

**AAP Headquarters**

141 Northwest Point Blvd
Elk Grove Village, IL 60007-1019
Phone: 847/434-4000
Fax: 847/434-8000
E-mail: kidsdocs@aap.org
www.aap.org

Reply to**Department of Federal Affairs**

Homer Building, Suite 400 N
601 13th St NW
Washington, DC 20005
Phone: 202/347-8600
Fax: 202/393-6137
E-mail: kids1st@aap.org

Executive Committee**President**

Robert W. Block, MD, FAAP

President-Elect

Thomas K. McInerney, MD, FAAP

Immediate Past President

O. Marion Burton, MD, FAAP

Executive Director/CEO

Errol R. Alden, MD, FAAP

Board of Directors**District I**

Carole E. Allen, MD, FAAP
Arlington, MA

District II

Danielle Laraque, MD, FAAP
Brooklyn, NY

District III

Sandra Gibson Hassink, MD, FAAP
Wilmington, DE

District IV

Francis E. Rushton, Jr, MD, FAAP
Beaufort, SC

District V

Marilyn J. Bull, MD, FAAP
Indianapolis, IN

District VI

Michael V. Severson, MD, FAAP
Shakopee, MN

District VII

Kenneth E. Matthews, MD, FAAP
College Station, TX

District VIII

Kyle Yasuda, MD, FAAP
Seattle, WA

District IX

Myles B. Abbott, MD, FAAP
Berkeley, CA

District X

Sara H. Goza, MD, FAAP
Fayetteville, GA

July 12, 2012

The Honorable Julius Genachowski
Commissioner
Federal Communications Commission
445 12th Street SW
Washington, DC 20554

Dear Chairman Genachowski:

The American Academy of Pediatrics (AAP), a non-profit professional organization of 60,000 primary care pediatricians, pediatric medical subspecialists, and pediatric surgical specialists dedicated to the health, safety and well-being of infants, children, adolescents, and young adults strongly supports the proposal for a formal inquiry into radiation standards for cell phones and other wireless products. The Academy encourages the Federal Communications Commission (FCC) to vote to move forward with this inquiry in an expeditious manner.

The FCC has not assessed the standard for cell phone radiation since 1996. According to industry groups, approximately 44 million people had mobile phones when the standard was set; today, there are more than 300 million mobile phones in use in the United States. While the prevalence of wireless phones and other devices has sky-rocketed, the behaviors around cell phone uses have changed as well. The number of mobile phone calls per day, the length of each cell phone call, and the amount of time people use mobile phones has increased, while cell phone and wireless technology has undergone substantial changes. Many more people, especially adolescents and young adults, now use cell phones as their only phone line and they begin using wireless phones at much younger ages.

The FCC standard for maximum radiation-exposure levels are based on the heat emitted by mobile phones. These guidelines specify exposure limits for hand-held wireless devices in terms of the Specific Absorption Rate (SAR), which measures the rate the body absorbs radiofrequency (RF). The current allowable SAR limit is 1.6 watts per kilogram (W/kg), as averaged over one gram of tissue. Although wireless devices sold in the United States must ensure that they do not exceed the maximum allowable SAR limit when operating at the device's highest possible power level, concerns have been raised that long-term RF exposure at this level affects the brain and other tissues and may be connected to types of brain cancer, including glioma and meningioma.

In the past few years, a number of American and international health and scientific bodies have contributed to the debate over cell phone radiation and its possible link to cancer. The International Agency for Research on Cancer (IARC), part of the

United Nations' World Health Organization, said in June 2011 that a family of frequencies that includes mobile-phone emissions is "possibly carcinogenic to humans." The National Cancer Institute has stated that although studies have not demonstrated that RF energy from cell phones definitively causes cancer, more research is needed because cell phone technology and cell phone use are changing rapidly. While a definitive link between cell phone radiation and brain cancer has not been established, these studies and others clearly demonstrate the need for further research into this area and highlight the importance of reassessing the current SAR to determine if it is protective of human health.

The AAP believes the inquiry to reassess the radiation standard presents an opportunity to review its impacts on children's health and well-being. In the past, such standards have generally been based on the impact of exposure on an adult male. Children, however, are not little adults and are disproportionately impacted by all environmental exposures, including cell phone radiation. In fact, according to IARC, when used by children, the average RF energy deposition is two times higher in the brain and 10 times higher in the bone marrow of the skull, compared with mobile phone use by adults. While the Academy appreciates that the FCC is considering investigating whether the emission standards should be different for devices primarily used by children, it is essential that any new standard for cell phones or other wireless devices be based on protecting the youngest and most vulnerable populations to ensure they are safeguarded throughout their lifetimes.

Finally, in reviewing the SAR standard, the FCC has the opportunity to highlight the importance of limiting media use among children. The Academy has found potentially negative effects and no known positive effects of media use by children under the age of two, including television, computers, cell phones, and other handheld wireless devices. In addition, studies consistently show that older children and adolescents utilize media at incredibly high rates, which potentially contributes to obesity and other health and developmental risks. In reviewing the SAR limit, the FCC has the opportunity to improve the health of our nation by highlighting the importance of limiting screen time and media use for children and adolescents.

The AAP supports the proposal for a formal inquiry into radiation standards for cell phones and other wireless products and the Academy encourages the FCC to vote in favor of moving forward with this investigation. If you have questions or concerns, please contact Kristen Mizzi in the AAP's Washington Office at 202/347-8600.

Sincerely,

A handwritten signature in black ink, appearing to read "R. W. Block". The signature is fluid and cursive, with a long horizontal stroke at the end.

Robert W. Block, MD FAAP
President

RWB/km

CC: Commissioner Robert M. McDowell
Commissioner Mignon Clyburn
Commissioner Jessica Rosenworcel
Commissioner Ajit Pai