



ATTORNEY GENERAL OF MISSOURI

ANDREW BAILEY

February 27, 2023

Rachel Brand

Executive V.P. of Global Governance, Chief Legal Officer, and Corporate Secretary
Walmart
702 Southwest 8th Street
Bentonville, Arkansas 72716-0215

Dear Ms. Brand:

We are grateful that your company so far has not accepted the FDA’s unlawful and risky invitation for pharmacies to use the mail to obtain and sell abortion pills. We write to advise you of why the FDA’s invitation is unlawful and risky and to urge you to continue rejecting it. We know your company intends to comply with the law, and we know that duty requires a heavy lift for a nationwide company like yours that must keep apprised not only of federal law, but also of the laws of the various states. As the principal legal and law enforcement officers of our 20 states, we offer you these thoughts on the current legal landscape.

First, you may not yet be aware that federal law expressly prohibits using the mail to send or receive any drug that will “be used or applied for producing abortion.” 18 U.S.C. § 1461. Although many people are unfamiliar with this statute because it has not been amended in a few decades, the text could not be clearer: “*every* article or thing designed, adapted, or intended for producing abortion ... shall not be conveyed in the mails.” And anyone who “knowingly takes any such thing from the mails for the purpose of circulating” is guilty of a federal crime. Obviously, a federal criminal law—especially one that is, as here, enforceable through a private right of action—deserves serious contemplation.

In December, the Biden administration’s Office of Legal Counsel encouraged the U.S. Postal Service to disregard this plain text.¹ But the text, not the Biden administration’s view, is what governs. And the Biden administration’s opinion fails to stand up even to the slightest amount of scrutiny.

¹ 46 Op. O.L.C. ___, at 1-2 (Dec. 23, 2022) (slip op.), <https://www.justice.gov/olc/opinion/file/1560596/download>.

The Biden administration’s opinion *admits* that the plain text of § 1461 prohibits using the mail to send or receive any drug that will be used for abortion. Op. at 6 (“the letter of the statute would cover all acts”). But then the Biden administration argues that the text should not be “[t]aken literally.” *Id.* Marshalling a series of increasingly strange antitextual arguments, the opinion concludes that § 1461—contrary to its plain text—should be read to prohibit distributing abortion pills through the mail *only* when the mailer or recipient specifically intends that the pill be used in violation of other laws. Op. at 1.

We reject the Biden administration’s bizarre interpretation, and we expect courts will as well. Courts do not lightly ignore the plain text of statutes. And the Supreme Court has been openly aversive to other attempts by the Biden administration to press antitextual arguments. *E.g.*, *Alabama Ass’n of Realtors v. Dep’t of Health and Human Servs.*, 141 S.Ct. 2485, 2486 (2021) (“strains credulity”); *Terry v. United States*, 141 S. Ct. 1858, 1863 (2021) (“sleight of hand”). A future U.S. Attorney General will almost certainly reject the Biden administration’s results-oriented, strained reading. And consequences for accepting the Biden administration’s reading could come far sooner. Section 1461 can be enforced not only by the U.S. Attorney General, but also through civil litigation by State Attorneys General and private parties under § 1964(c).

Second, like federal law, the laws of many states also prohibit using the mail to send or receive abortion drugs. In Missouri, for example, it is unlawful to distribute an abortion drug through the mail. Mo. Rev. Stat. § 188.021.1; *see also, e.g.*, Ind. Code § 16–34–2–1. Missouri law also prohibits unfair or deceptive trade practices—and trade practices that violate federal law necessarily are unfair and deceptive. *Id.* § 407.020.1.

These state laws reflect not only our commitment to protecting the lives and dignity of children, but also of women. Abortion pills are far riskier than surgical abortions, according to established scientific consensus: “Medication abortions were 5.96 times as likely to result in a complication as first-trimester aspiration abortions.”² Abortion pills carry the added risk that when these heightened complications invariably occur, women suffer those harms at home, away from medical help. And finally, mail-order abortion pills also invite the horror of an increase in coerced abortions. When abortion drugs are mailed or consumed outside a regulated medical facility, the risk of coercion is much higher—indeed, guaranteed—because there is no oversight. Outside the regulated medical context, a person can obtain an abortion pill quite easily and then coerce a woman into taking it.

² Upadhyay, et al., *Incidence of Emergency Department Visits and Complications After Abortion*, *Obstet. Gynecol.* 2015 Jan.; 125:175, 181, https://www.ansirh.org/sites/default/files/publications/files/upadhyay-jan15-incidence_of_emergency_department_visits.pdf (parenthetical omitted).

We emphasize that it is our responsibility as State Attorneys General to uphold the law and protect the health, safety, and well-being of women and unborn children in our states. Part of that responsibility includes ensuring that companies like yours are fully informed of the law so that harm does not come to our citizens.

We are grateful that your company has not announced an intent to use the mail to obtain or sell abortion pills. We urge you to follow the law and maintain that position. Please do not hesitate to contact our offices to ask questions or to make assurances about your compliance with federal law and the laws of our respective states.

Sincerely,



Andrew Bailey
Missouri Attorney General



Steve Marshall
Alabama Attorney General



Treg Taylor
Alaska Attorney General



Tim Griffin
Arkansas Attorney General



Ashley Moody
Florida Attorney General



Chris Carr
Georgia Attorney General



Todd Rokita
Indiana Attorney General



Brenna Bird
Iowa Attorney General



Kris Kobach
Kansas Attorney General



Daniel Cameron
Kentucky Attorney General



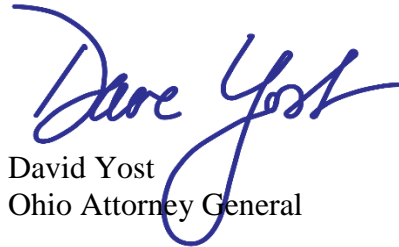
Jeffrey Landry
Louisiana Attorney General



Lynn Fitch
Mississippi Attorney General



Austin Knudsen
Montana Attorney General



David Yost
Ohio Attorney General



Gentner F. Drummond
Oklahoma Attorney General



Alan Wilson
South Carolina Attorney General



Ken Paxton
Texas Attorney General



Sean Reyes
Utah Attorney General



Patrick Morrisey
West Virginia Attorney General