance with the rules and decisions adopted by these bodies and, as appropriate, any other meetings held under the auspices of WHO in the deliberations of which IDLO could participate, without the right to vote, on agenda items of concern to it.

2. On the basis of reciprocity, WHO is invited to represent itself at sessions of the IDLO Assembly of Parties in accordance with the rules and decisions adopted by that body and, as appropriate, any other meetings held under the auspices of IDLO in the deliberations of which WHO could participate, without the right to vote, on agenda items of concern to it.

Article 4

Sharing of information

The Parties agree to exchange, by whatever means, information concerning their activities which they deem appropriate, subject to their existing policies, respect for the sovereign rights of their Member States and Governments, confidentiality obligations and the protection of commercial, contractual or other secrets.

Article 5

Privileges and immunities

No provision of this Agreement shall be interpreted or considered as a renunciation, limitation, waiver or modification of the privileges and immunities enjoyed by the Parties under international agreements and national laws applicable to them.

Article 6

Entry into force, amendment and denunciation

1. This Agreement is valid from the date of its signature by the Director-General of WHO and the Director-General of IDLO, subject to approval by the World Health Assembly.

2. This Agreement may be amended at any time by mutual written consent of the Parties.

3. Either Party may denounce this Agreement at any time by serving written notice on the other Party of its intent to do so six (6) months in advance. The denunciation of the Agreement shall not prejudice any activities being conducted under the terms of the Agreement at the time of said denunciation.

Article 7

Settlement of differences

Any difference, dispute or litigation arising from the interpretation or application of this Agreement shall be settled amicably through negotiation between the Parties. If attempted negotiation yields no result, either Party may request that the difference be submitted for arbitration in accordance with the currently applicable Arbitration Rules of the United Nations Commission on International Trade Law.

IN WITNESS WHEREOF, this Agreement is done and signed at Geneva on [.....], in two copies, in the English language.

For the International Development Law Organization

For the World Health Organization

Director-General Jan Beagle

Director-General Tedros Adhanom Ghebreyesus

= = =