

5G Microwave Technology Invading Neighborhoods in Arizona and Across the World ...



For what purpose? Do we have a choice? What can we do?

Primary Purpose of 1934 Federal Telecom Law:

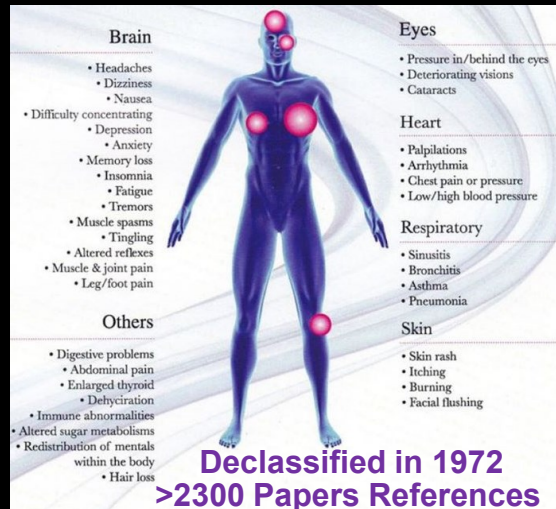
“Promote Safety of Life and Property”

1934 ACT: P.1 of the pdf: “For the purpose of regulating interstate and foreign commerce in communication by wire and radio . . . a rapid, efficient, Nationwide, and world-wide wire and radio communication service with adequate facilities at reasonable charges, **FOR THE PURPOSE OF THE NATIONAL DEFENSE, FOR THE PURPOSE OF PROMOTING SAFETY OF LIFE AND PROPERTY**, through the use of wire and radio communication...”

Credit: Susan Clarke

Reality: Problems with Densely Placed 5G Cell Towers

Public Safety



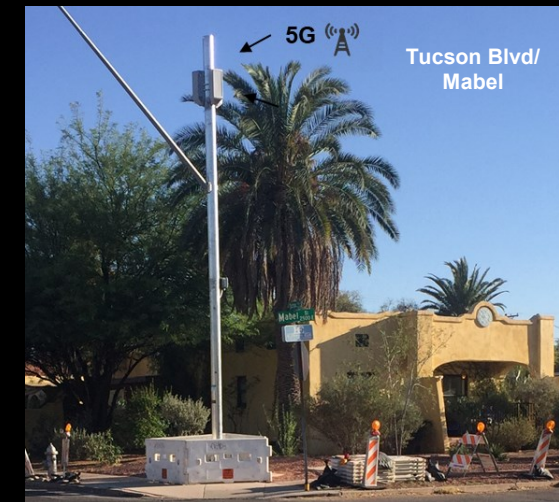
US Naval Medical Research

Privacy



Nude Photos: mm Waves

Property Value



"Nuisance and Hazard"

- Public safety problem (physically harmful RF/MW radiation)
- Removes privacy & security, intercepts data, steals identities
- Reduces property values by >20% (HUD: "nuisance and hazard")

Property values Plummet near Cell Towers



Tucson Blvd and Mabel



Oak Flower in Tucson



“Ugly” 5G data boxes in Houston

- 20% price drop for properties near WTFs (Realtor Magazine)
- Sellers must disclose “neighborhood noise, nuisance or other problems from cell towers.”
- HUD refers to cell towers as “Hazard and Nuisance”
- More supporting evidence at this link

Privacy Disappearing in our Neighborhoods

- Microwaves see through walls and clothes to track every move
- 24/7 surveillance, security flaws hack govt. and company data
- Pulsed microwaves from small cells add noise (audible and inaudible) to the quiet enjoyment of our streets



noisy streets

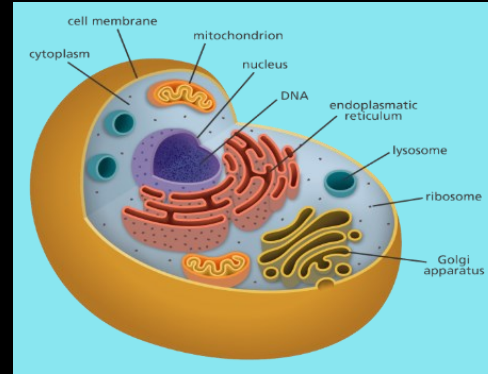


microwave hearing (Frey 1961, 1972)



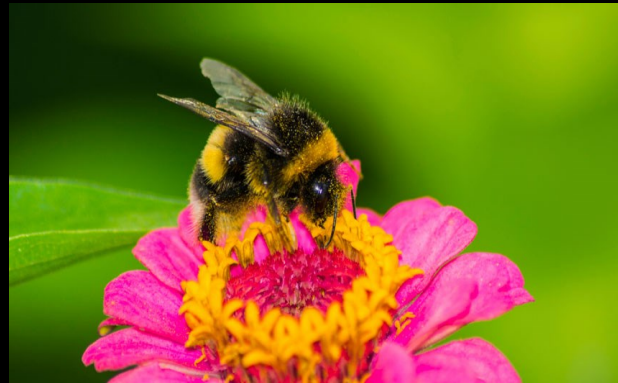
mm-wave imaging

Microwave Radiation Affects Living Systems at All Scales



- >20,000 peer-reviewed & govt. studies (searchable database)
- Cells sensitive to microwave *intensity* and *pulsing*
- Effects are cumulative (*dose dependent*)

4G/5G Microwave Radiation: Evidence of Harm People, Animals, Plants, and Insects, including Pollinators



- Selection of 123 peer-reviewed publications
- 2016 UNESCO and IUCN 15-year study (Report)

5G World Fueled by Microwaves Proposed in 1947!

Popular Science in 1947 by Martin Mann

“Invisible network will handle phone rails, telegrams, television, FM and AIM broadcasts, complete newspapers—even carry your mail.”

The Microwaves Are

Invisible network will handle phone calls, telegrams, television, FM and AM broadcasts, complete newspapers—even carry your mail.

By Martin Mann

PSM photos by Robert F. Smith

COMMUNICATIONS are being revolutionized faster than you think. The humming wires beside the highways already are rivaled by new systems, capable of transmitting more spoken or written words and more still or moving pictures from coast to coast. The difference between these new systems and those of the past is as great as that between oxcarts and stratoliners. Radio relay systems, coaxial cables, and other improvements in communications systems soon will bring you not only better, faster services such as you already know, but also completely new kinds of service.

Your radio program now comes to you in waves a fifth of a mile long. Your son's television program, and his telegrams and long-distance phone calls—even his mail—will come to him in waves only two or three inches long. Telegrams are now flying between New York and Philadelphia in these microwaves; phone calls will be made in microwaves next year between New York and Boston; and television shows are being sent this way now from New York to Schenectady and Philadelphia.

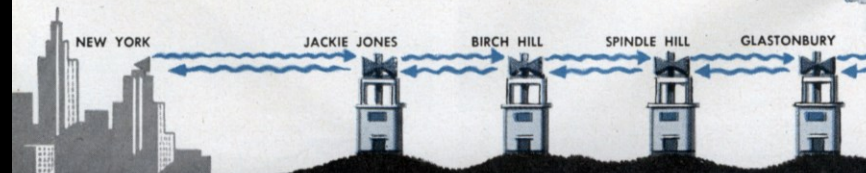
These microwave relays use invisible beams in the air instead of wires. No poles support them. The poles and wires are replaced by steel or concrete towers every 30 miles or so. On these towers are antennas that catch the microwaves, shunt them down to repeater equipment to be amplified, then send them on to the next station.

These relay stations are as automatic as

electric refrigerators—designed to operate with only occasional human supervision. If a tube fails, its duplicate is standing by, ready to switch into operation immediately without interrupting service—and at the same time to flash a trouble signal to the nearest testboard. A furnace heats each tower building in winter and in the summer it is cooled by air-conditioning devices for the machinery's benefit. Banks of batteries and current from the local utility companies supply the power. In some stations, a gasoline generator automatically starts itself and takes over the job of charging the batteries if the utility lines fail.

You will not notice any difference when your phone calls begin to go through these radio relays. On a call from New York to Boston, for example, your voice will travel as usual from the handset through the switchboard into a trunk line for Boston. That trunk line now is a thick copper, rubber, and lead cable buried in a ditch along the Atlantic coastline. When radio relay is used, however, the cable carrying your voice will end on the roof of the telephone building in lower Manhattan. There it will feed into a microwave transmitter, aimed at the first relay station atop Jackie Jones Mountain, N. Y., 35 miles away.

At Jackie Jones, a strange antenna that looks like a big square metal funnel will receive the beam. This antenna is a set of criss-crossing metal plates that focus microwaves into a narrow beam. From this lens, the beam will travel down into the tower to amplifiers, to be strengthened after its 35-mile trip. It will then go back up to a



Seven automatic towers will relay microwave beams from New York to Boston in a

Coming!

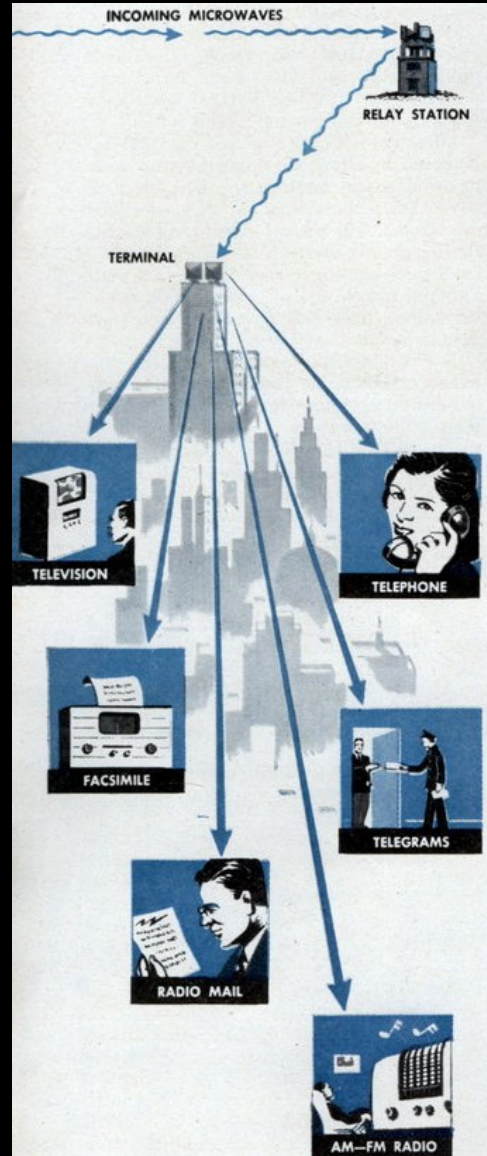


telephone system, soon to begin operation. Large picture shows layout of one tower.

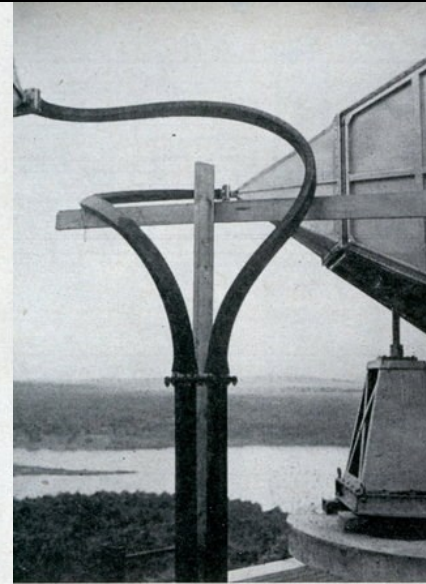
5G World Fueled by Microwaves Proposed in 1947!

Popular Science
in 1947 by
Martin Mann

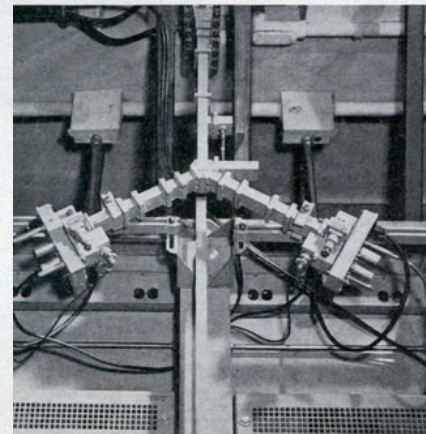
“Invisible network will handle phone rails, telegrams, television, FM and AIM broadcasts, complete newspapers—even carry your mail.”



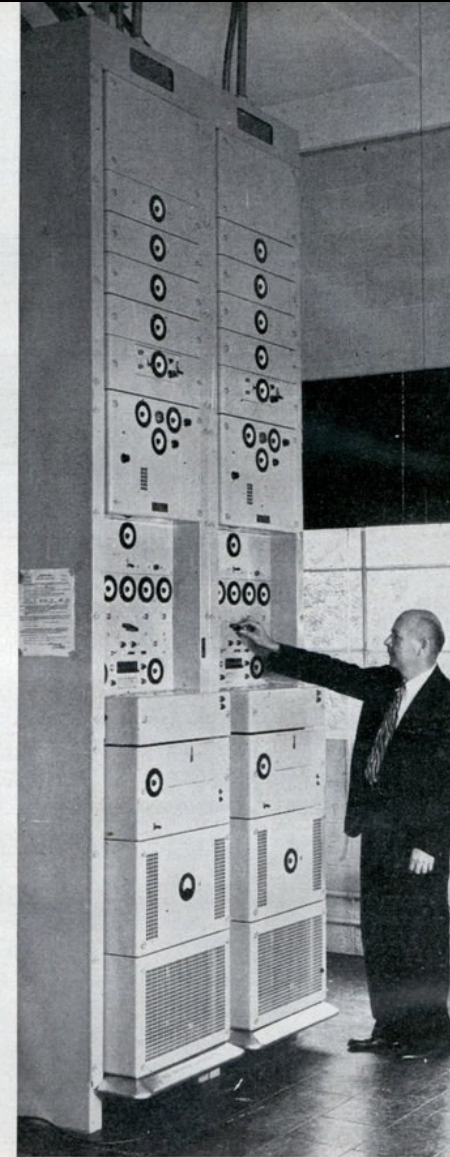
The microwave relays will serve as a trunk-line highway for all kinds of communications, as illustrated in the above drawing. Radio is used only to carry traffic to the city terminal; it is distributed from there to users on wires.



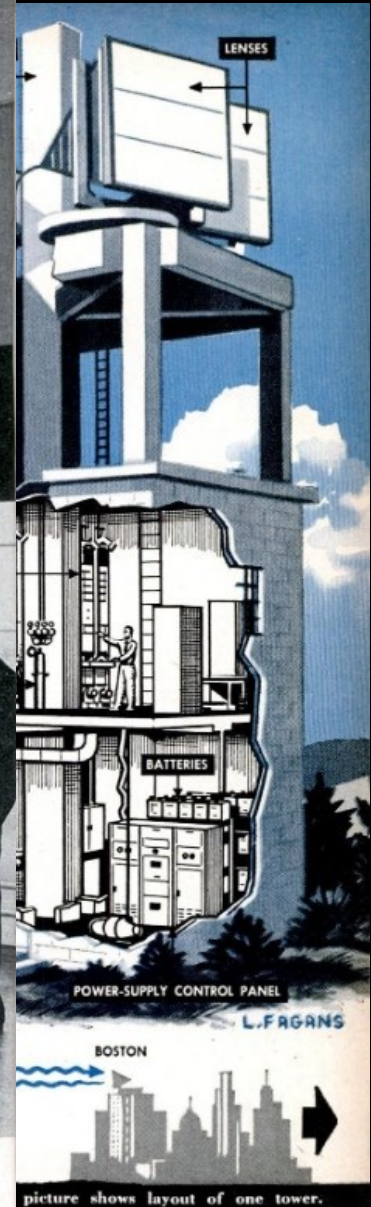
Hornlike metal lenses serve as antennas, one receiving, the other transmitting, microwaves. They focus the waves into narrow beams the way light is focused by glass lenses. The focused beams travel to and from the amplifiers below in the gracefully curving wave guides, which are hollow square copper pipes.



After passing through the roof, the wave guides come down behind the amplifiers and divide into Ys that split the beam into two channels. The Y shown is the receiving end; transmitting Y is near bottom of amplifier.



An engineer adjusts amplifying equipment on one of the two microwave channels from this relay tower to the terminal station. A similar pair of amplifying panels (out of picture to left) controls channels going the other way.



picture shows layout of one tower.

Our Responsibility: Get Informed and Engaged Now!

- Engage local elected reps (“public servants”)
- Weigh benefits, dangers, and alternatives to any “new” product
- Hunt for “reliable” sources, facts, and information
- Demand rigorous scientific discourse and public debate
- Amend local telecom ordinance to protect safety, privacy, and property

“Freedom is hammered out on the anvil of discussion, dissent, and debate.” – H.H. Humphrey

Local Telecom Ordinance Must Align with our Core Values

- Remind public servants of their oath of office
- Demand disclosure of all conflicts of interest (\$\$\$)
- Identify local elected reps who will advocate for We the People
- Send notices/affidavits to those responsible for inflicting harm

[Arizona State Constitution, Title 2, Article 2, Section 2]. All political power is inherent in the people, and governments derive their just powers from the consent of the governed and are *established to protect and maintain individual rights*.

[Arizona State Constitution, Title 2, Article 2, Section 4]. *No person shall be deprived of life, liberty, or property without due process of law.*

[Arizona Revised Statutes, Article 4, #38-231. Officers and employees required to take loyalty Oath of Office] “[I] do solemnly swear that I will *support the Constitution of the United States and the Constitution and laws of the State of Arizona*, that I will bear true faith and allegiance to the same and defend them against all enemies, foreign and domestic...”

Notices and Affidavits as a Local Remedy

Notice 1

<p>Deployment of 5G Cell Towers in Tucson, Arizona</p> <p>First Notice of Maladministration and Malfeasance</p>
<p>Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent</p>
<p>I, _____, one of the People (as seen in Arizona Constitution Bill of Rights Article 2 Section 2), come to you, Mayor of Tucson and members of the Tucson City Council, as trustees of the People, so you may provide due care and remember your Oath which binds you. I make the following informational statements and claims:</p> <p>Arizona State Constitution Article 2, Section 2: Political Power; Purpose of Government:</p> <p>"All political power is inherent in the people, and governments derive their just powers from the consent of the governed and are established to protect and maintain individual rights."</p> <p>All state, county, and municipal governments and instrumentalities thereof must fulfill the requirements of their office, including careful adherence to constitutional requirements.</p> <p>Arizona State Constitution Article 3 Section 1: Distribution of Powers</p> <p>"The powers of the government of the state of Arizona shall be divided into three separate departments, the legislative, the executive, and the judicial; and, except as provided in this constitution, such departments shall be separate and distinct, and no one of such departments shall exercise the powers properly belonging to either of the others."</p> <p>There shall be no commingling of power or decision-making without transparency. All agents, participating in decision making, will be held accountable to the People, for all decisions that are commingled, detrimental to the People, or have caused damage or harm in any way to the People. This notice is given to allow for all exercise of power against the People to cease and desist immediately. We did not consent to be harmed!</p> <p>Please note that Maxims of Law are universally accepted principles accepted by all.</p> <p>Maxim of Law-Suppression of the truth is equivalent to the expression (or suggestion) of what is false.</p> <p>Maxim of Law-The law requires, not conjecture, but certainty.</p> <p>Arizona State Constitution Article 2 Section 1: Fundamental Principles; Recurrence to</p> <p>"A frequent recurrence to fundamental principles is essential to the security of individual rights and the perpetuity of free government."</p> <p>Note that it is the duty of the People to frequently remind and educate public officials and other instrumentalities, who, as trustees, serve the People. Each such trustee ought to frequently refer to the Arizona and United States Constitutions for instruction, preventing any violation of the People's rights and liberties as indicated in those Constitutions.</p> <p>All state, county, and municipal governments and instrumentalities took an Oath of office with full knowledge of the language of the Oath. Requirements of your Office are written in the Arizona Constitution and detailed in the statutes that apply to your position. You, as well as all other agents, sought and accepted your Office with full knowledge that, in it, you are trust-indentured servants of "We, the People."</p> <p>Please note that there is a uniform Oath of office. Those who take this Oath are bound to uphold all the rights of "We, the People" and to fulfill the other duties and obligations of the Office.</p> <p>A.R.S. § 38-231 A. "In order to ensure the statewide application of this section on a uniform basis, each board, commission, agency and independent office of this state, and of any of its political subdivisions, and of any county, city, town, municipal corporation, school district and public educational institution, shall completely reproduce this section so that the form of written oath or affirmation required in this section contains all of the provisions of this section for use by all officers and employees of all boards, commissions, agencies and independent offices."</p> <p>A.R.S. § 38-231 E. "In addition to any other form of oath or affirmation specifically provided by law for an officer or employee, before any officer or employee enters upon the duties of the office or employment, the officer or employee shall take and subscribe the following oath or affirmation:</p> <p>State of Arizona, County of _____, I, _____ (type or print name) do solemnly swear (or affirm) that I will support the Constitution of the United States and the Constitution and laws of the State of Arizona, that I will bear true faith and allegiance to the same and defend them against all enemies, foreign and domestic, and that I will faithfully</p>

Notice 2

<p>Irresponsible Deployment of 5G Cell Towers in Tucson, Arizona</p> <p>Second Notice of Maladministration, Malfeasance, Nonfeasance</p>
<p>Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent</p>
<p>I, _____, one of the People (as seen in Arizona Constitution Bill of Rights Article 2 Section 2) come to you as previously, being trustees of the People, so you may provide due care and remember your Oath which binds you. I make the following demands and claims:</p> <p>Arizona State Constitution Article 2 Section 2: Political Power; Purpose of Government</p> <p>"All political power is inherent in the people, and governments derive their just powers from the consent of the governed, and are established to protect and maintain individual rights."</p> <p>All state, county, and municipal governments and instrumentalities thereof must fulfill the requirements of their office, including careful adherence to Constitutional requirements. Penalties exist in several Arizona Titles for non-fulfillment of responsibilities. Title 38 Public Officers and Employees, indicates penalties and Title 13 Criminal Code indicates other penalties.</p> <p>Arizona State Constitution Article 3 Section 1: Distribution of Powers</p> <p>"The powers of the government of the state of Arizona shall be divided into three separate departments, the legislative, the executive, and the judicial; and, except as provided in this constitution, such departments shall be separate and distinct, and no one of such departments shall exercise the powers properly belonging to either of the others."</p> <p>There shall be no commingling of power or decision-making without transparency. All agents, participating in decision making, will be held accountable to the People, for all decisions that are commingled, deleterious to the People, or have caused damage or harm in any way to the People. This notice is given to allow for all exercise of power against the People to cease and desist immediately.</p> <p>Maxim of Law-Suppression of the truth is equivalent to the expression (or suggestion) of what is false.</p> <p>Arizona State Constitution Article 2 Section 1: Fundamental Principles; Recurrence to</p> <p>"A frequent recurrence to fundamental principles is essential to the security of individual rights and the perpetuity of free government."</p> <p>Please note, it is my duty, as one of the People, to frequently remind and educate you, the elected servants and trustees of the people. Each one of you, given a position of trust by "We, the People," have failed to honor that trust. You have not referred your actions and decisions to the United States and Arizona Constitutions, thus violating the security of individual rights and the perpetuity of free government.</p> <p>Maxim of Law-The law requires, not conjecture, but certainty.</p> <p>You have violated your Oath. You swore to uphold the Constitution of the United States and the Constitution and state statutes of the State of Arizona, bearing true faith and allegiance to the same, and to defend them against all enemies, foreign and domestic. You swore you would faithfully, and impartially, discharge the duties of your office according to the best of your ability so help you God. [A.R.S. § 38-231 E.]</p> <p>Please note, as elected servants, you also agreed to the consequences of <u>not</u> upholding your oath. As clearly indicated in A.R.S. § 38-231 C, conspiracy to do violence to or overthrow governments is a class 4 felony. While your crimes may not be related to the physical overthrow of the government, they are violent to and directly impinge on the rights to public safety, privacy and property inherent to the residents of Tucson, whom you constitutionally swore to protect. In Arizona, Title 13 defines the Criminal Code. A.R.S. § 13-101. defines the legislated purposes of the Criminal Code, a few of which are indicated below.</p> <p>A.R.S. § 13-101. Purposes</p> <p>"It is declared that the public policy of this state and the general purposes of the provisions of this title are:</p> <ol style="list-style-type: none">1. To proscribe conduct that unjustifiably and inexcusably causes or threatens substantial harm to individual or public interests;2. To insure the public safety by preventing the commission of offenses through the deterrent influence of the sentences authorized;3. To impose just and deserved punishment on those whose conduct threatens the public peace;"

Notice 3

<p>Third Notice of Maladministration, Malfeasance, Nonfeasance</p> <p>Irresponsible Deployment of 5G Cell Towers in Tucson, Arizona</p>
<p>Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent</p>
<p>I, _____, one of the People (as seen in Arizona Constitution Bill of Rights Article 2 Section 2) come to you being trustees of the People so you may provide due care and remember your Oath which binds you. I make the following demands and claims:</p> <p>Arizona State Constitution Article 2 Section 2: Political Power; Purpose of Government</p> <p>"All political power is inherent in the people, and governments derive their just powers from the consent of the governed, and are established to protect and maintain individual rights."</p> <p>All state, county, and municipal governments and instrumentalities thereof must fulfill the requirements of their office, including careful adherence to Constitutional requirements. Penalties exist in several Arizona Titles for non-fulfillment of responsibilities. Title 38 Public Officers and Employees, indicates penalties and Title 13 Criminal Code indicates other penalties.</p> <p>All agents, participating in decision making, will be held accountable to the People, for all decisions that are deleterious to the People, violate civil rights of the People or have caused damage or harm in any way to the People. This notice is given to allow for all exercise of power against the People to cease and desist immediately.</p> <p>As has been indicated in the previous Notices, you have the explicit responsibility to protect those who elected you to office as agents representing the People. It has been demonstrated that the Mayor and City Council of Tucson have, within their purview, that which is required to immediately cease and desist from approving permit applications for new Small Wireless Telecommunications Facilities (sWTFs). It is also within their purview to immediately institute a moratorium on placement, construction, modification, and operation of sWTFs in Tucson until passage and approval of a new protective Wireless Telecommunications Ordinance.</p> <p>Please notice that, by failing to accommodate special circumstances, disabilities and the needs of specific residents, and instead permitting sWTFs wherever the corporations wish to place them, you are in violation of both Federal and Arizona State American with Disabilities Act (ADA) requirements.</p> <p>Please notice that the City of Tucson agreed to modifications of ordinances and codes in United States v. City of Tucson, SETTLEMENT AGREEMENT BETWEEN THE UNITED STATES OF AMERICA AND THE CITY OF TUCSON, ARIZONA UNDER THE AMERICANS WITH DISABILITIES ACT DJ 204-8-205 JURISDICTION</p> <ol style="list-style-type: none">1. The ADA applies to the City because it is a "public entity" as defined by title II, 42 U.S.C. § 12131(1).2. The Department is authorized under 28 C.F.R. Part 35, Subpart F, to determine the compliance of the City with title II of the ADA and the Department's title II implementing regulation, to issue findings, and, where appropriate, to negotiate and secure voluntary compliance agreements. Furthermore, the Attorney General is authorized, under 28 U.S.C. § 794 and 28 C.F.R. §§ 42.530 and 42.108-110, to suspend or terminate financial assistance to the City provided by the Department of Justice should the Department fail to secure voluntary compliance pursuant to Subpart G or to bring a civil suit to enforce the rights of the United States under applicable federal, state, or local law.4. The parties to this Agreement are the United States of America and the City of Tucson, Arizona. <p>IMPLEMENTATION AND ENFORCEMENT</p> <ol style="list-style-type: none">46. If at any time the City desires to modify any portion of this Agreement because of changed conditions making performance impossible or impractical or for any other reason, it will promptly notify the Department in writing, setting forth the facts and circumstances thought to justify modification and the substance of the proposed modification. Until there is written Agreement by the Department to the proposed modification, the proposed modification will not take effect. These actions must receive the prior written approval of the Department, which approval will not be unreasonably withheld or delayed.47. The Department may review compliance with this Agreement at any time. If the Department believes that the City has failed to comply in a timely manner with any requirement of this

Affidavit

<p>Affidavit of Maladministration, Malfeasance, Malconduct, Nonfeasance</p> <p>Deployment of 5G Cell Towers in Tucson, Arizona</p>
<p>Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent</p>
<p>Comes now Affiant, _____, one of the People (as seen in Arizona State Constitution Article 2 Section 2) Sui Juris in this Court of Record, giving you this Affidavit, so that you and your agents may provide due care, carefully act to uphold the Arizona Constitution, and cease and desist from all interference with the rights of the People;</p> <p>Arizona Constitution Declaration of Rights Article 2 Section 2: All Political Power</p> <p>"All political power is inherent in the people, and governments derive their power from the consent of the governed, and are established to protect and maintain individual rights."</p> <p>Please note that Affiant avers that you, the Tucson Mayor and the Tucson City Council, have now received multiple instances of three separate Notices educating you on the requirements of your offices and the specific desires of those who elected you to office, the residents of Tucson.</p> <p>Arizona Constitution Declaration of Rights Article 2 Section 1: Frequent Recurrence</p> <p>"A frequent recurrence to fundamental principles is essential to the security of individual rights and the perpetuity of free government."</p> <p>Maxim of Law-Faith must be observed. An agent must not violate the confidence reposed in him.</p> <p>Please note that Affiant avers these frequent reminders of fundamental principles have been given in good faith to you, the Tucson Mayor and Tucson City Council. We, the People, require good faith from those we elected to represent us in Tucson. Therefore, We, the People, now demand you correct your unwise and unlawful actions and decisions in allowing the permitting of small Wireless Telecommunications Facilities (sWTFs) without significant input from, and conversation with, and agreements of those to whom you owe your first allegiance, the residents of Tucson, who placed you in your office of trust.</p> <p>Maxim of Law-What is done without consideration or reflection, upon better consideration we should revoke or undo.</p> <p>Arizona Constitution Declaration of Rights Article 2 Section 7: Oaths and Affirmations</p> <p>"The mode of administering an oath, or affirmation, shall be such as shall be most consistent with and binding upon the conscience of the person to whom such oath, or affirmation, may be administered."</p> <p>Affiant and We, the People, have convened and determined that you have not only violated your Oath of office, but have actively and knowingly participated in maladministration, malfeasance, malconduct, and nonfeasance. Affiant and We, the People, find that you, our elected agents, have not been bound by your conscience, have not considered the seriousness of your Oath, and have not consistently sought the will of those you were elected to represent and to whom you swore an Oath to protect.</p> <p>Maxim of Law-An agent is a person authorized by another to act on his account and under his control.</p> <p>Please note that you, the Tucson Mayor and City Council, are agents and may not independently determine what can or will be done within, or by, the Tucson City government. You are to act in good faith. You are not to participate in gross negligence as that will then lead to intentional wrong.</p> <p>Maxim of Law-Gross negligence is held equivalent to intentional wrong.</p>

➤ Powerful 8.5 X 14" legal documents to notify, educate and demand action

➤ Emphasis on State Constitution (Supreme Laws, Sworn Oath, etc.)

Example: Tucson Notice #3

Notice #3: Unlawful Deployment of 5G Cell Towers in Tucson, AZ

- Maladministration, Malfeasance, & Nonfeasance



City's failure to protect people and wildlife

Notice #3 focuses on failures of the Tucson City Council and Mayor to protect electrosensitive people and our precious desert environment from infrastructure that emits harmful microwave radiation.

- The City's permitting of 5G cell towers without properly notifying and protecting disabled and electrosensitive residents is a civil rights violation (ADA Title II, Title III Regulations, & Section 504 of the 1973 Rehabilitation Act).
- It is also unlawful to permit a 5G cell tower that has not first undergone a National Environmental Protection Act (NEPA) review (DC Circuit Court, Keetoowah v. FCC). Without *requiring evidence* that a review has been completed, the City is blindly permitting cell towers that endanger people and wildlife of the Sonoran Desert.



Notice #3 (sign and serve here)
www.jotform.com/221057601138043



Jotform: Electronic Method to Deliver Notices

Notice 1

Deployment of 5G Cell Towers in Tucson, Arizona First Notice of Maladministration and Malfeasance
Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent
I, _____, one of the People (as seen in Arizona Constitution Bill of Rights Article 2 Section 2), come to you, Mayor of Tucson and members of the Tucson City Council, as trustees of the People, so you may provide due care and remember your Oath which binds you. I make the following informational statements and claims:
Arizona State Constitution Article 2, Section 2: Political Power; Purpose of Government: "All political power is inherent in the people, and governments derive their just powers from the consent of the governed and are established to protect and maintain individual rights."
All state, county, and municipal governments and instrumentalities thereof must fulfill the requirements of their office, including careful adherence to constitutional requirements.
Arizona State Constitution Article 3 Section 1: Distribution of Powers "The powers of the government of the state of Arizona shall be divided into three separate departments, the legislative, the executive, and the judicial; and, except as provided in this constitution, such departments shall be separate and distinct, and no one of such departments shall exercise the powers properly belonging to either of the others."
There shall be no commingling of power or decision-making without transparency. All agents, participating in decision making, will be held accountable to the People, for all decisions that are commingled, detrimental to the People, or have caused damage or harm in any way to the People. This notice is given to allow for all exercise of power against the People to cease and desist immediately. We did not consent to be harmed!
Please note that Maxims of Law are universally accepted principles accepted by all. Maxim of Law- Suppression of the truth is equivalent to the expression (or suggestion) of what is false.
Maxim of Law- The law requires, not conjecture, but certainty.
Arizona State Constitution Article 2 Section 1: Fundamental Principles; Recurrence to "A frequent recurrence to fundamental principles is essential to the security of individual rights and the perpetuity of free government."
Note that it is the duty of the People to frequently remind and educate public officials and other instrumentalities, who, as trustees, serve the People. Each such trustee ought to frequently refer to the Arizona and United States Constitutions for instruction, preventing any violation of the People's rights and liberties as indicated in those Constitutions.
All state, county, and municipal governments and instrumentalities took an Oath of office with full knowledge of the language of the Oath. Requirements of your Office are written in the Arizona Constitution and detailed in the statutes that apply to your position. You, as well as all other agents, sought and accepted your Office with full knowledge that, in it, you are trust-indentured servants of "We, the People."
Please note that there is a uniform Oath of office. Those who take this Oath are bound to uphold all the rights of "We, the People" and to fulfill the other duties and obligations of the Office. A.R.S. § 38-231 A. "In order to ensure the statewide application of this section on a uniform basis, each board, commission, agency and independent office of this state, and of any of its political subdivisions, and of any county, city, town, municipal corporation, school district and public educational institution, shall completely reproduce this section so that the form of written oath or affirmation required in this section contains all of the provisions of this section for use by all officers and employees of all boards, commissions, agencies and independent offices." A.R.S. § 38-231 E. "In addition to any other form of oath or affirmation specifically provided by law for an officer or employee, before any officer or employee enters upon the duties of the office or employment, the officer or employee shall take and subscribe the following oath or affirmation: State of Arizona, County of _____, I, _____ (type or print name) do solemnly swear (or affirm) that I will support the Constitution of the United States and the Constitution and laws of the State of Arizona, that I will bear true faith and allegiance to the same and defend them against all enemies, foreign and domestic, and that I will faithfully

<https://www.jotform.com/220654468466060>

Notice 2

Irresponsible Deployment of 5G Cell Towers in Tucson, Arizona Second Notice of Maladministration, Malfeasance, Nonfeasance
Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent
I, _____, one of the People (as seen in Arizona Constitution Bill of Rights Article 2 Section 2) come to you as previously, being trustees of the People, so you may provide due care and remember your Oath which binds you. I make the following demands and claims:
Arizona State Constitution Article 2 Section 2: Political Power; Purpose of Government "All political power is inherent in the people, and governments derive their just powers from the consent of the governed, and are established to protect and maintain individual rights."
All state, county, and municipal governments and instrumentalities thereof must fulfill the requirements of their office, including careful adherence to Constitutional requirements. Penalties exist in several Arizona Titles for non-fulfillment of responsibilities. Title 38 Public Officers and Employees, indicates penalties and Title 13 Criminal Code indicates other penalties.
Arizona State Constitution Article 3 Section 1: Distribution of Powers "The powers of the government of the state of Arizona shall be divided into three separate departments, the legislative, the executive, and the judicial; and, except as provided in this constitution, such departments shall be separate and distinct, and no one of such departments shall exercise the powers properly belonging to either of the others."
There shall be no commingling of power or decision-making without transparency. All agents, participating in decision making, will be held accountable to the People, for all decisions that are commingled, deleterious to the People, or have caused damage or harm in any way to the People. This notice is given to allow for all exercise of power against the People to cease and desist immediately.
Maxim of Law- Suppression of the truth is equivalent to the expression (or suggestion) of what is false.
Arizona State Constitution Article 2 Section 1: Fundamental Principles; Recurrence to "A frequent recurrence to fundamental principles is essential to the security of individual rights and the perpetuity of free government."
Please note, it is my duty, as one of the People, to frequently remind and educate you, the elected servants and trustees of the people. Each one of you, given a position of trust by "We, the People," have failed to honor that trust. You have not referred your actions and decisions to the United States and Arizona Constitutions, thus violating the security of individual rights and the perpetuity of free government.
Maxim of Law- The law requires, not conjecture, but certainty.
You have violated your Oath. You swore to uphold the Constitution of the United States and the Constitution and state statutes of the State of Arizona, bearing true faith and allegiance to the same, and to defend them against all enemies, foreign and domestic. You swore you would faithfully, and impartially , discharge the duties of your office according to the best of your ability so help you God. (A.R.S. § 38-231 E.)
Please note, as elected servants, you also agreed to the consequences of <u>not</u> upholding your oath. As clearly indicated in A.R.S. § 38-231 C , conspiracy to do violence to or overthrow governments is a class 4 felony. While your crimes may not be related to the physical overthrow of the government, they are violent to and directly impinge on the rights to public safety, privacy and property inherent to the residents of Tucson, whom you constitutionally swore to protect. In Arizona, Title 13 defines the Criminal Code. A.R.S. § 13-101. defines the legislated purposes of the Criminal Code, a few of which are indicated below.
A.R.S. § 13-101. Purposes "It is declared that the public policy of this state and the general purposes of the provisions of this title are: 1. To proscribe conduct that unjustifiably and inexcusably causes or threatens substantial harm to individual or public interests; 5. To insure the public safety by preventing the commission of offenses through the deterrent influence of the sentences authorized; 6. To impose just and deserved punishment on those whose conduct threatens the public peace;"

<https://www.jotform.com/220797299842068>

Notice 3

<u>Third Notice</u> of Maladministration, Malfeasance, Nonfeasance Irresponsible Deployment of 5G Cell Towers in Tucson, Arizona
Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent
I, _____, one of the People (as seen in Arizona Constitution Bill of Rights Article 2 Section 2) come to you being trustees of the People so you may provide due care and remember your Oath which binds you. I make the following demands and claims:
Arizona State Constitution Article 2 Section 2: Political Power; Purpose of Government "All political power is inherent in the people, and governments derive their just powers from the consent of the governed, and are established to protect and maintain individual rights."
All state, county, and municipal governments and instrumentalities thereof must fulfill the requirements of their office, including careful adherence to Constitutional requirements. Penalties exist in several Arizona Titles for non-fulfillment of responsibilities. Title 38 Public Officers and Employees, indicates penalties and Title 13 Criminal Code indicates other penalties.
All agents, participating in decision making, will be held accountable to the People, for all decisions that are deleterious to the People, violate civil rights of the People or have caused damage or harm in any way to the People. This notice is given to allow for all exercise of power against the People to cease and desist immediately.
As has been indicated in the previous Notices, you have the explicit responsibility to protect those who elected you to office as agents representing the People. It has been demonstrated that the Mayor and City Council of Tucson have, within their purview, that which is required to immediately cease and desist from approving permit applications for new Small Wireless Telecommunications Facilities (sWTFs). It is also within their purview to immediately institute a moratorium on placement, construction, modification, and operation of sWTFs in Tucson until passage and approval of a new protective Wireless Telecommunications Ordinance.
Please notice that, by failing to accommodate special circumstances, disabilities and the needs of specific residents, and instead permitting sWTFs wherever the corporations wish to place them, you are in violation of both Federal and Arizona State American with Disabilities Act (ADA) requirements.
Please notice that the City of Tucson agreed to modifications of ordinances and codes in United States v. City of Tucson, SETTLEMENT AGREEMENT BETWEEN THE UNITED STATES OF AMERICA AND THE CITY OF TUCSON, ARIZONA UNDER THE AMERICANS WITH DISABILITIES ACT DJ 204-8-205 JURISDICTION 1. The ADA applies to the City because it is a "public entity" as defined by title II, 42 U.S.C. § 12131(1). 2. The Department is authorized under 28 C.F.R. Part 35, Subpart F, to determine the compliance of the City with title II of the ADA and the Department's title II implementing regulation, to issue findings, and, where appropriate, to negotiate and secure voluntary compliance agreements. Furthermore, the Attorney General is authorized, under 42 U.S.C. § 12133, to bring a civil action enforcing title II of the ADA should the Department fail to secure voluntary compliance pursuant to Subpart F. 3. The Department is authorized under 28 C.F.R. Part 42, Subpart G, to determine the City's compliance with section 504 of the Rehabilitation Act of 1973, to issue findings, and, where appropriate, to negotiate and secure voluntary compliance agreements. Furthermore, the Attorney General is authorized, under 29 U.S.C. § 794 and 28 C.F.R. §§ 42.530 and 42.108-110, to suspend or terminate financial assistance to the City provided by the Department of Justice should the Department fail to secure voluntary compliance pursuant to Subpart G or to bring a civil suit to enforce the rights of the United States under applicable federal, state, or local law. 4. The parties to this Agreement are the United States of America and the City of Tucson, Arizona. IMPLEMENTATION AND ENFORCEMENT 46. If at any time the City desires to modify any portion of this Agreement because of changed conditions making performance impossible or impractical or for any other reason, it will promptly notify the Department in writing, setting forth the facts and circumstances thought to justify modification and the substance of the proposed modification. Until there is written Agreement by the Department to the proposed modification, the proposed modification will not take effect. These actions must receive the prior written approval of the Department, which approval will not be unreasonably withheld or delayed. 47. The Department may review compliance with this Agreement at any time. If the Department believes that the City has failed to comply in a timely manner with any requirement of this

<https://form.jotform.com/221057601138043>

Affidavits are Attestations of Truth

Affidavit of Maladministration, Malfeasance, Malconduct, Nonfeasance

Deployment of 5G Cell Towers in Tucson, Arizona

Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent

Comes now Affiant, _____, one of the People (as seen in Arizona State Constitution Article 2 Section 2) Sui Juris in this Court of Record, giving you this Affidavit, so that you and your agents may provide due care, carefully act to uphold the Arizona Constitution, and cease and desist from all interference with the rights of the People;

Arizona Constitution Declaration of Rights Article 2 Section 2: All Political Power

“All political power is inherent in the people, and governments derive their power from the consent of the governed, and are established to protect and maintain individual rights.”

Please note that Affiant avers that you, the Tucson Mayor and the Tucson City Council, have now received multiple instances of three separate Notices educating you on the requirements of your offices and the specific desires of those who elected you to office, the residents of Tucson.

Arizona Constitution Declaration of Rights Article 2 Section 1: Frequent Recurrence

“A frequent recurrence to fundamental principles is essential to the security of individual rights and the perpetuity of free government.”

Maxim of Law- Faith must be observed. An agent must not violate the confidence reposed in him.

Please note that Affiant avers these frequent reminders of fundamental principles have been given in good faith to you, the Tucson Mayor and Tucson City Council. We, the People, require good faith from those we elected to represent us in Tucson. Therefore, We, the People, now demand you correct your unwise and unlawful actions and decisions in allowing the permitting of small Wireless Telecommunications Facilities (SWTFs) without significant input from, and conversation with, and agreements of those to whom you owe your first allegiance, the residents of Tucson, who placed you in your office of trust.

- Legal documents accusing someone of afflicting harm
- Served or sent certified to person directly causing injury/harm (others sent copies)
- Accused must respond within stated period with Affidavit or concede statements as truth
- County Sherriff responsible for assembling Grand Jury to resolve dispute
- Principled from *Common Law* and the *Constitution*

- Recommendedd Links: AffidavitMommamas.com
- Dave Jose (Youtube, Telegram)
- safetechtucson.com and wiretucson.org
- Jotform.com