



0000157848

RECEIVED

Arizona Corporation Commission

2014 NOV -6 P 4:43

DOCKETED

NOV 06 2014

Arizona Corporation Commission
1200 W. Washington St
Phoenix, AZ 85007

ARIZONA CORPORATION COMMISSION
DOCKET CONTROL

DOCKETED BY

RE: AMI Fetus Mortality and Birth Defects

ORIGINAL

Dear Commissioners,

Upon listening to a recording of your ACC May 9, 2013 Staff Meeting, I was left with the dispirited feeling one has when there is a lack of awareness, vision or freedom. We all need to look **AMI EVIL IN THE EYE** and properly implement the necessary Arizona Revised Standards. Please take a good look at the dark shadow side of AMI activity.

The International Center Against Abuse of Covert Technologies (ICAACT) interviewed Dr. Barrie Trower about human microwave experimentation. Dr. Trower chose to speak about MKULTRA microwave experimentation of pregnant women: **"They found that they could cause a 57.7% increase of miscarriages in pregnant women.... What you are actually doing is killing 57% of all the children."**¹

Eldon Byrd, a scientist for the Naval Surface Weapon Centre of the US Navy, in one of his 1986 lectures on the effects of low-level microwaves, is referenced as stating:

'We can alter the behavior of cells, tissue... cause up to six times higher fetus mortality and birth defects.'²

¹ **ICAACT Interview of Dr. Barrie Trower**, marker 29:36;
<http://chemtrailsplanet.net/2013/09/23/dr-barrie-trower-revealsmicrowaves-are-weapons-of-social-control/>

² **Microwave Mind Control, Mind Control and the UK**, by Tim Rifat
Chapter 4, P.83

"Mongolism" is listed under **"Genetic and Chromosomal Changes"** in the 1972 Naval Medical Research Institute MF12.54.015-004B, Report No. 2, revised, by Dr. Zory R. Glaser Ph.D., LT, MSC, USNR, Former U.S. Navy Researcher, NIOSH Manager, Executive Secretary Advisor to the U.S. FDA.³

Currently the ACC allows human fetus mortality and birth defects to be created by APS 'smart' AMI technology. This activity is not lawful according to our constitutionally mandated Arizona Revised Standards. Pulsed microwave mesh network irradiation of Arizona cities and towns must be prohibited by the ACC.

'Smart' AMI technology has not undergone a stringent examination based on EPA NEPA guidelines: **there has not been a NEPA environmental impact study to protect our population.** For that reason, 'Smart' AMI technology is **"experimental."** Another way to say that, is we are engaging in a massive illegal human experiment.

Elihu D Richter MD, MPH (Assoc Professor) Chairman of the Ethics and Philosophy Committee of the International Society for Environmental Epidemiology; member of the Collegium Ramazzini and Head of the Unit of Occupational and Environmental Medicine in Hebrew University-Hadassah School of Public Health and Community Medicine in Jerusalem Israel wrote the following in his **Letter of Comment on Smart Meter Report and Recommendations for Smart Meters using RF** on 1/26/2011.

"Were these population-wide exposures to smart meters to be part of a project carried out in a medical setting, to test the risks and benefits of a new technology on human health and well being, it would be rejected by a Medical Institutional Review Board

³ Zory's Archive <http://www.magdahavas.com/pick-of-the-week-1-more-than-2000-documents-prior-to-1972-on-bioeffects-of-radio-frequency-radiation/>

on ethical grounds as an unethical exercise in human experimentation.”⁴

This statement is quite amazing: a medical review board would reject a ‘smart meter’ carefully conducted and monitored AMI study but APS refuses to make a pulsed microwave measurement for a customer experiencing difficulties in Payson.....

I was present when APS refused to monitor the pulsed microwave exposure in a Payson case where there was a ‘smart’ meter customer health complaint. The reason APS gave me at a Canal Senior Apartment, at 807 S Westerly Rd, Payson, AZ, (across from a large cell phone tower), is that ***the 900 MHz microwave range is not regulated - so APS doesn’t have to measure!*** This is additional proof from APS, of the unsuitability of the AMI-APS combination under A.R.S.40-361.B.

Currently the ACC allows APS to experimentally expose pregnant women and all other Arizona citizens, to harmful, invisible, continuously pulsing microwave grids that invade the privacy of our bodies without our awareness or informed consent. This is the same pulsed microwave radiation technology Dr. Elihu Richter says he would not allow, on ethical grounds, even in a careful stringently conducted medical study.

According to PG&E court testimony, these pulsed microwaves may expose us to up to 190,000 transmissions Per 24 Hour Period.⁵

Currently, Arizona electrical service providers have deployed experimental ‘Smart’ invisible AMI “mesh network” fields, that enmesh and experimentally expose all life within cities, towns and counties, in grids that may extend 5 to 20 square miles.

⁴ sagereports.com/smart-meter-rf/docs/letters/Eli_Richter_CCST_-final.pdf

⁵ **ALJ Yip-Kikugawa Ruling Seeking Clarification from PG&E** pg 5, Question2. <http://takebackyourpower.net/wp-content/uploads/2012/04/Smart-Meter-Health-14000-to-190000.pdf>

Human biological systems are not insulated. Our bodies are not protected against the pulsed microwave 'smart' assault of our cells, our DNA and our biophotons,⁶ ⁷ which contain our sensitive instant by instant cellular information. APS mesh network grid experimentally exposed subjects include all captive animals, plants, humans, DNA and intelligent light biophotons.

The cell phone industry knows the 900 MHz pulsed microwave technology is harmful because the cell phone industry lobby went to a great deal of trouble to defund and inactivate the EPA regulatory department, with stringent NEPA standards, that would not have allowed the human experimentation and unregulated microwave radiation of the public.⁸

Most customers would not initially understand the complexities of DOCKET NO. E-00000A-06-0038. Did the ACC Commissioners and staff even understand the disastrous implications? It is the ACC's job to **assure safety** or say: **NO, NO, NO.**

Arizona Statutes require that APS and the ACC be sure that AMI promotes our '**safety, health, comfort and convenience as will be in all respects adequate, efficient and reasonable.**'

What is clear is that ACC Commissioners signed DECISION NO. 69736 without sufficiently assuring the required public safety. Washington corruption and outrageously criminal behavior is not an excuse for breaking our laws in Arizona.

Everyone in the APS-ACC plan is irradiated, demeaned, and a captive of biological abuse by AMI WMDs. The ACC allowed an atrocity without informed consent. **AMI must be removed!**

⁶ Biophotons, <http://www.ncbi.nlm.nih.gov/pubmed/15947465>

⁷ Dr. Dietrich Klinghardt, **The Five Levels of Healing: Level 3**, <http://www.klinghardtacademy.com/5-Levels-of-Healing/>

⁸ **SOCIOPATHS TAKE OVER**, pg 3, **Not-so-smart APS AMI WMD**. <http://edocket.azcc.gov/Docket/DocketDetailSearch?docketId=17841#docket-detail-container2>

The ACC may have been ignorant, naïve or corrupt. Whatever the cause, the ACC permitted APS customers to be volunteer or volunteered experimental subjects, without informed consent.

Under DECISION NO. 69736,⁹ there were two groups:

- 1. APS customers who requested a 'time-based rate' got 'smart meters' and were irradiated by both AMI mesh networks and 'smart' meters.**
- 2. APS customers who did not request a 'time-based rate' were not exposed directly to 'smart meters' and were only irradiated by toxic AMI mesh networks.**

Even though in Arizona we have beautiful protective laws such as **A.R.S.40-361.B** and **A.R.S.40-321.A**, our ACC Commissioners continue to allow its regulated public service companies, to engage in human experimentation, in the absence of a stringent environmental impact study and our **fully informed consent**. Also, when the ACC allows APS to lie to the public about the supposed safety of AMI it looks like the ACC is complicit in endorsing APS false information.

Weather we personally endorse voluntary abortion or not, I hope we can all agree that APS' AMI barbaric treatment of civilian pregnant mothers and their children, with its large percentage of birth defects forced on families, (six times higher fetus mortality and birth defects), is at very minimum illegal, based on A.R.S.40-361.B.

The "safety, health, comfort and convenience" of wholesome families is not served by destroying the genetics of children in the womb: causing them to either die or be born defective.

Respectfully submitted,


Patricia Christensen Ferre

⁹ **Decision NO. 69736 - Docket E-00000A-06-0038**

<http://edocket.azcc.gov/Docket/DocketDetailSearch?docketId=12761#docket-detail-container2>

**PLEASE RECALL ALL EQUIPMENT, REGULATIONS AND
ACTIVITY THAT OFFEND THE PRISTINE IMPLEMENTATION
OF OUR ARIZONA REVISED STATUTES.**

Thank You!

A.R.S.40-361.B – Every public service corporation shall furnish and maintain such service, equipment and facilities as will promote the safety, health, comfort and convenience of its patrons, employees and the public, and as will be in all respects adequate, efficient and reasonable.

A.R.S.40-321.A – When the commission finds that the equipment, appliances, facilities or service of any public service corporation, or the methods of manufacture, distribution, transmission, storage or supply employed by it, are unjust, unreasonable, unsafe, improper, inadequate or insufficient, the commission shall determine what is just, reasonable, safe, proper, adequate or sufficient, and shall enforce its determination by order or regulation.

A.R.S.40-202.C.1 – Protect the public against deceptive, unfair and abusive business practices, practices related to deposit requirements and reconnection fees, intrusive and abusive marketing, deceptive or untrue advertising practices and practices prohibited under subsection H of this section.

A.R.S. 44-1522. Unlawful practices: intended interpretation of provisions

A. The act, use or employment by any person of any deception, deceptive or unfair act or practice, fraud, false pretense, false promise, misrepresentation, or concealment, suppression or omission of any material fact with intent that others rely on such concealment, suppression or omission, in connection with the sale or advertisement of any merchandise whether or not any person has in fact been misled, deceived or damaged thereby, is declared to be an unlawful practice.

A.A.C. R14-2-209.A.1 – Each utility, billing entity, or Meter Reading Service Provider may at its discretion allow for customer reading of meters.

40-334.Discrimination between persons, localities or classes of service as to rates, charges, service or facilities prohibited.