

## Health Effects

## Safety Standards for Human Exposure to Radio Frequency Radiation and Their Biological Rationale

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urrently, there is a backdrop of persistent, publicly expressed lack of confidence in radio-frequency (RF) exposure standards, pertaining to the maximum permissible exposure (MPE) level of humans exposed to RF electromagnetic radiation. Several national and international organizations are engaged in examining existing guidelines or MPEs for human exposure. Each of these efforts has convened groups of interested parties to deliberate on the reasons for, and to decide on guidelines, to deem exposure as safe and, hopefully, to make explicit the philosophy and procedure invoked in the decision-making process.

Exposure guidelines for RF radiation have been promulgated for nearly half a century. However, our understanding of biological effects of exposure to RF radiation is still evolving and more so for cellular mobile telephones and wireless personal communication devices. It is expected, and mandated by some of the standards setting bodies, that any exposure criteria set forth should be evaluated periodically, and possibly revised as new information becomes available from con-

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tinuing research on the subject. Likewise, rationales for the exposure criteria must be reassessed in view of new laboratory findings and human health studies.

There are two different sets of guidelines promulgated for limiting human exposure to RF radiation, worldwide. Much of the current effort is driven by the advent of cellular mobile telephony, which uses RF radiation in the range of 800-2,500 MHz. In response, a standard was adopted by the U.S. Federal Communications Commission (FCC) for protection against any effects of RF radiation in August 1996 [1]. Likewise, guidelines for limiting human exposure to RF radiation from cellular mobile telephone operations have been adopted around the globe. For example, the maximum power deposition (measured in specific absorption rate of RF energy-SAR) allowed varies between 1.6 W/kg in 1 g and 2 W/kg in any 10 g of tissue in the head, from exposure to cellular telephone wireless radiation. However, the popularity and ubiquity of cellular mobile telephones have posed new questions on the adequacy of the existing knowledge of biological effects of RF electromagnetic fields and of the protection afforded the public from any harmful effects of these fields.

In fact, the numbers used for the guidelines are not new, in that they were

derived from then existing (and currently promulgated) exposure guidelines for RF radiation. There is the sense that a cellular mobile telephone puts a radiating RF source next to the user's head. This is a new phenomenon that has no precedence. There has been palpable concern about the adequacy of existing scientific knowledge and uncertainties, even among the users. It is of interest to examine the scientific basis used for establishing these exposure guidelines. (For this discussion, we will not address the well-known differences of the RF guidelines promulgated for limiting human exposure in countries like Russia and the former Soviet Union.)

The use of the dosimetric quantity SAR was initiated as a recommendation of the National Council of Radiation Protection and Measurements (NCRP) [2]. This unit mass, time-averaged rate of RF energy absorption was adopted by the American National Standards Institute (ANSI) in 1982 [3]. The limit for the 1.6 W/kg in 1 g of body tissue, for the general public or the uncontrolled environment, was recommended by the IEEE in 1992 [4]. (Note that, since 1990, the development and revision of the ANSI standards have come under the sponsorship of the IEEE Standards Association.). The latter had followed considerations by NCRP that, for

exposure criteria based on whole-body-averaged SAR, a number of studies have demonstrated the maximal SAR in small regions inside the body may be as much as 10–20 times higher [5].

The ANSI/IEEE standard relied on the careful interpretation of a list of papers selected from the peerreviewed literature that were deemed to have biological, engineering, and scientific validity. In the frequency region of interest (100 kHz to 6 GHz), an SAR value of 4 W/kg, temporally and spatially averaged over the whole body mass was adopted as the working threshold for adverse biological effects in humans. Above this threshold, disruption of work schedules in trained rodents and primates, and other adverse biological effects, have been demonstrated. Moreover, it was noted that a metabolic heat production rate of 4 W/kg falls well within the normal range of human thermoregulatory capacity. Recognizing that there are scientific uncertainty, and biological variability in the human population, a safety margin of 50 was incorporated into the standard to limit exposure of the general population to 0.08 W/kg in 1 g of tissue, as averaged over the entire body, for periods of 15 to 30 min. Clearly, the ANSI/IEEE Standard C95.1-1992 provides recommendations to prevent adverse thermal effects on the functioning of the human body, although the assessment criteria for reports of biological effects were without regard to mechanisms of interaction.

As for a given exposure, the SAR distribution inside the human body varies from point to point, a partial body limit was recognized for all parts of the body. It was generally accepted then that the maximal localized SAR could be as high as 20 times the whole-body-averaged SAR. Therefore, for localized exposures of smaller regions in the human body, a relaxation of maximum permissible exposure limit to 1.6 W/kg in any 1 g of tissue was introduced for partial body exposures.

Studies using animals in the near field have shown that the minimum cataractogenic SAR (the minimum SAR required to produce a lens cataract) is about 100 W/kg to 150 W/kg for up to 100 minutes in the vitreous body of the eye [6]. Moreover, available numerical and experimental investigations have indicated that a retrolental temperature (temperature behind the lens) of 41 °C was necessary for production of posterior lens opacities in rabbits. The temperature rise was induced by a peak SAR in the eye that occurred right behind the lens for the exposure conditions investigated (2,450 MHz in rabbits). If the retrolental temperature was kept from exceeding 41 °C by means of whole-body hypothermia, potentially cataractogenic microwave exposure did not produce any opacity in the lenses of exposed animals. These findings supported the notion of a thermal mechanism for microwave cataractogenesis.

Indeed, the sensitivity of the visual organ to RF electromagnetic energyinduced heat formed the basis for CENELEC, in its effort to promulgate the limit of 2 W/kg averaged over 10 g of tissue for partial body exposures [7]. Clearly, the motivation was to limit temperature rises inside the eye to prevent formation of lens opacity cataracts. Specifically, a safety factor of ten was applied to reduce the SAR threshold of 100 to 10 W/kg. To provide for an additional margin of safety for the general public, an extra factor of five was introduced to arrive at 2 W/kg over 10 g of contiguous tissue, including the eye. This exposure limit is about 50 times below the SAR reported, inside the eye, for formation of lens cataracts. It had become the accepted SAR safety limit in the head of a user for cellular mobile telephones, in most European countries, until 1999.

The European Union (EU) Health Council with the support of the U.K. Government, in 1999, agreed on a recommendation for limiting exposure to RF electromagnetic fields, thereby establishing EU-wide safety standards for cellular mobile telephone emissions. The recommendation was based on the exposure limits recommended by the International Commission on Non-Ionizing Radiation Protection (ICNIRP),

with its headquarters located near Munich, Germany.

In fact, the ICNIRP guidelines stipulate the same maximum SAR of 2 W/kg in any 10 g of tissue in the head and trunk up to 10 GHz over 6 minutes [8]. However, slightly different scientific bases appear to have been used in their development of the basic exposure restriction. Although the restriction on SAR is intended to prevent excessive localized tissue heating, such as the eyes and testes, considerations were given to SAR and tissue damage resulting from either partialbody or whole-body exposures that produce temperature rises on the order of 1 °C in humans and laboratory animals. But the ICNIRP document does not clearly articulate the biological endpoint(s), upon which the rationale was drawn, in supporting its choice of localized SAR values for the head and trunk. The guidelines were presented with the simple explanation of a desire to prevent excessive localized tissue heating. Thus, for all intents and purposes, the ICNIRP guidelines are essentially the same as the European (CENELEC) Prestandard for partial body exposure.

It is worthy of note that—aside from the quantitative difference between the exposure standards (1.6 or 2 W/kg)the tissue mass used to define the SARs in these standards (1 g for 1.6 W/kg or 10 g for 2 W/kg) can have a profound influence on the actual quantity of microwave energy allowed to be deposited in tissue by these exposure standards. It is well known that the distribution of absorbed microwave energy varies greatly from point to point inside a body, or inside the user's head from the RF radiation of a cellular telephone. An averaging volume that is as large as 10 g would tend to artificially smooth out the SAR distribution, whether it is computed or measured. And it tends to lower the numerical value of SAR by a factor of two or more. Thus, a 10-g SAR at 2 W/kg could be equivalent to 1-g SARs of 4 W/kg or higher. Simply put, the absorbed energy averaged over a defined tissue volume of 10 g is inherently low, compared with a 1-g SAR.



The 1-g SAR is a more precise representation of localized microwave energy absorption and a more biologically significant measure of SAR distribution inside the body or head. For example, the spherically shaped human eye has a total mass of about 10 g. The use of an averaging volume as large as 10 g does not attribute any distinctions among tissues in the eye, and it completely ignores the wide variation of SAR distribution throughout the eyeball. Also, it diminishes the safety margin of the 2 W/kg in the eye. Likewise, the pinna or external ear has a mass that averages a little over 10 g. The adoption of 2 W/kg over 10 g of contiguous tissue grossly neglects the anatomic details of the ear and the nonuniform SAR distribution in the pinna. It could permit the deposition of RF or microwave energy in different parts of the pinna that exceeds the maximally permissible SAR by a large margin, while keeping the SAR for the entire pinna below 2 W/kg. Moreover, inside the human brain, the types and populations of cells and neurons are notably different, even in 1 g of tissue. There may be millions more cells, neurons, and aggregates impacted in a 10g volume, as compared with a 1-g averaging volume.

The quantitative values of SAR may be obtained by a detailed numerical computation, or from direct experimental measurements. Accuracy and reliability of computed results are sensitive to models used to represent the user-handset combination, and to parameters assumed for the head or user. Present computational schemes and resources can provide accurate induced electric field values with a spatial resolution on the order of 1 mm, in dimension. The sensitivity and resolution of measurement instruments, such as implantable electric field probes or temperature sensors, are slightly bigger, but on the same order of magnitude (a few millimeters).

It is important to recall that SAR is a localized quantity and its value varies from one tiny location to another. The utility, resolution, and sensitivity of a given SAR value depend on the averaging volume or mass. The larger the aver-

aging volume or mass, the lower the resolution and sensitivity of SAR, and the less useful it is as a metric for quantifying localized exposure and biological response.

The setting of guidelines or standards for maximum permissible levels of exposure to RF and microwave radiation is a valid approach to managing the risk of such exposures. The existing guidelines, however, are based on results obtained from acute, short-term studies that are atypical of the RF exposures associated with the handset of cellular mobile telephones. For the first time in human history, a source of RF radiation is located right next to the head of millions of cellular mobile telephone users. Biological effects after repeated, prolonged, or lifelong exposure to RF energy emitted by these lowpower wireless telecommunication devices have been investigated only during the past few years. The existing scientific results are equivocal and arguable in many respects. Consequently, there remains a widespread public concern about the adequacy of existing guidelines in safeguarding the general population against possible harm of RF radiation from cellular mobile telephones.

## References

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