

FROM:

SEND BY CERTIFIED MAIL

TO:Anthony Earley , PG&E Corporation, CEO
One Market, Spear Tower
Suite 2400
San Francisco, CA 94105-1126

Date:_____

NOTICE OF ERRORS AND VIOLATIONS - DEMAND FOR LAWFUL CONDUCT

Your letter describing the CPUC's "Opt-Out" terms has serious errors and indicates possible violations.

"Smart Meters", aka digital electric meters, violate the law and you may not install them lawfully on any property not owned by PG&E.

You have been informed in the past and again in this letter that digital meters emit electromagnetic radiation known to cause cancer and birth defects by both transmitted EMR and disruption of current by switching mode power supplies. You have been informed in the past and again in this letter that digital meters are surveillance devices according to Federal Code Title 18 "Wiretapping". You are presumed to know those things prior to notice. You may no longer engage any pretense that digital meters are safe or lawful. You may not install any such device on our property. If any such attempt is made, PG&E officers, employees and agents will be subject to legal actions involving prison sentences and large fines, penalties, damages and other remedies (see below).

Because installation and operation of digital meters violates the law you may not charge fees to utility customers for not allowing installation of the harmful and unlawful meters.

You may not threaten denial of service to customers who refuse the unlawful and harmful digital meters.

You must inform the CPUC that their policies are inappropriate and inapplicable if the CPUC attempts to enforce or approve installation of the unsafe and unlawful digital meters.

You may not, at any time, bring, install or maintain any radiation-emitting device on our property (address above) nor may you, at any time bring, install or maintain any device capable or capable by upgrade, of monitoring private activities on our property.

You may not set or announce deadlines for your customers to permit your violations against them.

Since your intentions, as stated, are deliberate and knowing violations (criminal misconduct) you will be in major obligation and debt upon any attempt or actual installing or operating of any digital meter on our property, and by such attempt or act you are agreeing to pay, upon such attempt, penalty and remedy to us as we may demand in writing which will be not less than \$10,000.00 per installation and \$5,000.00 per day during that installation prior to removal.

You have no time to reply or rebut this notice as your opportunities for that have expired. This applies to meters which are now installed or may be installed in the future. Terms in this notice stand in law as of, and prior to this delivery.

Any meter or device which, in any way, emits radiation onto my property is and will cause you to be fully liable for all negative consequences caused by that radiation, and by installing such a device you are accepting that liability. See enumeration of damages below.

You may not set or announce deadlines for your customers to permit your violations against them.

Since your intentions, as stated, are deliberate and knowing violations (criminal misconduct) you will be in major obligation and debt upon any attempt or actual installing or operating of any digital meter on our property, and by such attempt or act you are agreeing to pay, upon such attempt, penalty and remedy to us as we may demand in writing which will be not less than \$10,000.00 per installation and \$5,000.00 per day during that installation prior to removal.

You have no time to reply or rebut this notice as your opportunities for that have expired. This applies to meters which are now installed or may be installed in the future. Terms in this notice stand in law as of, and prior to this delivery.

Notice to principal is notice to agent and notice to agent is notice to principal.