

Appeal from UT. Pub Util.

Darlene Schmidt

1450 E Plata Way

Sandy UT 84093

801 571 1480

utility@
~~UT~~

Rocky Mt Power

Autumn B - contact

George Schmidt 2000 @
yahoo.com

801 571 1480

I filed an injury complaint. Autumn B., RMP employee, called to set up a meeting where an RMP test would be done that would end my complaint and terminate my rights. During this meeting, Ms. Wright affirmed my rights were ended when she told me she was telling her staff...stopped and took a big breath. I said to delete everything I send in! Her smile was very big. Is a smile a utility response? She has no motivation to resolve anything.

The utility letter I got recently saying, "complainant against a utility...dissatisfied with the utility's response... a pre-determined decision barring RMP to show how they do not obey Utah law is not a response allowed by any Utah, constitution, equal protection or other law. The letter goes on to say: ...further remedy and resolution thru mediation or a formal proceeding before a hearing officer of the commission" is available.

I want a hearing before an officer of the commission, but I do not have anything in writing that even suggests a utility response has been made. Nothing at the meeting can be twisted to be a response. The utility did not call the meeting, Autumn B, RMP employee, did. Am I expected to hallucinate Autumn B and utility are the same entity? Am I to act like a schizophrenic. and hallucinate Autumn is a utility employee? Autumn give me a response...a test at my home...for unknown reason...terminates my complaint and ends my rights. This says Autumn B. is a utility employee who gave a response prior to the meeting, pre-determined decision. Is this what I appeal?

Ms. Wright did not render any response. She rendered hate, prejudice, bias, she would tell her staff to...which I finished...delete all future filings. Ms. Wright displayed a very big smile. A smile is not a response, it is hatred. Does the PSC allow utility hate acts? The letter goes on to state The mediator assigned...shall regard all discussion....as confidential...mediator's notes...records...destroyed... mediators are protected by law. Autumn is protected by law. She called the meeting and gave a predetermined decision that RMP thinks prevail. RMP law: guilty as the RMP accuses, instead of proven. This could cause the governor to entertain a trillion-dollar law suit. Ms. Wright has put PSC between a rock and a hard place with nowhere to go.

If Autumn B is not a utility employee, no response has been made. It appears Ms. Wright discovered how to get paid for delegating utility powers to her predetermined winner and sitting/standing around doing nothing--waste of tax payer money. I tried to help Ms. Wright comprehend what was going on at the meeting but she does not have the values, experiences, culture, desire...to learn to comprehend America's rule of law, constitution, justice or other. My educational conclusion is it will take several of her generations before such comprehension COULD developed. I do not believe it ever will.

Autumn B told me we were having a meeting because of the Nat'l Toxicology report, 2016, proving beyond doubt, RF meters/devices alter DNA, cause tumors, cancer, heart disease...death. Was the meeting called to declare Congress' 25-million-dollar study false?

Please identify what a utility response is so I can defend against it. The congressional toxicology RF report has upset RMP. Ms. Wright did not make any response to it. Does her job exist to provide a pay check...waste of tax payer money? Ms. Wright is "safe" until the people begin holding Amend. 7 common law courts or Elijah comes or a trillion-dollar class action suit is filed against Utah.

If Elijah does not come quickly there will be none of Joseph's children left alive:

Rockefeller, Jew, has murdered about a billion Americans in the last 100 years, taking his medicine as prescribed. Rockefeller merely destroyed all doctors in 1920 who refused to stop treating and curing cancer with God's medicine.

Two Jewish lawyers created and established American abortions that have murdered over 61 million helpless unborn Americans by stripping them of their secured blessings of liberty. Roe's byproduct gives murderers a right to murder. This amount also includes millions of murders of born Americans.

Pesticides, Monsanto's Jewish contributions to American murders, have murdered hundreds of thousands and maimed others.

Rockefeller's shot drugs have murdered and maimed hundreds of thousands of our children and continue to do so. (One lawyer reported he won a vaccination suit by merely asking the jury what the cost was to make the plaintiff's vaccine safe and preventing his slouched over, drooling, confinement to a wheelchair, needing constant help, and on and on? Half a penny! American children are not worth a cent to Judah's children continuing to murder Joseph thru his children! Taxes pay millions to children murdered, maimed and harmed by deadly Jewish drug serial murder safe vaccinations!

It's time to stop hallucinating and deal with reality. Judah can fool all of the people some of the time but not all of the time. Remember when American soldiers went public refusing to fight Israel's wars or take orders from Jew military?

RF devices, Jew claimed invention, put into the hands of billions of Americans, are now shown to be able to eliminate all of Joseph's American children. Joseph went over the wall, not Judah.

Our water hole is poisoned with fluoride and lead. SLC's water has 123. + units of lead. Isn't that more than Flint, Michigan? Our air is constantly replenished with NASA micro heavy metals that murder all under the guise of reflecting sun light to stop global warming--unsupported by science. Our food is Jew roundup soaked before we eat it. Our meat is full of drugs that have made all drug use ineffective.

If God does not move quickly, there will be none of Joseph's children left alive. Hostile, hateful, Jews and their Joseph devils clothed with bodies demand I weep over the 6 million Jews a Jew in Hitler's regime murdered like King David when he marked the people for his satanic worship. God allowed David to choose his punishment--murder is own people for his satanic worship. I refuse to weep for Jews because I am weeping for the billions of Americans, Joseph's children, Judah's children have murdered.

Is the cause, forcing God to return the political kingdom of god back to the Jews that Jesus said was taken away and given to another Nation? Matt 21:43 Is it forcing God to retract Jesus' refusal to return the kingdom to his apostles? Acts 1:6 Without this kingdom, Jesus could never be king of the Jews. Will Jesus never 'king' Jews? He would not allow Jews to crown him. Who will King Jesus govern? America's constitution has Mosaic common law written into it in several places.

We pay 260? million to Israel each month and it's not enough? What do they do with that money? Our poor needs it. Is it used to murder Joseph's children and Christians who believe Jesus has already come? Jews are determined to rule the world in spite of God stripping them of His political kingdom. Judah put into his genes jealousy over Joseph's Egyptian glory and power. Is Judah hoping Americans will never realize God gave them the political kingdom taken from Judah? If God does not move fast there will be none of Joseph's children left alive.

I expect Elijah to come any day with Tare angels.

RMP withheld what the test would show or if it even addressed my complaint. I had students demand they get a 100 because all blanks were filled in. I wondered if RMP was doing the same. I would be told at the meeting what it showed. I am a school teacher and do not go to any meeting uninformed. No one would give me any idea of how this meeting terminated my rights. I found info from the FCC site which Ms. Wright rejected because Utah is a state, not federal. It did not terminate my rights. Is Ms. Wright admitting UT has succeeded from the Union?

I had to rely upon God for direction. He said to not worry about what to say to the magistrate. He would put into our mouths what to say. God did put into my mind my evidence which must have shocked RMP who has pulled this scam many times before. It came off too smooth and coordinated to be a first time. RMP's test was based upon one alleged unidentified FCC chart, received without any challenge from Ms. Wright. I was told the test would meet FCC standards...for what?

I showed an FCC site directive that FCC does not have bodily injury standards and uses those of IEEE who for 50 years shows RF 200 MHz from the 30-300 MHz harmonic/intrinsic antenna range identified by FCC, causes heart disease, alz, muscle fibromyalgia, ringing, headaches, falling, dizziness, burning skin with no rash (roasted alive from increasing my body's voltage) ...I would not have had open heart surgery if this meter had never been allowed to fill my body with radiation poison. It cost hundreds of thousands of unnecessary expenses. I would never have endured patient abuse because dead patients cannot tell.

Ms. Wright demanded I produce an FCC witness, unreasonable demand, which was not demanded when RMP referenced FCC. I showed my copies from of FCC with the addy at the top...missing from RMP's unidentified chart. I showed FCC warnings of bodily harm from being in the RF antenna emissions...I sat 8 inches from this meter for 4-5 hours/day, cooking, studying, crafting, phone shopping, sewing...instead of the 8' for a few minutes FCC says is safe. I had never received any info on this use of military RF microwave weapon technology used in cell phones and RF meters. One RMP looked in my window to verify my chair against the inside wall that was less than 8" away. Others kicked the ground to not laugh. I referenced my police report that RMP had broken, altered, and stolen my Identity to break my Ut P & Lt analog contract without my permission or knowledge--total violation of 54-3-1--was not received in Autumn's restored Salem Mass. Witch trial meeting. Why use the word "witness" if I was not in a witch trial court? I know how American mediation works. Is Autumn a judge?

If the "meeting" was a "neutral" mediation, why didn't Wright quote 54-3-1 and ask RMP to show they are in compliance? RMP has the burden of proof. Why wasn't I sent RMP files like they were mine? Why was RMP allowed to rewrite my complaint giving them something to defend against? Why were I and RMP not equal in the eyes of the law? Why was I forced into RMP slavery to exist for plunder and serial murder? Where is my RMP murder title of nobility? Equal protection allows me to murder RMP employees like they have me. Why was I fighting Wright rage and not RMP? Why was the meter scam allowed to strip me of citizenship and my constitutional & bill of rights & secured blessings of liberty? Why weren't RMP representatives asked how they communicate with an invisible, intangible, idol/political idea, artificial nonexistent RMP Corp ghost, non-existent person? Why was I caused to fear for my safety from Ms. Wright's hatred? Why was RMP allowed to amend Utah law to be opposite meanings of what it says? See Utah lighthouse messenger #80 Why didn't Wright take the time to read my complaint before meeting? Why didn't Wright understand the resolution process and come

prepared to conduct one? Why was she friendly to RMP and hateful, hostile, raging to me? RMP was not afraid! Elijah will render justice against the tares involved. RMP and their conspirators ought to be afraid.

I died 12/19/2010, IHC Heart Inst. Wright demanded a doctor witness and said my complaint was not about injury. Raging, she ripped open a folder, yanked out a paper and began angrily reading. She stopped after saying "injury," stared at the paper in disbelief...she had not even read my complaint! She could not comprehend and had no idea what was being discussed. Her RMP scripted comments blocked any solution. RMP knew she favored them. I turned on her last scripted comment and told how she did not know what was being talked about. She could not follow our conversation. She remained silent thereafter. Her predetermined decision RMP was the only one valued shocked me. I have never witnessed such hatred from gov. How can I value gov when gov does not give a damn whether I live or die or if the rule of law prevails or I have secured blessings of liberty? RMP knows that if I can preserve my life, safety, health.... that over 2 million Utahans' lives will be preserved! They know this could spread to the union and world because God sends the law goes forth from Zion. RMP could be prosecuted for serial murder like Flint Michigan gov employees.

All law was tossed or replaced with RMP script. I asked Autumn if I could buy an analog meter, hire an electrician to place it on my privately owned box after RMP removed their serial murdering RF meter weapon put on my privately owned box without a contract to do so. Her response:

Good afternoon Darlene, Rocky Mountain Power does not allow installation of any non-company meters--monopoly.

Did you notice the word "allow"? "Allow" terminates discussion, ends future action, and cannot be challenged! The law does not authorize RMP to determine the type of meter that replaces the one removed! Sec. 54-3-1's "safety, health, comfort and convenience of its patrons" does! Where did RMP get their imagined authority?

My mistake was believing Ms. Wright knew the law and how to conduct a meeting. When Autumn was the 'only state representative that contacted me,' I should have realized Ms. Wright has given them her authority. RMP knew their RF meter is 'prohibited and declared unlawful.' They also knew Ms. Wright's values, comprehension ability, beliefs, experiences and background. RMP knew their RF meter is unsafe, unhealthy, uncomfortable and a death action against all Utah patrons. They knew their RF meter charges for unused electricity and relied upon using the exceptions to vacate most of 54-3-1. They knew their service to me was spiked electricity that damaged every appliance in my home. Mr Gonzales, 2005, came to my home to investigate the spike that got my computer, sewing machine and surger protector. He pushed on my meter until it slipped. He stood up, smiled, told me I need to instantly get a contractor to come and fix my meter before the surges damaged everything I own. They got away with forcing me to pay for their damages and expect to continue. Not this time.

They also knew unjust plunder costs could become forced repayment. RMP knew Ms. Wright would never catch on and hoped their extortion, bullying, threats...would deter my unknown appeal. I discovered I could appeal by calling site numbers of PSC staff. Ms. Wright withheld this info until I asked for it from Cindy. RMP chose to risk all, but then RMP has set aside 20 million, never denied, for court losses. This dinky amount will never pay for the damages--health ins. has written plans to not cover any RF health care. It will take trillions to care for every Utahan...no one can escape.

54-3-1: Charges must be just; service adequate; rules reasonable. All **charges** made, demanded or received by any **public utility**, or by any two or more public utilities, for any product or commodity furnished or to be furnished, or for any service rendered or to be rendered, shall be **just and reasonable**. Every **unjust or unreasonable charge** made, demanded or received for such product or commodity or **service is hereby prohibited and declared unlawful**. Every public utility shall furnish, provide and maintain such service, instrumentalities, equipment and facilities as will **promote the safety, health, comfort and convenience of its patrons, employees and the public, and as will be in all respects adequate, efficient, just and reasonable**. All rules and regulations made by a public utility affecting or pertaining to its charges or service to the public shall be just and reasonable. The scope of definition "just and reasonable" may include, but shall not be limited to, the cost of providing service to each category of customer, economic impact of charges on each category of customer, and **on the well-being of the state of Utah**; methods of reducing wide periodic variations in demand of such products, commodities or services, and means of encouraging conservation of resources and energy.

Charging for unused electricity is not just or reasonable. Living without electricity to my whole house for about 9 months is not reasonable. Threats of financial ruin if RMP finds the fault is not theirs is not providing adequate service. Surging 9-month electricity frying all appliances and shortening the life of others is unreasonable, inadequate service. Attempting to refuse to replace these appliances with working appliances is a scam to force patrons to become RMP and liable for RMP's damages. Do I live in a schizophrenic criminal society?

Ms Wright ought to have known the law backed me instead of RMP's unjust and unreasonable RF meter causing serial murders. Who hired Wright? Is there a murderous cult using public utilities com for their benefit like the LDS Church says a cult is using them? See Messenger #80, Utahlighthouse.org.

Why didn't Ms. Wright confront them? She had to know RMP cannot alter 54-3-1 mandates. All must submit. It is a given that Ms. Wright understands. Therefore, she willfully and deliberately violated the law. No wonder so many Utahans tell me that once we lose our rights we must shed blood to get them back. This sounds like a Benson idea.

After reviewing my FCC evidence, my oscilloscope images of the RF extreme meter readings, and testifying to the bodily injuries I have endured, I watched RMP test my meter and claim it showed my meter was safe...safe for what? I, an eyewitness, whose daily heart attacks ceased after wrapping my RF meter, knows the dangers of this RF meter. My heart cannot ever recover until RMP is stopped filling my body with radiation poisoning. Was a meter reading to distract Ms. Wright and prove they know more than I, FCC, IEEE, and the National Toxicology Program? Congress now backs me, not RMP. See congress' Nat'l Toxicology Report, 2016. Since FCC does not have a health care standard and has adopted IEEE health studies, the chart does not represent an FCC health care standard. What did it represent? My complaint was an injury complaint. The reading cannot transfer RMP's 9 month interrupted surging service to me. I am not RMP no matter how grandiose their delusion.

RMP's thin man kept examining my evidence and asking questions. He asked what the frequency pulsating spikes in the extreme danger zone meant...death. Is he sane? He looked and saw I sat less than "8" from RMP's RF antenna. He asked the meter man to test antenna freq....meter could not do it. The meter man deliberately brought an irrelevant meter. RMP knows they have no defenses and used bullying, intimidation, extortion, usurped powers...to shield themselves from prosecution and paying punitive damages for irreparable damages. RMP just wants me blocked from revealing their control over

Utah's gov. Not one RMP objected to the demand for the 20 million dollars RMP has set aside for damages. Ms. Wright did not either. She read it out loud to give RMP a chance but RMP waived this right. RMP knows I was too close to the meter causing irreparable damage. RMP risked death would shield them from prosecution for my serial murder as it has done over a million times in the last 11-12 years to other murders. The 20 million is set aside proving RMP knows damages will be granted. I warned them a class action suit could cost trillions but they are convinced lies, deceit, delusions, distractions...will save them.

Who would hire Wright and give her power over the quality of American life living in Utah with her hatred for UT's rule of law and Americans living in Utah? One who has the same hatred and thirst for American blood.

I feared for my wellbeing from these people on my own property. I was alone with a serial murdering RF gang whose actions bragged how they are above the law. I agreed to pay for the removal of the RF meter and replacing it with an analog meter. RMP agreed using words that confused me. I know I have RF caused Alz and kept asking questions as I walked all out to their cars. The thin man answered and told me my RF meter would be replaced with another RF meter. No solution will ever occur--only death. RMP will never comply with 54-3-1 safety...mandates. Why should they? They have Utah gov power to rule and govern themselves! I am convinced God would not tell me all these things to say to the magistrate if this were true. I have left a paper trail Elijah can use to restore the hanging constitution without a shot being fired when he comes to restore all things spoken of by the prophets. I am convinced George Washington was given words from God. I have read his Valley Forge Vision, most of which has been fulfilled.

I cannot get well until RFs cease penetrating my home and filling my body with radiation poisoning. My south neighbor's meter shoots into my bedroom explaining my radiation during the night came from 2 RF meters instead of one. It's like 2 subs communicating with RF waves, ELF waves penetrate cement, metal, space... I have no escape which will force God to intervene and cut the time short.

I know RMP believes they have a serial murder/plunder title of nobility to murder, charge for unused electricity, and go unprosecuted. Wright also affirms the existence of this murder/plunder title of nobility with her predetermined decision she would support RMP's bias, prejudice and hatred for me. She would force me to exist for the sick mental health needs of RMP. Autumn would not have called the meeting to cease my filings of new info nor use extortion and threats to cause me to fold and agree to be serially murdered. Autumn would not have chosen to terminate my appeal with imagined authority her meter reading defeated my evidence when it did not. Satan does not require of his servants to know the beginning from the end any more than God does. Stan requires obedience like God. It appears witch trial law came from RMP to Ut's gov with Ms. Wrights approval--likely the same law contained in Wright's genes. God detests gene ideas. See Joshua's court on Achen's violation of the Jericho loot law.

No one told me I could appeal the "meeting." I am still in shock I was stripped of my constitutional rights and forced into RMP slavery who has power over whether I live and how I spend my money.

When the thin man told me RMP, not the law, would not allow my RF meter to be replaced with an analog, I knew someone in PSC thirsts for human life. The meter man said analog was not available, yet within 2 minutes I found a reputable one on a reputable site for \$35. Not all Utah electric patrons have RF meters proving RMP discriminates and truly has a thirst for human life. The ease at which RMP put

her neck on the chopping block says she has gotten away with murder for a long time. This thirst/hatred was there before I ever contact RMP or Ms. Wright. I did not cause it. RMP does use analog meters when some patrons still have them. I asked Wright who supervises RMP...they submit...its read...its signed--NO ONE? RMP said analog is not available when it is. The outrageous \$230 (started out as \$135 and is now \$230) does not cover the \$35 for a new analog meter? California courts are waiving removal fees and monthly reading costs. Serial murder isn't cause eliminating meter reading employees. RMP has a lot to lose...the RF meter must have a program that charges double, which the analog meter would expose. RMP will not do a study of replacing her RF meter with an analog and comparing usage nor will they connect their RF meter to an analog meter for further comparison. If RMP's RF meter fed into an analog meter, would the readings be the same? Would RF microwaves be altered into analogy waves? The law does not mandate patrons submit to RF radiation poisoning murder. I died 12-19-2010. If my pace maker restarted my heart, I have died several times. God does not want me dead!

I explored RMP authority and asked Wright who supervised RMP...they submit...its read...its signed. Who compares their demands to our economy? They submit...its read...its signed. Who compares their demands to surrounding states...CA charges \$75 to remove and free when ordered...RMP submits...its read...its signed. Every questions was answered the same showing RMP controls, dictates and runs UT utilities. Who in Utah's gov is a covert murderer? Its a given all involved know RMP is a serial murderer and swindler. UT knows Trump has rejected climate control, global warming... Trump is slowly undermining corrupt gov so one yank, will tumble it. God is putting into Trump's mind what to do.

I cannot find any law limiting my meter to that which RMP will allow. The law only mandates payment for electricity used at a fair price. I have never refused to pay a fair price for electricity. I did not use much electricity even though it is double what the analog meter registered. I don't use my washer or dryer and turn off all lights to limit radiation poisoning. RMP has the burden of proving they are in compliance with 54-3-1, not I. The law does not allow financial ruin or extortion or intimidation or other to refuse to investigate their service until everything I did failed to restore adequate service.

Autumn does not claim the law does not allow or the PSC does not allow or Utah law makers do not allow...installation of any non-company meters. She only mandates what RMP will allow. How can the analog be a non-company meter when there are patrons still using them?

Not one of my evidences or claims were objected to by RMP at the meeting or afterwards. Ms. Wright read my complaint's solution: RMP's RF meter be removed, an analog put back on and I receive 20million (set aside by RMP for irreparable damages) and NO ONE OBJECTED!! OR COMPLAINED MONEY DID NOT EXIST!!! OR DISAGREED WITH THE AMOUNT IN ANY WAY!! It was obvious RMP was glad I was the one harmed instead of themselves. The time has passed for objections. They waived their rights. RMP have staff lawyers to advise them. This has gone on too long.

The law does not grant RMP power, jurisdiction, authority...to violate my constitutional rights, label me as a born 'womb dweller', and usurp Roe v Wade murderous powers to strip me of citizenship, constitutional A.1, 7, 9, 13, & 14 rights, force me into RMP slavery, to satisfy RMP's insane thirst for my life. Am I living in a schizophrenic society that fades in and out of reality so fast, no one knows what is real and what is not?

Are con artists running UT Corp in violation of Downes v. Bidwell striking Pres. Grant's exe order?

Children in my classroom told me their home values, culture, beliefs, practices...with their responses...just as Wright, does PSC. Does PSC listen to her communications, hatreds of Americans in Utah, enforcing sharia gang law, trampling our constitution and blessings of liberty, A. 1, 7, 9, 13, 14? Did Wright protect herself by withholding appeal info?

I am a sped teacher and I could never teach Wright to comprehend the rule of law, equal protection of the law, our constitutional rights, Ut law.... I taught 10 Mexican children from Jackson Elementary and failed to change, alter, or other their values, actions, beliefs and other needed to integrate into Utah's society. They spoke Spanish which I do not know to get away with saying terrible things about me, that caused a 14 yr old to jump out of his seat, with white knuckles and hovered over them saying if they said another terrible thing about Mrs. Schmidt, I will beat the shit out of you. This boy was on his way to reform school. I was his last hope. I got him to get out of bed, catch a bus and learn to read. He was white, black, Mexican...he did not know who he was. I endured a lot of student abuse but did so to make changes. Ms. Right's experiences, attitudes, home values, culture values and beliefs, genetics, beliefs...and her hatred for American frightens me it is being shielded by government power.

Solution:

1. removal of my RF meter and surrounding neighbor meters that are increasing RF radiation poisoning entering my body
2. replacement with a true and real analog meter that does not put RF waves in my environment, my house wires or other. RF meter exist that look like analog meters.
3. comparisons made between the RF and analogy meter readings to affirm the RF meter is programmed to charge for unused electricity. My electric bill doubled. Everyone I talked to says the same except those who still have the analog meter. A camera can take pictures of the clocks for time usages to affirm the RF meter's internal program charges for unused electricity.
4. replacement of my dryer, washer, range, 2-3 yr new fried dishwasher, and shortened life of my 2 frig.s, and 2 freezers from 9 months of surging electricity from buried raw wire that had been cut.... I have washed clothing by hand for months...when I have the strength. I have endured irreparable bodily injury, financial, emotional and physical hardship because of RMP's willful and deliberate use of RF technology to murder and plunder me.
5. punitive damages: the amount set aside by RMP of 20 million for irreparable harm. Its better to resolve this matter than for a trillion-dollar class action that will break Utah and RMP. It is better to remove all RF meters on the grounds they are serial murder weapons RMP has said are safe when they have known for over 50 years they are not.
6. Utah's will be taught thru RMP ads the dangers of RF waves and their accompanying 30-300 (esp. 200) MHz RF frequencies resulting in death and health damage from cell phone technology. The IEEE studies published by PubMed will be used in RMP's ads along with congress' National toxicology program evidence of DNA...damages. The public will be taught their rights given by code 54. All of which proves PSC is not a murderous cult RMP gang murdering Utahans.
7. The public utilities com is a waste of tax money. It promotes rebellion and hatred for gov. About 30 years ago men told me with clenched teeth, white knuckles and a soft voice that once we lose our

freedoms, we must shed blood to get them back. Wright cannot be fired. She will walk off with 20 million from Utah if she is. The only means I know of ceasing her hatred for Utahans, UT's rule of law, opposite meanings of code 54-3-1, witch trial justice...is to reform the Utility commission like Midvale's mayor did to an employee who refused to do his job. Midvale's mayor did the work of his city manager for one year, then told the council they did not need a city manager. His wisdom saved Midvale millions. I thought this neighbor worked from home or was a retired genius instead of a swindler.

Reforming the public utility commission can save Ut millions for making sure all complainants know their rights and citizens are not caused to despise gov.

8. Whatever else is necessary to exercise 54-3-1, 54-3-3, 54-3-7..., the US Constitution, the Bill of Rights, secured blessings of liberty, equal protection of the law, A. 13&14, and the article 3.2 law court and equity court mandated justice.

human exposure to rf

<https://www.fcc.gov/consumers/guides/human-exposure-rf-fields-mobile-vehicle-mounted-antennas>

Human Exposure to Radio Frequency Fields: Guidelines For Cellular and PCS Sites

Primary antennas for transmitting wireless telephone service, including cellular and Personal Communications Service (PCS), are usually located outdoors on towers, water tanks and other elevated structures like rooftops and sides of buildings. The combination of antenna towers and associated electronic equipment is referred to as a "cellular or PCS cell site" or "base station." Cellular or PCS cell site towers are typically 50-200 feet high. Antennas are usually arranged in groups of three, with one antenna in each group used to transmit signals to mobile units, and the other two antennas used to receive signals from mobile units.

At a cell site, the total radio frequency (RF) power that can be transmitted from each transmitting antenna depends on the number of radio channels (transmitters) that have been authorized by the Federal Communications Commission (FCC) and the power of each transmitter. Although the FCC permits an effective radiated power (ERP) of up to 500 watts per channel (depending on the tower height), the majority of cellular or PCS cell sites in urban and suburban areas operate at an ERP of 100 watts per channel or less.

An ERP of 100 watts corresponds to an actual radiated power of 5-10 watts, depending on the type of antenna used. In urban areas, cell sites commonly emit an ERP of 10 watts per channel or less. For PCS cell sites, even lower ERPs are typical. As with all forms of electromagnetic energy, the power density from a cellular or PCS transmitter rapidly decreases as distance from the antenna increases.

Consequently, normal ground-level exposure is much less than the exposure that might be encountered if one were very close to the antenna and in its main transmitted beam. Measurements made near typical cellular and PCS cell sites have shown that ground-level power densities are well below the exposure limits recommended by RF/microwave safety standards used by the FCC.

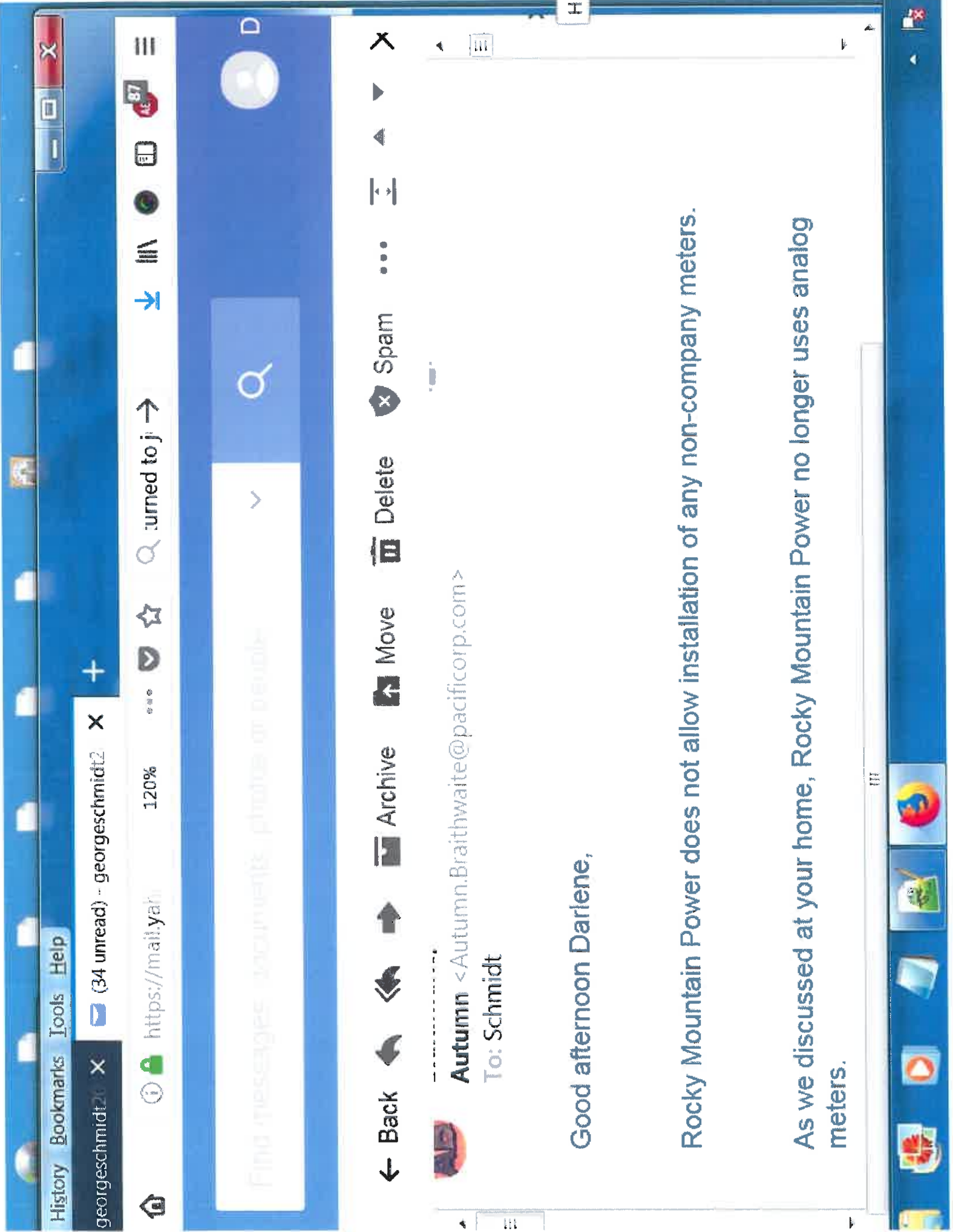
Guidelines

In 1996, the FCC adopted updated guidelines for evaluating human exposure to RF fields from fixed transmitting antennas such as those used for cellular and PCS cell sites. The FCC's guidelines are identical to those recommended by the National Council on Radiation Protection and Measurements (NCRP), a non-profit corporation chartered by Congress to develop information and recommendations concerning radiation protection. The FCC's guidelines also resemble the 1992 guidelines recommended by the Institute of Electrical and Electronics Engineers (IEEE), a non-profit technical and professional engineering society, and endorsed by the American National Standards Institute (ANSI), a nonprofit, privately-funded membership organization that coordinates development of voluntary national standards in the United States.

In the case of cellular and PCS cell site transmitters, the FCC's RF exposure guidelines recommend a maximum permissible exposure level to the general public of approximately 580 microwatts per square centimeter. This limit is many times greater than RF levels typically found near the base of cellular or PCS cell site towers or in the vicinity of other, lower-powered cell site transmitters. Calculations corresponding to a "worst-case" situation (all transmitters operating simultaneously and continuously at the maximum licensed power) show that, in order to be exposed to RF levels near the FCC's guidelines, an individual would essentially have to remain in the main transmitting beam and within a few feet of the antenna for several minutes or longer. Thus, the possibility that a member of the general public could be exposed to RF levels in excess of the FCC guidelines is extremely remote.

when cellular and PCS antennas are mounted on rooftops, RF emissions could exceed

human exposure to rf
higher than desirable guideline levels on the rooftop itself, even though rooftop antennas usually operate at lower power levels than free-standing power antennas. Such levels might become an issue for maintenance or other personnel working on the rooftop. Exposures exceeding the guidelines levels, however, are only likely to be encountered very close to, and directly in front of, the antennas. In such cases, precautions such as time limits can avoid exposure in excess of the guidelines. Individuals living or working within the building are not at risk.



History Bookmarks Tools Help

georgeschmidt20 X (34 unread) - georgeschmidt2 X +

https://mail.yahoo 120% :urned to j →

Find messages, documents, photos or people

- ← Back
- ↶
- ↷
- Home
- Stop
- Refresh
- Archive
- Move
- Delete
- Spam

Autumn <Autumn.Braithwaite@pacificorp.com>
 To: Schmidt

Good afternoon Darlene,

Rocky Mountain Power does not allow installation of any non-company meters.

As we discussed at your home, Rocky Mountain Power no longer uses analog meters.

ieee studies of 250 hi freq
IEEE has known for 50 years the 250 hi freq has human physical harm. The constitution does not grant power to gov to murder Americans.

<https://www.ncbi.nlm.nih.gov/pubmed/16830949>

IEEE Trans Biomed Eng. 2006 Jul;53(7):1433-6.
Simulation analysis of conduction block in myelinated axons induced by high-frequency biphasic rectangular pulses.
Zhang X1, Roppolo JR, de Groat WC, Tai C.

<https://www.ncbi.nlm.nih.gov/pubmed/17281172>

Conf Proc IEEE Eng Med Biol Soc. 2005;4:4247-50.
Simulation analysis of nerve block by high frequency biphasic electrical current based on frankenhaeuser-huxley model.
Zhang X1, Roppolo J, de Groat W, Tai C.

https://www.ncbi.nlm.nih.gov/pubmed/?term=Zhang%20X%5BAuthor%5D&cauthor=true&cauthor_uid=17153201

20 studies

<https://www.youtube.com/watch?v=4NTSejgsjTc>

This video using test equipment affirms the harmonic or attenuating or carried high 250 range frequencies give off radiation poisoning causing physical harm to those around:

bed = 25-30 ft away from meter
daily heart attacks--thot I was old, heart failing
itching burning skin--not scabies or low iron but radiation poisoning... allergies
headaches
dizziness = falling
fast heart rate
fatigue
auto immune disease--can't fight infections that likely caused my thyroid disease and bacteria eating my heart resulting in open heart surgery 2011.
The nerves in my heart showed my electrical heart nerves were causing heart attacks. I had an ablation that damaged a perfectly good heart circuit once it spent time away from my digital meter resulting in heart attack after heart attack after the surgery. Dr Garr, ihc, tried to get me to redo the ablation bit I would not go thru the many many attacks it caused.

Left breast tumor day before thanksgiving 23016 wrapped meter with alum screen, cuts back some power of rays, and stopped my bad heart attacks. When I realized 250 freq from the meter rays were cause if heart attacks, I filed a complaint with ut pub utilities com who dismissed my case. There are no known cases proving the different frequencies associated with cell phone tech causes harm.

I do not get heart attacks as bad as before. I still get dizzy, burning skin, and muscle pain like fibralgia.

I went to the state said the county regulates tanning beds and would these high frequencies with cell phone technology. The county industrial health refused to get involved because there are no know studies showing the harmonic freq or 250 attenuating freq tp 900 microwave emitted by rocky mtn power corp is known to cause physicak harm. He like thru his teeth to get a high from knowing the meter reduces the population from the many damages done from radiation poisoning.

ieee studies of 250 hi freq

I am told this same argument by RMP and the utilities comm. Either RMP is good at lying or a murderous gang has infiltrated state and SL Co county. Merrill Cook must be told of the many studies pub med has published for doctors to read:

https://www.ncbi.nlm.nih.gov/pubmed?linkname=pubmed_pubmed&from_uid=16041996

7 pages of studies

[https://www.ncbi.nlm.nih.gov/pubmed?cmd=link&linkname=pubmed_pubmed&uid=25475345&log\\$=relatedarticles&logdbfrom=pmc](https://www.ncbi.nlm.nih.gov/pubmed?cmd=link&linkname=pubmed_pubmed&uid=25475345&log$=relatedarticles&logdbfrom=pmc)
6 pages

<https://www.ncbi.nlm.nih.gov/pubmed/19109445>

[tps://www.ncbi.nlm.nih.gov/pubmed/19109445](https://www.ncbi.nlm.nih.gov/pubmed/19109445)

<https://www.ncbi.nlm.nih.gov/pmc/articles/PMC3101373/>

<https://www.ncbi.nlm.nih.gov/pmc/articles/PMC2821719/>

<https://www.ncbi.nlm.nih.gov/pmc/articles/PMC4491630/>

<https://www.ncbi.nlm.nih.gov/pubmed/18057506>

<https://www.ncbi.nlm.nih.gov/pubmed/19224727>

<https://www.ncbi.nlm.nih.gov/pubmed/19389692>

<https://www.ncbi.nlm.nih.gov/pubmed/17153201>

Wireless Devices and Health Concerns

Español

Current Exposure Limits

While there is no federally developed national standard for safe levels of exposure to radiofrequency (RF) energy, many federal agencies have addressed this important issue. In addition to the Federal Communications Commission, federal health and safety agencies such as the Environmental Protection Agency (EPA), the Food and Drug Administration (FDA), the National Institute for Occupational Safety and Health (NIOSH) and the Occupational Safety and Health Administration (OSHA) have been actively involved in monitoring and investigating issues related to RF exposure. For example, the FDA has issued guidelines for safe RF emission levels from microwave ovens, and it continues to monitor exposure issues related to the use of certain RF devices such as cellular telephones. NIOSH conducts investigations and health hazard assessments related to occupational RF exposure.

Federal, state and local government agencies and other organizations have generally relied on RF exposure standards developed by expert non-government organizations such as the Institute of Electrical and Electronics Engineers (IEEE) and the National Council on Radiation Protection and Measurements (NCRP). Since 1996, the FCC has required that all wireless communications devices sold in the United States meet its minimum guidelines for safe human exposure to radiofrequency (RF) energy. The FCC's guidelines and rules regarding RF exposure are based upon standards developed by IEEE and NCRP and input from other federal agencies, such as those listed above. These guidelines specify exposure limits for hand-held wireless devices in terms of the Specific Absorption Rate (SAR). The SAR is a measure of the rate that RF energy is absorbed by the body. For exposure to RF energy from wireless devices, the allowable FCC SAR limit is 1.6 watts per kilogram (W/kg), as averaged over one gram of tissue.

All wireless devices sold in the US go through a formal FCC approval process to ensure that they do not exceed the maximum allowable SAR level when operating at the device's highest possible power level. If the FCC learns that a device does not conform with the test report upon which FCC approval is based – in essence, if the device in stores is not the device the FCC approved – the FCC can withdraw its approval and pursue enforcement action against the appropriate party.

Recent Developments

Several US government agencies and international organizations work cooperatively to monitor research on the health effects of RF exposure. According to the FDA and the World Health Organization (WHO), among other organizations, to date, the weight of scientific evidence has not effectively linked exposure to radio frequency energy from mobile devices with any known health problems.

The FDA maintains a website on RF issues. The World Health Organization (WHO), which has established an International Electromagnetic Fields Project (IEFP) to provide information on health risks, establish research needs and support efforts to harmonize RF exposure standards, provides additional information on RF exposure and mobile phone use. View more information on the IEFP.

Some health and safety interest groups have interpreted certain reports to suggest that wireless device use may be linked to cancer and other illnesses, posing potentially greater risks for children than adults. While these assertions have gained increased public attention, currently no scientific evidence establishes a causal link between wireless device use and cancer or other illnesses. Those evaluating the potential risks of using wireless devices agree that more and longer-term studies should explore whether there is a better basis for RF safety standards than is currently used. The FCC closely monitors all of these study

wireless devices exposure concerns
results. However, at this time, there is no basis on which to establish a different safety threshold than our current requirements.

You can find additional useful information and links to some of the other responsible organizations on the FCC's website.
What You Can Do

Even though no scientific evidence currently establishes a definite link between wireless device use and cancer or other illnesses, and even though all cell phones must meet established federal standards for exposure to RF energy, some consumers are skeptical of the science and/or the analysis that underlies the FCC's RF exposure guidelines. Accordingly, some parties recommend taking measures to further reduce exposure to RF energy. The FCC does not endorse the need for these practices, but provides information on some simple steps that you can take to reduce your exposure to RF energy from cell phones. For example, wireless devices only emit RF energy when you are using them and, the closer the device is to you, the more energy you will absorb.

Some measures to reduce your RF exposure include:

- Use a speakerphone, earpiece or headset to reduce proximity to the head (and thus exposure). While wired earpieces may conduct some energy to the head and wireless earpieces also emit a small amount of RF energy, both wired and wireless earpieces remove the greatest source of RF energy (the cell phone) from proximity to the head and thus can greatly reduce total exposure to the head.
- Increase the distance between wireless devices and your body.
- Consider texting rather than talking - but don't text while you are driving.

Some parties recommend that you consider the reported SAR value of wireless devices. However, comparing the SAR of different devices may be misleading. First, the actual SAR varies considerably depending upon the conditions of use. The SAR value used for FCC approval does not account for the multitude of measurements taken during the testing. Moreover, cell phones constantly vary their power to operate at the minimum power necessary for communications; operation at maximum power occurs infrequently. Second, the reported highest SAR values of wireless devices do not necessarily indicate that a user is exposed to more or less RF energy from one cell phone than from another during normal use (see our guide on SAR and cell phones). Third, the variation in SAR from one mobile device to the next is relatively small compared to the reduction that can be achieved by the measures described above. Consumers should remember that all wireless devices are certified to meet the FCC maximum SAR standards, which incorporate a considerable safety margin. (Information about the maximum SAR value for each phone is publicly available on the FCC website.)
Other Risks

Some studies have shown that wireless devices might interfere with implanted cardiac pacemakers if used within eight inches of the pacemaker. Pacemaker users may want to avoid placing or using a wireless device this close to their pacemaker.

Nat'l Tox 2016 report from congress

<https://ehtrust.org/national-toxicology-program-finds-cell-phone-radiation-induces-dna-damage/>

National Toxicology Program Finds Cell Phone Radiation Induces DNA Damage

The study also found carcinogenic effects after long term exposure to cell phone radiation. In 2016 National Toxicology Program scientist released these findings:

Increased incidences of glioma (a rare, aggressive and highly malignant brain cancer) as well as schwannoma (a rare tumor of the nerve sheath) of the heart were found in both sexes of rats, but reached statistical significance only in males.

Increased incidences of rare, proliferative changes in glial cells of the brain and in Schwann cells (nerve sheath) in the heart of both sexes of rats, while not a single unexposed control animal developed these precancerous changes.

Results from this study clearly show that biological impacts occur at non-thermal exposures like those that take place from cell phones today.

Read more about the National Toxicology Program Study here

Evaluation of the Genotoxicity of Cell Phone Radiofrequency Radiation in Male and Female Rats and Mice Following Subchronic Exposure.

Smith-Roe SL1, Wyde ME1, Stout MD1, Winters JW2, Hobbs CA2, Shepard KG2, Green AS2, Kissling GA1, Tice RR1, Bucher JR1, Witt KL1

1NIEHS/NIH, Research Triangle Park, NC, United States

2Integrated Laboratory Systems, Inc., Research Triangle Park, NC, United States.

The National Toxicology Program tested the two common radiofrequency radiation (RFR) modulations emitted by cellular telephones in a 2-year rodent cancer bioassay that included additional animal cohorts for interim assessments of genotoxicity endpoints. Male and female Sprague Dawley rats and B6C3F1/N mice were exposed from gestation day 5 or postnatal day 35, respectively, to code division multiple access (CDMA) or global system for mobile (GSM) modulations semi-continuously at 18 h/day in 10 min intervals in reverberation chambers at specific absorption rates (SAR) of 1.5, 3, or 6 W/kg (rats) or 2.5, 5, or 10 W/kg (mice). Rats and mice were exposed at 900 MHz or 1900 MHz, respectively. The interim cohorts, 5 animals per treatment group, were examined after 19 (rats) or 13 (mice) weeks of exposure for evidence of RFR-induced genotoxicity. DNA damage was assessed in three brain regions (frontal cortex, hippocampus, and cerebellum), and in liver cells and blood leukocytes using the comet assay. Chromosomal damage was assessed in peripheral blood erythrocytes using the micronucleus assay. DNA damage was significantly increased in the frontal cortex of male mice (both modulations), peripheral leukocytes of female mice (CDMA only), and hippocampus of male rats (CDMA only). DNA damage was nominally elevated in several other tissues of RFR-exposed rats, although statistical significance was not achieved. No significant increase in micronucleated red blood cells were observed in rats or mice. These results suggest that exposure to RFR has the potential to induce measurable DNA damage under certain exposure conditions.

Table 1--Maximum Permissible Exposure (MPE) Limits

Controlled Exposure (6-Minute Average) <i>not 4 hrs / day</i>				Uncontrolled Exposure (30-Minute Average)		
Frequency Range (MHz)	Electric Field Strength (V/m)	Magnetic Field Strength (A/m)	Power Density (mW/cm²)	Electric Field Strength (V/m)	Magnetic Field Strength (A/m)	Power Density (mW/cm²)
0.3-3.0	614	1.63	(100)*			
3.0-30	1842/f	4.89/f	(900/f ²)*			
0.3-1.34				614	1.63	(100)*
1.34-30				824/f	2.19/f	(180/f ²)*
30-300	61.4	0.163	1.0	27.5	0.073	0.2
300-1500	-	-	f/300 300	-	-	f/1500 .601
1,500-100,000	-	-	5	-	-	1.0

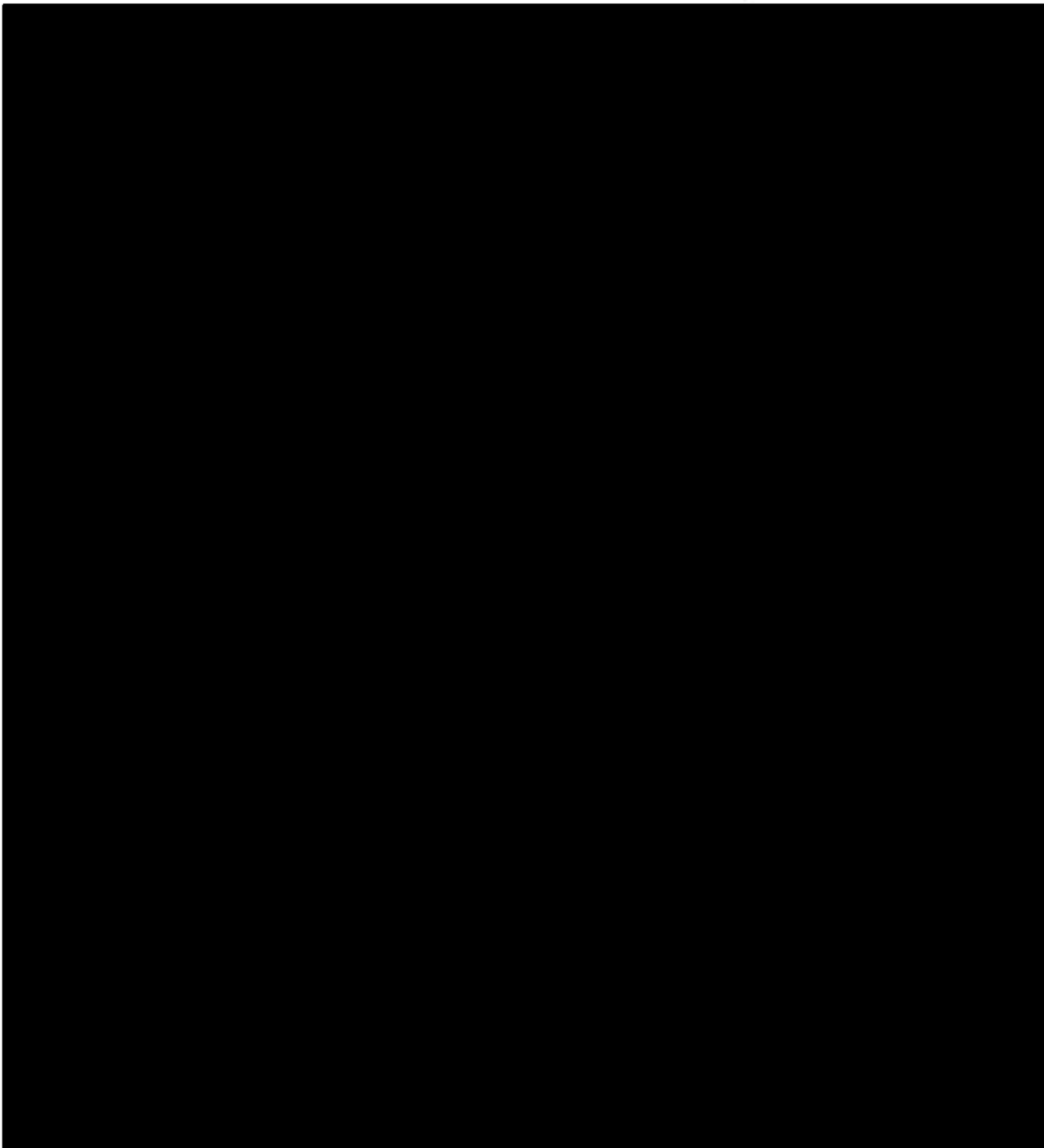
f = frequency, in MHz.

* = Plane-wave equivalent power. (This means the equivalent far-field strength that would have the E- or H-field component calculated or measured. It does not apply well in the near field of an antenna.)

- = Not specified.

History and Physical Report (12/19/2010 00:00)

(Status: Preliminary)



Consultation Report (12/23/2010 00:00)

(Status: Final)

