

NOTICE OF LIABILITY FOR NON-CONSENT & INJURY

Silence is Acquiescence, Agreement and Dishonor

Notice to Agent is Notice to Principal;
Notice to Principal is Notice to Agent

TO:

- 1.) ANY AND ALL DEFENDANTS, the man or woman, acting as Any Title of Any and All Defendants
- 2.) And yet to be named man or woman, acting as yet to be named role

Hereinafter: Respondents/Libellees

NOTICE TO RESPONDENTS/LIBELLEES

This document and attachments are presented with honorable and peaceful intentions and are expressly to provide you with due process for your benefit and a good faith opportunity to state a verified claim. It is not Claimant/Libellant's intention to harass, intimidate, offend, conspire, blackmail, offend, conspire, blackmail, coerce, cause anxiety, alarm or distress.

PREAMBLE

I Chronicles Chap XXIX verse 11

11 Thine, O Lord, is the greatnes, and the power, and the glory, & the victorie, and the maiestie: for all that is in the heauen & in the earth, is thine: thine is the kingdome, O Lord, and thou art exalted as head aboue all.

WHEREAS, it appears there is a worldwide agenda threatening the whole of the earth and its life giving resources to the livelihood of all life forms, sentient beings, living men, women, sons and daughters their life, health, vitality and procreative abilities through electronic AI control that wirelessly connects billions upon billions of wireless systems, programs, devices, structures, equipment, objects, artificial intelligence (AI), artificial entities, without limits, to a so-named cloud-based “**Internet of Things**” (IoT) and thus to unprecedented levels of injurious and unnatural electromagnetic radiation and fields of all kinds; and,

WHEREAS, it appears this same worldwide agenda is also causing bodily harm to the living men, women, sons and daughters their free will, autonomy, sovereignty and medical decision through electronic AI control by melding man with AI components by wirelessly data-mining, tracking, tracing, surveilling by using injectables, ingestables, embeddables, wearables, vaccines, RNA altering vaccines, contact tracing, viral testing, micro-chip implants, chipping, RFID, ID2020, identification technology, nano-technology, micro-needling, advanced polymers, hydrogels, luciferase dye, without limits, to a so-named cloud-based “**Internet of Bodies**” (IoB); and,

WHEREAS, it appears the so-named “**Internet of Things**” (IoT) and the “**Internet of Bodies**” (IoB), both coexist as a synergistic part of the so-named “Internet of Everything” and shall henceforth be referred to as the so-named **IoT & IoB**; and,

WHEREAS, it appears this worldwide agenda for electronic control involves deployments of past, present and future the entirety of the so-named IoT & IoB that will wirelessly connect everything and everybody in, on, near, above or below the landmass, sea and air commonly known as earth; and,

WHEREAS, it appears the so-named IoT & IoB agenda will create unprecedented, unlimited, unabated, unmonitored levels of sprayed metal cations and toxic radiofrequency electro-magnetic microwave radiation (RF/EMR) and terahertz radiation (THz) into the air and atmosphere resulting in enhanced artificial waveforms that cannot coexist harmlessly without overriding and damaging the natural earth and cosmic background frequencies necessary to support all earthly life forms and sentient beings; and,

WHEREAS, it appears the so-named IoT & IoB agenda was/is masterminded, designed, developed, created, sponsored and promoted by international and national government agencies, in particular, the so-named “United Nations” (UN) and branches of it, but not limited to these, the so-named “International Telecommunications Union” (ITU), “United Nations Educational, Scientific and Cultural Organization” (UNESCO), “World Health Organization” (WHO), “The North Atlantic Treaty Organization” (NATO), “European Union” (EU), which shall henceforth be collectively referred to as the so-named UN et al.; and,

WHEREAS, it appears the so-named “Agenda 2030’s” sustainable development is also known as, but not limited to, the so-named “Agenda 21”, “Internet of Everything”, “ID2020”, “5G IoT”, “AI-5G-IoT”, “Blockchain City”, “Global City”, “Smart IoT”, “Smart City”, “Smart Grid”, “Centralized Cloud”, “The Cloud”, “Sustainable City”, “Sustainable Development”, “New Urban Agenda”, “Asgardia”, “Artificial Intelligence”, “AI is the New Green”, “Trans-humanism”, “Technocracy”, “One World Government”, “New World Order”, “The Green New Deal”, “Geospatial Intelligence Singularity” (GEOINT); and,

WHEREAS, it appears the so-named UN et al.’s universal “Agenda 2030’s” sustainable development and sustainable cities involve deploying wirelessly accessible ID related chipping, tracking, tracing, vaccinations, the so-named “Telehealth” & “Telemedicine” and other health related programs of all kinds, wireless deployment infrastructures of all kinds, do give rise to various kinds of harm and injury for all living sentient creatures, men, women, sons and daughters, and the whole of the earth by exposing them to metal cations, bioengineered component, chemicals, poisons, electromagnetic vectors and medical vectors, without limits; and,

WHEREAS, it appears the so-named IoT & IoB agenda and parts thereof do cause trespass, violation, assault, tort, harm, injury and possible death to the physical body, genetic health, reproductive health, health, vitality, well-being, emotional, mental and psychological health, and etheric bodies of the men, women, sons and daughters, the vulnerable, ill, disabled, and targeted, as well as create other forms of harm, injury and trespass by breach of safety, privacy, security, cyber-security, surveillance, data and biometric harvesting, harassment and targeting by weaponized technology; and,

WHEREAS, it appears the so-named IoT & IoB's vaccination, tracking, tracing, and surveillance programs, such as the so-named "Operation Warp Speed" (OWS) are all orchestrated under common and related programs, domestic and non-domestic, private and public, and are being developed, licensed, promoted, funded, manufactured, sold, deployed, executed, enforced, without limits, by the World Health Organization (WHO), Bill & Melinda Gates Foundation, Advance Technologies International, Inc. (ATI), SERCO Group, Defense Advanced Research Projects Agency (DARPA), US Department of Defense (DOD), Center for Strategic and International Studies (CSIS), Strategic Communications Laboratories (SCL), National Institutes of Health (NIH), National Institute of Allergy and Infectious Diseases (NIAID), US Food and Drug Administration (FDA), Centers for Disease Control and Prevention (CDC), without limits; and,

WHEREAS, it appears the so-named UN associated countries are all orchestrated under common and related industry radiofrequency (RF) safety standards for wireless two-way transmitting antennas and chips and are jointly involved in the development, licensing, manufacturing, advertising, promoting, selling, deploying, building, operating, maintaining, enforcing, complying, accepting, adhering, abetting, and or executing this so-named IoT & IoB agenda. These standards-setting enforcement and or regulatory agencies and branches of both domestic and non-domestic are, without limits, the so-named "International Telecommunications Union" (ITU), "International Electrotechnical Commission" (IEC), "Telecommunications Certification Body" (TCB), "National Institute of Standards and Technology" (NIST), "Federal Communications Commission" (FCC), "American National Standards Institute" (ANSI), "Institute of Electrical and Electronics Engineers" (IEEE), "International Commission on Non-ionizing Radiation Protection" (ICNIRP), "National Council Radiation Protection" (NCRP), "CTIA – The Wireless Association", "National Cable Television Association" (NCTA), "National Association of Regulatory Utility Commissioners" (NARUC), "Canadian Radio-television and Telecommunications Commission" (CRTC), "Federal Communication Commission" (ComCom), "Office federal de la communication" (OFCOM), "Ofcom" (United Kingdom), "Commerce Commission of New Zealand" (ComCom), "Australian Communications and Media Authority" (ACMA), "Agentschap Telecom" (AT), "Netherlands Radiocommunications Agency" (NRA), "Bundesnetzagentur" (BNA) (Germany), "Autorite de Regulation des Communications Electroniques et des Postes" (ARCEP) (France), "Finish Communications Regulatory Authority" (FICORA), "Swedish Post and Telecom Authority" (PTS), "Danish Energy Agency" (ENS), "Autorita per la Garanzie nelle Comunicazioni" (AGCOM) (Italy), "Ministry of Communications" (MOC) (Israel), "Communication Regulatory Authority" (CRA) (Iran), "Telecom Regulatory Authority of India" (TRAI) (India), "Ministry of Information Industry" (MII) (China), "Office of Communications Authority" (OFCA) (Hong Kong), "Korea Communications Commission" (KCC), "Ministry of Internal Affairs and Communications" (MIC) (Japan), "National Communications Commission" (NCC) (Taiwan), shall henceforth be collectively referred to as the so-named FCC et al.; and,

WHEREAS, it appears the so-named IoT & IoB is designed to all be interconnected and requires infrastructure dense wireless networks of billions upon billions of connected devices of all kinds so that no wireless object works in solitude but is connected and part of the working whole of a system as described and categorized under headings "a" through "i"; and,

- a. **"Aeronautical and Space Microwave Radiation Networks" (ASMRN)** represent structures that are either passively suspended and or placed on projectile and or flying structures that move through the earth's various atmospheric layers and or cosmic space and are designed to have the furthest reaching connective communications capabilities, and these consist of structures that are designed to operate as a larger network system known as so-named satellites, loons, airplanes, drones, geospatial satellites, some examples being SpaceX, OneWeb, Telesat, Project Kuiper, Geospatial Intelligence Singularity (GEOINT), without limits; and,
- b. **"Terrestrial Cell Tower Networks" (TCTN)** consist generally of the largest, tallest and or most numerous of antennas on ground-based antenna-mounted elevated structures that have far reaching connective

capabilities and are designed to operate as a part of a larger network system, these structures are the so-named cell towers, WiMAX, LTE, FirstNet, GWEN, HPWREN, HAARP, 2G/3G/4G/5G/6G/7G antenna technologies, without limits; and,

- c. **“Subterranean & Underwater Communication Networks” (SUCN)** involve underground wireless 6G, 5G, 4G, 3G buried antenna cells of all kinds and fiber optics delivery systems of communications, and other sensing type structures and devices, as well as underwater sonar and radar and microwave, millimeter, terahertz frequencies technologies for submarine, underwater machinery use for tracking of marine biology such as whales and other ocean life, but not limited to these; and,
- d. **“Close Proximity Microwave Radiation Antennas” (CPMRA)** are equipment placed close to ground-level and in close proximity to dwellings and are the most numerous of ground-based antenna-mounted structures designed for communications, surveillance, device to device connections, data/personal data collection, survey end-user devices that can and do scan and collect biometric readings from face and body without limits. CPMRA’s are usually affixed to other structures designed for municipal services such as light poles, utility poles, wires, street furniture, other fixtures, signage, billboards, walls, and buildings. These devices/structures have names including, but not limited to, WiMAX, LTE, WiFi, exterior WiFi hotspots, LED streetlights, Lidar streetlights, smart meter, smart electric meter, smart meter relay/repeaters, smart gas meters, smart water meters, surveillance cameras, fixed wireless service (FWS), fixed wireless internet, 2G/3G/4G/5G/6G/7G antenna technologies, distributed antenna system (DAS), small cell, small cell network, small cell towers, small cell wireless, small cell wireless antenna system, cell nodes, micro-wireless, microcells, small canister antennas; and,
- e. **“Fixed Interior Microwave Radiation Antennas” (FIMRA)** utilize wireless devices typically affixed to either walls and/or ceilings and/or other interior fixtures and can be part of a larger network system, and are found within enclosed interior dwellings, including but not limited to, schools, workspaces, hospitals, nursing homes, libraries, public buses, trains, airplanes, plazas and other public dwelling spaces, restaurants. FIMRA have functions including, but not limited to, WiFi in schools, workplaces, hospitals, libraries, public transportations, and various other purposes for communications, surveillance, data collection, personal data collection, face and body biometric scanning. Such devices/equipment are known as, but not limited to, WiFi, WiFi hotspots, wireless access points (WAPS), WLAN, fixed wireless service (FWS), body scanners, TSA scanners, entryway scanners, surveillance cameras, surveillance sensors and scanners; and,
- f. **“Body Integrated Microwave Radiation Equipment” (BIMRE)** describes any device placed, worn, or inserted in or on the body, or embedded inside the body either through inhalation, ingestion, injection or surgical implantation and these devices usually consist of end-user consumer product-interface device/equipment. BIMRE’s involve, without limits, tracing, testing, measuring, scanning and collecting biometrics, altering DNA, altering biosystems, health tracking. These devices and code names consist of, but not limited to, nanobots, nano-robotics, nanotechnology, neural dust, smart dust, smart tattoos, body sensors, RFID chips, COVID-19 Testing, TRACE Act, contact tracing, health data wireless scanning, embedded vaccination record, viral testing, Intradermal Quantum Dot and the micro-needle vaccine and the associated smartphone tracking, luciferase dye, advanced polymer, hydrogels, micro-needle technology, micro-needle patch, micro-chip implant vaccine technology, nano-based carrier vaccines, micro & nanotechnology-based vaccines, vaccines, embeddables, injectables, ingestables, wearables, health-tracking & fitness monitoring, animal and pet tracking; and,
- g. **“Mobile Microwave Radiation Equipment” (MMRE)** describes wireless devices that are designed to be mobile and or are movable from place to place and come in a variety of shapes, sizes, appearance and applications, where its unifying ability is mobility, relocation, and multiple intercommunications capability between devices/structures of various kinds. These devices/equipment are known as, without limits, tracking sensors, sensors, RFID tags, RFID chips, cellphones, smartphones, tablets, laptops, computers, WiFi, movable WiFi routers, gaming systems, toys, virtual reality headset, autonomous vehicles, driver-assist vehicles, home controller, smart appliances, smart lighting, wireless medical equipment, medical monitoring, baby monitors, surveillance systems, WiFi video camera, smart speaker, personal assistant, home assistant, virtual assistant, for example, Siri, Alexa, Google, Cortana, Echo, HomePod; and,

- h. **“Electromagnetic Fields and Other Waveforms” (EMFOW)** consist of other fields and waveforms besides the RF microwave spectrum that can cause injury by exposure to electromagnetic fields (EMF), magnetic fields, electric fields, dirty electricity, ultrasound, infrasound, infrasonic, ultrasonic, sonic, sonar, lidar, radar, laser, maser, fluorescent lighting, LED lighting, and other frequencies. These also involve equipment that generate fields and waveforms, without limits, from the large hadron collider, particle accelerator, particle collider, atom smasher, overhead and underground power lines, building wiring, municipal equipment, utility equipment, transmission boxes, transformers, appliances, wind turbines, neonatal ultrasound screening, medical devices, electronic products of all kinds, devices, tools and equipment used in schools, places of work, hospitals, public transportation, public areas, without limits; and,
- i. **“Aerosolized Plasma Field Projections” (APFP)** involve projecting chemicals into the air through jets, planes, orbs, space crafts, without limits, spraying into the atmosphere metal particulates and cations aluminum, barium, strontium, without limits, to purposely ionize the air for conductivity and electrification by way of electromagnetic pulse (EMP), phased array technologies, space-based lasers, gyrotron systems, HAARP, GWEN, other microwave and radar technologies, without limits. The ionization of the atmosphere by way of APFP also serves as a medium to increase connectivity and control over all aspects of the so-named IoT & IoB, such as the ASMRN, TCTN, SUCN, CMPRA, FIMRA, BIMRE, MMRE, EMFOW, and control over the weather, climate, earth tectonic plates, without limits; and,

WHEREAS, it appears the so-named World Health Organization (WHO) acknowledges and accepts there are health consequences, morbidity, disease and death related to complications from vaccines and injury from radio-frequency radiations, and other waveforms and vibrations, without limits, as found listed in the ICM-10 Code Book the, **“International Statistical Classification of Diseases and Related Health Problems”**; and,

WHEREAS, it appears the so-named IoT & IoB all share one common component in that it houses two-way transmitting microwave radiating antennas and or chips which do emit hazardous and dangerous radiofrequency electromagnetic microwave radiation (RF/EMR) of all kinds, including the newly introduced extremely high frequency (EHF) millimeter waves (MMW), and tremendously high frequency (THF) terahertz waves (THz); and,

WHEREAS, it appears accreditation for two-way transmitting antennas found within the so-named IoT & IoB, manufactured and sold both in domestic and non-domestic markets is appointed by the so-named Telecommunications Certification Body (TCB) and the organization that serves as the TCB is the so-named Federal Communications Commission (FCC), without limits; and,

WHEREAS, it appears that the implementation and exposures of the so-named IoT & IoB and those involved such as the so-named FCC et al., without limits, are acting in treason, colluding with historical war crimes, treasonous past and committing fraud, medical fraud, medical treatments and human without the informed consent of the men, women, sons and daughters; and,

WHEREAS, it appears that the implementation of the so-named IoT & IoB and those involved such as the so-named FCC et al., without limits, are violating and breaching natural law, common law, laws, constitutions, federal laws and ordinances, codes, oaths of office, legal and lawful proceedings and thus decommissioning themselves as being unfit to set safety regulations, licensing and accreditation abilities for any nation, domestic and non-domestic; and,

WHEREAS, it appears the so-named FCC et al. ignore solutions presented that reveal there are hygienically safer RF levels and guidelines such as those found in the so-named **“The BioInitiative Report 2012”** and others and continue to ignore tens of thousands of peer-reviewed scientific studies that prove harm and injury happens at athermal/non-tissue heating levels, further proving their inability to regulate RF/EMR safely after ignoring several decades long trend of health officials, scientists and researchers their petitions, appeals and letters to revise current RF guidelines to be protective at athermal/non-tissue heating levels; and,

WHEREAS, it appears any man, woman, organization, institution, agency, non-profit, corporation, industry that relies on, accepts, and or abides by any so-named “report and orders” of any regulatory agency, the so-named FCC et al. as having any regulatory powers of authority and ability to control, determine, and enforce RF/EMR safety guidelines, licensing agreements, and or contracts are complicit under **18 U.S. Code § 2382 - Misprision**

of Treason and the so-named “Nuernberg Defense” just following orders, by committing crime, treason, fraud, medical fraud, medical treatment and human experimentation without the informed consent of the men, women, sons and daughters; and,

WHEREAS, it appears if any man or woman has full knowledge of a potential harm, whether or not caused directly by the man or woman and is endowed the ability and or duty to act upon the said knowledge in a way to avoid the potential harm but fails to undertake said actions, is liable for the inevitable harm caused, and or may be found negligent where there is a duty of care; and,

WHEREAS, it appears that there is no bond of record in existence, nor any source of indemnification regarding the so-named IoT & IoB which is considered causing tort, damage and harm of all kinds; and,

WHEREAS, it is a fundamental principle of law that nobody is above the law; and,

THEREFORE I, Claimant/Libellant, do hereby issue and serve by delivery, this instant contractual **NOTICE OF LIABILITY FOR NON-CONSENT & INJURY** to the above named and unnamed Respondents/Libellees as the situation requires.

SITUS

I Corinthians Chap III verses 16-17

16 Knowe yee not that yee are the Temple of God is holy, and that the Spirit of God dwelleth in you? 17 If any man defile the Temple of God, him shall God destroy: for the Temple of God is holy, which Temple ve are.

Governing Law

This instant Contract, hereinafter known as the “Contract”, initiated by Respondents/Libellees, is created pursuant to the signatory’s right of contract. The terms “you”, “your”, and “yours” refers to each Respondent/Libellee named and additional Respondents/Libellees yet to be named in the Contract individually and collectively.

Restriction of Jurisdiction

You agree that the Contract shall not be deemed to be subject to the laws of the Federal Government, any State, political subdivision thereof, nor any other legal fiction, procedural process, political construct, nor any other jurisdiction, real or imagined, unless such election is voluntarily made in writing by the Claimant/Libellant or his/her agents(s). You agree that no person(s) shall have powers, interest or authority to amend, alter, modify or terminate the Contract without the expressed written consent of the Claimant.

Guarantees & Waiver of Benefits

Guarantees for this instant action are the 1611 King James Bible, The Common Law and Law Merchant, the Uniform Commercial Code, case law, Constitutional Oaths of Office, and in reference to US agencies, the United States Constitution and The Bill of Rights.

The Claimant/Libellant does not claim any benefit of said Guarantees and are used solely as a reference to the law and conduct of named and unnamed Respondents. Sworn oaths are made exclusively upon the 1611 King James Bible and all specific Bible references made in this Contract reflect this and are used for jurisdictional purposes.

NOTICE

II Corinthians Chap III verse 2

2But haue renounced the hidden things of dishonesty, not walking in craftines, nor handling the word of God deceitfully, but by manifestation of the trueth, commending our selues to euery mans conscience, in the sight of God.

PLAIN STATEMENT OF FACTS

1. Living men, women, sons, and daughters are the highest jurisdiction of law on Earth.
2. The Living men, women, sons, and daughters do not give consent to release control of their bodies, sovereignty, autonomy, natural rights, intent and will to any entity, organization, authority figures that give rise to harm.
3. The Living men, women, sons and daughters do not give consent to allowing their bodies for unholy manipulation or medical perversions of any kind, the DNA, cellular, tissue, whole body, mind and spirit manipulation that comes from exposures to harmful medical vectors and procedures, vaccine material, electromagnetic radiation of all kinds, insertion, swabbing, rubbing, ingesting, injecting, embedding, micro-needling, tattooing of any chemicals, gels, hydrogels, polymers, metals, adjuvants, preservatives, genetic materials of animal, human, viral, microbes, without limits, are all strictly forbidden and goes against the nature of man, common law, laws of creation, nature's law, laws of nature, God's laws.
4. The Common Law is the highest jurisdiction of man-made law and jurisprudence for the men and women sojourning on the landmass commonly referred to as earth.
5. The Law Merchant is tied to the Common Law and is the highest jurisdiction of man-made law for the men, women, sons and daughters sojourning on the landmass commonly referred to as earth concerning commerce and associated contracts, bills, commercial instruments, jurisprudence et al.
6. The Uniform Commercial Code is code accepted or partially accepted by agreement of the various jurisdictions regarding commercial contracts, commercial instruments, transactions, et al.
7. The Common Law reflects the Laws as recorded in the group of books commonly referred to as The Holy Bible and is verified by Sir William Blackstone in his published "Commentaries on the Laws of England" which were instrumental to the Founding Fathers in the framing and establishing of several country's jurisprudence.
8. There are references to a higher jurisdiction in many countrys' laws, including but not limited to; The Laws of Nature and of Nature's God, endowed by their Creator with certain unalienable Rights, appealing to the Supreme Judge of the world for the rectitude of our intentions, with a firm reliance on the protection of Divine Providence.
9. The so-named Monarchs of the United Kingdom of Great Britain & Northern Ireland past and present must swear an oath to uphold and defend the laws as recorded in the letters patent 1611 King James Bible and the Common Law.
10. If any Respondent/Libellee has sworn an oath of office to support and or defend a higher jurisdiction, the Constitution, the Claimant/Libellant hereby accepts their oath of office.
11. When it is proven, by tacit agreement or otherwise, that the so-named IoT & IoB agendas being implemented worldwide, originate from outside the republic of the United States of America; and proven tacitly or otherwise that the said agendas are assaults on the men, women, sons and daughters of the Republic, and proven tacitly or otherwise that the said agendas are performing biomedical and or medical experimentation on men, women, sons and daughters without their full knowledge or informed consent, and without a medical license, are assaults on their real and other properties, are assaults by utilizing weaponized equipment, are a violation of personal information and privacy via data mining and non-consensual surveillance, are an endangerment to wild and domestic livestock, pollinating insects which affect agriculture/food supply, are a violation of the right(s) of privacy, safety, wellbeing, liberty, right to equitable contracts, and proven tacitly or otherwise that the said agendas and the various "legal" actions used to implement them are contrary to, and a collateral or direct attack upon, the United States Constitution, **there may be grounds for a Grand Jury indictment for treason**, to wit:

U.S. Constitution, Article III Section 3

Treason shall consist only in levying War against them, or in adhering to their Enemies, giving them Aid and Comfort. No Person shall be convicted of Treason unless on the Testimony of two Witnesses to the

same overt Act, or on Confession in open Court. The Congress shall have Power to declare the Punishment of Treason, but no Attainder of Treason shall work Corruption of Blood, or Forfeiture except during the Life of the Person attainted.

U.S. Constitution, Amendment IV

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

U.S. Constitution, Amendment XIV Section 1.

All persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

18 U.S. Code § 2382 - Misprision of treason

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both.

12. Executive Orders 12114 – Environmental effects abroad of major Federal actions

Source: The provisions of **Executive Order 12114** of Jan 4, 1979, appear at 44 FR 1957, 3 CFR, 1979 Comp., p 356. The environmental protection offered under the United States “**National Environmental Policy Act**” (NEPA) has possible certain international influence, application and compliance when it comes to conducting any land, water, or air projects conducted by a government, military, industry, corporation, without limits, that can potentially negatively impact any environment on foreign soil, sea, or air.

13. Public Law 90-602-Oct. 18, 1968 Amendments to Public Health Service Act “Subpart 3 Electronic Product Radiation Control” Declaration of Purpose, Sec. 354.

14. Public Law 90-602-Oct. 18, 1968 Amendments to Public Health Service Act “Subpart 3 Electronic Product Radiation Control” Declaration of Purpose, Sec. 354.

15. Classification of Diseases (ICD) is universally recognized worldwide and was created and used by the World Health Organization (WHO). The ICD-10 and the ICD-11 contain billable code for morbidity related harm from exposures to “complications” from “vaccines” and “radio-frequency radiation”, and others.

16. Trials of War Criminals Before The Nuernberg Military Tribunals Volume II “The Medical Case” “The Milch Case” No. 10, Vol.2, pp. 181-182, “1.) The voluntary consent of the human subject is absolutely essential.”

17. World Medical Association Declaration of Helsinki – Ethical Principles for Medical Research Involving Human Subjects, 64th WMA General Assembly, Fortaleza, Brazil, October 2013.

18. Operational Guidelines for Ethics Committees That Review Biomedical Research World Health Organization Geneva 2000.

19. Code of Federal Regulations, Title 45, Public Welfare, Department of Health and Human Services, Part 46, Protection of Human Subjects, Revised January 15, 2009, Effective July 14, 2009.

20. Belmont Report: Ethical Principles and Guidelines for the Protection of Human Subjects of Research, Report of the National Commission for the Protection of Human Subjects of Biomedical and Behavioral Research, 18 April 1979,

*On July 12, 1974, the National Research Act (Pub. L. 93-348) was signed into law, there-by creating the charges to the Commission was to identify the basic ethical principles that should underlie the conduct of biomedical and behavioral research involving human subjects and to develop guidelines which should be followed to assure that such research is conducted in accordance with those principles. In carrying out the above, the Commission was directed to consider: (i) the **boundaries between biomedical and behavioral research and the accepted and routine practice of medicine**, (ii) the role of assessment of risk-benefit criteria in the determination of the appropriateness of research involving human subjects, (iii) appropriate guidelines for the selection of human subjects for participation in such research and (iv) the nature and definition of **informed consent** in various research setting.*

Ethical Principles & Guidelines for Research Involving Human Subjects

Scientific research has produced substantial social benefits. It has also posed some troubling ethical questions. Public attention was drawn to these questions by **reported abuses of human subjects in biomedical experiments, especially during the Second World War. During the Nuremberg War Crime Trials, the Nuremberg code was drafted as a set of standards** for judging physicians and scientists who had conducted biomedical experiments on concentration camp prisoners. This code became the prototype of many later codes [1] intended to assure that research involving human subjects would be carried out in an ethical manner.

21. **NIH National Institute of Environmental Health Sciences, Institutional Review Board**

“The mandate of the NIEHS Institutional Review Board (IRB) is to provide ethical and regulatory oversight of research that involves human subjects...”

“Human subject research conducted at the NIH must meet high ethical and scientific standards. It must be designed, reviewed, approved, and implemented in accord with accepted ethical principles and the U.S. Department of Health and Human Services (45 CFR 46) and U.S. Food and Drug Administration (21 CFR 50 and 56) regulations for the protection of human subjects. The NIEHS IRB is part of the Human Subject Protection Program of NIH.”

22. **1998 HR 1119: National Defense Authorization Act (NDAA) Public Law 105-85, Section 1078 November 18, 1997, SEC. 1078. Restrictions on the use of human subjects for testing of chemical or biological agents**

(a) Prohibited Activities

(b) Exceptions

(c) Informed Consent Required

(d) Prior Notice to Congress

(e) Biological Agent Defined

(f) Report and Certification

(g) Repeal of Superseded Provisions of Law

23. **European Commission Research and Innovation DG, Project No: 282891, ARIMMORA, Advanced Research on Interaction Mechanisms of Electromagnetic Exposures with Organisms for Risk Assessment, Final Report, 19/07/2015,**

Regarding magnetic fields in relation to childhood leukemia, researchers at the ARIMMORA recommend that *“the current concept of ‘prudent avoidance’ should be encouraged and reinforced....regarding the risk of childhood leukaemia from ELF-MF exposures....”* and conclusion is schools and daycare should not have background levels of ELF magnetic fields that are routinely above 1mG (0.1 uT), and to keep exposure levels of ELF magnetic fields below 1mG (0.1 uT).

24. **The National Education Association 2014-2015 NEA Resolutions,**

C-17. Telephone and the Internet *“...believes that children should be protected from exploitation via telephone and the internet. (1980, 1993)”*

C-18. School Facilities: Design, Construction, and Function *“The Association also believes that all school facilities must be....adaptable to persons with disabilities. The Association supports facility designs with the use of nontoxic materials....”*

C-19. Environmentally Safe Schools *“The National Education Association believes that all educational facilities must have healthy indoor air quality, be smoke-free, be safe from environmental and chemical hazards, and be safe from hazardous electromagnetic fields.”*

S. Marke Chap IX verse 42

42 And whosoeuer shall offend one of these litle ones that beleeeue in me, it is better for him, that a milestone were hanged about his necke, and he were cast into the Sea.

AFFIDAVIT

I, TRIBUNAL, hereinafter "Affirmant", does solemnly affirm, declare and state as follows:

1. Affirmant is competent to state the matters set forth herein.
2. Affirmant has knowledge of the facts stated herein.
3. All the facts herein are true, correct, complete and admissible as evidence.
4. There is a worldwide agenda to electronically control the whole of the earth, the living men, women, sons and daughters causing bodily harm, injury, and threat to their sovereignty, natural rights, freedom, autonomy, health, vitality, and well-being by use and exposures to the so-named "**Internet of Things**" (IoT) & "**Internet of Bodies**" (IoB) that do house two-way microwave transmitting antennas and or facilitate the transmissions of radio-frequency electromagnetic microwave radiation (RF/EMR) of all kinds, without limits; and,
5. This worldwide agenda for electronic control involves deployments of past, present and future the entirety of the so-named IoT & IoB that will wirelessly connect everything and everybody in, on, near, above or below the landmass, sea and air commonly known as earth; and,
6. The so-named IoT & IoB agenda was/is masterminded, influenced, promoted, and or sponsored by international and national agencies, in particular, the so-named "United Nations" (UN), and other agency arms such as the so-named "International Telecommunications Union" (ITU), "United Nations Educational, Scientific and Cultural Organization" (UNESCO), "World Health Organization" (WHO), "The North Atlantic Treaty Organization" (NATO), "European Union" (EU), without limits, which shall henceforth be collectively referred to as the so-named UN et al.; and,
7. The regulatory agencies involved in facilitating the deployment of the so-named IoT & IoB agenda are the so-named "Federal Communications Commission" (FCC), "International Electrotechnical Commission" (IEC), "Telecommunications Certification Body" (TCB), "National Institute of Standards and Technology" (NIST), "American National Standards Institute" (ANSI), "Institute of Electrical and Electronics Engineers" (IEEE), "International Commission on Non-ionizing Radiation Protection" (ICNIRP), "National Council Radiation Protection" (NCRP), and all national and international regulatory agencies and organizations, without limits, shall henceforth be collectively referred to as the so-named FCC et al.; and,
8. The so-named IoT & IoB's two-way microwave transmitting antennas and their associated microchip-enabled products require certification approval by the so-named "Telecommunications Certification Body" (TCB), without limits. The so-named TCB is an accredited product certification body with the authority to issue *Grants of Certification* for compliance with the so-named FCC rules and regulations per FCC rules **Title 47 C.F.R.** The TCB system was implemented by the so-named FCC, and as an appointed so-named TCB, the so-named "Compatible Electronics TCB" (CETCB), without limits, can give both domestic and non-domestic verification, "Declaration of Conformity" (DoC), or certification to wireless equipment; and,
9. The so-named IoT & IoB's use of two-way transmissions also enables electronic surveillance through symbiotic programs such as the so-named "Telehealth", "Telemedicine", "ID2020", luciferase dye, "COVID TRACE" acts, contact tracing, "COVID" testing, viral testing, micro-chipping vaccines, micro-needling vaccines, vaccines, without limits, all have the intention to meld man with machine so as to be integrated into the so-named "Internet of Everything"; and,
10. The UN et al.'s goal to bring on the so-named IoT & IoB worldwide will, among other detrimental effects, saturate and terra-form earth's natural occurring electromagnetic state and promoting its ionization through metal particulate enhancements via the so-named "Aerosolized Plasma Field Projections" (APFP) within its troposphere, stratosphere and low earth orbit using historically unprecedented levels of full spectrum artificial microwave and terahertz radiation and their associated propagations techniques, and more. All

sentient beings, men, women, sons and daughters who dwell on, in, above and below the earth will be unable to avoid this irreparable harm, tort, damage, and injury from these massive unprecedented exposures of radiation and ionizing materials. Such actions of the APFP violates the US's **1998 HR 1119: National Defense Authorization Act (NDAA) Public Law 105-85, Section 1078 November 18, 1997, SEC. 1078. Restrictions on the use of human subjects for testing of chemical or biological agents;** and,

11. The so-named World Health Organization (WHO) recognizes that exposures to vaccines and electromagnetic radiation can cause clinical morbidity, a diseased condition or state, as found listed in the "ICD-10", also known as the "**International Statistical Classification of Diseases and Related Health Problems**" for morbidity coding and billing. This code book states "*The WHO.....has responsibility for the implementation of ICD and other WHO-FIC classifications*" and "*The historical background of ICD and ICD-10 can be found in the **Introduction to the International Classification of Diseases and Related Health Problems (ICD-10)**, 2010, World Health Organization, Geneva, Switzerland.*" Found in the ICM-10 Index are billable items listed as "complication" from "vaccinations", and list of morbidity associated with exposures to "radiofrequency radiation", "electric current", "electric transmission lines", "transmission lines", "high voltage cable", "supersonic waves", "infrasound waves", "sound waves", "vibrations"; and,
12. The so-named UN et al. and FCC et al., other industries, agencies, organizations, and individuals, without limits, are complicit in crimes against humanity and the subjugation of the free will, natural rights of the men, women, sons and daughters that give rise to trespass, damage, injury and tort of all kinds as stated below:
 - I. Promoting an agenda to connect billions of wireless devices including the bodies of men, women, sons and daughters to a so-named "Internet of Things" (IoT) and "Internet of Bodies" (IoB) that will expose all who dwell on, in, above and below the earth to unprecedented levels of microwave radiation of all kinds that will endanger their health, vitality and well-being; and,
 - II. Fast-tracking the so-named IoT & IoB agenda, the FCC et al. commissioned to set and enforce safety standards designed to protect and regulate, instead, acts to deregulate, ignore, and create dangerous conditions of liability for local municipalities, men, women, sons and daughters, and the environment; and,
 - III. Licensing the usage of the so-named "5G" and its associated millimeter waves (MMW) and the so-named "6G" and its associated terahertz waves (THz) without any ability to determine biological parameters past 6 GHz, continuing to license the use of new and old RF/EMR frequencies without any prior safety testing nor heeding the "peak" resonant attenuation of molecular O2 & H2O; and,
 - IV. Deliberating acts of treason and fraud by continuing to perpetuate a lawless historic precedence ever since the US handed over its first nationally regulated RF/EMR safety guidelines to a World War II enemy-supporting scientist who gained illegal entry into the US, and set world standards of which today still remain unchanged; and,
 - V. The FCC is not a medical/health regulating agency and is incapable of determining safe RF/EMR exposures, yet continue to license and regulate based on RF guidelines determined by a Nazi war-supporting enemy-nation scientist, making the FCC et al. complicit and acting in collusion with past treasonous actions of the so-named OSS, JIOA, and Operation Paperclip; and,
 - VI. RF/EMR, MMW, and THz are frequencies used in medicine for diagnosis, healing, and therapy, and the so-named UN et al. and the FCC are guilty for medically treating men, women, sons and daughters with similar frequency-based modalities without a medical license, treating without a medical necessity, treating in the absence of physician care, and treating without attaining informed consent; and,
 - VII. Violating "The Nuernberg Code", "The Declaration of Helsinki", "The Belmont Report" and the "Institutional Review Board" (IRB), without limits, conforming to medical and or biomedical procedures and experimentation worldwide on uninformed and non-consenting men, women, sons and daughters; and,

- VIII. Engaging in practice of medicine without a medical license nor accreditation and putting pressure on the use of dangerous medical inoculations and devices that emit hazardous RF/EMR and causing physicians, worldwide, to breach the “Hippocratic Oath” or similar; and,
- IX. Violating legal protection afforded the electro-sensitive/microwave sickness sufferers, ill, disabled, vulnerable and targeted individuals, and all men, women, sons and daughters through the use of RF/EMR, MMW, THz in so-named “Trespassing Technology”, “Active Denial System”, “Directed Energy Weapons” (DEW), binary weaponry and other various kinds of weapons used by government, law-enforcement, military, intelligence, without limits; and,
- X. Ignoring the voices of science, medical and health experts for over a decade who state that the substantial scientific research numbering in the tens of thousands, reveal current exposures to RF/EMR and terahertz frequencies at athermal levels are dangerous; and,
13. The so-named UN et al. and FCC et al. without limits, are **(I.) Promoting an agenda to connect billions of wireless devices including the bodies of men, women, sons and daughters to a so-named “Internet of Things” (IoT) and “Internet of Bodies” (IoB) that will expose all who dwell on, in, above and below the earth to unprecedented levels of microwave radiation of all kinds that will endanger their health, vitality and well-being; and,**

Prepared Remarks of FCC Chairman Tom Wheeler ‘The Future of Wireless: A Vision for U.S. Leadership in a 5G World’ National Press Club, Washington D.C. June 20, 2016: *“5G must be a national priority....Yes, 5G will connect the Internet of Everything. If something can be connected, it will be connected in a 5G world. But with predictions of **hundreds of billions of microchip-enabled products**....We are making available more licensed spectrum for mobile than in the cumulative history of mobile spectrum allocation. And we’re not done....The 5G revolution will touch all corners of this country....I am confident we will adopt rules that will enable satellites, terrestrial, and federal operations to co-exist and thrive.”* [emphasis added]

In his address, Tom Wheeler admits to prioritizing the so-named FCC’s mission to accomplish this agenda he calls the so-named “Internet of Everything” to a centralized global cloud via dense networks of two-way transmitting microchips and antennas. This agenda for universal connectivity will synchronize and interconnect billions of end-user devices wirelessly with each other as described under nine categories described in the ‘Preamble’ portion of the Notice of Liability but reintroduced here: a.) **“Aeronautical & Space Microwave Radiation Network” (ASMRN)**, b.) **“Terrestrial Cell Tower Network” (TCTN)**, c.) **“Subterranean & Underwater Communications Networks” (SUCN)**, d.) **“Close Proximity Microwave Radiation Antennas” (CPMRA)**, e.) **“Fixed Interior Microwave Radiation Antennas” (FIMRA)**, f.) **“Body Integrated Microwave Radiation Equipment” (BIMRE)**, g.) **“Mobile Microwave Radiation Equipment” (MMRE)**, h.) **“Electromagnetic Fields and Other Waveforms” (EMFOW)**, i.) **“Aerosolized Plasma Field Projections” (APFP)**. These nine categories are complicit in one common action of tort, damage and injury by exposing and or increasing the levels of harmful and damaging RF/EMR to non-consenting men, women, sons and daughters, and all life on earth; and,

- a) **5G Appeal: Scientists and Doctors Warn of Potential Serious Health Effects of 5G, September 13, 2017: “5G leads to massive increase of mandatory exposure to wireless radiation....Harmful effects of RF-EMF exposures are already proven....”Safety guidelines” protect industry - not health”**
- b) **International Doctors’ Appeal 2012, 10 Years after the Freiburg Appeal: Radio-frequency Radiation Poses a Health Risk. Physicians Demand Overdue Precaution**
- c) **Nicosia Declaration on Electromagnetic Fields/Radiofrequencies, November 2017, Common Position Paper by The Cyprus Medical Association, the Vienna/Austrian Medical Chambers, and the Cyprus National Committee on Environment and Children’s Health**
- d) **Parliamentary Assembly Resolution 1815 (2011) Final version, The potential dangers of electromagnetic fields and their effect on the environment**

14. **(II.) Fast-tracking the IoT & IoB agenda, the FCC et al. commissioned to set and enforce safety standards designed to protect and regulate, instead, acts to deregulate, ignore, and create dangerous conditions of liability for local municipalities, men, women, sons and daughters, and the environment; and,**

Prepared Remarks of FCC Chairman Tom Wheeler ‘The Future of Wireless: A Vision for U.S. Leadership in a 5G World’ National Press Club, Washington D.C. June 20, 2016: *“...new rules that will identify and open up vast amounts of spectrum for 5G applications....open up unprecedented amounts of spectrum....rule number one is that the technology should drive the policy rather than the policy driving the technology....and stay out of the way of technological development....turning innovators loose is far preferable to expecting committees and regulators to define the future. We won’t wait for the standards to be first developed....that’s why it’s important that the Commission has streamlined our environmental and historic preservation rules, and tightened our ‘shot clock’....in determining how we fulfill this national priority.”*

Wheeler’s address promises actions to deregulate, eliminate and override any barriers, laws, natural laws, regulations and ordinances meant to protect the rights to health, vitality, well-being and safety of the natural environment, men, women, sons and daughters, and all life dwelling on, in, above and below the earth. Instead, the so-named FCC has been/is/is in the process of recklessly eliminating, ignoring, and or replacing existing protective local, state, federal, constitutional, natural and international laws with newly written laws, report and orders and regulations that will, under no accountability, hasten the process, development and massive promulgation of unabated, inescapable amounts of hazardous artificial microwave radiation frequencies of all kinds. The so-named FCC et al. are following through on their declaration by:

- a) Continuing to accept false and grossly outdated RF/EMR guidelines developed back in the 1950’s (see chart below) and formally publishes the RF Order **FCC 19-126** in the Federal Register on April 1, 2020, their refusal to change the current RF/EMR guidelines; and,
- b) Introducing and passing legislative bills designed to promote, develop, and protect telecom industry interests while choosing to ignore significant scientific data that proves serious negative effects occur at athermal/non-tissue heating levels that are well below the so-named FCC et al.’s guidelines; and,
- c) The so-named “American Legislative Exchange Council” (ALEC) a group that advocates for industry interests wrote sample legislation to streamline the buildout of so-named 5G, such as the Mobile Act Now Act and the Digit Act restricting local authority while giving industry immunity from penalties; and,
- d) **FCC Fact Sheet, Wireless Infrastructure Streamlining Report and Order WT Docket No. 17-79** acting to deregulate environmental (NEPA) and historic preservation (NHPA); and,
- e) The FCC so-named “Report and Order” was overruled on 9th of August 2019, by the US Court of Appeals D.C. Circuit, as “capricious” and “arbitrary” reinstating the need for NEPA review and compliance for any part of the deployment of the densified so-named 5G/4G CPMRA’s; and,
- f) Under **Title 47 CFR § 1.1307 (b) (1)** the appropriate exposure limits in **§§1.1310** and **2.1093** of this chapter requires environmental assessment (EA) to be completed if the effective radiated power (ERP) for any so-named 5G/4G CPMRA’s that stand less than 33’ in height, exceeds 1000 Watts. For any action that may have a significant environmental effect, an Environmental Assessment (EA) must be prepared; and,
- g) Creating dangerous conditions of liability melding a public utility onto private property when there is possible cause for fire, arcing, electrocution, without limits, when joining the so-named 5G/4G CPMRA’s cell antennas onto public utility’s high voltage wattage equipment, utility poles, powerlines, without limits, while possibly violating additional building safety codes and compliance; and,
- h) Creating dangerous conditions of liability melding a public utility onto private property when there is possible cause for fire, arcing, electrocution, without limits, when joining the so-named 5G/4G CPMRA’s cell antennas onto public utility’s high voltage wattage equipment, utility poles, powerlines, without limits, while possibly violating additional building safety codes and compliance such as the so-named “Occupational Safety and Health Administration” (OSHA); and,
- i) Ignoring the **US Court of Appeals D.C. Circuit Mozilla Corporation v. FCC Case No. 18-1051, October 1, 2019**, Page 146, states: *“the Commission’s Preemptive Directive, see 2018 Order 194-204, lies beyond its authority, we vacate the portion of the 2018 Order purporting to preempt “any state or local requirements that are inconsistent with [the Commission’s] deregulatory approach[.]”*; and,

- j) Also states no preemptive ability, the **S.652 – Telecommunications Act of 1996** requires only proof of need for cellular voice coverage only, no preemptive control on text, data, and or IoT; and,
- k) Not requiring any pre-market health and safety testing performed on any devices/structures designed to house two-way transmitting microwave antennas; and,
- l) Inappropriately and falsely focused on the so-named “non-ionizing” effects of the RF/EMR spectrum and failing to recognize scientifically supported damaging aspects of the so-named “non-ionizing” effects in that they distort, pervert the molecular structures in ways that damage the molecule so uptake is hindered or altogether inhibited by cells needed for cellular support, health and function; and,
- m) Industry and so-named FCC falsely representing RF/EMR safety reports are within the guidelines by way of averaging and not by taking peak measurements, grossly belittling the actual measurements that do cause harm and damage of all kinds; and,
- n) Transmitting and propagating dangerous microwave and terahertz wave radiation through methods of, but not limited to, modulating, pulsing, spiking, beamforming, phased array, multiple input multiple output (MIMO), overlapping crossfire and frequency types, omni-directional, reflecting, angling, increased power, but not limited to these; and,
- o) Creating other dangerous wave forms that are equally damaging such as magnetic fields, electric fields, dirty electricity, ultrasound, infrasound, infrasonic, ultrasonic, conic, sonar, LiDar, radar, laser, maser, fluorescent lighting, LED lighting, other frequencies, but not limited to these; and,
- p) Overriding nature’s laws, cosmic and earth’s natural frequencies and disrupting biological life forms their circadian rhythm, magnetite function and frequency-based bio-signatures, see chart below; and,
- q) Ignoring medical and scientific experts in the field and study of RF/EMR their recommended safer RF levels found in the BioInitiative Report of 2012 and EUROPAEM EMF Guideline, see chart below; and,
- r) All entities, men, women, without limits, who follow and defer to the so-named FCC guidelines are in partnership with the said agency; and,
- s) The so-named FCC et al. has never attained any letter or notice of consent from any man, woman, or child to the microwave terahertz irradiation program deployment agenda by following ethical requirements of subjecting human subjects to medical and or biomedical experimentation; and,

DESCRIPTION:	Average Power Density: (uW/m2)
Cosmic background radiation (only true hygienically safe level)	0.0001-0.000000001
Power density necessary for 5 out of 5 bars cellphone reception	0.018
EUROPAEM for electromagnetically sensitive (ES)	0.1
BioInitiative Report 2012 recommended exposure level outdoors	6
EUROPAEM EMF Guideline 2016 for general population	10
*Exposure level resulted in reduced sperm count	3.4
*Exposure levels led to fatigue, depression, sleep disturbances, concentration difficulties, cardio-vascular problems	6-128
*Exposure levels led to headache, concentration difficulties, irritation, behavioral problems with children (8-17yrs) in school	30-200
First US safety exposure level determined by Herman P. Schwan (within the 1800 MHz range)	10,000,000
FCC allowable exposure levels (300 MHz-100 GHz)	10,000,000
* Scientific findings taken from the “BioInitiative 2012 RF Color Charts”	

15. The so-named UN et al. and FCC et al. without limits, are **(III.) Licensing the usage of the so-named “5G” and its associated millimeter waves (MMW) and the so-named “6G” and its associated terahertz waves (THz) without any ability to determine biological parameters past 6 GHz, continuing to license the use of new and old RF/EMR frequencies without prior safety testing nor heeding the “peak” resonance attenuation of molecular O₂ & H₂O; and,**

- a) The so-named FCC’s website has a tool for computing values of tissue dielectric parameters according to a so-named “**4-Cole-Cole Model**” described in the “**Compilation of the Dielectric Properties of Body Tissues at RF and Microwave Frequencies**” by **Camelia Gabriel in the U.S. Air Force Report AFOSR-TR-96**. This tool calculates results for frequencies between 10 MHz - 6,000 MHz but provides no calculable means for addressing any frequencies past 6 GHz, including the MMW (portions of the 5G) and THz (6G) frequencies. The FCC is unable to viably test, measure, or compute specific tissue absorption rates for anything between 6 GHz – 3 Thz and therefore, has no ability to assure or prove safety of exposure levels. As a result, the so-named FCC cannot give legitimacy to licensing and releasing of new frequency spectrum for 5G, 6G, 7G technologies; and,
- b) All wireless devices, equipment, products that emit RF/EMR, including the billions of the so-named IoT & IoB, are missing safety assurance for electronic product emissions and radiation control and fails in compliance to **Public Law 90-602-Oct. 18, 1968 Amendments to Public Health Service Act “Subpart 3 Electronic Product Radiation Control” Declaration of Purpose, Sec. 354;**
- c) Any current and past government and industry adopted methods of testing and measuring two-way transmitting devices are crude, improper, and unscientifically based according to the **United States Government Accountability Office (GAO), Report to Congressional Requesters, July 2012, Telecommunications Exposure and Testing Requirements for Mobile Phones Should Be Reassessed.** One example is the so-named “Specific Absorption Rate” (SAR) used to test for cell phone safety where the calculations are erroneously averaged instead of basing on peak exposures, and peak exposures over time, dose, and calculation of lifetime dose received; and,

Under the so-named FCC website entitled, “**Wireless Devices and Health Concerns**” the so-named FCC admit they have never performed any safety testing on any two-way transmitting device/structure and further claim “*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*” and goes on to mention the so-named “Food and Drug Administration” (FDA) their responsibility for monitoring the safety of cell phones. The so-named FDA has clear obligations to regulate electronic product radiation that is designed to “*establish and carry out an electronic product radiation control program designed to protect the public health and safety from electronic product radiation*”. Yet, the so-named FDA admits on their website they do not perform safety testing on any two-way microwave transmitting device of any kind, and do not review cell phone safety. This is what they say, “*Under the law, FDA does not review the safety of radiation-emitting consumer products such as cell phones and similar wireless devices before they can be sold....FDA shares regulatory responsibilities for cell phones with the Federal Communications Commission (FCC)...FCC relies on the FDA and other health agencies on health and safety related questions about cell phones*”. They, too, pass the responsibility regarding cellphone safety back onto the so-named FCC. So, in reality, there are no agencies, FCC or FDA, committed to taking responsibility of any cellphone RF emissions safety, yet, both resolutely continue to convince the public claiming safety of cellphone use; and,

- d) RF/EMR frequencies used are highly attenuating to molecular O₂ and or H₂O with some hyper attenuating properties, its resonant peak, for specific frequencies within the microwave spectrum. To give some examples, the highest absorptive rate for water is the 2.45 GHz, frequency used in WiFi, WAPs, and other devices. Another resonant peak for water, closer to the MMW range, is the 22 GHz, frequency range used for Vehicle 2 Vehicle (V2V). And resonant peak for oxygen is the 60 GHz, frequencies used in body worn sensors, V2V, medical devices and satellites in space, without limits. The attenuation distorts and perverts the molecular O₂ and H₂O such that it becomes unavailable for biological uptake by organisms of all kinds impacting, threatening and destroying basic life-sustaining elements necessary for the survivorship of all living organisms and sentient beings; and,

16. The so-named UN et al. and FCC et al. without limits, are **(IV.) Deliberating acts of treason and fraud by continuing to perpetuate a lawless historic precedence ever since the US handed over its first nationally regulated RF/EMR safety guidelines to a World War II enemy-supporting scientist who gained illegal entry into the US, and set world standards of which today still remain unchanged; and,**
- a) The so-named “Office of Strategic Services” (OSS), now known as the so-named “Central Intelligence Agency” (CIA), and the so-named “Joint Intelligence Objectives Agency” (JIOA) committed crimes of treason according to the **U.S. Article III, Section 3** of the Constitution, ***“Treason shall consist only in levying War against them, or in adhering to their Enemies, giving them Aid and Comfort”***. Over a thousand German scientists, some of them former members or leaders of the Nazi party, had their backgrounds whitewashed and were covertly brought to the US after WWII through a secret program called the so-named “Operation Paperclip”, and given government work, some with high leadership positions, housing, research facilities, and safe haven even allowing some to avoid trial in the so-named “Nuernberg Trials”. The so-named OSS and JIOA set a historical precedence of corruption, criminal and illegal activities by giving US enemies aid, comfort, housing, compensatory work, and research facilities; and,
 - b) One German scientist, Herman P. Schwan, was illegally brought to the US through this secret program, the so-named “Operation Paperclip”, and continued his research in the U.S. on radar and microwave technology and more importantly, their bio-effects. He was later given the principle role in defining the first national RF/EMR safety guideline for the US. Based on treasons committed by the so-named OSS, the Nazi’s eugenics movement and other serious crimes against humanity including massive human experimentation leading to abuse, torture and deaths of human subjects, evading of the Nuernberg Trials by offering protection to some of the Nazi scientists, therefore, by association, Schwan has no authority to determine nor control any sensitive national security issues regarding the health and safety of an entire nation’s men, women, sons and daughters; and,
 - c) Herman P. Schwan asserts that thermal/macro level tissue heating should be the only consideration for safety while stating athermal/non-thermal/non-tissue heating levels have no biological effect and as result, set the threshold of safety at 10,000,000 uW/m², within the 1,800 MHz bandwidth. According to the BioInitiative Report of 2012, international scientists, based on new scientific evidence, proposed the RF/EMR safety level to be between 3-6 uW/m², millions of times lower than Schwan’s determined levels, which to date, the so-named FCC et al. has worked to maintain the status quo at present by continuing to accept and use Schwan’s guideline for today’s levels of public exposure and safety; and,
 - d) The so-named “Operation Paperclip” and smuggling in of Herman P. Schwan, giving him aid, housing, work, and responsibility to determine a national health guideline on RF/EMR exposure safety limits has led to a past to present day national and international security breach causing widespread harm, damage and tort of all kinds, human abuse, torture, pain, chronic illnesses, diseases, cancers, mental illnesses, suicides, deaths, destruction of natural resources, environmental destruction, destruction of all life-forms, animals, insects, flora, fauna and micro-organisms, but not limited to these; and,
 - e) According to the **U.S. v. Tweel, 550 F.2d 297, 299 (1977), quoting U.S. v. Prudden, 424 F.2d 1021, 1032 (1970)**, ***“Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading...”***. The so-named UN et al. and FCC et al. are acting in longstanding fraudulent behavior by not admitting publicly the US RF safety guidelines were derived by a non-native born American citizen but by a warring enemy nation’s scientist who was smuggled into the US under questionable means. And to this day, Schwan’s worldwide influence lives on as the so-named FCC et al. still rely on his original grossly outdated and misrepresented data points. Schwan working under the Third Reich and at the Kaiser Wilhelm Institute, both recognized for heavy research into human experimentation on prisoners of war, the study and implementation of racial purity, eugenics and genocide, the current so-named FCC et al. has a duty of care to speak on this dangerous partnership ***“when circumstances impose duty to speak and***

one deliberately remains silent, silence is equivalent to false representation” according to the **Fisher Controls International, Inc. v. Gibbons, 911 S.W. 2d 135 (1995)**; and,

17. **(V.) The FCC et al. are not medical/health regulating agency and are incapable of determining safe RF/EMR exposures, yet continue to license and regulate based on RF guidelines determined by a Nazi war-supporting enemy-nation scientist, making the FCC et al. complicit and acting in collusion with past treasonous actions by the so-named OSS, JIOA, and Operation Paperclip; and,**
- a) The so-named FCC declared on April 1, 2020 on the Federal Register they have no intentions to revise their current RF/EMR levels, but plan to continue to support the grossly outdated, illegally and unlawfully attained RF/EMR safety guidelines; and,
 - b) The so-named FCC et al. is not the appropriate agency to determine health effects from exposures to RF/EMR due to them not being a health/medical agency or organization, yet continue to commit fraudulent and criminal acts of misrepresentation and mass human experimentation through concealment and misprision of treasons; and,
 - c) Even though the so-named FCC et al. serves as a regulatory agency sworn under oath of duty to protect, it is not a health, science, or medical agency. Therefore, based on this conflict of duty and ability, the so-named FCC et al. has no acting role in regulating, licensing and propagandizing any usage of RF/EMR and THz frequencies both nationally and internationally. They are also not operating in alignment with two peer-reviewed science-based, internationally accepted, documents recommending a truer, safer RF/EMR levels of exposure, the **BioInitiative Report of 2012** and the **EUROPEAN EMF Guideline 2016 for the Prevention, Diagnosis and Treatment of EMF-related Health Problems and Illnesses**; and,
 - d) **“Trials of War Criminals Before The Nuernberg Military Tribunals Volume II, The Medical Case, The Milch Case, No. 10, Vol. 2, pp. 181-182”** was birthed as a result of the so-named World War II crimes against humanity and the horrific cases of mass human abuse and torture committed during the war under the context of performing human biomedical and medical experimentations. Mass worldwide human experimentation continues as long as RF/EMR guidelines determined by Herman P. Schwan and the current so-named FCC et al. continue to be accepted, used, and followed; and,
 - e) As a result, the current day RF/EMR guidelines mirror the same massive world-wide scale human abuse, torture, and injury by non-consensual medical and biomedical experimentation using hazardous full spectrum microwave radiation biologically active toxins emitted from the so-named IoT & IoB exposing the men, women, sons and daughters involuntarily without their full knowledge and attained consent. As a result, the so-named UN et al. and FCC et al., but not limited to these, are breaching all ten codes of the so-named **“Trials of War Criminals Before The Nuernberg Military Tribunals”**; and,
 - f) The so-named FCC et al. is also breaching US code of treason **18 U.S. Code 2382 – Misprision of treason**, which states *“Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, **as soon as may be**, disclose and make known.....**is guilty of misprision of treason**”*. [emphasis added] By not acknowledging the underground operation activities of the so-named OSS and its clandestine so-named “Operation Paperclip” and its relationship with Herman P. Schwan, **“as soon as can be”** implicate the so-named FCC et al. are guilty of concealment and misprision of treasons; and,
 - g) Based on the treasonous activities that surround Herman P. Schwan, his work and the underground operations and agencies responsible for smuggling him into the US and giving him aid, implies that any CEO, school board trustee, councilmember, legal counsel, agency, government agency, private industry, non-profit, the so-named UN et al. and FCC et al., without limits, are also complicit in said activities by act of relying on the current so-named FCC et al. RF safety guidelines and Schwan’s work; and,

18. **(VI.) RF/EMR, MMW, and THz are frequencies used in medicine for diagnosis, healing, and therapy, and the so-named UN et al. and the FCC are guilty for medically treating men, women, sons and daughters with similar frequency-based modalities without a medical license, treating without a medical necessity, treating in the absence of physician care, and treating without informed consent; and,**

- a) The so-named United Nations (UN), Federal Communications Commission (FCC), the Institute for Electrical & Electronics Engineers (IEEE), the American National Standards Institute (ANSI), the National Council for Radiation Protection and Management (NCRP), without limits, are not medically licensed nor accredited health care agencies or organizations, nor have any authority to license any medical equipment and or device that utilize RF/EMR, MMW, THz frequencies since none of the devices comply with **Public Law 90-602-Oct. 18, 1968 Amendments to Public Health Service Act “Subpart 3 Electronic Product Radiation Control” Declaration of Purpose, Sec. 354;** and,
- b) The so-named UN et al., FCC and industry, but not limited to these, are using the so-named 2G/3G/4G/5G/6G/7G technologies that use similar frequency based medical modalities such as the MMW and THz frequencies found in devices such as **“Electro-therapy”, “Electro-surgery” and “Millimeter Wave Therapy” (MWT)**, without limits. Thus, the so-named UN et al., FCC and industry exposing a worldwide populations of men, women, sons and daughters without their informed consent to medical electrotherapy type agents, indiscriminately and incessantly and without a medical necessity, are practicing medicine without a medical license, accreditation and or certification, and without knowledge and supervision of patient care by a licensed physician and or health practitioner; and,
- c) Athermal levels of applied RF/EMF, MMW, and THz frequencies have been used in medicine throughout the world for several decades, and for over four decades, have been studied extensively for their ability to heal and their ability to treat many diseases, chronic illnesses and injury through medical devices known as the so-named **“Electro-therapy”, “Electro-surgery” and or “Millimeter Wave Therapy” (MWT)**, but not limited to these. But the nature of medicine is based on a need, and the utility of applied medicine only works under those circumstances, under strict environmental control, time, duration, strength, and dose, and under the guidance and recommendation of physicians and or health practitioners. Some examples of applications are opening up of the blood brain barrier to deliver chemical agents to the brain, stimulate acupuncture points, regenerate bone tissue, treat chronic illness disorders, neuropathy, vascular issues, arthritis, diabetes, ulcers, cancers, but not limited to these; and,
 - 1) **“Permeability of the Blood-Brain Barrier Induced by 915 MHz Electromagnetic Radiation, Continuous Wave and Modulated at 8, 16, 50, and 200 Hz”, Leif G. Salford et al., 15 April, 1994**
 - 2) **Quantum Life – CEM Tech Milli Wave Therapy** *“...recently introduced in Europe from Russia. It communicates directly with the cells in the body using millimetre wave technique. It is based on many years of research and has passed several studies showing its effectiveness. CEM-Tech has also an approval as Medical Instruments Class CE2A....shown to be effective in the areas of immune system normalization, increased micro circulation and balancing the metabolism....decreases the healing time for wounds, and bone fractures....”*
 - 3) **Millimeter Wave Therapy Machine, Essentials of Life Since 1995, EOL4health.com** *“...treatment of...cardiovascular disorders, diabetes, dermatitis, gastrointestinal disorders, wound healing, pain relief, and the reduction of toxic side effects of chemotherapy in cancer patients.”*
 - 4) **Prostates Therapy Equipment Household Millimeter Wave Therapeutic Instrument, Model NO: HWB-111, Hubei YJT Technology Co., Ltd.**
 - 5) **HNC Factory Offer Millimeter Wave Electromagnetic Medical Therapy Equipment for Treatment of Diabetes, Cancer**
 - 6) **Low-Intensity Electromagnetic Millimeter Waves for Pain Therapy, Department of Anesthesiology and Intensive Care Medicine, Ernst Moritz Arndt University, Taras I. Usichenko at al., April 24, 2006**

19. The so-named UN et al. and FCC et al. without limits, are **(VII.) Violating “The Nuernberg Code”, “The Declaration of Helsinki”, “The Belmont Report” and the “Institutional Review Board” (IRB) process by applying medical and or biomedical procedures and experimentation worldwide on uninformed and non-consenting men, women, sons and daughters; and,**
- a) All national and international regulatory agencies such as the so-named UN et al., FCC et al., without limits, are not medically licensed nor accredited health care agencies or organizations. Due to this agenda to irradiate a massive worldwide population to dangerous amounts of RF/EMR emitted from the so-named IoT & IoB, these agencies and organizations are found breaching all ten codes of ethics in the **“Trials of War Criminals Before The Nuernberg Military Tribunals Volume II, The Medical Case, The Milch Case, No. 10, Vol.2, pp. 181-182”**, including several other international and national codes of ethics. The so-named UN et al. and FCC et al. are performing the largest medical and biomedical experimentations on the whole of planet earth the men, women, sons and daughters without their full knowledge or informed consent by practicing medicine and licensing of medically applied microwave and terahertz wave emitting equipment and other similar medical vectors and modalities utilizing RF/EMR, MMW and or THz by the use for any part of the so-named IoT & IoB; and,
 - b) The so-named UN et al. and FCC et al., without limits, are also violating the **1998 HR 1119: National Defense Authorization Act (NDAA) Public Law 105-85, Section 1078 November 18, 1997 SEC. 1078. Restrictions on the use of human subjects for testing of chemical or biological agents.** (a) *Prohibited Activities- The Secretary of Defense may not conduct (directly or by contract) (1) any test or experiment involving the use of a chemical agent or biological agent on a civilian population; or (2) any other testing of a chemical agent or biological agent on human subjects.* (c) *Informed Consent Required- may conduct a test or experiment described in subsection (b) only if informed consent to the testing was obtained from each human subject in advance of the testing on that subject.*
 - c) Because of the nature of such exposures to the entire spectrum of so-named 7G,6G,5G,4G,3G,2G, and WiFi frequencies, without limits, the toxic radiation exposures are delivered without cessation or relief and are completely absent of any experimental controlled environment, regulation and oversight. The UN et al., FCC et al., without limits, have failed to acknowledge the need to acquire formal review by the **“NIH National Institute of Environmental Health Sciences (NIEHS) Institutional Review Board (IRB)”** and other necessary medical review boards for performing medical and biomedical experimentations worldwide on the men, women, sons and daughters medically applied RF/EMR, MMW and or THz modalities without their full knowledge or informed consent, and without the agreement and care of their medically licensed health care physician and or practitioner; and,
20. The so-named UN et al. and FCC et al. without limits, are **(VIII.) Engaging in practice of medicine without a medical license nor accreditation and putting pressure on the use of dangerous medical inoculations and devices that emit hazardous RF/EMR, causing physicians, worldwide, to breach the “Hippocratic Oath” or similar; and,**

Federal Communications Commission News & Events “A New Year’s Resolution: Using Broadband to Get Healthy and Stay Well” January 30, 2015: “Ingestibles are broadband-enabled digital tools that we actually eat....Patients would simply swallow a “pill,” which would collect and transmit images as it makes its way through the digestive system.... **Wearables** are digital tools you can wear....that have sensors to monitor your heart rate and other vital signs....wide spread use of smart clothing or smart tattoo applications....**Embeddables** are miniature devices that are actually inserted under the skin or deeper into the body....**Injectables** may use nanotechnology and be so tiny that doctors would simply “inject” them into our bodies.” [emphasis added]

- a) In **“A New Year’s Resolution: Using Broadband to Get Well and Stay Well”**, the so-named FCC openly admits to giving medical direction, medical advice, advertising and promoting the use of tort-causing RF/EMR emitting devices and or equipment to the general public for therapy, healing, to treat diseases and or monitor health when they have no authority or expertise to give such directives. In addition, the so-named FCC is interfering between nonpartisan patient/physician care and is causing physicians to

breach their “**Hippocratic Oath**” or similar, through false advertisement and information that convinces indiscriminate use of these so-named microwave irradiating “**Injectables**”, “**Embeddables**”, “**Ingestibles**” and “**Wearables**” as safe and wellness promoting without full disclosure negative health impacts and security threats to the patient. Physicians are held to the highest ethical standard and swear an oath to the so-named “Hippocratic Oath” to do no harm to their patients, first and foremost. Yet, the actors at the so-named FCC do not follow such oath because they are not a medically licensed agency that practices medicine and while also inviting irresponsible treatment of patients by interfering and tampering the authority of physician/patient care; and,

- b) The so-named UN et al. and FCC et al., without limits, are influencing physicians to breach the “Hippocratic Oath” through false testimony, information, advertisement, obfuscating scientific results and misguiding physicians to breach their sworn oath of duty to protect and do no harm; and,
 - 1) Denigrating the physician’s “**Hippocratic Oath**” by giving license to RF/EMR, MMW, THz frequencies for medical use in products, instruments, equipment and devices that have never received pre-market safety testing; and,
 - 2) Giving false assurance of safety by nondisclosure of invalid and outdated RF/EMR safety guidelines, endangering the men, women, sons and daughters to harmful RF/EMR emitted by so-named “**Injectables**”, “**Embeddables**”, “**Ingestibles**” and “**Wearables**”, but not limited to these; and,
 - 3) These so-named “**Injectables**”, “**Embeddables**”, “**Ingestibles**” and “**Wearables**”, but not limited to these, cause doctors to breach patient privacy and safety as any device/equipment containing two-way transmissions are subject to loss of personal privacy, cyber-security hacking, remote sensing, RF interference, and or control by unknown third party, but not limited to these; and,
 - 4) Part of the ID2020 Alliance, RFID, vaccines and micro-chipping will become part of the digital identity program, another breach of choice, health, control, privacy, security over one’s body; and,
 - 5) Injection of vaccines can contain nano-chips, micro-chips, nano-particulates, nanotubules, nanotechnology, advanced polymers, hydrogels, Luciferase, and or metals and cations that serve as direct or indirect antennas in the bodies transmitting, attracting and or increasing body’s internal levels of RF/EMR, ex. RFID chips, tracers, trackers, microwave transmitters; and,
 - 6) Exposing patients to toxic RF/EMR, MMW, THz agents placed near, on, or in the body is a crime of assault and tort onto the men, women, sons and daughters for exposing them without their informed consent to frequencies found to be used in medical devices, equipment, and or instrument; and,
 - 7) Lloyd’s of London and other major insurance companies refuse to cover any health damage incurred by exposures to RF/EMR; and,
 - c) The so-named UN et al. and FCC et al., WHO, CDC, FDA, DOD, and other international medical agencies, without limits, are unethically influencing, enforcing the medical field mandating dangerous untested vaccinations, RFID insertions, combination vaccine record and ID, viral testing, without limits, onto the world of men, women, sons and daughters to serve a program with the dual purpose of record keeping and inoculation and using untested vaccines and the new RNA based vaccines that have been fast-tracked through without enough time for proper testing for safety assurances. In addition, these so-called medicines of all kinds oftentimes have been found to be administered by workers with questionable health care credentials, and in some cases, procedures enforced upon the subject to self-administer the so-called medicine where the subject has no healthcare credentials or training; and,
21. The so-named UN et al. and FCC et al. without limits are **(IX.) Violating legal protection afforded the electro-sensitive/microwave sickness sufferers, ill, disabled, vulnerable and targeted individuals, and all men, women, sons and daughters through the use of RF/EMR, MMW, THz in the so-named “Trespassing Technology”, “Active Denial System”, “Directed Energy Weapons” (DEW), binary weaponry and other various kinds of weapons used by government, law-enforcement, military, intelligence, without limits; and,**
- a) The so-named UN et al., regulatory agencies, employers, managers, property owners/managers, CEO’s CFO’s, companies, principles, industry, commercial, public health officials, school board

trustees, but not limited to these, involved in the deployment of any part of the development of the so-named IoT & IoB and exposures to other so-named “EMFOW” are in violation of the electro-sensitive/microwave sickness sufferers, the ill, the vulnerable and the disabled their legal rights and protection under Natural Law, Common Law, US Constitution, ADA accommodations, and other laws and regulations that ensures safe and healthy private dwellings, schools, workplaces, and places of public and community dwelling; and,

- 1) Violating the men, women, sons and daughters who suffer from so-named “electro-sensitivity” and or “microwave sickness” their **First and Fourth Amendment Rights of the U.S. Constitution**
 - 2) **Corrigendum to: Functional brain MRI in patients complaining of electrohypersensitivity after long term exposure to electromagnetic fields, Heuser, 2017**
 - 3) **Reliable disease biomarkers characterizing and identifying electrohypersensitivity and multiple chemical sensitivity as two etiopathogenic aspects of a unique pathological disorder, Belpomme, Campagnac, Irigaray, 2015**
 - 4) **Exposure to Magnetic Field Non-Ionizing Radiation and the Risk of Miscarriage: A Prospective Cohort Study, De-Kun Li et al., 13 December 2017**
 - 5) **Part II Architectural and Transportation Barriers Compliance Board, 36 CFR Part 1191 [Docket No. 98-5] RIN 3014-AA16, Americans With Disabilities Act (ADA) Accessibility Guidelines for Buildings and Facilities; Recreation Facilities, Federal Register/Vol. 67, No. 170/Tuesday, September 3, 2002/Rules and Regulations, Multiple Chemical Sensitivities and Electromagnetic Sensitivities**
 - 6) **National Institute of Building Sciences (NIBS), IEQ Indoor Environmental Quality, Final Report, 2005, Page 4 “Introduction”, The Architectural and Transportation Barriers Compliance Board (Access Board), American with Disabilities Act and the Architectural Barriers Act, Page 11 “Electromagnetic Fields”**
 - 7) **United States Department of Labor, Office of Disability Employment Policy, Job Accommodation Network (JAN), Electromagnetic Sensitivity**
 - 8) **The National Education Association 2014-2015 NEA Resolutions**
 - 9) **European Commission Research and Innovation DG, Project No: 282891, ARIMMORA, Advanced Research on Interaction Mechanisms of Electromagnetic Exposures with Organisms for Risk Assessment, Final Report, 19/07/2015**
- b) The so-named “DEW”, “ADS”, “Nonlethal Weapons”, “Trespassing Technology”, but not limited to these, use the same RF/EMR, MMW, THz frequencies for inflicting pain to control an individual and or crowd. These same frequencies used by military and law-enforcement are also used in the so-named IoT & IoB. The dense deployment of the so-named 7G, 6G, 5G, 4G, 3G, 2G, without limits, using advanced steerable technology combined with enough wattage of power will allow targeting of all kinds through infrastructure dense numbers of antennas that can micro-track, seek, sense, surveil, target, violate, inflict pain, and input viral or other disease frequency based information as primary or binary weapon onto any man, woman or child from any location inland, on sea, in space, rural, city, state, country, in, on, above, and under the earth; and,
- 1) **Non-Lethal Weapons Program U.S. Department of Defense Active Denial System FAQs**
 - 2) **Directed Energy Weapons – Are We There Yet? The Future of DEW Systems and Barriers to Success, Center for Technology and National Security Policy, National Defense University, May 2009, Elihu Zimet and Christopher Mann**
 - 3) **A Narrative Summary and Independent Assessment of the Active Denial System, PennState Applied Research Laboratory, February 11, 2008, USMC Contract No. M67854-05-D-5153-0007**
 - 4) **Department of the Army, Bioeffects of Selected Nonlethal Weapons, addendum to the Nonlethal Technologies-Worldwide (NGIC-1147-101-98)**
 - 5) **5G - From Blankets to Bullets, Cellular Phone Task Force, March 2018, Arthur Firstenberg**
“5G antennas will be phased arrays....like in PAVE PAWS, they are going to work together in a phased array, and like in PAVE PAWS they are going to concentrate their energy in narrow steerable high power beams.”

c) Because of the two-way transmission capabilities, the so-named IoT & IoB is capable of violating, manipulating and endangering human safety, protection and privacy by inducing artificial microwave hearing, words, thoughts, emotions, behavior, ideas, subliminal messages, hypnosis, without limits, while simultaneously having the ability to collect data on biometric readings, biomarkers, vital signs, facial expressions, thoughts, DNA blueprints, bio-signature frequencies, heart and brain wave patterns, organ function and disease, illness and chronic illnesses, without limits; and,

- 1) **Human Auditory System Response to Modulated Electromagnetic Energy, General Electric Advanced Electronics Center, Cornell University, Allan H. Frey, August 1962** *“With appropriate modulation, the perception of various sounds can be induced in clinically deaf, as well as normal, human subjects at a distance of inches up to thousands of feet from the transmitter.”*
- 2) **US Patent #5159703A – Silent Subliminal Presentation System, December 28, 1989, Oliver M. Lowery** *“A silent communication system in which nonaural carriers, in the very low or very high audio frequency range or in the adjacent ultrasonic frequency spectrum....for inducement into the brain....the modulated carriers may be transmitted directly in real time....”*
- 3) **How Terahertz Waves Tear Apart DNA, Emerging Technology from the arXiv, MIT Technology Review October 30, 2009**
- 4) **Cheap Handheld Device Lets You See Through Walls, Popular Science, June 28, 2013** *“Engineers at MIT have made a prototype of a portable device that users can point at walls to get data on anything moving on the other side....Wi-Vi works by emitting Wi-Fi signals at a wall....reflects off people on the other side and then returns through the wall to the Wi-Vi device”*
- 5) **New Research Could Mean Cellphones That Can See Through Walls, Science Daily, April 18, 2012** *“The combination of CMOS and terahertz means you could put this chip and receiver on the back of a cellphone, turning it into a device carried in your pocket that can see through objects....Terahertz can also be used for imaging to detect cancer tumors, diagnosing disease through breath analysis....”*
- 6) **A New Sensor to See Through Walls, Make: Alasdair Allan, September 28, 2015** *“The Walabot is a new 3D imaging sensor that can detect movement and speed, see through walls, and analyze materials to tell you their composition....operating from 3-10 GHz....the sensors can not only detect movement, and see through walls, but it can tell you how much alcohol is in your bottle of beer, or how much fat is in your carton of milk....”*
- 7) **Samsung, Unspoil Me – Experience Your Favorite TV Series As If It Was The First Time, The Possibility to Forget Your Favorite TV Series Through Hypnosis**

22. The so-named UN et al. and FCC et al. without limits, are **(X.) Ignoring the voices of science, medical and health experts for over a decade who state that the substantial scientific research numbering in the tens of thousands reveal current exposures to RF/EMR at athermal levels are dangerous; and,**

Despite over a decade of pressure, the so-named UN et al. and FCC et al. repeatedly fail to revise the RF/EMR levels to be protective at athermal levels of safety, ignoring tens of thousands of peer reviewed science that show current levels of RF/EMR exposures are harmful and can cause cumulative and irreparable damage. The so-named IoT & IoB do cause all kinds of tort, harm, injury and damage to the DNA, RNA, genetic integrity and reproductive health, corporeal, etheric, astral bodies, minds, emotional, psychological well-being of the men, women, sons and daughters, and all sentient beings who dwell on, in, above and below the earth. And the UN et al., FCC and international regulatory agencies, but not limited to these, promoting erroneous and outdated RF/EMR levels are acting in gross negligence by basing their safety levels on thermal/tissue heating levels only, for any length of exposure time short and long term; and,

- e) **Evaluation of the genotoxicity of cell phone radiofrequency radiation in male and female rats and mice following subchronic exposure, November 13, 2019, NTP Study**
- f) **Report of Final Results Regarding Brain and Heart Tumors in Sprague-Dawley Rats Exposed from Prenatal Life Until Natural Death to Mobile Phone Radiofrequency Field Representative of a 1.8 GHz GSM Base Station Environmental Emission, Cesare Maltoni Cancer Research Center, Ramazzini Institute, Italy, January 23, 2018, L. Falcioni et al.**
- g) **International Association of Fire Fighters, Division of Occupational Health, Safety and Medicine, Position on the Health Effects from Radio Frequency/Microwave (RF/MW) Radiation**

in Fire Department Facilities from Base Stations for Antennas and Towers for the Conduction of Cell Phone Transmissions, August 2004

- h) **American Academy of Pediatrics, letter to the Federal Communications Commission, July 12, 2012:** *"The American Academy of Pediatrics....strongly supports the proposal for a formal inquiry into radiation standards for cell phones and other wireless products....The FCC has not assessed the standards for cell phone radiation since 1996....be based on protecting the youngest and most vulnerable populations...."*
- i) **The U.S. Department of Interior, 2014:** *"The electromagnetic radiation standards used by the Federal Communications Commission (FCC) continue to be based on thermal heating, a criterion now nearly 30 years out of date and inapplicable today."*
- j) **Environmental Protection Agency (EPA), Norbert Hankin of the EPA's Office of Air and Radiation, Center for Science and Risk Assessment, Radiation Protection Division, 2002:** *"The FCC's current [radio frequency/microwave] exposure guidelines, as well as those of the Institute of Electrical and Electronics Engineers (IEEE) and the International Commission on Non-ionizing Radiation Protection, are thermally based, and do not apply to chronic, non-thermal exposure situations."*
- k) **Environmental Protection Agency (EPA), Official comments to the FCC on guidelines for evaluation of electromagnetic effects of radio frequency radiation, FCC Docket ET 93-62, November 9, 1993:** *The FCC's exposure standards are "seriously flawed."*
- l) **Food and Drug Administration (FDA), Comments to the FCC January 11, 1993:** *"FCC rules do not address the issue of long-term, chronic exposure to RF fields."*
- m) **National Institute for Occupational Safety and Health (NIOSH), Comments to the FCC, January 11, 1994:** *The FCC's standard is inadequate because it "is based on only one dominant mechanism — adverse health effects caused by body heating."*
- n) **Amateur Radio Relay League Bio-Effects Committee, Comments of the ARRL Bio-Effects Committee to the FCC, January 7, 1994:** *"The FCC's standard does not protect against non-thermal effects."*

I Corinthians Chap III verses 16-17

16 Knowe yee not that yee are the Temple of God, and that the Spirit of God dwelleth in you? 17 If any man defile the Temple of God, him shall God destroy: for the Temple of God is holy, which Temple ye are.

Please note that terms not otherwise defined herein shall have the meanings ascribed to such terms in the Notice of Liability to which this Affidavit is attached.

I, TRIBUNAL, Affirmant, upon my full unlimited commercial liability, do affirm and say that I have read the above Affidavit and do know the contents to the very best of my knowledge to be true, correct, complete and not misleading: the truth, the whole truth, and nothing but the truth.

IN WITNESS WHEREOF, autographed at PEACEINSPACE.ORG

on the 15 day of NOVEMBER in the Year Two Thousand Twenty.

TRIBUNAL
Claimant/Affirmant [print]

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c/o PEACEINSPACE.ORG
[Claimant/Affirmant mailing address] [city] [state]

Witness [autograph] all rights & remedies reserved

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Before me, the undersigned notary public, this day, appeared TRIBUNAL, to me known, who being duly sworn according to law, deposes the preceding.

Subscribed and sworn to before me this 15 day of November, 2020.

TRIBUNAL

My Commission is under: NATURAL LAW