

**Before the
Federal Communications Commission
Washington, D.C. 20554**

In the Matter of)
)
Notice of Proposed Rulemaking)
18 FCC Rcd 13187, 13188 ¶1 (2003)) ET Docket No. 03-137 **and**
) ET Docket No. 13-84
And)
)
Service Rules for the Advanced Wireless Services)
H Block---Implementing Section 6401 of the)
Middle Class Tax Relief and Job Creation Act of)
2012 Related to the 1915-1920 MHz and)
1995-2000 MHz Bands ¶53 footnote 95)

To: Office of the Secretary
Federal Communications Commission
Washington, DC 20554

Comment Filed by: Dominic Cusumano
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August 26, 2013

AFFIDAVIT OF DOMINIC CUSUMANO

State of Michigan)
)
Macomb County)

I, Dominic Cusumano, attest that my statements are true to the best of my knowledge.

Comment round for ET Docket No 03-137 and WT Docket No 12-357.

- 1) My name is Dominic Cusumano, 25801 Harper #4, St. Clair Shores, MI 48081.**
- 2) In my professional capacity I am a Residential Builder in the State of Michigan, and due to the economic collapse, I have not built any homes since 2008. I am currently unemployed.**
- 3) It is my belief, through peer reviewed medical studies, that the wireless smart meter being proposed and enforced by the utility companies warrant serious investigation and should be abated until all the scientific and medical information is in to show the reporting of the mechanisms linking the frequencies to adverse health effects; and the dangers of wireless frequencies that changes the scope of medical diagnosis from the wireless smart meter system have been considered.**
- 4) The wireless environments have to be considered in medical diagnosis or there is a real risk of misdiagnosis.**
- 5) Critical information was missing that left out the smart meter as an end use devise, which transfer information through routers, collectors, antennas that communicate with the meters. The Specific Absorption Rate calculation only considered the end use device. It didn't include smart meter routers, relays, tower antennas and other wireless infrastructure radiating large geographical areas to communicate with wireless devices. The Specific Absorption Rate didn't incorporate the bioelectricity of humans, their vulnerability and left out millions of frequencies in a frequency equation.**
- 6) Dangers of wireless frequencies should be lectured in the United States for education credits and required for ongoing medical licensing.**
- 7) The information pertaining to the following website should be considered:**

For your info - <http://electromagnetichealth.org/quotes-from-experts/>

For your info – www.thermoguy.com/blog, or curtis@thermoguy.com

For your info – **Biological Effects from RF Radiation at Low-Intensity Exposure, based on the BioInitiative 2012 Report, and the Implications for Smart Meters and Smart Appliances**

(http://marylandsmartmeterawareness.org/wp-content/uploads/2013/06/Biological_Effects_from_RF_Radiation_and-Implications_for_Smart_Meters_June_11_2013_B.pdf)

8) It is my desire to change the RF standards because the Commissions

RF safety rules are inadequate because the *current rules are based on physics and engineering rather than biological studies.*

Respectfully submitted by

Dominic Cusumano

25801 Harper #4

St. Clair Shores, MI 48081

August 26, 2013