

**Ann Cole**

080278

**From:** Ann Cole  
**Sent:** Thursday, May 21, 2009 10:53 AM  
**To:** Cristina Slaton  
**Cc:** Commissioners Advisors; Administrative Assistants - Commission Suite  
**Subject:** FW: Correspondence for Docket  
**Attachments:** FAX.TIF

Thanks, Cristina. This attachment has been printed and will be placed in *Docket Correspondence - Customers and their Representatives*, in docket 080278-TL.

-----Original Message-----

**From:** Cristina Slaton  
**Sent:** Thursday, May 21, 2009 10:45 AM  
**To:** Ann Cole  
**Cc:** Bill McNulty  
**Subject:** Correspondence for Docket

Hello Ann,

Please place the attached in the correspondence folder for docket 080278-TL. This is the same as the letters I sent over yesterday for this same docket, but it is a new letter received with a new date from the same customer.

Thanks,  
Cristina

-----Original Message-----

**From:** Fax Server [mailto:FaxAdmins@psc.state.fl.us]  
**Sent:** Thursday, May 21, 2009 10:24 AM  
**To:** Cristina Slaton  
**Subject:** 850 413 6395 1012, FAX 2 page(s)

You have received a new fax. This fax was received by Fax Server. The fax is attached to the message. Open the attachment to view your fax.

Received Fax Details

-----  
Received On: 5/21/2009 10:23:24 AM  
Number of Pages: 2  
From (CSID): 850 413 6395  
From (ANI): 1012  
Sent to DID: 6031

Duration of Fax: 0:00:39  
Transfer Speed: 14400

Received Status: Success  
Number of Errors: 0  
Port Received On: IPF\_PORT\_0012  
-----

FPSC, CLK - CORRESPONDENCE		
<input type="checkbox"/> Administrative	<input type="checkbox"/> Parties	<input checked="" type="checkbox"/> Consumer
DOCUMENT NO. 04412-08		
DISTRIBUTION: _____		

### George T. Eldridge, Enrolled Agent & Tax Accountant

Enrolled Agent: Federally licensed to represent taxpayers before all administrative levels of the IRS  
Baccalaureate Degree. Accounting. 1966. Murray State University. Murray, KY

#### A 1 Accountants, Inc.

Phone {813} 684-3399 Fax (813) 684-0392

E-Mail: [LME@GTE.NET](mailto:LME@GTE.NET)

203 N. Parsons Avenue  
Brandon, FL 33510

P.O. Box 1187  
Mango, FL 33550-1187

42 Years of Experience!

Nathan A. Skop  
Florida Public Service Commission  
2540 Shumard Oak Blvd.  
Tallahassee, FL 32399-0850  
Phone: 850-413-6046

Monday, May 18, 2009

I need your help! Will you help me?  
Do you represent the citizens of Hillsborough County in the State of Florida?

My complaint is against Verizon Florida, LLC. Doesn't Verizon Florida, LLC. provide phone service for the residents of Hillsborough County in the State of Florida?

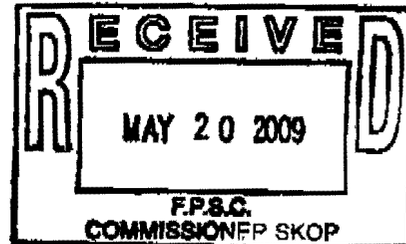
Verizon Florida, LLC. has provided service that is equal to a grade "D" at my office, 203 North Parsons Avenue in Brandon, FL 33510. Would you please read the enclosure? The enclosure was mailed to Verizon Florida, LLC. Isn't my complaint as stated in my letter self explanatory?

#### IN CONCLUSION

Will you help me? Do you have the authority to investigate my complaint? Do you have the authority to persuade Verizon Florida, LLC. to respond to my complaint? Why does the Florida Public Service Commission permit Verizon Florida, LLC. to provide service equivalent to a grade "D" to residents of Hillsborough County in the State of Florida?

I remain respectfully yours,  
*George T. Eldridge*  
George T. Eldridge, Tax Accountant

Enclosure: My Monday, May 4, 2009 letter to Verizon Florida, LLC.



## George T. Eldridge, Enrolled Agent & Tax Accountant

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Mango, FL 33550-1187

42 Years of Experience!

---

**ATTENTION:**

Monday, May 4, 2009

Michelle A. Robinson, Mgr.  
Verizon Florida, LLC.  
ONE TAMPA CITY CENTER  
201 North Franklin Street  
Tampa, FL 33602

**VIA RETURN RECEIPT REQUESTED**

**RE:**

**Account # 15 1313 0684306167 03**

**A1 Accountants, Inc.**

**for service at 203 N. Parsons Avenue  
Brandon, FL 33510**

**Help. Help! Help!!**

Would you provide me relief from the "Grade D" service, which Verizon provides me?

I have had nothing but irritation with Verizon Florida, LLC. since June 2008. June 2008 was when I moved from an old location to 203 N. Parsons Avenue. I have had these phone numbers for over 23 years.

1. (813) 684-3399
2. (813) 651-9070
3. (813) 685-4396
4. (813) 684-0392
5. (813) 685-4536

Starting in June 2008: I have wasted over 80 hours of dealing with garbage with the garbage company known as Verizon. It is a chaotic headache needing aspirin dealing with the garbage company known as Verizon. Why are all your people immersed with lies? There word has as much value as a third degree sunburn!!!

Would you please phone me as soon as possible? You will not get an answering machine. You will get a flesh and blood person, human being. You will not be told to press a number menu like a trained monkey. Speak only with Lillie M. Eldridge and/or Marilyn Drowns.

Would you please send someone to 203 N. Parsons Avenue that has a working brain in solving problems? Send only a decision maker.

#### **IN CONCLUSION**

Do not authorize one of your service representatives or one of your flunkies to phone me. Will you ignore this honest effort of mine to have you improve your "Grade D" service you have provided to 203 N. Parsons?

I remain respectfully yours,  
George T. Eldridge

**Ann Cole**

080278

**From:** Ann Cole  
**Sent:** Wednesday, May 20, 2009 10:27 AM  
**To:** Cristina Slaton  
**Cc:** Bill McNulty; Kay Posey; Lorena Holley; Steve Larson; Larry Harris; Lois Graham; William C. Garner; Kelly McLanahan; Roberta Bass  
**Subject:** RE: Correspondence for docket

Thanks, Cristina. This attachment has been printed and will be placed in *Docket Correspondence - Customers and their Representatives*, in docket 080278-TL.

-----Original Message-----

From: Cristina Slaton  
 Sent: Wednesday, May 20, 2009 10:07 AM  
 To: Ann Cole  
 Cc: Bill McNulty; Kay Posey; Lorena Holley; Steve Larson; Larry Harris; Lois Graham; William C. Garner; Kelly McLanahan; Roberta Bass  
 Subject: Correspondence for docket

Hello Ann,

Please place the attached in the correspondence folder for docket 080278-TL.

Thanks,  
 Cristina

-----Original Message-----

From: Fax Server [mailto:FaxAdmins@psc.state.fl.us]  
 Sent: Wednesday, May 20, 2009 9:53 AM  
 To: Cristina Slaton  
 Subject: 850 413 6395 1015, FAX 6 page(s)

FPSC, CLK - CORRESPONDENCE		
<input type="checkbox"/> Administrative	<input type="checkbox"/> Parties	<input checked="" type="checkbox"/> Consumer
DOCUMENT NO. 04412-08		
DISTRIBUTION: _____		

You have received a new fax. This fax was received by Fax Server. The fax is attached to the message. Open the attachment to view your fax.

#### Received Fax Details

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 Received On: 5/20/2009 9:51:48 AM  
 Number of Pages: 6  
 From (CSID): 850 413 6395  
 From (ANI): 1015  
 Sent to DID: 6031

Duration of Fax: 0:01:29  
 Transfer Speed: 14400

Received Status: Success  
 Number of Errors: 0  
 Port Received On: IPF\_PORT\_0012  
 -----

5/20/2009

**George T. Eldridge, Enrolled Agent & Tax Accountant**

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Brandon, FL 33510P.O. Box 1187  
Mango, FL 33550-1187**42 Years of Experience!**

---

Nathan A. Skop  
Florida Public Service Commission  
2540 Shumard Oak Blvd.  
Tallahassee, FL 32399-0850  
Phone: 850-413-6046

Wednesday, May 13, 2009

I need your help! Will you help me?

Do you represent the citizens of Hillsborough County in the State of Florida?

My complaint is against Verizon Florida, LLC. Doesn't Verizon Florida, LLC. provide phone service for the residents of Hillsborough County in the State of Florida?

Verizon Florida, LLC. has provided service that is equal to a grade "D" at my office, 203 North Parsons Avenue in Brandon, FL 33510. Would you please read the enclosure? The enclosure was mailed to Verizon Florida, LLC. Isn't my complaint as stated in my letter self explanatory?

**IN CONCLUSION**

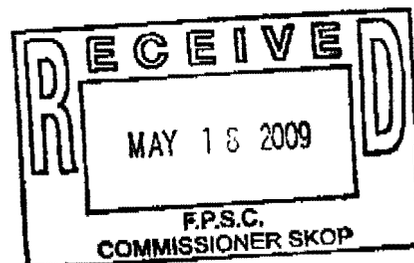
Will you help me? Do you have the authority to investigate my complaint? Do you have the authority to persuade Verizon Florida, LLC. to respond to my complaint? Why does the Florida Public Service Commission permit Verizon Florida, LLC. to provide service equivalent to a grade "D" to residents of Hillsborough County in the State of Florida?

I remain respectfully yours,

*George T. Eldridge*

George T. Eldridge, Tax Accountant

Enclosure: My Monday, May 4, 2009 letter to Verizon Florida, LLC.



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Brandon, FL 33510P.O. Box 1187  
Mango, FL 33550-1187**42 Years of Experience!****ATTENTION:**

Michelle A. Robinson, Mgr.  
Verizon Florida, LLC.  
ONE TAMPA CITY CENTER  
201 North Franklin Street  
Tampa, FL 33602

Monday, May 4, 2009

**VIA RETURN RECEIPT REQUESTED**

RE:

**Account # 15 1313 0684306167 03****A1 Accountants, Inc.****for service at 203 N. Parsons Avenue  
Brandon, FL 33510****Help. Help! Help!!**Would you provide me relief from the "Grade D" service, which Verizon provides me?

I have had nothing but irritation with Verizon Florida, LLC. since June 2008. June 2008 was when I moved from an old location to 203 N. Parsons Avenue. I have had these phone numbers for over 23 years.

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Starting in June 2008: I have wasted over 80 hours of dealing with garbage with the garbage company known as Verizon. It is a chaotic headache needing aspirin dealing with the garbage company known as Verizon. Why are all your people immersed with lies? There word has as much value as a third degree sunburn!!!

Would you please phone me as soon as possible? You will not get an answering machine. You will get a flesh and blood person, human being. You will not be told to press a number menu like a trained monkey. Speak only with Lillie M. Eldridge and/or Marilyn Drowns.

Would you please send someone to 203 N. Parsons Avenue that has a working brain in solving problems? Send only a decision maker.

**IN CONCLUSION**

Do not authorize one of your service representatives or one of your flunkies to phone me. Will you ignore this honest effort of mine to have you improve your "Grade D" service you have provided to 203 N. Parsons?

I remain respectfully yours,  
George T. Eldridge

**George T. Eldridge, Enrolled Agent & Tax Accountant**

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---

**42 Years of Experience!**

---

**Nathan A. Skop**  
Florida Public Service Commission  
2540 Shumard Oak Blvd.  
Tallahassee, FL 32399-0850  
Phone: 850-413-6046

Thursday, May 14, 2009

I need your help! Will you help me?

Do you represent the citizens of Hillsborough County in the State of Florida?

My complaint is against Verizon Florida, LLC. Doesn't Verizon Florida, LLC. provide phone service for the residents of Hillsborough County in the State of Florida?

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**IN CONCLUSION**

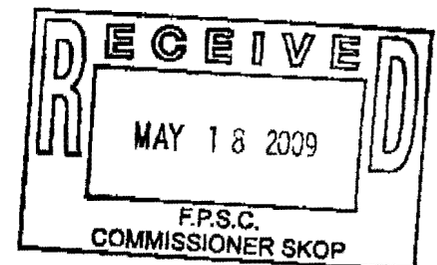
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George T. Eldridge, Tax Accountant

Enclosure: My Monday, May 4, 2009 letter to Verizon Florida, LLC.



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Mango, FL 33550-1187

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**ATTENTION:**

Michelle A. Robinson, Mgr.  
Verizon Florida, LLC.  
ONE TAMPA CITY CENTER  
201 North Franklin Street  
Tampa, FL 33602

Monday, May 4, 2009

**VIA RETURN RECEIPT REQUESTED**

RE:

**Account # 15 1313 0684306167 03**  
**A1 Accountants, Inc.**  
**for service at 203 N. Parsons Avenue**  
**Brandon, FL 33510**

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---

Nathan A. Skop  
Florida Public Service Commission  
2540 Shumard Oak Blvd.  
Tallahassee, FL 32399-0850  
Phone: 850-413-6046

Friday, May 15, 2009

I need your help! Will you help me?

Do you represent the citizens of Hillsborough County in the State of Florida?

My complaint is against Verizon Florida, LLC. Doesn't Verizon Florida, LLC. provide phone service for the residents of Hillsborough County in the State of Florida?

Verizon Florida, LLC. has provided service that is equal to a grade "D" at my office, 203 North Parsons Avenue in Brandon, FL 33510. Would you please read the enclosure? The enclosure was mailed to Verizon Florida, LLC. Isn't my complaint as stated in my letter self explanatory?

**IN CONCLUSION**

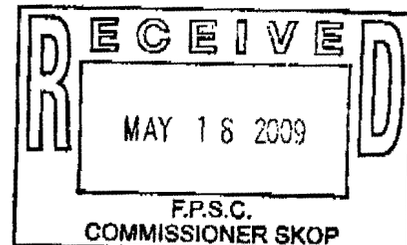
Will you help me? Do you have the authority to investigate my complaint? Do you have the authority to persuade Verizon Florida, LLC. to respond to my complaint? Why does the Florida Public Service Commission permit Verizon Florida, LLC. to provide service equivalent to a grade "D" to residents of Hillsborough County in the State of Florida?

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*George T. Eldridge*

George T. Eldridge, Tax Accountant

Enclosure: My Monday, May 4, 2009 letter to Verizon Florida, LLC.



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#### ATTENTION:

Michelle A. Robinson, Mgr.  
Verizon Florida, LLC.  
ONE TAMPA CITY CENTER  
201 North Franklin Street  
Tampa, FL 33602

Monday, May 4, 2009

VIA RETURN RECEIPT REQUESTED

RE:

**Account # 15 1313 0684306167 03**  
**A1 Accountants, Inc.**  
**for service at 203 N. Parsons Avenue**  
**Brandon, FL 33510**

**Help. Help! Help!!**

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Would you please send someone to 203 N. Parsons Avenue that has a working brain in solving problems? Send only a decision maker.

#### IN CONCLUSION

Do not authorize one of your service representatives or one of your flunkies to phone me. Will you ignore this honest effort of mine to have you improve your "Grade D" service you have provided to 203 N. Parsons?

I remain respectfully yours,  
George T. Eldridge

**Ann Cole**

---

**From:** Ann Cole  
**Sent:** Friday, May 23, 2008 12:21 PM  
**To:** Bridget Grimsley  
**Cc:** Mary Macko  
**Subject:** RE: filing against Verizon-\$6.5 million fine

**CONSUMER**

Thanks Bridget. This will be placed in *Docket Correspondence-Consumers and their Representatives*, Docket No. 080278-TL.

---

**From:** Bridget Grimsley  
**Sent:** Friday, May 23, 2008 11:27 AM  
**To:** Ann Cole  
**Cc:** Mary Macko  
**Subject:** FW: filing against Verizon-\$6.5 million fine

Ann,

Can you place this on the correspondence side of docket 080278--consumers? Thanks.

Bridget

---

**From:** brenda smith [mailto:bsmith594@cox.net]  
**Sent:** Friday, May 16, 2008 1:38 PM  
**To:** Commissioner@psc.state.fl.us; Matthew Carter; Office Of Commissioner Edgar; Office of Commissioner McMurrian; Office of Commissioner Argenziano; Office of Commissioner Skop; Michael Cooke; Mary Bane; Chuck Hill  
**Subject:** Fw: filing against Verizon-\$6.5 million fine

Commissioner Carter and all, I meant to copy you with this so you can add this complaint to the complaint made to you yesterday regarding Verizon and the requested \$6.5 million fine.  
 I believe this should add close to hundreds of millions in fines and penalties for Verizon.

I will be glad to provide all details or you can contact Verizon about this.

I look forward to talking with you.

*Brenda Smith*

----- Original Message -----

**From:** brenda smith  
**To:** [iwmjr@cfl.rr.com](mailto:iwmjr@cfl.rr.com) ; [miketwomey@talstar.com](mailto:miketwomey@talstar.com) ; [kelly.jr@leg.state.fl.us](mailto:kelly.jr@leg.state.fl.us)  
**Sent:** Friday, May 16, 2008 11:17 AM  
**Subject:** filing against Verizon-\$6.5 million fine

AG McCollum, , Mr. Kelly and Mr. Twomey, I read the media reports and a copy of the complaint you filed yesterday regarding Verizon and the requested fine of \$6.5 million.

I wanted to make you aware that Verizon is under investigation by the IRS for tax evasion and tax fraud, Social Security and Medicare for fraud. That is because Verizon, going back to Bell Atlantic, has knowingly and purposely allowed not possibly hundreds of thousands of employees and millions of customers to work with and use a product they knew could cause serious injuries, disabilities, cancer and death. Had prepared warnings to

04412 MAY 23 8

5/23/2008

FPSC-COMMISSION CLERK

give to employees, then decided not to give the warnings, then fired and forced to retire sick and disabled employees, then denied disability , workers comp and associated benefits to affected employees. This has saved Verizon untold amounts in Federal and State taxes that should have been paid related to such employees, and also the costs of earned disability and workers comp and associated benefits that should have been paid to affected employees. This has forced disabled and affected employees onto the roles of Social Security and Medicare, thus forcing the Federal and State governments to pay for the care and costs of such affected employees. This has saved Verizon possibly billions or more and cost the Federal and State governments billions or more related to these issues.

Members of AARP, former employees and customers of Verizon, Bell Atlantic, and other baby Bells, going back to about 1980 may be affected and have no way of knowing this.

I will be glad to provide copies of the IRS , Social Security Medicare and other complaints and information related to this.

The state of Florida may have lost hundreds of millions or billions related directly to this issues.

AARP may have hundreds of thousands of members that may be affected and have no idea.

I will be glad to discuss this or provide any and all details.

I look forward to hearing from you and providing the documentation to support these claims and allegations.

regards  
Brenda Smith

**Ann Cole**

---

**From:** Ann Cole  
**Sent:** Friday, May 23, 2008 12:19 PM  
**To:** Bridget Grimsley  
**Cc:** Mary Macko  
**Subject:** RE: Verizon +TEST DISABILITY FILING

Thanks, Bridget. This email, and its attachment, will be placed in *Docket Correspondence-Consumers and their Representatives*, Docket No. 080278-TL.

-----Original Message-----

**From:** Bridget Grimsley  
**Sent:** Friday, May 23, 2008 11:26 AM  
**To:** Ann Cole  
**Cc:** Mary Macko  
**Subject:** FW: Verizon +TEST DISABILITY FILING

Ann,

Can you place this in the correspondence side of docket 080278--consumers? Thanks.

Bridget

-----Original Message-----

**From:** brenda smith [mailto:[bsmith594@cox.net](mailto:bsmith594@cox.net)]  
**Sent:** Monday, May 19, 2008 12:51 PM  
**To:** Mike Twomey; jwmjr@cfl.rr.com; kelly.jr@leg.state.fl.us; commissioner@psc.state.fl.us; Matthew Carter; Office Of Commissioner Edgar; Office of Commissioner McMurrin; Office of Commissioner Argenziano; Office of Commissioner Skop; mcooke@psc.state.fl.us; Mary Bane; Chuck Hill  
**Cc:** Spencer, Leslie; Parham, Lori; Milch, Randal S; paul.d.mcconville@verizon.com; doreen.a.toben@verizon.com; David Christian; de.oroark@verizon.com; alan.ciamporcero@verizon.com  
**Subject:** Verizon +TEST DISABILITY FILING

Mr. Twomey, I appreciate you looking at this issue as it possibly affects millions of members of the AARP and hundreds of thousand of current and former employees of Verizon.

The copied email and attachments clearly outline how Verizon has treated employees, putting the health, safety, and lives of now hundreds of thousands of employees at risk.

I am going to copy you with a full accounting of the compainst to the IRS, and also Social Security and Medicare. Verizon has chosen to allow now hundreds of thousands of employees to work with and use ccp, not give the prepared warnings, fire and force to retire employees that became adversely affected, deny disability, workers comp and other benefits thus saving on taxes owed to state and federal agencies, forcing affected employees onto the roles of Social Security and Medicare thus saving all the way around.

Cheating, intentional injuries and deaths to employees and many other descriptions of such actions can be used.

DOCUMENT NUMBER-DATE

04412 MAY 23 8

5/23/2008

FPSC-COMMISSION CLERK

Since the State of Florida , AARP had complaints against Verizon, this will want to be taken into account by all parties. The AARP will want to put this information on their web site and inform all members of this so they can decide if they have been affected.

I simply asked Verizon to pay my back pay, disability and other benefits and to let me work with them on the warnings for all other employees. None of that has been done.

Anyone with questions can also contact Verizon, Doreen Toben, CFO at 212-395-1057, Randy Milch 908-559-1752, Paul McConville 908-559-6181, David Feldman 908-559-5577, and I can provide contacts for the ccp manufacturers.

The attachments clearly show the known potential dangers and intentional decisions not to warn employees, going back to no later than 1991.

As you can see, that is why the numbers of affected employees may be so high.

I will also forward other data , including documents from the manufactuers to show extremely high levels of formaldehyde, up to 200ppm, when the OSHA acceptable level was 1.0ppm and many other chemicals including asbestos being in this product as well as dozens more .

I will be glad to answer any questions and provide all documents for all members of the AARP.

regards

Brenda Smith

----- Original Message -----

From: "brenda smith" <bsmith594@cox.net>

To: <al.gibson@irs.gov>

Sent: Thursday, March 27, 2008 12:13 PM

Subject: Fw: TEST DISABILITY FILING

> Al, I wanted to give Verizon yet another month, even though they have  
> had since 1991, to change the practice of firing, forcing to retire,  
> deny disability retirements, benefits, workers comp , related owed  
> benefits, thus taking these employees off the payroll and not paying  
> state and federal taxes as well as costing the Federal Government  
> possibly billions in social security payments to disabled employees.  
>  
> They have not changed the practice. I am copying you with just my case  
> but it is an example of what they have done. Many employees have  
> already developed cancer and died.  
>  
> I can provide huge numbers of emails to them. I am going to copy you  
> with another one to all corporate officers of yesterday.  
>  
> Please let me know what else you may need.  
>  
> thanks  
> Brenda Smith  
> ----- Original Message -----  
> From: "Brenda Smith" <bsmith594@cox.net>  
> To: <david.m.feldman@core.verizon.com>;

5/23/2008

> <randal.s.milch@core.verizon.com>  
> Cc: <paul.d.mcconville@core.verizon.com>  
> Sent: Friday, February 29, 2008 9:54 AM  
> Subject: TEST DISABILITY FILING

>  
>

>> TEST DISABILITY FILING-TEST DISABILITY FILING

>>  
>>

>> Mr. David M. Feldman  
>> Verizon-Disability Claim

>>  
>>

>> Dear Mr. Feldman,

>>  
>>

>> I was an employees of Bell Atlantic. My service date was May 15,  
>> 1968. I was a customer service representative. I was fired from my  
>> job on February 21,

>> 1992 because I could not talk.

>> I had been having adverse health problems for several years  
>> including sysmtoms of headaches, dizziness, nausea, bruning of the  
>> nose and throat, LOSS OF VOICE off and on, watering of the eyes,  
>> weakness, fatigue, eye irritation, blurred vision, vertigo,  
>> gastrointestinal irritation and related problems, mucous membrane  
>> and respiratory irritation , respiratory infections often,  
>> occupational asthma, repeated sinus infections, symptoms of kidney  
>> and liver damages and many many other symptoms.

>>  
>>

>> I lost my voice completely in July and August 1991. I continued to  
>> work even though I could not talk. There was so much paper work that  
>> had to be done daily that several co-workers,including myself, were  
>> taken off line-NOT

>> TALKING- in order to complete this paper work. Because it was of  
>> concern that the building I worked in was having some effect on the  
>> loss of voice, I was moved to another office, a few miles away, that  
>> did the exact same work.

>> I continued to work, even though sick and went to several doctors  
>> including Dr. Barton Margoshes, the company doctor, other outside  
>> doctors for Bell Atlantic and myself to try and determine why I could  
>> not talk. The only real disagnosis I got was from one of the experts  
>> in throat and vocal cords issues. After a full exam, ( WHICH WAS THE  
>> ONLY ONE I GOT) including a visual exam of my vocal cords via a  
>> camera being inserted down my throat to examine my vocal cords, his  
>> disagnosis was laryngeal edema. He concluded the only way I could  
>> have gotten such severe damage to my vocal cords was either I had  
>> been yelling at the top of my voice for an extreme length of time, or  
>> I had been exposed to chemicals on a long term basis that had caused  
>> such injury. I had not been yelling at any time. I told him about all  
>> the other people I worked with that were having the same types of  
>> problems as me off and on and the problems in the building I worked  
>> in and that it was suspected that we were being exposed to chemcials  
>> of some sort. We just had no idea of what. I told him how Bell

>> Atlantic had brought down the Corporate Industrial Hygenists, Mary  
>> Beam who had been there many times, had held meetings with all  
>> management and all employees several times, had interviewed many of  
>> us and she had told us that she had NO IDEA what could be causing the  
>> adverse health problems that we were having including the loss of  
>> voice so many of us had. Mary Beam had told us that she had  
>> investigated all items we worked with and all possible other ways  
>> chemicals could be getting into the building and had no idea what  
>> could be associated with such injuries.  
>>  
>> The evidence is exactly the opposite. In the attachment I have  
>> provided to you, there is just one of many many memorandums that were  
>> prepared by Mary Beam beginning in the spring of 1991 and up to  
>> early 1992 to various management in Maryland and Virginia that  
>> clearly discuss these adverse health problems of many of the  
>> employees and that she suspected carbonless copy paper, ccp, as being  
>> the cause of these problems. She goes on to give use and handling  
>> warnings that were to be given to all employees. I have copies of  
>> several of these warnings to managers in Maryland and Virginia.  
>> One to my own manager in October 1991. These warnings have never been  
>> given to any employee, even after all these years.  
>>  
>> I questioned when I was fired why I could not stay working doing  
>> exactly what I was doing. There were several employees that were  
>> taken off line to do this. There was never any real answer given.  
>> After I was fired, there were several more employees in the exact  
>> same job description as me that were taken off line to do the exact  
>> job. I had 24 years 9 months of service.  
>>  
>> I can only conclude by the timing of this action, with the management  
>> of Bell Atlantic and medical department that examinded me all knowing  
>> what was causing all my health problems and what I could expect, that  
>> I was being fired at that time in order not to reach the 25 years of  
>> service when I would be fully vested and be able to leave , if  
>> declared disabled, with a full disability retirement and benefits.  
>>  
>> I was certainly not out to be disabled. I was working and very happy  
>> working. I was an excellent employee and had a very good performance  
>> rating, including attendance. I was only out of work when I was so  
>> ill I was a danger to other employees with the frequent respiratory  
>> infections I had, being under doctors orders and on medication for  
>> such respiratory infections.  
>>  
>> I have tried several times to gain my disability retirement benefits,  
>> including all medical and other insurance benefits and that has been  
>> denied at all levels. I filed a workers compensation complaint and  
>> Bell Atlantic went to the extreme of having their lawyer actually  
>> assault me and make an attempt on my life in order for me not to gain  
>> the benefits that were due to me.  
>>  
>> In a report in July 1988, Dr. Lemarte et al from the University of

>> Iowa issued a report on CCP stating that chemicals in ccp,  
>> alkyl-phenol novolac resin ( THE SAME ALKYL-PHENOL NOVOLAC RESIN AS  
>> PROVIDED TO MARY BEAM IN THE ATTACHMENT AS ONE OF THE CHEMICAL  
>> COMPONENTS OF THE CCP I WORKED WITH) , caused the laryngeal edema,  
>> the exact reason I could not talk, and persons that were sensitized to  
>> ccp, like I had been diagnosed as by that time, could not only cause  
>> severe adverse health effects but was potentially life threatening.  
>> This evidence was presented to this lawyer for Bell Atlantic, Richard  
>> Donaldson, two weeks before the workers comp hearing in a desposition  
>> taken of my doctor. Mr. Donaldson knew that such re-exposure to the  
>> ccp could cause severe adverse health effects and could kill me. Yet  
>> at the hearing, witnesses saw a management employee of Bell Atlantic  
>> give an envelope to Mr. Donaldson right before the hearing. About 45  
>> minutes into the hearing, Mr. Donaldson stated that none of us knew  
>> what he was about to do, and he brought this envelope from the floor,  
>> opened it up, threw a stack of ccp in front of me and asked me to  
>> identify it as the same ccp I had worked with and was claiming had  
>> caused my injuries. Within just a few minutes I became unconscious  
>> and fell to the floor. Much additional medical testing confirmed many  
>> additional medical problems and that I had almost died.  
>>  
>> I did not find out about the ccp being the cause of my injuries and  
>> confirmed disabilities until about a year later when an employee of  
>> Bell Atlantic that lived in Maryland called me. She and many other  
>> employees also had the same adverse health problems as me but they  
>> had found out about the ccp and had some of the prepared warnings by  
>> Mary Beam and had done some research on the ccp.  
>>  
>> It turns out that not one employee that has either found out about  
>> the ccp, by accident, or like me, being the known cause by Bell  
>> Atlantic, and now Verizon since 1991 has been given disability  
>> retirement although thousands have been exposed and have many of the  
>> adverse health problems that have been known to Bell Atlantic and  
>> Verizon all these years. This can only be viewed as a conspiracy by  
>> Bell Atlantic and Verizon to purposely continue to put tens of  
>> thousands of employees health and lives at risk solely to avoid paying  
>> the earned disability retirements and associated benefits in order to  
>> save all the hundreds of millions or more and associated tax payments  
>> to the IRS.  
>>  
>> All the medical documentation I have presented to Bell Atlantic and  
>> Verizon is virtually exactly what was expected from 1991 according to  
>> the attachment and known adverse health problems on page four of the  
>> attached MSDS.  
>>  
>> Should I be mistaken and this was not a conspiracy by Bell Atlantic  
>> and Verizon to avoid payments of disability retirements, all benefits  
>> and compensation and IRS taxes including all state taxes where Bell  
>> Atlantic and Verizon have operations and license to operate, THEN I  
>> AM REQUESTING THAT MY DISABILITY RETIREMENT, ALL BENEFITS, ALL BACK  
>> PAY AND COMPENSATION be paid to me right away.

>>  
>> Should a positive response not be given this morning that Verizon has  
>> decided to award my total disability, with all benefits, back pay and  
>> compensation then I can only assume , along with anyone else  
>> reviewing this entire issue, that Bell Atlantic and Verizon have  
>> conspired since no later than 1991 to not award such disability  
>> benefits and conspired to avoid payment of state and federal taxes as  
>> part of this savings for Bell Atlantic and Verizon.

>>  
>>  
>> Please respond by noon today.

>>  
>> very truly yours,

>>  
>> Brenda Smith

>>  
>> Virginia Beach, VA.  
>> 757-420-1277

>> ----- Original Message -----

>> From: <s  
>> To: "bsmith594" <bsmith594@cox.net>  
>> Sent:

>>  
>>  
>>>  
>>  
>

## Ann Cole

---

**From:** Bridget Grimsley  
**Sent:** Friday, May 23, 2008 11:26 AM  
**To:** Ann Cole  
**Cc:** Mary Macko  
**Subject:** FW: Verizon +TEST DISABILITY FILING

**Attachments:** MSDS.PDF



MSDS.PDF (1  
MB)

Ann,

Can you place this in the correspondence side of docket 080278--consumers? Thanks.

Bridget

-----Original Message-----

From: brenda smith [mailto:bsmith594@cox.net]  
Sent: Monday, May 19, 2008 12:51 PM  
To: Mike Twomey; jwmjr@cfl.rr.com; kelly.jr@leg.state.fl.us; commissioner@psc.state.fl.us; Matthew Carter; Office Of Commissioner Edgar; Office of Commissioner McMurrian; Office of Commissioner Argenziano; Office of Commissioner Skop; mcooke@psc.state.fl.us; Mary Bane; Chuck Hill  
Cc: Spencer, Leslie; Parham, Lori; Milch, Randal S; paul.d.mcconville@verizon.com; doreen.a.toben@verizon.com; David Christian; de.oroark@verizon.com; alan.ciamporcero@verizon.com  
Subject: Verizon +TEST DISABILITY FILING

Mr. Twomey, I appreciate you looking at this issue as it possibly affects millions of members of the AARP and hundreds of thousand of current and former employees of Verizon.

The copied email and attachments clearly outline how Verizon has treated employees, putting the health , safety, and lives of now hundreds of thousands of employees at risk. I am going to copy you with a full accounting of the compainst to the IRS, and also Social Security and Medicare. Verizon has chosen to allow now hundreds of thousands of employees to work with and use ccp, not give the prepared warnings, fire and force to retire employees that became adversely affected, deny disability, workers comp and other benefits thus saving on taxes owed to state and federal agencies, forcing affected employees onto the roles of Social Security and Medicare thus saving all the way around. Cheating , intentional injuries and deaths to employees and many other descriptions of such actions can be used.

Since the State of Florida , AARP had complaints against Verizon, this will want to be taken into account by all parties. The AARP will want to put this information on their web site and inform all members of this so they can decide if they have been affected.

I simply asked Verizon to pay my back pay, disability and other benefits and to let me work with them on the warnings for all other employees. None of that has been done.

Anyone with questions can also contact Verizon, Doreen Toben, CFO at 212-395-1057, Randy Milch 908-559-1752, Paul McConville 908-559-6181, David Feldman 908-559-5577, and I can provide contacts for the ccp manufacturers.

The attachments clearly show the known potential dangers and intentional decisions not to warn employees, going back to no later than 1991.

As you can see, that is why the numbers of affected employees may be so high.

I will also forward other data , including documents from the manufactuers to show extremely high levels of formaldehyde, up to 200ppm, when the OSHA acceptable level was 1.0ppm and many other chemicals including asbestos being in this product as well as dozens

more .

I will be glad to answer any questions and provide all documents for all members of the AARP.

regards

Brenda Smith

----- Original Message -----

From: "brenda smith" <bsmith594@cox.net>

To: <al.gibson@irs.gov>

Sent: Thursday, March 27, 2008 12:13 PM

Subject: Fw: TEST DISABILITY FILING

> Al, I wanted to give Verizon yet another month, even though they have  
> had since 1991, to change the practice of firing, forcing to retire,  
> deny disability retirements, benefits, workers comp , related owed  
> benefits, thus taking these employees off the payroll and not paying  
> state and federal taxes as well as costing the Federal Government  
> possibly billions in social security payments to disabled employees.

>  
> They have not changed the practice. I am copying you with just my case  
> but it is an example of what they have done. Many employees have  
> already developed cancer and died.

>  
> I can provide huge numbers of emails to them. I am going to copy you  
> with another one to all corporate officers of yesterday.

> Please let me know what else you may need.

> thanks

> Brenda Smith

> ----- Original Message -----

> From: "Brenda Smith" <bsmith594@cox.net>

> To: <david.m.feldman@core.verizon.com>;

> <randal.s.milch@core.verizon.com>

> Cc: <paul.d.mcconville@core.verizon.com>

> Sent: Friday, February 29, 2008 9:54 AM

> Subject: TEST DISABILITY FILING

>> TEST DISABILITY FILING-TEST DISABILITY FILING

>> Mr. David M. Feldman

>> Verizon-Disability Claim

>> Dear Mr. Feldman,

>> I was an employees of Bell Atlantic. My service date was May 15,  
>> 1968. I was a customer service representative. I was fired from my  
>> job on February 21,  
>> 1992 because I could not talk.

>> I had been having adverse health problems for several years  
>> including sysmtoms of headaches, dizziness, nausea, bruning of the  
>> nose and throat, LOSS OF VOICE off and on, watering of the eyes,  
>> weakness, fatigue, eye irritation, blurred vision, vertigo,  
>> gastrointestinal irritation and related problems, mucous membrane  
>> and respiratory irritation , respiratory infections often,  
>> occupational asthma, repeated sinus infections, symptoms of kidney  
>> and liver damages and many many other symptoms.

>> I lost my voice completely in July and August 1991. I continued to  
>> work even though I could not talk. There was so much paper work that  
>> had to be done daily that several co-workers, including myself, were  
>> taken off line-NOT  
>> TALKING- in order to complete this paper work. Because it was of

>> concern that the building I worked in was having some effect on the  
>> loss of voice, I was moved to another office, a few miles away, that  
>> did the exact same work.  
>> I continued to work, even though sick and went to several doctors  
>> including Dr. Barton Margoshes, the company doctor, other outside  
>> doctors for Bell Atlantic and myself to try and determine why I could  
>> not talk. The only real diagnosis I got was from one of the experts  
>> in throat and vocal cords issues. After a full exam, ( WHICH WAS THE  
>> ONLY ONE I GOT) including a visual exam of my vocal cords via a  
>> camera being inserted down my throat to examine my vocal cords, his  
>> diagnosis was laryngeal edema. He concluded the only way I could  
>> have gotten such severe damage to my vocal cords was either I had  
>> been yelling at the top of my voice for an extreme length of time, or  
>> I had been exposed to chemicals on a long term basis that had caused  
>> such injury. I had not been yelling at any time. I told him about all  
>> the other people I worked with that were having the same types of  
>> problems as me off and on and the problems in the building I worked  
>> in and that it was suspected that we were being exposed to chemicals  
>> of some sort. We just had no idea of what. I told him how Bell  
>> Atlantic had brought down the Corporate Industrial Hygienists, Mary  
>> Beam who had been there many times, had held meetings with all  
>> management and all employees several times, had interviewed many of  
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>> adverse health problems that we were having including the loss of  
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>> the cause of these problems. She goes on to give use and handling  
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>> taken off line to do this. There was never any real answer given.  
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>> job. I had 24 years 9 months of service.  
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>> of Bell Atlantic and medical department that examined me all knowing  
>> what was causing all my health problems and what I could expect, that  
>> I was being fired at that time in order not to reach the 25 years of  
>> service when I would be fully vested and be able to leave , if  
>> declared disabled, with a full disability retirement and benefits.  
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>> rating, including attendance. I was only out of work when I was so  
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>> such respiratory infections.  
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>> denied at all levels. I filed a workers compensation complaint and  
>> Bell Atlantic went to the extreme of having their lawyer actually  
>> assault me and make an attempt on my life in order for me not to gain

>> the benefits that were due to me.

>>

>> In a report in July 1988, Dr. Lemarte et al from the University of  
>> Iowa issued a report on CCP stating that chemicals in ccp,  
>> alkyl-phenol novolac resin ( THE SAME ALKYL-PHENOL NOVOLAC RESIN AS  
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>> severe adverse health effects but was potentially life threatening.  
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>> Donaldson, two weeks before the workers comp hearing in a desposition  
>> taken of my doctor. Mr. Donaldson knew that such re-exposure to the  
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>> give an envelope to Mr. Donaldson right before the hearing. About 45  
>> minutes into the hearing, Mr. Donaldson stated that none of us knew  
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>> opened it up, threw a stack of ccp in front of me and asked me to  
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>> and fell to the floor. Much additional medical testing confirmed many  
>> additional medical problems and that I had almost died.

>>

>> I did not find out about the ccp being the cause of my injuries and  
>> confirmed disabilities until about a year later when an employee of  
>> Bell Atlantic that lived in Maryland called me. She and many other  
>> employees also had the same adverse health problems as me but they  
>> had found out about the ccp and had some of the prepared warnings by  
>> Mary Beam and had done some research on the ccp.

>>

>> It turns out that not one employee that has either found out about  
>> the ccp, by accident, or like me, being the known cause by Bell  
>> Atlantic, and now Verizon since 1991 has been given disability  
>> retirement although thousands have been exposed and have many of the  
>> adverse health problems that have been known to Bell Atlantic and  
>> Verizon all these years. This can only be viewed as a conspiracy by  
>> Bell Atlantic and Verizon to purposely continue to put tens of  
>> thousands of employees health and lives at risk solely to avoid paying  
>> the earned disability retirements and associated benefits in order to  
>> save all the hundreds of millions or more and associated tax payments  
>> to the IRS.

>>

>> All the medical documentation I have presented to Bell Atlantic and  
>> Verizon is virtually exactly what was expected from 1991 according to  
>> the attachment and known adverse health problems on page four of the  
>> attached MSDS.

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>> Should I be mistaken and this was not a conspiracy by Bell Atlantic  
>> and Verizon to avoid payments of disability retirements, all benefits  
>> and compensation and IRS taxes including all state taxes where Bell  
>> Atlantic and Verizon have operations and license to operate, THEN I  
>> AM REQUESTING THAT MY DISABILITY RETIREMENT, ALL BENEFITS, ALL BACK  
>> PAY AND COMPENSATION be paid to me right away.

>>

>> Should a positive response not be given this morning that Verizon has  
>> decided to award my total disability, with all benefits, back pay and  
>> compensation then I can only assume , along with anyone else  
>> reviewing this entire issue, that Bell Atlantic and Verizon have  
>> conspired since no later than 1991 to not award such disability  
>> benefits and conspired to avoid payment of state and federal taxes as  
>> part of this savings for Bell Atlantic and Verizon.

>>

>>

>> Please respond by noon today.

>>

>> very truly yours,

>>  
>> Brenda Smith  
>>  
>> Virginia Beach, VA.  
>> 757-420-1277  
>> ----- Original Message -----  
>> From: <s  
>> To: "bsmith594" <bsmith594@cox.net>  
>> Sent:  
>>  
>>  
>>  
>>  
>>  
>

MSDS

~~Sheet # 2~~

To: Ms. Michelle Tall  
Manager, RSC

From: Mary H. Bean, P  
Manager, Indust

Date: June 10, 1991

Subject: Carbonless (

Is this Mary Bean's  
thesis?  
did she forget this in U'A?

Michelle,

In response to your inquiry about CCP use, relative to the employee health issues on the 4<sup>th</sup> floor at 2510 Riva Road, Annapolis, MD, an evaluation of the current literature has been conducted. The literature was received from Bell Communications Research (Bellcore), The National Institute for Occupational Safety and Health (NIOSH) and The Communication Workers of America (CWA). I have reviewed the information, and have provided recommendations as well as background information to you.

Conclusions:

The available data on the possible health hazards of CCP must be viewed in the context of the widely accepted criteria for assessing association and causation in epidemiological studies. At present, there is no scientific basis on which to conclude there is a valid statistical association between occupational exposure to CCP and various health effects. Moreover, the possible adverse effects that have been reported are relatively mild and in some cases can be prevented through improved ventilation.

Recommendations:

- Store the CCP in a cool, dry area, preferably separate from the office area. The tendency for the chemicals encapsulated on the paper to become airborne increases with increasing temperature.
- Avoid excessive handling of the CCP. Generally, the front of the multi-form unit and the back of the last sheet of the multi-form unit are not coated with chemicals and should be handled here. The mid-sheets should be handled as little as possible.
- Practice good personnel hygiene. Frequent handwashing will reduce symptoms. Avoid touching other parts of the face/body while using the CCP.



Fanapart High Strength Padding Adhesive  
INK-0003

Revision to Sections: New MSDS

MSDS Number: INK-0002

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This information is furnished without warranty, expressed or implied. It is accurate to the best knowledge of Appleton Papers, Inc. The data on this sheet is related only to the specific product designated herein. Appleton Papers, Inc. assumes no legal responsibility for the use or reliance upon these data.

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Revision Date: 10/30/2003

Page 6



Panapart High Strength Padding Adhesive  
INK-0003

requirements. It is the responsibility of the waste generator to determine the toxicity and physical characteristics of the material to determine the proper waste identification and disposal in compliance with applicable regulations

**Section 14. Transport Information**

**Transportation Classification:** Flammable liquid, n.o.s. (contains ethanol and methanol), 3, UN1993, PGIII.

*Note:* This product can be reclassified as a combustible liquid when shipped in quantities smaller than 500,000 lbs per package. Combustible liquids are exempt from the hazardous materials regulations when shipped in non-bulk packaging via ground under the DOT regulations.

**Section 15. Regulatory Information**

**United States Regulations:**

**OSHA Status:** Hazardous

**EPA SARA Regulations:** This contains the following chemicals above de minimus concentrations subject to the notification or reporting requirements of SARA 311, 312 or 313:

Methanol          67-56-1          1-2% (SARA 313)

**CERCLA Section 103:** The reportable quantity (RQ) for formaldehyde is 100 lbs, for 2-ethoxyethanol is 1000 lbs and methanol is 5000 lbs.

**RCRA Status:** This product, as sold, is regulated under RCRA as a hazardous waste (D001).

**TSCA Status:** All of the components of this product are listed on the EPA TSCA inventory.

**California Proposition 65:** This product may contain the following chemicals known to the State of California to cause cancer: formaldehyde, acrylamide, ethyl acrylate, acetaldehyde, propylene oxide. This product contains the following chemical known to the State of California to cause developmental toxicity and male reproductive toxicity: Ethylene Glycol Monoethyl Ether (2-ethoxyethanol).

**International Regulations:**

**Canadian WHMIS Classification:**

		Class D - Division 1 - Subdivision B (Toxic material causing other chronic effects) Class B - Division 3 (Combustible Liquid)
---	---	---

This MSDS has been prepared according to the criteria of the Controlled Products Regulation (CPR) and the MSDS contains all of the information required by the CPR.

**Section 16. Other Information**

**NFPA RATING (NFPA 704)**      FIRE: 2      HEALTH: 2      REACTIVITY: 0

**HMIS RATING**      FIRE: 2      HEALTH: 2\*      REACTIVITY: 0

**Effective Date:** 10/30/03

**Supersedes Date:** New MSDS

**Revision Date:** 10/30/2003

Page 5

**Inhalation:** Inhalation of vapors may cause mucous membrane and respiratory irritation and central nervous system depression with symptoms of headache, dizziness, drowsiness, tingling, numbness and shooting pains in the hands and arms, nausea, vomiting, and unconsciousness. High vapor concentrations may cause burning sensation of the nose and throat and watering of the eyes. Severe overexposures may cause respiratory depression, blurred vision, blindness, liver and kidney damage, coma and death.

**Skin Contact:** Repeated or prolonged contact may cause irritation, drying, defatting of the skin and dermatitis. The liquid may be absorbed through the skin causing effects similar to those described under inhalation and ingestion.

**Eye Contact:** May cause irritation. Eye injury is possible.

**Ingestion:** Ingestion may cause mucous membrane and gastrointestinal irritation, visual disturbances and nervous system depression with symptoms of headache, dizziness, nausea, vomiting, weakness, fatigue, leg cramps, restlessness, confusion, drunken behavior, and unconsciousness. Methanol is very slowly eliminated from the body. Ingestion of methanol may cause nervous system effects, blurred vision, changes in color perception, blindness, coma and death.

**Chronic:** Prolonged occupational overexposure may cause effects on vision and damage to the liver and kidneys. Prolonged and repeated overexposure to high concentrations of methanol vapors may have a cumulative effect cause ringing in the ears, insomnia, trembling, unsteady gait, vertigo and clouded or double vision.

**Carcinogenicity:** None of the components present at 0.1% or greater is listed as a potential carcinogen by IARC, NTP or OSHA. This product contains a small amount (0.02%) of formaldehyde which is listed by IARC as a group 2A carcinogen, by NTP as reasonably anticipated to be a human carcinogen and by OSHA as a carcinogen.

**Mutagenicity:** Methanol, ethanol, 2-ethoxyethanol and formaldehyde have tested positive for mutagenicity in some test systems.

**Reproductive Toxicity:** Methanol has been found to cause adverse reproductive effects and/or birth defects in studies with laboratory animals. Repeated ingestion of ethanol by pregnant mothers has been shown to adversely affect the central nervous system of the fetus, resulting in fetal alcohol syndrome. These effects include mental and physical retardation, disturbances of learning, motor and language deficiencies, behavioral disorders and small head size. 2-Ethoxyethanol has been found to cause birth defects in laboratory animals and adverse reproductive effects such as decreased sperm counts and testicular atrophy in both exposed male workers and laboratory animals.

#### Acute Toxicity Values:

Propylene Glycol: LD50 oral rat 20-33.7 g/kg, LD50 skin rabbit 20.8 g/kg  
 Acrylic Polymer: LD50 oral rat >5 g/kg, LD50 skin rabbit >5 g/kg  
 Ethanol: LD50 oral rat 7.060 g/kg, LD50 skin rabbit 20 g/kg, LC50 inhalation rat 20000 ppm/10hr  
 Methanol: LD50 oral rat 5.628 g/kg, LD50 skin rabbit 15.8 g/kg, LC50 inhalation rat 64,000 ppm/4 hr  
 2-Ethoxyethanol: LD50 oral rat 2.125 g/kg, LC50 inhalation rat 2000 ppm/7 hr 5 g/kg  
 Formaldehyde: LD50 oral rat 0.100 g/kg, LC50 inhalation rat 203 mg/m<sup>3</sup>, LD50 skin rabbit 270 ul/kg

---

#### Section 12. Ecological Information

---

No data is available for the product. The following are acute aquatic toxicity values for the components:

Methanol: The LC50/96-hour values for fish are over 100 mg/l.  
 Ethanol: The LC50/96-hour values for fish are over 100 mg/l.  
 2-Ethoxyethanol: The LC50/96 hour values for fish are over 100 mg/l.  
 Acrylic Polymer: The LC50/96 hour values for fish are over 100 mg/l.

---

#### Section 13. Disposal Considerations

---

As sold, this product meets the definition of a hazardous waste under RCRA, ignitable characteristic (D001). Dispose in accordance with all local, state and federal regulations. Local regulations may be more stringent than regional and national.

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Fanapart High Strength Padding Adhesive  
INK-0003

### Section 8. Exposure Controls / Personal Protection

#### Exposure Limits:

Component	Exposure Limit	Source
Propylene Glycol	50 ppm TWA total, 10 mg/m <sup>3</sup> TWA aerosol only	AIHA WPEL
Acrylic Polymer	None Established	Not Applicable
Ethanol	1000 ppm TWA	ACGIH/OSHA
Methanol	200 ppm TWA skin 250 ppm STEL	ACGIH/OSHA ACGIH
2-Ethoxyethanol	200 ppm TWA skin 5 ppm TWA skin	OSHA ACGIH
Formaldehyde	0.75 ppm TWA; 2 ppm STEL 0.3 ppm Ceiling	OSHA ACGIH

**Engineering Controls:** Use with adequate local exhaust ventilation to maintain exposures below the occupational exposure limits. Use explosion proof equipment where required.

**Respiratory Protection:** If the exposure limits are exceeded a NIOSH approved respirator appropriate for the form and concentration of the contaminants should be used. A full-facepiece air-purifying respirator with formaldehyde cartridges can be used for concentrations up to 7.5 ppm (10 x PEL). Supplied air respirators may be required for higher exposures. Refer to OSHA 1910.1048 (the Formaldehyde Standard) for additional information and requirements for a cartridge change schedule. An air-purifying respirator with organic vapor cartridges can be used if the exposure limit for ethanol, methanol or 2-ethoxyethanol is exceeded. Protection provided by air-purifying respirators is limited. Use a positive pressure, air-supplied respirator if there is any potential for uncontrolled release, exposure levels are not known or any other circumstances where air-purifying respirators may not provide adequate protection. Selection and use of respiratory equipment must be in accordance with OSHA 1910.134 and good industrial hygiene practice.

**Eye Protection:** Chemical safety goggles recommended unless a full-facepiece respirator is worn.

**Skin Protection:** Impervious gloves such as butyl rubber recommended. Gloves of other chemically resistant material may not provide adequate protection. Refer to your safety equipment supplier for assistance in selection impervious protective clothing. Wear protective clothing as required to avoid skin contact when handling.

### Section 9. Physical and Chemical Properties

**Appearance and Odor:** Blue to white emulsion with a mild odor.

<b>Solubility in Water:</b>	Complete	<b>Boiling Point:</b>	Not Available
<b>pH:</b>	3.37	<b>Melting Point:</b>	Not Available
<b>Specific Gravity:</b>	1.0224 @ 25C	<b>Vapor Density:</b>	Greater than 1
<b>Evaporation Rate:</b>	Not Available	<b>Vapor Pressure:</b>	96 mm Hg @ 20C (methanol)
<b>Partition Coefficient:</b>	Not Available	<b>Flash Point:</b>	109°F (43°C) TCC

### Section 10. Stability and Reactivity

**Stability:** Stable.

**Incompatibility:** Avoid excessive heat and open flames, strong oxidizers, reducing agents, aluminum, acids and bases. May be corrosive to lead and aluminum.

**Hazardous Decomposition Products:** Products of combustion include carbon dioxide, carbon monoxide, oxides of nitrogen, formaldehyde and other aldehydes, acrylic monomers and hydrocarbon residues.

**Hazardous Polymerization:** Will not occur.

### Section 11. Toxicological Information

#### Health Hazards

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Panapart High Strength Padding Adhesive  
INK-0003

**Ingestion:** If swallowed, CALL A PHYSICIAN OR POISON CONTROL CENTER FOR MOST CURRENT INFORMATION. If professional advice is not available, DO NOT induce vomiting. Give one or two glasses of water to drink. Never induce vomiting or give diluents to someone who is unconscious, having convulsions, or who cannot swallow.

**Inhalation:** Move person to fresh air. Seek medical attention if irritation or other symptoms persist.

---

#### Section 5. Fire Fighting Measures

---

**Flash Point:** 109°F (43°C) TCC  
**Autoignition Temperature:** Not Available

**Explosive Limits:** LEL: 2.35-3.3% UEL: 12.5-19%

**Extinguishing Media:** Water spray, carbon dioxide, alcohol foam or dry chemical. Use water spray to cool fire exposed containers. Do not use direct water stream - may spread fire.

**Unusual Fire and Explosion Hazards:** This product is combustible and vapors may form explosive mixtures with air. Vapors are heavier than air and will travel along surfaces to remote ignition sources and flash back. Closed containers may explode if exposed to extreme heat.

**Special Fire Fighting Procedures:** Wear positive pressure self-contained breathing apparatus and full protective clothing. Do not apply a direct stream of water onto hot, burning liquids; this may cause frothing or violent steam generation.

**Hazardous Combustion Products:** Exposure of adhesive to fire and heat can create toxic fumes and vapors including carbon dioxide, carbon monoxide, nitrogen oxides, formaldehyde and other aldehydes, acrylic monomers and hydrocarbon residues.

---

#### Section 6. Accidental Release Measures

---

Eliminate all sources of ignition and ventilate area. Evacuate unprotected individuals from the spill area. Wear appropriate protective clothing and equipment (See Section 8 for specific recommendations). Contain and collect spill with inert materials such as commercial absorbent, sand or earth. Place into sealed drums for proper disposal. CAUTION: Spilled material may be slippery. Avoid contamination of water supplies and environmental releases. Report spills as required to authorities.

Refer to Section 13 for disposal information.

---

#### Section 7. Handling and Storage

---

**Handling:** Avoid breathing vapors, mists and aerosols. Use only with adequate ventilation. Avoid contact with the eyes, skin and clothing. Wear impervious gloves, chemical safety goggles and appropriate protective clothing when handling this material. Wash thoroughly after handling. Do not eat, drink or smoke in the work area. Keep containers closed when not in use. Keep product away from heat, sparks, flames and all other sources of ignition. Do not permit smoking in use or storage areas. Use with non-sparking tools and explosion proof equipment where required. Electrically bond and ground metal containers for transfer.

Do not cut, drill, grind or weld on or near containers, even empty containers. Empty containers retain product residues can be hazardous. Follow all MSDS precautions when handling empty containers.

This product contains a small amount of formaldehyde. The product will generate additional formaldehyde on curing. Lack of adequate ventilation may result in airborne exposure levels of formaldehyde above the established exposure limits (See Section 8). Monitoring of the workplace to determine formaldehyde exposure levels is recommended. Refer to OSHA 1910.1048 (the Formaldehyde Standard) for additional information.

**Storage:** Store in accordance with regulations for the storage of flammable liquids. Store in a dry, well ventilated area away from heat, direct sunlight and all sources of ignition. Store away from oxidizers and other incompatible materials. Do not use aluminum equipment for transfer or storage. Do not freeze. Store between 34°F and 120°F.

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**APPLETON**  
What Ideas Can Do.

Panapart High Strength Padding Adhesive  
TNK-0003

## MATERIAL SAFETY DATA SHEET

### Section 1. Identification of the Preparation / Company

Product Name: Panapart High Strength Padding Adhesive

Manufacturer: Appleton Papers Inc.  
825 East Wisconsin Avenue  
Appleton, WI 54911 USA

Contact Person: Bob Corning  
Title: Technical Services Manager  
Information Phone: 920-991-8681  
Emergency Phone: 800-424-9300 (Chemtrec)

Product Use: Adhesive used in the production of pads of paper.

### Section 2. Composition / Information on Ingredients

Component	CAS Number	Amount
Propylene Glycol	57-55-6	20-30%
Acrylic Polymer	Proprietary	10-20%
Ethanol	64-17-5	5-10%
Methanol	67-56-1	1-2%
2-Ethoxyethanol (Ethylene Glycol Monoethyl Ether)	110-80-5	0.11%
Formaldehyde	50-00-0	0.02%
Water	7732-18-5	40-60%

### Section 3 Hazards Identification

Blue to white emulsion with a mild odor.

#### Emergency Overview

Flammable liquid and vapor. May cause eye and skin irritation. Harmful if inhaled, swallowed or absorbed through the skin. Inhalation of vapors or mist may cause respiratory irritation and central nervous system effects such as headache, dizziness, drowsiness, nausea and unconsciousness. May be fatal or cause blindness if swallowed. Prolonged and/or repeated overexposure may cause visual, kidney and liver damage. Possible birth defect hazard. Contains 2-ethoxyethanol which may cause birth defects and adverse reproductive effects in males. Refer to Section 11 for additional information.

Product Description: Pale yellow liquid.

US OSHA Classification (29CFR1910.1200): Combustible Liquid, Irritant, Target Organ Effects

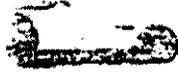
### Section 4 First Aid Measures

**Eyes:** Remove contact lenses if present. Flush eyes thoroughly with water for at least 15 minutes. If irritation persists, seek medical attention.

**Skin:** Remove contaminated clothing. Wash skin thoroughly with soap and water. Launder contaminated clothing before reuse. If irritation or rash develops, seek medical attention.

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Page 1



**APPLETON PAPERS INC.**  
GENERAL OFFICES, P.O. BOX 259, APPLETON, WI 54912 3259 414-734-9641

FOR EXPRESS DELIVERY:  
325 E. WISCONSIN AVE.  
APPLETON, WI 54911  
FACSIMILE: 414-749-8798  
TELEX: 262752

July 3, 1991

BELL ATLANTIC  
Attn: Mary Beam  
1325 "G" Street NW: Rm 750  
Washington, DC 20005

Dear Ms. Beam,

Enclosed as per your request are Material Safety Data Sheets for Appleton Papers' *Fenapart Edge Padding Adhesive* and *NCR Paper* brand carbonless paper. Feel free to call me at 414/730-7021 if you have further questions about the safety of these products.

Sincerely,

Duane A. Jones, PhD  
Manager, Product Safety

Encl: 2

c: Bob Corning

\*NCR Paper is a trademark of NCR Corporation licensed to Appleton Papers Inc. and Appleton Papers Canada Ltd.

**Ann Cole**

---

**From:** Ann Cole  
**Sent:** Friday, May 23, 2008 12:16 PM  
**To:** Bridget Grimsley  
**Cc:** Mary Macko  
**Subject:** RE: TEST DISABILITY FILING + SS and Medicare Fraud + Verizon

Thanks Bridget. This will be placed in *Docket Correspondence-Consumers and their Representatives*, Docket No. 080278-TL.

-----Original Message-----

**From:** Bridget Grimsley  
**Sent:** Friday, May 23, 2008 11:23 AM  
**To:** Ann Cole  
**Cc:** Mary Macko  
**Subject:** FW: TEST DISABILITY FILING + SS and Medicare Fraud + Verizon

Ann,

Can you please place the following email in the correspondence side of docket 080278--consumers? Thank you.

Bridget

-----Original Message-----

**From:** brenda smith [mailto:[bsmith594@cox.net](mailto:bsmith594@cox.net)]  
**Sent:** Monday, May 19, 2008 2:01 PM  
**To:** Office Of Commissioner Edgar; Office of Commissioner Skop; Michael Cooke; Mary Bane; Chuck Hill; [iwmjr@cfl.rr.com](mailto:iwmjr@cfl.rr.com); Mike Twomey; [kelly.jr@leg.state.fl.us](mailto:kelly.jr@leg.state.fl.us); Matthew Carter; Spencer, Leslie; Parham, Lori; Office of Commissioner McMurrian; Office of Commissioner Argenziano  
**Cc:** [doreen.a.toben@verizon.com](mailto:doreen.a.toben@verizon.com); Milch, Randal S; [paul.d.mcconville@verizon.com](mailto:paul.d.mcconville@verizon.com); [david.m.feldman@verizon.com](mailto:david.m.feldman@verizon.com); [alan.ciamporcero@verizon.com](mailto:alan.ciamporcero@verizon.com); [sharon.b.shaffer@verizon.com](mailto:sharon.b.shaffer@verizon.com)  
**Subject:** TEST DISABILITY FILING + SS and Medicare Fraud + Verizon

> ----- Original Message -----

> **From:** "brenda smith" <[bsmith594@cox.net](mailto:bsmith594@cox.net)>  
> **To:** <[michael.j.astrue@ssa.gov](mailto:michael.j.astrue@ssa.gov)>; <[david.v.foster@ssa.gov](mailto:david.v.foster@ssa.gov)>;  
> <[mjames.a.winn@ssa.gov](mailto:mjames.a.winn@ssa.gov)>; <[larry.w.sye@ssa.gov](mailto:larry.w.sye@ssa.gov)>;  
> <[michael.n.korbey@ssa.gov](mailto:michael.n.korbey@ssa.gov)>; <[phillip.a.gambino@ssa.gov](mailto:phillip.a.gambino@ssa.gov)>;  
> <[thomas.j.tobin@ssa.gov](mailto:thomas.j.tobin@ssa.gov)>; <[cherilyn.a.arnott@ssa.gov](mailto:cherilyn.a.arnott@ssa.gov)>;  
> <[sheryll.t.ziporkin@ssa.gov](mailto:sheryll.t.ziporkin@ssa.gov)>; <[frank.v.smith@ssa.gov](mailto:frank.v.smith@ssa.gov)>;  
> <[lisa.desoto@ssa.gov](mailto:lisa.desoto@ssa.gov)>; [linda.s.coleman@ssa.gov](mailto:linda.s.coleman@ssa.gov);  
> <[william.c.taylor@ssa.gov](mailto:william.c.taylor@ssa.gov)>; <[eileen.c.mcdaniel@ssa.gov](mailto:eileen.c.mcdaniel@ssa.gov)>;  
> <[david.f.black@ssa.gov](mailto:david.f.black@ssa.gov)>  
> **Sent:** Tuesday, May 06, 2008 9:37 AM  
> **Subject:** TEST DISABILITY FILING + SS and Medicare Fraud + Verizon

>

DOCUMENT NUMBER-DATE

04412 MAY 23 8

5/23/2008

FPSC-COMMISSION CLERK

>  
 >> Commissioner Astrue and all,  
 >> I am copying you with the following information regarding a complaint  
 >> that has been filed with the IRS for possible tax fraud and evasion  
 >> by Verizon.  
 >> The following , along with copies of the initial filings, will  
 >> outline how Verizon has purposely fired and forced to retire sick and  
 >> disabled employees, then denied retirement benefits in order to avoid  
 >> paying associated costs as well as Federal and state taxes that  
 >> should be paid in association with these denied benefits.  
 >>  
 >> I filed the same type of complaint via the fraud link for Social  
 >> Security on February 22, 2009. I have yet to receive a request for  
 >> additional documentation so I wanted to make sure this is provided  
 >> now.  
 >> As a result of this denial of benefits to employees as should be done  
 >> by Verizon, this has forced employees, possibly hundreds to be  
 >> forced onto the roles of Social Security and Medicare, thus again  
 >> forcing the costs of injuries and disabilities of employees from the  
 >> costs of Verizon and onto the costs of the Federal government. By  
 >> knowingly and intentionally planning for such actions, this is  
 >> massive fraud on the part of Verizon , corporate management and other  
 >> management. These actions have been a planned event for years. This  
 >> is an internal way of stealing possibly billions from the taxpayer in  
 >> order to boost corporate profits for Verizon.  
 >>  
 >> I know that this is possibly an unusual type of fraud complaint but  
 >> this is on a massive scale that has possibly not been made known to  
 >> the Social Security Commission.  
 >>  
 >> I am making this additional complaint but I will also be working with  
 >> law firms to file the civil Qui Tam filings against Verizon.  
 >>  
 >> I will be glad to provide additional information and documents to  
 >> support such claims.  
 >>  
 >>  
 >> Brenda Smith  
 >> 757-420-1277  
 >> ----- Original Message -----  
 >> From: "brenda smith" <bsmith594@cox.net>  
 >> To: <al.gibson@irs.gov>  
 >> Sent: Thursday, March 27, 2008 12:13 PM  
 >> Subject: Fw: TEST DISABILITY FILING  
 >>  
 >>  
 >>> Al, I wanted to give Verizon yet another month, even though they  
 >>> have had since 1991, to change the practice of firing, forcing to  
 >>> retire, deny disability retirements, benefits, workers comp ,  
 >>> related owed benefits, thus taking these employees off the payroll  
 >>> and not paying state and federal taxes as well as costing the

5/23/2008

>>> Federal Government possibly billions in social security payments to  
>>> disabled employees.

>>>

>>> They have not changed the practice. I am copying you with just my  
>>> case but it is an example of what they have done. Many employees  
>>> have already developed cancer and died.

>>>

>>> I can provide huge numbers of emails to them. I am going to copy you  
>>> with another one to all corporate officers of yesterday.

>>>

>>> Please let me know what else you may need.

>>>

>>> thanks

>>> Brenda Smith

>>> ----- Original Message -----

>>> From: "Brenda Smith" <bsmith594@cox.net>

>>> To: <david.m.feldman@core.verizon.com>;

>>> <randal.s.milch@core.verizon.com>

>>> Cc: <paul.d.mcconville@core.verizon.com>

>>> Sent: Friday, February 29, 2008 9:54 AM

>>> Subject: TEST DISABILITY FILING

>>>

>>>

>>>> TEST DISABILITY FILING-TEST DISABILITY FILING

>>>>

>>>>

>>>> Mr. David M. Feldman

>>>> Verizon-Disability Claim

>>>>

>>>> Dear Mr. Feldman,

>>>>

>>>> I was an employees of Bell Atlantic. My service date was May 15, 1968.

>>>> I

>>>> was

>>>> a customer service representative. I was fired from my job on

>>>> February 21,

>>>> 1992 because I could not talk.

>>>> I had been having adverse health problems for several years

>>>> including symptoms of headaches, dizziness, nausea, burning of the

>>>> nose and throat, LOSS OF VOICE off and on, watering of the eyes,

>>>> weakness, fatigue, eye irritation, blurred vision, vertigo,

>>>> gastrointestinal irritation and related problems, mucous membrane

>>>> and respiratory irritation, respiratory infections often,

>>>> occupational asthma, repeated sinus infections, symptoms of kidney

>>>> and liver damages and many many other symptoms.

>>>>

>>>> I lost my voice completely in July and August 1991. I continued to

>>>> work even though I could not talk. There was so much paper work

>>>> that had to be done daily that several co-workers, including myself,

>>>> were taken off line-NOT

>>>> TALKING- in order to complete this paper work. Because it was of

>>>> concern that the building I worked in was having some effect on the  
>>>> loss of voice, I was moved to another office, a few miles away,  
>>>> that did the exact same work.  
>>>> I continued to work, even though sick and went to several doctors  
>>>> including Dr. Barton Margoshes, the company doctor, other outside  
>>>> doctors for Bell Atlantic and myself to try and determine why I  
>>>> could not talk. The only real diagnosis I got was from one of the  
>>>> experts in throat and vocal cords issues. After a full exam, (  
>>>> WHICH WAS THE ONLY ONE I GOT) including a visual exam of my vocal  
>>>> cords via a camera being inserted down my throat to examine my  
>>>> vocal cords, his diagnosis was laryngeal edema. He concluded the  
>>>> only way I could have gotten such severe damage to my vocal cords  
>>>> was either I had been yelling at the top of my voice for an extreme  
>>>> length of time, or I had been exposed to chemicals on a long term  
>>>> basis that had caused such injury. I had not been yelling at any  
>>>> time. I told him about all the other people I worked with that were  
>>>> having the same types of problems as me off and on and the problems  
>>>> in the building I worked in and that it was suspected that we were  
>>>> being exposed to chemicals of some sort. We just had no idea of  
>>>> what. I told him how Bell Atlantic had brought down the Corporate  
>>>> Industrial Hygienists, Mary Beam who had been there many times, had  
>>>> held meetings with all management and all employees several times,  
>>>> had interviewed many of us and she had told us that she had NO IDEA  
>>>> what could be causing the adverse health problems that we were  
>>>> having including the loss of voice so many of us had. Mary Beam had  
>>>> told us that she had investigated all items we worked with and all  
>>>> possible other ways chemicals could be getting into the building  
>>>> and had no idea what could be associated with such injuries.

>>>>

>>>> The evidence is exactly the opposite. In the attachment I have  
>>>> provided to you, there is just one of many many memorandums that  
>>>> were prepared by Mary Beam beginning in the spring of 1991 and up  
>>>> to early 1992 to various management in Maryland and Virginia that  
>>>> clearly discuss these adverse health problems of many of the  
>>>> employees and that she suspected carbonless copy paper, ccp, as  
>>>> being the cause of these problems. She goes on to give use and  
>>>> handling warnings that were to be given to all employees. I have  
>>>> copies of several of these warnings to managers in Maryland and  
>>>> Virginia.

>>>> One to my own manager in October 1991. These warnings have never  
>>>> been given to any employee, even after all these years.

>>>>

>>>> I questioned when I was fired why I could not stay working doing  
>>>> exactly what I was doing. There were several employees that were  
>>>> taken off line to do this. There was never any real answer given.  
>>>> After I was fired, there were several more employees in the exact  
>>>> same job description as me that were taken off line to do the exact  
>>>> job. I had 24 years 9 months of service.

>>>>

>>>> I can only conclude by the timing of this action, with the  
>>>> management of Bell Atlantic and medical department that examined

>>>> me all knowing what was causing all my health problems and what I  
>>>> could expect, that I was being fired at that time in order not to  
>>>> reach the 25 years of service when I would be fully vested and be  
>>>> able to leave , if declared disabled, with a full disability  
>>>> retirement and benefits.

>>>>

>>>> I was certainly not out to be disabled. I was working and very  
>>>> happy working. I was an excellent employee and had a very good  
>>>> performance rating, including attendance. I was only out of work  
>>>> when I was so ill I was a danger to other employees with the  
>>>> frequent respiratory infections I had, being under doctors orders  
>>>> and on medication for such respiratory infections.

>>>>

>>>> I have tried several times to gain my disability retirement  
>>>> benefits, including all medical and other insurance benefits and  
>>>> that has been denied at all levels. I filed a workers compensation  
>>>> complaint and Bell Atlantic went to the extreme of having their  
>>>> lawyer actually assault me and make an attempt on my life in order  
>>>> for me not to gain the benefits that were due to me.

>>>>

>>>> In a report in July 1988, Dr. Lemarte et al from the University of  
>>>> Iowa issued a report on CCP stating that chemicals in ccp,  
>>>> alkyl-phenol novolac resin ( THE SAME ALKYL-PHENOL NOVOLAC RESIN  
>>>> AS PROVIDED TO MARY BEAM IN THE ATTACHMENT AS ONE OF THE CHEMICAL  
>>>> COMPONENTS OF THE CCP I WORKED WITH) , caused the laryngeal edema,  
>>>> the exact reason I could not talk, and persons that were sensitized  
>>>> to ccp, like I had been diagnosed as by that time, could not only  
>>>> cause severe adverse health effects but was potentially life  
>>>> threatening. This evidence was presented to this lawyer for Bell  
>>>> Atlantic, Richard Donaldson, two weeks before the workers comp  
>>>> hearing in a desposition taken of my doctor. Mr. Donaldson knew  
>>>> that such re-exposure to the ccp could cause severe adverse health  
>>>> effects and could kill me.

>>>> Yet

>>>> at

>>>> the hearing, witnesses saw a management employee of Bell Atlantic  
>>>> give an envelope to Mr. Donaldson right before the hearing. About  
>>>> 45 minutes into the hearing, Mr. Donaldson stated that none of us  
>>>> knew what he was about to do, and he brought this envelope from the  
>>>> floor, opened it up, threw a stack of ccp in front of me and asked  
>>>> me to identify it as the same ccp I had worked with and was  
>>>> claiming had caused my injuries. Within just a few minutes I became  
>>>> unconscious and fell to the floor. Much additional medical testing  
>>>> confirmed many additional medical problems and that I had almost  
>>>> died.

>>>>

>>>> I did not find out about the ccp being the cause of my injuries and  
>>>> confirmed disabilities until about a year later when an employee of  
>>>> Bell Atlantic that lived in Maryland called me. She and many other  
>>>> employees also had the same adverse health problems as me but they  
>>>> had found out about the ccp and had some of the prepared warnings

>>>> by Mary Beam and had done some research on the ccp.

>>>>

>>>> It turns out that not one employee that has either found out about  
>>>> the ccp, by accident, or like me, being the known cause by Bell  
>>>> Atlantic, and now Verizon since 1991 has been given disability  
>>>> retirement although thousands have been exposed and have many of  
>>>> the adverse health problems that have been known to Bell Atlantic  
>>>> and Verizon all these years. This can only be viewed as a  
>>>> conspiracy by Bell Atlantic and Verizon to purposely continue to  
>>>> put tens of thousands of employees health and lives at risk solely  
>>>> to avoid paying the earned disability retirements and associated  
>>>> benefits in order to save all the hundreds of millions or more and  
>>>> associated tax payments to the IRS.

>>>>

>>>> All the medical documentation I have presented to Bell Atlantic and  
>>>> Verizon is virtually exactly what was expected from 1991 according  
>>>> to the attachment and known adverse health problems on page four of  
>>>> the attached MSDS.

>>>>

>>>> Should I be mistaken and this was not a conspiracy by Bell Atlantic  
>>>> and Verizon to avoid payments of disability retirements, all  
>>>> benefits and compensation and IRS taxes including all state taxes  
>>>> where Bell Atlantic and Verizon have operations and license to  
>>>> operate, THEN I AM REQUESTING THAT MY DISABILITY RETIREMENT, ALL  
>>>> BENEFITS, ALL BACK PAY AND COMPENSATION be paid to me right away.

>>>>

>>>> Should a positive response not be given this morning that Verizon  
>>>> has decided to award my total disability, with all benefits, back  
>>>> pay and compensation then I can only assume, along with anyone  
>>>> else reviewing this entire issue, that Bell Atlantic and Verizon  
>>>> have conspired since no later than 1991 to not award such  
>>>> disability benefits and conspired to avoid payment of state and  
>>>> federal taxes as part of this savings for Bell Atlantic and  
>>>> Verizon.

>>>>

>>>>

>>>> Please respond by noon today.

>>>>

>>>> very truly yours,

>>>>

>>>> Brenda Smith

>>>>

>>>> Virginia Beach, VA.

>>>> 757-420-1277

>>>> ----- Original Message -----

>>>> From: <s

>>>> To: "bsmith594" <bsmith594@cox.net>

>>>> Sent:

>>>>

>>>>

>>>>>

>>>>  
>>>  
>>  
>