

October 22, 2008

Julius Knapp
Federal Communications Commission
Office of Engineering and Technology
445 12th Street SW
Washington, DC 20554

cc: Kent Nilsson, Inspector General

Dear Mr. Knapp,

I am in receipt of your letter dated August 28, 2008 regarding the experimental license awarded to the Alfred Mann Foundation. In your letter you state the following:

(a) "... you provided pictures of some form of tissue that you claim was removed from your body and contains electrical devices or material. We do not find any evidence that supports your claim that this... (devices) was removed from your body."

In response to your above statement that there is "no evidence" that the devices were removed from my body, I have enclosed the following:

1. 10 pages of medical records that show medical personnel surgically removed the devices and which document complications caused by remaining residual devices. These medical records are direct evidence and clearly overcomes your false claim that there is "no evidence" that the devices came from my body.

(b) "...further, we cannot determine what electrical material or devices, if any, are contained in this tissue..."

In response to your statement that the content of material of the recovered devices cannot be determined, I have enclosed the following:

2. Pathology report from the hospital lab that clearly states that surgically removed medical devices are "foreign body" and not "tissue" as you have described.
3. Independent, third party laboratory analysis that used EDS to verify the material is "Silicon" semiconductor material, and again, is not "tissue".
4. Photos of recovered devices that show the recovered medical devices precisely match the blueprint drawings which the Mann Foundation submitted to the U.S. Patent Office.

Clearly, this is direct, indisputable evidence that not only were the devices removed from my person by medical personnel, but the devices are in fact foreign bodies containing Silicon semiconductor material, and not "tissue" as you have falsely attempted to claim.

(c) "... the power level of 1-milliwatt that is authorized under the experimental license limits the operating distance to a few feet... This extremely low power level could not be used to control or affect the operation of implanted devices over a wide area"

In response to the above statement, you are falsely understating the telemetry range and distance, and materials obtainable from the FCC's own website have established that even at 1 milliwatt, the range of telemetry at 403MHz can exceed hundreds of meters (several football fields, which is a little farther than "12 inches". As proof, I have enclosed the following:

5. U.S. Patent #7,212,866 filed by "Advanced Bionics" which is the company founded by Alfred Mann and which holds the licensing for the "BION" transponder used under the FCC/OET experimental license. This patent states that using 400MHz, they can communicate with an implanted microstimulator device in excess of 200 feet (significantly more than "12 inches as stated by the FCC). This renders your "12 inches" argument null and void.
6. The comments submitted to the FCC by Intel Corp. stating that even at 25 μ -watt (less than 1-milliwatt), Intel was able to use 403MHz (same as Mann Foundation license) to achieve a range of approximately 1600 meters! This is a lot farther than "12 inches" which you are trying to say is the limit.

(d) ...you claim that certain individuals associated with the Mann Foundation may be controlling these devices by operating under an Amateur radio license. You have not supplied any evidence to substantiate this claim, nor do we have any reason to believe that individuals associated with the Mann Foundation are operating illegally in the Amateur Radio Service..."

In response, to yet another false claim above, I re-submit the following:

7. A copy of the amateur license of Joseph Schulman, call-sign K6BWA, who is President of the Alfred Mann Foundation.
8. A copy of the southern california repeater coordinator list of repeaters which show that the the President of the Mann Foundation was using repeaters operating at 224.840MHz (which is within the narrow spectrum defined by the experimental FCC/OET medical device license.
9. A copy of prior complaints submitted to the FCC back in 2002 (prior to the existence of the experimental license) stating that Mann Foundation President Joe Schulman, K6BWA, was using these 224.840MHz repeaters to engage in unlawful research efforts and that in addition to being unlawful, the "for-profit" research endeavors were pecuniary in nature and thus violated FCC rules governing amateur operators.
10. Copies of police reports and 911 calls documenting the criminal misuse of FCC regulated spectrum to interact with residual medical devices, maliciously and without consent.

In closing, there is volumes of direct evidence that substantiate that the Mann Foundation is using FCC regulated spectrum in an unlawful manner. The patent filings and statements from Intel Corp. directly contradict your claim that the telemetry only goes "12 inches" and it is a proven fact that even at 1-milliwatt, ranges exceeding several hundred meters are achievable. Licensed Physicians have surgically recovered some of these medical devices and more than one lab has verified that the devices are foreign body/semi-conductor material. The devices match the Mann Foundation patents! The FCC is not in a position nor qualified to dispute the findings of qualified medical personnel. This evidence clearly contradicts your argument that I have "provided no evidence". The FCC is clearly

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attempting to understate the telemetry range and distance to maintain secrecy of what is occurring under the Alfred Mann Foundation license. Further, I am disappointed that the FCC has engaged in a campaign of public deception by attempting to conceal that the experimental Mann Foundation license, spectrum reallocation and rule changes were expedited in order to facilitate use of the technology by U.S. Intelligence agency and contract personnel for deployment of the implantable

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devices domestically as part of classified defense and intelligence sources and methods. The Mann Foundation has no legitimate research subjects in the U.S. that have consented to the use of FCC spectrum and medical devices and this is not "medical technology" as presented to the public. The FCC is negligent and liable for damages because they have failed to act on valid complaints and have failed to conduct oversight and enforcement of the licensee. The Mann Foundation is using the FCC license and FCC regulated spectrum to harm innocent Americans, and the FCC is both enabling this crime as well as failing to act in accordance with its mandate to protect the public. Instead of doing it's job and doing what is right, the FCC has negligently turned a blind eye to these activities, and as a result, I have sustained bodily harm and injury and the FCC is criminally negligent.

<signed>

Dave Larson
1377 Tahoe Ave
Yucca Valley CA 92284
760 793-8653

attachments:

1. Medical records showing surgical removal of devices by medical personnel
2. Pathology report from the hospital lab that describes devices as "foreign body"
3. Independent, third party laboratory analysis that used EDS to verify the material is "Silicon"
4. Photos of recovered devices that match Mann Foundation patents
5. U.S. Patent #7,212,866 filed by "Advanced Bionics" which is the company founded by Alfred Mann and states that using 400MHz, they can communicate with an implanted microstimulator device in excess of 200 feet
6. The comments submitted to the FCC by Intel Corp. stating that even at 25 μ -watt (25% of 1-milliwatt), Intel was able to use 403MHz (same as Mann Foundation license) to achieve a range of approximately 1600 meters!
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