

Dear Committee Members:

I have already testified by email to the HEDI committee about the ridiculous FCC regulation prohibiting discussion of health effects of wireless radiation that should now be legally totally invalid due to their ignoring a Federal Court order to review the 11,000 pages in their possession of peer-reviewed information on health effects. This is something that the Vermont Legislature should acknowledge and explicitly override by inviting all the testimony and input you can get on how towers and antennas and other emitters of wireless radiation DO affect the health of all living beings!

Please don't kick the Section 248a can down the road for 3 more years! Yes, Sec. 248a needs to be fixed, but it would be a big enough fix that, in my opinion, why bother? In the end, it still gives the upper hand to the corporations whose mission it is to do whatever they damn please.

Why not sunset Sec. 248a and put your time and energy into bringing Act 250 District Commissions up to speed to handle tower and antenna applications, which they are still entitled to do by statute. This would allow at least a bit more local control and stop putting everyone through too many unnecessary hoops.

I have been fighting an inappropriate cell tower here in Rochester for the better part of 2 years. At this point, with ubiquitous satellites and small cells popping up everywhere (both of which I'm not a fan of), at least please let's not allow towers to continue to poison our population and disfigure our beautiful state with what is now rapidly becoming dinosaur technology! With **very strict regulation**, appropriately placed small cells could do the trick much better in mountainous Vermont.

Thank you very much for paying attention to these issues that have been ignored for too long!

Deborah E Moore, PhD
Rochester, VT