

BIOFEEDBACK CLINIC OF DETROIT, INC.
26701 HARPER AVE.
SAINT CLAIR SHORES, MI 48081
TEL: 586.443.4367 FAX: 586.445.3708

January 15, 2018

FROM: Marlena Gmurowski
Biofeedback Clinic of Detroit Inc./ GJH, LLC d/b/a Canadian Drugs Express
26701 Harper Ave.
St. Clair Shores, MI 48081

TO: Mr. Gerald Anderson, Chief Executive Officer
DTE Energy Company
One Energy Plaza
Detroit Michigan, 48226

TO: Mr. Joseph A. McCormick, Manager, Advanced Metering Program, DTE
DTE Energy Company
One Energy Plaza
Detroit, MI 48226

TO: Michigan Public Service Commission
4300 W. Saginaw Highway
P.O. Box 30221
Lansing, MI 48909 MPSC

ATTN: Mr. Quackenbush, MPSC Chairman
ATTN: Ms. Stephanie William, Advanced Metering

TO: Unknown employee(s) of DTE
(responsible for disconnection of electrical service)

TO: City Council St. Clair Shores
27600 Jefferson Circle Drive
St. Clair Shores, MI 48081

ATTN: Kip C. Walby, Mayor
ATTN: Chris M. Vitale, Mayor Pro-Tem

RE: DTE's unlawful disconnection of electrical service on **November 9, 2017 at 2:45 PM**, despite having paid all bills, additional fees instilled by DTE for keeping my old meter, and notifying DTE that we **CANNOT** have a smart meter on the property due to highly sensitive European therapeutic equipment, which is highly calibrated and designed to work strictly on **CLEAN ENERGY**.

To Whom It May Concern,

This is my second letter being written to you about the above referenced matter that will include each and every one of you and your minions for the unlawful disconnection and conduct of forcing your new technology device upon myself, and my business.

The easement that is provided to you regarding electrical service does not include any implied permission by me, a "de jure" Citizen, for you to force your new technology upon me for the benefit of DTE, or the "government," or the New World Order, or Agenda 21, or whatever other reason you may adopt. This is spelled out in your R460.00. which says —

"A utility may shut off or terminate service if the customer has refused to arrange access at reasonable times for the purpose of inspection, meter reading, maintenance, or replacement of equipment that is installed upon premises, or of the removal of a meter."

This customer has not refused access at a reasonable time for the purpose of inspection, meter reading, maintenance, or replacement of equipment that is installed upon the premises or the removal of a meter!!!

Rule 460 does not state that DTE has the right to **UPGRADE THE METER TO AN AMI 2 WAY COMMUNICATION METER FOR THE PURPOSE OF CONTROL OF MY UTILITIES!!!**

No such law exists, no such law has been written. This cannot be interpreted to mean anything else and according to law —

"Laws are clearly in derogation of personal rights and property interests and are, therefore, subject to strict construction, and any ambiguity must be resolved against imposition of the (law) tax. In *Billing v U.S.*, 232 U.S. 261, 34 S. Ct. 421 (1914), the Supreme Court clearly acknowledged this basic and long-standing rule of statutory construction:

If you are not aware by now that we live in a Republic, and not a democracy or an oligarchy, let this letter clear up that misconception that you may hold. In a Republican form of government, the PEOPLE are in charge. The laws dating back to the birth of this nation state that corporations and government are designed to protect and provide the necessities of life for the people, *Downes v Bidwell*, 182 US 244 (1901) state —

“ In the language of Judge Cooley: ‘The Constitution itself never yields to treaty or enactment; it neither changes with time nor does it in theory bend to the force of circumstances. It may be amended according to its own permission; but while it stands it is ‘a law for rulers and people, equally in war and in peace, and covers with the shield of its protection all classes of men, at all times and under all circumstances.’

At this point I will be holding you personally liable for any and all issues that may arise from disconnection of my electrical service at my place of business. If an AMI meter is forced upon my property I will also be holding you personally liable for any and all issues that may arise.

The undersigned requests your immediate action to this serious matter.

Respectfully yours,

Marlena A. Fronczek-Duczynska
Formerly Marlena Gmurowski
President and Owner

MAFD/rmf

