

NOTICE TO PRINCIPLE IS NOTICE TO AGENT AND NOTICE TO AGENT IS NOTICE TO PRINCIPLE

NOTICE OF CIVIL AND CRIMINAL LIABILITY

NAME AND ADDRESS

Dear

You are hereby served notice of your criminal and civil liability, arising from your failure to pay due diligence in safeguarding the inhabitants of the City and County of Swansea against the proven adverse health impacts of trespassing electromagnetic frequency emissions. This includes any harm or adverse effect resulting from the deployment of any infrastructure to facilitate Fifth Generation Telecommunication Technology (5G).

The extent of your liability for this failure includes, but is not restricted to, medical harm and/or reduction in well-being to children, adults and future generations, loss of earnings, damage to property values, ecocide, collapse of bee colonies and eradication of pollinators, damage to trees and plant life, damage or death to wildlife, farm animals and domestic pets.

This is deemed as Misconduct in Public Office (2) Wilful Neglect. The aforementioned offence is a common-law offence carrying a maximum sentence of life imprisonment. It is an offence confined to those who are public office holders, thus, an offence is committed when an office holder acts (or fails to act) in a way that constitutes a breach of the duties of that office.

Please note, Safe Technology Swansea are already receiving reports from individuals in the centre of the developing 'digital city', and elsewhere, who are presenting known symptoms of biological disturbance caused by EMF, effects which you have been thoroughly and exhaustively warned about.

You have been repeatedly provided with credible scientific, verified, internationally recognised evidence of:

- a) the damage caused by wireless radiation and
- b) evidence that the effects are cumulative.

Neither you nor the bodies you rely on, (PHW and PHE adhering to ICNIRP) have shown any credible scientific evidence of the safety of 5G or wireless applications in general.

You have failed to provide any answer to ICNIRP's deliberate ignorance of known bio-effects, and you, along with GOV.UK, and now also Ofcom, quote phrases about those you have sworn to protect such as "*do not anticipate*" health effects and "*should not*" cause health effects instead of providing robust science.

This is a clear and obvious personal dereliction of your duty to protect life and to adhere to evidence.

Furthermore, you have been informed on numerous occasions that testing on humans without informed consent is deemed morally reprehensible within both the Nuremberg Code (1947) and the Declaration of Helsinki (1964).

In addition, it has been brought to your attention that by enabling the roll-out of 5G the council and yourself have failed in your obligations to individuals residing in the borough as in accordance with the Human Rights Act 1998 (2) (3)(8). Also, in regard to your duty to children and young people, it is noted that by facilitating the roll-out of 5G you will have failed the children of Swansea by neglecting yours and the council's duties as per the United Nations Convention of the Rights of a Child 1989(3) (6)(15)(19)(23)(24)(26)(27).

Moreover, the Well-being of Future Generations Act 2015 requires public bodies in Wales to consider the long-term impact of their decisions, to work better with people and communities, and to prevent problems such as poverty, health inequalities, and climate change, all of which are being and will be further increased by your failure to exercise due diligence.

As you are fully aware, Lloyds of London and Swiss+, have refused to underwrite *any* wireless applications against adverse health implications. You shall therefore be held personally liable since you are not legally protected either by your organisation's insurance or your personal insurance.

The telecoms provider called **3** has confirmed that 5G goes live in Swansea in the next few days. They confirm they are using Huawei masts.

We have been repeatedly and deliberately misinformed, both verbally and in writing, about the imminent plans for 5G here in Swansea and this has been extensively denied by elected officials. Promulgating misinformation to allow the deployment of known bio-hazard into the environment and the daily lives of all who live in Swansea, including the unborn, is criminal and a shocking abuse of your privilege to serve the community.

It is documented in correspondence and on video, where contradictory and nonsensical arguments absent any scientific enquiry have been repeatedly deployed to avoid your solemn duty.

The Precautionary Principle, as adopted by the EU in 2005 states:

“When human activities may lead to morally unacceptable harm that is scientifically plausible but uncertain, actions shall be taken to avoid or diminish that harm.”

The result of your failure to rightfully engage this principle in service of the public protection entrusted to your office is that you are now being held personally responsible and liable both civilly and criminally for any and all loss, injury or harm resulting from your actions and inactions.

As you will be aware, in law there is no protection for anyone claiming ‘*no choice*’, ‘*my hands were tied*’ or ‘*I was following government directives*’.

Without malice, mischief, ill will, frivolity or vexation, insincerity, and with honour.

Safe Technology Swansea