

Monday February 17, 2020

Regional Deployment Branch
Department of Communications and the Arts
GPO Box 594
Canberra ACT 2601

Dear Sirs-Madams,

My safety-concerns alerts contribution to the Digital Technology Hub (D.T.H.) correlates to question 6 and 7 (copy-pasted into page 2 of this letter) in the Consultation/Feedback.

Though it can be carried across all questions, 1 to 9, in order for fullest consideration.

The focus of the following concerns arises by nature from obvious and proven dangers of electro magnetic frequency (EMF) and electro magnetic radiation (EMR).

Information to small businesses which have as their roles and aims the preservation of healthy conditions of shared human/animal habitat and the fostering of biological life, as differentiated from information for purely 'abiotic' works (limited to software/hardware design, for instance) is initial (pre D.T.H start up) non-negotiable gold standard assurance of information intent toward non-interference and no harm clauses, applying to biology.

The assurance is binding from the 1st to 4th dimension.¹

Realistic penalties, incarceration, fines, are to be put, (or strengthened where they already exist) into legal framework, and activated and iterated to all business, small, large, technological or non-tech in order to prevent injury against biology upon which the small business in their work procedure, including simply individuals, and animal life forms continue to be able to enjoy intact healthy surroundings in serene rest and recreation.

Such legal action is designated to prevent cyber crime that specializes to aim upon and attack living organic-animate (not "A.I": Internet of things [I.O.T.]) items, or communities of living organic-animate items in the physical world, and also to round in upon, eliminate, digital technology expedience action which inadvertently or by neglect would do same.

By "legal action" one would extend its definition in such potentialities as alluded to, to include a preventative policing element to it, so that it is not mere knee-jerk response or purely punitive action post-time the horse bolted, as it were. In this way the legal action is inbuilt to be anti-corruption, anti-cronyistic, and anti-conspiratorial.

A legal framework such as is being proposed here is a future guarantee of no State or private totalitarian terrorism against innocents. Essentially shielding beneficial or benign elements which or who exist physically in dimensions 1 to 4, from ill conceived and malevolent activity derived of digital technology (possibly definable as being of dimension 5,6 or 7 or higher, and yet not necessarily of higher intelligence, get the drift).

I do not wish to elaborate to excess or refer to any specific spatial reference, but all of what I command to be investigated/implemented here, applies to public space, private space, spaces of home, spaces of nature, all of which deserve sanctity and to be free from fugitive and untamed Wi-Fi, not the least of which being Wi-Fi and its use of "D.E.W." i.e. directed energy weapon that has capability to maim or kill by harm to bodily tissues.

Question 6

What information would be most useful to help small and medium businesses to maximise the benefits of digital connectivity?

Question 7

What information would be most useful in assisting communities to undertake local digital planning?

Footnote

¹ Of the foundational and also sensorial-perceived world, including space, the matter comprising space, and that which is conceptualised as time, but may be expressed as continuity, or progression (seconds, hours, days, years, and so forth.)

The correspondence in this letter, (page 1) is feedback on the Digital Tech Hub It's intended for inclusion in the D.T.H.'s consultation process.
(Due by 21 February 2020)

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