CORRESPONDENCE 3/14/2019 DOCUMENT NO. 03082-2019



Public Service Commission

CAPITAL CIRCLE OFFICE CENTER • 2540 SHUMARD OAK BOULEVARD TALLAHASSEE, FLORIDA 32399-0850

-M-E-M-O-R-A-N-D-U-M-

DATE:	March 14, 2019
TO:	Adam J. Teitzman, Commission Clerk, Office of Commission Clerk
FROM:	Jennifer S. Crawford, Attorney Supervisor, Office of the General Counse
RE:	20190000-OT Undocketed filings for 2019.

Please place the following correspondence in the 20190000-OT file.

RECEIVED-FPSC 2019 MAR 14 AM II: 42 COMMISSIO

BILL OF LADING

Ship From From:	Ship To
Address: c/o 3233 Shipping Ave Mialling address Miami	To: Art Graham c/o FLORIDA PUBLIC SERVICE COMMISSION 2540 Shumard Oak Boulevard Tallahassee, FL 32399 MAR 11 2019 F.P.S.C. CHAIRMAN GRAHAM
Address:	Carrier/Shipper
c/o 1408 Brickell Bay Drive Apt417 Mailing address Miami Florida City State	UNITED STATES POSTAL SERVICE 7018 3090 0000 9031 0456

Cargo Manifest

- Notarized copy of NOTICE OF FAULT AND OPPORTUNITY TO CURE LIABILITY REGARDING TRESPASSING TECHNOLOGY, from Juliana Cristina Posse.
- 2. Notarized copy of AFFIDAVIT OF NON RESPONSE, from Maria Carolina Posse.
- 3. Notarized copy of AFFIDAVIT OF NON RESPONSE, from Carola Camargo.
- 4. A copy of this BILL OF LADING.

3.4

Original autographed documents have been retained by the Claimant/Libellant.

For the purpose of verification, I, the undersigned witness, do personally verify that the documents listed above were placed in an envelope, sealed and deposited at an official depository under the exclusive face and custody of the carrier UNITED STATES POSTAL SERVICE.

Witness #1 [autograph] Date <u>_____3/6/19</u> Date Vitness #2 [autograph]



NOTICE OF FAULT AND OPPORTUNITY TO CURE LIABILITY REGARDING TRESPASSING TECHNOLOGY

SILENCE IS ACQUIESCENCE, AGREEMENT AND DISHONOR THIS IS A SELF-EXECUTING CONTRACT

Notice to Principal is Notice to Agent; Notice to Agent is Notice to Principal

To:

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1. Eric Silagy acting as CEO of FLORIDA POWER AND LIGHT COMPANY and as the man.

2. Art Graham acting as Chairman of FLORIDA PUBLIC SERVICE COMMISSION and as the man.

3. Ron DeSantis acting as Governor of STATE OF FLORIDA and as the man.

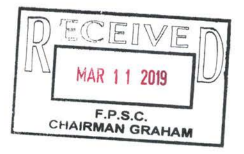
4. Jose Javier Rodriguez acting as Senator of THE FLORIDA STATE SENATE and as the man.

Hereinafter: Respondents/Libellees

From:

Juliana Cristina Posse, sui juris, a woman, hereby claiming all rights nunc pro tunc

Hereinafter: Claimant/Libellant



NOTICE OF FAULT

<u>YOU ARE HEREBY NOTICED</u> that you are in fault of an opportunity to respond to the NOTICE OF LIABILITY REGARDING THE INSTALLATION OF TRESPASSING TECHNOLOGY sent to you on or by February 20th 2019 by UNITED STATES POSTAL SERVICE Certified Mail with an effective date of March 5th 2019.

In correction and clarification for the record, you and each of you were given the opportunity to:

- 1. <u>State a claim</u> as stated in the section; Offer of Immunity—Stating a Claim of the said contract NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY
- 2. <u>Remain silent</u> and agree with all terms of the said contract NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY

Due to Respondents/Libellees' failure to answer with a specific, verified, and sworn response to the instant contract **NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY** sent to you on February 20th 2019, a **DEFAULT JUDGEMENT** is being sought against Respondents/Libellees, having waived the right to answer, by tacit admission and failure to contest, rejecting Respondents/Libellees' due process opportunity.

In absence of such verified response, the Claimant/Libellant does hereby insert and record this **NOTICE OF FAULT AND OPPORTUNITY TO CURE LIABILITY REGARDING TRESPASSING TECHNOLOGY**, jointly and severally upon and against the above named Respondents/Libellees.

PLAIN STATEMENT OF FACTS

- On February 20th 2019, the Respondents/Libellees were sent the contract, NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY, delivered by UNITED STATES POSTAL SERVICE Certified Mail.
- Respondents/Libellees were given the opportunity, with specific terms, to respond to the said contract within a reasonable time frame.
- 3. The effective date is March 5th 2019.

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- 4. No responses were received according to the terms of the contract, NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY.
- 5. As of the effective date(s) as listed above, Respondents/Libellees have failed to respond, and are in default, and in dishonor of the contract, NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY and are subject to any and all of the terms therein.

NOTICE OF OPPORTUNITY TO CURE

In the event that the Respondents/Libellees' failure to accept the remedy offered in the **NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY** was an oversight, mistake, or otherwise unintentional, Claimants/Libellants grant Respondents/Libellees fourteen (14) days from the date of postmark, to cure the fault and effect the remedy.

Failure to cure will constitute, as an operation of law, the FINAL admission and agreement of the liability of Respondents/Libellees through *tacit procuration* as stated in the **NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY** and the contract shall be deemed *stare decisis*.

Such actions shall be taken in accordance to the procedures, jurisdictions, and penalties thereof set forth in the NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY as defaulted.

Qui non obstat quod obstare potest facere videtur

NOTICE

RESPONSE MUST BE RECEIVED WITHIN FOURTEEN (14) DAYS OF THE POSTMARK DATE OF THIS NOTICE OF FAULT AND OPPORTUNITY TO CURE LIABILITY REGARDING TRESPASSING TECHNOLOGY

RESPONSE MUST BE TO THE POSTAL LOCATIONS OF THE TWO WITNESSES, AND STYLED EXACTLY AS:

María Carolina Pasec/o 323	33 Shipping Ave	Miami	FL.
witness #1 [print]	Address	City	State
MARIADEL PILARCAMARE 55	5W9th Avef 100	4 Miami	. Fl
Witness #2 [print]	Address	City	State

I, Juliana Cristina Posse, herein "Claimant/Libellant," do herewith affirm and declare under my unlimited commercial liability that I am competent and of lawful age to state the matters set forth herein, that they are true, correct, complete, and not intended to be misleading, they are admissible as evidence, and in accordance with my best firsthand knowledge, understanding and belief.

All rights reserved without prejudice.

Dated the $5_{[day]}$ day of <u>March</u> in the year Two Thousand and <u>nineteen</u> [year-written]

Juliana Cristina Posse, Claimant/Libellant [autograph]

WITNESSING:

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20rc Witness [autograph]

Witness [autograph]

On this, the <u>S</u> day of <u>March</u>, 20<u>19</u>, before me, the undersigned notary public, appeared Juliana Cristina Posse, known to me (or satisfactorily proven) to be the one whose name is subscribed to the within instrument, and acknowledged execution of the same for the purposes therein contained.

In witness hereof, I hereunto set my hand and official seal.

INDIRA LOPEZ MY COMMISSION # FF997883 NOTARY PUBLIC EXPIRES July 23, 2020 My Commission Expires: 7-23-2020 FloridaNotaryService.com (407) 398-0153

AFFIDAVIT OF NON RESPONSE

I, Maria Carolina Posse, sui juris, the undersigned witness of Claimant/Libellant, being of majority in age, competent to testify, a self-realized entity, my yes be yes, my no be no, do state that the truth and facts herein are of first hand personal knowledge, and I believe the statements and contents herein to be true, correct, complete, commercially reasonable, in good faith, just, to the best of my knowledge, belief, and not misleading, so help me God, I declare:

THAT, I was a witness to a contract on behalf of Juliana Cristina Posse (Claimant/Libellant), namely, NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY, sent by UNITED STATES POSTAL SERVICE Certified Mail on or by February 20th 2019;

THAT, I am a witness of any and all responses, or the lack thereof, on the part of the Respondents/Libellees, named in the above contract titled NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY;

THAT as of today, I have not received any response from anyone or any one, in compliance with the above contract titled NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY.

ned at <u>MiQMi</u>, <u>Flor</u> [city] [state] _____ in the year Two Thousand and <u>Nine</u> [yea IN WITNESS WHEREOF, autographed at _____ on the $5_{[day]}$ day of March [month]

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Maria Carolina Posse, All Rights Reserved [autograph] c/o 3233 Shipping Avenue, Miami, Florida

Floridas STATE OF) SS: COUNTY OF)

Before me, the undersigned notary public, this day, appeared Maria Carolina Posse, to me known (or satisfactorily proven), who being duly sworn according to law, deposes the preceding.

Subscribed and sworn to before me this [day]	5 day of March , 2019.
	Julie Jehr
	My Commission Expires: 7-23-2020
	INDIRA LOPEZ MY COMMISSION # FF997883 EXPIRES July 23, 2020 (407) 398-0153 FloridaNotaryService.com

AFFIDAVIT OF NON RESPONSE

I, Maria Del Pilar Camargo, sui juris, the undersigned witness of Claimant/Libellant, being of majority in age, competent to testify, a self-realized entity, my yes be yes, my no be no, do state that the truth and facts herein are of first hand personal knowledge, and I believe the statements and contents herein to be true, correct, complete, commercially reasonable, in good faith, just, to the best of my knowledge, belief, and not misleading, so help me God, I declare:

THAT, I was a witness to a contract on behalf of Juliana Cristina Posse (Claimant/Libellant), namely, NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY, sent by UNITED STATES POSTAL SERVICE Certified Mail on or by February 20th 2019;

THAT, I am a witness of any and all responses, or the lack thereof, on the part of the Respondents/Libellees, named in the above contract titled NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY;

THAT as of today, I have not received any response from anyone or any one, in compliance with the above contract titled NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY.

IN WI	TNES	S WHEREOF, a	itographed at MIGMI	, Ŧ	Florida	
			[city]		[state]	
on the	5	day of Marc	in the year Two	Thousand and	nineteen	
	[day]	[n	ionth]		[year - written]	

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Maria Del Pilar Camargo, All Rights Reserved [autograph] c/o 55 Southwest 9th Street Apt. 1004, Miami, Florida

orida STATE OF) SS: COUNTY OF

Before me, the undersigned notary public, this day, appeared Carola Camargo, to me known (or satisfactorily proven), who being duly sworn according to flaw, deposes the preceding.

Subscribed and sworn to before me this day of V [dav] [month] Ivear INDIRA LOPEZ My Commission Expires: MY COMMISSION # FF997883 EXPIRES July 23, 2020 (407) 398-0153 FloridaNotaryService.com



Art Graham FLORIDA PUBLIC SERVICE COMMISSION 2540 Shumard Oak Blvd. Tallahassee, FL 32399

From the Desk of

Betty Leland

2/25/2019

TO: Mary Anne Helton, Deputy General Counsel

RE: Notice of Liability Regarding Trespassing Technology from Juliana Cristina Posse and others.

Good Afternoon:

The attached information was received today from Ms. Posse and several other people. Please handle.

Thanks.

BILL OF LADING

	Ship From		Ship To
Witness #1 [name] c/o <u>3733 Shipping Aver</u> [Witness mailing address] [Witness mailing address]	c/o <u>3733 Shipping Avenue</u> [Witness mailing address] [Witness mailing address] [Witness mailing address] [Witness mailing address] [State] 33133 Carola Comargo	То:	Art Graham Respondent [name] Chair [Title] FLORIDA PUBLIC SERVICE COMMISSION [Company] 2540 Shumard Oak Blvd. [Respondent mailing address] Tallahassee FL 32399 [City] [State abbr.] [Zip]
	Miami Florido		Carrier / Shipper UNITED STATES POSTAL SERVICE 7018 2290 0001 2942 2885 fattig the Centred Mail tracking if sticker here]

Cargo Manifest

- 1. Notarized copy of NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY, from Juliana Cristina Posse [Claimant/Libellant name]
- 2. Notarized copy of AFFIDAVIT, from Juliana Cristina Posse

[Claimant/Libellant name]

3. A copy of this BILL OF LADING

Original autographed documents have been retained by the Claimant/Libellant.

For the purpose of verification, I, the undersigned witness, do personally verify that the documents listed above were placed in an envelope, sealed and deposited at an official depository under the exclusive face and custody of the carrier UNITED STATES POSTAL SERVICE.

February 202019 Date February 202019 Date Witness #1 [autograph] Witness #2 [autograph] 2019 25 FFB F.P.S.C. CHAIRMAN GRAHAM

February 17, 2019

NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY

SILENCE IS ACQUIESCENCE, AGREEMENT AND DISHONOR THIS IS A SELF-EXECUTING CONTRACT

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent

1. Eric Silag		acting as <u>CEO</u>		<u></u>)
of FLORI		LIGHT COMPANY	_ and as the	man [man or woman]
2. Art Graha		acting as Chair		
	IDA PUBLIC SERV on - CPPERCASE]	VICE COMMISSION	_ and as the	[man or woman]
3. Ron DeSa [Respondent #3]		acting as Governor	and as the	and the second state of th
(organization 4. Jose Javi	on - UPPERCASE]. er Rodriguez.	acting as Senator		[man or woman]
	FLORIDA STATE S on - UPPERCASE]	A CONTRACTOR OF	and as the	[man or woman]
Yet to	be named acti	ng as role of those yet to be named	_ and as the	man/womai
Hereinafter	: Respondents/Li	bellees		

From:

To:

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<u>Inliana Cristina Posse</u>, sui juris, a <u>woman</u>, hereby claiming all rights *nunc pro tunc* [Claiman/Libellant name]

Hereinafter: Claimant/Libellant

NOTICE TO RESPONDENTS / LIBELLEES

IT IS NOT MY INTENTION TO HARASS, INTIMIDATE, OFFEND, CONSPIRE, BLACKMAIL, COERCE, OR CAUSE ANXIETY, ALARM OR DISTRESS. THIS DOCUMENT AND ATTACHMENTS ARE PRESENTED WITH HONORABLE AND PEACEFUL INTENTIONS, AND ARE EXPRESSLY FOR YOUR BENEFIT TO PROVIDE YOU WITH DUE PROCESS AND A GOOD FAITH OPPORTUNITY TO STATE A VERIFIED CLAIM.

PREAMBLE

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NOTICE

Daniel Chap IV verse 17

This matter is by the decree of the watchers, and the demaund by the word of the Holy ones: to the intent that the liuing may know, that the most High ruleth in the kingdome of men, and giveth it to whomsoeuer hee will, and setteth vp ouer it the basest of men.

WHEREAS, it appears there is a global agenda to implement a so named "Smart Grid"; and

WHEREAS, it appears the said agenda is being, or is to be implemented, in the landmass commonly known as

____ and or <u>STATE OF FLORIDA</u> [state - UPPERCASE, e.g. "STATE OF MICHIGAN"] Florida ___; and [state - common name, e.g. "Michigan"]

WHEREAS, it appears that there is an agenda of false information regarding privacy, cost, safety, health, security, billing modifications and other various concerns or considerations, due to the direct or indirect effects of the so named "Smart Grid" and or its components, including but not limited to the so named "smart meters", "advanced meters", non-transmitting digital meters and or related technologies with capabilities of emitting microwave frequencies and or transmitting detailed data of in-home activities relating to consumption of electrical, and or water, and or gas (components collectively referred to as "Trespassing Technology"); and

WHEREAS, it appears the agenda of false information is being utilized to deceive unsuspecting utility owners/employees, government officials, lawmakers, public health officials, et al., or alternatively give plausible deniability to utility owners/employees, government officials, lawmakers, public health officials, et al that appear to be complicit with and or actively participating in the said "Smart Grid" agenda; and

WHEREAS, it appears that implementation of the so named "Smart Grid" and or some of its components, including but not limited to "smart meters" and or "advanced meters" do in fact cause harm of various kinds; and

WHEREAS, it appears some or all of the various forms of harm caused by the implementation of the so named "Smart Grid" and or its various components, can be considered a tort and are compensable by law; and

WHEREAS, it appears there is no bond of record in existence, nor any source of indemnification regarding the so named "Smart Grid" and its various effects that may be considered as causing harm of various kinds; and

WHEREAS, a person with full knowledge of a potential harm, whether caused directly by the person or not, and that person is endowed the ability and or duty to act upon the said knowledge in a way to avoid or otherwise mitigate the potential harm, and fails to do said actions, is liable for the inevitable harm caused, and or may be found negligent where there is a duty of care; and

WHEREAS, it is a fundamental principle of law that nobody is above the law including, but not limited to, all government actors. The government immunity clause only applies to government actors when they are performing their actions of their office defined by their office in good faith and that the UNITED STATES SUPREME COURT has made a ruling regarding public officials being held liable for actions done or failure to perform required actions, in the case of

MILLBROOK v. UNITED STATES () 477 Fed. Appx. 4.

THEREFORE I, Juliana Cristina Posse _____, Claimant/Libellant, do hereby issue and serve by [Claimant/Libellant name] delivery, this instant contractual NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY to the above named and unnamed Respondents/Libellees as the situation requires.

Doc Rev 19.4-USA

SITUS

Governing Law

This instant Contract, (hereinafter the "Contract"), initiated by Respondents/Libellees (SEE EXHIBIT), is created pursuant to the signatories' right of contract. You agree that no claim of interest in the Contract shall be assumed other than as expressly represented hereunder, and that the Contract shall be governed by and construed exclusively in accordance with the agreement of the parties as expressly stated hereunder. You agree that all words in this Contract are as the Claimant/Libellant understands them.

Restriction of Jurisdiction

Other than as expressly represented herein, you agree that no section of the Contract shall be assumed to constitute a voluntary election by any of the parties thereto to submit the Contract or the said parties to any venue of law, jurisdiction, court or tribunal, other than the agreement of the parties as stated hereunder. You agree that the Contract shall not be deemed to be subject to the laws of the Federal Government, any State, political subdivision thereof, or any other legal fiction, procedural phantom, political construct, or any other jurisdiction, real or imagined, unless such election is voluntarily made in writing by the Claimant/Libellant or his/her agent(s). You agree that no person(s) shall have any authority to control any decision regarding the Contract; no powers, interest or authority to amend, alter, modify or terminate the Contract are granted to any party, person, individual, agency, court or entity, real or imagined, other than as expressly represented hereunder, and no such powers, interest or authority shall be assumed; all such powers, interest and authority being expressly prohibited hereunder. You agree that any representation by any party, person, individual, agency, court or imagined, that any such powers, interest or authority exists shall be deemed a confession by the representing party/entity to joining the contract pursuant to the terms herein (see *Joining the Contract*) for which the Joinder Fee has been established herein at Ten Million United States Dollars per each such event.

Joining the Contract

It is agreed that a joinder fee shall be established in the amount of **Ten Million United States Dollars per each action, of a party not named herein**, which attempts to impair this Contract or stultify any of the parties thereto; and that this fee shall be due from said party. It is agreed that any party that fails to timely pay a *True Bill* agrees to a right of lien having been created and perfected against that party.

GUARANTEES & WAIVER OF BENEFITS

Guarantees for this instant action are the 1611 King James Bible, The Coronation Oath of Elizabeth Alexandra Mary: Windsor, the United States Constitution, The Bill of Rights, Constitutional Oaths of Office, The Common Law and Law Merchant, the Uniform Commercial Code, and case law.

The Claimant/Libellant does not claim any benefit of said Guarantees, and are included solely as a reference to the law and conduct of named and unnamed Respondents. Bible references are exclusively from the 1611 King James Bible and are used due to oaths being sworn on it specifically, rather than the so called "authorized version" which reads the same, but is 'technically' different when written due to the spellings. The use of Bible references in this instant action are for jurisdictional purposes, and no adherence or non-adherence to any organized religious group, including but not limited to registered corporate organizations, on the part of the Claimant/Libellant may be assumed.

PLAIN STATEMENT OF FACTS

- 1. The Common Law is the highest jurisdiction of man made law and jurisprudence for the men and women sojourning on the landmass commonly referred to as the United States of America with the exception of the landmass commonly called Louisiana, which has Civil Law.
- 2. The Law Merchant is tied to the Common Law and is the highest jurisdiction of man made law for the men and women sojourning on the landmass commonly referred to as the United States of America concerning commerce and associated contracts, bills, commercial instruments, jurisprudence et al.
- 3. The Uniform Commercial Code is a code accepted or partially accepted by agreement of the various States regarding commercial contracts, commercial instruments, transactions, et al.
- 4. The United States Constitution is the supreme contract for the men and women sojourning on the landmass commonly referred to as the United States of America.
- 5. The Common Law reflects the Laws as recorded in the group of books commonly referred to as The Holy Bible and is verified by Sir William Blackstone in his published *Commentaries* which were instrumental to the founding Fathers in the framing and establishing of American jurisprudence.
- 6. The past and present so called Monarchs of Great Britain must swear a corporeal oath and thereby contract to uphold and defend the laws as recorded in the letters patent 1611 King James Bible as well as the Common Law.
- 7. There are references to a higher jurisdiction in the Declaration of Independence, including but not limited to; The Laws of Nature and of Nature's God,...endowed by their Creator with certain unalienable Rights,...appealing to the Supreme Judge of the world for the rectitude of our intentions,...with a firm reliance on the protection of Divine Providence.
- The Oaths of Office are clear regarding the adherence to the Constitution.
 Article II, Sec. 1, last clause: The President promises to "preserve, protect and defend the Constitution".
 Article VI, last clause: All other federal and State officers and judges promise to
- "support" the Constitution.9. For any Respondent/Libellee who has sworn an oath of office to support and or defend the
- United States Constitution, the Claimant/Libellant hereby accepts that oath of office.

Numbers Chap XXX verses 1-2

¹And Moses spake vnto the heads of the tribes, concerning the children of Israel, saying, This *is* the thing which the LORD hath commanded. ²If a man vowe a vow unto the LORD, or sweare an oathe to bind his soule with a bond: he shall not breake his word, hee shall doe according to all that proceedeth out of his mouth.

Leuiticus Chap V verses 3-5

³Or if he touch the vncleannesse of man, whatsoeuer vncleannesse it be that a man shalbe defiled withall, a nd *it* be hid from him; when he knoweth *of it*, then he shalbe guilty. ⁴Or if a soul sweare, pronouncing with his lips to do euill, or to do good, whatsoeuer it be that a man shall pronounce with an oath, and *it* be hid from him; when he knoweth *of it*, then he shalbe guilty in one of these. ⁵And it shalbe, when he shalbe guiltie in one of these things, that he shall confesse that hee hath sinned in that thing.

10. When Congress makes a law which is outside the scope of its enumerated powers, it is no "law" at all, but is void; and American men and women have no obligation to comply. Alexander Hamilton says this repeatedly in The Federalist Papers. Here are a few examples:

"...If the federal government should overpass the just bounds of its authority and make a tyrannical use of its powers, the people, whose creature it is, must appeal to the standard they have formed, and take such measures to redress the injury done to the Constitution as the exigency may suggest and prudence justify..." (Federalist No. 33, 5th para). [emphasis added]

"...acts of ... [the federal government] which are NOT PURSUANT to its constitutional powers ... will [not] become the supreme law of the land. These will be merely acts of usurpation, and will deserve to be treated as such..." (Federalist No. 33, 6th para). [emphasis added]

"...every act of a delegated authority, contrary to the tenor of the commission under which it is exercised, *is void*. No legislative act ...contrary to the Constitution can be valid. To deny this, would be to affirm ... that men ... may do not only what their powers do not authorize, but what they forbid." (Federalist No. 78, 10th para). [emphasis added]

11. Trespassing Technology does harvest data about the activities of men and women in private dwellings without their consent. In January 2015, it was stated by Miles Keogh, a director of the National Association of Regulatory Utility Commissioners, that:

> "I think the data [from "smart" meters] is going to be worth a lot more than the commodity that's being consumed to generate the data."

(Originally published at http://www.politico.com/story/2015/01/energy-electricity-data-use-113901)

12. When it is proven, by tacit agreement or otherwise, that Trespassing Technology, being implemented worldwide, originates from outside the republic of the United States of America; and or proven tacitly or otherwise that the "smart grid" agenda is an assault on the men, women and children of the Republic, their real and other properties, wild and domestic livestock, pollinating insects which affect agriculture/food supply, right of privacy, wellbeing, liberty, or right to equitable contracts; and or proven tacitly or otherwise that any Trespassing Technology or the various "legal" actions used to implement it are contrary to, and a collateral or direct attack upon, the United States Constitution, **there may be grounds for a Grand Jury indictment for treason**, to wit:

U.S. Constitution, Article III Section 3

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Treason shall consist only in levying War against them, <u>or</u> in adhering to their Enemies, giving them Aid and Comfort. No Person shall be convicted of Treason unless on the <u>Testimony of two Witnesses</u> to the same overt Act, or on Confession in open Court. The Congress shall have Power to declare the Punishment of Treason, but no Attainder of Treason shall work Corruption of Blood, or Forfeiture except during the Life of the Person attainted. [emphasis added]

Deuteronomie Chap XVII verse 6

At the mouth of **two witnesses**, or three **witnesses**, shall he that is worthy of death, be put to death: *but* at the mouth of one witnesse he shall not bee put to death.

Deuteronomie Chap XIX verse 15

One witnesse shall not rise vp against a man for any iniquitie, or for any sinne, in any sinne that he sinneth: at the mouth of **two witnesses**, or at the mouth of three witnesses, shall the matter be stablished.

S. Matthew Chap XVIII verse 16

But if he will not heare thee, then take with thee one or two more, that in the mouth of **two** or three **witnesses** euery word may be established.

II. Corinthians Chap XIII verse 1

This *is* the third *time* I am comming to you: in the mouth of **two** or three **witnesses** shal every word be established.

To the Hebrewes Chap X verse 28

Hee that despised Moses Lawe, died without mercy, vnder two or three witnesses. [emphasis added on each item above]

U.S. Constitution, Amendment IV

The **right** of the people to be secure in their persons, **houses**, papers, and effects, **against unreasonable searches and seizures**, **shall not be violated**, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized. [emphasis added]

U.S. Constitution, Amendment XIV Section 1.

All persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

18 U.S. Code § 2382 - Misprision of treason

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both. [emphasis added]

CONDITIONAL ACCEPTANCE OF OFFERS TO CONTRACT

Point of Law

All contracts commence with an offer and only become binding upon acceptance. See: <u>Farnsworth</u> on <u>Contracts</u>, ©2004 by E. Allen Farnsworth, Third Edition, Aspen Publishers, ISBN: 9780735541429 (vol.1).

Binding Contract

This International Commercial Claim/Lien Within the Admiralty Private Agreement and Disclosures, Notice of Liability, with all attachments comprises a **binding contract** between Respondents/Libellees and the Claimant/Libellant for the purpose of establishing the honorable terms of the seller/buyer relationship you proposed, and eliminating faulty assumptions. It is referred to herein as the "Contract" although it is an inland claim which, when perfected, will constitute a lien against the parties as described hereunder. The terms "you," "your," and "yours" refer to each Respondent named and additional yet to be named respondents in the Contract individually and collectively. This Contract supersedes any and all previous agreements, whether expressed or tacit, between the parties.

Agreement & Waiver of Rights

If you agree with all of the terms of the Contract, you need not respond. Your silence will constitute your agreement and acceptance of all of the terms, statements and provisions hereunder as your complete understanding and agreement with the Claimant/Libellant and your waiver of any and all rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time. You agree that your agreement, having been granted knowingly, voluntarily and with full disclosure, settles all matters finally and forever, and cannot be withdrawn.

Disagreement & Failure to Respond

You may disagree with any of the terms of the Contract by stating a verified claim with particularity (see *Stating a Claim* below). You and the Claimant/Libellant agree that a response which is *not* verified, or a response from a third party agent lacking first-hand knowledge of the facts, will constitute your "failure to respond" as defined herein. If you fail to respond or state a claim by the indicated *Effective Date*, the Contract will become **binding** and fully enforceable in the admiralty venue as a maritime lien subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and/or commercial remedies.

Offer of Immunity-Stating a Claim

You may avoid all liability and obligations under this Contract by simply responding no later than the *Effective Date* with a verified statement that proves any claim you feel you may have against the Claimant/Libellant or Claimant/Libellant's interests. The statement must be sworn to be true under penalty of perjury and supported by certified factual evidence and verified proof.

Alternatively, you may respond with a point-by-point rebuttal of the Contract sworn to be true, to which you attach certified factual evidence. In the event you decline this good faith Offer of Immunity, you agree with all terms, facts, statements and provisions in this Contract and your obligations hereunder.

Administrative Remedy Under Verified Seal

The Contract constitutes the Claimant/Libellant's administrative remedy pursuant to your offer(s) "to exchange electricity meters". If you fail to respond, or fail to state a verified superior claim by the *Effective Date* as described, you agree that the Claimant/Libellant has exhausted his/her administrative remedy (his/her procedure to negotiate a satisfactory mutual settlement) and has stated a claim upon which relief can be granted.

Opportunity to Exhaust Your Administrative Remedy

If you fail to state a verified claim by the *Effective Date* as described, you agree that you have failed to, and are forever barred from ("estoppel"), exhausting your administrative remedy, and therefore can never seek judicial intervention regarding the Contract now or at any time in the future.

Joining the Contract

You and the Claimant/Libellant agree that the joinder fee for any party not currently named on the Contract, seeking the privilege of joining the Contract, is hereby established at Ten Million United States Dollars per each attempt/event of impairment.

Terms of Response

As with any administrative process, you may rebut the statements and claims in the Contract by executing a <u>verified</u> response, point-by-point with evidence that is certified to be true and in affidavit form, correct and complete, to be received by Claimants no later than 5:00 PM on the *Effective Date*.

Non-performance

The terms "non-performance" and "failure to perform" are defined to mean failure to perform any obligation under this Contract on or before the *Effective Date* including, but not limited to, "failure to respond" to this Contract as that term is defined herein, failure to exhibit evidence of a superior claim upon request, purporting an unverified statement to be a claim, failure to verify a claim within twenty-four (24) hours of demand, failure to honor a pre-existing and or superior claim, and any other failure to perform an obligation under the terms and provisions of the Contract.

Failure to Respond

The term "failure to respond" means your failure by the *Effective Date* to respond to this Contract (silence) or "insufficiency of response" as that term is defined herein. You agree that failure to respond conveys your agreement with all of the terms and provisions of the Contract.

Insufficiency of Response

The terms "insufficiency of response" and "insufficient response" are defined to mean a response which is received by the *Effective Date* and which fails to rebut any of the *established* terms, provisions, statements or claims in the Contract, or offers blanket denials, unsupported rebuttals, inapposite rebuttals such as "not applicable" or equivalent statements, declarations of counsel and or other third parties who lack first-hand material factual knowledge, and or any rebuttal which lacks verification or an equivalent level of risk or fails to exhibit supportive evidence certified to be true, correct and complete under full commercial liability. You agree that any such response is deemed to be legally and lawfully insufficient to rebut the established statements in the Contract, thereby conveying your agreement with all of the terms and provisions of the Contract.

Tacit Agreement

You may admit to all statements and claims in the Contract by simply remaining silent. The parties herein agree that failure to respond or insufficiency of response as defined herein constitutes agreement with all terms, provisions, statements, facts and claims in the Contract.

qui tacet consentire videtur

"Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading..." U.S. v. Tweel, 550 F.2d 297, 299 (1977), quoting U.S. v. Prudden, 424 F.2d 1021, 1032 (1970).

"When circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation." Fisher Controls International, Inc. v. Gibbons, 911 S.W. 2d 135 (1995).

"When a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation." Blanton v. Sherman Compress Co., 256 S.W. 2d 884 (1953).

Silence activates estoppel, pursuant to Carmine v. Bowen, 64 A. 932.

UCC Section 2--201. Formal Requirements; Statute of Frauds.

(1) Except as otherwise provided in this section a contract for the sale of goods for the price of \$500 or more is not enforceable by way of action or defense unless there is some writing sufficient to indicate that a contract for sale has been made between the parties and signed by the party against whom enforcement is sought or by his authorized agent or broker....

(2) Between merchants if within a reasonable time a writing in confirmation of the contract and sufficient against the sender is received and the party receiving it has reason to know its contents... it satisfies the requirements of subsection (1) against such party unless written notice of <u>objection to its contents</u> is given within <u>ten days</u> after it is received. [emphasis added]

Conditional Acceptance

The offer(s) from Respondent(s) to install a so named "smart meter", "advanced meter" or any other name to describe one or more components of the so called "Smart Grid" at or near the private dwelling and or workplace of the Claimant/Libellant, is the commencement of a contract negotiation, or meeting of the minds. The contract becomes binding upon **unconditional** acceptance or performance.

Performance and Acceptance of Offer to Contract under Reservation of Rights

The Claimant/Libellant reserves the right not to be compelled to perform under any contractual agreement that has not been **fully disclosed** in the prescribed form as herein <u>claimed</u>.

Terms of Conditional Acceptance

I, Juliana Cristina Posse _____, Claimant/Libellant, hereby notices Respondents/Libellees that

your offer to contract is formally **conditionally** accepted under reservation of all immutable and natural rights *nunc pro tunc* <u>without prejudice</u> whether expressed or not, <u>and</u> upon full disclosure of any and all perils involved with the so named "Smart Grid" and any of its components, <u>and</u> upon a point-by-point rebuttal of the attached affidavit, to which you attach certified factual evidence sworn to be true.

If the Respondent/Libellee should fail to meet the requirements as defined in the section *Insufficiency of Response*, it shall constitute your full agreement with the following contractual terms in all jurisdictions:

 "Smart Grid" components, and or so named "smart meters", "advanced meters", "AMI" and or Trespassing Technology (as defined herein), must not be installed at or near the private dwelling and or workplace of the Claimant/Libellant:

c/o 3233 Shipping Avenue	, Miami	, Florida
[Claimant/Libellant physical address]	[city]	[state]

- The Claimant/Libellant consents to only (an) analog meter(s), with no digital components, no switching mode power supply, no data recorder and no transmitter. Any other meter type does constitute Trespassing Technology and does cause harm.
- 3. In a case where Trespassing Technology has already been installed without express consent, the original service contract between the utility and the account holder is deemed to have been breached, and therefore offending parties involved are subject to lawful remedies for breach of that contract.
- Respondents/Libellees accept full liability for any and all harm or loss caused by Trespassing Technology, for which remedy may be sought according to tort law, criminal law, strict liability, negligence and or ultrahazardous activity.
- 5. "Smart Grid" components, and or so named "smart meters", "advanced meters" and or Trespassing Technology, if already installed at or near the private dwelling and or workplace of the Claimant/Libellant, <u>must be removed within 7 days</u> of the date of Binding Administrative Judgment as defined herein.
- 6. "Smart Grid" components, and or so named "smart meters", "advanced meters", and or Trespassing Technology, if already installed, and not removed within 7 days of the date of Binding Administrative Judgment as defined herein, may be removed by others, and the cost of removal shall be charged to Respondents/Libellees.
- 7. <u>Utility service shall not be altered nor discontinued</u> without specific written instruction from the Claimant/Libellant directing the utility to take such action.
- In the case of a "smart meter", "advanced meter", and or Trespassing Technology changed back to a
 previously authorized analog meter prior to receiving this notice, utility service shall not be altered or
 discontinued.
- No additional fees may be charged to the Claimant/Libellant for not receiving a so named "smart meter", "advanced meter", and or Trespassing Technology.
- 10. A fee schedule of <u>nine thousand</u> (\$9.000) United States Dollars [daily liability - written long form] [daily liability - short] per day for any Tresspassing Technology installed near the Claimant/Libellant's private dwelling and or workplace, shall be due and payable from the Respondent/Libellee to the Claimant/Libellant, or to another recipient or organization if specified in writing by the Claimant/Libellant.
- 11. In the case of failure to pay any fees within thirty days of presentment of a True Bill, you agree to a lien against you, subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and or commercial remedies.
- 12. Aiding and abetting the implementation of so named "Smart Grid", and or so named "smart meters", "advanced meters", and or any other Trespassing Technology is an act of Treason for those under oath to the United States Constitution.

NOTICE

RESPONSE MUST BE BY THE EFFECTIVE DATE, WHICH IS FOURTEEN (14) DAYS FROM THE POSTMARK DATE OF THIS CONTRACT.

RESPONSE MUST BE TO THE POSTAL LOCATIONS OF THE TWO WITNESSES:

Hara and Pose do 3233 Shipping Menue, Miami, Florida Witness #1

Maria del Pilar Camargolo 55 5W 9th Street, Miami, Florida. Witness #2

ABATEMENT OF ERRORS AND OMISSIONS

If the Respondents/Libellees its co-parties and officers discover any errors or omissions, legal or otherwise, in or related to this instrument, said agents, officers and co-parties are required to notice the Claimant/Libellant at the required postal location(s), by Registered or Certified Mail, with a point-by-point description of any such errors and omissions or defects for correction within three (3) days of receiving this Notice, or forever admit the lawful execution of this Notice as a matter of the public record.

If additional time is required for responding, a request must be received by the Claimant/Libellant in the prescribed form at the postal locations herein within the three (3) days allotted or be forever barred from contest under the doctrine or maxim of Collateral Estoppel.

TRESPASS UPON PRIVATE CONTRACT

Any collateral attack on this Contract is in bad faith and is a criminal trespass.

AGREEMENT AND WAIVER OF RIGHTS

If the Respondents/Libellees agree with all of the statements herein, a response is not necessary.

If Respondents/Libellees choose to remain silent, Respondents/Libellees agree and accept all of the terms, statements and provisions herein as their complete understanding and agreement with Claimant/Libellant and their waiver of any and all immunities, rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time.

Tacit Agreement

Respondents/Libellees may admit to all statements and claims in this Notice which comprises a binding contract by simply remaining silent.

Statute Staple

This Contract is instantly self-executing upon issuance due to the failure by Respondents/Libellees to respond or perform as defined above. Respondents/Libellees agree to be bound by all of the terms of the Contract commencing on the date of default.

Confession of Judgment - Binding Administrative Judgment

The Respondents/Libellees are entitled to a Notice of Default. In consideration, Respondents/Libellees agrees to accept a Notice of Default as Binding Administrative Judgment ("Judgment") certifying Respondents/Libellees agreement with all terms, statements, facts and provisions in the Contract. Since Judgment is issued when a party waives the right to respond, <u>all parties to this Agreement agree to be</u> bound in perpetuity by any and all such Judgments which may be issued regarding the Contract.

The Respondents/Libellees cannot directly or indirectly seek recoupment of losses incurred, due to any terms of this Contract, from their customers or constituents. <u>Any Respondent/Libellee will be absolved of all liability, including all outstanding amounts billed, when all Trespassing Technology is removed from the service area or constituency, as the case may be, of that Respondent/Libellee.</u>

CONCLUSION

The Respondents/Libellees have been served this notice, including but not limited to the enclosed Exhibits, Affidavit and Bill of Lading, all of which constitute full disclosure of the so named "Smart Grid" agenda as of the date of this notice. This notice in full will be made available to anyone who chooses to use it in a subsequent claim regarding Trespassing Technology and any effect thereof, directly or indirectly causing harm of any kind to anyone or anything.

Respectfully, govern yourself accordingly.

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent As Above so below It is written, "If they refuse to take the cup at thine hand to drinke, then shalt thou say vnto them, Thus saith the Lord of hosts, Yee shall certainely drinke." "Thy kingdome come, Thy will be done in earth, as it is in heauen."

I, Juliana Cristina Posse _____, herein "Claimant/Libellant," do herewith affirm and declare

under my unlimited commercial liability that I am competent and of lawful age to state the matters set forth herein, that they are true, correct, complete, not intended to be misleading, they are admissible as evidence, and in accordance with my best firsthand knowledge, understanding and belief.

All rights reserved without prejudice

Dated this $17 \\ [day]$ day of February in the Transformed time in the Transformation $12 \\ [month - written]$		- written]
Juliana Cristina Posse Claimant/Libellant [print]	[autograph]	
Witness #1 [autograph]	Witness #2 [autograph]	Lolo L
On this, the <u>17</u> day of <u>Febrory</u> appeared <u>Juliana Cristing Posse</u> whose name is subscribed to the within inst purposes therein contained. In witness hereof, I hereunto set my hand an	, known to me (or satis rument, and acknowledg	factorily proven) to be the one ged execution of the same for the Notary Public State of Flonda Oscar A Quintero My Commission GG 206239 Expires 04/11/2022 NOTARY PUBLIC ion Expires: April 11, 2022
	12 OI 12	Doc Rev 19.4-USA



The smart meter is a new tool that gives you more information, control and convenience.

Smart meters are digital devices that measure your electricity use via a secure wireless network. In combination with other technologies in the smart grid, smart meters make it possible for FPL to deliver a variety of benefits to you and all customers, including better reliability and more information and control over your energy bills.

Learn more about smart meters

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About FPL	About Energy	Partner Resources	
Company	Energy My Way	Supplier Home and Login	En Español
Vews	Ensuring Reliability	PIC Login	
Careers	Clean Energy	Fuel Portal	INGLĖS 💿 ESPAŇOL
invironment	Solar	Building and Construction	Ahora la información que necesitas sobre tu
ommunity	Smart Meters	Land Use	servicio eléctrico está disponible en español en
onate to Care To Share®	Power Disturbances	Assist Agency Login	FPL.com. (?)
Rates and Your Bill	Safety	WebTAXI Login	

AFFIDAVIT

- I, <u>Juliana Cristina Posse</u>, hereinafter "Affirmant", does solemnly affirm, declare and state as follows:
- 1. Affirmant is competent to state the matters set forth herein.
- 2. Affirmant has knowledge of the facts stated herein.
- 3. All the facts herein are true, correct, complete and admissible as evidence, and if called upon as a witness, Affirmant will testify to their veracity.

Plain Statement of Facts

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- 4. Many utilities are installing or have installed so named "smart" or "advanced" digital utility meters and related network technologies which
 - a. can record and transmit data for the purpose of surveillance of personal activities in the private dwellings and or workplaces of all utility customers without disclosure or consent;
 - b. do unlawfully emit high-energy density pulsed microwave frequencies harmful to biological organisms and or emit waste electricity in the form of voltage transients (aka "dirty electricity") also harmful to biological organisms; and
 - c. have been demonstrated to cause fires, cause hacking vulnerability, and facilitate erroneously high customer utility bills.

This technology is referred to collectively as "Trespassing Technology".

- 5. The Trespassing Technology is designed with the explicit capability and intention to extract information from within private dwellings and or workplaces, about specific appliance usage details and other data pertaining to activities of the living occupants.
 - a. A U.S. Congressional Research report entitled "Smart Meter Data: Privacy and Cybersecurity" (February 3, 2012) states, "With smart meters, police will have access to data that might be used to track residents' daily lives and routines while in their homes, including their eating, sleeping, and showering habits, what appliances they use and when, and whether they prefer the television to the treadmill, among a host of other details."
 - b. A senior official with the National Association of Regulatory Utility Commissioners (NARUC) admitted in an interview with Politico.com (January 1, 2015), "I think the data [of in-home activities, harvested via so named "smart meters"] is going to be worth a lot more than the commodity that's being consumed [electricity] to generate the data."
 - c. In 2016, a major "smart" meter data aggregator with, Onzo Ltd (UK), released a marketing video which stated, "We use this characterized profile to give the utility... the ability to monetize their customer data by providing a direct link to appropriate third-party organizations based on the customer's identified character."
- 6. The express consent of the living occupants is not being attained, as required under the 4th Amendment of United States Constitution. The Trespassing Technology therefore is in direct contravention of the Constitutional privacy rights of the living occupants within their own private dwellings and or workplaces.
- 7. The Trespassing Technology and related infrastructure is either mounted on or is adjacent to private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent.
- Living occupants in private dwellings and or workplaces are not being justly compensated, nor consulted, nor even informed, of their private property being utilized as a relay station for the networks related to the Trespassing Technology.
- 9. The Trespassing Technology creates a previously non-existent vulnerability and diminishes private dwelling and or workplace security by functioning as an unsecured wireless digital gateway into the private dwelling and or workplace. The living men and women occupying the private dwelling and or workplace become subject to whatever the desires of a utility, government, or hacker who wishes to remotely interrupt or control the supply of energy to appliance(s) within the private dwelling and or workplace, or to the entire private dwelling and or workplace itself. Unauthorized access, and all of its consequences, become fully the liability of the utility for the unauthorized installation and all resulting harm, damage, injury and loss of rights.

- 10. The Trespassing Technology can create measurable voltage transients, also known as dirty electricity, on existing electrical wiring, at levels that are harmful and damaging to all biological organisms. This also causes systemic inaccuracies in billing, resulting in electricity customers paying unjust amounts for unused, or wasted, energy. As a result of wasted energy caused by voltage transients due to Trespassing Technology, ground voltage has also been measured to be increased in areas where Trespassing Technology is deployed. This is also harmful and damaging to all biological organisms.
- 11. The Trespassing Technology can cause home fires, which have already resulted in deaths of men and women, in Vacaville (California), Dallas (Texas) and Reno (Nevada).
- 12. Due to fire and safety risks, PECO ENERGY CO (Pennsylvania) announced removal of 96,000 so named "smart meters" in 2012; the PROVINCE OF SASKATCHEWAN (Canada) announced removal of all of their 105,000 so named "smart meters" in 2014; PORTLAND GENERAL ELECTRIC (Oregon) announced removal of 70,000 so named "smart meters" in 2014; and the CITY OF LAKELAND (Florida) announced removal of more than 10,000 so named "smart meters" in 2014. In 2015, thousands of so named "smart meters" simultaneously exploded in Stockton (California).
- 13. The Trespassing Technology causes undesirable interference with other devices. (The FCC requires all equipment under Part 15 to cause no harmful interference, and to accept all interference received.)
- 14. The Trespassing Technology has caused disruptive interference that has resulted in injuries to living occupants including, but not limited to, men and women with medical implants, and the interference has not yet been mitigated in any meaningful way, as of this writing. Factual notice of harm caused by the emissions from the Trespassing Technology has been abundantly given to power companies, and the violations continue deliberately, and intentionally.
- 15. The Trespassing Technology transmits pulsed microwave radiation into and throughout private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent. According to a vast body of published science, microwave radiation is proven to be harmful and damaging to all biological organisms, down to the cellular and molecular level, at relatively low power densities. Electromagnetic frequencies, when emitted from microwaves and x-ray machines, are shielded from human contact. Even cell phone manuals state a required separation between one's body and the device. Trespassing Technology has been measured to emit pulsed radiation between hundreds and tens of thousands of times greater intensity than cell phones, and as direct result, there are at least thousands of reports of individuals suffering functional impairment and or illness since the installation of Trespassing Technology where they live. Because Trespassing Technology is known to emit radiation without any warnings and without any shielding, this exposes all occupants to undisclosed electromagnetic radiation emissions and puts them in tangible and high risk of harm and injury.
- 16. Industry claims that the Trespassing Technology is "safe" or "harmless" are false and misleading; and are based on training, propaganda techniques, and the time-averaging of pulsed emissions, rather than the emission values of the pulses. Such claims of industry are not based on science. In addition, the problem of harm from voltage transients remains, significantly, unaddressed by power companies. Several thousand scientific studies have concluded there are biological effects from exposure to electromagnetic frequencies at power densities lower than is emitted by the Trespassing Technology. Claims by power company and government employees that the Trespassing Technology is harmless, are self-serving and fraudulent.
- 17. A significant number of government agencies have released statements confirming that agencies such as the US Federal Communications Commission (FCC), Health Canada and the International Commission on Non-Ionizing Radiation (ICNIRP) have "safety" guidelines for microwave radiation exposure which are insufficient for functioning as a guideline, because they are based solely on thermal effect, and do not take into account any of the body of several thousand published, peer-reviewed scientific studies showing harmful non-thermal effects. These include, but are not limited to:
 - a. <u>Environmental Protection Agency (EPA), 1993</u>: The FCC's exposure standards are "seriously flawed." (Official comments to the FCC on guidelines for evaluation of electromagnetic effects of radio frequency radiation, FCC Docket ET 93-62, November 9, 1993.)
 - b. Food and Drug Administration (FDA), 1993: "FCC rules do not address the issue of long-term, chronic exposure to RF fields." (Comments of the FDA to the FCC, November 10, 1993.)
 - c. <u>National Institute for Occupational Safety and Health (NIOSH), 1994</u>: The FCC's standard is inadequate because it "is based on only one dominant mechanism adverse health effects caused by body heating." (Comments of NIOSH to the FCC, January 11, 1994.)

d. <u>Amateur Radio Relay League Bio-Effects Committee, 1994</u>: "**The FCC's standard does not protect against non-thermal effects.**" (Comments of the ARRL Bio-Effects Committee to the FCC, January 7, 1994.)

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- e. <u>Environmental Protection Agency (EPA), 2002</u>: Norbert Hankin of the EPA's Office of Air and Radiation, Center for Science and Risk Assessment, Radiation Protection Division, wrote: "The FCC's current [radio frequency/microwave] exposure guidelines, as well as those of the Institute of Electrical and Electronics Engineers (IEEE) and the International Commission on Non-ionizing Radiation Protection, are thermally based, and do not apply to chronic, non-thermal exposure situations.... The generalization by many that the guidelines protect human beings from harm by any or all mechanisms is not justified.... There are reports that suggest that potentially adverse health effects, such as cancer, may occur.... Federal health and safety agencies have not yet developed policies concerning possible risk from longterm, non-thermal exposures."
- f. <u>The U.S. Department of Interior, 2014</u>: "Study results have documented [bird] nest and site abandonment, plumage deterioration, locomotion problems, reduced survivorship, and death.... The electromagnetic radiation standards used by the Federal Communications Commission (FCC) continue to be based on thermal heating, a criterion now nearly 30 years out of date and inapplicable today."
- 18. In the FCC's mission statement, there is no indication whatsoever of any jurisdiction or mandated protection of men, women, and children for biological and medical harm caused by radiofrequencies.

Please note that terms not otherwise defined herein shall have the meanings ascribed to such terms in the Notice and Demand to which this Affidavit is attached.

I, <u>Juliana Cristina Posse</u>, Affirmant, a <u>woman</u>, upon my full unlimited commercial liability, do [Claimant/Affirmant name]

affirm and say that I have read the above Affidavit and do know the contents to the very best of my knowledge to be true, correct, complete, and not misleading; the truth, the whole truth, and nothing but the truth.

IN WITNESS WHEREOF, autographed at $\prod_{\text{[eity]}}$ on the 17 day of February in the 17 in the 17 month - written]	e Year Two Thousand a	<u>Florida</u> [state] md <u>nineteen</u> . [year - written]	
Juliana Cristina Posse , All Rig Claimant/Affirmant [print]	hts Reserved	ph)	
c/o <u>3233 Shipping Avenue</u> [Claimant/Affirmant mailing address]	, <u>Miami</u>	, <u>Florida</u>	
Witness #1 [autograph]	Witness #2 [autograph]	EUdo L	
STATE OF <u>Florida</u>) COUNTY OF <u>Miami-Dade</u>)	5:		
Before me, the undersigned notary public, this who being duly sworn according to law, depo		liang Cristina Pa	K o me known,
Subscribed and sworn to before me this \prod_{divert}	day of tebruar	4, 20 <u>19</u> .	Notary Public State of Flonda Oscar A Quintero My Commission GG 206239 Expires 04/11/2022 NOTARY PUBLIC

Doc Rev 1.2-USA

FEB 2 5 2019 F.P.S.C. CHAIRMAN GRAHAM SILENCE IS ACQUIESCENCE, A THIS IS A SELF-EXEM Notice to Agent is Notice to Principal;	AGREEMENT AND DISHONOR CUTING CONTRACT
<u>To:</u>	
1. Eric Silagy acting as <u>C</u>	EO
[Respondent #1 name] [titl of FLORIDA POWER AND LIGHT COMPAN [organization - UPPERCASE]	1
2. Art Graham acting as C	
[Respondent #2 name] [tit] of <u>FLORIDA PUBLIC SERVICE COMMISSI</u> [organization - UPPERCASE]	
3. Ron DeSantis acting as G	
[Respondent #3 name] [tit of STATE OF FLORIDA [organization - UPPERCASE]	and as the man [man or woman]
4. Jose Javier Rodriguez acting as S	enator
[Respondent #4 name] [tit	and as the man
of <u>THE FLORIDA STATE SENATE</u> [organization - UPPERCASE]	[man or woman]
<u>Yet to be named</u> acting as <u>role of the</u> Hereinafter: Respondents/Libellees	se yet to be named and as the man/woman
From:	
Iose Daniel Camargo, sui juris, a ma [Claimant/Libellant name]	hereby claiming all rights nunc pro tunc

Hereinafter: Claimant/Libellant

10

NOTICE TO RESPONDENTS / LIBELLEES

IT IS NOT MY INTENTION TO HARASS, INTIMIDATE, OFFEND, CONSPIRE, BLACKMAIL, COERCE, OR CAUSE ANXIETY, ALARM OR DISTRESS. THIS DOCUMENT AND ATTACHMENTS ARE PRESENTED WITH HONORABLE AND PEACEFUL INTENTIONS, AND ARE EXPRESSLY FOR YOUR BENEFIT TO PROVIDE YOU WITH DUE PROCESS AND A GOOD FAITH OPPORTUNITY TO STATE A VERIFIED CLAIM.

PREAMBLE

NOTICE

Daniel Chap IV verse 17

This matter is by the decree of the watchers, and the demaund by the word of the Holy ones: to the intent that the liuing may know, that the most High ruleth in the kingdome of men, and giveth it to whomsoeuer hee will, and setteth vp ouer it the basest of men.

WHEREAS, it appears there is a global agenda to implement a so named "Smart Grid"; and

WHEREAS, it appears the said agenda is being, or is to be implemented, in the landmass commonly known as

Florida and or STATE OF FLORIDA ; and [state - uppercase, e.g. "STATE OF MICHIGAN"]

WHEREAS, it appears that there is an agenda of false information regarding privacy, cost, safety, health, security, billing modifications and other various concerns or considerations, due to the direct or indirect effects of the so named "Smart Grid" and or its components, including but not limited to the so named "smart meters", "advanced meters", non-transmitting digital meters and or related technologies with capabilities of emitting microwave frequencies and or transmitting detailed data of in-home activities relating to consumption of electrical, and or water, and or gas (components collectively referred to as "Trespassing Technology"); and

WHEREAS, it appears the agenda of false information is being utilized to deceive unsuspecting utility owners/employees, government officials, lawmakers, public health officials, et al., or alternatively give plausible deniability to utility owners/employees, government officials, lawmakers, public health officials, et al that appear to be complicit with and or actively participating in the said "Smart Grid" agenda; and

WHEREAS, it appears that implementation of the so named "Smart Grid" and or some of its components, including but not limited to "smart meters" and or "advanced meters" do in fact cause harm of various kinds; and

WHEREAS, it appears some or all of the various forms of harm caused by the implementation of the so named "Smart Grid" and or its various components, can be considered a tort and are compensable by law; and

WHEREAS, it appears there is no bond of record in existence, nor any source of indemnification regarding the so named "Smart Grid" and its various effects that may be considered as causing harm of various kinds; and

WHEREAS, a person with full knowledge of a potential harm, whether caused directly by the person or not, and that person is endowed the ability and or duty to act upon the said knowledge in a way to avoid or otherwise mitigate the potential harm, and fails to do said actions, is liable for the inevitable harm caused, and or may be found negligent where there is a duty of care; and

WHEREAS, it is a **fundamental principle of law** that nobody is above the law including, but not limited to, all government actors. The government immunity clause **only** applies to government actors when they are performing their actions of their office defined by their office **in good faith** and that the UNITED STATES SUPREME COURT has made a ruling regarding public officials being held liable for actions done or failure to perform required actions, in the case of

MILLBROOK v. UNITED STATES () 477 Fed. Appx. 4.

THEREFORE I, Jose Daniel Camargo, Claimant/Libellant, do hereby issue and serve by

[Claimant/Libellant name] delivery, this instant contractual NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY to the above named and unnamed Respondents/Libellees as the situation requires.

SITUS

Governing Law

This instant Contract, (hereinafter the "Contract"), initiated by Respondents/Libellees (*SEE EXHIBIT*), is created pursuant to the signatories' right of contract. You agree that no claim of interest in the Contract shall be assumed other than as expressly represented hereunder, and that the Contract shall be governed by and construed exclusively in accordance with the agreement of the parties as expressly stated hereunder. You agree that all words in this Contract are as the Claimant/Libellant understands them.

Restriction of Jurisdiction

Other than as expressly represented herein, you agree that no section of the Contract shall be assumed to constitute a voluntary election by any of the parties thereto to submit the Contract or the said parties to any venue of law, jurisdiction, court or tribunal, other than the agreement of the parties as stated hereunder. You agree that the Contract shall not be deemed to be subject to the laws of the Federal Government, any State, political subdivision thereof, or any other legal fiction, procedural phantom, political construct, or any other jurisdiction, real or imagined, unless such election is voluntarily made in writing by the Claimant/Libellant or his/her agent(s). You agree that no person(s) shall have any authority to control any decision regarding the Contract; no powers, interest or authority to amend, alter, modify or terminate the Contract are granted to any party, person, individual, agency, court or entity, real or imagined, other than as expressly represented hereunder, and no such powers, interest or authority shall be assumed; all such powers, interest and authority being expressly prohibited hereunder. You agree that any representation by any party, person, individual, agency, court or imagined, that any such powers, interest or authority exists shall be deemed a confession by the representing party/entity to joining the contract pursuant to the terms herein (see Joining the Contract) for which the Joinder Fee has been established herein at Ten Million United States Dollars per each such event.

Joining the Contract

It is agreed that a joinder fee shall be established in the amount of **Ten Million United States Dollars per each action, of a party not named herein**, which attempts to impair this Contract or stultify any of the parties thereto; and that this fee shall be due from said party. It is agreed that any party that fails to timely pay a *True Bill* agrees to a right of lien having been created and perfected against that party.

GUARANTEES & WAIVER OF BENEFITS

Guarantees for this instant action are the 1611 King James Bible, The Coronation Oath of Elizabeth Alexandra Mary: Windsor, the United States Constitution, The Bill of Rights, Constitutional Oaths of Office, The Common Law and Law Merchant, the Uniform Commercial Code, and case law.

The Claimant/Libellant does not claim any benefit of said Guarantees, and are included solely as a reference to the law and conduct of named and unnamed Respondents. Bible references are exclusively from the 1611 King James Bible and are used due to oaths being sworn on it specifically, rather than the so called "authorized version" which reads the same, but is 'technically' different when written due to the spellings. The use of Bible references in this instant action are for jurisdictional purposes, and no adherence or non-adherence to any organized religious group, including but not limited to registered corporate organizations, on the part of the Claimant/Libellant may be assumed.

PLAIN STATEMENT OF FACTS

- 1. The Common Law is the highest jurisdiction of man made law and jurisprudence for the men and women sojourning on the landmass commonly referred to as the United States of America with the exception of the landmass commonly called Louisiana, which has Civil Law.
- 2. The Law Merchant is tied to the Common Law and is the highest jurisdiction of man made law for the men and women sojourning on the landmass commonly referred to as the United States of America concerning commerce and associated contracts, bills, commercial instruments, jurisprudence et al.
- 3. The Uniform Commercial Code is a code accepted or partially accepted by agreement of the various States regarding commercial contracts, commercial instruments, transactions, et al.
- 4. The United States Constitution is the supreme contract for the men and women sojourning on the landmass commonly referred to as the United States of America.
- 5. The Common Law reflects the Laws as recorded in the group of books commonly referred to as The Holy Bible and is verified by Sir William Blackstone in his published Commentaries which were instrumental to the founding Fathers in the framing and establishing of American jurisprudence.
- 6. The past and present so called Monarchs of Great Britain must swear a corporeal oath and thereby contract to uphold and defend the laws as recorded in the letters patent 1611 King James Bible as well as the Common Law.
- 7. There are references to a higher jurisdiction in the Declaration of Independence, including but not limited to; The Laws of Nature and of Nature's God, ... endowed by their Creator with certain unalienable Rights,...appealing to the Supreme Judge of the world for the rectitude of our intentions,...with a firm reliance on the protection of Divine Providence.
- 8. The Oaths of Office are clear regarding the adherence to the Constitution. Article II, Sec. 1, last clause: The President promises to "preserve, protect and defend the Constitution". Article VI, last clause: All other federal and State officers and judges promise to "support" the Constitution.
- 9. For any Respondent/Libellee who has sworn an oath of office to support and or defend the United States Constitution, the Claimant/Libellant hereby accepts that oath of office.

Numbers Chap XXX verses 1-2

¹And Moses spake vnto the heads of the tribes, concerning the children of Israel, saying, This is the thing which the LORD hath commanded. ²If a man vowe a vow unto the LORD, or sweare an oathe to bind his soule with a bond: he shall not breake his word, hee shall doe according to all that proceedeth out of his mouth.

Leuiticus Chap V verses 3-5

³Or if he touch the vncleannesse of man, whatsoeuer vncleannesse it be that a man shalbe defiled withall, a nd *it* be hid from him; when he knoweth *of it*, then he shalbe guilty. ⁴Or if a soul sweare, pronouncing with his lips to do euill, or to do good, whatsoeuer it be that a man shall pronounce with an oath, and *it* be hid from him; when he knoweth *of it*, then he shalbe guilty in one of these. ⁵And it shalbe, when he shalbe guiltie in one of these things, that he shall confesse that hee hath sinned in that thing.

10. When Congress makes a law which is outside the scope of its enumerated powers, it is no "law" at all, but is void; and American men and women have no obligation to comply. Alexander Hamilton says this repeatedly in The Federalist Papers. Here are a few examples:

"...If the federal government should overpass the just bounds of its authority and make a tyrannical use of its powers, the people, whose creature it is, must appeal to the standard they have formed, and take such measures to redress the injury done to the Constitution as the exigency may suggest and prudence justify..." (Federalist No. 33, 5th para). [emphasis added]

"...acts of ... [the federal government] which are NOT PURSUANT to its constitutional powers ... will [not] become the supreme law of the land. These will **be merely acts of usurpation, and will deserve to be treated as such**..." (Federalist No. 33, 6th para). [emphasis added]

"...every act of a delegated authority, contrary to the tenor of the commission under which it is exercised, *is void*. No legislative act ...contrary to the Constitution can be valid. To deny this, would be to affirm ... that men ... may do not only what their powers do not authorize, but what they forbid." (Federalist No. 78, 10th para). [emphasis added]

11. Trespassing Technology does harvest data about the activities of men and women in private dwellings without their consent. In January 2015, it was stated by Miles Keogh, a director of the National Association of Regulatory Utility Commissioners, that:

"I think the data [from "smart" meters] is going to be worth a lot more than the commodity that's being consumed to generate the data."

(Originally published at http://www.politico.com/story/2015/01/energy-electricity-data-use-113901)

12. When it is proven, by tacit agreement or otherwise, that Trespassing Technology, being implemented worldwide, originates from outside the republic of the United States of America; and or proven tacitly or otherwise that the "smart grid" agenda is an assault on the men, women and children of the Republic, their real and other properties, wild and domestic livestock, pollinating insects which affect agriculture/food supply, right of privacy, wellbeing, liberty, or right to equitable contracts; and or proven tacitly or otherwise that any Trespassing Technology or the various "legal" actions used to implement it are contrary to, and a collateral or direct attack upon, the United States Constitution, there may be grounds for a Grand Jury indictment for treason, to wit:

U.S. Constitution, Article III Section 3

Treason shall consist only in levying War against them, <u>or</u> in **adhering to their Enemies**, **giving them Aid** and Comfort. No Person shall be convicted of Treason unless on the <u>Testimony of two Witnesses</u> to the same overt Act, or on Confession in open Court. The Congress shall have Power to declare the Punishment of Treason, but no Attainder of Treason shall work Corruption of Blood, or Forfeiture except during the Life of the Person attainted. [emphasis added]

Deuteronomie Chap XVII verse 6

At the mouth of **two witnesses**, or three **witnesses**, shall he that is worthy of death, be put to death: *but* at the mouth of one witnesse he shall not bee put to death.

Deuteronomie Chap XIX verse 15

One witnesse shall not rise vp against a man for any iniquitie, or for any sinne, in any sinne that he sinneth: at the mouth of **two witnesses**, or at the mouth of three witnesses, shall the matter be stablished.

S. Matthew Chap XVIII verse 16

But if he will not heare thee, then take with thee one or two more, that in the mouth of **two** or three **witnesses** every word may be established.

II. Corinthians Chap XIII verse 1

This *is* the third *time* I am comming to you: in the mouth of **two** or three **witnesses** shal every word be established.

To the Hebrewes Chap X verse 28

Hee that despised Moses Lawe, died without mercy, vnder two or three witnesses. [emphasis added on each item above]

U.S. Constitution, Amendment IV

The **right** of the people to be secure in their persons, **houses**, papers, and effects, **against unreasonable searches and seizures**, **shall not be violated**, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized. [emphasis added]

U.S. Constitution, Amendment XIV Section 1.

All persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

18 U.S. Code § 2382 - Misprision of treason

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both. [emphasis added]

CONDITIONAL ACCEPTANCE OF OFFERS TO CONTRACT

Point of Law

All contracts commence with an offer and only become binding upon acceptance. See: Farnsworth on Contracts, ©2004 by E. Allen Farnsworth, Third Edition, Aspen Publishers, ISBN: 9780735541429 (vol.1).

Binding Contract

This International Commercial Claim/Lien Within the Admiralty Private Agreement and Disclosures, Notice of Liability, with all attachments comprises a binding contract between Respondents/Libellees and the Claimant/Libellant for the purpose of establishing the honorable terms of the seller/buyer relationship you proposed, and eliminating faulty assumptions. It is referred to herein as the "Contract" although it is an inland claim which, when perfected, will constitute a lien against the parties as described hereunder. The terms "you," "your," and "yours" refer to each Respondent named and additional yet to be named respondents in the Contract individually and collectively. This Contract supersedes any and all previous agreements, whether expressed or tacit, between the parties.

Agreement & Waiver of Rights

If you agree with all of the terms of the Contract, you need not respond. Your silence will constitute your agreement and acceptance of all of the terms, statements and provisions hereunder as your complete understanding and agreement with the Claimant/Libellant and your waiver of any and all rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time. You agree that your agreement, having been granted knowingly, voluntarily and with full disclosure, settles all matters finally and forever, and cannot be withdrawn.

Disagreement & Failure to Respond

You may disagree with any of the terms of the Contract by stating a verified claim with particularity (see Stating a Claim below). You and the Claimant/Libellant agree that a response which is not verified, or a response from a third party agent lacking first-hand knowledge of the facts, will constitute your "failure to respond" as defined herein. If you fail to respond or state a claim by the indicated Effective Date, the Contract will become binding and fully enforceable in the admiralty venue as a maritime lien subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and/or commercial remedies.

Offer of Immunity-Stating a Claim

You may avoid all liability and obligations under this Contract by simply responding no later than the Effective Date with a verified statement that proves any claim you feel you may have against the Claimant/Libellant or Claimant/Libellant's interests. The statement must be sworn to be true under penalty of perjury and supported by certified factual evidence and verified proof.

Alternatively, you may respond with a point-by-point rebuttal of the Contract sworn to be true, to which you attach certified factual evidence. In the event you decline this good faith Offer of Immunity, you agree with all terms, facts, statements and provisions in this Contract and your obligations hereunder.

Administrative Remedy Under Verified Seal

The Contract constitutes the Claimant/Libellant's administrative remedy pursuant to your offer(s) "to exchange electricity meters". If you fail to respond, or fail to state a verified superior claim by the *Effective Date* as described, you agree that the Claimant/Libellant has exhausted his/her administrative remedy (his/her procedure to negotiate a satisfactory mutual settlement) and has stated a claim upon which relief can be granted.

Opportunity to Exhaust Your Administrative Remedy

If you fail to state a verified claim by the *Effective Date* as described, you agree that you have failed to, and are forever barred from ("estoppel"), exhausting your administrative remedy, and therefore can never seek judicial intervention regarding the Contract now or at any time in the future.

Joining the Contract

You and the Claimant/Libellant agree that the joinder fee for any party not currently named on the Contract, seeking the privilege of joining the Contract, is hereby established at Ten Million United States Dollars per each attempt/event of impairment.

Terms of Response

As with any administrative process, you may rebut the statements and claims in the Contract by executing a <u>verified</u> response, point-by-point with evidence that is certified to be true and in affidavit form, correct and complete, to be received by Claimants no later than 5:00 PM on the *Effective Date*.

Non-performance

The terms "non-performance" and "failure to perform" are defined to mean failure to perform any obligation under this Contract on or before the *Effective Date* including, but not limited to, "failure to respond" to this Contract as that term is defined herein, failure to exhibit evidence of a superior claim upon request, purporting an unverified statement to be a claim, failure to verify a claim within twenty-four (24) hours of demand, failure to honor a pre-existing and or superior claim, and any other failure to perform an obligation under the terms and provisions of the Contract.

Failure to Respond

The term "failure to respond" means your failure by the *Effective Date* to respond to this Contract (silence) or "insufficiency of response" as that term is defined herein. You agree that failure to respond conveys your agreement with all of the terms and provisions of the Contract.

Insufficiency of Response

The terms "insufficiency of response" and "insufficient response" are defined to mean a response which is received by the *Effective Date* and which fails to rebut any of the *established* terms, provisions, statements or claims in the Contract, or offers blanket denials, unsupported rebuttals, inapposite rebuttals such as "not applicable" or equivalent statements, declarations of counsel and or other third parties who lack first-hand material factual knowledge, and or any rebuttal which lacks verification or an equivalent level of risk or fails to exhibit supportive evidence certified to be true, correct and complete under full commercial liability. You agree that any such response is deemed to be legally and lawfully insufficient to rebut the established statements in the Contract, thereby conveying your agreement with all of the terms and provisions of the Contract.

Tacit Agreement

You may admit to all statements and claims in the Contract by simply remaining silent. The parties herein agree that failure to respond or insufficiency of response as defined herein constitutes agreement with all terms, provisions, statements, facts and claims in the Contract.

qui tacet consentire videtur

"Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading..." U.S. v. Tweel, 550 F.2d 297, 299 (1977), quoting U.S. v. Prudden, 424 F.2d 1021, 1032 (1970).

"When circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation." Fisher Controls International, Inc. v. Gibbons, 911 S.W. 2d 135 (1995).

"When a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation." Blanton v. Sherman Compress Co., 256 S.W. 2d 884 (1953).

Silence activates estoppel, pursuant to Carmine v. Bowen, 64 A. 932.

UCC Section 2--201. Formal Requirements; Statute of Frauds.

(1) Except as otherwise provided in this section a contract for the sale of goods for the price of \$500 or more is not enforceable by way of action or defense unless there is some writing sufficient to indicate that a contract for sale has been made between the parties and signed by the party against whom enforcement is sought or by his authorized agent or broker....

(2) Between merchants if within a reasonable time a writing in confirmation of the contract and sufficient against the sender is received and the party receiving it has reason to know its contents... it satisfies the requirements of subsection (1) against such party unless written notice of <u>objection to its contents</u> is given within <u>ten days</u> after it is received. [emphasis added]

Conditional Acceptance

The offer(s) from Respondent(s) to install a so named "smart meter", "advanced meter" or any other name to describe one or more components of the so called "Smart Grid" at or near the private dwelling and or workplace of the Claimant/Libellant, is the commencement of a contract negotiation, or meeting of the minds. The contract becomes binding upon **unconditional** acceptance or performance.

Performance and Acceptance of Offer to Contract under Reservation of Rights

The Claimant/Libellant reserves the right not to be compelled to perform under any contractual agreement that has not been **fully disclosed** in the prescribed form as herein <u>claimed</u>.

Terms of Conditional Acceptance

I, Jose Daniel Camargo, Claimant/Libellant, hereby notices Respondents/Libellees that

your offer to contract is formally **conditionally** accepted under reservation of all immutable and natural rights *nunc pro tunc* <u>without prejudice</u> whether expressed or not, <u>and</u> upon full disclosure of any and all perils involved with the so named "Smart Grid" and any of its components, <u>and</u> upon a point-by-point rebuttal of the attached affidavit, to which you attach certified factual evidence sworn to be true.

If the Respondent/Libellee should fail to meet the requirements as defined in the section *Insufficiency of Response*, it shall constitute your full agreement with the following contractual terms in all jurisdictions:

 "Smart Grid" components, and or so named "smart meters", "advanced meters", "AMI" and or Trespassing Technology (as defined herein), must not be installed at or near the private dwelling and or workplace of the Claimant/Libellant:

c/o 162 Northwest 207th Avenue	, Pembroke Pines	, Florida
[Claimant/Libellant physical address]	[city]	[state]

- The Claimant/Libellant consents to only (an) analog meter(s), with no digital components, no switching mode power supply, no data recorder and no transmitter. Any other meter type does constitute Trespassing Technology and does cause harm.
- 3. In a case where Trespassing Technology has already been installed without express consent, the original service contract between the utility and the account holder is deemed to have been breached, and therefore offending parties involved are subject to lawful remedies for breach of that contract.
- Respondents/Libellees accept full liability for any and all harm or loss caused by Trespassing Technology, for which remedy may be sought according to tort law, criminal law, strict liability, negligence and or ultrahazardous activity.
- 5. "Smart Grid" components, and or so named "smart meters", "advanced meters" and or Trespassing Technology, if already installed at or near the private dwelling and or workplace of the Claimant/Libellant, <u>must be removed within 7 days</u> of the date of Binding Administrative Judgment as defined herein.
- 6. "Smart Grid" components, and or so named "smart meters", "advanced meters", and or Trespassing Technology, if already installed, and not removed within 7 days of the date of Binding Administrative Judgment as defined herein, may be removed by others, and the cost of removal shall be charged to Respondents/Libellees.
- 7. <u>Utility service shall not be altered nor discontinued</u> without specific written instruction from the Claimant/Libellant directing the utility to take such action.
- 8. In the case of a "smart meter", "advanced meter", and or Trespassing Technology changed back to a previously authorized analog meter prior to receiving this notice, utility service shall not be altered or discontinued.
- 9. <u>No additional fees may be charged</u> to the Claimant/Libellant for not receiving a so named "smart meter", "advanced meter", and or Trespassing Technology.
- 10. A fee schedule of <u>nine thousand</u> (\$9.000) United States Dollars [daily liability - written long form] [daily liability - short] per day for any Tresspassing Technology installed near the Claimant/Libellant's private dwelling and or workplace, shall be due and payable from the Respondent/Libellee to the Claimant/Libellant, or to another recipient or organization if specified in writing by the Claimant/Libellant.
- 11. In the case of failure to pay any fees within thirty days of presentment of a True Bill, you agree to a lien against you, subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and or commercial remedies.
- 12. Aiding and abetting the implementation of so named "Smart Grid", and or so named "smart meters", "advanced meters", and or any other Trespassing Technology is an act of Treason for those under oath to the United States Constitution.

NOTICE

RESPONSE MUST BE BY THE EFFECTIVE DATE, WHICH IS FOURTEEN (14) DAYS FROM THE POSTMARK DATE OF THIS CONTRACT.

RESPONSE MUST BE TO THE POSTAL LOCATIONS OF THE TWO WITNESSES:



ABATEMENT OF ERRORS AND OMISSIONS

If the Respondents/Libellees its co-parties and officers discover any errors or omissions, legal or otherwise, in or related to this instrument, said agents, officers and co-parties are required to notice the Claimant/Libellant at the required postal location(s), by Registered or Certified Mail, with a point-by-point description of any such errors and omissions or defects for correction within three (3) days of receiving this Notice, or forever admit the lawful execution of this Notice as a matter of the public record.

If additional time is required for responding, a request must be received by the Claimant/Libellant in the prescribed form at the postal locations herein within the three (3) days allotted or be forever barred from contest under the doctrine or maxim of Collateral Estoppel.

TRESPASS UPON PRIVATE CONTRACT

Any collateral attack on this Contract is in bad faith and is a criminal trespass.

AGREEMENT AND WAIVER OF RIGHTS

If the Respondents/Libellees agree with all of the statements herein, a response is not necessary.

If Respondents/Libellees choose to remain silent, Respondents/Libellees agree and accept all of the terms, statements and provisions herein as their complete understanding and agreement with Claimant/Libellant and their waiver of any and all immunities, rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time.

Tacit Agreement

Respondents/Libellees may admit to all statements and claims in this Notice which comprises a binding contract by simply remaining silent.

Statute Staple

This Contract is instantly self-executing upon issuance due to the failure by Respondents/Libellees to respond or perform as defined above. Respondents/Libellees agree to be bound by all of the terms of the Contract commencing on the date of default.

Confession of Judgment - Binding Administrative Judgment

The Respondents/Libellees are entitled to a Notice of Default. In consideration, Respondents/Libellees agrees to accept a Notice of Default as Binding Administrative Judgment ("Judgment") certifying Respondents/Libellees agreement with all terms, statements, facts and provisions in the Contract. Since Judgment is issued when a party waives the right to respond, <u>all parties to this Agreement agree to be</u> bound in perpetuity by any and all such Judgments which may be issued regarding the Contract.

The Respondents/Libellees cannot directly or indirectly seek recoupment of losses incurred, due to any terms of this Contract, from their customers or constituents. <u>Any Respondent/Libellee will be absolved of all liability, including all outstanding amounts billed, when all Trespassing Technology is removed from the service area or constituency, as the case may be, of that Respondent/Libellee.</u>

CONCLUSION

The Respondents/Libellees have been served this notice, including but not limited to the enclosed Exhibits, Affidavit and Bill of Lading, all of which constitute full disclosure of the so named "Smart Grid" agenda as of the date of this notice. This notice in full will be made available to anyone who chooses to use it in a subsequent claim regarding Trespassing Technology and any effect thereof, directly or indirectly causing harm of any kind to anyone or anything.

Respectfully, govern yourself accordingly.

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent As Above so below It is written, "If they refuse to take the cup at thine hand to drinke, then shalt thou say vnto them, Thus saith the Lord of hosts, Yee shall certainely drinke." "Thy kingdome come, Thy will be done in earth, as it is in heauen."

I, Jose Daniel Camargo _____, herein "Claimant/Libellant," do herewith affirm and declare

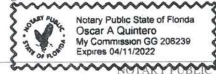
under my unlimited commercial liability that I am competent and of lawful age to state the matters set forth herein, that they are true, correct, complete, not intended to be misleading, they are admissible as evidence, and in accordance with my best firsthand knowledge, understanding and belief.

All rights reserved without prejudice

Dated this 17 day of February	in the Year Two Thousand NINE EEN.
[day] [month - written]	A [year-written]
Jose Daniel Camargo	Karlentapress.
Claimant/Libellant [print]	- lautographi - lautographi
Auro	Compone
Witness #1 [lutograph]	Witness #2 [autograph]

On this, the <u>17</u> day of <u>Febrer</u>, 20<u>19</u>, before me, the undersigned notary public, appeared <u>Jose Peniel Corrego</u>, known to me (or satisfactorily proven) to be the one whose name is subscribed to the within instrument, and acknowledged execution of the same for the purposes therein contained.

In witness hereof, I hereunto set my hand and official seal.



My Commission Expires: April 11,20



The smart meter is a new tool that gives you more information, control and convenience.

About Energy

Safety

Smart meters are digital devices that measure your electricity use via a secure wireless network. In combination with other technologies in the smart grid, smart meters make it possible for FPL to deliver a variety of benefits to you and all customers, including better reliability and more information and control over your energy bills.

Learn more about smart meters

About FPL

Rates and Your Bill

News

Company Energy My Way Ensuring Reliability Careers Clean Energy Environment Solar Community Smart Meters Donate to Care To Share® Power Disturbances

Partner Resources

Supplier Home and Login PIC Login Fuel Portal **Building and Construction** Land Use Assist Agency Login WebTAXI Login



AFFIDAVIT

- I, Jose Daniel Camargo _____, hereinafter "Affirmant", does solemnly affirm, declare and state as follows:
- 1. Affirmant is competent to state the matters set forth herein.
- 2. Affirmant has knowledge of the facts stated herein.
- 3. All the facts herein are true, correct, complete and admissible as evidence, and if called upon as a witness, Affirmant will testify to their veracity.

Plain Statement of Facts

- 4. Many utilities are installing or have installed so named "smart" or "advanced" digital utility meters and related network technologies which
 - a. can record and transmit data for the purpose of surveillance of personal activities in the private dwellings and or workplaces of all utility customers without disclosure or consent;
 - b. do unlawfully emit high-energy density pulsed microwave frequencies harmful to biological organisms and or emit waste electricity in the form of voltage transients (aka "dirty electricity") also harmful to biological organisms; and
 - c. have been demonstrated to cause fires, cause hacking vulnerability, and facilitate erroneously high customer utility bills.

This technology is referred to collectively as "Trespassing Technology".

- The Trespassing Technology is designed with the explicit capability and intention to extract information from within private dwellings and or workplaces, about specific appliance usage details and other data pertaining to activities of the living occupants.
 - a. A U.S. Congressional Research report entitled "Smart Meter Data: Privacy and Cybersecurity" (February 3, 2012) states, "With smart meters, police will have access to data that might be used to track residents' daily lives and routines while in their homes, including their eating, sleeping, and showering habits, what appliances they use and when, and whether they prefer the television to the treadmill, among a host of other details."
 - b. A senior official with the National Association of Regulatory Utility Commissioners (NARUC) admitted in an interview with Politico.com (January 1, 2015), "I think the data [of in-home activities, harvested via so named "smart meters"] is going to be worth a lot more than the commodity that's being consumed [electricity] to generate the data."
 - c. In 2016, a major "smart" meter data aggregator with, Onzo Ltd (UK), released a marketing video which stated, "We use this characterized profile to give the utility... the ability to monetize their customer data by providing a direct link to appropriate third-party organizations based on the customer's identified character."
- 6. The express consent of the living occupants is not being attained, as required under the 4th Amendment of United States Constitution. The Trespassing Technology therefore is in direct contravention of the Constitutional privacy rights of the living occupants within their own private dwellings and or workplaces.
- 7. The Trespassing Technology and related infrastructure is either mounted on or is adjacent to private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent.
- Living occupants in private dwellings and or workplaces are not being justly compensated, nor consulted, nor even informed, of their private property being utilized as a relay station for the networks related to the Trespassing Technology.
- 9. The Trespassing Technology creates a previously non-existent vulnerability and diminishes private dwelling and or workplace security by functioning as an unsecured wireless digital gateway into the private dwelling and or workplace. The living men and women occupying the private dwelling and or workplace become subject to whatever the desires of a utility, government, or hacker who wishes to remotely interrupt or control the supply of energy to appliance(s) within the private dwelling and or workplace, or to the entire private dwelling and or workplace itself. Unauthorized access, and all of its consequences, become fully the liability of the utility for the unauthorized installation and all resulting harm, damage, injury and loss of rights.

- 10. The Trespassing Technology can create measurable voltage transients, also known as dirty electricity, on existing electrical wiring, at levels that are harmful and damaging to all biological organisms. This also causes systemic inaccuracies in billing, resulting in electricity customers paying unjust amounts for unused, or wasted, energy. As a result of wasted energy caused by voltage transients due to Trespassing Technology, ground voltage has also been measured to be increased in areas where Trespassing Technology is deployed. This is also harmful and damaging to all biological organisms.
- 11. The Trespassing Technology can cause home fires, which have already resulted in deaths of men and women, in Vacaville (California), Dallas (Texas) and Reno (Nevada).
- 12. Due to fire and safety risks, PECO ENERGY CO (Pennsylvania) announced removal of 96,000 so named "smart meters" in 2012; the PROVINCE OF SASKATCHEWAN (Canada) announced removal of all of their 105,000 so named "smart meters" in 2014; PORTLAND GENERAL ELECTRIC (Oregon) announced removal of 70,000 so named "smart meters" in 2014; and the CITY OF LAKELAND (Florida) announced removal of more than 10,000 so named "smart meters" in 2014. In 2015, thousands of so named "smart meters" simultaneously exploded in Stockton (California).
- 13. The Trespassing Technology causes undesirable interference with other devices. (The FCC requires all equipment under Part 15 to cause no harmful interference, and to accept all interference received.)
- 14. The Trespassing Technology has caused disruptive interference that has resulted in injuries to living occupants including, but not limited to, men and women with medical implants, and the interference has not yet been mitigated in any meaningful way, as of this writing. Factual notice of harm caused by the emissions from the Trespassing Technology has been abundantly given to power companies, and the violations continue deliberately, and intentionally.
- 15. The Trespassing Technology transmits pulsed microwave radiation into and throughout private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent. According to a vast body of published science, microwave radiation is proven to be harmful and damaging to all biological organisms, down to the cellular and molecular level, at relatively low power densities. Electromagnetic frequencies, when emitted from microwaves and x-ray machines, are shielded from human contact. Even cell phone manuals state a required separation between one's body and the device. Trespassing Technology has been measured to emit pulsed radiation between hundreds and tens of thousands of times greater intensity than cell phones, and as direct result, there are at least thousands of reports of individuals suffering functional impairment and or illness since the installation of Trespassing Technology where they live. Because Trespassing Technology is known to emit radiation without any warnings and without any shielding, this exposes all occupants to undisclosed electromagnetic radiation emissions and puts them in tangible and high risk of harm and injury.
- 16. Industry claims that the Trespassing Technology is "safe" or "harmless" are false and misleading; and are based on training, propaganda techniques, and the time-averaging of pulsed emissions, rather than the emission values of the pulses. Such claims of industry are not based on science. In addition, the problem of harm from voltage transients remains, significantly, unaddressed by power companies. Several thousand scientific studies have concluded there are biological effects from exposure to electromagnetic frequencies at power densities lower than is emitted by the Trespassing Technology. Claims by power company and government employees that the Trespassing Technology is harmless, are self-serving and fraudulent.
- 17. A significant number of government agencies have released statements confirming that agencies such as the US Federal Communications Commission (FCC), Health Canada and the International Commission on Non-Ionizing Radiation (ICNIRP) have "safety" guidelines for microwave radiation exposure which are insufficient for functioning as a guideline, because they are based solely on thermal effect, and do not take into account any of the body of several thousand published, peer-reviewed scientific studies showing harmful non-thermal effects. These include, but are not limited to:
 - a. <u>Environmental Protection Agency (EPA), 1993</u>: The FCC's exposure standards are "seriously flawed." (Official comments to the FCC on guidelines for evaluation of electromagnetic effects of radio frequency radiation, FCC Docket ET 93-62, November 9, 1993.)
 - b. Food and Drug Administration (FDA), 1993: "FCC rules do not address the issue of long-term, chronic exposure to RF fields." (Comments of the FDA to the FCC, November 10, 1993.)
 - National Institute for Occupational Safety and Health (NIOSH), 1994: The FCC's standard is inadequate because it "is based on only one dominant mechanism — adverse health effects caused by body heating." (Comments of NIOSH to the FCC, January 11, 1994.)

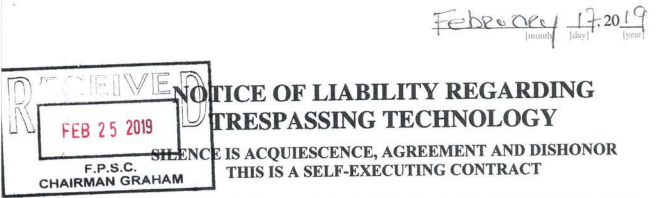
- d. <u>Amateur Radio Relay League Bio-Effects Committee, 1994</u>: "The FCC's standard does not protect against non-thermal effects." (Comments of the ARRL Bio-Effects Committee to the FCC, January 7, 1994.)
- e. <u>Environmental Protection Agency (EPA), 2002</u>: Norbert Hankin of the EPA's Office of Air and Radiation, Center for Science and Risk Assessment, Radiation Protection Division, wrote: "The FCC's current [radio frequency/microwave] exposure guidelines, as well as those of the Institute of Electrical and Electronics Engineers (IEEE) and the International Commission on Non-ionizing Radiation Protection, are thermally based, and do not apply to chronic, non-thermal exposure situations.... The generalization by many that the guidelines protect human beings from harm by any or all mechanisms is not justified.... There are reports that suggest that potentially adverse health effects, such as cancer, may occur.... Federal health and safety agencies have not yet developed policies concerning possible risk from longterm, non-thermal exposures."
- f. <u>The U.S. Department of Interior, 2014</u>: "Study results have documented [bird] nest and site abandonment, plumage deterioration, locomotion problems, reduced survivorship, and death.... The electromagnetic radiation standards used by the Federal Communications Commission (FCC) continue to be based on thermal heating, a criterion now nearly 30 years out of date and inapplicable today."
- 18. In the FCC's mission statement, there is no indication whatsoever of any jurisdiction or mandated protection of men, women, and children for biological and medical harm caused by radiofrequencies.

Please note that terms not otherwise defined herein shall have the meanings ascribed to such terms in the Notice and Demand to which this Affidavit is attached.

I,	Jose Daniel Camargo	, Affirmant, a man	, upon my ful	l unlimited comme	ercial liability, do
	[Claimant/Affirmant name]	[man or woman			
	CC 1 (1 (T 1) 1 (1	1 1001 1 1 1 1			

affirm and say that I have read the above Affidavit and do know the contents to the very best of my knowledge to be true, correct, complete, and not misleading; the truth, the whole truth, and nothing but the truth.

IN WITNESS WHEREOF, autographed at Min	ami FLorida
on the $\frac{17}{[day]}$ day of $\frac{1}{10000000000000000000000000000000000$	Year Two Thousand and Hiver-written]
Claimant/Affirmant [print]	ts Reserved Colling Oberney,
c/o <u>162 Northwest 207th Avenue</u> [Claimant/Affirmant mailing address]	Pembroke Pines , Florida V
Witness #1 [altograph]	Witness #2 [autograph]
STATE OF Florida)	
COUNTY OF Micmi-Dade) SS:	
Before me, the undersigned notary public, this who being duly sworn according to law, depose	day, appeared Jose Doniel Canalgo, to me known, es the preceding.
Subscribed and sworn to before me this $\underbrace{\mathbf{P}}_{\mathbf{P}}$	day of February, 20 the Notary Public State of Florida Oscar A Quintero My Commission GG 206239 Expires 04/11/2022
	My Commission Expires: A251 11, 2022
	wy commission Express



Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent

To:

1.	Eric Silagy	acting as <u>CEO</u>	
	[Respondent #1 name] of FLORIDA POWER AND	[iiite]	and as the man
	[organization - UPPERCASE]		[man or woman]
2.	Art Graham	acting as Chair	
	[Respondent #2 name]	[title]	4 40 5.5.4
	of FLORIDA PUBLIC SERV	VICE COMMISSION	and as the man
	[organization - UPPERCASE]		[man or woman]
3.	Ron DeSantis	acting as Governor	
	[Respondent #3 name]	[title]	
	of STATE OF FLORIDA		and as the man
	[organization - UPPERCASE]		[man or woman]
4.	Jose Javier Rodriguez	acting as Senator	
	[Respondent #4 name]	[iitle]	
	of THE FLORIDA STATE S	SENATE	and as the man
	[organization - UPPERCASE]		[man or woman]
	Yet to be named acti	ng as role of those yet to be nan	ned and as the man/woman

From:

Claudia Sofia Zabini , sui juris, a woman , hereby claiming all rights nunc pro tunc [Claimant/Libellant name]

Hereinafter: Claimant/Libellant

NOTICE TO RESPONDENTS / LIBELLEES

IT IS NOT MY INTENTION TO HARASS, INTIMIDATE, OFFEND, CONSPIRE, BLACKMAIL, COERCE, OR CAUSE ANXIETY, ALARM OR DISTRESS. THIS DOCUMENT AND ATTACHMENTS ARE PRESENTED WITH HONORABLE AND PEACEFUL INTENTIONS, AND ARE EXPRESSLY FOR YOUR BENEFIT TO PROVIDE YOU WITH DUE PROCESS AND A GOOD FAITH OPPORTUNITY TO STATE A VERIFIED CLAIM.

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PREAMBLE

NOTICE

Daniel Chap IV verse 17

This matter is by the decree of the watchers, and the demaund by the word of the Holy ones: to the intent that the liuing may know, that the most High ruleth in the kingdome of men, and giveth it to whomsoeuer hee will, and setteth vp ouer it the basest of men.

WHEREAS, it appears there is a global agenda to implement a so named "Smart Grid"; and

WHEREAS, it appears the said agenda is being, or is to be implemented, in the landmass commonly known as

Florida and or STATE OF FLORIDA ; and [state - common name, e.g. "Michigan"]

WHEREAS, it appears that there is an agenda of false information regarding privacy, cost, safety, health, security, billing modifications and other various concerns or considerations, due to the direct or indirect effects of the so named "Smart Grid" and or its components, including but not limited to the so named "smart meters", "advanced meters", non-transmitting digital meters and or related technologies with capabilities of emitting microwave frequencies and or transmitting detailed data of in-home activities relating to consumption of electrical, and or water, and or gas (components collectively referred to as "Trespassing Technology"); and

WHEREAS, it appears the agenda of false information is being utilized to deceive unsuspecting utility owners/employees, government officials, lawmakers, public health officials, et al., or alternatively give plausible deniability to utility owners/employees, government officials, lawmakers, public health officials, et al that appear to be complicit with and or actively participating in the said "Smart Grid" agenda; and

WHEREAS, it appears that implementation of the so named "Smart Grid" and or some of its components, including but not limited to "smart meters" and or "advanced meters" do in fact cause harm of various kinds; and

WHEREAS, it appears some or all of the various forms of harm caused by the implementation of the so named "Smart Grid" and or its various components, can be considered a tort and are compensable by law; and

WHEREAS, it appears there is no bond of record in existence, nor any source of indemnification regarding the so named "Smart Grid" and its various effects that may be considered as causing harm of various kinds; and

WHEREAS, a person with full knowledge of a potential harm, whether caused directly by the person or not, and that person is endowed the ability and or duty to act upon the said knowledge in a way to avoid or otherwise mitigate the potential harm, and fails to do said actions, is liable for the inevitable harm caused, and or may be found negligent where there is a duty of care; and

WHEREAS, it is a **fundamental principle of law** that nobody is above the law including, but not limited to, all government actors. The government immunity clause **only** applies to government actors when they are performing their actions of their office defined by their office **in good faith** and that the UNITED STATES SUPREME COURT has made a ruling regarding public officials being held liable for actions done or failure to perform required actions, in the case of

MILLBROOK v. UNITED STATES () 477 Fed. Appx. 4.

THEREFORE I, <u>Claudia Sofia Zabini</u>, Claimant/Libellant, do hereby issue and serve by

delivery, this instant contractual NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY to the above named and unnamed Respondents/Libellees as the situation requires.

SITUS

Governing Law

This instant Contract, (hereinafter the "Contract"), initiated by Respondents/Libellees (*SEE EXHIBIT*), is created pursuant to the signatories' right of contract. You agree that no claim of interest in the Contract shall be assumed other than as expressly represented hereunder, and that the Contract shall be governed by and construed exclusively in accordance with the agreement of the parties as expressly stated hereunder. You agree that all words in this Contract are as the Claimant/Libellant understands them.

Restriction of Jurisdiction

Other than as expressly represented herein, you agree that no section of the Contract shall be assumed to constitute a voluntary election by any of the parties thereto to submit the Contract or the said parties to any venue of law, jurisdiction, court or tribunal, other than the agreement of the parties as stated hereunder. You agree that the Contract shall not be deemed to be subject to the laws of the Federal Government, any State, political subdivision thereof, or any other legal fiction, procedural phantom, political construct, or any other jurisdiction, real or imagined, unless such election is voluntarily made in writing by the Claimant/Libellant or his/her agent(s). You agree that no person(s) shall have any authority to control any decision regarding the Contract; no powers, interest or authority to amend, alter, modify or terminate the Contract are granted to any party, person, individual, agency, court or entity, real or imagined, other than as expressly represented hereunder, and no such powers, interest or authority shall be assumed; all such powers, interest and authority being expressly prohibited hereunder. You agree that any representation by any party, person, individual, agency, court or imagined, that any such powers, interest or authority exists shall be deemed a confession by the representing party/entity to joining the contract pursuant to the terms herein (see *Joining the Contract*) for which the Joinder Fee has been established herein at Ten Million United States Dollars per each such event.

Joining the Contract

It is agreed that a joinder fee shall be established in the amount of **Ten Million United States Dollars per each action, of a party not named herein**, which attempts to impair this Contract or stultify any of the parties thereto; and that this fee shall be due from said party. It is agreed that any party that fails to timely pay a *True Bill* agrees to a right of lien having been created and perfected against that party.

GUARANTEES & WAIVER OF BENEFITS

Guarantees for this instant action are the 1611 King James Bible, The Coronation Oath of Elizabeth Alexandra Mary: Windsor, the United States Constitution, The Bill of Rights, Constitutional Oaths of Office, The Common Law and Law Merchant, the Uniform Commercial Code, and case law.

The Claimant/Libellant does not claim any benefit of said Guarantees, and are included solely as a reference to the law and conduct of named and unnamed Respondents. Bible references are exclusively from the 1611 King James Bible and are used due to oaths being sworn on it specifically, rather than the so called "authorized version" which reads the same, but is 'technically' different when written due to the spellings. The use of Bible references in this instant action are for jurisdictional purposes, and no adherence or non-adherence to any organized religious group, including but not limited to registered corporate organizations, on the part of the Claimant/Libellant may be assumed.

PLAIN STATEMENT OF FACTS

- 1. The Common Law is the highest jurisdiction of man made law and jurisprudence for the men and women sojourning on the landmass commonly referred to as the United States of America with the exception of the landmass commonly called Louisiana, which has Civil Law.
- 2. The Law Merchant is tied to the Common Law and is the highest jurisdiction of man made law for the men and women sojourning on the landmass commonly referred to as the United States of America concerning commerce and associated contracts, bills, commercial instruments, jurisprudence et al.
- 3. The Uniform Commercial Code is a code accepted or partially accepted by agreement of the various States regarding commercial contracts, commercial instruments, transactions, et al.
- 4. The United States Constitution is the supreme contract for the men and women sojourning on the landmass commonly referred to as the United States of America.
- 5. The Common Law reflects the Laws as recorded in the group of books commonly referred to as The Holy Bible and is verified by Sir William Blackstone in his published *Commentaries* which were instrumental to the founding Fathers in the framing and establishing of American jurisprudence.
- 6. The past and present so called Monarchs of Great Britain must swear a corporeal oath and thereby contract to uphold and defend the laws as recorded in the letters patent 1611 King James Bible as well as the Common Law.
- 7. There are references to a higher jurisdiction in the Declaration of Independence, including but not limited to; The Laws of Nature and of Nature's God,...endowed by their Creator with certain unalienable Rights,...appealing to the Supreme Judge of the world for the rectitude of our intentions,...with a firm reliance on the protection of Divine Providence.
- The Oaths of Office are clear regarding the adherence to the Constitution.
 Article II, Sec. 1, last clause: The President promises to "preserve, protect and defend the Constitution".
 Article VI, last clause: All other federal and State officers and judges promise to
- 9. For any Respondent/Libellee who has sworn an oath of office to support and or defend the United States Constitution, <u>the Claimant/Libellant hereby accepts that oath of office</u>.

Numbers Chap XXX verses 1-2

"support" the Constitution.

¹And Moses spake vnto the heads of the tribes, concerning the children of Israel, saying, This *is* the thing which the LORD hath commanded. ²If a man vowe a vow unto the LORD, or sweare an oathe to bind his soule with a bond: he shall not breake his word, hee shall doe according to all that proceedeth out of his mouth.

Leuiticus Chap V verses 3-5

³Or if he touch the vncleannesse of man, whatsoeuer vncleannesse it be that a man shalbe defiled withall, a nd *it* be hid from him; when he knoweth *of it*, then he shalbe guilty. ⁴Or if a soul sweare, pronouncing with his lips to do euill, or to do good, whatsoeuer it be that a man shall pronounce with an oath, and *it* be hid from him; when he knoweth *of it*, then he shalbe guilty in one of these. ⁵And it shalbe, when he shalbe guiltie in one of these things, that he shall confesse that hee hath sinned in that thing.

10. When Congress makes a law which is outside the scope of its enumerated powers, it is no "law" at all, but is void; and American men and women have no obligation to comply. Alexander Hamilton says this repeatedly in The Federalist Papers. Here are a few examples:

"...If the federal government should overpass the just bounds of its authority and make a tyrannical use of its powers, the people, whose creature it is, must appeal to the standard they have formed, and take such measures to redress the injury done to the Constitution as the exigency may suggest and prudence justify..." (Federalist No. 33, 5th para). [emphasis added]

"...acts of ... [the federal government] which are NOT PURSUANT to its constitutional powers ... will [not] become the supreme law of the land. These will be merely acts of usurpation, and will deserve to be treated as such..." (Federalist No. 33, 6th para). [emphasis added]

"...every act of a delegated authority, contrary to the tenor of the commission under which it is exercised, *is void*. No legislative act ...contrary to the Constitution can be valid. To deny this, would be to affirm ... that men ... may do not only what their powers do not authorize, but what they forbid." (Federalist No. 78, 10th para). [emphasis added]

11. Trespassing Technology does harvest data about the activities of men and women in private dwellings without their consent. In January 2015, it was stated by Miles Keogh, a director of the National Association of Regulatory Utility Commissioners, that:

"I think the data [from "smart" meters] is going to be worth a lot more than the commodity that's being consumed to generate the data."

(Originally published at http://www.politico.com/story/2015/01/energy-electricity-data-use-113901)

12. When it is proven, by tacit agreement or otherwise, that Trespassing Technology, being implemented worldwide, originates from outside the republic of the United States of America; and or proven tacitly or otherwise that the "smart grid" agenda is an assault on the men, women and children of the Republic, their real and other properties, wild and domestic livestock, pollinating insects which affect agriculture/food supply, right of privacy, wellbeing, liberty, or right to equitable contracts; and or proven tacitly or otherwise that any Trespassing Technology or the various "legal" actions used to implement it are contrary to, and a collateral or direct attack upon, the United States Constitution, there may be grounds for a Grand Jury indictment for treason, to wit:

U.S. Constitution, Article III Section 3

Treason shall consist only in levying War against them, <u>or</u> in adhering to their Enemies, giving them Aid and Comfort. No Person shall be convicted of Treason unless on the <u>Testimony of two Witnesses</u> to the same overt Act, or on Confession in open Court. The Congress shall have Power to declare the Punishment of Treason, but no Attainder of Treason shall work Corruption of Blood, or Forfeiture except during the Life of the Person attainted. [emphasis added]

Deuteronomie Chap XVII verse 6

At the mouth of **two witnesses**, or three **witnesses**, shall he that is worthy of death, be put to death: *but* at the mouth of one witnesse he shall not bee put to death.

Deuteronomie Chap XIX verse 15

One witnesse shall not rise vp against a man for any iniquitie, or for any sinne, in any sinne that he sinneth: at the mouth of **two witnesses**, or at the mouth of three witnesses, shall the matter be stablished.

S. Matthew Chap XVIII verse 16

But if he will not heare thee, then take with thee one or two more, that in the mouth of **two** or three **witnesses** every word may be established.

II. Corinthians Chap XIII verse 1

This *is* the third *time* I am comming to you: in the mouth of **two** or three **witnesses** shal every word be established.

To the Hebrewes Chap X verse 28

Hee that despised Moses Lawe, died without mercy, vnder two or three witnesses. [emphasis added on each item above]

U.S. Constitution, Amendment IV

The **right** of the people to be secure in their persons, **houses**, papers, and effects, **against unreasonable searches and seizures**, **shall not be violated**, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized. [emphasis added]

U.S. Constitution, Amendment XIV Section 1.

All persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

18 U.S. Code § 2382 - Misprision of treason

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both. [emphasis added]

CONDITIONAL ACCEPTANCE OF OFFERS TO CONTRACT

Point of Law

All contracts commence with an offer and only become binding upon acceptance. See: <u>Farnsworth</u> on <u>Contracts</u>, ©2004 by E. Allen Farnsworth, Third Edition, Aspen Publishers, ISBN: 9780735541429 (vol.1).

Binding Contract

This International Commercial Claim/Lien Within the Admiralty Private Agreement and Disclosures, Notice of Liability, with all attachments comprises a **binding contract** between Respondents/Libellees and the Claimant/Libellant for the purpose of establishing the honorable terms of the seller/buyer relationship you proposed, and eliminating faulty assumptions. It is referred to herein as the "Contract" although it is an inland claim which, when perfected, will constitute a lien against the parties as described hereunder. The terms "you," "your," and "yours" refer to each Respondent named and additional yet to be named respondents in the Contract individually and collectively. This Contract supersedes any and all previous agreements, whether expressed or tacit, between the parties.

Agreement & Waiver of Rights

If you agree with all of the terms of the Contract, you need not respond. Your silence will constitute your agreement and acceptance of all of the terms, statements and provisions hereunder as your complete understanding and agreement with the Claimant/Libellant and your waiver of any and all rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time. You agree that your agreement, having been granted knowingly, voluntarily and with full disclosure, settles all matters finally and forever, and cannot be withdrawn.

Disagreement & Failure to Respond

You may disagree with any of the terms of the Contract by stating a verified claim with particularity (see *Stating a Claim* below). You and the Claimant/Libellant agree that a response which is *not* verified, or a response from a third party agent lacking first-hand knowledge of the facts, will constitute your "failure to respond" as defined herein. If you fail to respond or state a claim by the indicated *Effective Date*, the Contract will become **binding** and fully enforceable in the admiralty venue as a maritime lien subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and/or commercial remedies.

Offer of Immunity-Stating a Claim

You may avoid all liability and obligations under this Contract by simply responding no later than the *Effective Date* with a verified statement that proves any claim you feel you may have against the Claimant/Libellant or Claimant/Libellant's interests. The statement must be sworn to be true under penalty of perjury and supported by certified factual evidence and verified proof.

Alternatively, you may respond with a point-by-point rebuttal of the Contract sworn to be true, to which you attach certified factual evidence. In the event you decline this good faith Offer of Immunity, you agree with all terms, facts, statements and provisions in this Contract and your obligations hereunder.

Administrative Remedy Under Verified Seal

The Contract constitutes the Claimant/Libellant's administrative remedy pursuant to your offer(s) "to exchange electricity meters". If you fail to respond, or fail to state a verified superior claim by the *Effective Date* as described, you agree that the Claimant/Libellant has exhausted his/her administrative remedy (his/her procedure to negotiate a satisfactory mutual settlement) and has stated a claim upon which relief can be granted.

Opportunity to Exhaust Your Administrative Remedy

If you fail to state a verified claim by the *Effective Date* as described, you agree that you have failed to, and are forever barred from ("estoppel"), exhausting your administrative remedy, and therefore can never seek judicial intervention regarding the Contract now or at any time in the future.

Joining the Contract

You and the Claimant/Libellant agree that the joinder fee for any party not currently named on the Contract, seeking the privilege of joining the Contract, is hereby established at Ten Million United States Dollars per each attempt/event of impairment.

Terms of Response

As with any administrative process, you may rebut the statements and claims in the Contract by executing a <u>verified</u> response, point-by-point with evidence that is certified to be true and in affidavit form, correct and complete, to be received by Claimants no later than 5:00 PM on the *Effective Date*.

Non-performance

The terms "non-performance" and "failure to perform" are defined to mean failure to perform any obligation under this Contract on or before the *Effective Date* including, but not limited to, "failure to respond" to this Contract as that term is defined herein, failure to exhibit evidence of a superior claim upon request, purporting an unverified statement to be a claim, failure to verify a claim within twenty-four (24) hours of demand, failure to honor a pre-existing and or superior claim, and any other failure to perform an obligation under the terms and provisions of the Contract.

Failure to Respond

The term "failure to respond" means your failure by the *Effective Date* to respond to this Contract (silence) or "insufficiency of response" as that term is defined herein. You agree that failure to respond conveys your agreement with all of the terms and provisions of the Contract.

Insufficiency of Response

The terms "insufficiency of response" and "insufficient response" are defined to mean a response which is received by the *Effective Date* and which fails to rebut any of the *established* terms, provisions, statements or claims in the Contract, or offers blanket denials, unsupported rebuttals, inapposite rebuttals such as "not applicable" or equivalent statements, declarations of counsel and or other third parties who lack first-hand material factual knowledge, and or any rebuttal which lacks verification or an equivalent level of risk or fails to exhibit supportive evidence certified to be true, correct and complete under full commercial liability. You agree that any such response is deemed to be legally and lawfully insufficient to rebut the established statements in the Contract, thereby conveying your agreement with all of the terms and provisions of the Contract.

Tacit Agreement

You may admit to all statements and claims in the Contract by simply remaining silent. The parties herein agree that failure to respond or insufficiency of response as defined herein constitutes agreement with all terms, provisions, statements, facts and claims in the Contract.

qui tacet consentire videtur

"Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading..." U.S. v. Tweel, 550 F.2d 297, 299 (1977), quoting U.S. v. Prudden, 424 F.2d 1021, 1032 (1970).

"When circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation."

Fisher Controls International, Inc. v. Gibbons, 911 S.W. 2d 135 (1995).

"When a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation." Blanton v. Sherman Compress Co., 256 S.W. 2d 884 (1953).

Silence activates estoppel, pursuant to Carmine v. Bowen, 64 A. 932.

UCC Section 2--201. Formal Requirements; Statute of Frauds.

(1) Except as otherwise provided in this section a contract for the sale of goods for the price of \$500 or more is not enforceable by way of action or defense unless there is some writing sufficient to indicate that a contract for sale has been made between the parties and signed by the party against whom enforcement is sought or by his authorized agent or broker....

(2) Between merchants if within a reasonable time a writing in confirmation of the contract and sufficient against the sender is received and the party receiving it has reason to know its contents... it satisfies the requirements of subsection (1) against such party unless written notice of <u>objection to its contents</u> is given within <u>ten days</u> after it is received. [emphasis added]

Conditional Acceptance

The offer(s) from Respondent(s) to install a so named "smart meter", "advanced meter" or any other name to describe one or more components of the so called "Smart Grid" at or near the private dwelling and or workplace of the Claimant/Libellant, is the commencement of a contract negotiation, or meeting of the minds. The contract becomes binding upon **unconditional** acceptance or performance.

Performance and Acceptance of Offer to Contract under Reservation of Rights

The Claimant/Libellant reserves the right not to be compelled to perform under any contractual agreement that has not been **fully disclosed** in the prescribed form as herein <u>claimed</u>.

Terms of Conditional Acceptance

I, <u>Claudia Sofia Zabini</u>, Claimant/Libellant, hereby notices Respondents/Libellees that

your offer to contract is formally **conditionally** accepted under reservation of all immutable and natural rights *nunc pro tunc* <u>without prejudice</u> whether expressed or not, <u>and</u> upon full disclosure of any and all perils involved with the so named "Smart Grid" and any of its components, <u>and</u> upon a point-by-point rebuttal of the attached affidavit, to which you attach certified factual evidence sworn to be true.

If the Respondent/Libellee should fail to meet the requirements as defined in the section *Insufficiency of Response*, it shall constitute your full agreement with the following contractual terms in all jurisdictions:

1. "Smart Grid" components, and or so named "smart meters", "advanced meters", "AMI" and or Trespassing Technology (as defined herein), must not be installed at or near the private dwelling and or workplace of the Claimant/Libellant:

c/o 1528 Brickell Avenue Apt. 211	, Miami	, Florida
[Claimant/Libellant physical address]	[city]	[state]

- The Claimant/Libellant consents to only (an) analog meter(s), with no digital components, no switching mode power supply, no data recorder and no transmitter. Any other meter type does constitute Trespassing Technology and does cause harm.
- 3. In a case where Trespassing Technology has already been installed without express consent, the original service contract between the utility and the account holder is deemed to have been breached, and therefore offending parties involved are subject to lawful remedies for breach of that contract.
- 4. Respondents/Libellees accept full liability for any and all harm or loss caused by Trespassing Technology, for which remedy may be sought according to tort law, criminal law, strict liability, negligence and or ultrahazardous activity.
- 5. "Smart Grid" components, and or so named "smart meters", "advanced meters" and or Trespassing Technology, if already installed at or near the private dwelling and or workplace of the Claimant/Libellant, <u>must be removed within 7 days</u> of the date of Binding Administrative Judgment as defined herein.
- 6. "Smart Grid" components, and or so named "smart meters", "advanced meters", and or Trespassing Technology, if already installed, and not removed within 7 days of the date of Binding Administrative Judgment as defined herein, may be removed by others, and the cost of removal shall be charged to Respondents/Libellees.
- 7. <u>Utility service shall not be altered nor discontinued</u> without specific written instruction from the Claimant/Libellant directing the utility to take such action.
- 8. In the case of a "smart meter", "advanced meter", and or Trespassing Technology changed back to a previously authorized analog meter prior to receiving this notice, utility service shall not be altered or discontinued.
- 9. <u>No additional fees may be charged</u> to the Claimant/Libellant for not receiving a so named "smart meter", "advanced meter", and or Trespassing Technology.

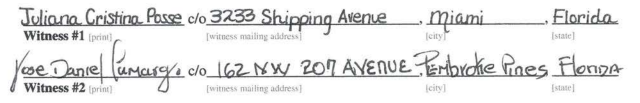
10. A fee schedule of ten thousand [daily liability - written long form] [daily liability - short] (\$10.000) United States Dollars per day for any Tresspassing Technology installed near the Claimant/Libellant's private dwelling and or workplace, shall be due and payable from the Respondent/Libellee to the Claimant/Libellant, or to another recipient or organization if specified in writing by the Claimant/Libellant.

- 11. In the case of failure to pay any fees within thirty days of presentment of a True Bill, you agree to a lien against you, subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and or commercial remedies.
- 12. Aiding and abetting the implementation of so named "Smart Grid", and or so named "smart meters", "advanced meters", and or any other Trespassing Technology is an act of Treason for those under oath to the United States Constitution.

NOTICE

RESPONSE MUST BE BY THE EFFECTIVE DATE, WHICH IS FOURTEEN (14) DAYS FROM THE POSTMARK DATE OF THIS CONTRACT.

RESPONSE MUST BE TO THE POSTAL LOCATIONS OF THE TWO WITNESSES:



ABATEMENT OF ERRORS AND OMISSIONS

If the Respondents/Libellees its co-parties and officers discover any errors or omissions, legal or otherwise, in or related to this instrument, said agents, officers and co-parties are required to notice the Claimant/Libellant at the required postal location(s), by Registered or Certified Mail, with a point-by-point description of any such errors and omissions or defects for correction within three (3) days of receiving this Notice, or forever admit the lawful execution of this Notice as a matter of the public record.

If additional time is required for responding, a request must be received by the Claimant/Libellant in the prescribed form at the postal locations herein within the three (3) days allotted or be forever barred from contest under the doctrine or maxim of Collateral Estoppel.

TRESPASS UPON PRIVATE CONTRACT

Any collateral attack on this Contract is in bad faith and is a criminal trespass.

AGREEMENT AND WAIVER OF RIGHTS

If the Respondents/Libellees agree with all of the statements herein, a response is not necessary.

If Respondents/Libellees choose to remain silent, Respondents/Libellees agree and accept all of the terms, statements and provisions herein as their complete understanding and agreement with Claimant/Libellant and their waiver of any and all immunities, rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time.

Tacit Agreement

Respondents/Libellees may admit to all statements and claims in this Notice which comprises a binding contract by simply remaining silent.

Statute Staple

This Contract is instantly self-executing upon issuance due to the failure by Respondents/Libellees to respond or perform as defined above. Respondents/Libellees agree to be bound by all of the terms of the Contract commencing on the date of default.

Confession of Judgment - Binding Administrative Judgment

The Respondents/Libellees are entitled to a Notice of Default. In consideration, Respondents/Libellees agrees to accept a Notice of Default as Binding Administrative Judgment ("Judgment") certifying Respondents/Libellees agreement with all terms, statements, facts and provisions in the Contract. Since Judgment is issued when a party waives the right to respond, all parties to this Agreement agree to be bound in perpetuity by any and all such Judgments which may be issued regarding the Contract.

The Respondents/Libellees cannot directly or indirectly seek recoupment of losses incurred, due to any terms of this Contract, from their customers or constituents. Any Respondent/Libellee will be absolved of all liability, including all outstanding amounts billed, when all Trespassing Technology is removed from the service area or constituency, as the case may be, of that **Respondent/Libellee.**

CONCLUSION

The Respondents/Libellees have been served this notice, including but not limited to the enclosed Exhibits, Affidavit and Bill of Lading, all of which constitute full disclosure of the so named "Smart Grid" agenda as of the date of this notice. This notice in full will be made available to anyone who chooses to use it in a subsequent claim regarding Trespassing Technology and any effect thereof, directly or indirectly causing harm of any kind to anyone or anything.

Respectfully, govern yourself accordingly.

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent As Above so below It is written, "If they refuse to take the cup at thine hand to drinke, then shalt thou say vnto them, Thus saith the Lord of hosts, Yee shall certainely drinke." "Thy kingdome come, Thy will be done in earth, as it is in heauen."

I, Claudia Sofia Zabini , herein "Claimant/Libellant," do herewith affirm and declare [Claimant/Libellant name]

under my unlimited commercial liability that I am competent and of lawful age to state the matters set forth herein, that they are true, correct, complete, not intended to be misleading, they are admissible as evidence, and in accordance with my best firsthand knowledge, understanding and belief.

All rights reserved without prejudice

FloridaNotaryService.com

Dated this $\frac{17}{[day]}$ day of $\frac{Febric n}{[month - written]}$ in the	e Year Two Thousand $\frac{4}{1}$	<u>Jubleen</u> .	<i>*</i>
Claudia Sofia Zabini Claimant/Libellant [print]	Cleder (fermi	
Witness #1 [autograph] -	Witness #2 [autograph]	moux	/.
On this, the <u>17</u> day of <u>February</u> appeared <u>Claudia</u> <u>Zabin</u> whose name is subscribed to the within in purposes therein contained. In witness hereof, I hereunto set my hand	astrument, and acknowled	, the undersigned no sfactorily proven) to lged execution of the	ary public, be the one same for the
INDIRA LOPEZ MY COMMISSION # FF997883 EXPIRES July 23, 2020	My Commiss 12 of 12	sion Expires:	TARY PUBLIC

AFFIDAVIT

- I, <u>Claudia Sofia Zabini</u>, hereinafter "Affirmant", does solemnly affirm, declare and state as follows: [Claimant/Affirmant name]
- 1. Affirmant is competent to state the matters set forth herein.
- 2. Affirmant has knowledge of the facts stated herein.
- 3. All the facts herein are true, correct, complete and admissible as evidence, and if called upon as a witness, Affirmant will testify to their veracity.

Plain Statement of Facts

- 4. Many utilities are installing or have installed so named "smart" or "advanced" digital utility meters and related network technologies which
 - a. can record and transmit data for the purpose of surveillance of personal activities in the private dwellings and or workplaces of all utility customers without disclosure or consent;
 - b. do unlawfully emit high-energy density pulsed microwave frequencies harmful to biological organisms and or emit waste electricity in the form of voltage transients (aka "dirty electricity") also harmful to biological organisms; and
 - c. have been demonstrated to cause fires, cause hacking vulnerability, and facilitate erroneously high customer utility bills.

This technology is referred to collectively as "Trespassing Technology".

- 5. The Trespassing Technology is designed with the explicit capability and intention to extract information from within private dwellings and or workplaces, about specific appliance usage details and other data pertaining to activities of the living occupants.
 - a. A U.S. Congressional Research report entitled "Smart Meter Data: Privacy and Cybersecurity" (February 3, 2012) states, "With smart meters, police will have access to data that might be used to track residents' daily lives and routines while in their homes, including their eating, sleeping, and showering habits, what appliances they use and when, and whether they prefer the television to the treadmill, among a host of other details."
 - b. A senior official with the National Association of Regulatory Utility Commissioners (NARUC) admitted in an interview with Politico.com (January 1, 2015), "I think the data [of in-home activities, harvested via so named "smart meters"] is going to be worth a lot more than the commodity that's being consumed [electricity] to generate the data."
 - c. In 2016, a major "smart" meter data aggregator with , Onzo Ltd (UK), released a marketing video which stated, "We use this characterized profile to give the utility... the ability to monetize their customer data by providing a direct link to appropriate third-party organizations based on the customer's identified character."
- 6. The express consent of the living occupants is not being attained, as required under the 4th Amendment of United States Constitution. The Trespassing Technology therefore is in direct contravention of the Constitutional privacy rights of the living occupants within their own private dwellings and or workplaces.
- 7. The Trespassing Technology and related infrastructure is either mounted on or is adjacent to private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent.
- 8. Living occupants in private dwellings and or workplaces are not being justly compensated, nor consulted, nor even informed, of their private property being utilized as a relay station for the networks related to the Trespassing Technology.
- 9. The Trespassing Technology creates a previously non-existent vulnerability and diminishes private dwelling and or workplace security by functioning as an unsecured wireless digital gateway into the private dwelling and or workplace. The living men and women occupying the private dwelling and or workplace become subject to whatever the desires of a utility, government, or hacker who wishes to remotely interrupt or control the supply of energy to appliance(s) within the private dwelling and or workplace, or to the entire private dwelling and or workplace itself. Unauthorized access, and all of its consequences, become fully the liability of the utility for the unauthorized installation and all resulting harm, damage, injury and loss of rights.

- 10. The Trespassing Technology can create measurable voltage transients, also known as dirty electricity, on existing electrical wiring, at levels that are harmful and damaging to all biological organisms. This also causes systemic inaccuracies in billing, resulting in electricity customers paying unjust amounts for unused, or wasted, energy. As a result of wasted energy caused by voltage transients due to Trespassing Technology, ground voltage has also been measured to be increased in areas where Trespassing Technology is deployed. This is also harmful and damaging to all biological organisms.
- 11. The Trespassing Technology can cause home fires, which have already resulted in deaths of men and women, in Vacaville (California), Dallas (Texas) and Reno (Nevada).
- 12. Due to fire and safety risks, PECO ENERGY CO (Pennsylvania) announced removal of 96,000 so named "smart meters" in 2012; the PROVINCE OF SASKATCHEWAN (Canada) announced removal of all of their 105,000 so named "smart meters" in 2014; PORTLAND GENERAL ELECTRIC (Oregon) announced removal of 70,000 so named "smart meters" in 2014; and the CITY OF LAKELAND (Florida) announced removal of more than 10,000 so named "smart meters" in 2014. In 2015, thousands of so named "smart meters" simultaneously exploded in Stockton (California).
- The Trespassing Technology causes undesirable interference with other devices. (The FCC requires all equipment under Part 15 to cause no harmful interference, and to accept all interference received.)
- 14. The Trespassing Technology has caused disruptive interference that has resulted in injuries to living occupants including, but not limited to, men and women with medical implants, and the interference has not yet been mitigated in any meaningful way, as of this writing. Factual notice of harm caused by the emissions from the Trespassing Technology has been abundantly given to power companies, and the violations continue deliberately, and intentionally.
- 15. The Trespassing Technology transmits pulsed microwave radiation into and throughout private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent. According to a vast body of published science, microwave radiation is proven to be harmful and damaging to all biological organisms, down to the cellular and molecular level, at relatively low power densities. Electromagnetic frequencies, when emitted from microwaves and x-ray machines, are shielded from human contact. Even cell phone manuals state a required separation between one's body and the device. Trespassing Technology has been measured to emit pulsed radiation between hundreds and tens of thousands of times greater intensity than cell phones, and as direct result, there are at least thousands of reports of individuals suffering functional impairment and or illness since the installation of Trespassing Technology where they live. Because Trespassing Technology is known to emit radiation without any warnings and without any shielding, this exposes all occupants to undisclosed electromagnetic radiation emissions and puts them in tangible and high risk of harm and injury.
- 16. Industry claims that the Trespassing Technology is "safe" or "harmless" are false and misleading; and are based on training, propaganda techniques, and the time-averaging of pulsed emissions, rather than the emission values of the pulses. Such claims of industry are not based on science. In addition, the problem of harm from voltage transients remains, significantly, unaddressed by power companies. Several thousand scientific studies have concluded there are biological effects from exposure to electromagnetic frequencies at power densities lower than is emitted by the Trespassing Technology. Claims by power company and government employees that the Trespassing Technology is harmless, are self-serving and fraudulent.
- 17. A significant number of government agencies have released statements confirming that agencies such as the US Federal Communications Commission (FCC), Health Canada and the International Commission on Non-Ionizing Radiation (ICNIRP) have "safety" guidelines for microwave radiation exposure which are insufficient for functioning as a guideline, because they are based solely on thermal effect, and do not take into account any of the body of several thousand published, peer-reviewed scientific studies showing harmful non-thermal effects. These include, but are not limited to:
 - <u>Environmental Protection Agency (EPA), 1993</u>: The FCC's exposure standards are "seriously flawed." (Official comments to the FCC on guidelines for evaluation of electromagnetic effects of radio frequency radiation, FCC Docket ET 93-62, November 9, 1993.)
 - b. Food and Drug Administration (FDA), 1993: "FCC rules do not address the issue of long-term, chronic exposure to RF fields." (Comments of the FDA to the FCC, November 10, 1993.)
 - c. <u>National Institute for Occupational Safety and Health (NIOSH), 1994</u>: The FCC's standard is inadequate because it "is based on only one dominant mechanism adverse health effects caused by body heating." (Comments of NIOSH to the FCC, January 11, 1994.)

- d. <u>Amateur Radio Relay League Bio-Effects Committee, 1994</u>: "The FCC's standard does not protect against non-thermal effects." (Comments of the ARRL Bio-Effects Committee to the FCC, January 7, 1994.)
- e. <u>Environmental Protection Agency (EPA), 2002</u>: Norbert Hankin of the EPA's Office of Air and Radiation, Center for Science and Risk Assessment, Radiation Protection Division, wrote: "The FCC's current [radio frequency/microwave] exposure guidelines, as well as those of the Institute of Electrical and Electronics Engineers (IEEE) and the International Commission on Non-ionizing Radiation Protection, are thermally based, and do not apply to chronic, non-thermal exposure situations.... The generalization by many that the guidelines protect human beings from harm by any or all mechanisms is not justified.... There are reports that suggest that potentially adverse health effects, such as cancer, may occur.... Federal health and safety agencies have not yet developed policies concerning possible risk from longterm, non-thermal exposures."
- f. <u>The U.S. Department of Interior, 2014</u>: "Study results have documented [bird] nest and site abandonment, plumage deterioration, locomotion problems, reduced survivorship, and death.... The electromagnetic radiation standards used by the Federal Communications Commission (FCC) continue to be based on thermal heating, a criterion now nearly 30 years out of date and inapplicable today."
- 18. In the FCC's mission statement, there is no indication whatsoever of any jurisdiction or mandated protection of men, women, and children for biological and medical harm caused by radiofrequencies.

Please note that terms not otherwise defined herein shall have the meanings ascribed to such terms in the Notice and Demand to which this Affidavit is attached.

I, Claudia Sofia Zabini	, Affirmant, a woman , u	pon my full unlimited commercial liability, do
[Claimant/Affirmant name]	[man or woman]	5 M. E
	he above Affidavit and do know the nisleading; the truth, the whole truth	e contents to the very best of my knowledge to be ath, and nothing but the truth.
		TI

IN WITNESS WHEREOF, autographed at 1912H), FIORIda
on the $1\frac{1}{[day]}$ day of $\frac{February}{[month - written]}$ in the Year Two Thousand and $\frac{N_1 Ne + ee N}{[year - written]}$.
Claudia Sofia Zabini , All Rights Reserved Claimant/Affirmant [print] , All Rights Reserved [autograph]
c/o <u>1528 Brickell Avenue Apt. 211</u> , <u>Miami</u> , <u>Florida</u> [Claimant/Affirmant mailing address] Witness #1 [autograph] Witness #2 [autograph]
Witness #1 (autograph) Witness #2 (autograph)
state of <u>Fluridg</u>) county of <u>Date</u>) ss:
Before me, the undersigned notary public, this day, appeared <u>the close Cabrup</u> , to me known, who being duly sworn according to law, deposes the preceding.
Subscribed and sworn to before me this 17 day of February , 2019. INDIRA LOPEZ MY COMMISSION # FF997883 EXPIRES July 23, 2020 FloridaMotaryService.com My Commission Expires: 2-23-20

Page 3 of 3

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			Febru	$\frac{CLTY}{[gonth]} \frac{18}{[day]}, 20 \frac{19}{[year]}$
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77	FEB 2 5 2019	[□] FRESPASSI	NG TECHNOL	OGY
CH	F.P.S.C.	ENCE IS ACQUIESCE THIS IS A SELF	NCE, AGREEMENT A -EXECUTING CONTI	ND DISHONOR RACT

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent

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1.	Eric Silagy [Respondent #1 name]	acting as <u>CEO</u>	
	of FLORIDA POWER AND LIC	GHT COMPANY	and as the man [man or woman]
2.	Art Graham [Respondent #2 name]	acting as <u>Chair</u>	
	of FLORIDA PUBLIC SERVIC	E COMMISSION	and as the
3.	Ron DeSantis [Respondent #3 name]	acting as Governor	
	of STATE OF FLORIDA [organization - UPPERCASE]		and as the
4.	Jose Javier Rodriguez. [Respondent #4 name]	acting as <u>Senator</u>	
	of <u>THE FLORIDA STATE SENA</u> [organization - UPPERCASE]	ATE	and as the
	Yet to be namedacting a	s_role of those yet to be named_	_ and as the man/woman
He	reinafter: Respondents/Libelle	es	

From:

Hernando Anthonv Posse , sui juris, a man , hereby claiming all rights nunc pro tunc [Claimant/Libellant name]

Hereinafter: Claimant/Libellant

NOTICE TO RESPONDENTS / LIBELLEES

IT IS NOT MY INTENTION TO HARASS, INTIMIDATE, OFFEND, CONSPIRE, BLACKMAIL, COERCE, OR CAUSE ANXIETY, ALARM OR DISTRESS. THIS DOCUMENT AND ATTACHMENTS ARE PRESENTED WITH HONORABLE AND PEACEFUL INTENTIONS, AND ARE EXPRESSLY FOR YOUR BENEFIT TO PROVIDE YOU WITH DUE PROCESS AND A GOOD FAITH OPPORTUNITY TO STATE A VERIFIED CLAIM.

PREAMBLE

NOTICE

Daniel Chap IV verse 17

This matter is by the decree of the watchers, and the demaund by the word of the Holy ones: to the intent that the liuing may know, that the most High ruleth in the kingdome of men, and giveth it to whomsoeuer hee will, and setteth vp ouer it the basest of men.

WHEREAS, it appears there is a global agenda to implement a so named "Smart Grid"; and

WHEREAS, it appears the said agenda is being, or is to be implemented, in the landmass commonly known as

Florida	and or STATE OF FLORIDA	; and
Islas geometrie nome e is "Michegan"]	Low Deep A. Low MALLOL MICHTERS 1	

WHEREAS, it appears that there is an agenda of false information regarding privacy, cost, safety, health, security, billing modifications and other various concerns or considerations, due to the direct or indirect effects of the so named "Smart Grid" and or its components, including but not limited to the so named "smart meters", "advanced meters", non-transmitting digital meters and or related technologies with capabilities of emitting microwave frequencies and or transmitting detailed data of in-home activities relating to consumption of electrical, and or water, and or gas (components collectively referred to as "Trespassing Technology"); and

WHEREAS, it appears the agenda of false information is being utilized to deceive unsuspecting utility owners/employees, government officials, lawmakers, public health officials, et al., or alternatively give plausible deniability to utility owners/employees, government officials, lawmakers, public health officials, et al that appear to be complicit with and or actively participating in the said "Smart Grid" agenda; and

WHEREAS, it appears that implementation of the so named "Smart Grid" and or some of its components, including but not limited to "smart meters" and or "advanced meters" do in fact cause harm of various kinds; and

WHEREAS, it appears some or all of the various forms of harm caused by the implementation of the so named "Smart Grid" and or its various components, can be considered a tort and are compensable by law; and

WHEREAS, it appears there is no bond of record in existence, nor any source of indemnification regarding the so named "Smart Grid" and its various effects that may be considered as causing harm of various kinds; and

WHEREAS, a person with full knowledge of a potential harm, whether caused directly by the person or not, and that person is endowed the ability and or duty to act upon the said knowledge in a way to avoid or otherwise mitigate the potential harm, and fails to do said actions, is liable for the inevitable harm caused, and or may be found negligent where there is a duty of care; and

WHEREAS, it is a **fundamental principle of law** that nobody is above the law including, but not limited to, all government actors. The government immunity clause **only** applies to government actors when they are performing their actions of their office defined by their office **in good faith** and that the UNITED STATES **SUPREME COURT** has made a ruling regarding public officials being held liable for actions done or failure to perform required actions, in the case of

MILLBROOK v. UNITED STATES () 477 Fed. Appx. 4.

delivery, this instant contractual **NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY** to the above named and unnamed Respondents/Libellees as the situation requires.

SITUS

Governing Law

This instant Contract, (hereinafter the "Contract"), initiated by Respondents/Libellees (*SEE EXHIBIT*), is created pursuant to the signatories' right of contract. You agree that no claim of interest in the Contract shall be assumed other than as expressly represented hereunder, and that the Contract shall be governed by and construed exclusively in accordance with the agreement of the parties as expressly stated hereunder. You agree that all words in this Contract are as the Claimant/Libellant understands them.

Restriction of Jurisdiction

Other than as expressly represented herein, you agree that no section of the Contract shall be assumed to constitute a voluntary election by any of the parties thereto to submit the Contract or the said parties to any venue of law, jurisdiction, court or tribunal, other than the agreement of the parties as stated hereunder. You agree that the Contract shall not be deemed to be subject to the laws of the Federal Government, any State, political subdivision thereof, or any other legal fiction, procedural phantom, political construct, or any other jurisdiction, real or imagined, unless such election is voluntarily made in writing by the Claimant/Libellant or his/her agent(s). You agree that no person(s) shall have any authority to control any decision regarding the Contract; no powers, interest or authority to amend, alter, modify or terminate the Contract are granted to any party, person, individual, agency, court or entity, real or imagined, other than as expressly represented hereunder, and no such powers, interest or authority shall be assumed; all such powers, interest and authority being expressly prohibited hereunder. You agree that any representation by any party, person, individual, agency, court or imagined, that any such powers, interest or authority exists shall be deemed a confession by the representing party/entity to joining the contract pursuant to the terms herein (see *Joining the Contract*) for which the Joinder Fee has been established herein at Ten Million United States Dollars per each such event.

Joining the Contract

It is agreed that a joinder fee shall be established in the amount of **Ten Million United States Dollars per each action, of a party not named herein**, which attempts to impair this Contract or stultify any of the parties thereto; and that this fee shall be due from said party. It is agreed that any party that fails to timely pay a *True Bill* agrees to a right of lien having been created and perfected against that party.

GUARANTEES & WAIVER OF BENEFITS

Guarantees for this instant action are the 1611 King James Bible, The Coronation Oath of Elizabeth Alexandra Mary: Windsor, the United States Constitution, The Bill of Rights, Constitutional Oaths of Office, The Common Law and Law Merchant, the Uniform Commercial Code, and case law.

The Claimant/Libellant does not claim any benefit of said Guarantees, and are included solely as a reference to the law and conduct of named and unnamed Respondents. Bible references are exclusively from the 1611 King James Bible and are used due to oaths being sworn on it specifically, rather than the so called "authorized version" which reads the same, but is 'technically' different when written due to the spellings. The use of Bible references in this instant action are for jurisdictional purposes, and no adherence or non-adherence to any organized religious group, including but not limited to registered corporate organizations, on the part of the Claimant/Libellant may be assumed.

PLAIN STATEMENT OF FACTS

- 1. The Common Law is the highest jurisdiction of man made law and jurisprudence for the men and women sojourning on the landmass commonly referred to as the United States of America with the exception of the landmass commonly called Louisiana, which has Civil Law.
- 2. The Law Merchant is tied to the Common Law and is the highest jurisdiction of man made law for the men and women sojourning on the landmass commonly referred to as the United States of America concerning commerce and associated contracts, bills, commercial instruments, jurisprudence et al.
- 3. The Uniform Commercial Code is a code accepted or partially accepted by agreement of the various States regarding commercial contracts, commercial instruments, transactions, et al.
- 4. The United States Constitution is the supreme contract for the men and women sojourning on the landmass commonly referred to as the United States of America.
- 5. The Common Law reflects the Laws as recorded in the group of books commonly referred to as The Holy Bible and is verified by Sir William Blackstone in his published *Commentaries* which were instrumental to the founding Fathers in the framing and establishing of American jurisprudence.
- 6. The past and present so called Monarchs of Great Britain must swear a corporeal oath and thereby contract to uphold and defend the laws as recorded in the letters patent 1611 King James Bible as well as the Common Law.
- 7. There are references to a higher jurisdiction in the Declaration of Independence, including but not limited to; The Laws of Nature and of Nature's God,...endowed by their Creator with certain unalienable Rights,...appealing to the Supreme Judge of the world for the rectitude of our intentions,...with a firm reliance on the protection of Divine Providence.
- The Oaths of Office are clear regarding the adherence to the Constitution.
 Article II, Sec. 1, last clause: The President promises to "preserve, protect and defend the Constitution".

Article VI, last clause: All other federal and State officers and judges promise to "support" the Constitution.

 For any Respondent/Libellee who has sworn an oath of office to support and or defend the United States Constitution, <u>the Claimant/Libellant hereby accepts that oath of office</u>.

Numbers Chap XXX verses 1-2

¹And Moses spake vnto the heads of the tribes, concerning the children of Israel, saying, This *is* the thing which the LORD hath commanded. ²If a man vowe a vow unto the LORD, or sweare an oathe to bind his soule with a bond: he shall not breake his word, hee shall doe according to all that proceedeth out of his mouth.

Leuiticus Chap V verses 3-5

³Or if he touch the vncleannesse of man, whatsoeuer vncleannesse it be that a man shalbe defiled withall, a nd *it* be hid from him; when he knoweth *of it*, then he shalbe guilty. ⁴Or if a soul sweare, pronouncing with his lips to do euill, or to do good, whatsoeuer it be that a man shall pronounce with an oath, and *it* be hid from him; when he knoweth *of it*, then he shalbe guilty in one of these. ⁵And it shalbe, when he shalbe guiltie in one of these things, that he shall confesse that hee hath sinned in that thing.

10. When Congress makes a law which is outside the scope of its enumerated powers, it is no "law" at all, but is void; and American men and women have no obligation to comply. Alexander Hamilton says this repeatedly in The Federalist Papers. Here are a few examples:

"...If the federal government should overpass the just bounds of its authority and make a tyrannical use of its powers, the people, whose creature it is, must appeal to the standard they have formed, and take such measures to redress the injury done to the Constitution as the exigency may suggest and prudence justify..." (Federalist No. 33, 5th para). [emphasis added]

"...acts of ... [the federal government] which are NOT PURSUANT to its constitutional powers ... will [not] become the supreme law of the land. These will be merely acts of usurpation, and will deserve to be treated as such..." (Federalist No. 33, 6th para). [emphasis added]

"...every act of a delegated authority, contrary to the tenor of the commission under which it is exercised, *is void*. No legislative act ...contrary to the Constitution can be valid. To deny this, would be to affirm ... that men ... may do not only what their powers do not authorize, but what they forbid." (Federalist No. 78, 10th para). [emphasis added]

11. Trespassing Technology does harvest data about the activities of men and women in private dwellings without their consent. In January 2015, it was stated by Miles Keogh, a director of the National Association of Regulatory Utility Commissioners, that:

"I think the data [from "smart" meters] is going to be worth a lot more than the commodity that's being consumed to generate the data."

(Originally published at http://www.politico.com/story/2015/01/energy-electricity-data-use-113901)

12. When it is proven, by tacit agreement or otherwise, that Trespassing Technology, being implemented worldwide, originates from outside the republic of the United States of America; and or proven tacitly or otherwise that the "smart grid" agenda is an assault on the men, women and children of the Republic, their real and other properties, wild and domestic livestock, pollinating insects which affect agriculture/food supply, right of privacy, wellbeing, liberty, or right to equitable contracts; and or proven tacitly or otherwise that any Trespassing Technology or the various "legal" actions used to implement it are contrary to, and a collateral or direct attack upon, the United States Constitution, there may be grounds for a Grand Jury indictment for treason, to wit:

U.S. Constitution, Article III Section 3

Treason shall consist only in levying War against them, <u>or</u> in **adhering to their Enemies**, **giving them Aid** and Comfort. No Person shall be convicted of Treason unless on the <u>Testimony of two Witnesses</u> to the same overt Act, or on Confession in open Court. The Congress shall have Power to declare the Punishment of Treason, but no Attainder of Treason shall work Corruption of Blood, or Forfeiture except during the Life of the Person attainted. [emphasis added]

Deuteronomie Chap XVII verse 6

At the mouth of **two witnesses**, or three **witnesses**, shall he that is worthy of death, be put to death: *but* at the mouth of one witnesse he shall not bee put to death.

Deuteronomie Chap XIX verse 15

One witnesse shall not rise vp against a man for any iniquitie, or for any sinne, in any sinne that he sinneth: at the mouth of **two witnesses**, or at the mouth of three witnesses, shall the matter be stablished.

S. Matthew Chap XVIII verse 16

But if he will not heare thee, then take with thee one or two more, that in the mouth of **two** or three **witnesses** every word may be established.

II. Corinthians Chap XIII verse 1

This *is* the third *time* I am comming to you: in the mouth of **two** or three **witnesses** shal every word be established.

To the Hebrewes Chap X verse 28

Hee that despised Moses Lawe, died without mercy, vnder two or three witnesses. [emphasis added on each item above]

U.S. Constitution, Amendment IV

The **right** of the people to be secure in their persons, **houses**, papers, and effects, **against unreasonable searches and seizures**, **shall not be violated**, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized. [emphasis added]

U.S. Constitution, Amendment XIV Section 1.

All persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

18 U.S. Code § 2382 - Misprision of treason

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both. [emphasis added]

CONDITIONAL ACCEPTANCE OF OFFERS TO CONTRACT

Point of Law

All contracts commence with an offer and only become binding upon acceptance. See: <u>Farnsworth</u> on <u>Contracts</u>, ©2004 by E. Allen Farnsworth, Third Edition, Aspen Publishers, ISBN: 9780735541429 (vol.1).

Binding Contract

This International Commercial Claim/Lien Within the Admiralty Private Agreement and Disclosures, Notice of Liability, with all attachments comprises a binding contract between Respondents/Libellees and the Claimant/Libellant for the purpose of establishing the honorable terms of the seller/buyer relationship you proposed, and eliminating faulty assumptions. It is referred to herein as the "Contract" although it is an inland claim which, when perfected, will constitute a lien against the parties as described hereunder. The terms "you," "your," and "yours" refer to each Respondent named and additional yet to be named respondents in the Contract individually and collectively. This Contract supersedes any and all previous agreements, whether expressed or tacit, between the parties.

Agreement & Waiver of Rights

If you agree with all of the terms of the Contract, you need not respond. Your silence will constitute your agreement and acceptance of all of the terms, statements and provisions hereunder as your complete understanding and agreement with the Claimant/Libellant and your waiver of any and all rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time. You agree that your agreement, having been granted knowingly, voluntarily and with full disclosure, settles all matters finally and forever, and cannot be withdrawn.

Disagreement & Failure to Respond

You may disagree with any of the terms of the Contract by stating a verified claim with particularity (see *Stating a Claim* below). You and the Claimant/Libellant agree that a response which is *not* verified, or a response from a third party agent lacking first-hand knowledge of the facts, will constitute your "failure to respond" as defined herein. If you fail to respond or state a claim by the indicated *Effective Date*, the Contract will become **binding** and fully enforceable in the admiralty venue as a maritime lien subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and/or commercial remedies.

Offer of Immunity-Stating a Claim

You may avoid all liability and obligations under this Contract by simply responding no later than the *Effective Date* with a verified statement that proves any claim you feel you may have against the Claimant/Libellant or Claimant/Libellant's interests. The statement must be sworn to be true under penalty of perjury and supported by certified factual evidence and verified proof.

Alternatively, you may respond with a point-by-point rebuttal of the Contract sworn to be true, to which you attach certified factual evidence. In the event you decline this good faith Offer of Immunity, you agree with all terms, facts, statements and provisions in this Contract and your obligations hereunder.

Administrative Remedy Under Verified Seal

The Contract constitutes the Claimant/Libellant's administrative remedy pursuant to your offer(s) "to exchange electricity meters". If you fail to respond, or fail to state a verified superior claim by the *Effective Date* as described, you agree that the Claimant/Libellant has exhausted his/her administrative remedy (his/her procedure to negotiate a satisfactory mutual settlement) and has stated a claim upon which relief can be granted.

Opportunity to Exhaust Your Administrative Remedy

If you fail to state a verified claim by the *Effective Date* as described, you agree that you have failed to, and are forever barred from ("estoppel"), exhausting your administrative remedy, and therefore can never seek judicial intervention regarding the Contract now or at any time in the future.

Joining the Contract

You and the Claimant/Libellant agree that the joinder fee for any party not currently named on the Contract, seeking the privilege of joining the Contract, is hereby established at Ten Million United States Dollars per each attempt/event of impairment.

Terms of Response

As with any administrative process, you may rebut the statements and claims in the Contract by executing a <u>verified</u> response, point-by-point with evidence that is certified to be true and in affidavit form, correct and complete, to be received by Claimants no later than 5:00 PM on the *Effective Date*.

Non-performance

The terms "non-performance" and "failure to perform" are defined to mean failure to perform any obligation under this Contract on or before the *Effective Date* including, but not limited to, "failure to respond" to this Contract as that term is defined herein, failure to exhibit evidence of a superior claim upon request, purporting an unverified statement to be a claim, failure to verify a claim within twenty-four (24) hours of demand, failure to honor a pre-existing and or superior claim, and any other failure to perform an obligation under the terms and provisions of the Contract.

Failure to Respond

The term "failure to respond" means your failure by the *Effective Date* to respond to this Contract (silence) or "insufficiency of response" as that term is defined herein. You agree that failure to respond conveys your agreement with all of the terms and provisions of the Contract.

Insufficiency of Response

The terms "insufficiency of response" and "insufficient response" are defined to mean a response which is received by the *Effective Date* and which fails to rebut any of the *established* terms, provisions, statements or claims in the Contract, or offers blanket denials, unsupported rebuttals, inapposite rebuttals such as "not applicable" or equivalent statements, declarations of counsel and or other third parties who lack first-hand material factual knowledge, and or any rebuttal which lacks verification or an equivalent level of risk or fails to exhibit supportive evidence certified to be true, correct and complete under full commercial liability. You agree that any such response is deemed to be legally and lawfully insufficient to rebut the established statements in the Contract, thereby conveying your agreement with all of the terms and provisions of the Contract.

Tacit Agreement

You may admit to all statements and claims in the Contract by simply remaining silent. The parties herein agree that failure to respond or insufficiency of response as defined herein constitutes agreement with all terms, provisions, statements, facts and claims in the Contract.

qui tacet consentire videtur

"Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading..." U.S. v. Tweel, 550 F.2d 297, 299 (1977), quoting U.S. v. Prudden, 424 F.2d 1021, 1032 (1970).

"When circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation." Fisher Controls International, Inc. v. Gibbons, 911 S.W. 2d 135 (1995).

"When a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation." Blanton v. Sherman Compress Co., 256 S.W. 2d 884 (1953).

Silence activates estoppel, pursuant to Carmine v. Bowen, 64 A. 932.

UCC Section 2--201. Formal Requirements; Statute of Frauds.

(1) Except as otherwise provided in this section a contract for the sale of goods for the price of \$500 or more is not enforceable by way of action or defense unless there is some writing sufficient to indicate that a contract for sale has been made between the parties and signed by the party against whom enforcement is sought or by his authorized agent or broker....

(2) Between merchants if within a reasonable time a writing in confirmation of the contract and sufficient against the sender is received and the party receiving it has reason to know its contents... it satisfies the requirements of subsection (1) against such party unless written notice of <u>objection to its contents</u> is given within <u>ten days</u> after it is received. [emphasis added]

Conditional Acceptance

The offer(s) from Respondent(s) to install a so named "smart meter", "advanced meter" or any other name to describe one or more components of the so called "Smart Grid" at or near the private dwelling and or workplace of the Claimant/Libellant, is the commencement of a contract negotiation, or meeting of the minds. The contract becomes binding upon **unconditional** acceptance or performance.

Performance and Acceptance of Offer to Contract under Reservation of Rights

The Claimant/Libellant reserves the right not to be compelled to perform under any contractual agreement that has not been **fully disclosed** in the prescribed form as herein <u>claimed</u>.

Terms of Conditional Acceptance

your offer to contract is formally **conditionally** accepted under reservation of all immutable and natural rights *nunc pro tunc* <u>without prejudice</u> whether expressed or not, <u>and</u> upon full disclosure of any and all perils involved with the so named "Smart Grid" and any of its components, <u>and</u> upon a point-by-point rebuttal of the attached affidavit, to which you attach certified factual evidence sworn to be true.

If the Respondent/Libellee should fail to meet the requirements as defined in the section *Insufficiency of Response*, it shall constitute your full agreement with the following contractual terms in all jurisdictions:

 "Smart Grid" components, and or so named "smart meters", "advanced meters", "AMI" and or Trespassing Technology (as defined herein), must not be installed at or near the private dwelling and or workplace of the Claimant/Libellant:

c/o 19432 Northeast 26th Avenue	Aventura	Florida
(Claim on A shellant physical address)	Last -	[seater]

- The Claimant/Libellant consents to only (an) analog meter(s), with no digital components, no switching mode power supply, no data recorder and no transmitter. Any other meter type does constitute Trespassing Technology and does cause harm.
- 3. In a case where Trespassing Technology has already been installed without express consent, the original service contract between the utility and the account holder is deemed to have been breached, and therefore offending parties involved are subject to lawful remedies for breach of that contract.
- Respondents/Libellees accept full liability for any and all harm or loss caused by Trespassing Technology, for which remedy may be sought according to tort law, criminal law, strict liability, negligence and or ultrahazardous activity.
- 5. "Smart Grid" components, and or so named "smart meters", "advanced meters" and or Trespassing Technology, if already installed at or near the private dwelling and or workplace of the Claimant/Libellant, <u>must be removed within 7 days</u> of the date of Binding Administrative Judgment as defined herein.
- 6. "Smart Grid" components, and or so named "smart meters", "advanced meters", and or Trespassing Technology, if already installed, and not removed within 7 days of the date of Binding Administrative Judgment as defined herein, may be removed by others, and the cost of removal shall be charged to Respondents/Libellees.
- 7. <u>Utility service shall not be altered nor discontinued</u> without specific written instruction from the Claimant/Libellant directing the utility to take such action.
- In the case of a "smart meter", "advanced meter", and or Trespassing Technology changed back to a
 previously authorized analog meter prior to receiving this notice, utility service shall not be altered or
 discontinued.
- 9. <u>No additional fees may be charged</u> to the Claimant/Libellant for not receiving a so named "smart meter", "advanced meter", and or Trespassing Technology.
- 10. A fee schedule of nine thousand (\$9,000) United States Dollars [daily liability with the body w
- 11. In the case of failure to pay any fees within thirty days of presentment of a True Bill, you agree to a lien against you, subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and or commercial remedies.
- 12. Aiding and abetting the implementation of so named "Smart Grid", and or so named "smart meters", "advanced meters", and or any other Trespassing Technology is an act of Treason for those under oath to the United States Constitution.

NOTICE

RESPONSE MUST BE BY THE EFFECTIVE DATE, WHICH IS FOURTEEN (14) DAYS FROM THE POSTMARK DATE OF THIS CONTRACT.

RESPONSE MUST BE TO THE POSTAL LOCATIONS OF THE TWO WITNESSES:

Juliana Cristina F Witness #1 (print)	wines milling address	nve Miami	Florida
Claulia Szabini Witness #2 [print]	c/o 1528 Brickell Ave	envetzu Miami	Florida

ABATEMENT OF ERRORS AND OMISSIONS

If the Respondents/Libellees its co-parties and officers discover any errors or omissions, legal or otherwise, in or related to this instrument, said agents, officers and co-parties are required to notice the Claimant/Libellant at the required postal location(s), by Registered or Certified Mail, with a point-by-point description of any such errors and omissions or defects for correction within three (3) days of receiving this Notice, or forever admit the lawful execution of this Notice as a matter of the public record.

If additional time is required for responding, a request must be received by the Claimant/Libellant in the prescribed form at the postal locations herein within the three (3) days allotted or be forever barred from contest under the doctrine or maxim of Collateral Estoppel.

TRESPASS UPON PRIVATE CONTRACT

Any collateral attack on this Contract is in bad faith and is a criminal trespass.

AGREEMENT AND WAIVER OF RIGHTS

If the Respondents/Libellees agree with all of the statements herein, a response is not necessary.

If Respondents/Libellees choose to remain silent, Respondents/Libellees agree and accept all of the terms, statements and provisions herein as their complete understanding and agreement with Claimant/Libellant and their waiver of any and all immunities, rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time.

Tacit Agreement

Respondents/Libellees may admit to all statements and claims in this Notice which comprises a binding contract by simply remaining silent.

Statute Staple

This Contract is instantly self-executing upon issuance due to the failure by Respondents/Libellees to respond or perform as defined above. Respondents/Libellees agree to be bound by all of the terms of the Contract commencing on the date of default.

Confession of Judgment - Binding Administrative Judgment

The Respondents/Libellees are entitled to a Notice of Default. In consideration, Respondents/Libellees agrees to accept a Notice of Default as Binding Administrative Judgment ("Judgment") certifying Respondents/Libellees agreement with all terms, statements, facts and provisions in the Contract. Since Judgment is issued when a party waives the right to respond, <u>all parties to this Agreement agree to be</u> bound in perpetuity by any and all such Judgments which may be issued regarding the Contract.

The Respondents/Libellees cannot directly or indirectly seek recoupment of losses incurred, due to any terms of this Contract, from their customers or constituents. <u>Any Respondent/Libellee will be absolved of all liability, including all outstanding amounts billed, when all Trespassing Technology is removed from the service area or constituency, as the case may be, of that Respondent/Libellee.</u>

CONCLUSION

The Respondents/Libellees have been served this notice, including but not limited to the enclosed Exhibits, Affidavit and Bill of Lading, all of which constitute full disclosure of the so named "Smart Grid" agenda as of the date of this notice. This notice in full will be made available to anyone who chooses to use it in a subsequent claim regarding Trespassing Technology and any effect thereof, directly or indirectly causing harm of any kind to anyone or anything.

Respectfully, govern yourself accordingly.

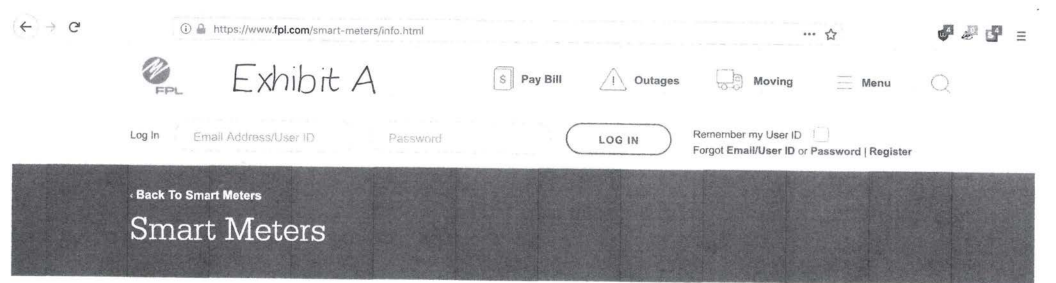
Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent As Above so below It is written, "If they refuse to take the cup at thine hand to drinke, then shalt thou say vnto them, Thus saith the Lord of hosts, Yee shall certainely drinke." "Thy kingdome come, Thy will be done in earth, as it is in heaven."

I, Hernando Anthony Posse _____, herein "Claimant/Libellant," do herewith affirm and declare

under my unlimited commercial liability that I am competent and of lawful age to state the matters set forth herein, that they are true, correct, complete, not intended to be misleading, they are admissible as evidence, and in accordance with my best firsthand knowledge, understanding and belief.

All rights reserved without prejudice

Dated this 19th day of Kloway in the Year Two Thousand (19) UNETEEN Hernando Anthony Posse Claimant/Libellant (print) Witness #1 laurograph On this, the <u>14</u>^{ft} day of <u>TebNary</u>. 20<u>19</u>, before me. the undersigned notary public appeared <u>Hernardo A-Posse</u>, known to me (or satisfactorily proven) to be the one whose name is subscribed to the within instrument, and acknowledged and a My Comm. Expire whose name is subscribed to the within instrument, and acknowledged execution of the same for the July 31, 2021 No. GG 120086 purposes therein contained In witness hereof, I hereunto set my hand and official seal. PUBLIC 12021 31 My Commission Expires: 12 of 12 Doc Rev 19.4-USA



The smart meter is a new tool that gives you more information, control and convenience.

Smart meters are digital devices that measure your electricity use via a secure wireless network. In combination with other technologies in the smart grid, smart meters make it possible for FPL to deliver a variety of benefits to you and all customers, including better reliability and more information and control over your energy bills.

Learn more about smart meters

bout FPL	About Energy	Partner Resources	
Company	Energy My Way	Supplier Home and Login	En Español
ews	Ensuring Reliability	PIC Login	
eers	Clean Energy	Fuel Portal	INGLĖS 💿 ESPAÑOL
ronment	Solar	Building and Construction	Ahora la información que necesitas sobre tu
nunity	Smart Meters	Land Use	servicio eléctrico está disponible en español en
e to Care To Share®	Power Disturbances	Assist Agency Login	FPL.com.
tes and Your Bill	Safety	WebTAXI Login	

AFFIDAVIT

I, Hernando Anthony Posse , hereinafter "Affirmant", does solemnly affirm, declare and state as follows:

- 1. Affirmant is competent to state the matters set forth herein.
- 2. Affirmant has knowledge of the facts stated herein.
- 3. All the facts herein are true, correct, complete and admissible as evidence, and if called upon as a witness, Affirmant will testify to their veracity.

Plain Statement of Facts

- 4. Many utilities are installing or have installed so named "smart" or "advanced" digital utility meters and related network technologies which
 - a. can record and transmit data for the purpose of surveillance of personal activities in the private dwellings and or workplaces of all utility customers without disclosure or consent;
 - b. do unlawfully emit high-energy density pulsed microwave frequencies harmful to biological organisms and or emit waste electricity in the form of voltage transients (aka "dirty electricity") also harmful to biological organisms; and
 - c. have been demonstrated to cause fires, cause hacking vulnerability, and facilitate erroneously high customer utility bills.

This technology is referred to collectively as "Trespassing Technology".

- The Trespassing Technology is designed with the explicit capability and intention to extract information from within private dwellings and or workplaces, about specific appliance usage details and other data pertaining to activities of the living occupants.
 - a. A U.S. Congressional Research report entitled "Smart Meter Data: Privacy and Cybersecurity" (February 3, 2012) states, "With smart meters, police will have access to data that might be used to track residents' daily lives and routines while in their homes, including their eating, sleeping, and showering habits, what appliances they use and when, and whether they prefer the television to the treadmill, among a host of other details."
 - b. A senior official with the National Association of Regulatory Utility Commissioners (NARUC) admitted in an interview with Politico.com (January 1, 2015), "I think the data [of in-home activities, harvested via so named "smart meters"] is going to be worth a lot more than the commodity that's being consumed [electricity] to generate the data."
 - c. In 2016, a major "smart" meter data aggregator with, Onzo Ltd (UK), released a marketing video which stated, "We use this characterized profile to give the utility... the ability to monetize their customer data by providing a direct link to appropriate third-party organizations based on the customer's identified character."
- 6. The express consent of the living occupants is not being attained, as required under the 4th Amendment of United States Constitution. The Trespassing Technology therefore is in direct contravention of the Constitutional privacy rights of the living occupants within their own private dwellings and or workplaces.
- The Trespassing Technology and related infrastructure is either mounted on or is adjacent to private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent.
- Living occupants in private dwellings and or workplaces are not being justly compensated, nor consulted, nor even informed, of their private property being utilized as a relay station for the networks related to the Trespassing Technology.
- 9. The Trespassing Technology creates a previously non-existent vulnerability and diminishes private dwelling and or workplace security by functioning as an unsecured wireless digital gateway into the private dwelling and or workplace. The living men and women occupying the private dwelling and or workplace become subject to whatever the desires of a utility, government, or hacker who wishes to remotely interrupt or control the supply of energy to appliance(s) within the private dwelling and or workplace, or to the entire private dwelling and or workplace itself. Unauthorized access, and all of its consequences, become fully the liability of the utility for the unauthorized installation and all resulting harm, damage, injury and loss of rights.

- 10. The Trespassing Technology can create measurable voltage transients, also known as dirty electricity, on existing electrical wiring, at levels that are harmful and damaging to all biological organisms. This also causes systemic inaccuracies in billing, resulting in electricity customers paying unjust amounts for unused, or wasted, energy. As a result of wasted energy caused by voltage transients due to Trespassing Technology, ground voltage has also been measured to be increased in areas where Trespassing Technology is deployed. This is also harmful and damaging to all biological organisms.
- 11. The Trespassing Technology can cause home fires, which have already resulted in deaths of men and women, in Vacaville (California), Dallas (Texas) and Reno (Nevada).
- 12. Due to fire and safety risks, PECO ENERGY CO (Pennsylvania) announced removal of 96,000 so named "smart meters" in 2012; the PROVINCE OF SASKATCHEWAN (Canada) announced removal of all of their 105,000 so named "smart meters" in 2014; PORTLAND GENERAL ELECTRIC (Oregon) announced removal of 70,000 so named "smart meters" in 2014; and the CITY OF LAKELAND (Florida) announced removal of more than 10,000 so named "smart meters" in 2014. In 2015, thousands of so named "smart meters" simultaneously exploded in Stockton (California).
- 13. The Trespassing Technology causes undesirable interference with other devices. (The FCC requires all equipment under Part 15 to cause no harmful interference, and to accept all interference received.)
- 14. The Trespassing Technology has caused disruptive interference that has resulted in injuries to living occupants including, but not limited to, men and women with medical implants, and the interference has not yet been mitigated in any meaningful way, as of this writing. Factual notice of harm caused by the emissions from the Trespassing Technology has been abundantly given to power companies, and the violations continue deliberately, and intentionally.
- 15. The Trespassing Technology transmits pulsed microwave radiation into and throughout private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent. According to a vast body of published science, microwave radiation is proven to be harmful and damaging to all biological organisms, down to the cellular and molecular level, at relatively low power densities. Electromagnetic frequencies, when emitted from microwaves and x-ray machines, are shielded from human contact. Even cell phone manuals state a required separation between one's body and the device. Trespassing Technology has been measured to emit pulsed radiation between hundreds and tens of thousands of times greater intensity than cell phones, and as direct result, there are at least thousands of reports of individuals suffering functional impairment and or illness since the installation of Trespassing Technology where they live. Because Trespassing Technology is known to emit radiation without any warnings and without any shielding, this exposes all occupants to undisclosed electromagnetic radiation emissions and puts them in tangible and high risk of harm and injury.
- 16. Industry claims that the Trespassing Technology is "safe" or "harmless" are false and misleading; and are based on training, propaganda techniques, and the time-averaging of pulsed emissions, rather than the emission values of the pulses. Such claims of industry are not based on science. In addition, the problem of harm from voltage transients remains, significantly, unaddressed by power companies. Several thousand scientific studies have concluded there are biological effects from exposure to electromagnetic frequencies at power densities lower than is emitted by the Trespassing Technology. Claims by power company and government employees that the Trespassing Technology is harmless, are self-serving and fraudulent.
- 17. A significant number of government agencies have released statements confirming that agencies such as the US Federal Communications Commission (FCC), Health Canada and the International Commission on Non-Ionizing Radiation (ICNIRP) have "safety" guidelines for microwave radiation exposure which are insufficient for functioning as a guideline, because they are based solely on thermal effect, and do not take into account any of the body of several thousand published, peer-reviewed scientific studies showing harmful non-thermal effects. These include, but are not limited to:
 - <u>Environmental Protection Agency (EPA), 1993</u>: The FCC's exposure standards are "seriously flawed." (Official comments to the FCC on guidelines for evaluation of electromagnetic effects of radio frequency radiation, FCC Docket ET 93-62, November 9, 1993.)
 - b. Food and Drug Administration (FDA), 1993: "FCC rules do not address the issue of long-term, chronic exposure to RF fields." (Comments of the FDA to the FCC, November 10, 1993.)
 - c. <u>National Institute for Occupational Safety and Health (NIOSH), 1994</u>: The FCC's standard is inadequate because it "is based on only one dominant mechanism adverse health effects caused by body heating." (Comments of NIOSH to the FCC, January 11, 1994.)

- d. Amateur Radio Relay League Bio-Effects Committee, 1994: "The FCC's standard does not protect against non-thermal effects." (Comments of the ARRL Bio-Effects Committee to the FCC, January 7, 1994.)
- e. Environmental Protection Agency (EPA), 2002: Norbert Hankin of the EPA's Office of Air and Radiation. Center for Science and Risk Assessment, Radiation Protection Division, wrote: "The FCC's current [radio frequency/microwave] exposure guidelines, as well as those of the Institute of Electrical and Electronics Engineers (IEEE) and the International Commission on Non-ionizing Radiation Protection, are thermally based, and do not apply to chronic, non-thermal exposure situations.... The generalization by many that the guidelines protect human beings from harm by any or all mechanisms is not justified There are reports that suggest that potentially adverse health effects, such as cancer, may occur.... Federal health and safety agencies have not yet developed policies concerning possible risk from longterm, non-thermal exposures."
- f. The U.S. Department of Interior, 2014: "Study results have documented [bird] nest and site abandonment, plumage deterioration, locomotion problems, reduced survivorship, and death The electromagnetic radiation standards used by the Federal Communications Commission (FCC) continue to be based on thermal heating, a criterion now nearly 30 years out of date and inapplicable today."
- 18. In the FCC's mission statement, there is no indication whatsoever of any jurisdiction or mandated protection of men, women, and children for biological and medical harm caused by radiofrequencies.

Please note that terms not otherwise defined herein shall have the meanings ascribed to such terms in the Notice and Demand to which this Affidavit is attached.

I. Hernando Anthony Posse _____, Affirmant, a $\underbrace{\mathcal{M} \in \mathcal{N}}_{[man or woman]}$, upon my full unlimited commercial liability, do [Claimant/Alfitmant name] affirm and say that I have read the above Affidavit and do know the contents to the very best of my knowledge to be true, correct, complete, and not misleading; the truth, the whole truth, and nothing but the truth.

IN WITNESS WHEREOF, autographed at $\underbrace{AlenTyra}_{lengt}$, $\underbrace{Flore_I particular}_{lengt}$ on the $\underbrace{/9}_{day}$ day of $\underbrace{Fehrwarty}_{in the Year Two Thousand and wine teen$				
[day] [month written]	Rights Reserved	Isea written)	lene.	
c/o 19432 Northeast 26th Avenue	Aventura	Florida		
(Chiloam/Aritemant institut address)	leavi	$(u^{(i)}-u^{(i)})$		
Witness #1 (autograph)	Witness #2 partograph	Server .		
STATE OF Florida				
COUNTY OF Miami Dade	SS		MILLA JAR	
Before me, the undersigned notary public who being duly sworn according to law.	, this day, appeared <u>Her</u> leposes the preceding.	nando A-POESe	_, to me known, NOTARL	
Subscribed and sworn to before me this	lath day of February	My Commission Expires:	July 31, 2021 No. GG 129968 OF FLOR	
×	Page 3 of 3	my commission expires:	Doc Rev 1.2-USA	

Doc Rev 1.2-USA

	Tebruary	$\frac{17}{[\text{day}]}$, 20, 19 [year]
RECEIVE FEB 25 2019 NOTICE OF LIABIL TRESPASSING T	ITY REGARD	ING
F.P.S.C. SILENCE IS ACQUIESCENCE, AC CHAIRMAN GRAHAM THIS IS A SELF-EXECU	GREEMENT AND DIS	

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent

1. Eric Silagy	acting as CEO	
[Respondent #1 name]	[title]	
of FLORIDA POWER AND [organization - UPPERCASE]	LIGHT COMPANY	and as the man [man or woman]
2. Art Graham [Respondent #2 name]	acting as <u>Chair</u>	[man or woman]
of <u>FLORIDA PUBLIC SER</u> [organization - UPPERCASE]	[title] VICE COMMISSION	and as the
3. Ron DeSantis [Respondent #3 name]	acting as Governor	Even of Rolling
of STATE OF FLORIDA [organization - UPPERCASE]		and as the
4. Jose Javier Rodriguez. [Respondent #4 name]	acting as <u>Senator</u>	
of <u>THE FLORIDA STATE S</u> [organization - UPPERCASE]	ENATE	and as the
Yet to be namedactin	ng as role of those yet to be named	_ and as the man/woman
Hereinafter: Respondents/Lib	pellees	
From:		

Angela Cristina Camargo, sui juris, a woman, hereby claiming all rights nunc pro tunc [Claimant/Libellant name]

Hereinafter: Claimant/Libellant

6

To:

NOTICE TO RESPONDENTS / LIBELLEES

IT IS NOT MY INTENTION TO HARASS, INTIMIDATE, OFFEND, CONSPIRE, BLACKMAIL, COERCE, OR CAUSE ANXIETY, ALARM OR DISTRESS. THIS DOCUMENT AND ATTACHMENTS ARE PRESENTED WITH HONORABLE AND PEACEFUL INTENTIONS, AND ARE EXPRESSLY FOR YOUR BENEFIT TO PROVIDE YOU WITH DUE PROCESS AND A GOOD FAITH OPPORTUNITY TO STATE A VERIFIED CLAIM.

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PREAMBLE

NOTICE

Daniel Chap IV verse 17

This matter is by the decree of the watchers, and the demaund by the word of the Holy ones: to the intent that the liuing may know, that the most High ruleth in the kingdome of men, and giveth it to whomsoeuer hee will, and setteth vp ouer it the basest of men.

WHEREAS, it appears there is a global agenda to implement a so named "Smart Grid"; and

WHEREAS, it appears the said agenda is being, or is to be implemented, in the landmass commonly known as

Florida and or STATE OF FLORIDA ; and [state - common name, e.g. "Michigan"]

WHEREAS, it appears that there is an agenda of false information regarding privacy, cost, safety, health, security, billing modifications and other various concerns or considerations, due to the direct or indirect effects of the so named "Smart Grid" and or its components, including but not limited to the so named "smart meters", "advanced meters", non-transmitting digital meters and or related technologies with capabilities of emitting microwave frequencies and or transmitting detailed data of in-home activities relating to consumption of electrical, and or water, and or gas (components collectively referred to as "Trespassing Technology"); and

WHEREAS, it appears the agenda of false information is being utilized to deceive unsuspecting utility owners/employees, government officials, lawmakers, public health officials, et al., or alternatively give plausible deniability to utility owners/employees, government officials, lawmakers, public health officials, et al that appear to be complicit with and or actively participating in the said "Smart Grid" agenda; and

WHEREAS, it appears that implementation of the so named "Smart Grid" and or some of its components, including but not limited to "smart meters" and or "advanced meters" do in fact cause harm of various kinds; and

WHEREAS, it appears some or all of the various forms of harm caused by the implementation of the so named "Smart Grid" and or its various components, can be considered a tort and are compensable by law; and

WHEREAS, it appears there is no bond of record in existence, nor any source of indemnification regarding the so named "Smart Grid" and its various effects that may be considered as causing harm of various kinds; and

WHEREAS, a person with full knowledge of a potential harm, whether caused directly by the person or not, and that person is endowed the ability and or duty to act upon the said knowledge in a way to avoid or otherwise mitigate the potential harm, and fails to do said actions, is liable for the inevitable harm caused, and or may be found negligent where there is a duty of care; and

WHEREAS, it is a fundamental principle of law that nobody is above the law including, but not limited to, all government actors. The government immunity clause only applies to government actors when they are performing their actions of their office defined by their office in good faith and that the UNITED STATES SUPREME COURT has made a ruling regarding public officials being held liable for actions done or failure to perform required actions, in the case of

MILLBROOK v. UNITED STATES () 477 Fed. Appx. 4.

THEREFORE I, Angela Cristina Camargo, Claimant/Libellant, do hereby issue and serve by

delivery, this instant contractual **NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY** to the above named and unnamed Respondents/Libellees as the situation requires.

SITUS

Governing Law

This instant Contract, (hereinafter the "Contract"), initiated by Respondents/Libellees (*SEE EXHIBIT*), is created pursuant to the signatories' right of contract. You agree that no claim of interest in the Contract shall be assumed other than as expressly represented hereunder, and that the Contract shall be governed by and construed exclusively in accordance with the agreement of the parties as expressly stated hereunder. You agree that all words in this Contract are as the Claimant/Libellant understands them.

Restriction of Jurisdiction

Other than as expressly represented herein, you agree that no section of the Contract shall be assumed to constitute a voluntary election by any of the parties thereto to submit the Contract or the said parties to any venue of law, jurisdiction, court or tribunal, other than the agreement of the parties as stated hereunder. You agree that the Contract shall not be deemed to be subject to the laws of the Federal Government, any State, political subdivision thereof, or any other legal fiction, procedural phantom, political construct, or any other jurisdiction, real or imagined, unless such election is voluntarily made in writing by the Claimant/Libellant or his/her agent(s). You agree that no person(s) shall have any authority to control any decision regarding the Contract; no powers, interest or authority to amend, alter, modify or terminate the Contract are granted to any party, person, individual, agency, court or entity, real or imagined, other than as expressly represented hereunder, and no such powers, interest or authority shall be assumed; all such powers, interest and authority being expressly prohibited hereunder. You agree that any representation by any party, person, individual, agency, court or entity, real or imagine that any such powers, interest or authority exists shall be deemed a confession by the representing party/entity to joining the contract pursuant to the terms herein (see *Joining the Contract*) for which the Joinder Fee has been established herein at Ten Million United States Dollars per each such event.

Joining the Contract

It is agreed that a joinder fee shall be established in the amount of **Ten Million United States Dollars per each action, of a party not named herein**, which attempts to impair this Contract or stultify any of the parties thereto; and that this fee shall be due from said party. It is agreed that any party that fails to timely pay a *True Bill* agrees to a right of lien having been created and perfected against that party.

GUARANTEES & WAIVER OF BENEFITS

Guarantees for this instant action are the 1611 King James Bible, The Coronation Oath of Elizabeth Alexandra Mary: Windsor, the United States Constitution, The Bill of Rights, Constitutional Oaths of Office, The Common Law and Law Merchant, the Uniform Commercial Code, and case law.

The Claimant/Libellant does not claim any benefit of said Guarantees, and are included solely as a reference to the law and conduct of named and unnamed Respondents. Bible references are exclusively from the 1611 King James Bible and are used due to oaths being sworn on it specifically, rather than the so called "authorized version" which reads the same, but is 'technically' different when written due to the spellings. The use of Bible references in this instant action are for jurisdictional purposes, and no adherence or non-adherence to any organized religious group, including but not limited to registered corporate organizations, on the part of the Claimant/Libellant may be assumed.

PLAIN STATEMENT OF FACTS

- 1. The Common Law is the highest jurisdiction of man made law and jurisprudence for the men and women sojourning on the landmass commonly referred to as the United States of America with the exception of the landmass commonly called Louisiana, which has Civil Law.
- 2. The Law Merchant is tied to the Common Law and is the highest jurisdiction of man made law for the men and women sojourning on the landmass commonly referred to as the United States of America concerning commerce and associated contracts, bills, commercial instruments, jurisprudence et al.
- 3. The Uniform Commercial Code is a code accepted or partially accepted by agreement of the various States regarding commercial contracts, commercial instruments, transactions, et al.
- 4. The United States Constitution is the supreme contract for the men and women sojourning on the landmass commonly referred to as the United States of America.
- 5. The Common Law reflects the Laws as recorded in the group of books commonly referred to as The Holy Bible and is verified by Sir William Blackstone in his published *Commentaries* which were instrumental to the founding Fathers in the framing and establishing of American jurisprudence.
- 6. The past and present so called Monarchs of Great Britain must swear a corporeal oath and thereby contract to uphold and defend the laws as recorded in the letters patent 1611 King James Bible as well as the Common Law.
- 7. There are references to a higher jurisdiction in the Declaration of Independence, including but not limited to; The Laws of Nature and of Nature's God,...endowed by their Creator with certain unalienable Rights,...appealing to the Supreme Judge of the world for the rectitude of our intentions,...with a firm reliance on the protection of Divine Providence.
- The Oaths of Office are clear regarding the adherence to the Constitution.
 Article II, Sec. 1, last clause: The President promises to "preserve, protect and defend the Constitution".
 Article VI, last clause: All other federal and State officers and judges promise to

"support" the Constitution.

 For any Respondent/Libellee who has sworn an oath of office to support and or defend the United States Constitution, <u>the Claimant/Libellant hereby accepts that oath of office</u>.

Numbers Chap XXX verses 1-2

¹And Moses spake vnto the heads of the tribes, concerning the children of Israel, saying, This *is* the thing which the LORD hath commanded. ²If a man vowe a vow unto the LORD, or sweare an oathe to bind his soule with a bond: he shall not breake his word, hee shall doe according to all that proceedeth out of his mouth.

Leuiticus Chap V verses 3-5

³Or if he touch the vncleannesse of man, whatsoeuer vncleannesse it be that a man shalbe defiled withall, a nd *it* be hid from him; when he knoweth *of it*, then he shalbe guilty. ⁴Or if a soul sweare, pronouncing with his lips to do euill, or to do good, whatsoeuer it be that a man shall pronounce with an oath, and *it* be hid from him; when he knoweth *of it*, then he shalbe guilty in one of these. ⁵And it shalbe, when he shalbe guiltie in one of these things, that he shall confesse that hee hath sinned in that thing.

10. When Congress makes a law which is outside the scope of its enumerated powers, it is no "law" at all, but is void; and American men and women have no obligation to comply. Alexander Hamilton says this repeatedly in The Federalist Papers. Here are a few examples:

"...If the federal government should overpass the just bounds of its authority and make a tyrannical use of its powers, the people, whose creature it is, must appeal to the standard they have formed, and take such measures to redress the injury done to the Constitution as the exigency may suggest and prudence justify..." (Federalist No. 33, 5th para). [emphasis added]

"...acts of ... [the federal government] which are NOT PURSUANT to its constitutional powers ... will [not] become the supreme law of the land. These will be merely acts of usurpation, and will deserve to be treated as such..." (Federalist No. 33, 6th para). [emphasis added]

"...every act of a delegated authority, contrary to the tenor of the commission under which it is exercised, *is void*. No legislative act ...contrary to the Constitution can be valid. To deny this, would be to affirm ... that men ... may do not only what their powers do not authorize, but what they forbid." (Federalist No. 78, 10th para). [emphasis added]

11. Trespassing Technology does harvest data about the activities of men and women in private dwellings without their consent. In January 2015, it was stated by Miles Keogh, a director of the National Association of Regulatory Utility Commissioners, that:

"I think the data [from "smart" meters] is going to be worth a lot more than the commodity that's being consumed to generate the data."

(Originally published at http://www.politico.com/story/2015/01/energy-electricity-data-use-113901)

12. When it is proven, by tacit agreement or otherwise, that Trespassing Technology, being implemented worldwide, originates from outside the republic of the United States of America; and or proven tacitly or otherwise that the "smart grid" agenda is an assault on the men, women and children of the Republic, their real and other properties, wild and domestic livestock, pollinating insects which affect agriculture/food supply, right of privacy, wellbeing, liberty, or right to equitable contracts; and or proven tacitly or otherwise that any Trespassing Technology or the various "legal" actions used to implement it are contrary to, and a collateral or direct attack upon, the United States Constitution, there may be grounds for a Grand Jury indictment for treason, to wit:

U.S. Constitution, Article III Section 3

Treason shall consist only in levying War against them, <u>or</u> in adhering to their Enemies, giving them Aid and Comfort. No Person shall be convicted of Treason unless on the <u>Testimony of two Witnesses</u> to the same overt Act, or on Confession in open Court. The Congress shall have Power to declare the Punishment of Treason, but no Attainder of Treason shall work Corruption of Blood, or Forfeiture except during the Life of the Person attainted. [emphasis added]

Deuteronomie Chap XVII verse 6

At the mouth of **two witnesses**, or three **witnesses**, shall he that is worthy of death, be put to death: *but* at the mouth of one witnesse he shall not bee put to death.

Deuteronomie Chap XIX verse 15

One witnesse shall not rise vp against a man for any iniquitie, or for any sinne, in any sinne that he sinneth: at the mouth of **two witnesses**, or at the mouth of three witnesses, shall the matter be stablished.

S. Matthew Chap XVIII verse 16

But if he will not heare thee, then take with thee one or two more, that in the mouth of **two** or three **witnesses** euery word may be established.

II. Corinthians Chap XIII verse 1

This *is* the third *time* I am comming to you: in the mouth of **two** or three **witnesses** shal every word be established.

To the Hebrewes Chap X verse 28

Hee that despised Moses Lawe, died without mercy, vnder two or three witnesses. [emphasis added on each item above]

U.S. Constitution, Amendment IV

The **right** of the people to be secure in their persons, **houses**, papers, and effects, **against unreasonable searches and seizures**, **shall not be violated**, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized. [emphasis added]

U.S. Constitution, Amendment XIV Section 1.

All persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

18 U.S. Code § 2382 - Misprision of treason

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both. [emphasis added]

CONDITIONAL ACCEPTANCE OF OFFERS TO CONTRACT

Point of Law

All contracts commence with an offer and only become binding upon acceptance. See: <u>Farnsworth</u> on <u>Contracts</u>, ©2004 by E. Allen Farnsworth, Third Edition, Aspen Publishers, ISBN: 9780735541429 (vol.1).

Binding Contract

This International Commercial Claim/Lien Within the Admiralty Private Agreement and Disclosures, Notice of Liability, with all attachments comprises a **binding contract** between Respondents/Libellees and the Claimant/Libellant for the purpose of establishing the honorable terms of the seller/buyer relationship you proposed, and eliminating faulty assumptions. It is referred to herein as the "Contract" although it is an inland claim which, when perfected, will constitute a lien against the parties as described hereunder. The terms "you," "your," and "yours" refer to each Respondent named and additional yet to be named respondents in the Contract individually and collectively. This Contract supersedes any and all previous agreements, whether expressed or tacit, between the parties.

Agreement & Waiver of Rights

If you agree with all of the terms of the Contract, you need not respond. Your silence will constitute your agreement and acceptance of all of the terms, statements and provisions hereunder as your complete understanding and agreement with the Claimant/Libellant and your waiver of any and all rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time. You agree that your agreement, having been granted knowingly, voluntarily and with full disclosure, settles all matters finally and forever, and cannot be withdrawn.

Disagreement & Failure to Respond

You may disagree with any of the terms of the Contract by stating a verified claim with particularity (see *Stating a Claim* below). You and the Claimant/Libellant agree that a response which is *not* verified, or a response from a third party agent lacking first-hand knowledge of the facts, will constitute your "failure to respond" as defined herein. If you fail to respond or state a claim by the indicated *Effective Date*, the Contract will become **binding** and fully enforceable in the admiralty venue as a maritime lien subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and/or commercial remedies.

Offer of Immunity-Stating a Claim

You may avoid all liability and obligations under this Contract by simply responding no later than the *Effective Date* with a verified statement that proves any claim you feel you may have against the Claimant/Libellant or Claimant/Libellant's interests. The statement must be sworn to be true under penalty of perjury and supported by certified factual evidence and verified proof.

Alternatively, you may respond with a point-by-point rebuttal of the Contract sworn to be true, to which you attach certified factual evidence. In the event you decline this good faith Offer of Immunity, you agree with all terms, facts, statements and provisions in this Contract and your obligations hereunder.

Administrative Remedy Under Verified Seal

The Contract constitutes the Claimant/Libellant's administrative remedy pursuant to your offer(s) "to exchange electricity meters". If you fail to respond, or fail to state a verified superior claim by the *Effective Date* as described, you agree that the Claimant/Libellant has exhausted his/her administrative remedy (his/her procedure to negotiate a satisfactory mutual settlement) and has stated a claim upon which relief can be granted.

Opportunity to Exhaust Your Administrative Remedy

If you fail to state a verified claim by the *Effective Date* as described, you agree that you have failed to, and are forever barred from ("estoppel"), exhausting your administrative remedy, and therefore can never seek judicial intervention regarding the Contract now or at any time in the future.

Joining the Contract

You and the Claimant/Libellant agree that the joinder fee for any party not currently named on the Contract, seeking the privilege of joining the Contract, is hereby established at Ten Million United States Dollars per each attempt/event of impairment.

Terms of Response

As with any administrative process, you may rebut the statements and claims in the Contract by executing a <u>verified</u> response, point-by-point with evidence that is certified to be true and in affidavit form, correct and complete, to be received by Claimants no later than 5:00 PM on the *Effective Date*.

Non-performance

The terms "non-performance" and "failure to perform" are defined to mean failure to perform any obligation under this Contract on or before the *Effective Date* including, but not limited to, "failure to respond" to this Contract as that term is defined herein, failure to exhibit evidence of a superior claim upon request, purporting an unverified statement to be a claim, failure to verify a claim within twenty-four (24) hours of demand, failure to honor a pre-existing and or superior claim, and any other failure to perform an obligation under the terms and provisions of the Contract.

Failure to Respond

The term "failure to respond" means your failure by the *Effective Date* to respond to this Contract (silence) or "insufficiency of response" as that term is defined herein. You agree that failure to respond conveys your agreement with all of the terms and provisions of the Contract.

Insufficiency of Response

The terms "insufficiency of response" and "insufficient response" are defined to mean a response which is received by the *Effective Date* and which fails to rebut any of the *established* terms, provisions, statements or claims in the Contract, or offers blanket denials, unsupported rebuttals, inapposite rebuttals such as "not applicable" or equivalent statements, declarations of counsel and or other third parties who lack first-hand material factual knowledge, and or any rebuttal which lacks verification or an equivalent level of risk or fails to exhibit supportive evidence certified to be true, correct and complete under full commercial liability. You agree that any such response is deemed to be legally and lawfully insufficient to rebut the established statements in the Contract, thereby conveying your agreement with all of the terms and provisions of the Contract.

Tacit Agreement

You may admit to all statements and claims in the Contract by simply remaining silent. The parties herein agree that failure to respond or insufficiency of response as defined herein constitutes agreement with all terms, provisions, statements, facts and claims in the Contract.

qui tacet consentire videtur

"Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading..." U.S. v. Tweel, 550 F.2d 297, 299 (1977), quoting U.S. v. Prudden, 424 F.2d 1021, 1032 (1970).

"When circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation." Fisher Controls International, Inc. v. Gibbons, 911 S.W. 2d 135 (1995).

"When a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation." Blanton v. Sherman Compress Co., 256 S.W. 2d 884 (1953).

Silence activates estoppel, pursuant to Carmine v. Bowen, 64 A. 932.

UCC Section 2--201. Formal Requirements; Statute of Frauds.

(1) Except as otherwise provided in this section a contract for the sale of goods for the price of \$500 or more is not enforceable by way of action or defense unless there is some writing sufficient to indicate that a contract for sale has been made between the parties and signed by the party against whom enforcement is sought or by his authorized agent or broker....

(2) Between merchants if within a reasonable time a writing in confirmation of the contract and sufficient against the sender is received and the party receiving it has reason to know its contents... it satisfies the requirements of subsection (1) against such party unless written notice of <u>objection to its contents</u> is given within <u>ten days</u> after it is received. [emphasis added]

Conditional Acceptance

The offer(s) from Respondent(s) to install a so named "smart meter", "advanced meter" or any other name to describe one or more components of the so called "Smart Grid" at or near the private dwelling and or workplace of the Claimant/Libellant, is the commencement of a contract negotiation, or meeting of the minds. The contract becomes binding upon **unconditional** acceptance or performance.

Performance and Acceptance of Offer to Contract under Reservation of Rights

The Claimant/Libellant reserves the right not to be compelled to perform under any contractual agreement that has not been **fully disclosed** in the prescribed form as herein **claimed**.

Terms of Conditional Acceptance

I, <u>Angela Cristina Camargo</u>, Claimant/Libellant, hereby notices Respondents/Libellees that [Claimant/Libellant name]

your offer to contract is formally **conditionally** accepted under reservation of all immutable and natural rights *nunc pro tunc* <u>without prejudice</u> whether expressed or not, <u>and</u> upon full disclosure of any and all perils involved with the so named "Smart Grid" and any of its components, <u>and</u> upon a point-by-point rebuttal of the attached affidavit, to which you attach certified factual evidence sworn to be true.

If the Respondent/Libellee should fail to meet the requirements as defined in the section *Insufficiency of Response*, it shall constitute your full agreement with the following contractual terms in all jurisdictions:

1. "Smart Grid" components, and or so named "smart meters", "advanced meters", "AMI" and or Trespassing Technology (as defined herein), must not be installed at or near the private dwelling and or workplace of the Claimant/Libellant:

c/o 1408 Brickell Bay Drive Ant. 417	, Miami	Florida	
[Claimant/Libellant physical address]	[city]	[state]	

- The Claimant/Libellant consents to only (an) analog meter(s), with no digital components, no switching mode power supply, no data recorder and no transmitter. Any other meter type does constitute Trespassing Technology and does cause harm.
- 3. In a case where Trespassing Technology has already been installed without express consent, the original service contract between the utility and the account holder is deemed to have been breached, and therefore offending parties involved are subject to lawful remedies for breach of that contract.
- 4. Respondents/Libellees accept full liability for any and all harm or loss caused by Trespassing Technology, for which remedy may be sought according to tort law, criminal law, strict liability, negligence and or ultrahazardous activity.
- 5. "Smart Grid" components, and or so named "smart meters", "advanced meters" and or Trespassing Technology, if already installed at or near the private dwelling and or workplace of the Claimant/Libellant, <u>must be removed within 7 days</u> of the date of Binding Administrative Judgment as defined herein.
- 6. "Smart Grid" components, and or so named "smart meters", "advanced meters", and or Trespassing Technology, if already installed, and not removed within 7 days of the date of Binding Administrative Judgment as defined herein, may be removed by others, and the cost of removal shall be charged to Respondents/Libellees.
- 7. <u>Utility service shall not be altered nor discontinued</u> without specific written instruction from the Claimant/Libellant directing the utility to take such action.
- 8. In the case of a "smart meter", "advanced meter", and or Trespassing Technology changed back to a previously authorized analog meter prior to receiving this notice, utility service shall not be altered or discontinued.
- 9. <u>No additional fees may be charged</u> to the Claimant/Libellant for not receiving a so named "smart meter", "advanced meter", and or Trespassing Technology.
- 10. A fee schedule of <u>seven thousand</u> (\$7.000) United States Dollars [daily liability – written long form] [daily liability – short] per day for any Tresspassing Technology installed near the Claimant/Libellant's private dwelling and or workplace, shall be due and payable from the Respondent/Libellee to the Claimant/Libellant, or to another recipient or organization if specified in writing by the Claimant/Libellant.
- 11. In the case of failure to pay any fees within thirty days of presentment of a True Bill, you agree to a lien against you, subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and or commercial remedies.
- 12. Aiding and abetting the implementation of so named "Smart Grid", and or so named "smart meters", "advanced meters", and or any other Trespassing Technology is an act of Treason for those under oath to the United States Constitution.

NOTICE

RESPONSE MUST BE BY THE EFFECTIVE DATE, WHICH IS FOURTEEN (14) DAYS FROM THE POSTMARK DATE OF THIS CONTRACT.

RESPONSE MUST BE TO THE POSTAL LOCATIONS OF THE TWO WITNESSES:



ABATEMENT OF ERRORS AND OMISSIONS

If the Respondents/Libellees its co-parties and officers discover any errors or omissions, legal or otherwise, in or related to this instrument, said agents, officers and co-parties are required to notice the Claimant/Libellant at the required postal location(s), by Registered or Certified Mail, with a point-by-point description of any such errors and omissions or defects for correction within three (3) days of receiving this Notice, or forever admit the lawful execution of this Notice as a matter of the public record.

If additional time is required for responding, a request must be received by the Claimant/Libellant in the prescribed form at the postal locations herein within the three (3) days allotted or be forever barred from contest under the doctrine or maxim of Collateral Estoppel.

TRESPASS UPON PRIVATE CONTRACT

Any collateral attack on this Contract is in bad faith and is a criminal trespass.

AGREEMENT AND WAIVER OF RIGHTS

If the Respondents/Libellees agree with all of the statements herein, a response is not necessary.

If Respondents/Libellees choose to remain silent, Respondents/Libellees agree and accept all of the terms, statements and provisions herein as their complete understanding and agreement with Claimant/Libellant and their waiver of any and all immunities, rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time.

Tacit Agreement

Respondents/Libellees may admit to all statements and claims in this Notice which comprises a binding contract by simply remaining silent.

Statute Staple

This Contract is instantly self-executing upon issuance due to the failure by Respondents/Libellees to respond or perform as defined above. Respondents/Libellees agree to be bound by all of the terms of the Contract commencing on the date of default.

Confession of Judgment - Binding Administrative Judgment

The Respondents/Libellees are entitled to a Notice of Default. In consideration, Respondents/Libellees agrees to accept a Notice of Default as Binding Administrative Judgment ("Judgment") certifying Respondents/Libellees agreement with all terms, statements, facts and provisions in the Contract. Since Judgment is issued when a party waives the right to respond, <u>all parties to this Agreement agree to be bound in perpetuity by any and all such Judgments which may be issued regarding the Contract.</u>

The Respondents/Libellees cannot directly or indirectly seek recoupment of losses incurred, due to any terms of this Contract, from their customers or constituents. <u>Any Respondent/Libellee will be absolved of all liability, including all outstanding amounts billed, when all Trespassing Technology is removed from the service area or constituency, as the case may be, of that Respondent/Libellee.</u>

CONCLUSION

The Respondents/Libellees have been served this notice, including but not limited to the enclosed Exhibits, Affidavit and Bill of Lading, all of which constitute full disclosure of the so named "Smart Grid" agenda as of the date of this notice. This notice in full will be made available to anyone who chooses to use it in a subsequent claim regarding Trespassing Technology and any effect thereof, directly or indirectly causing harm of any kind to anyone or anything.

Respectfully, govern yourself accordingly.

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent As Above so below It is written, "If they refuse to take the cup at thine hand to drinke, then shalt thou say vnto them, Thus saith the Lord of hosts, Yee shall certainely drinke." "Thy kingdome come, Thy will be done in earth, as it is in heauen."

I, <u>Angela Cristina Camargo</u>, herein "Claimant/Libellant," do herewith affirm and declare

under my unlimited commercial liability that I am competent and of lawful age to state the matters set forth herein, that they are true, correct, complete, not intended to be misleading, they are admissible as evidence, and in accordance with my best firsthand knowledge, understanding and belief.

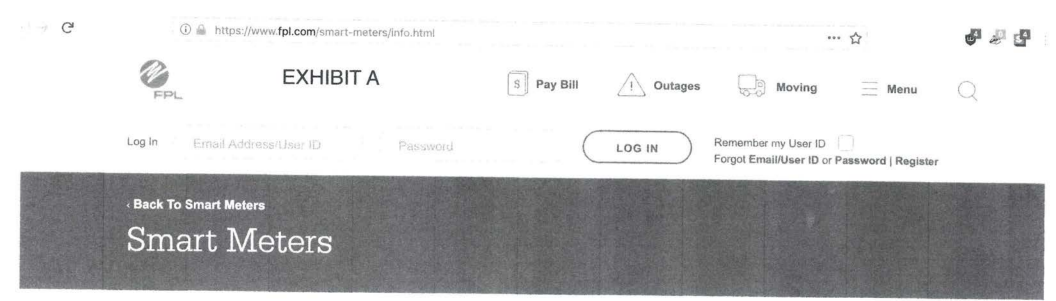
All rights reserved without prejudice

Dated this $\frac{1}{[day]}$ day of $\frac{1}{[month - written]}$ in the	Year Two Thousand <u>nneteen</u> .
Angela Cristina Camargo	[autograph]
Witness #1 [autograph]	Witness #2 [autograph]
On this, the 17 day of February appeared Angela Cristing Canage	20 , 20, before me, the undersigned notary public, \mathcal{O} known to me (or satisfactorily proven) to be the one

whose name is subscribed to the within instrument, and acknowledged execution of the same for the purposes therein contained.

In witness hereof, I hereunto set my hand and official seal.





The smart meter is a new tool that gives you more information, control and convenience.

Smart meters are digital devices that measure your electricity use via a secure wireless network. In combination with other technologies in the smart grid, smart meters make it possible for FPL to deliver a variety of benefits to you and all customers, including better reliability and more information and control over your energy bills.

Learn more about smart meters

About FPL	
Company	
News	
Careers	
Environment	
Community	
Donate to Care To Share®	
Rates and Your Bill	

About Energy

Ensuring Reliability

Power Disturbances

Energy My Way

Clean Energy

Smart Meters

Solar

Safety

Partner Resources

Supplier Home and Login PIC Login Fuel Portal Building and Construction Land Use Assist Agency Login WebTAXI Login



AFFIDAVIT

- I, <u>Angela Cristina Camargo</u>, hereinafter "Affirmant", does solemnly affirm, declare and state as follows: [Claimant/Affirmant name]
- 1. Affirmant is competent to state the matters set forth herein.
- 2. Affirmant has knowledge of the facts stated herein.
- All the facts herein are true, correct, complete and admissible as evidence, and if called upon as a witness, Affirmant will testify to their veracity.

Plain Statement of Facts

- 4. Many utilities are installing or have installed so named "smart" or "advanced" digital utility meters and related network technologies which
 - a. can record and transmit data for the purpose of surveillance of personal activities in the private dwellings and or workplaces of all utility customers without disclosure or consent;
 - b. do unlawfully emit high-energy density pulsed microwave frequencies harmful to biological organisms and or emit waste electricity in the form of voltage transients (aka "dirty electricity") also harmful to biological organisms; and
 - c. have been demonstrated to cause fires, cause hacking vulnerability, and facilitate erroneously high customer utility bills.

This technology is referred to collectively as "Trespassing Technology".

- The Trespassing Technology is designed with the explicit capability and intention to extract information from within private dwellings and or workplaces, about specific appliance usage details and other data pertaining to activities of the living occupants.
 - a. A U.S. Congressional Research report entitled "Smart Meter Data: Privacy and Cybersecurity" (February 3, 2012) states, "With smart meters, police will have access to data that might be used to track residents' daily lives and routines while in their homes, including their eating, sleeping, and showering habits, what appliances they use and when, and whether they prefer the television to the treadmill, among a host of other details."
 - b. A senior official with the National Association of Regulatory Utility Commissioners (NARUC) admitted in an interview with Politico.com (January 1, 2015), "I think the data [of in-home activities, harvested via so named "smart meters"] is going to be worth a lot more than the commodity that's being consumed [electricity] to generate the data."
 - c. In 2016, a major "smart" meter data aggregator with, Onzo Ltd (UK), released a marketing video which stated, "We use this characterized profile to give the utility... the ability to monetize their customer data by providing a direct link to appropriate third-party organizations based on the customer's identified character."
- 6. The express consent of the living occupants is not being attained, as required under the 4th Amendment of United States Constitution. The Trespassing Technology therefore is in direct contravention of the Constitutional privacy rights of the living occupants within their own private dwellings and or workplaces.
- 7. The Trespassing Technology and related infrastructure is either mounted on or is adjacent to private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent.
- Living occupants in private dwellings and or workplaces are not being justly compensated, nor consulted, nor even informed, of their private property being utilized as a relay station for the networks related to the Trespassing Technology.
- 9. The Trespassing Technology creates a previously non-existent vulnerability and diminishes private dwelling and or workplace security by functioning as an unsecured wireless digital gateway into the private dwelling and or workplace. The living men and women occupying the private dwelling and or workplace become subject to whatever the desires of a utility, government, or hacker who wishes to remotely interrupt or control the supply of energy to appliance(s) within the private dwelling and or workplace, or to the entire private dwelling and or workplace itself. Unauthorized access, and all of its consequences, become fully the liability of the utility for the unauthorized installation and all resulting harm, damage, injury and loss of rights.

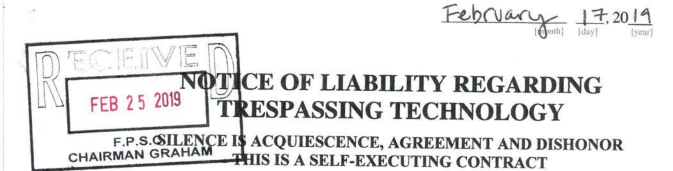
- 10. The Trespassing Technology can create measurable voltage transients, also known as dirty electricity, on existing electrical wiring, at levels that are harmful and damaging to all biological organisms. This also causes systemic inaccuracies in billing, resulting in electricity customers paying unjust amounts for unused, or wasted, energy. As a result of wasted energy caused by voltage transients due to Trespassing Technology, ground voltage has also been measured to be increased in areas where Trespassing Technology is deployed. This is also harmful and damaging to all biological organisms.
- 11. The Trespassing Technology can cause home fires, which have already resulted in deaths of men and women, in Vacaville (California), Dallas (Texas) and Reno (Nevada).
- 12. Due to fire and safety risks, PECO ENERGY CO (Pennsylvania) announced removal of 96,000 so named "smart meters" in 2012; the PROVINCE OF SASKATCHEWAN (Canada) announced removal of all of their 105,000 so named "smart meters" in 2014; PORTLAND GENERAL ELECTRIC (Oregon) announced removal of 70,000 so named "smart meters" in 2014; and the CITY OF LAKELAND (Florida) announced removal of more than 10,000 so named "smart meters" in 2014. In 2015, thousands of so named "smart meters" simultaneously exploded in Stockton (California).
- 13. The Trespassing Technology causes undesirable interference with other devices. (The FCC requires all equipment under Part 15 to cause no harmful interference, and to accept all interference received.)
- 14. The Trespassing Technology has caused disruptive interference that has resulted in injuries to living occupants including, but not limited to, men and women with medical implants, and the interference has not yet been mitigated in any meaningful way, as of this writing. Factual notice of harm caused by the emissions from the Trespassing Technology has been abundantly given to power companies, and the violations continue deliberately, and intentionally.
- 15. The Trespassing Technology transmits pulsed microwave radiation into and throughout private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent. According to a vast body of published science, microwave radiation is proven to be harmful and damaging to all biological organisms, down to the cellular and molecular level, at relatively low power densities. Electromagnetic frequencies, when emitted from microwaves and x-ray machines, are shielded from human contact. Even cell phone manuals state a required separation between one's body and the device. Trespassing Technology has been measured to emit pulsed radiation between hundreds and tens of thousands of times greater intensity than cell phones, and as direct result, there are at least thousands of reports of individuals suffering functional impairment and or illness since the installation of Trespassing Technology where they live. Because Trespassing Technology is known to emit radiation without any warnings and without any shielding, this exposes all occupants to undisclosed electromagnetic radiation emissions and puts them in tangible and high risk of harm and injury.
- 16. Industry claims that the Trespassing Technology is "safe" or "harmless" are false and misleading; and are based on training, propaganda techniques, and the time-averaging of pulsed emissions, rather than the emission values of the pulses. Such claims of industry are not based on science. In addition, the problem of harm from voltage transients remains, significantly, unaddressed by power companies. Several thousand scientific studies have concluded there are biological effects from exposure to electromagnetic frequencies at power densities lower than is emitted by the Trespassing Technology. Claims by power company and government employees that the Trespassing Technology is harmless, are self-serving and fraudulent.
- 17. A significant number of government agencies have released statements confirming that agencies such as the US Federal Communications Commission (FCC), Health Canada and the International Commission on Non-Ionizing Radiation (ICNIRP) have "safety" guidelines for microwave radiation exposure which are insufficient for functioning as a guideline, because they are based solely on thermal effect, and do not take into account any of the body of several thousand published, peer-reviewed scientific studies showing harmful non-thermal effects. These include, but are not limited to:
 - a. <u>Environmental Protection Agency (EPA), 1993</u>: The FCC's exposure standards are "seriously flawed." (Official comments to the FCC on guidelines for evaluation of electromagnetic effects of radio frequency radiation, FCC Docket ET 93-62, November 9, 1993.)
 - b. Food and Drug Administration (FDA), 1993: "FCC rules do not address the issue of long-term, chronic exposure to RF fields." (Comments of the FDA to the FCC, November 10, 1993.)
 - c. <u>National Institute for Occupational Safety and Health (NIOSH), 1994</u>: The FCC's standard is inadequate because it "is based on only one dominant mechanism adverse health effects caused by body heating." (Comments of NIOSH to the FCC, January 11, 1994.)

- d. <u>Amateur Radio Relay League Bio-Effects Committee, 1994</u>: "**The FCC's standard does not protect against** non-thermal effects." (Comments of the ARRL Bio-Effects Committee to the FCC, January 7, 1994.)
- e. <u>Environmental Protection Agency (EPA), 2002</u>: Norbert Hankin of the EPA's Office of Air and Radiation, Center for Science and Risk Assessment, Radiation Protection Division, wrote: "The FCC's current [radio frequency/microwave] exposure guidelines, as well as those of the Institute of Electrical and Electronics Engineers (IEEE) and the International Commission on Non-ionizing Radiation Protection, are thermally based, and do not apply to chronic, non-thermal exposure situations.... The generalization by many that the guidelines protect human beings from harm by any or all mechanisms is not justified.... There are reports that suggest that potentially adverse health effects, such as cancer, may occur.... Federal health and safety agencies have not yet developed policies concerning possible risk from longterm, non-thermal exposures."
- f. <u>The U.S. Department of Interior, 2014</u>: "Study results have documented [bird] nest and site abandonment, plumage deterioration, locomotion problems, reduced survivorship, and death.... The electromagnetic radiation standards used by the Federal Communications Commission (FCC) continue to be based on thermal heating, a criterion now nearly 30 years out of date and inapplicable today."
- 18. In the FCC's mission statement, there is no indication whatsoever of any jurisdiction or mandated protection of men, women, and children for biological and medical harm caused by radiofrequencies.

Please note that terms not otherwise defined herein shall have the meanings ascribed to such terms in the Notice and Demand to which this Affidavit is attached.

I, <u>Angela Cristina Camargo</u>, Affirmant, a <u>woman</u>, upon my full unlimited commercial liability, do [Claimant/Affirmant name] affirm and say that I have read the above Affidavit and do know the contents to the very best of my knowledge to be true, correct, complete, and not misleading; the truth, the whole truth, and nothing but the truth.

IN WITNESS WHEREOF, autographed at Miami	, Florida
on the <u>I</u> day of <u>Frebruary</u> in the Year Two [month - written]	wo Thousand and <u>OMCTECN</u> .
Angela Cristina Camargo, All Rights Reserve Claimant/Affirmant [print]	(autograph)
c/o <u>1408 Brickell Bav Drive Apt. 417</u> , <u>Miami</u> [Claimant/Affirmant mailing address]	i, Florida
Witness #1 [autograph] Witness #	UN(US TCUDOL s#2 [autograph]
country of Miami-Dede) ss:	10g-
Before me, the undersigned notary public, this day, appe who being duly sworn according to law, deposes the pre	peared Angele Cristing Camargo, to me known, receding.
Subscribed and sworn to before me this $\frac{1}{1}$ day of $\frac{1}{1}$	Notary Public State of Florida Oscar A Quintero My Commission Expires:



Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent

To:

1.	Eric Silagy [Respondent #1 name]	acting as <u>CEO</u>	
	of FLORIDA POWER AND L. [organization - UPPERCASE]	[title]	and as the man
2.	Art Graham [Respondent #2 name]	acting as <u>Chair</u>	
	of <u>FLORIDA PUBLIC SERVIC</u> [organization - UPPERCASE]	[title] CE COMMISSION	and as the man [man or woman]
3.	Ron DeSantis [Respondent #3 name]	acting as <u>Governor</u>	
	of STATE OF FLORIDA		and as the
4.	Jose Javier Rodriguez	acting as <u>Senator</u>	
	of THE FLORIDA STATE SEN [organization - UPPERCASE]	IATE	and as the man [man or woman]
	Yet to be namedacting a	as role of those yet to be named	and as the man/womar
He	reinafter: Respondents/Libell	ees	

From:

Andrea Vasiliki Mendler , sui juris, a woman , hereby claiming all rights nunc pro tunc [Claimant/Libellant name]

Hereinafter: Claimant/Libellant

NOTICE TO RESPONDENTS / LIBELLEES

IT IS NOT MY INTENTION TO HARASS, INTIMIDATE, OFFEND, CONSPIRE, BLACKMAIL, COERCE, OR CAUSE ANXIETY, ALARM OR DISTRESS. THIS DOCUMENT AND ATTACHMENTS ARE PRESENTED WITH HONORABLE AND PEACEFUL INTENTIONS, AND ARE EXPRESSLY FOR YOUR BENEFIT TO PROVIDE YOU WITH DUE PROCESS AND A GOOD FAITH OPPORTUNITY TO STATE A VERIFIED CLAIM.

PREAMBLE

Daniel Chap IV verse 17

This matter is by the decree of the watchers, and the demaund by the word of the Holy ones: to the intent that the liuing may know, that the most High ruleth in the kingdome of men, and giveth it to whomsoeuer hee will, and setteth vp ouer it the basest of men.

WHEREAS, it appears there is a global agenda to implement a so named "Smart Grid"; and

WHEREAS, it appears the said agenda is being, or is to be implemented, in the landmass commonly known as

Florida and or STATE OF FLORIDA ; and [state - common name, e.g. "Michigan"] ; and

WHEREAS, it appears that there is an agenda of false information regarding privacy, cost, safety, health, security, billing modifications and other various concerns or considerations, due to the direct or indirect effects of the so named "Smart Grid" and or its components, including but not limited to the so named "smart meters", "advanced meters", non-transmitting digital meters and or related technologies with capabilities of emitting microwave frequencies and or transmitting detailed data of in-home activities relating to consumption of electrical, and or water, and or gas (components collectively referred to as "Trespassing Technology"); and

WHEREAS, it appears the agenda of false information is being utilized to deceive unsuspecting utility owners/employees, government officials, lawmakers, public health officials, et al., or alternatively give plausible deniability to utility owners/employees, government officials, lawmakers, public health officials, et al that appear to be complicit with and or actively participating in the said "Smart Grid" agenda; and

WHEREAS, it appears that implementation of the so named "Smart Grid" and or some of its components, including but not limited to "smart meters" and or "advanced meters" do in fact cause harm of various kinds; and

WHEREAS, it appears some or all of the various forms of harm caused by the implementation of the so named "Smart Grid" and or its various components, can be considered a tort and are compensable by law; and

WHEREAS, it appears there is no bond of record in existence, nor any source of indemnification regarding the so named "Smart Grid" and its various effects that may be considered as causing harm of various kinds; and

WHEREAS, a person with full knowledge of a potential harm, whether caused directly by the person or not, and that person is endowed the ability and or duty to act upon the said knowledge in a way to avoid or otherwise mitigate the potential harm, and fails to do said actions, is liable for the inevitable harm caused, and or may be found negligent where there is a duty of care; and

WHEREAS, it is a **fundamental principle of law** that nobody is above the law including, but not limited to, all government actors. The government immunity clause **only** applies to government actors when they are performing their actions of their office defined by their office **in good faith** and that the UNITED STATES **SUPREME COURT** has made a ruling regarding public officials being held liable for actions done or failure to perform required actions, in the case of

MILLBROOK v. UNITED STATES () 477 Fed. Appx. 4.

THEREFORE I, <u>Andrea Vasiliki Mendler</u>, Claimant/Libellant, do hereby issue and serve by [Claimant/Libellant name] delivery, this instant contractual NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY to the above named and unnamed Respondents/Libellees as the situation requires.

SITUS

Governing Law

This instant Contract, (hereinafter the "Contract"), initiated by Respondents/Libellees (SEE EXHIBIT), is created pursuant to the signatories' right of contract. You agree that no claim of interest in the Contract shall be assumed other than as expressly represented hereunder, and that the Contract shall be governed by and construed exclusively in accordance with the agreement of the parties as expressly stated hereunder. You agree that all words in this Contract are as the Claimant/Libellant understands them.

Restriction of Jurisdiction

Other than as expressly represented herein, you agree that no section of the Contract shall be assumed to constitute a voluntary election by any of the parties thereto to submit the Contract or the said parties to any venue of law, jurisdiction, court or tribunal, other than the agreement of the parties as stated hereunder. You agree that the Contract shall not be deemed to be subject to the laws of the Federal Government, any State, political subdivision thereof, or any other legal fiction, procedural phantom, political construct, or any other jurisdiction, real or imagined, unless such election is voluntarily made in writing by the Claimant/Libellant or his/her agent(s). You agree that no person(s) shall have any authority to control any decision regarding the Contract; no powers, interest or authority to amend, alter, modify or terminate the Contract are granted to any party, person, individual, agency, court or entity, real or imagined, other than as expressly represented hereunder, and no such powers, interest or authority shall be assumed; all such powers, interest and authority being expressly prohibited hereunder. You agree that any representation by any party, person, individual, agency, court or entity, real or imagined, that any such powers, interest or authority exists shall be deemed a confession by the representing party/entity to joining the contract pursuant to the terms herein (see *Joining the Contract*) for which the Joinder Fee has been established herein at Ten Million United States Dollars per each such event.

Joining the Contract

It is agreed that a joinder fee shall be established in the amount of **Ten Million United States Dollars per each action, of a party not named herein**, which attempts to impair this Contract or stultify any of the parties thereto; and that this fee shall be due from said party. It is agreed that any party that fails to timely pay a *True Bill* agrees to a right of lien having been created and perfected against that party.

GUARANTEES & WAIVER OF BENEFITS

Guarantees for this instant action are the 1611 King James Bible, The Coronation Oath of Elizabeth Alexandra Mary: Windsor, the United States Constitution, The Bill of Rights, Constitutional Oaths of Office, The Common Law and Law Merchant, the Uniform Commercial Code, and case law.

The Claimant/Libellant does not claim any benefit of said Guarantees, and are included solely as a reference to the law and conduct of named and unnamed Respondents. Bible references are exclusively from the 1611 King James Bible and are used due to oaths being sworn on it specifically, rather than the so called "authorized version" which reads the same, but is 'technically' different when written due to the spellings. The use of Bible references in this instant action are for jurisdictional purposes, and no adherence or non-adherence to any organized religious group, including but not limited to registered corporate organizations, on the part of the Claimant/Libellant may be assumed.

PLAIN STATEMENT OF FACTS

- 1. The Common Law is the highest jurisdiction of man made law and jurisprudence for the men and women sojourning on the landmass commonly referred to as the United States of America with the exception of the landmass commonly called Louisiana, which has Civil Law.
- 2. The Law Merchant is tied to the Common Law and is the highest jurisdiction of man made law for the men and women sojourning on the landmass commonly referred to as the United States of America concerning commerce and associated contracts, bills, commercial instruments, jurisprudence et al.
- 3. The Uniform Commercial Code is a code accepted or partially accepted by agreement of the various States regarding commercial contracts, commercial instruments, transactions, et al.
- 4. The United States Constitution is the supreme contract for the men and women sojourning on the landmass commonly referred to as the United States of America.
- 5. The Common Law reflects the Laws as recorded in the group of books commonly referred to as The Holy Bible and is verified by Sir William Blackstone in his published *Commentaries* which were instrumental to the founding Fathers in the framing and establishing of American jurisprudence.
- 6. The past and present so called Monarchs of Great Britain must swear a corporeal oath and thereby contract to uphold and defend the laws as recorded in the letters patent 1611 King James Bible as well as the Common Law.
- 7. There are references to a higher jurisdiction in the Declaration of Independence, including but not limited to; The Laws of Nature and of Nature's God,...endowed by their Creator with certain unalienable Rights,...appealing to the Supreme Judge of the world for the rectitude of our intentions,...with a firm reliance on the protection of Divine Providence.
- The Oaths of Office are clear regarding the adherence to the Constitution.
 Article II, Sec. 1, last clause: The President promises to "preserve, protect and defend the Constitution".

Article VI, last clause: All other federal and State officers and judges promise to "support" the Constitution.

 For any Respondent/Libellee who has sworn an oath of office to support and or defend the United States Constitution, <u>the Claimant/Libellant hereby accepts that oath of office</u>.

Numbers Chap XXX verses 1-2

¹And Moses spake vnto the heads of the tribes, concerning the children of Israel, saying, This *is* the thing which the LORD hath commanded. ²If a man vowe a vow unto the LORD, or sweare an oathe to bind his soule with a bond: he shall not breake his word, hee shall doe according to all that proceedeth out of his mouth.

Leuiticus Chap V verses 3-5

³Or if he touch the vncleannesse of man, whatsoeuer vncleannesse it be that a man shalbe defiled withall, a nd *it* be hid from him; when he knoweth *of it*, then he shalbe guilty. ⁴Or if a soul sweare, pronouncing with his lips to do euill, or to do good, whatsoeuer it be that a man shall pronounce with an oath, and *it* be hid from him; when he knoweth *of it*, then he shalbe guilty in one of these. ⁵And it shalbe, when he shalbe guiltie in one of these things, that he shall confesse that hee hath sinned in that thing.

10. When Congress makes a law which is outside the scope of its enumerated powers, it is no "law" at all, but is void; and American men and women have no obligation to comply. Alexander Hamilton says this repeatedly in The Federalist Papers. Here are a few examples:

"...If the federal government should overpass the just bounds of its authority and make a tyrannical use of its powers, **the people**, whose creature it is, **must appeal to the standard they have formed**, **and take such measures to redress the injury done to the Constitution as the exigency may suggest and prudence justify**..." (Federalist No. 33, 5th para). [emphasis added]

"...acts of ... [the federal government] which are NOT PURSUANT to its constitutional powers ... will [not] become the supreme law of the land. These will be merely acts of usurpation, and will deserve to be treated as such..." (Federalist No. 33, 6th para). [emphasis added]

"...every act of a delegated authority, contrary to the tenor of the commission under which it is exercised, *is void*. No legislative act ...contrary to the Constitution can be valid. To deny this, would be to affirm ... that men ... may do not only what their powers do not authorize, but what they forbid." (Federalist No. 78, 10th para). [emphasis added]

11. Trespassing Technology does harvest data about the activities of men and women in private dwellings without their consent. In January 2015, it was stated by Miles Keogh, a director of the National Association of Regulatory Utility Commissioners, that:

"I think the data [from "smart" meters] is going to be worth a lot more than the commodity that's being consumed to generate the data."

(Originally published at http://www.politico.com/story/2015/01/energy-electricity-data-use-113901)

12. When it is proven, by tacit agreement or otherwise, that Trespassing Technology, being implemented worldwide, originates from outside the republic of the United States of America; and or proven tacitly or otherwise that the "smart grid" agenda is an assault on the men, women and children of the Republic, their real and other properties, wild and domestic livestock, pollinating insects which affect agriculture/food supply, right of privacy, wellbeing, liberty, or right to equitable contracts; and or proven tacitly or otherwise that any Trespassing Technology or the various "legal" actions used to implement it are contrary to, and a collateral or direct attack upon, the United States Constitution, there may be grounds for a Grand Jury indictment for treason, to wit:

U.S. Constitution, Article III Section 3

Treason shall consist only in levying War against them, <u>or</u> in **adhering to their Enemies**, **giving them Aid** and Comfort. No Person shall be convicted of Treason unless on the <u>Testimony of two Witnesses</u> to the same overt Act, or on Confession in open Court. The Congress shall have Power to declare the Punishment of Treason, but no Attainder of Treason shall work Corruption of Blood, or Forfeiture except during the Life of the Person attainted. [emphasis added]

Deuteronomie Chap XVII verse 6

At the mouth of **two witnesses**, or three **witnesses**, shall he that is worthy of death, be put to death: *but* at the mouth of one witnesse he shall not bee put to death.

Deuteronomie Chap XIX verse 15

One witnesse shall not rise vp against a man for any iniquitie, or for any sinne, in any sinne that he sinneth: at the mouth of **two witnesses**, or at the mouth of three witnesses, shall the matter be stablished.

S. Matthew Chap XVIII verse 16

But if he will not heare thee, then take with thee one or two more, that in the mouth of **two** or three **witnesses** every word may be established.

II. Corinthians Chap XIII verse 1

This *is* the third *time* I am comming to you: in the mouth of **two** or three **witnesses** shal every word be established.

To the Hebrewes Chap X verse 28

Hee that despised Moses Lawe, died without mercy, vnder two or three witnesses. [emphasis added on each item above]

U.S. Constitution, Amendment IV

The **right** of the people to be secure in their persons, **houses**, papers, and effects, **against unreasonable searches and seizures**, **shall not be violated**, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized. [emphasis added]

U.S. Constitution, Amendment XIV Section 1.

All persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

18 U.S. Code § 2382 - Misprision of treason

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both. [emphasis added]

CONDITIONAL ACCEPTANCE OF OFFERS TO CONTRACT

Point of Law

All contracts commence with an offer and only become binding upon acceptance. See: <u>Farnsworth</u> on <u>Contracts</u>, ©2004 by E. Allen Farnsworth, Third Edition, Aspen Publishers, ISBN: 9780735541429 (vol.1).

Binding Contract

This International Commercial Claim/Lien Within the Admiralty Private Agreement and Disclosures, Notice of Liability, with all attachments comprises a **binding contract** between Respondents/Libellees and the Claimant/Libellant for the purpose of establishing the honorable terms of the seller/buyer relationship you proposed, and eliminating faulty assumptions. It is referred to herein as the "Contract" although it is an inland claim which, when perfected, will constitute a lien against the parties as described hereunder. The terms "you," "your," and "yours" refer to each Respondent named and additional yet to be named respondents in the Contract individually and collectively. This Contract supersedes any and all previous agreements, whether expressed or tacit, between the parties.

Agreement & Waiver of Rights

If you agree with all of the terms of the Contract, you need not respond. Your silence will constitute your agreement and acceptance of all of the terms, statements and provisions hereunder as your complete understanding and agreement with the Claimant/Libellant and your waiver of any and all rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time. You agree that your agreement, having been granted knowingly, voluntarily and with full disclosure, settles all matters finally and forever, and cannot be withdrawn.

Disagreement & Failure to Respond

You may disagree with any of the terms of the Contract by stating a verified claim with particularity (see *Stating a Claim* below). You and the Claimant/Libellant agree that a response which is *not* verified, or a response from a third party agent lacking first-hand knowledge of the facts, will constitute your "failure to respond" as defined herein. If you fail to respond or state a claim by the indicated *Effective Date*, the Contract will become **binding** and fully enforceable in the admiralty venue as a maritime lien subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and/or commercial remedies.

Offer of Immunity-Stating a Claim

You may avoid all liability and obligations under this Contract by simply responding no later than the *Effective Date* with a verified statement that proves any claim you feel you may have against the Claimant/Libellant or Claimant/Libellant's interests. The statement must be sworn to be true under penalty of perjury and supported by certified factual evidence and verified proof.

Alternatively, you may respond with a point-by-point rebuttal of the Contract sworn to be true, to which you attach certified factual evidence. In the event you decline this good faith Offer of Immunity, you agree with all terms, facts, statements and provisions in this Contract and your obligations hereunder.

Administrative Remedy Under Verified Seal

The Contract constitutes the Claimant/Libellant's administrative remedy pursuant to your offer(s) "to exchange electricity meters". If you fail to respond, or fail to state a verified superior claim by the *Effective Date* as described, you agree that the Claimant/Libellant has exhausted his/her administrative remedy (his/her procedure to negotiate a satisfactory mutual settlement) and has stated a claim upon which relief can be granted.

Opportunity to Exhaust Your Administrative Remedy

If you fail to state a verified claim by the *Effective Date* as described, you agree that you have failed to, and are forever barred from ("estoppel"), exhausting your administrative remedy, and therefore can never seek judicial intervention regarding the Contract now or at any time in the future.

Joining the Contract

You and the Claimant/Libellant agree that the joinder fee for any party not currently named on the Contract, seeking the privilege of joining the Contract, is hereby established at Ten Million United States Dollars per each attempt/event of impairment.

Terms of Response

As with any administrative process, you may rebut the statements and claims in the Contract by executing a <u>verified</u> response, point-by-point with evidence that is certified to be true and in affidavit form, correct and complete, to be received by Claimants no later than 5:00 PM on the *Effective Date*.

Non-performance

The terms "non-performance" and "failure to perform" are defined to mean failure to perform any obligation under this Contract on or before the *Effective Date* including, but not limited to, "failure to respond" to this Contract as that term is defined herein, failure to exhibit evidence of a superior claim upon request, purporting an unverified statement to be a claim, failure to verify a claim within twenty-four (24) hours of demand, failure to honor a pre-existing and or superior claim, and any other failure to perform an obligation under the terms and provisions of the Contract.

Failure to Respond

The term "failure to respond" means your failure by the *Effective Date* to respond to this Contract (silence) or "insufficiency of response" as that term is defined herein. You agree that failure to respond conveys your agreement with all of the terms and provisions of the Contract.

Insufficiency of Response

The terms "insufficiency of response" and "insufficient response" are defined to mean a response which is received by the *Effective Date* and which fails to rebut any of the *established* terms, provisions, statements or claims in the Contract, or offers blanket denials, unsupported rebuttals, inapposite rebuttals such as "not applicable" or equivalent statements, declarations of counsel and or other third parties who lack first-hand material factual knowledge, and or any rebuttal which lacks verification or an equivalent level of risk or fails to exhibit supportive evidence certified to be true, correct and complete under full commercial liability. You agree that any such response is deemed to be legally and lawfully insufficient to rebut the established statements in the Contract, thereby conveying your agreement with all of the terms and provisions of the Contract.

Tacit Agreement

You may admit to all statements and claims in the Contract by simply remaining silent. The parties herein agree that failure to respond or insufficiency of response as defined herein constitutes agreement with all terms, provisions, statements, facts and claims in the Contract.

qui tacet consentire videtur

"Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading..." U.S. v. Tweel, 550 F.2d 297, 299 (1977), quoting U.S. v. Prudden, 424 F.2d 1021, 1032 (1970).

"When circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation."

Fisher Controls International, Inc. v. Gibbons, 911 S.W. 2d 135 (1995).

"When a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation." Blanton v. Sherman Compress Co., 256 S.W. 2d 884 (1953).

Silence activates estoppel, pursuant to Carmine v. Bowen, 64 A. 932.

UCC Section 2--201. Formal Requirements; Statute of Frauds.

(1) Except as otherwise provided in this section a contract for the sale of goods for the price of \$500 or more is not enforceable by way of action or defense unless there is some writing sufficient to indicate that a contract for sale has been made between the parties and signed by the party against whom enforcement is sought or by his authorized agent or broker....

(2) Between merchants if within a reasonable time a writing in confirmation of the contract and sufficient against the sender is received and the party receiving it has reason to know its contents... it satisfies the requirements of subsection (1) against such party unless written notice of <u>objection to its contents</u> is given within <u>ten days</u> after it is received. [emphasis added]

Conditional Acceptance

The offer(s) from Respondent(s) to install a so named "smart meter", "advanced meter" or any other name to describe one or more components of the so called "Smart Grid" at or near the private dwelling and or workplace of the Claimant/Libellant, is the commencement of a contract negotiation, or meeting of the minds. The contract becomes binding upon **unconditional** acceptance or performance.

Performance and Acceptance of Offer to Contract under Reservation of Rights

The Claimant/Libellant reserves the right not to be compelled to perform under any contractual agreement that has not been **fully disclosed** in the prescribed form as herein <u>claimed</u>.

Terms of Conditional Acceptance

I, Andrea Vasiliki Mendler , Claimant/Libellant, hereby notices Respondents/Libellees that

your offer to contract is formally **conditionally** accepted under reservation of all immutable and natural rights *nunc pro tunc* <u>without prejudice</u> whether expressed or not, <u>and</u> upon full disclosure of any and all perils involved with the so named "Smart Grid" and any of its components, <u>and</u> upon a point-by-point rebuttal of the attached affidavit, to which you attach certified factual evidence sworn to be true.

If the Respondent/Libellee should fail to meet the requirements as defined in the section *Insufficiency of Response*, it shall constitute your full agreement with the following contractual terms in all jurisdictions:

1. "Smart Grid" components, and or so named "smart meters", "advanced meters", "AMI" and or Trespassing Technology (as defined herein), must not be installed at or near the private dwelling and or workplace of the Claimant/Libellant:

c/o 3099 Indiana Street	, Miami	, Florida	
[Claimant/Libellant physical address]	[city]	[state]	

- <u>The Claimant/Libellant consents to only (an) analog meter(s), with no digital components, no</u> <u>switching mode power supply, no data recorder and no transmitter.</u> Any other meter type does constitute Trespassing Technology and does cause harm.
- 3. In a case where Trespassing Technology has already been installed without express consent, the original service contract between the utility and the account holder is deemed to have been breached, and therefore offending parties involved are subject to lawful remedies for breach of that contract.
- 4. Respondents/Libellees accept full liability for any and all harm or loss caused by Trespassing Technology, for which remedy may be sought according to tort law, criminal law, strict liability, negligence and or ultrahazardous activity.
- 5. "Smart Grid" components, and or so named "smart meters", "advanced meters" and or Trespassing Technology, if already installed at or near the private dwelling and or workplace of the Claimant/Libellant, <u>must be removed within 7 days</u> of the date of Binding Administrative Judgment as defined herein.
- 6. "Smart Grid" components, and or so named "smart meters", "advanced meters", and or Trespassing Technology, if already installed, and not removed within 7 days of the date of Binding Administrative Judgment as defined herein, may be removed by others, and the cost of removal shall be charged to Respondents/Libellees.
- 7. <u>Utility service shall not be altered nor discontinued</u> without specific written instruction from the Claimant/Libellant directing the utility to take such action.
- 8. In the case of a "smart meter", "advanced meter", and or Trespassing Technology changed back to a previously authorized analog meter prior to receiving this notice, utility service shall not be altered or discontinued.
- 9. <u>No additional fees may be charged</u> to the Claimant/Libellant for not receiving a so named "smart meter", "advanced meter", and or Trespassing Technology.
- 10. A fee schedule of <u>eight thousand</u> (\$ 8.000) United States Dollars [daily liability - written long form] [daily liability - short] (daily liability - short] (daily liability - short] (daily liability - short) (and or workplace, shall be due and payable from the Respondent/Libellant's private dwelling and or workplace, shall be due and payable from the Respondent/Libelle to the Claimant/Libellant, or to another recipient or organization if specified in writing by the Claimant/Libellant.
- 11. In the case of failure to pay any fees within thirty days of presentment of a True Bill, you agree to a lien against you, subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and or commercial remedies.
- 12. Aiding and abetting the implementation of so named "Smart Grid", and or so named "smart meters", "advanced meters", and or any other Trespassing Technology is an act of Treason for those under oath to the United States Constitution.

NOTICE

RESPONSE MUST BE BY THE EFFECTIVE DATE, WHICH IS FOURTEEN (14) DAYS FROM THE POSTMARK DATE OF THIS CONTRACT.

RESPONSE MUST BE TO THE POSTAL LOCATIONS OF THE TWO WITNESSES:



ABATEMENT OF ERRORS AND OMISSIONS

If the Respondents/Libellees its co-parties and officers discover any errors or omissions, legal or otherwise, in or related to this instrument, said agents, officers and co-parties are required to notice the Claimant/Libellant at the required postal location(s), by Registered or Certified Mail, with a point-by-point description of any such errors and omissions or defects for correction within three (3) days of receiving this Notice, or forever admit the lawful execution of this Notice as a matter of the public record.

If additional time is required for responding, a request must be received by the Claimant/Libellant in the prescribed form at the postal locations herein within the three (3) days allotted or be forever barred from contest under the doctrine or maxim of Collateral Estoppel.

TRESPASS UPON PRIVATE CONTRACT

Any collateral attack on this Contract is in bad faith and is a criminal trespass.

AGREEMENT AND WAIVER OF RIGHTS

If the Respondents/Libellees agree with all of the statements herein, a response is not necessary.

If Respondents/Libellees choose to remain silent, Respondents/Libellees agree and accept all of the terms, statements and provisions herein as their complete understanding and agreement with Claimant/Libellant and their waiver of any and all immunities, rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time.

Tacit Agreement

Respondents/Libellees may admit to all statements and claims in this Notice which comprises a binding contract by simply remaining silent.

Statute Staple

This Contract is instantly self-executing upon issuance due to the failure by Respondents/Libellees to respond or perform as defined above. Respondents/Libellees agree to be bound by all of the terms of the Contract commencing on the date of default.

Confession of Judgment - Binding Administrative Judgment

The Respondents/Libellees are entitled to a Notice of Default. In consideration, Respondents/Libellees agrees to accept a Notice of Default as Binding Administrative Judgment ("Judgment") certifying Respondents/Libellees agreement with all terms, statements, facts and provisions in the Contract. Since Judgment is issued when a party waives the right to respond, <u>all parties to this Agreement agree to be</u> bound in perpetuity by any and all such Judgments which may be issued regarding the Contract.

The Respondents/Libellees cannot directly or indirectly seek recoupment of losses incurred, due to any terms of this Contract, from their customers or constituents. <u>Any Respondent/Libellee will be absolved of all liability, including all outstanding amounts billed, when all Trespassing Technology is removed from the service area or constituency, as the case may be, of that Respondent/Libellee.</u>

CONCLUSION

The Respondents/Libellees have been served this notice, including but not limited to the enclosed Exhibits, Affidavit and Bill of Lading, all of which constitute full disclosure of the so named "Smart Grid" agenda as of the date of this notice. This notice in full will be made available to anyone who chooses to use it in a subsequent claim regarding Trespassing Technology and any effect thereof, directly or indirectly causing harm of any kind to anyone or anything.

Respectfully, govern yourself accordingly.

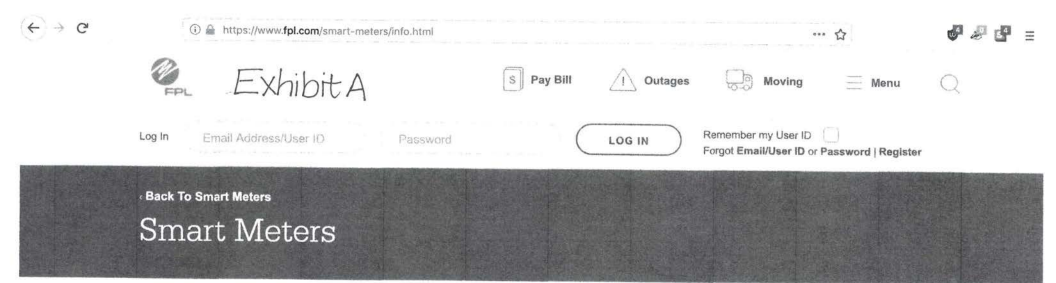
Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent As Above so below It is written, "If they refuse to take the cup at thine hand to drinke, then shalt thou say vnto them, Thus saith the Lord of hosts, Yee shall certainely drinke." "Thy kingdome come, Thy will be done in earth, as it is in heauen."

I, <u>Andrea Vasiliki Mendler</u>, herein "Claimant/Libellant," do herewith affirm and declare

under my unlimited commercial liability that I am competent and of lawful age to state the matters set forth herein, that they are true, correct, complete, not intended to be misleading, they are admissible as evidence, and in accordance with my best firsthand knowledge, understanding and belief.

All rights reserved without prejudice

Dated this 17 day of February in th	ne Year Two Thousand Ninet-len.
[day] [month - written] ([year - written]
Andrea Vasiliki Mendler	
Claimant/Libellant [print]	[aupgraph]
λ	
Witness #1	- Hellen Blens
Witness #1 [autograph]	Witness #2 [autograph]
On this the 17 day of E-bas	, 20 <u>19</u> , before me, the undersigned notary public,
on uns, uneuay orElse	Aleknown to me (or satisfactorily proven) to be the one
whose name is subscribed to the within it	nation of the same for the same
purposes therein contained.	
1 1	Notary Public State of Florida Oscar A Quintero
In witness hereof, I hereunto set my hand	and official seal.
	My Commission Expires: April, 11 2022
	My Commission Explies.



The smart meter is a new tool that gives you more information, control and convenience.

Smart meters are digital devices that measure your electricity use via a secure wireless network. In combination with other technologies in the smart grid, smart meters make it possible for FPL to deliver a variety of benefits to you and all customers, including better reliability and more information and control over your energy bills.

Learn more about smart meters

About FPL	About Energy
Company	Energy My Way
News	Ensuring Reliability
Careers	Clean Energy
Environment	Solar
Community	Smart Meters
Donate to Care To Share®	Power Disturbances
Rates and Your Bill	Safety

Partner Resources

Supplier Home and Login PIC Login Fuel Portal Building and Construction Land Use Assist Agency Login WebTAXI Login



AFFIDAVIT

- I, <u>Andrea Vasiliki Mendler</u>, hereinafter "Affirmant", does solemnly affirm, declare and state as follows: [Claimant/Affirmant name]
- 1. Affirmant is competent to state the matters set forth herein.
- 2. Affirmant has knowledge of the facts stated herein.
- 3. All the facts herein are true, correct, complete and admissible as evidence, and if called upon as a witness, Affirmant will testify to their veracity.

Plain Statement of Facts

- 4. Many utilities are installing or have installed so named "smart" or "advanced" digital utility meters and related network technologies which
 - a. can record and transmit data for the purpose of surveillance of personal activities in the private dwellings and or workplaces of all utility customers without disclosure or consent;
 - b. do unlawfully emit high-energy density pulsed microwave frequencies harmful to biological organisms and or emit waste electricity in the form of voltage transients (aka "dirty electricity") also harmful to biological organisms; and
 - c. have been demonstrated to cause fires, cause hacking vulnerability, and facilitate erroneously high customer utility bills.

This technology is referred to collectively as "Trespassing Technology".

- 5. The Trespassing Technology is designed with the explicit capability and intention to extract information from within private dwellings and or workplaces, about specific appliance usage details and other data pertaining to activities of the living occupants.
 - a. A U.S. Congressional Research report entitled "Smart Meter Data: Privacy and Cybersecurity" (February 3, 2012) states, "With smart meters, police will have access to data that might be used to track residents' daily lives and routines while in their homes, including their eating, sleeping, and showering habits, what appliances they use and when, and whether they prefer the television to the treadmill, among a host of other details."
 - b. A senior official with the National Association of Regulatory Utility Commissioners (NARUC) admitted in an interview with Politico.com (January 1, 2015), "I think the data [of in-home activities, harvested via so named "smart meters"] is going to be worth a lot more than the commodity that's being consumed [electricity] to generate the data."
 - c. In 2016, a major "smart" meter data aggregator with, Onzo Ltd (UK), released a marketing video which stated, "We use this characterized profile to give the utility... the ability to monetize their customer data by providing a direct link to appropriate third-party organizations based on the customer's identified character."
- 6. The express consent of the living occupants is not being attained, as required under the 4th Amendment of United States Constitution. The Trespassing Technology therefore is in direct contravention of the Constitutional privacy rights of the living occupants within their own private dwellings and or workplaces.
- 7. The Trespassing Technology and related infrastructure is either mounted on or is adjacent to private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent.
- Living occupants in private dwellings and or workplaces are not being justly compensated, nor consulted, nor even informed, of their private property being utilized as a relay station for the networks related to the Trespassing Technology.
- 9. The Trespassing Technology creates a previously non-existent vulnerability and diminishes private dwelling and or workplace security by functioning as an unsecured wireless digital gateway into the private dwelling and or workplace. The living men and women occupying the private dwelling and or workplace become subject to whatever the desires of a utility, government, or hacker who wishes to remotely interrupt or control the supply of energy to appliance(s) within the private dwelling and or workplace, or to the entire private dwelling and or workplace itself. Unauthorized access, and all of its consequences, become fully the liability of the utility for the unauthorized installation and all resulting harm, damage, injury and loss of rights.

- 10. The Trespassing Technology can create measurable voltage transients, also known as dirty electricity, on existing electrical wiring, at levels that are harmful and damaging to all biological organisms. This also causes systemic inaccuracies in billing, resulting in electricity customers paying unjust amounts for unused, or wasted, energy. As a result of wasted energy caused by voltage transients due to Trespassing Technology, ground voltage has also been measured to be increased in areas where Trespassing Technology is deployed. This is also harmful and damaging to all biological organisms.
- 11. The Trespassing Technology can cause home fires, which have already resulted in deaths of men and women, in Vacaville (California), Dallas (Texas) and Reno (Nevada).
- 12. Due to fire and safety risks, PECO ENERGY CO (Pennsylvania) announced removal of 96,000 so named "smart meters" in 2012; the PROVINCE OF SASKATCHEWAN (Canada) announced removal of all of their 105,000 so named "smart meters" in 2014; PORTLAND GENERAL ELECTRIC (Oregon) announced removal of 70,000 so named "smart meters" in 2014; and the CITY OF LAKELAND (Florida) announced removal of more than 10,000 so named "smart meters" in 2014. In 2015, thousands of so named "smart meters" simultaneously exploded in Stockton (California).
- 13. The Trespassing Technology causes undesirable interference with other devices. (The FCC requires all equipment under Part 15 to cause no harmful interference, and to accept all interference received.)
- 14. The Trespassing Technology has caused disruptive interference that has resulted in injuries to living occupants including, but not limited to, men and women with medical implants, and the interference has not yet been mitigated in any meaningful way, as of this writing. Factual notice of harm caused by the emissions from the Trespassing Technology has been abundantly given to power companies, and the violations continue deliberately, and intentionally.
- 15. The Trespassing Technology transmits pulsed microwave radiation into and throughout private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent. According to a vast body of published science, microwave radiation is proven to be harmful and damaging to all biological organisms, down to the cellular and molecular level, at relatively low power densities. Electromagnetic frequencies, when emitted from microwaves and x-ray machines, are shielded from human contact. Even cell phone manuals state a required separation between one's body and the device. Trespassing Technology has been measured to emit pulsed radiation between hundreds and tens of thousands of times greater intensity than cell phones, and as direct result, there are at least thousands of reports of individuals suffering functional impairment and or illness since the installation of Trespassing Technology where they live. Because Trespassing Technology is known to emit radiation without any warnings and without any shielding, this exposes all occupants to undisclosed electromagnetic radiation emissions and puts them in tangible and high risk of harm and injury.
- 16. Industry claims that the Trespassing Technology is "safe" or "harmless" are false and misleading; and are based on training, propaganda techniques, and the time-averaging of pulsed emissions, rather than the emission values of the pulses. Such claims of industry are not based on science. In addition, the problem of harm from voltage transients remains, significantly, unaddressed by power companies. Several thousand scientific studies have concluded there are biological effects from exposure to electromagnetic frequencies at power densities lower than is emitted by the Trespassing Technology. Claims by power company and government employees that the Trespassing Technology is harmless, are self-serving and fraudulent.
- 17. A significant number of government agencies have released statements confirming that agencies such as the US Federal Communications Commission (FCC), Health Canada and the International Commission on Non-Ionizing Radiation (ICNIRP) have "safety" guidelines for microwave radiation exposure which are insufficient for functioning as a guideline, because they are based solely on thermal effect, and do not take into account any of the body of several thousand published, peer-reviewed scientific studies showing harmful non-thermal effects. These include, but are not limited to:
 - a. <u>Environmental Protection Agency (EPA), 1993</u>: The FCC's exposure standards are "seriously flawed." (Official comments to the FCC on guidelines for evaluation of electromagnetic effects of radio frequency radiation, FCC Docket ET 93-62, November 9, 1993.)
 - b. Food and Drug Administration (FDA), 1993: "FCC rules do not address the issue of long-term, chronic exposure to RF fields." (Comments of the FDA to the FCC, November 10, 1993.)
 - c. <u>National Institute for Occupational Safety and Health (NIOSH), 1994</u>: The FCC's standard is inadequate because it "is based on only one dominant mechanism adverse health effects caused by body heating." (Comments of NIOSH to the FCC, January 11, 1994.)

- d. <u>Amateur Radio Relay League Bio-Effects Committee, 1994</u>: "The FCC's standard does not protect against non-thermal effects." (Comments of the ARRL Bio-Effects Committee to the FCC, January 7, 1994.)
- e. Environmental Protection Agency (EPA), 2002: Norbert Hankin of the EPA's Office of Air and Radiation, Center for Science and Risk Assessment, Radiation Protection Division, wrote: "The FCC's current [radio frequency/microwave] exposure guidelines, as well as those of the Institute of Electrical and Electronics Engineers (IEEE) and the International Commission on Non-ionizing Radiation Protection, are thermally based, and do not apply to chronic, non-thermal exposure situations.... The generalization by many that the guidelines protect human beings from harm by any or all mechanisms is not justified.... There are reports that suggest that potentially adverse health effects, such as cancer, may occur.... Federal health and safety agencies have not yet developed policies concerning possible risk from longterm, non-thermal exposures."
- f. <u>The U.S. Department of Interior, 2014</u>: "Study results have documented [bird] nest and site abandonment, plumage deterioration, locomotion problems, reduced survivorship, and death.... The electromagnetic radiation standards used by the Federal Communications Commission (FCC) continue to be based on thermal heating, a criterion now nearly 30 years out of date and inapplicable today."
- 18. In the FCC's mission statement, there is no indication whatsoever of any jurisdiction or mandated protection of men, women, and children for biological and medical harm caused by radiofrequencies.

Please note that terms not otherwise defined herein shall have the meanings ascribed to such terms in the Notice and Demand to which this Affidavit is attached.

I, <u>Andrea Vasiliki Mendler</u>, Affirmant, a <u>woman</u>, upon my full unlimited commercial liability, do [Claimant/Affirmant name] affirm and say that I have read the above Affidavit and do know the contents to the very best of my knowledge to be true, correct, complete, and not misleading; the truth, the whole truth, and nothing but the truth.

IN WITNESS WHEREOF, autographed at Miami, Florida
IN WITNESS WHEREOF, autographed at $\underbrace{MiaMi}_{[city]}$, $Florida$ on the 17 day of February in the Year Two Thousand and $\underbrace{MiAHi}_{[year - written]}$
Andrea Vasiliki Mendler , All Rights Reserved Claimant/Affirmant [print]
c/o 3099 Indiana Street , Miami , Florida
[Claimand/Affirmant mailing address] Witness #1 [autograph] [city] Witness #2 [autograph]
STATE OF Florida)
COUNTY OF Dade Miami) SS:
Before me, the undersigned notary public, this day, appeared Andrea Vasiliki Mondler, to me known, who being duly sworn according to law, deposes the preceding.
Subscribed and sworn to before me this 17 day of Febrary, 20 Notary Public State of Flonda Oscar A Quintero My Commission GG 206239 Expires 04/11/2022
My Commission Expires: April 11, 2022

Doc Rev 1.2-USA

	$\frac{1}{1000} \frac{17}{1000}, \frac{17}{1000}, \frac{19}{1000}$
DECEIVE	\mathbb{D}
FEB 2 5 2019	NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY
F.P.S.C. CHAIRMAN GRAH	LENCE IS ACQUIESCENCE, AGREEMENT AND DISHONOR THIS IS A SELF-EXECUTING CONTRACT

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent

To:

1.	Eric Silagy	acting as <u>CEO</u>	
	(Respondent of name) of FLORIDA POWER AND LI [reput/cation = t.prof.c.tst]	IGHT COMPANY	and as the man
2.	Art Graham (Respondent #2 name)	acting as Chair	
	of FLORIDA PUBLIC SERVIO	CE COMMISSION	and as the man
3.	Ron DeSantis	acting as Governor	
	of STATE OF FLORIDA		and as the man [m.n or woman]
4.	Jose Javier Rodriguez	acting as Senator	²¹ с
	of THE FLORIDA STATE SET [cogdatation - 1.090 RC Sst.]	NATE	and as the man [mon or worson]
	Yet to be named acting	as role of those yet to be named	and as the man/woman

Hereinafter: Respondents/Libellees

From:

Maria Claudia Andrade-Camargo, sui juris, a woman, hereby claiming all rights nunc pro tunc [Chinement Inbellant name]

Hereinafter: Claimant/Libellant

NOTICE TO RESPONDENTS / LIBELLEES

IT IS NOT MY INTENTION TO HARASS, INTIMIDATE, OFFEND, CONSPIRE, BLACKMAIL, COERCE, OR CAUSE ANXIETY, ALARM OR DISTRESS. THIS DOCUMENT AND ATTACHMENTS ARE PRESENTED WITH HONORABLE AND PEACEFUL INTENTIONS, AND ARE EXPRESSLY FOR YOUR BENEFIT TO PROVIDE YOU WITH DUE PROCESS AND A GOOD FAITH OPPORTUNITY TO STATE A VERIFIED CLAIM.

PREAMBLE

NOTICE

Daniel Chap IV verse 17

This matter is by the decree of the watchers, and the demaund by the word of the Holy ones: to the intent that the liuing may know, that the most High ruleth in the kingdome of men, and giveth it to whomsoeuer hee will, and setteth vp ouer it the basest of men.

WHEREAS, it appears there is a global agenda to implement a so named "Smart Grid"; and

WHEREAS, it appears the said agenda is being, or is to be implemented, in the landmass commonly known as

Florida and or STATE OF FLORIDA ; and [state - common name, e.g. "Michigan"] ; and

WHEREAS, it appears that there is an agenda of false information regarding privacy, cost, safety, health, security, billing modifications and other various concerns or considerations, due to the direct or indirect effects of the so named "Smart Grid" and or its components, including but not limited to the so named "smart meters", "advanced meters", non-transmitting digital meters and or related technologies with capabilities of emitting microwave frequencies and or transmitting detailed data of in-home activities relating to consumption of electrical, and or water, and or gas (components collectively referred to as "Trespassing Technology"); and

WHEREAS, it appears the agenda of false information is being utilized to deceive unsuspecting utility owners/employees, government officials, lawmakers, public health officials, et al., or alternatively give plausible deniability to utility owners/employees, government officials, lawmakers, public health officials, et al that appear to be complicit with and or actively participating in the said "Smart Grid" agenda; and

WHEREAS, it appears that implementation of the so named "Smart Grid" and or some of its components, including but not limited to "smart meters" and or "advanced meters" do in fact cause harm of various kinds; and

WHEREAS, it appears some or all of the various forms of harm caused by the implementation of the so named "Smart Grid" and or its various components, can be considered a tort and are compensable by law; and

WHEREAS, it appears there is no bond of record in existence, nor any source of indemnification regarding the so named "Smart Grid" and its various effects that may be considered as causing harm of various kinds; and

WHEREAS, a person with full knowledge of a potential harm, whether caused directly by the person or not, and that person is endowed the ability and or duty to act upon the said knowledge in a way to avoid or otherwise mitigate the potential harm, and fails to do said actions, is liable for the inevitable harm caused, and or may be found negligent where there is a duty of care; and

WHEREAS, it is a fundamental principle of law that nobody is above the law including, but not limited to, all government actors. The government immunity clause only applies to government actors when they are performing their actions of their office defined by their office in good faith and that the UNITED STATES SUPREME COURT has made a ruling regarding public officials being held liable for actions done or failure to perform required actions, in the case of

MILLBROOK v. UNITED STATES () 477 Fed. Appx. 4.

THEREFORE I, <u>Maria Claudia Andrade-Camargo</u>, Claimant/Libellant, do hereby issue and serve by [Claimant/Libellant name] delivery, this instant contractual NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY to the above named and unnamed Respondents/Libellees as the situation requires.

SITUS

Governing Law

This instant Contract, (hereinafter the "Contract"), initiated by Respondents/Libellees (*SEE EXHIBIT*), is created pursuant to the signatories' right of contract. You agree that no claim of interest in the Contract shall be assumed other than as expressly represented hereunder, and that the Contract shall be governed by and construed exclusively in accordance with the agreement of the parties as expressly stated hereunder. You agree that all words in this Contract are as the Claimant/Libellant understands them.

Restriction of Jurisdiction

Other than as expressly represented herein, you agree that no section of the Contract shall be assumed to constitute a voluntary election by any of the parties thereto to submit the Contract or the said parties to any venue of law, jurisdiction, court or tribunal, other than the agreement of the parties as stated hereunder. You agree that the Contract shall not be deemed to be subject to the laws of the Federal Government, any State, political subdivision thereof, or any other legal fiction, procedural phantom, political construct, or any other jurisdiction, real or imagined, unless such election is voluntarily made in writing by the Claimant/Libellant or his/her agent(s). You agree that no person(s) shall have any authority to control any decision regarding the Contract; no powers, interest or authority to amend, alter, modify or terminate the Contract are granted to any party, person, individual, agency, court or entity, real or imagined, other than as expressly represented hereunder, and no such powers, interest or authority shall be assumed; all such powers, interest and authority being expressly prohibited hereunder. You agree that any representation by any party, person, individual, agency, court or entity, real or imagined, other than as expressly represent, and authority to represent or authority to joining the contract pursuant to the terms herein (see *Joining the Contract*) for which the Joinder Fee has been established herein at Ten Million United States Dollars per each such event.

Joining the Contract

It is agreed that a joinder fee shall be established in the amount of **Ten Million United States Dollars per each action, of a party not named herein**, which attempts to impair this Contract or stultify any of the parties thereto; and that this fee shall be due from said party. It is agreed that any party that fails to timely pay a *True Bill* agrees to a right of lien having been created and perfected against that party.

GUARANTEES & WAIVER OF BENEFITS

Guarantees for this instant action are the 1611 King James Bible, The Coronation Oath of Elizabeth Alexandra Mary: Windsor, the United States Constitution, The Bill of Rights, Constitutional Oaths of Office, The Common Law and Law Merchant, the Uniform Commercial Code, and case law.

The Claimant/Libellant does not claim any benefit of said Guarantees, and are included solely as a reference to the law and conduct of named and unnamed Respondents. Bible references are exclusively from the 1611 King James Bible and are used due to oaths being sworn on it specifically, rather than the so called "authorized version" which reads the same, but is 'technically' different when written due to the spellings. The use of Bible references in this instant action are for jurisdictional purposes, and no adherence or non-adherence to any organized religious group, including but not limited to registered corporate organizations, on the part of the Claimant/Libellant may be assumed.

PLAIN STATEMENT OF FACTS

- 1. The Common Law is the highest jurisdiction of man made law and jurisprudence for the men and women sojourning on the landmass commonly referred to as the United States of America with the exception of the landmass commonly called Louisiana, which has Civil Law.
- 2. The Law Merchant is tied to the Common Law and is the highest jurisdiction of man made law for the men and women sojourning on the landmass commonly referred to as the United States of America concerning commerce and associated contracts, bills, commercial instruments, jurisprudence et al.
- 3. The Uniform Commercial Code is a code accepted or partially accepted by agreement of the various States regarding commercial contracts, commercial instruments, transactions, et al.
- 4. The United States Constitution is the supreme contract for the men and women sojourning on the landmass commonly referred to as the United States of America.
- 5. The Common Law reflects the Laws as recorded in the group of books commonly referred to as The Holy Bible and is verified by Sir William Blackstone in his published *Commentaries* which were instrumental to the founding Fathers in the framing and establishing of American jurisprudence.
- 6. The past and present so called Monarchs of Great Britain must swear a corporeal oath and thereby contract to uphold and defend the laws as recorded in the letters patent 1611 King James Bible as well as the Common Law.
- 7. There are references to a higher jurisdiction in the Declaration of Independence, including but not limited to; The Laws of Nature and of Nature's God,...endowed by their Creator with certain unalienable Rights,...appealing to the Supreme Judge of the world for the rectitude of our intentions,...with a firm reliance on the protection of Divine Providence.
- The Oaths of Office are clear regarding the adherence to the Constitution.
 Article II, Sec. 1, last clause: The President promises to "preserve, protect and defend the Constitution".
 Article VI, last clause: All other federal and State officers and judges promise to "support" the Constitution.
- 9. For any Respondent/Libellee who has sworn an oath of office to support and or defend the United States Constitution, <u>the Claimant/Libellant hereby accepts that oath of office</u>.

Numbers Chap XXX verses 1-2

¹And Moses spake vnto the heads of the tribes, concerning the children of Israel, saying, This *is* the thing which the LORD hath commanded. ²If a man vowe a vow unto the LORD, or sweare an oathe to bind his soule with a bond: he shall not breake his word, hee shall doe according to all that proceedeth out of his mouth.

Leuiticus Chap V verses 3-5

³Or if he touch the vncleannesse of man, whatsoeuer vncleannesse it be that a man shalbe defiled withall, a nd *it* be hid from him; when he knoweth *of it*, then he shalbe guilty. ⁴Or if a soul sweare, pronouncing with his lips to do euill, or to do good, whatsoeuer it be that a man shall pronounce with an oath, and *it* be hid from him; when he knoweth *of it*, then he shalbe guilty in one of these. ⁵And it shalbe, when he shalbe guiltie in one of these things, that he shall confesse that hee hath sinned in that thing.

10. When Congress makes a law which is outside the scope of its enumerated powers, it is no "law" at all, but is void; and American men and women have no obligation to comply. Alexander Hamilton says this repeatedly in The Federalist Papers. Here are a few examples:

"...If the federal government should overpass the just bounds of its authority and make a tyrannical use of its powers, the people, whose creature it is, must appeal to the standard they have formed, and take such measures to redress the injury done to the Constitution as the exigency may suggest and prudence justify..." (Federalist No. 33, 5th para). [emphasis added]

"...acts of ... [the federal government] which are NOT PURSUANT to its constitutional powers ... will [not] become the supreme law of the land. **These will be merely acts of usurpation, and will deserve to be treated as such**..." (Federalist No. 33, 6th para). [emphasis added]

"...every act of a delegated authority, contrary to the tenor of the commission under which it is exercised, *is void*. No legislative act ...contrary to the Constitution can be valid. To deny this, would be to affirm ... that men ... may do not only what their powers do not authorize, but what they forbid." (Federalist No. 78, 10th para). [emphasis added]

11. Trespassing Technology does harvest data about the activities of men and women in private dwellings without their consent. In January 2015, it was stated by Miles Keogh, a director of the National Association of Regulatory Utility Commissioners, that:

"I think the data [from "smart" meters] is going to be worth a lot more than the commodity that's being consumed to generate the data."

(Originally published at http://www.politico.com/story/2015/01/energy-electricity-data-use-113901)

12. When it is proven, by tacit agreement or otherwise, that Trespassing Technology, being implemented worldwide, originates from outside the republic of the United States of America; and or proven tacitly or otherwise that the "smart grid" agenda is an assault on the men, women and children of the Republic, their real and other properties, wild and domestic livestock, pollinating insects which affect agriculture/food supply, right of privacy, wellbeing, liberty, or right to equitable contracts; and or proven tacitly or otherwise that any Trespassing Technology or the various "legal" actions used to implement it are contrary to, and a collateral or direct attack upon, the United States Constitution, **there may be grounds for a Grand Jury indictment for treason**, to wit:

U.S. Constitution, Article III Section 3

Treason shall consist only in levying War against them, <u>or</u> in **adhering to their Enemies**, giving them Aid and Comfort. No Person shall be convicted of Treason unless on the <u>Testimony of two Witnesses</u> to the same overt Act, or on Confession in open Court. The Congress shall have Power to declare the Punishment of Treason, but no Attainder of Treason shall work Corruption of Blood, or Forfeiture except during the Life of the Person attainted. [emphasis added]

Deuteronomie Chap XVII verse 6

At the mouth of **two witnesses**, or three **witnesses**, shall he that is worthy of death, be put to death: *but* at the mouth of one witnesse he shall not bee put to death.

Deuteronomie Chap XIX verse 15

One witnesse shall not rise vp against a man for any iniquitie, or for any sinne, in any sinne that he sinneth: at the mouth of **two witnesses**, or at the mouth of three witnesses, shall the matter be stablished.

S. Matthew Chap XVIII verse 16

But if he will not heare thee, then take with thee one or two more, that in the mouth of **two** or three **witnesses** every word may be established.

II. Corinthians Chap XIII verse 1

This *is* the third *time* I am comming to you: in the mouth of **two** or three **witnesses** shal every word be established.

To the Hebrewes Chap X verse 28

Hee that despised Moses Lawe, died without mercy, vnder two or three witnesses. [emphasis added on each item above]

U.S. Constitution, Amendment IV

The **right** of the people to be secure in their persons, **houses**, papers, and effects, **against unreasonable searches and seizures**, **shall not be violated**, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized. [emphasis added]

U.S. Constitution, Amendment XIV Section 1.

All persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

18 U.S. Code § 2382 - Misprision of treason

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both. [emphasis added]

CONDITIONAL ACCEPTANCE OF OFFERS TO CONTRACT

Point of Law

All contracts commence with an offer and only become binding upon acceptance. See: Farnsworth on Contracts, ©2004 by E. Allen Farnsworth, Third Edition, Aspen Publishers, ISBN: 9780735541429 (vol.1).

Binding Contract

This International Commercial Claim/Lien Within the Admiralty Private Agreement and Disclosures, Notice of Liability, with all attachments comprises a **binding contract** between Respondents/Libellees and the Claimant/Libellant for the purpose of establishing the honorable terms of the seller/buyer relationship you proposed, and eliminating faulty assumptions. It is referred to herein as the "Contract" although it is an inland claim which, when perfected, will constitute a lien against the parties as described hereunder. The terms "you," "your," and "yours" refer to each Respondent named and additional yet to be named respondents in the Contract individually and collectively. This Contract supersedes any and all previous agreements, whether expressed or tacit, between the parties.

Agreement & Waiver of Rights

If you agree with all of the terms of the Contract, you need not respond. Your silence will constitute your agreement and acceptance of all of the terms, statements and provisions hereunder as your complete understanding and agreement with the Claimant/Libellant and your waiver of any and all rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time. You agree that your agreement, having been granted knowingly, voluntarily and with full disclosure, settles all matters finally and forever, and cannot be withdrawn.

Disagreement & Failure to Respond

You may disagree with any of the terms of the Contract by stating a verified claim with particularity (see *Stating a Claim* below). You and the Claimant/Libellant agree that a response which is *not* verified, or a response from a third party agent lacking first-hand knowledge of the facts, will constitute your "failure to respond" as defined herein. If you fail to respond or state a claim by the indicated *Effective Date*, the Contract will become **binding** and fully enforceable in the admiralty venue as a maritime lien subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and/or commercial remedies.

Offer of Immunity-Stating a Claim

You may avoid all liability and obligations under this Contract by simply responding no later than the *Effective Date* with a verified statement that proves any claim you feel you may have against the Claimant/Libellant or Claimant/Libellant's interests. The statement must be sworn to be true under penalty of perjury and supported by certified factual evidence and verified proof.

Alternatively, you may respond with a point-by-point rebuttal of the Contract sworn to be true, to which you attach certified factual evidence. In the event you decline this good faith Offer of Immunity, you agree with all terms, facts, statements and provisions in this Contract and your obligations hereunder.

Administrative Remedy Under Verified Seal

The Contract constitutes the Claimant/Libellant's administrative remedy pursuant to your offer(s) "to exchange electricity meters". If you fail to respond, or fail to state a verified superior claim by the *Effective Date* as described, you agree that the Claimant/Libellant has exhausted his/her administrative remedy (his/her procedure to negotiate a satisfactory mutual settlement) and has stated a claim upon which relief can be granted.

Opportunity to Exhaust Your Administrative Remedy

If you fail to state a verified claim by the *Effective Date* as described, you agree that you have failed to, and are forever barred from ("estoppel"), exhausting your administrative remedy, and therefore can never seek judicial intervention regarding the Contract now or at any time in the future.

Joining the Contract

You and the Claimant/Libellant agree that the joinder fee for any party not currently named on the Contract, seeking the privilege of joining the Contract, is hereby established at Ten Million United States Dollars per each attempt/event of impairment.

Terms of Response

As with any administrative process, you may rebut the statements and claims in the Contract by executing a <u>verified</u> response, point-by-point with evidence that is certified to be true and in affidavit form, correct and complete, to be received by Claimants no later than 5:00 PM on the *Effective Date*.

Non-performance

The terms "non-performance" and "failure to perform" are defined to mean failure to perform any obligation under this Contract on or before the *Effective Date* including, but not limited to, "failure to respond" to this Contract as that term is defined herein, failure to exhibit evidence of a superior claim upon request, purporting an unverified statement to be a claim, failure to verify a claim within twenty-four (24) hours of demand, failure to honor a pre-existing and or superior claim, and any other failure to perform an obligation under the terms and provisions of the Contract.

Failure to Respond

The term "failure to respond" means your failure by the *Effective Date* to respond to this Contract (silence) or "insufficiency of response" as that term is defined herein. You agree that failure to respond conveys your agreement with all of the terms and provisions of the Contract.

Insufficiency of Response

The terms "insufficiency of response" and "insufficient response" are defined to mean a response which is received by the *Effective Date* and which fails to rebut any of the *established* terms, provisions, statements or claims in the Contract, or offers blanket denials, unsupported rebuttals, inapposite rebuttals such as "not applicable" or equivalent statements, declarations of counsel and or other third parties who lack first-hand material factual knowledge, and or any rebuttal which lacks verification or an equivalent level of risk or fails to exhibit supportive evidence certified to be true, correct and complete under full commercial liability. You agree that any such response is deemed to be legally and lawfully insufficient to rebut the established statements in the Contract, thereby conveying your agreement with all of the terms and provisions of the Contract.

Tacit Agreement

You may admit to all statements and claims in the Contract by simply remaining silent. The parties herein agree that failure to respond or insufficiency of response as defined herein constitutes agreement with all terms, provisions, statements, facts and claims in the Contract.

qui tacet consentire videtur

"Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading..." U.S. v. Tweel, 550 F.2d 297, 299 (1977), quoting U.S. v. Prudden, 424 F.2d 1021, 1032 (1970).

"When circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation." Fisher Controls International, Inc. v. Gibbons, 911 S.W. 2d 135 (1995).

"When a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation." Blanton v. Sherman Compress Co., 256 S.W. 2d 884 (1953).

Silence activates estoppel, pursuant to Carmine v. Bowen, 64 A. 932.

UCC Section 2--201. Formal Requirements; Statute of Frauds.

(1) Except as otherwise provided in this section a contract for the sale of goods for the price of \$500 or more is not enforceable by way of action or defense unless there is some writing sufficient to indicate that a contract for sale has been made between the parties and signed by the party against whom enforcement is sought or by his authorized agent or broker....

(2) Between merchants if within a reasonable time a writing in confirmation of the contract and sufficient against the sender is received and the party receiving it has reason to know its contents... it satisfies the requirements of subsection (1) against such party unless written notice of <u>objection to its contents</u> is given within <u>ten days</u> after it is received. [emphasis added]

Conditional Acceptance

The offer(s) from Respondent(s) to install a so named "smart meter", "advanced meter" or any other name to describe one or more components of the so called "Smart Grid" at or near the private dwelling and or workplace of the Claimant/Libellant, is the commencement of a contract negotiation, or meeting of the minds. The contract becomes binding upon **unconditional** acceptance or performance.

Performance and Acceptance of Offer to Contract under Reservation of Rights

The Claimant/Libellant reserves the right not to be compelled to perform under any contractual agreement that has not been **fully disclosed** in the prescribed form as herein <u>claimed</u>.

Terms of Conditional Acceptance

I, Maria Claudia Andrade-Camargo, Claimant/Libellant, hereby notices Respondents/Libellees that

your offer to contract is formally **conditionally** accepted under reservation of all immutable and natural rights *nunc pro tunc* <u>without prejudice</u> whether expressed or not, <u>and</u> upon full disclosure of any and all perils involved with the so named "Smart Grid" and any of its components, <u>and</u> upon a point-by-point rebuttal of the attached affidavit, to which you attach certified factual evidence sworn to be true.

If the Respondent/Libellee should fail to meet the requirements as defined in the section *Insufficiency of Response*, it shall constitute your full agreement with the following contractual terms in all jurisdictions:

1. "Smart Grid" components, and or so named "smart meters", "advanced meters", "AMI" and or Trespassing Technology (as defined herein), must not be installed at or near the private dwelling and or workplace of the Claimant/Libellant:

 c/o
 162 Northwest 207th Avenue
 Pembroke Pines
 Florida

 [Claimant/Libellant physical address]
 [city]
 [state]

- 2. <u>The Claimant/Libellant consents to only (an) analog meter(s), with no digital components, no</u> <u>switching mode power supply, no data recorder and no transmitter.</u> Any other meter type does constitute Trespassing Technology and does cause harm.
- 3. In a case where Trespassing Technology has already been installed without express consent, the original service contract between the utility and the account holder is deemed to have been breached, and therefore offending parties involved are subject to lawful remedies for breach of that contract.
- 4. Respondents/Libellees accept full liability for any and all harm or loss caused by Trespassing Technology, for which remedy may be sought according to tort law, criminal law, strict liability, negligence and or ultrahazardous activity.
- 5. "Smart Grid" components, and or so named "smart meters", "advanced meters" and or Trespassing Technology, if already installed at or near the private dwelling and or workplace of the Claimant/Libellant, <u>must be removed within 7 days</u> of the date of Binding Administrative Judgment as defined herein.
- 6. "Smart Grid" components, and or so named "smart meters", "advanced meters", and or Trespassing Technology, if already installed, and not removed within 7 days of the date of Binding Administrative Judgment as defined herein, may be removed by others, and the cost of removal shall be charged to Respondents/Libellees.
- 7. <u>Utility service shall not be altered nor discontinued</u> without specific written instruction from the Claimant/Libellant directing the utility to take such action.
- 8. In the case of a "smart meter", "advanced meter", and or Trespassing Technology changed back to a previously authorized analog meter prior to receiving this notice, utility service shall not be altered or discontinued.
- 9. <u>No additional fees may be charged</u> to the Claimant/Libellant for not receiving a so named "smart meter", "advanced meter", and or Trespassing Technology.
- 10. A fee schedule of <u>nine thousand</u> (\$9.000) United States Dollars [daily liability – written long form] [daily liability – short] (\$9.000) United States Dollars per day for any Tresspassing Technology installed near the Claimant/Libellant's private dwelling and or workplace, shall be due and payable from the Respondent/Libelle to the Claimant/Libellant, or to another recipient or organization if specified in writing by the Claimant/Libellant.
- 11. In the case of failure to pay any fees within thirty days of presentment of a True Bill, you agree to a lien against you, subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and or commercial remedies.
- 12. Aiding and abetting the implementation of so named "Smart Grid", and or so named "smart meters", "advanced meters", and or any other Trespassing Technology is an act of Treason for those under oath to the United States Constitution.

NOTICE

RESPONSE MUST BE BY THE EFFECTIVE DATE, WHICH IS FOURTEEN (14) DAYS FROM THE POSTMARK DATE OF THIS CONTRACT.

RESPONSE MUST BE TO THE POSTAL LOCATIONS OF THE TWO WITNESSES:



ABATEMENT OF ERRORS AND OMISSIONS

If the Respondents/Libellees its co-parties and officers discover any errors or omissions, legal or otherwise, in or related to this instrument, said agents, officers and co-parties are required to notice the Claimant/Libellant at the required postal location(s), by Registered or Certified Mail, with a point-by-point description of any such errors and omissions or defects for correction within three (3) days of receiving this Notice, or forever admit the lawful execution of this Notice as a matter of the public record.

If additional time is required for responding, a request must be received by the Claimant/Libellant in the prescribed form at the postal locations herein within the three (3) days allotted or be forever barred from contest under the doctrine or maxim of Collateral Estoppel.

TRESPASS UPON PRIVATE CONTRACT

Any collateral attack on this Contract is in bad faith and is a criminal trespass.

AGREEMENT AND WAIVER OF RIGHTS

If the Respondents/Libellees agree with all of the statements herein, a response is not necessary.

If Respondents/Libellees choose to remain silent, Respondents/Libellees agree and accept all of the terms, statements and provisions herein as their complete understanding and agreement with Claimant/Libellant and their waiver of any and all immunities, rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time.

Tacit Agreement

Respondents/Libellees may admit to all statements and claims in this Notice which comprises a binding contract by simply remaining silent.

Statute Staple

This Contract is instantly self-executing upon issuance due to the failure by Respondents/Libellees to respond or perform as defined above. Respondents/Libellees agree to be bound by all of the terms of the Contract commencing on the date of default.

Confession of Judgment - Binding Administrative Judgment

The Respondents/Libellees are entitled to a Notice of Default. In consideration, Respondents/Libellees agrees to accept a Notice of Default as Binding Administrative Judgment ("Judgment") certifying Respondents/Libellees agreement with all terms, statements, facts and provisions in the Contract. Since Judgment is issued when a party waives the right to respond, <u>all parties to this Agreement agree to be</u> bound in perpetuity by any and all such Judgments which may be issued regarding the Contract.

The Respondents/Libellees cannot directly or indirectly seek recoupment of losses incurred, due to any terms of this Contract, from their customers or constituents. <u>Any Respondent/Libellee will be</u> absolved of all liability, including all outstanding amounts billed, when all Trespassing Technology is removed from the service area or constituency, as the case may be, of that <u>Respondent/Libellee</u>.

CONCLUSION

The Respondents/Libellees have been served this notice, including but not limited to the enclosed Exhibits, Affidavit and Bill of Lading, all of which constitute full disclosure of the so named "Smart Grid" agenda as of the date of this notice. This notice in full will be made available to anyone who chooses to use it in a subsequent claim regarding Trespassing Technology and any effect thereof, directly or indirectly causing harm of any kind to anyone or anything.

Respectfully, govern yourself accordingly.

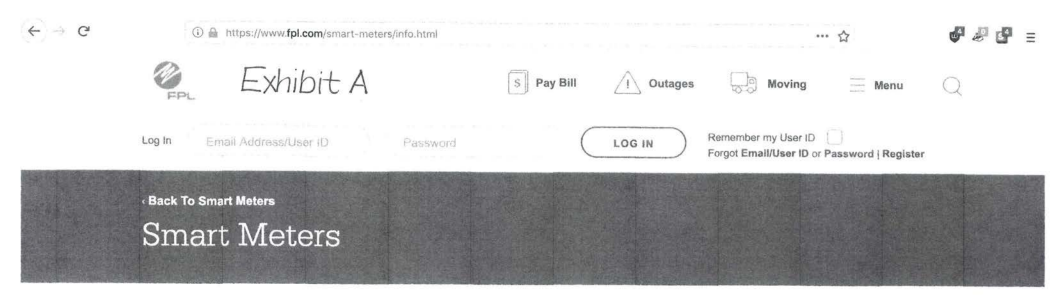
Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent As Above so below It is written, "If they refuse to take the cup at thine hand to drinke, then shalt thou say vnto them, Thus saith the Lord of hosts, Yee shall certainely drinke." "Thy kingdome come, Thy will be done in earth, as it is in heauen."

I, <u>Maria Claudia Andrade-Camargo</u>, herein "Claimant/Libellant," do herewith affirm and declare [Claimant/Libellant name]

under my unlimited commercial liability that I am competent and of lawful age to state the matters set forth herein, that they are true, correct, complete, not intended to be misleading, they are admissible as evidence, and in accordance with my best firsthand knowledge, understanding and belief.

All rights reserved without prejudice

Dated this $\frac{11}{[day]}$ day of $\frac{\text{February}}{[month - written]}$ in the	e Year Two Thousar	nd Nineteen	
Maria Claudia Andrade-Camargo	- Junto	pleio	/
Claimant/Libellant [print]	augur	Meder	A.
Witness #1 [autograph]	Witness #2 [autograp	ph] N	1
On this, the <u>17</u> day of <u>Februar</u> appeared <u>Maria Claudia Androde C</u> whose name is subscribed to the within i	, 20 <u>19</u> , befor known to me (o nstrument, and ackno	re me, the undersign r satisfactorily prov owledged execution	ed notary public, en) to be the one of the same for the
purposes therein contained.		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
In witness hereof, I hereunto set my hand	d and official seal.	Oscar My Com	Public State of Florida A Quintero hmission GG 206239 04/11/2022
		Emm	mannon
	My Co	ommission Expires: $_$	pril 11, 2022



The smart meter is a new tool that gives you more information, control and convenience.

Smart meters are digital devices that measure your electricity use via a secure wireless network. In combination with other technologies in the smart grid, smart meters make it possible for FPL to deliver a variety of benefits to you and all customers, including better reliability and more information and control over your energy bills.

Learn more about smart meters

About FPL	About Energy
Company	Energy My Way
News	Ensuring Reliability
Careers	Clean Energy
Environment	Solar
Community	Smart Meters
Donate to Care To Share®	Power Disturbances
Rates and Your Bill	Safety

Partner Resources

Supplier Home and Login PIC Login Fuel Portal Building and Construction Land Use Assist Agency Login WebTAXI Login



AFFIDAVIT

- I, <u>Maria Claudia Andrade-Camargo</u>, hereinafter "Affirmant", does solemnly affirm, declare and state as follows: [Claimant/Affirmant name]
- 1. Affirmant is competent to state the matters set forth herein.
- 2. Affirmant has knowledge of the facts stated herein.
- 3. All the facts herein are true, correct, complete and admissible as evidence, and if called upon as a witness, Affirmant will testify to their veracity.

Plain Statement of Facts

- 4. Many utilities are installing or have installed so named "smart" or "advanced" digital utility meters and related network technologies which
 - a. can record and transmit data for the purpose of surveillance of personal activities in the private dwellings and or workplaces of all utility customers without disclosure or consent;
 - b. do unlawfully emit high-energy density pulsed microwave frequencies harmful to biological organisms and or emit waste electricity in the form of voltage transients (aka "dirty electricity") also harmful to biological organisms; and
 - c. have been demonstrated to cause fires, cause hacking vulnerability, and facilitate erroneously high customer utility bills.

This technology is referred to collectively as "Trespassing Technology".

- The Trespassing Technology is designed with the explicit capability and intention to extract information from within private dwellings and or workplaces, about specific appliance usage details and other data pertaining to activities of the living occupants.
 - a. A U.S. Congressional Research report entitled "Smart Meter Data: Privacy and Cybersecurity" (February 3, 2012) states, "With smart meters, police will have access to data that might be used to track residents' daily lives and routines while in their homes, including their eating, sleeping, and showering habits, what appliances they use and when, and whether they prefer the television to the treadmill, among a host of other details."
 - b. A senior official with the National Association of Regulatory Utility Commissioners (NARUC) admitted in an interview with Politico.com (January 1, 2015), "I think the data [of in-home activities, harvested via so named "smart meters"] is going to be worth a lot more than the commodity that's being consumed [electricity] to generate the data."
 - c. In 2016, a major "smart" meter data aggregator with, Onzo Ltd (UK), released a marketing video which stated, "We use this characterized profile to give the utility... the ability to monetize their customer data by providing a direct link to appropriate third-party organizations based on the customer's identified character."
- 6. The express consent of the living occupants is not being attained, as required under the 4th Amendment of United States Constitution. The Trespassing Technology therefore is in direct contravention of the Constitutional privacy rights of the living occupants within their own private dwellings and or workplaces.
- 7. The Trespassing Technology and related infrastructure is either mounted on or is adjacent to private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent.
- Living occupants in private dwellings and or workplaces are not being justly compensated, nor consulted, nor even informed, of their private property being utilized as a relay station for the networks related to the Trespassing Technology.
- 9. The Trespassing Technology creates a previously non-existent vulnerability and diminishes private dwelling and or workplace security by functioning as an unsecured wireless digital gateway into the private dwelling and or workplace. The living men and women occupying the private dwelling and or workplace become subject to whatever the desires of a utility, government, or hacker who wishes to remotely interrupt or control the supply of energy to appliance(s) within the private dwelling and or workplace, or to the entire private dwelling and or workplace itself. Unauthorized access, and all of its consequences, become fully the liability of the utility for the unauthorized installation and all resulting harm, damage, injury and loss of rights.

- 10. The Trespassing Technology can create measurable voltage transients, also known as dirty electricity, on existing electrical wiring, at levels that are harmful and damaging to all biological organisms. This also causes systemic inaccuracies in billing, resulting in electricity customers paying unjust amounts for unused, or wasted, energy. As a result of wasted energy caused by voltage transients due to Trespassing Technology, ground voltage has also been measured to be increased in areas where Trespassing Technology is deployed. This is also harmful and damaging to all biological organisms.
- 11. The Trespassing Technology can cause home fires, which have already resulted in deaths of men and women, in Vacaville (California), Dallas (Texas) and Reno (Nevada).
- 12. Due to fire and safety risks, PECO ENERGY CO (Pennsylvania) announced removal of 96,000 so named "smart meters" in 2012; the PROVINCE OF SASKATCHEWAN (Canada) announced removal of all of their 105,000 so named "smart meters" in 2014; PORTLAND GENERAL ELECTRIC (Oregon) announced removal of 70,000 so named "smart meters" in 2014; and the CITY OF LAKELAND (Florida) announced removal of more than 10,000 so named "smart meters" in 2014. In 2015, thousands of so named "smart meters" simultaneously exploded in Stockton (California).
- 13. The Trespassing Technology causes undesirable interference with other devices. (The FCC requires all equipment under Part 15 to cause no harmful interference, and to accept all interference received.)
- 14. The Trespassing Technology has caused disruptive interference that has resulted in injuries to living occupants including, but not limited to, men and women with medical implants, and the interference has not yet been mitigated in any meaningful way, as of this writing. Factual notice of harm caused by the emissions from the Trespassing Technology has been abundantly given to power companies, and the violations continue deliberately, and intentionally.
- 15. The Trespassing Technology transmits pulsed microwave radiation into and throughout private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent. According to a vast body of published science, microwave radiation is proven to be harmful and damaging to all biological organisms, down to the cellular and molecular level, at relatively low power densities. Electromagnetic frequencies, when emitted from microwaves and x-ray machines, are shielded from human contact. Even cell phone manuals state a required separation between one's body and the device. Trespassing Technology has been measured to emit pulsed radiation between hundreds and tens of thousands of times greater intensity than cell phones, and as direct result, there are at least thousands of reports of individuals suffering functional impairment and or illness since the installation of Trespassing Technology where they live. Because Trespassing Technology is known to emit radiation without any warnings and without any shielding, this exposes all occupants to undisclosed electromagnetic radiation emissions and puts them in tangible and high risk of harm and injury.
- 16. Industry claims that the Trespassing Technology is "safe" or "harmless" are false and misleading; and are based on training, propaganda techniques, and the time-averaging of pulsed emissions, rather than the emission values of the pulses. Such claims of industry are not based on science. In addition, the problem of harm from voltage transients remains, significantly, unaddressed by power companies. Several thousand scientific studies have concluded there are biological effects from exposure to electromagnetic frequencies at power densities lower than is emitted by the Trespassing Technology. Claims by power company and government employees that the Trespassing Technology is harmless, are self-serving and fraudulent.
- 17. A significant number of government agencies have released statements confirming that agencies such as the US Federal Communications Commission (FCC), Health Canada and the International Commission on Non-Ionizing Radiation (ICNIRP) have "safety" guidelines for microwave radiation exposure which are insufficient for functioning as a guideline, because they are based solely on thermal effect, and do not take into account any of the body of several thousand published, peer-reviewed scientific studies showing harmful non-thermal effects. These include, but are not limited to:
 - a. <u>Environmental Protection Agency (EPA), 1993</u>: The FCC's exposure standards are "seriously flawed." (Official comments to the FCC on guidelines for evaluation of electromagnetic effects of radio frequency radiation, FCC Docket ET 93-62, November 9, 1993.)
 - b. Food and Drug Administration (FDA), 1993: "FCC rules do not address the issue of long-term, chronic exposure to RF fields." (Comments of the FDA to the FCC, November 10, 1993.)
 - c. <u>National Institute for Occupational Safety and Health (NIOSH), 1994</u>: The FCC's standard is inadequate because it "is based on only one dominant mechanism adverse health effects caused by body heating." (Comments of NIOSH to the FCC, January 11, 1994.)

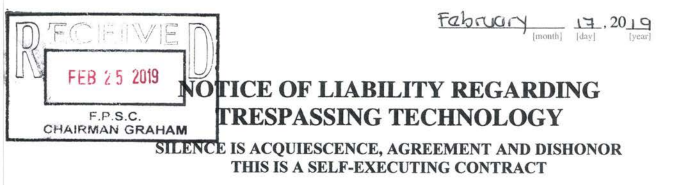
- d. <u>Amateur Radio Relay League Bio-Effects Committee, 1994</u>: "The FCC's standard does not protect against non-thermal effects." (Comments of the ARRL Bio-Effects Committee to the FCC, January 7, 1994.)
- e. Environmental Protection Agency (EPA), 2002: Norbert Hankin of the EPA's Office of Air and Radiation, Center for Science and Risk Assessment, Radiation Protection Division, wrote: "The FCC's current [radio frequency/microwave] exposure guidelines, as well as those of the Institute of Electrical and Electronics Engineers (IEEE) and the International Commission on Non-ionizing Radiation Protection, are thermally based, and do not apply to chronic, non-thermal exposure situations.... The generalization by many that the guidelines protect human beings from harm by any or all mechanisms is not justified.... There are reports that suggest that potentially adverse health effects, such as cancer, may occur.... Federal health and safety agencies have not yet developed policies concerning possible risk from longterm, non-thermal exposures."
- f. <u>The U.S. Department of Interior, 2014</u>: "Study results have documented [bird] nest and site abandonment, plumage deterioration, locomotion problems, reduced survivorship, and death.... The electromagnetic radiation standards used by the Federal Communications Commission (FCC) continue to be based on thermal heating, a criterion now nearly 30 years out of date and inapplicable today."
- 18. In the FCC's mission statement, there is no indication whatsoever of any jurisdiction or mandated protection of men, women, and children for biological and medical harm caused by radiofrequencies.

Please note that terms not otherwise defined herein shall have the meanings ascribed to such terms in the Notice and Demand to which this Affidavit is attached.

I, <u>Maria Claudia Andrade-Camargo</u>, Affirmant, a <u>woman</u>, upon my full unlimited commercial liability, do [Claimant/Affirmant name]

affirm and say that I have read the above Affidavit and do know the contents to the very best of my knowledge to be true, correct, complete, and not misleading; the truth, the whole truth, and nothing but the truth.

IN WITNESS WHEREOF, autographed at MICIMI, Florida
on the $\frac{17}{[day]}$ day of $\frac{February}{[month - written]}$ in the Year Two Thousand and $\frac{Nineteen}{[year - written]}$.
Maria Claudia Andrade-Camargo, All Rights Reserved
c/o 162 Northwest 207th Avenue , Pembroke Pines , Florida
[Claimant/Affirmant mailing address]
STATE OF Florida)
county of Miami Dade) SS:
Before me, the undersigned notary public, this day, appeared Maria Claudia Androde Carror Rome known, who being duly sworn according to law, deposes the preceding.
Subscribed and sworn to before me this 12 day of February , 2019 Notary Public State of Florida Oscar A Quintero My Commission GG 206239 Expires 04/11/2022
My Commission Expires: April 11, 2022



Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent

To:

1.	Eric Silagy	acting as <u>CEO</u>	
	[Respondent #1 name]	[title]	
	of FLORIDA POWER AND L	IGHT COMPANY	and as the man
	[organization - UPPERCASE]		[man or woman]
2.	Art Graham	acting as Chair	
	[Respondent #2 name]	[title]	
	of FLORIDA PUBLIC SERVIC	CE COMMISSION	and as the man
	[organization - UPPERCASE]		[man or woman]
3.	Ron DeSantis	acting as _Governor	
	[Respondent #3 name]	[title]	
	of STATE OF FLORIDA		and as the man
	[organization – UPPERCASE]		[man or woman]
4.	Jose Javier Rodriguez	acting as Senator	
	[Respondent #4 name]	[útle]	
	of THE FLORIDA STATE SEN	NATE	and as the man
	[organization - UPPERCASE]		[man or woman]
	<u>Yet to be named</u> acting	as role of those yet to be named	_ and as the man/woman
H	ereinafter: Respondents/Libel	lees	

From:

Stenhanie Soetendal _____, sui juris, a woman ____, hereby claiming all rights nunc pro tunc [Claimant/Libellant name]

Hereinafter: Claimant/Libellant

NOTICE TO RESPONDENTS / LIBELLEES

IT IS NOT MY INTENTION TO HARASS, INTIMIDATE, OFFEND, CONSPIRE, BLACKMAIL, COERCE, OR CAUSE ANXIETY, ALARM OR DISTRESS. THIS DOCUMENT AND ATTACHMENTS ARE PRESENTED WITH HONORABLE AND PEACEFUL INTENTIONS, AND ARE EXPRESSLY FOR YOUR BENEFIT TO PROVIDE YOU WITH DUE PROCESS AND A GOOD FAITH OPPORTUNITY TO STATE A VERIFIED CLAIM.

PREAMBLE

Daniel Chap IV verse 17

This matter is by the decree of the watchers, and the demaund by the word of the Holy ones: to the intent that the liuing may know, that the most High ruleth in the kingdome of men, and give hit to whomsoeuer hee will, and setteth vp ouer it the basest of men.

WHEREAS, it appears there is a global agenda to implement a so named "Smart Grid"; and

WHEREAS, it appears the said agenda is being, or is to be implemented, in the landmass commonly known as

Florida and or STATE OF FLORIDA ; and [state - common name, e.g. "Michigan"]

WHEREAS, it appears that there is an agenda of false information regarding privacy, cost, safety, health, security, billing modifications and other various concerns or considerations, due to the direct or indirect effects of the so named "Smart Grid" and or its components, including but not limited to the so named "smart meters", "advanced meters", non-transmitting digital meters and or related technologies with capabilities of emitting microwave frequencies and or transmitting detailed data of in-home activities relating to consumption of electrical, and or water, and or gas (components collectively referred to as "Trespassing Technology"); and

WHEREAS, it appears the agenda of false information is being utilized to deceive unsuspecting utility owners/employees, government officials, lawmakers, public health officials, et al., or alternatively give plausible deniability to utility owners/employees, government officials, lawmakers, public health officials, et al that appear to be complicit with and or actively participating in the said "Smart Grid" agenda; and

WHEREAS, it appears that implementation of the so named "Smart Grid" and or some of its components, including but not limited to "smart meters" and or "advanced meters" do in fact cause harm of various kinds; and

WHEREAS, it appears some or all of the various forms of harm caused by the implementation of the so named "Smart Grid" and or its various components, can be considered a tort and are compensable by law; and

WHEREAS, it appears there is no bond of record in existence, nor any source of indemnification regarding the so named "Smart Grid" and its various effects that may be considered as causing harm of various kinds; and

WHEREAS, a person with full knowledge of a potential harm, whether caused directly by the person or not, and that person is endowed the ability and or duty to act upon the said knowledge in a way to avoid or otherwise mitigate the potential harm, and fails to do said actions, is liable for the inevitable harm caused, and or may be found negligent where there is a duty of care; and

WHEREAS, it is a **fundamental principle of law** that nobody is above the law including, but not limited to, all government actors. The government immunity clause **only** applies to government actors when they are performing their actions of their office defined by their office **in good faith** and that the UNITED STATES SUPREME COURT has made a ruling regarding public officials being held liable for actions done or failure to perform required actions, in the case of

MILLBROOK v. UNITED STATES () 477 Fed. Appx. 4.

THEREFORE I, <u>Stephanie Soetendal</u>, Claimant/Libellant, do hereby issue and serve by [Claimant/Libellant name] delivery, this instant contractual NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY to the above named and unnamed Respondents/Libellees as the situation requires.

SITUS

Governing Law

This instant Contract, (hereinafter the "Contract"), initiated by Respondents/Libellees (*SEE EXHIBIT*), is created pursuant to the signatories' right of contract. You agree that no claim of interest in the Contract shall be assumed other than as expressly represented hereunder, and that the Contract shall be governed by and construed exclusively in accordance with the agreement of the parties as expressly stated hereunder. You agree that all words in this Contract are as the Claimant/Libellant understands them.

Restriction of Jurisdiction

Other than as expressly represented herein, you agree that no section of the Contract shall be assumed to constitute a voluntary election by any of the parties thereto to submit the Contract or the said parties to any venue of law, jurisdiction, court or tribunal, other than the agreement of the parties as stated hereunder. You agree that the Contract shall not be deemed to be subject to the laws of the Federal Government, any State, political subdivision thereof, or any other legal fiction, procedural phantom, political construct, or any other jurisdiction, real or imagined, unless such election is voluntarily made in writing by the Claimant/Libellant or his/her agent(s). You agree that no person(s) shall have any authority to control any decision regarding the Contract; no powers, interest or authority to amend, alter, modify or terminate the Contract are granted to any party, person, individual, agency, court or entity, real or imagined, other than as expressly represented hereunder, and no such powers, interest or authority shall be assumed; all such powers, interest and authority being expressly prohibited hereunder. You agree that any representation by any party, person, individual, agency, court or entity, real or imagined, other than as expressly represented hereunder, and no such powers, interest or authority shall be assumed; all such powers, interest and authority being expressly prohibited hereunder. You agree that any representation by any party, person, individual, agency, court or entity, real or imagined, that any such powers, interest or authority exists shall be deemed a confession by the representing party/entity to joining the contract pursuant to the terms herein (see *Joining the Contract*) for which the Joinder Fee has been established herein at Ten Million United States Dollars per each such event.

Joining the Contract

It is agreed that a joinder fee shall be established in the amount of **Ten Million United States Dollars per each action, of a party not named herein**, which attempts to impair this Contract or stultify any of the parties thereto; and that this fee shall be due from said party. It is agreed that any party that fails to timely pay a *True Bill* agrees to a right of lien having been created and perfected against that party.

GUARANTEES & WAIVER OF BENEFITS

Guarantees for this instant action are the 1611 King James Bible, The Coronation Oath of Elizabeth Alexandra Mary: Windsor, the United States Constitution, The Bill of Rights, Constitutional Oaths of Office, The Common Law and Law Merchant, the Uniform Commercial Code, and case law.

The Claimant/Libellant does not claim any benefit of said Guarantees, and are included solely as a reference to the law and conduct of named and unnamed Respondents. Bible references are exclusively from the 1611 King James Bible and are used due to oaths being sworn on it specifically, rather than the so called "authorized version" which reads the same, but is 'technically' different when written due to the spellings. The use of Bible references in this instant action are for jurisdictional purposes, and no adherence or non-adherence to any organized religious group, including but not limited to registered corporate organizations, on the part of the Claimant/Libellant may be assumed.

PLAIN STATEMENT OF FACTS

- 1. The Common Law is the highest jurisdiction of man made law and jurisprudence for the men and women sojourning on the landmass commonly referred to as the United States of America with the exception of the landmass commonly called Louisiana, which has Civil Law.
- 2. The Law Merchant is tied to the Common Law and is the highest jurisdiction of man made law for the men and women sojourning on the landmass commonly referred to as the United States of America concerning commerce and associated contracts, bills, commercial instruments, jurisprudence et al.
- 3. The Uniform Commercial Code is a code accepted or partially accepted by agreement of the various States regarding commercial contracts, commercial instruments, transactions, et al.
- 4. The United States Constitution is the supreme contract for the men and women sojourning on the landmass commonly referred to as the United States of America.
- 5. The Common Law reflects the Laws as recorded in the group of books commonly referred to as The Holy Bible and is verified by Sir William Blackstone in his published *Commentaries* which were instrumental to the founding Fathers in the framing and establishing of American jurisprudence.
- 6. The past and present so called Monarchs of Great Britain must swear a corporeal oath and thereby contract to uphold and defend the laws as recorded in the letters patent 1611 King James Bible as well as the Common Law.
- 7. There are references to a higher jurisdiction in the Declaration of Independence, including but not limited to; The Laws of Nature and of Nature's God,...endowed by their Creator with certain unalienable Rights,...appealing to the Supreme Judge of the world for the rectitude of our intentions,...with a firm reliance on the protection of Divine Providence.
- The Oaths of Office are clear regarding the adherence to the Constitution.
 Article II, Sec. 1, last clause: The President promises to "preserve, protect and defend the Constitution".

Article VI, last clause: All other federal and State officers and judges promise to "support" the Constitution.

9. For any Respondent/Libellee who has sworn an oath of office to support and or defend the United States Constitution, <u>the Claimant/Libellant hereby accepts that oath of office</u>.

Numbers Chap XXX verses 1-2

¹And Moses spake vnto the heads of the tribes, concerning the children of Israel, saying, This *is* the thing which the LORD hath commanded. ²If a man vowe a vow unto the LORD, or sweare an oathe to bind his soule with a bond: he shall not breake his word, hee shall doe according to all that proceedeth out of his mouth.

Leuiticus Chap V verses 3-5

³Or if he touch the vncleannesse of man, whatsoeuer vncleannesse it be that a man shalbe defiled withall, a nd *it* be hid from him; when he knoweth *of it*, then he shalbe guilty. ⁴Or if a soul sweare, pronouncing with his lips to do euill, or to do good, whatsoeuer it be that a man shall pronounce with an oath, and *it* be hid from him; when he knoweth *of it*, then he shalbe guilty in one of these. ⁵And it shalbe, when he shalbe guiltie in one of these things, that he shall confesse that hee hath sinned in that thing.

10. When Congress makes a law which is outside the scope of its enumerated powers, it is no "law" at all, but is void; and American men and women have no obligation to comply. Alexander Hamilton says this repeatedly in The Federalist Papers. Here are a few examples:

"...If the federal government should overpass the just bounds of its authority and make a tyrannical use of its powers, **the people**, whose creature it is, **must appeal to the standard they have formed**, **and take such measures to redress the injury done to the Constitution as the exigency may suggest and prudence justify**..." (Federalist No. 33, 5th para). [emphasis added]

"...acts of ... [the federal government] which are NOT PURSUANT to its constitutional powers ... will [not] become the supreme law of the land. These will be merely acts of usurpation, and will deserve to be treated as such..." (Federalist No. 33, 6th para). [emphasis added]

"...every act of a delegated authority, contrary to the tenor of the commission under which it is exercised, *is void*. No legislative act ...contrary to the Constitution can be valid. To deny this, would be to affirm ... that men ... may do not only what their powers do not authorize, but what they forbid." (Federalist No. 78, 10th para). [emphasis added]

11. Trespassing Technology does harvest data about the activities of men and women in private dwellings without their consent. In January 2015, it was stated by Miles Keogh, a director of the National Association of Regulatory Utility Commissioners, that:

> "I think the data [from "smart" meters] is going to be worth a lot more than the commodity that's being consumed to generate the data."

(Originally published at http://www.politico.com/story/2015/01/energy-electricity-data-use-113901)

12. When it is proven, by tacit agreement or otherwise, that Trespassing Technology, being implemented worldwide, originates from outside the republic of the United States of America; and or proven tacitly or otherwise that the "smart grid" agenda is an assault on the men, women and children of the Republic, their real and other properties, wild and domestic livestock, pollinating insects which affect agriculture/food supply, right of privacy, wellbeing, liberty, or right to equitable contracts; and or proven tacitly or otherwise that any Trespassing Technology or the various "legal" actions used to implement it are contrary to, and a collateral or direct attack upon, the United States Constitution, there may be grounds for a Grand Jury indictment for treason, to wit:

U.S. Constitution, Article III Section 3

Treason shall consist only in levying War against them, <u>or</u> in **adhering to their Enemies**, **giving them Aid** and Comfort. No Person shall be convicted of Treason unless on the <u>Testimony of two Witnesses</u> to the same overt Act, or on Confession in open Court. The Congress shall have Power to declare the Punishment of Treason, but no Attainder of Treason shall work Corruption of Blood, or Forfeiture except during the Life of the Person attainted. [emphasis added]

Deuteronomie Chap XVII verse 6

At the mouth of **two witnesses**, or three **witnesses**, shall he that is worthy of death, be put to death: *but* at the mouth of one witnesse he shall not bee put to death.

Deuteronomie Chap XIX verse 15

One witnesse shall not rise vp against a man for any iniquitie, or for any sinne, in any sinne that he sinneth: at the mouth of **two witnesses**, or at the mouth of three witnesses, shall the matter be stablished.

S. Matthew Chap XVIII verse 16

But if he will not heare thee, then take with thee one or two more, that in the mouth of **two** or three **witnesses** every word may be established.

II. Corinthians Chap XIII verse 1

This *is* the third *time* I am comming to you: in the mouth of **two** or three **witnesses** shal every word be established.

To the Hebrewes Chap X verse 28

Hee that despised Moses Lawe, died without mercy, vnder two or three witnesses. [emphasis added on each item above]

U.S. Constitution, Amendment IV

The **right** of the people to be secure in their persons, **houses**, papers, and effects, **against unreasonable searches and seizures**, **shall not be violated**, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized. [emphasis added]

U.S. Constitution, Amendment XIV Section 1.

All persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

18 U.S. Code § 2382 - Misprision of treason

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both. [emphasis added]

CONDITIONAL ACCEPTANCE OF OFFERS TO CONTRACT

Point of Law

All contracts commence with an offer and only become binding upon acceptance. See: <u>Farnsworth</u> on <u>Contracts</u>, ©2004 by E. Allen Farnsworth, Third Edition, Aspen Publishers, ISBN: 9780735541429 (vol.1).

Binding Contract

This International Commercial Claim/Lien Within the Admiralty Private Agreement and Disclosures, Notice of Liability, with all attachments comprises a **binding contract** between Respondents/Libellees and the Claimant/Libellant for the purpose of establishing the honorable terms of the seller/buyer relationship you proposed, and eliminating faulty assumptions. It is referred to herein as the "Contract" although it is an inland claim which, when perfected, will constitute a lien against the parties as described hereunder. The terms "you," "your," and "yours" refer to each Respondent named and additional yet to be named respondents in the Contract individually and collectively. This Contract supersedes any and all previous agreements, whether expressed or tacit, between the parties.

Agreement & Waiver of Rights

If you agree with all of the terms of the Contract, you need not respond. Your silence will constitute your agreement and acceptance of all of the terms, statements and provisions hereunder as your complete understanding and agreement with the Claimant/Libellant and your waiver of any and all rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time. You agree that your agreement, having been granted knowingly, voluntarily and with full disclosure, settles all matters finally and forever, and cannot be withdrawn.

Disagreement & Failure to Respond

You may disagree with any of the terms of the Contract by stating a verified claim with particularity (see *Stating a Claim* below). You and the Claimant/Libellant agree that a response which is *not* verified, or a response from a third party agent lacking first-hand knowledge of the facts, will constitute your "failure to respond" as defined herein. If you fail to respond or state a claim by the indicated *Effective Date*, the Contract will become **binding** and fully enforceable in the admiralty venue as a maritime lien subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and/or commercial remedies.

Offer of Immunity-Stating a Claim

You may avoid all liability and obligations under this Contract by simply responding no later than the *Effective Date* with a verified statement that proves any claim you feel you may have against the Claimant/Libellant or Claimant/Libellant's interests. The statement must be sworn to be true under penalty of perjury and supported by certified factual evidence and verified proof.

Alternatively, you may respond with a point-by-point rebuttal of the Contract sworn to be true, to which you attach certified factual evidence. In the event you decline this good faith Offer of Immunity, you agree with all terms, facts, statements and provisions in this Contract and your obligations hereunder.

Administrative Remedy Under Verified Seal

The Contract constitutes the Claimant/Libellant's administrative remedy pursuant to your offer(s) "to exchange electricity meters". If you fail to respond, or fail to state a verified superior claim by the *Effective Date* as described, you agree that the Claimant/Libellant has exhausted his/her administrative remedy (his/her procedure to negotiate a satisfactory mutual settlement) and has stated a claim upon which relief can be granted.

Opportunity to Exhaust Your Administrative Remedy

If you fail to state a verified claim by the *Effective Date* as described, you agree that you have failed to, and are forever barred from ("estoppel"), exhausting your administrative remedy, and therefore can never seek judicial intervention regarding the Contract now or at any time in the future.

Joining the Contract

You and the Claimant/Libellant agree that the joinder fee for any party not currently named on the Contract, seeking the privilege of joining the Contract, is hereby established at Ten Million United States Dollars per each attempt/event of impairment.

Terms of Response

As with any administrative process, you may rebut the statements and claims in the Contract by executing a <u>verified</u> response, point-by-point with evidence that is certified to be true and in affidavit form, correct and complete, to be received by Claimants no later than 5:00 PM on the *Effective Date*.

Non-performance

The terms "non-performance" and "failure to perform" are defined to mean failure to perform any obligation under this Contract on or before the *Effective Date* including, but not limited to, "failure to respond" to this Contract as that term is defined herein, failure to exhibit evidence of a superior claim upon request, purporting an unverified statement to be a claim, failure to verify a claim within twenty-four (24) hours of demand, failure to honor a pre-existing and or superior claim, and any other failure to perform an obligation under the terms and provisions of the Contract.

Failure to Respond

The term "failure to respond" means your failure by the *Effective Date* to respond to this Contract (silence) or "insufficiency of response" as that term is defined herein. You agree that failure to respond conveys your agreement with all of the terms and provisions of the Contract.

Insufficiency of Response

The terms "insufficiency of response" and "insufficient response" are defined to mean a response which is received by the *Effective Date* and which fails to rebut any of the *established* terms, provisions, statements or claims in the Contract, or offers blanket denials, unsupported rebuttals, inapposite rebuttals such as "not applicable" or equivalent statements, declarations of counsel and or other third parties who lack first-hand material factual knowledge, and or any rebuttal which lacks verification or an equivalent level of risk or fails to exhibit supportive evidence certified to be true, correct and complete under full commercial liability. You agree that any such response is deemed to be legally and lawfully insufficient to rebut the established statements in the Contract, thereby conveying your agreement with all of the terms and provisions of the Contract.

Tacit Agreement

You may admit to all statements and claims in the Contract by simply remaining silent. The parties herein agree that failure to respond or insufficiency of response as defined herein constitutes agreement with all terms, provisions, statements, facts and claims in the Contract.

qui tacet consentire videtur

"Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading..." U.S. v. Tweel, 550 F.2d 297, 299 (1977), quoting U.S. v. Prudden, 424 F.2d 1021, 1032 (1970).

"When circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation." Fisher Controls International, Inc. v. Gibbons, 911 S.W. 2d 135 (1995).

"When a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation." Blanton v. Sherman Compress Co., 256 S.W. 2d 884 (1953).

Silence activates estoppel, pursuant to Carmine v. Bowen, 64 A. 932.

UCC Section 2--201. Formal Requirements; Statute of Frauds.

(1) Except as otherwise provided in this section a contract for the sale of goods for the price of \$500 or more is not enforceable by way of action or defense unless there is some writing sufficient to indicate that a contract for sale has been made between the parties and signed by the party against whom enforcement is sought or by his authorized agent or broker....

(2) Between merchants if within a reasonable time a writing in confirmation of the contract and sufficient against the sender is received and the party receiving it has reason to know its contents... it satisfies the requirements of subsection (1) against such party unless written notice of <u>objection to its contents</u> is given within <u>ten days</u> after it is received. [emphasis added]

Conditional Acceptance

The offer(s) from Respondent(s) to install a so named "smart meter", "advanced meter" or any other name to describe one or more components of the so called "Smart Grid" at or near the private dwelling and or workplace of the Claimant/Libellant, is the commencement of a contract negotiation, or meeting of the minds. The contract becomes binding upon **unconditional** acceptance or performance.

Performance and Acceptance of Offer to Contract under Reservation of Rights

The Claimant/Libellant reserves the right not to be compelled to perform under any contractual agreement that has not been **fully disclosed** in the prescribed form as herein <u>claimed</u>.

Terms of Conditional Acceptance

I, <u>Stenhanie Soetendal</u>, Claimant/Libellant, hereby notices Respondents/Libellees that [Claimant/Libellant name]

your offer to contract is formally **conditionally** accepted under reservation of all immutable and natural rights *nunc pro tunc* <u>without prejudice</u> whether expressed or not, <u>and</u> upon full disclosure of any and all perils involved with the so named "Smart Grid" and any of its components, <u>and</u> upon a point-by-point rebuttal of the attached affidavit, to which you attach certified factual evidence sworn to be true.

If the Respondent/Libellee should fail to meet the requirements as defined in the section *Insufficiency of Response*, it shall constitute your full agreement with the following contractual terms in all jurisdictions:

1. "Smart Grid" components, and or so named "smart meters", "advanced meters", "AMI" and or Trespassing Technology (as defined herein), must not be installed at or near the private dwelling and or workplace of the Claimant/Libellant:

 c/o
 55 Southwest 9th Street Apt. 1004
 Miami
 Florida

 [Claimant/Libellant physical address]
 [city]
 [state]

- The Claimant/Libellant consents to only (an) analog meter(s), with no digital components, no switching mode power supply, no data recorder and no transmitter. Any other meter type does constitute Trespassing Technology and does cause harm.
- 3. In a case where Trespassing Technology has already been installed without express consent, the original service contract between the utility and the account holder is deemed to have been breached, and therefore offending parties involved are subject to lawful remedies for breach of that contract.
- Respondents/Libellees accept full liability for any and all harm or loss caused by Trespassing Technology, for which remedy may be sought according to tort law, criminal law, strict liability, negligence and or ultrahazardous activity.
- 5. "Smart Grid" components, and or so named "smart meters", "advanced meters" and or Trespassing Technology, if already installed at or near the private dwelling and or workplace of the Claimant/Libellant, <u>must be removed within 7 days</u> of the date of Binding Administrative Judgment as defined herein.
- 6. "Smart Grid" components, and or so named "smart meters", "advanced meters", and or Trespassing Technology, if already installed, and not removed within 7 days of the date of Binding Administrative Judgment as defined herein, may be removed by others, and the cost of removal shall be charged to Respondents/Libellees.
- 7. <u>Utility service shall not be altered nor discontinued</u> without specific written instruction from the Claimant/Libellant directing the utility to take such action.
- 8. In the case of a "smart meter", "advanced meter", and or Trespassing Technology changed back to a previously authorized analog meter prior to receiving this notice, utility service shall not be altered or discontinued.
- 9. <u>No additional fees may be charged</u> to the Claimant/Libellant for not receiving a so named "smart meter", "advanced meter", and or Trespassing Technology.
- 10. A fee schedule of <u>six thousand</u> (\$6.000) United States Dollars [daily liability – written long form] [daily liability – short] per day for any Tresspassing Technology installed near the Claimant/Libellant's private dwelling and or workplace, shall be due and payable from the Respondent/Libellee to the Claimant/Libellant, or to another recipient or organization if specified in writing by the Claimant/Libellant.
- 11. In the case of failure to pay any fees within thirty days of presentment of a True Bill, you agree to a lien against you, subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and or commercial remedies.
- 12. Aiding and abetting the implementation of so named "Smart Grid", and or so named "smart meters", "advanced meters", and or any other Trespassing Technology is an act of Treason for those under <u>oath to the United States Constitution.</u>

NOTICE

RESPONSE MUST BE BY THE EFFECTIVE DATE, WHICH IS FOURTEEN (14) DAYS FROM THE POSTMARK DATE OF THIS CONTRACT.

RESPONSE MUST BE TO THE POSTAL LOCATIONS OF THE TWO WITNESSES:



ABATEMENT OF ERRORS AND OMISSIONS

If the Respondents/Libellees its co-parties and officers discover any errors or omissions, legal or otherwise, in or related to this instrument, said agents, officers and co-parties are required to notice the Claimant/Libellant at the required postal location(s), by Registered or Certified Mail, with a point-by-point description of any such errors and omissions or defects for correction within three (3) days of receiving this Notice, or forever admit the lawful execution of this Notice as a matter of the public record.

If additional time is required for responding, a request must be received by the Claimant/Libellant in the prescribed form at the postal locations herein within the three (3) days allotted or be forever barred from contest under the doctrine or maxim of Collateral Estoppel.

TRESPASS UPON PRIVATE CONTRACT

Any collateral attack on this Contract is in bad faith and is a criminal trespass.

AGREEMENT AND WAIVER OF RIGHTS

If the Respondents/Libellees agree with all of the statements herein, a response is not necessary.

If Respondents/Libellees choose to remain silent, Respondents/Libellees agree and accept all of the terms, statements and provisions herein as their complete understanding and agreement with Claimant/Libellant and their waiver of any and all immunities, rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time.

Tacit Agreement

Respondents/Libellees may admit to all statements and claims in this Notice which comprises a binding contract by simply remaining silent.

Statute Staple

This Contract is instantly self-executing upon issuance due to the failure by Respondents/Libellees to respond or perform as defined above. Respondents/Libellees agree to be bound by all of the terms of the Contract commencing on the date of default.

Confession of Judgment - Binding Administrative Judgment

The Respondents/Libellees are entitled to a Notice of Default. In consideration, Respondents/Libellees agrees to accept a Notice of Default as Binding Administrative Judgment ("Judgment") certifying Respondents/Libellees agreement with all terms, statements, facts and provisions in the Contract. Since Judgment is issued when a party waives the right to respond, <u>all parties to this Agreement agree to be</u> bound in perpetuity by any and all such Judgments which may be issued regarding the Contract.

The Respondents/Libellees cannot directly or indirectly seek recoupment of losses incurred, due to any terms of this Contract, from their customers or constituents. <u>Any Respondent/Libellee will be absolved of all liability, including all outstanding amounts billed, when all Trespassing Technology is removed from the service area or constituency, as the case may be, of that Respondent/Libellee.</u>

CONCLUSION

The Respondents/Libellees have been served this notice, including but not limited to the enclosed Exhibits, Affidavit and Bill of Lading, all of which constitute full disclosure of the so named "Smart Grid" agenda as of the date of this notice. This notice in full will be made available to anyone who chooses to use it in a subsequent claim regarding Trespassing Technology and any effect thereof, directly or indirectly causing harm of any kind to anyone or anything.

Respectfully, govern yourself accordingly.

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent As Above so below It is written, "If they refuse to take the cup at thine hand to drinke, then shalt thou say vnto them, Thus saith the Lord of hosts, Yee shall certainely drinke." "Thy kingdome come, Thy will be done in earth, as it is in heauen."

I, <u>Stephanie Soetendal</u>, herein "Claimant/Libellant," do herewith affirm and declare [Claimant/Libellant name]

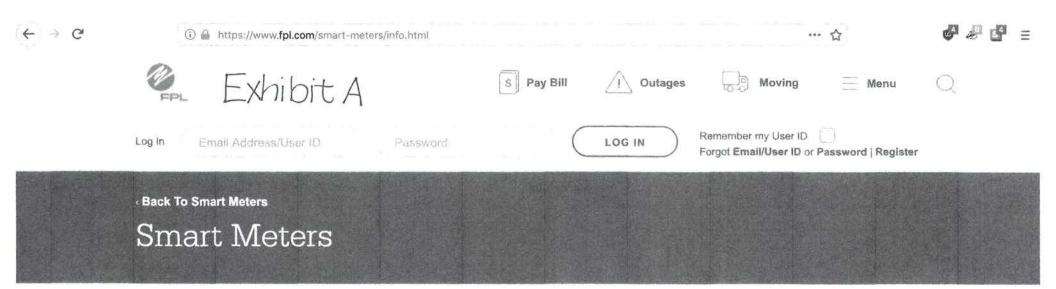
under my unlimited commercial liability that I am competent and of lawful age to state the matters set forth herein, that they are true, correct, complete, not intended to be misleading, they are admissible as evidence, and in accordance with my best firsthand knowledge, understanding and belief.

All rights reserved without prejudice

Dated this $\frac{17}{[day]}$ day of $\frac{7}{(month - written)}$ in t	he Year Two Thousand <u>Mineteen</u> .
Stephanie Soetendal Claimant/Libellant [print]	[autograph]
Witness #1 [autograph]	Witness #2 [autograph]
On this, the 12 day of Februar appeared Stephanic Society whose name is subscribed to the within purposes therein contained.	1, 20, 20 , before me, the undersigned notary public, 1, 20, $1, 9$, before me, the undersigned notary public, 1, 20, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$, $1, 9$
In witness hereof, I hereunto set my har	* of not Expires 04/11/2022
	My Commission Expires: April 11, 2022

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Doc Rev 19.4-USA



The smart meter is a new tool that gives you more information, control and convenience.

Smart meters are digital devices that measure your electricity use via a secure wireless network. In combination with other technologies in the smart grid, smart meters make it possible for FPL to deliver a variety of benefits to you and all customers, including better reliability and more information and control over your energy bills.

Learn more about smart meters

About FI		ł
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Company

News

Careers

Environment

Community

Donate to Care To Share®

Rates and Your Bill

About Energy

Solar

Safety

Energy My Way

Clean Energy

Smart Meters

Ensuring Reliability

Power Disturbances

Partner Resources

Supplier Home and Login PIC Login Fuel Portal Building and Construction Land Use Assist Agency Login WebTAXI Login



AFFIDAVIT

- I, <u>Stephanie Soetendal</u>, hereinafter "Affirmant", does solemnly affirm, declare and state as follows: [Claimant/Affirmant name]
- 1. Affirmant is competent to state the matters set forth herein.
- 2. Affirmant has knowledge of the facts stated herein.
- 3. All the facts herein are true, correct, complete and admissible as evidence, and if called upon as a witness, Affirmant will testify to their veracity.

Plain Statement of Facts

- 4. Many utilities are installing or have installed so named "smart" or "advanced" digital utility meters and related network technologies which
 - a. can record and transmit data for the purpose of surveillance of personal activities in the private dwellings and or workplaces of all utility customers without disclosure or consent;
 - b. do unlawfully emit high-energy density pulsed microwave frequencies harmful to biological organisms and or emit waste electricity in the form of voltage transients (aka "dirty electricity") also harmful to biological organisms; and
 - c. have been demonstrated to cause fires, cause hacking vulnerability, and facilitate erroneously high customer utility bills.

This technology is referred to collectively as "Trespassing Technology".

- 5. The Trespassing Technology is designed with the explicit capability and intention to extract information from within private dwellings and or workplaces, about specific appliance usage details and other data pertaining to activities of the living occupants.
 - a. A U.S. Congressional Research report entitled "Smart Meter Data: Privacy and Cybersecurity" (February 3, 2012) states, "With smart meters, police will have access to data that might be used to track residents" daily lives and routines while in their homes, including their eating, sleeping, and showering habits, what appliances they use and when, and whether they prefer the television to the treadmill, among a host of other details."
 - b. A senior official with the National Association of Regulatory Utility Commissioners (NARUC) admitted in an interview with Politico.com (January 1, 2015), "I think the data [of in-home activities, harvested via so named "smart meters"] is going to be worth a lot more than the commodity that's being consumed [electricity] to generate the data."
 - c. In 2016, a major "smart" meter data aggregator with , Onzo Ltd (UK), released a marketing video which stated, "We use this characterized profile to give the utility... the ability to monetize their customer data by providing a direct link to appropriate third-party organizations based on the customer's identified character."
- 6. The express consent of the living occupants is not being attained, as required under the 4th Amendment of United States Constitution. The Trespassing Technology therefore is in direct contravention of the Constitutional privacy rights of the living occupants within their own private dwellings and or workplaces.
- 7. The Trespassing Technology and related infrastructure is either mounted on or is adjacent to private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent.
- Living occupants in private dwellings and or workplaces are not being justly compensated, nor consulted, nor even informed, of their private property being utilized as a relay station for the networks related to the Trespassing Technology.
- 9. The Trespassing Technology creates a previously non-existent vulnerability and diminishes private dwelling and or workplace security by functioning as an unsecured wireless digital gateway into the private dwelling and or workplace. The living men and women occupying the private dwelling and or workplace become subject to whatever the desires of a utility, government, or hacker who wishes to remotely interrupt or control the supply of energy to appliance(s) within the private dwelling and or workplace, or to the entire private dwelling and or workplace itself. Unauthorized access, and all of its consequences, become fully the liability of the utility for the unauthorized installation and all resulting harm, damage, injury and loss of rights.

- 10. The Trespassing Technology can create measurable voltage transients, also known as dirty electricity, on existing electrical wiring, at levels that are harmful and damaging to all biological organisms. This also causes systemic inaccuracies in billing, resulting in electricity customers paying unjust amounts for unused, or wasted, energy. As a result of wasted energy caused by voltage transients due to Trespassing Technology, ground voltage has also been measured to be increased in areas where Trespassing Technology is deployed. This is also harmful and damaging to all biological organisms.
- 11. The Trespassing Technology can cause home fires, which have already resulted in deaths of men and women, in Vacaville (California), Dallas (Texas) and Reno (Nevada).
- 12. Due to fire and safety risks, PECO ENERGY CO (Pennsylvania) announced removal of 96,000 so named "smart meters" in 2012; the PROVINCE OF SASKATCHEWAN (Canada) announced removal of all of their 105,000 so named "smart meters" in 2014; PORTLAND GENERAL ELECTRIC (Oregon) announced removal of 70,000 so named "smart meters" in 2014; and the CITY OF LAKELAND (Florida) announced removal of more than 10,000 so named "smart meters" in 2014. In 2015, thousands of so named "smart meters" simultaneously exploded in Stockton (California).
- 13. The Trespassing Technology causes undesirable interference with other devices. (The FCC requires all equipment under Part 15 to cause no harmful interference, and to accept all interference received.)
- 14. The Trespassing Technology has caused disruptive interference that has resulted in injuries to living occupants including, but not limited to, men and women with medical implants, and the interference has not yet been mitigated in any meaningful way, as of this writing. Factual notice of harm caused by the emissions from the Trespassing Technology has been abundantly given to power companies, and the violations continue deliberately, and intentionally.
- 15. The Trespassing Technology transmits pulsed microwave radiation into and throughout private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent. According to a vast body of published science, microwave radiation is proven to be harmful and damaging to all biological organisms, down to the cellular and molecular level, at relatively low power densities. Electromagnetic frequencies, when emitted from microwaves and x-ray machines, are shielded from human contact. Even cell phone manuals state a required separation between one's body and the device. Trespassing Technology has been measured to emit pulsed radiation between hundreds and tens of thousands of times greater intensity than cell phones, and as direct result, there are at least thousands of reports of individuals suffering functional impairment and or illness since the installation of Trespassing Technology where they live. Because Trespassing Technology is known to emit radiation without any warnings and without any shielding, this exposes all occupants to undisclosed electromagnetic radiation emissions and puts them in tangible and high risk of harm and injury.
- 16. Industry claims that the Trespassing Technology is "safe" or "harmless" are false and misleading; and are based on training, propaganda techniques, and the time-averaging of pulsed emissions, rather than the emission values of the pulses. Such claims of industry are not based on science. In addition, the problem of harm from voltage transients remains, significantly, unaddressed by power companies. Several thousand scientific studies have concluded there are biological effects from exposure to electromagnetic frequencies at power densities lower than is emitted by the Trespassing Technology. Claims by power company and government employees that the Trespassing Technology is harmless, are self-serving and fraudulent.
- 17. A significant number of government agencies have released statements confirming that agencies such as the US Federal Communications Commission (FCC), Health Canada and the International Commission on Non-Ionizing Radiation (ICNIRP) have "safety" guidelines for microwave radiation exposure which are insufficient for functioning as a guideline, because they are based solely on thermal effect, and do not take into account any of the body of several thousand published, peer-reviewed scientific studies showing harmful non-thermal effects. These include, but are not limited to:
 - a. <u>Environmental Protection Agency (EPA), 1993</u>: The FCC's exposure standards are "**seriously flawed**." (Official comments to the FCC on guidelines for evaluation of electromagnetic effects of radio frequency radiation, FCC Docket ET 93-62, November 9, 1993.)
 - b. Food and Drug Administration (FDA), 1993: "FCC rules do not address the issue of long-term, chronic exposure to RF fields." (Comments of the FDA to the FCC, November 10, 1993.)
 - c. <u>National Institute for Occupational Safety and Health (NIOSH), 1994</u>: The FCC's standard is inadequate because it "is based on only one dominant mechanism adverse health effects caused by body heating." (Comments of NIOSH to the FCC, January 11, 1994.)

- d. <u>Amateur Radio Relay League Bio-Effects Committee</u>, 1994: "The FCC's standard does not protect against non-thermal effects." (Comments of the ARRL Bio-Effects Committee to the FCC, January 7, 1994.)
- e. <u>Environmental Protection Agency (EPA), 2002</u>: Norbert Hankin of the EPA's Office of Air and Radiation, Center for Science and Risk Assessment, Radiation Protection Division, wrote: "The FCC's current [radio frequency/microwave] exposure guidelines, as well as those of the Institute of Electrical and Electronics Engineers (IEEE) and the International Commission on Non-ionizing Radiation Protection, are thermally based, and do not apply to chronic, non-thermal exposure situations.... The generalization by many that the guidelines protect human beings from harm by any or all mechanisms is not justified.... There are reports that suggest that potentially adverse health effects, such as cancer, may occur.... Federal health and safety agencies have not yet developed policies concerning possible risk from longterm, non-thermal exposures."
- f. <u>The U.S. Department of Interior, 2014</u>: "Study results have documented [bird] nest and site abandonment, plumage deterioration, locomotion problems, reduced survivorship, and death.... The electromagnetic radiation standards used by the Federal Communications Commission (FCC) continue to be based on thermal heating, a criterion now nearly 30 years out of date and inapplicable today."
- 18. In the FCC's mission statement, there is no indication whatsoever of any jurisdiction or mandated protection of men, women, and children for biological and medical harm caused by radiofrequencies.

Please note that terms not otherwise defined herein shall have the meanings ascribed to such terms in the Notice and Demand to which this Affidavit is attached.

I, <u>Stenhanie Soetendal</u>, Affirmant, a <u>woman</u>, upon my full unlimited commercial liability, do [Claimant/Affirmant name] [Claimant/Affirmant name]

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affirm and say that I have read the above Affidavit and do know the contents to the very best of my knowledge to be true, correct, complete, and not misleading; the truth, the whole truth, and nothing but the truth.

-1

IN WITNESS WHEREOF, autographed at <u>Miomi</u>
on the <u>17</u> day of <u>February</u> in the Year Two Thousand and <u>Mileteen</u> .
Stephanie Soetendal All Rights Reserved Document Claimant/Affirmant [print] [autograph]
c/o 55 Southwest 9th Street Apt. 1004 , Miami , Florida
[Claimant/Affirmant mailing address] [cfw] [state]
Witness #1 [autograph] Witness #2 [autograph]
STATE OF Florida)
COUNTY OF Mian-Dade) SS:
Before me, the undersigned notary public, this day, appeared Stephanic Soctended, to me known, who being duly sworn according to law, deposes the preceding.
Subscribed and sworn to before me this 12 day of February, 2019 Notary Public State of Flonda Oscar A Quintero My Commission GG 206239 Expires 04/11/2022
My Commission Expires: April 11, 2022
6

R'ECHENVIE D	February [month] 17, 2010
	ABILITY REGARDING NG TECHNOLOGY
SILENCE IS ACQUIESCEN THIS IS A SELF-	NCE, AGREEMENT AND DISHONOR EXECUTING CONTRACT

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent

To:

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1.	Eric Silagy [Respondent #1 name]	_ acting as <u>CEO</u>		
	of FLORIDA POWER AND LIG	HT COMPANY	_ and as the	[man or woman]
2.	Art Graham [Respondent #2 name]	_ acting as Chair		
	of FLORIDA PUBLIC SERVICE [organization - CPPERCASE]	COMMISSION	_ and as the	man [man or woman]
3.	Ron DeSantis [Respondent #3 name]	_ acting as Governor		
	of STATE OF FLORIDA [organization - UPPERCASE]		_ and as the	man [man or woman]
4.	Iose Javier Rodriguez	_ acting as <u>Senator</u>		
	of THE FLORIDA STATE SENA [organization - UPPERCASE]	TE	_ and as the	man [man or woman]
	Yet to be namedacting as	role of those yet to be named	_ and as the	man/woman
He	reinafter: Respondents/Libellee	S		

From:

Nicolas Aleiandro Camargo, sui juris, a man [Claimant/Libellant name], hereby claiming all rights nunc pro tunc

Hereinafter: Claimant/Libellant

NOTICE TO RESPONDENTS / LIBELLEES

IT IS NOT MY INTENTION TO HARASS, INTIMIDATE, OFFEND, CONSPIRE, BLACKMAIL, COERCE, OR CAUSE ANXIETY, ALARM OR DISTRESS. THIS DOCUMENT AND ATTACHMENTS ARE PRESENTED WITH HONORABLE AND PEACEFUL INTENTIONS, AND ARE EXPRESSLY FOR YOUR BENEFIT TO PROVIDE YOU WITH DUE PROCESS AND A GOOD FAITH OPPORTUNITY TO STATE A VERIFIED CLAIM.

PREAMBLE

NOTICE

Daniel Chap IV verse 17

This matter is by the decree of the watchers, and the demaund by the word of the Holy ones: to the intent that the liuing may know, that the most High ruleth in the kingdome of men, and giveth it to whomsoeuer hee will, and setteth vp ouer it the basest of men.

WHEREAS, it appears there is a global agenda to implement a so named "Smart Grid"; and

WHEREAS, it appears the said agenda is being, or is to be implemented, in the landmass commonly known as

 Florida
 and or
 STATE OF FLORIDA
 ; and

 [state - common name, e.g. "Michigan"]
 and or
 State - UPPERCASE, e.g. "STATE OF MICHIGAN"]
 ; and

WHEREAS, it appears that there is an agenda of false information regarding privacy, cost, safety, health, security, billing modifications and other various concerns or considerations, due to the direct or indirect effects of the so named "Smart Grid" and or its components, including but not limited to the so named "smart meters", "advanced meters", non-transmitting digital meters and or related technologies with capabilities of emitting microwave frequencies and or transmitting detailed data of in-home activities relating to consumption of electrical, and or water, and or gas (components collectively referred to as "Trespassing Technology"); and

WHEREAS, it appears the agenda of false information is being utilized to deceive unsuspecting utility owners/employees, government officials, lawmakers, public health officials, et al., or alternatively give plausible deniability to utility owners/employees, government officials, lawmakers, public health officials, et al that appear to be complicit with and or actively participating in the said "Smart Grid" agenda; and

WHEREAS, it appears that implementation of the so named "Smart Grid" and or some of its components, including but not limited to "smart meters" and or "advanced meters" do in fact cause harm of various kinds; and

WHEREAS, it appears some or all of the various forms of harm caused by the implementation of the so named "Smart Grid" and or its various components, can be considered a tort and are compensable by law; and

WHEREAS, it appears there is no bond of record in existence, nor any source of indemnification regarding the so named "Smart Grid" and its various effects that may be considered as causing harm of various kinds; and

WHEREAS, a person with full knowledge of a potential harm, whether caused directly by the person or not, and that person is endowed the ability and or duty to act upon the said knowledge in a way to avoid or otherwise mitigate the potential harm, and fails to do said actions, is liable for the inevitable harm caused, and or may be found negligent where there is a duty of care; and

WHEREAS, it is a **fundamental principle of law** that nobody is above the law including, but not limited to, all government actors. The government immunity clause **only** applies to government actors when they are performing their actions of their office defined by their office **in good faith** and that the UNITED STATES **SUPREME COURT** has made a ruling regarding public officials being held liable for actions done or failure to perform required actions, in the case of

MILLBROOK v. UNITED STATES () 477 Fed. Appx. 4.

THEREFORE I, Nicolas Aleiandro Camargo, Claimant/Libellant, do hereby issue and serve by

delivery, this instant contractual NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY to the above named and unnamed Respondents/Libellees as the situation requires.

SITUS

Governing Law

This instant Contract, (hereinafter the "Contract"), initiated by Respondents/Libellees (*SEE EXHIBIT*), is created pursuant to the signatories' right of contract. You agree that no claim of interest in the Contract shall be assumed other than as expressly represented hereunder, and that the Contract shall be governed by and construed exclusively in accordance with the agreement of the parties as expressly stated hereunder. You agree that all words in this Contract are as the Claimant/Libellant understands them.

Restriction of Jurisdiction

Other than as expressly represented herein, you agree that no section of the Contract shall be assumed to constitute a voluntary election by any of the parties thereto to submit the Contract or the said parties to any venue of law, jurisdiction, court or tribunal, other than the agreement of the parties as stated hereunder. You agree that the Contract shall not be deemed to be subject to the laws of the Federal Government, any State, political subdivision thereof, or any other legal fiction, procedural phantom, political construct, or any other jurisdiction, real or imagined, unless such election is voluntarily made in writing by the Claimant/Libellant or his/her agent(s). You agree that no person(s) shall have any authority to control any decision regarding the Contract; no powers, interest or authority to amend, alter, modify or terminate the Contract are granted to any party, person, individual, agency, court or entity, real or imagined, other than as expressly represented hereunder, and no such powers, interest or authority shall be assumed; all such powers, interest and authority being expressly prohibited hereunder. You agree that any representation by any party, person, individual, agency, court or imagined, that any such powers, interest or authority exists shall be deemed a confession by the representing party/entity to joining the contract pursuant to the terms herein (see *Joining the Contract*) for which the Joinder Fee has been established herein at Ten Million United States Dollars per each such event.

Joining the Contract

It is agreed that a joinder fee shall be established in the amount of **Ten Million United States Dollars per each action, of a party not named herein**, which attempts to impair this Contract or stultify any of the parties thereto; and that this fee shall be due from said party. It is agreed that any party that fails to timely pay a *True Bill* agrees to a right of lien having been created and perfected against that party.

GUARANTEES & WAIVER OF BENEFITS

Guarantees for this instant action are the 1611 King James Bible, The Coronation Oath of Elizabeth Alexandra Mary: Windsor, the United States Constitution, The Bill of Rights, Constitutional Oaths of Office, The Common Law and Law Merchant, the Uniform Commercial Code, and case law.

The Claimant/Libellant does not claim any benefit of said Guarantees, and are included solely as a reference to the law and conduct of named and unnamed Respondents. Bible references are exclusively from the 1611 King James Bible and are used due to oaths being sworn on it specifically, rather than the so called "authorized version" which reads the same, but is 'technically' different when written due to the spellings. The use of Bible references in this instant action are for jurisdictional purposes, and no adherence or non-adherence to any organized religious group, including but not limited to registered corporate organizations, on the part of the Claimant/Libellant may be assumed.

PLAIN STATEMENT OF FACTS

- 1. The Common Law is the highest jurisdiction of man made law and jurisprudence for the men and women sojourning on the landmass commonly referred to as the United States of America with the exception of the landmass commonly called Louisiana, which has Civil Law.
- 2. The Law Merchant is tied to the Common Law and is the highest jurisdiction of man made law for the men and women sojourning on the landmass commonly referred to as the United States of America concerning commerce and associated contracts, bills, commercial instruments, jurisprudence et al.
- 3. The Uniform Commercial Code is a code accepted or partially accepted by agreement of the various States regarding commercial contracts, commercial instruments, transactions, et al.
- 4. The United States Constitution is the supreme contract for the men and women sojourning on the landmass commonly referred to as the United States of America.
- 5. The Common Law reflects the Laws as recorded in the group of books commonly referred to as The Holy Bible and is verified by Sir William Blackstone in his published *Commentaries* which were instrumental to the founding Fathers in the framing and establishing of American jurisprudence.
- 6. The past and present so called Monarchs of Great Britain must swear a corporeal oath and thereby contract to uphold and defend the laws as recorded in the letters patent 1611 King James Bible as well as the Common Law.
- 7. There are references to a higher jurisdiction in the Declaration of Independence, including but not limited to; The Laws of Nature and of Nature's God,...endowed by their Creator with certain unalienable Rights,...appealing to the Supreme Judge of the world for the rectitude of our intentions,...with a firm reliance on the protection of Divine Providence.
- The Oaths of Office are clear regarding the adherence to the Constitution.
 Article II, Sec. 1, last clause: The President promises to "preserve, protect and defend the Constitution".
 Article VI, last clause: All other federal and State officers and judges promise to "support" the Constitution.
- 9. For any Respondent/Libellee who has sworn an oath of office to support and or defend the United States Constitution, <u>the Claimant/Libellant hereby accepts that oath of office</u>.

Numbers Chap XXX verses 1-2

¹And Moses spake vnto the heads of the tribes, concerning the children of Israel, saying, This *is* the thing which the LORD hath commanded. ²If a man vowe a vow unto the LORD, or sweare an oathe to bind his soule with a bond: he shall not breake his word, hee shall doe according to all that proceedeth out of his mouth.

Leuiticus Chap V verses 3-5

³Or if he touch the vncleannesse of man, whatsoeuer vncleannesse it be that a man shalbe defiled withall, a nd *it* be hid from him; when he knoweth *of it*, then he shalbe guilty. ⁴Or if a soul sweare, pronouncing with his lips to do euill, or to do good, whatsoeuer it be that a man shall pronounce with an oath, and *it* be hid from him; when he knoweth *of it*, then he shalbe guilty in one of these. ⁵And it shalbe, when he shalbe guiltie in one of these things, that he shall confesse that hee hath sinned in that thing.

10. When Congress makes a law which is outside the scope of its enumerated powers, it is no "law" at all, but is void; and American men and women have no obligation to comply. Alexander Hamilton says this repeatedly in The Federalist Papers. Here are a few examples:

"...If the federal government should overpass the just bounds of its authority and make a tyrannical use of its powers, the people, whose creature it is, must appeal to the standard they have formed, and take such measures to redress the injury done to the Constitution as the exigency may suggest and prudence justify..." (Federalist No. 33, 5th para). [emphasis added]

"...acts of ... [the federal government] which are NOT PURSUANT to its constitutional powers ... will [not] become the supreme law of the land. These will be merely acts of usurpation, and will deserve to be treated as such..." (Federalist No. 33, 6th para). [emphasis added]

"...every act of a delegated authority, contrary to the tenor of the commission under which it is exercised, *is void*. No legislative act ...contrary to the Constitution can be valid. To deny this, would be to affirm ... that men ... may do not only what their powers do not authorize, but what they forbid." (Federalist No. 78, 10th para). [emphasis added]

11. Trespassing Technology does harvest data about the activities of men and women in private dwellings without their consent. In January 2015, it was stated by Miles Keogh, a director of the National Association of Regulatory Utility Commissioners, that:

> "I think the data [from "smart" meters] is going to be worth a lot more than the commodity that's being consumed to generate the data."

(Originally published at http://www.politico.com/story/2015/01/energy-electricity-data-use-113901)

12. When it is proven, by tacit agreement or otherwise, that Trespassing Technology, being implemented worldwide, originates from outside the republic of the United States of America; and or proven tacitly or otherwise that the "smart grid" agenda is an assault on the men, women and children of the Republic, their real and other properties, wild and domestic livestock, pollinating insects which affect agriculture/food supply, right of privacy, wellbeing, liberty, or right to equitable contracts; and or proven tacitly or otherwise that any Trespassing Technology or the various "legal" actions used to implement it are contrary to, and a collateral or direct attack upon, the United States Constitution, **there may be grounds for a Grand Jury indictment for treason**, to wit:

U.S. Constitution, Article III Section 3

Treason shall consist only in levying War against them, <u>or</u> in **adhering to their Enemies**, **giving them Aid** and Comfort. No Person shall be convicted of Treason unless on the <u>Testimony of two Witnesses</u> to the same overt Act, or on Confession in open Court. The Congress shall have Power to declare the Punishment of Treason, but no Attainder of Treason shall work Corruption of Blood, or Forfeiture except during the Life of the Person attainted. [emphasis added]

Deuteronomie Chap XVII verse 6

At the mouth of **two witnesses**, or three **witnesses**, shall he that is worthy of death, be put to death: *but* at the mouth of one witnesse he shall not bee put to death.

Deuteronomie Chap XIX verse 15

One witnesse shall not rise vp against a man for any iniquitie, or for any sinne, in any sinne that he sinneth: at the mouth of **two witnesses**, or at the mouth of three witnesses, shall the matter be stablished.

S. Matthew Chap XVIII verse 16

But if he will not heare thee, then take with thee one or two more, that in the mouth of **two** or three **witnesses** euery word may be established.

II. Corinthians Chap XIII verse 1

This *is* the third *time* I am comming to you: in the mouth of **two** or three **witnesses** shal every word be established.

To the Hebrewes Chap X verse 28

Hee that despised Moses Lawe, died without mercy, vnder two or three witnesses. [emphasis added on each item above]

U.S. Constitution, Amendment IV

The **right** of the people to be secure in their persons, **houses**, papers, and effects, **against unreasonable searches and seizures**, **shall not be violated**, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized. [emphasis added]

U.S. Constitution, Amendment XIV Section 1.

All persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

18 U.S. Code § 2382 - Misprision of treason

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both. [emphasis added]

CONDITIONAL ACCEPTANCE OF OFFERS TO CONTRACT

Point of Law

All contracts commence with an offer and only become binding upon acceptance. See: <u>Farnsworth</u> <u>on Contracts</u>, ©2004 by E. Allen Farnsworth, Third Edition, Aspen Publishers, ISBN: 9780735541429 (vol.1).

Binding Contract

This International Commercial Claim/Lien Within the Admiralty Private Agreement and Disclosures, Notice of Liability, with all attachments comprises a **binding contract** between Respondents/Libellees and the Claimant/Libellant for the purpose of establishing the honorable terms of the seller/buyer relationship you proposed, and eliminating faulty assumptions. It is referred to herein as the "Contract" although it is an inland claim which, when perfected, will constitute a lien against the parties as described hereunder. The terms "you," "your," and "yours" refer to each Respondent named and additional yet to be named respondents in the Contract individually and collectively. This Contract supersedes any and all previous agreements, whether expressed or tacit, between the parties.

Agreement & Waiver of Rights

If you agree with all of the terms of the Contract, you need not respond. Your silence will constitute your agreement and acceptance of all of the terms, statements and provisions hereunder as your complete understanding and agreement with the Claimant/Libellant and your waiver of any and all rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time. You agree that your agreement, having been granted knowingly, voluntarily and with full disclosure, settles all matters finally and forever, and cannot be withdrawn.

Disagreement & Failure to Respond

You may disagree with any of the terms of the Contract by stating a verified claim with particularity (see *Stating a Claim* below). You and the Claimant/Libellant agree that a response which is *not* verified, or a response from a third party agent lacking first-hand knowledge of the facts, will constitute your "failure to respond" as defined herein. If you fail to respond or state a claim by the indicated *Effective Date*, the Contract will become **binding** and fully enforceable in the admiralty venue as a maritime lien subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and/or commercial remedies.

Offer of Immunity-Stating a Claim

You may avoid all liability and obligations under this Contract by simply responding no later than the *Effective Date* with a verified statement that proves any claim you feel you may have against the Claimant/Libellant or Claimant/Libellant's interests. The statement must be sworn to be true under penalty of perjury and supported by certified factual evidence and verified proof.

Alternatively, you may respond with a point-by-point rebuttal of the Contract sworn to be true, to which you attach certified factual evidence. In the event you decline this good faith Offer of Immunity, you agree with all terms, facts, statements and provisions in this Contract and your obligations hereunder.

Administrative Remedy Under Verified Seal

The Contract constitutes the Claimant/Libellant's administrative remedy pursuant to your offer(s) "to exchange electricity meters". If you fail to respond, or fail to state a verified superior claim by the *Effective Date* as described, you agree that the Claimant/Libellant has exhausted his/her administrative remedy (his/her procedure to negotiate a satisfactory mutual settlement) and has stated a claim upon which relief can be granted.

Opportunity to Exhaust Your Administrative Remedy

If you fail to state a verified claim by the *Effective Date* as described, you agree that you have failed to, and are forever barred from ("estoppel"), exhausting your administrative remedy, and therefore can never seek judicial intervention regarding the Contract now or at any time in the future.

Joining the Contract

You and the Claimant/Libellant agree that the joinder fee for any party not currently named on the Contract, seeking the privilege of joining the Contract, is hereby established at Ten Million United States Dollars per each attempt/event of impairment.

Terms of Response

As with any administrative process, you may rebut the statements and claims in the Contract by executing a <u>verified</u> response, point-by-point with evidence that is certified to be true and in affidavit form, correct and complete, to be received by Claimants no later than 5:00 PM on the *Effective Date*.

Non-performance

The terms "non-performance" and "failure to perform" are defined to mean failure to perform any obligation under this Contract on or before the *Effective Date* including, but not limited to, "failure to respond" to this Contract as that term is defined herein, failure to exhibit evidence of a superior claim upon request, purporting an unverified statement to be a claim, failure to verify a claim within twenty-four (24) hours of demand, failure to honor a pre-existing and or superior claim, and any other failure to perform an obligation under the terms and provisions of the Contract.

Failure to Respond

The term "failure to respond" means your failure by the *Effective Date* to respond to this Contract (silence) or "insufficiency of response" as that term is defined herein. You agree that failure to respond conveys your agreement with all of the terms and provisions of the Contract.

Insufficiency of Response

The terms "insufficiency of response" and "insufficient response" are defined to mean a response which is received by the *Effective Date* and which fails to rebut any of the *established* terms, provisions, statements or claims in the Contract, or offers blanket denials, unsupported rebuttals, inapposite rebuttals such as "not applicable" or equivalent statements, declarations of counsel and or other third parties who lack first-hand material factual knowledge, and or any rebuttal which lacks verification or an equivalent level of risk or fails to exhibit supportive evidence certified to be true, correct and complete under full commercial liability. You agree that any such response is deemed to be legally and lawfully insufficient to rebut the established statements in the Contract, thereby conveying your agreement with all of the terms and provisions of the Contract.

Tacit Agreement

You may admit to all statements and claims in the Contract by simply remaining silent. The parties herein agree that failure to respond or insufficiency of response as defined herein constitutes agreement with all terms, provisions, statements, facts and claims in the Contract.

qui tacet consentire videtur

"Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading..." U.S. v. Tweel, 550 F.2d 297, 299 (1977), quoting U.S. v. Prudden, 424 F.2d 1021, 1032 (1970).

"When circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation." Fisher Controls International, Inc. v. Gibbons, 911 S.W. 2d 135 (1995).

"When a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation." Blanton v. Sherman Compress Co., 256 S.W. 2d 884 (1953).

Silence activates estoppel, pursuant to Carmine v. Bowen, 64 A. 932.

UCC Section 2--201. Formal Requirements; Statute of Frauds.

(1) Except as otherwise provided in this section a contract for the sale of goods for the price of \$500 or more is not enforceable by way of action or defense unless there is some writing sufficient to indicate that a contract for sale has been made between the parties and signed by the party against whom enforcement is sought or by his authorized agent or broker....

(2) Between merchants if within a reasonable time a writing in confirmation of the contract and sufficient against the sender is received and the party receiving it has reason to know its contents... it satisfies the requirements of subsection (1) against such party unless written notice of <u>objection to its contents</u> is given within <u>ten days</u> after it is received. [emphasis added]

Conditional Acceptance

The offer(s) from Respondent(s) to install a so named "smart meter", "advanced meter" or any other name to describe one or more components of the so called "Smart Grid" at or near the private dwelling and or workplace of the Claimant/Libellant, is the commencement of a contract negotiation, or meeting of the minds. The contract becomes binding upon **unconditional** acceptance or performance.

Performance and Acceptance of Offer to Contract under Reservation of Rights

The Claimant/Libellant reserves the right not to be compelled to perform under any contractual agreement that has not been **fully disclosed** in the prescribed form as herein <u>claimed</u>.

Terms of Conditional Acceptance

I, <u>Nicolas Aleiandro Camargo</u>, Claimant/Libellant, hereby notices Respondents/Libellees that [Claimant/Libellant name]

your offer to contract is formally **conditionally** accepted under reservation of all immutable and natural rights *nunc pro tunc* <u>without prejudice</u> whether expressed or not, <u>and</u> upon full disclosure of any and all perils involved with the so named "Smart Grid" and any of its components, <u>and</u> upon a point-by-point rebuttal of the attached affidavit, to which you attach certified factual evidence sworn to be true.

If the Respondent/Libellee should fail to meet the requirements as defined in the section *Insufficiency of Response*, it shall constitute your full agreement with the following contractual terms in all jurisdictions:

 "Smart Grid" components, and or so named "smart meters", "advanced meters", "AMI" and or Trespassing Technology (as defined herein), must not be installed at or near the private dwelling and or workplace of the Claimant/Libellant:

 c/o
 162 Northwest 207th Avenue
 Pembroke Pines
 Florida

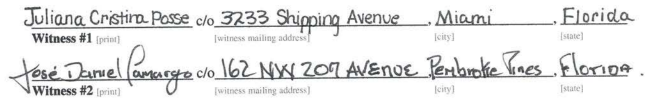
 [Claimant/Libellant physical address]
 [city]
 [state]

- The Claimant/Libellant consents to only (an) analog meter(s), with no digital components, no switching mode power supply, no data recorder and no transmitter. Any other meter type does constitute Trespassing Technology and does cause harm.
- 3. In a case where Trespassing Technology has already been installed without express consent, the original service contract between the utility and the account holder is deemed to have been breached, and therefore offending parties involved are subject to lawful remedies for breach of that contract.
- Respondents/Libellees accept full liability for any and all harm or loss caused by Trespassing Technology, for which remedy may be sought according to tort law, criminal law, strict liability, negligence and or ultrahazardous activity.
- 5. "Smart Grid" components, and or so named "smart meters", "advanced meters" and or Trespassing Technology, if already installed at or near the private dwelling and or workplace of the Claimant/Libellant, <u>must be removed within 7 days</u> of the date of Binding Administrative Judgment as defined herein.
- 6. "Smart Grid" components, and or so named "smart meters", "advanced meters", and or Trespassing Technology, if already installed, and not removed within 7 days of the date of Binding Administrative Judgment as defined herein, may be removed by others, and the cost of removal shall be charged to Respondents/Libellees.
- 7. <u>Utility service shall not be altered nor discontinued</u> without specific written instruction from the Claimant/Libellant directing the utility to take such action.
- In the case of a "smart meter", "advanced meter", and or Trespassing Technology changed back to a
 previously authorized analog meter prior to receiving this notice, utility service shall not be altered or
 discontinued.
- 9. <u>No additional fees may be charged</u> to the Claimant/Libellant for not receiving a so named "smart meter", "advanced meter", and or Trespassing Technology.
- 10. A fee schedule of <u>nine thousand</u> (\$9.000) United States Dollars [daily liability - written long form] [daily liability - short] per day for any Tresspassing Technology installed near the Claimant/Libellant's private dwelling and or workplace, shall be due and payable from the Respondent/Libellee to the Claimant/Libellant, or to another recipient or organization if specified in writing by the Claimant/Libellant.
- 11. In the case of failure to pay any fees within thirty days of presentment of a True Bill, you agree to a lien against you, subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and or commercial remedies.
- 12. Aiding and abetting the implementation of so named "Smart Grid", and or so named "smart meters", "advanced meters", and or any other Trespassing Technology is an act of Treason for those under oath to the United States Constitution.

NOTICE

RESPONSE MUST BE BY THE EFFECTIVE DATE, WHICH IS FOURTEEN (14) DAYS FROM THE POSTMARK DATE OF THIS CONTRACT.

RESPONSE MUST BE TO THE POSTAL LOCATIONS OF THE TWO WITNESSES:



ABATEMENT OF ERRORS AND OMISSIONS

If the Respondents/Libellees its co-parties and officers discover any errors or omissions, legal or otherwise, in or related to this instrument, said agents, officers and co-parties are required to notice the Claimant/Libellant at the required postal location(s), by Registered or Certified Mail, with a point-by-point description of any such errors and omissions or defects for correction within three (3) days of receiving this Notice, or forever admit the lawful execution of this Notice as a matter of the public record.

If additional time is required for responding, a request must be received by the Claimant/Libellant in the prescribed form at the postal locations herein within the three (3) days allotted or be forever barred from contest under the doctrine or maxim of Collateral Estoppel.

TRESPASS UPON PRIVATE CONTRACT

Any collateral attack on this Contract is in bad faith and is a criminal trespass.

AGREEMENT AND WAIVER OF RIGHTS

If the Respondents/Libellees agree with all of the statements herein, a response is not necessary.

If Respondents/Libellees choose to remain silent, Respondents/Libellees agree and accept all of the terms, statements and provisions herein as their complete understanding and agreement with Claimant/Libellant and their waiver of any and all immunities, rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time.

Tacit Agreement

Respondents/Libellees may admit to all statements and claims in this Notice which comprises a binding contract by simply remaining silent.

Statute Staple

This Contract is instantly self-executing upon issuance due to the failure by Respondents/Libellees to respond or perform as defined above. Respondents/Libellees agree to be bound by all of the terms of the Contract commencing on the date of default.

Confession of Judgment - Binding Administrative Judgment

The Respondents/Libellees are entitled to a Notice of Default. In consideration, Respondents/Libellees agrees to accept a Notice of Default as Binding Administrative Judgment ("Judgment") certifying Respondents/Libellees agreement with all terms, statements, facts and provisions in the Contract. Since Judgment is issued when a party waives the right to respond, <u>all parties to this Agreement agree to be</u> bound in perpetuity by any and all such Judgments which may be issued regarding the Contract.

The Respondents/Libellees cannot directly or indirectly seek recoupment of losses incurred, due to any terms of this Contract, from their customers or constituents. <u>Any Respondent/Libellee will be absolved of all liability, including all outstanding amounts billed, when all Trespassing Technology is removed from the service area or constituency, as the case may be, of that Respondent/Libellee.</u>

CONCLUSION

The Respondents/Libellees have been served this notice, including but not limited to the enclosed Exhibits, Affidavit and Bill of Lading, all of which constitute full disclosure of the so named "Smart Grid" agenda as of the date of this notice. This notice in full will be made available to anyone who chooses to use it in a subsequent claim regarding Trespassing Technology and any effect thereof, directly or indirectly causing harm of any kind to anyone or anything.

Respectfully, govern yourself accordingly.

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent As Above so below It is written, "If they refuse to take the cup at thine hand to drinke, then shalt thou say vnto them, Thus saith the Lord of hosts, Yee shall certainely drinke." "Thy kingdome come, Thy will be done in earth, as it is in heauen."

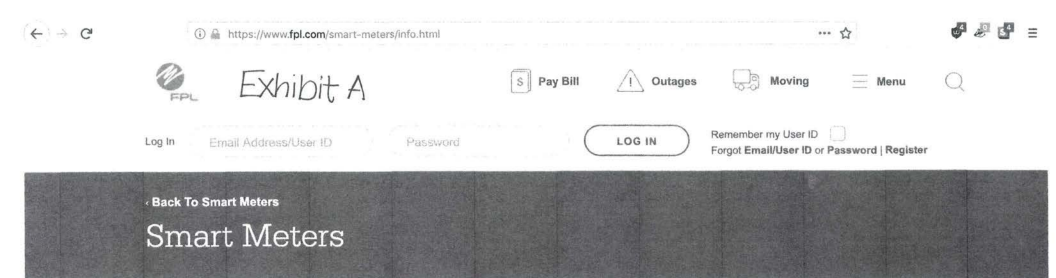
I, Nicolas Aleiandro Camargo, herein "Claimant/Libellant," do herewith affirm and declare

[Claimant/Libellant name] under my unlimited commercial liability that I am competent and of lawful age to state the matters set forth herein, that they are true, correct, complete, not intended to be misleading, they are admissible as evidence, and in accordance with my best firsthand knowledge, understanding and belief.

All rights reserved without prejudice

Dated this $\frac{17}{[day]}$ day of $\frac{\text{February}}{[month - written]}$ in the Year Two Thousand $\frac{\text{Nineteen}}{[year - written]}$.
Nicolas Aleiandro Camargo Claimant/Libellant [print]
Witness #1 [autograph] Witness #2 [autograph]
On this, the <u>17</u> day of <u>Tebrony</u> , 20 <u>19</u> , before me, the undersigned notary public,
appeared Nicolas Alegandro Camargo known to me (or satisfactorily proven) to be the one whose name is subscribed to the within instrument, and acknowledged execution of the same for the
purposes therein contained.
In witness hereof, I hereunto set my hand and official seal.
My Commission Expires: April 11, 2022

Doc Rev 19.4-USA



The smart meter is a new tool that gives you more information, control and convenience.

Smart meters are digital devices that measure your electricity use via a secure wireless network. In combination with other technologies in the smart grid, smart meters make it possible for FPL to deliver a variety of benefits to you and all customers, including better reliability and more information and control over your energy bills.

Learn more about smart meters

1

About FPL	About Energy
Company	Energy My Way
News	Ensuring Reliability
Careers	Clean Energy
Environment	Solar
Community	Smart Meters
Donate to Care To Share®	Power Disturbances
Rates and Your Bill	Safety

Partner Resources

Supplier Home and Login PIC Login Fuel Portal Building and Construction Land Use Assist Agency Login WebTAXI Login



AFFIDAVIT

- I, <u>Nicolas Aleiandro Camargo</u>, hereinafter "Affirmant", does solemnly affirm, declare and state as follows: [Claimant/Affirmant name]
- 1. Affirmant is competent to state the matters set forth herein.
- 2. Affirmant has knowledge of the facts stated herein.
- 3. All the facts herein are true, correct, complete and admissible as evidence, and if called upon as a witness, Affirmant will testify to their veracity.

Plain Statement of Facts

- 4. Many utilities are installing or have installed so named "smart" or "advanced" digital utility meters and related network technologies which
 - a. can record and transmit data for the purpose of surveillance of personal activities in the private dwellings and or workplaces of all utility customers without disclosure or consent;
 - b. do unlawfully emit high-energy density pulsed microwave frequencies harmful to biological organisms and or emit waste electricity in the form of voltage transients (aka "dirty electricity") also harmful to biological organisms; and
 - c. have been demonstrated to cause fires, cause hacking vulnerability, and facilitate erroneously high customer utility bills.

This technology is referred to collectively as "Trespassing Technology".

- The Trespassing Technology is designed with the explicit capability and intention to extract information from within private dwellings and or workplaces, about specific appliance usage details and other data pertaining to activities of the living occupants.
 - a. A U.S. Congressional Research report entitled "Smart Meter Data: Privacy and Cybersecurity" (February 3, 2012) states, "With smart meters, police will have access to data that might be used to track residents' daily lives and routines while in their homes, including their eating, sleeping, and showering habits, what appliances they use and when, and whether they prefer the television to the treadmill, among a host of other details."
 - b. A senior official with the National Association of Regulatory Utility Commissioners (NARUC) admitted in an interview with Politico.com (January 1, 2015), "I think the data [of in-home activities, harvested via so named "smart meters"] is going to be worth a lot more than the commodity that's being consumed [electricity] to generate the data."
 - c. In 2016, a major "smart" meter data aggregator with, Onzo Ltd (UK), released a marketing video which stated, "We use this characterized profile to give the utility... the ability to monetize their customer data by providing a direct link to appropriate third-party organizations based on the customer's identified character."
- 6. The express consent of the living occupants is not being attained, as required under the 4th Amendment of United States Constitution. The Trespassing Technology therefore is in direct contravention of the Constitutional privacy rights of the living occupants within their own private dwellings and or workplaces.
- 7. The Trespassing Technology and related infrastructure is either mounted on or is adjacent to private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent.
- Living occupants in private dwellings and or workplaces are not being justly compensated, nor consulted, nor even informed, of their private property being utilized as a relay station for the networks related to the Trespassing Technology.
- 9. The Trespassing Technology creates a previously non-existent vulnerability and diminishes private dwelling and or workplace security by functioning as an unsecured wireless digital gateway into the private dwelling and or workplace. The living men and women occupying the private dwelling and or workplace become subject to whatever the desires of a utility, government, or hacker who wishes to remotely interrupt or control the supply of energy to appliance(s) within the private dwelling and or workplace, or to the entire private dwelling and or workplace itself. Unauthorized access, and all of its consequences, become fully the liability of the utility for the unauthorized installation and all resulting harm, damage, injury and loss of rights.

- 10. The Trespassing Technology can create measurable voltage transients, also known as dirty electricity, on existing electrical wiring, at levels that are harmful and damaging to all biological organisms. This also causes systemic inaccuracies in billing, resulting in electricity customers paying unjust amounts for unused, or wasted, energy. As a result of wasted energy caused by voltage transients due to Trespassing Technology, ground voltage has also been measured to be increased in areas where Trespassing Technology is deployed. This is also harmful and damaging to all biological organisms.
- 11. The Trespassing Technology can cause home fires, which have already resulted in deaths of men and women, in Vacaville (California), Dallas (Texas) and Reno (Nevada).
- 12. Due to fire and safety risks, PECO ENERGY CO (Pennsylvania) announced removal of 96,000 so named "smart meters" in 2012; the PROVINCE OF SASKATCHEWAN (Canada) announced removal of all of their 105,000 so named "smart meters" in 2014; PORTLAND GENERAL ELECTRIC (Oregon) announced removal of 70,000 so named "smart meters" in 2014; and the CITY OF LAKELAND (Florida) announced removal of more than 10,000 so named "smart meters" in 2014. In 2015, thousands of so named "smart meters" simultaneously exploded in Stockton (California).
- 13. The Trespassing Technology causes undesirable interference with other devices. (The FCC requires all equipment under Part 15 to cause no harmful interference, and to accept all interference received.)
- 14. The Trespassing Technology has caused disruptive interference that has resulted in injuries to living occupants including, but not limited to, men and women with medical implants, and the interference has not yet been mitigated in any meaningful way, as of this writing. Factual notice of harm caused by the emissions from the Trespassing Technology has been abundantly given to power companies, and the violations continue deliberately, and intentionally.
- 15. The Trespassing Technology transmits pulsed microwave radiation into and throughout private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent. According to a vast body of published science, microwave radiation is proven to be harmful and damaging to all biological organisms, down to the cellular and molecular level, at relatively low power densities. Electromagnetic frequencies, when emitted from microwaves and x-ray machines, are shielded from human contact. Even cell phone manuals state a required separation between one's body and the device. Trespassing Technology has been measured to emit pulsed radiation between hundreds and tens of thousands of times greater intensity than cell phones, and as direct result, there are at least thousands of reports of individuals suffering functional impairment and or illness since the installation of Trespassing Technology where they live. Because Trespassing Technology is known to emit radiation without any warnings and without any shielding, this exposes all occupants to undisclosed electromagnetic radiation emissions and puts them in tangible and high risk of harm and injury.
- 16. Industry claims that the Trespassing Technology is "safe" or "harmless" are false and misleading; and are based on training, propaganda techniques, and the time-averaging of pulsed emissions, rather than the emission values of the pulses. Such claims of industry are not based on science. In addition, the problem of harm from voltage transients remains, significantly, unaddressed by power companies. Several thousand scientific studies have concluded there are biological effects from exposure to electromagnetic frequencies at power densities lower than is emitted by the Trespassing Technology. Claims by power company and government employees that the Trespassing Technology is harmless, are self-serving and fraudulent.
- 17. A significant number of government agencies have released statements confirming that agencies such as the US Federal Communications Commission (FCC), Health Canada and the International Commission on Non-Ionizing Radiation (ICNIRP) have "safety" guidelines for microwave radiation exposure which are insufficient for functioning as a guideline, because they are based solely on thermal effect, and do not take into account any of the body of several thousand published, peer-reviewed scientific studies showing harmful non-thermal effects. These include, but are not limited to:
 - <u>Environmental Protection Agency (EPA), 1993</u>: The FCC's exposure standards are "seriously flawed." (Official comments to the FCC on guidelines for evaluation of electromagnetic effects of radio frequency radiation, FCC Docket ET 93-62, November 9, 1993.)
 - b. Food and Drug Administration (FDA), 1993: "FCC rules do not address the issue of long-term, chronic exposure to RF fields." (Comments of the FDA to the FCC, November 10, 1993.)
 - c. <u>National Institute for Occupational Safety and Health (NIOSH), 1994</u>: The FCC's standard is inadequate because it "is based on only one dominant mechanism adverse health effects caused by body heating." (Comments of NIOSH to the FCC, January 11, 1994.)

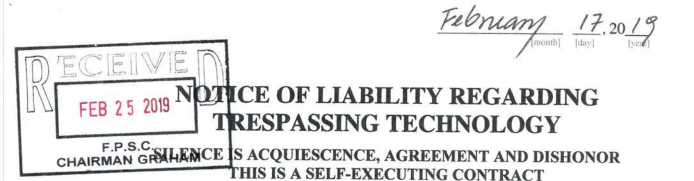
- d. <u>Amateur Radio Relay League Bio-Effects Committee, 1994</u>: "**The FCC's standard does not protect against** non-thermal effects." (Comments of the ARRL Bio-Effects Committee to the FCC, January 7, 1994.)
- e. Environmental Protection Agency (EPA), 2002: Norbert Hankin of the EPA's Office of Air and Radiation, Center for Science and Risk Assessment, Radiation Protection Division, wrote: "The FCC's current [radio frequency/microwave] exposure guidelines, as well as those of the Institute of Electrical and Electronics Engineers (IEEE) and the International Commission on Non-ionizing Radiation Protection, are thermally based, and do not apply to chronic, non-thermal exposure situations.... The generalization by many that the guidelines protect human beings from harm by any or all mechanisms is not justified..... There are reports that suggest that potentially adverse health effects, such as cancer, may occur..... Federal health and safety agencies have not yet developed policies concerning possible risk from long-term, non-thermal exposures."
- f. <u>The U.S. Department of Interior, 2014</u>: "Study results have documented [bird] nest and site abandonment, plumage deterioration, locomotion problems, reduced survivorship, and death.... The electromagnetic radiation standards used by the Federal Communications Commission (FCC) continue to be based on thermal heating, a criterion now nearly 30 years out of date and inapplicable today."
- 18. In the FCC's mission statement, there is no indication whatsoever of any jurisdiction or mandated protection of men, women, and children for biological and medical harm caused by radiofrequencies.

Please note that terms not otherwise defined herein shall have the meanings ascribed to such terms in the Notice and Demand to which this Affidavit is attached.

I, Nicolas Aleiandro Camargo	, Affirmant, a man	_, upon my full unlimited commercial liability, do
[Claimant/Affirmant name]	[man or wor	an]
affirm and say that I have read the a	above Affidavit and do kno	w the contents to the very best of my knowledge to be
true, correct, complete, and not mis	leading; the truth, the who	e truth, and nothing but the truth.

IN WITNESS WHEREOF, autographed at $\underline{Miami}_{[city]}$ on the $\underline{17}_{[day]}$ day of $\underline{February}_{[month - written]}$ in the Year Two Thous	and and Ninefeen.
Nicolas Aleiandro Camargo, All Rights Reserved Claimant/Affirmant [print]	Jautograph]
c/o 162 Northwest 207th Avenue , Pembroke Pine	es, Florida
[Claimant/Affirmant mailing address] Witness #1 [autograph] Witness #2 [autogr	aph Julian (state)
state of <u>Florida</u>) county of Migni Dade) ss:	N N
Before me, the undersigned notary public, this day, appeared 1 who being duly sworn according to law, deposes the preceding	
Subscribed and sworn to before me this 12 day of $\pm ebc$	Notary Public State of Florida Oscar A Quintero My Commission GG 206239 Expires 04/11/2022
	My Commission Expires: April 11, 2022

Doc Rev 1.2-USA



Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent

<u>To:</u>

1.	Eric Silagv [Respondent #1 name]	acting as <u>CEO</u>	
	of FLORIDA POWER AND LI	GHT COMPANY	and as the man
2.	Art Graham [Respondent #2 name]	acting as Chair	
	of FLORIDA PUBLIC SERVIC	CE COMMISSION	and as the man [man or woman]
3.	Ron DeSantis [Respondent #3 name] of STATE OF FLORIDA	acting as Governor	and as the man
4.	[organization - UPPERCASE] Jose Javier Rodriguez	acting as Senator	and as the [man or woman]
	[Respondent #4 name] of <u>THE FLORIDA STATE SEN</u> [organization - UPPERCASE]	[title]	and as the [man or woman]
	Yet to be namedacting a	as role of those yet to be named	_ and as the man/woman
He	reinafter: Respondents/Libello	ees	

From:

 Luzdarv Munoz
 , sui juris, a woman
 woman

 [Claimant/Libellant name]
 , sui juris, a woman
 , hereby claiming all rights nunc pro tunc

Hereinafter: Claimant/Libellant

NOTICE TO RESPONDENTS / LIBELLEES

IT IS NOT MY INTENTION TO HARASS, INTIMIDATE, OFFEND, CONSPIRE, BLACKMAIL, COERCE, OR CAUSE ANXIETY, ALARM OR DISTRESS. THIS DOCUMENT AND ATTACHMENTS ARE PRESENTED WITH HONORABLE AND PEACEFUL INTENTIONS, AND ARE EXPRESSLY FOR YOUR BENEFIT TO PROVIDE YOU WITH DUE PROCESS AND A GOOD FAITH OPPORTUNITY TO STATE A VERIFIED CLAIM.

PREAMBLE

NOTICE

Daniel Chap IV verse 17

This matter is by the decree of the watchers, and the demaund by the word of the Holy ones: to the intent that the liuing may know, that the most High ruleth in the kingdome of men, and giveth it to whomsoeuer hee will, and setteth vp ouer it the basest of men.

WHEREAS, it appears there is a global agenda to implement a so named "Smart Grid"; and

WHEREAS, it appears the said agenda is being, or is to be implemented, in the landmass commonly known as

Florida and or STATE OF FLORIDA ; and [state - common name, e.g. "Michigan"]

WHEREAS, it appears that there is an agenda of false information regarding privacy, cost, safety, health, security, billing modifications and other various concerns or considerations, due to the direct or indirect effects of the so named "Smart Grid" and or its components, including but not limited to the so named "smart meters", "advanced meters", non-transmitting digital meters and or related technologies with capabilities of emitting microwave frequencies and or transmitting detailed data of in-home activities relating to consumption of electrical, and or water, and or gas (components collectively referred to as "Trespassing Technology"); and

WHEREAS, it appears the agenda of false information is being utilized to deceive unsuspecting utility owners/employees, government officials, lawmakers, public health officials, et al., or alternatively give plausible deniability to utility owners/employees, government officials, lawmakers, public health officials, et al that appear to be complicit with and or actively participating in the said "Smart Grid" agenda; and

WHEREAS, it appears that implementation of the so named "Smart Grid" and or some of its components, including but not limited to "smart meters" and or "advanced meters" do in fact cause harm of various kinds; and

WHEREAS, it appears some or all of the various forms of harm caused by the implementation of the so named "Smart Grid" and or its various components, can be considered a tort and are compensable by law; and

WHEREAS, it appears there is no bond of record in existence, nor any source of indemnification regarding the so named "Smart Grid" and its various effects that may be considered as causing harm of various kinds; and

WHEREAS, a person with full knowledge of a potential harm, whether caused directly by the person or not, and that person is endowed the ability and or duty to act upon the said knowledge in a way to avoid or otherwise mitigate the potential harm, and fails to do said actions, is liable for the inevitable harm caused, and or may be found negligent where there is a duty of care; and

WHEREAS, it is a fundamental principle of law that nobody is above the law including, but not limited to, all government actors. The government immunity clause only applies to government actors when they are performing their actions of their office defined by their office in good faith and that the UNITED STATES SUPREME COURT has made a ruling regarding public officials being held liable for actions done or failure to perform required actions, in the case of

MILLBROOK v. UNITED STATES () 477 Fed. Appx. 4.

THEREFORE I, <u>Luzdarv Munoz</u>, Claimant/Libellant, do hereby issue and serve by [Claimant/Libellant name]

delivery, this instant contractual **NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY** to the above named and unnamed Respondents/Libellees as the situation requires.

SITUS

Governing Law

This instant Contract, (hereinafter the "Contract"), initiated by Respondents/Libellees (*SEE EXHIBIT*), is created pursuant to the signatories' right of contract. You agree that no claim of interest in the Contract shall be assumed other than as expressly represented hereunder, and that the Contract shall be governed by and construed exclusively in accordance with the agreement of the parties as expressly stated hereunder. You agree that all words in this Contract are as the Claimant/Libellant understands them.

Restriction of Jurisdiction

Other than as expressly represented herein, you agree that no section of the Contract shall be assumed to constitute a voluntary election by any of the parties thereto to submit the Contract or the said parties to any venue of law, jurisdiction, court or tribunal, other than the agreement of the parties as stated hereunder. You agree that the Contract shall not be deemed to be subject to the laws of the Federal Government, any State, political subdivision thereof, or any other legal fiction, procedural phantom, political construct, or any other jurisdiction, real or imagined, unless such election is voluntarily made in writing by the Claimant/Libellant or his/her agent(s). You agree that no person(s) shall have any authority to control any decision regarding the Contract; no powers, interest or authority to amend, alter, modify or terminate the Contract are granted to any party, person, individual, agency, court or entity, real or imagined, other than as expressly represented hereunder, and no such powers, interest or authority shall be assumed; all such powers, interest and authority being expressly prohibited hereunder. You agree that any representation by any party, person, individual, agency, court or entity, real or imagined, that any such powers, interest or authority exists shall be deemed a confession by the representing party/entity to joining the contract pursuant to the terms herein (see *Joining the Contract*) for which the Joinder Fee has been established herein at Ten Million United States Dollars per each such event.

Joining the Contract

It is agreed that a joinder fee shall be established in the amount of **Ten Million United States Dollars per each action, of a party not named herein**, which attempts to impair this Contract or stultify any of the parties thereto; and that this fee shall be due from said party. It is agreed that any party that fails to timely pay a *True Bill* agrees to a right of lien having been created and perfected against that party.

GUARANTEES & WAIVER OF BENEFITS

Guarantees for this instant action are the 1611 King James Bible, The Coronation Oath of Elizabeth Alexandra Mary: Windsor, the United States Constitution, The Bill of Rights, Constitutional Oaths of Office, The Common Law and Law Merchant, the Uniform Commercial Code, and case law.

The Claimant/Libellant does not claim any benefit of said Guarantees, and are included solely as a reference to the law and conduct of named and unnamed Respondents. Bible references are exclusively from the 1611 King James Bible and are used due to oaths being sworn on it specifically, rather than the so called "authorized version" which reads the same, but is 'technically' different when written due to the spellings. The use of Bible references in this instant action are for jurisdictional purposes, and no adherence or non-adherence to any organized religious group, including but not limited to registered corporate organizations, on the part of the Claimant/Libellant may be assumed.

PLAIN STATEMENT OF FACTS

- 1. The Common Law is the highest jurisdiction of man made law and jurisprudence for the men and women sojourning on the landmass commonly referred to as the United States of America with the exception of the landmass commonly called Louisiana, which has Civil Law.
- 2. The Law Merchant is tied to the Common Law and is the highest jurisdiction of man made law for the men and women sojourning on the landmass commonly referred to as the United States of America concerning commerce and associated contracts, bills, commercial instruments, jurisprudence et al.
- 3. The Uniform Commercial Code is a code accepted or partially accepted by agreement of the various States regarding commercial contracts, commercial instruments, transactions, et al.
- 4. The United States Constitution is the supreme contract for the men and women sojourning on the landmass commonly referred to as the United States of America.
- 5. The Common Law reflects the Laws as recorded in the group of books commonly referred to as The Holy Bible and is verified by Sir William Blackstone in his published *Commentaries* which were instrumental to the founding Fathers in the framing and establishing of American jurisprudence.
- 6. The past and present so called Monarchs of Great Britain must swear a corporeal oath and thereby contract to uphold and defend the laws as recorded in the letters patent 1611 King James Bible as well as the Common Law.
- 7. There are references to a higher jurisdiction in the Declaration of Independence, including but not limited to; The Laws of Nature and of Nature's God,...endowed by their Creator with certain unalienable Rights,...appealing to the Supreme Judge of the world for the rectitude of our intentions,...with a firm reliance on the protection of Divine Providence.
- The Oaths of Office are clear regarding the adherence to the Constitution.
 Article II, Sec. 1, last clause: The President promises to "preserve, protect and defend the Constitution".
 Article VI, last clause: All other federal and State officers and judges promise to "support" the Constitution.
- 9. For any Respondent/Libellee who has sworn an oath of office to support and or defend the United States Constitution, the Claimant/Libellant hereby accepts that oath of office.

Numbers Chap XXX verses 1-2

¹And Moses spake vnto the heads of the tribes, concerning the children of Israel, saying, This *is* the thing which the LORD hath commanded. ²If a man vowe a vow unto the LORD, or sweare an oathe to bind his soule with a bond: he shall not breake his word, hee shall doe according to all that proceedeth out of his mouth.

Leuiticus Chap V verses 3-5

³Or if he touch the vncleannesse of man, whatsoeuer vncleannesse it be that a man shalbe defiled withall, a nd *it* be hid from him; when he knoweth *of it*, then he shalbe guilty. ⁴Or if a soul sweare, pronouncing with his lips to do euill, or to do good, whatsoeuer it be that a man shall pronounce with an oath, and *it* be hid from him; when he knoweth *of it*, then he shalbe guilty in one of these. ⁵And it shalbe, when he shalbe guiltie in one of these things, that he shall confesse that hee hath sinned in that thing.

10. When Congress makes a law which is outside the scope of its enumerated powers, it is no "law" at all, but is void; and American men and women have no obligation to comply. Alexander Hamilton says this repeatedly in The Federalist Papers. Here are a few examples:

"...If the federal government should overpass the just bounds of its authority and make a tyrannical use of its powers, the people, whose creature it is, must appeal to the standard they have formed, and take such measures to redress the injury done to the Constitution as the exigency may suggest and prudence justify..." (Federalist No. 33, 5th para). [emphasis added]

"...acts of ... [the federal government] which are NOT PURSUANT to its constitutional powers ... will [not] become the supreme law of the land. These will be merely acts of usurpation, and will deserve to be treated as such..." (Federalist No. 33, 6th para). [emphasis added]

"...every act of a delegated authority, contrary to the tenor of the commission under which it is exercised, *is void*. No legislative act ...contrary to the Constitution can be valid. To deny this, would be to affirm ... that men ... may do not only what their powers do not authorize, but what they forbid." (Federalist No. 78, 10th para). [emphasis added]

11. Trespassing Technology does harvest data about the activities of men and women in private dwellings without their consent. In January 2015, it was stated by Miles Keogh, a director of the National Association of Regulatory Utility Commissioners, that:

"I think the data [from "smart" meters] is going to be worth a lot more than the commodity that's being consumed to generate the data."

(Originally published at http://www.politico.com/story/2015/01/energy-electricity-data-use-113901)

12. When it is proven, by tacit agreement or otherwise, that Trespassing Technology, being implemented worldwide, originates from outside the republic of the United States of America; and or proven tacitly or otherwise that the "smart grid" agenda is an assault on the men, women and children of the Republic, their real and other properties, wild and domestic livestock, pollinating insects which affect agriculture/food supply, right of privacy, wellbeing, liberty, or right to equitable contracts; and or proven tacitly or otherwise that any Trespassing Technology or the various "legal" actions used to implement it are contrary to, and a collateral or direct attack upon, the United States Constitution, there may be grounds for a Grand Jury indictment for treason, to wit:

U.S. Constitution, Article III Section 3

Treason shall consist only in levying War against them, <u>or</u> in **adhering to their Enemies**, **giving them Aid** and Comfort. No Person shall be convicted of Treason unless on the <u>Testimony of two Witnesses</u> to the same overt Act, or on Confession in open Court. The Congress shall have Power to declare the Punishment of Treason, but no Attainder of Treason shall work Corruption of Blood, or Forfeiture except during the Life of the Person attainted. [emphasis added]

Deuteronomie Chap XVII verse 6

At the mouth of **two witnesses**, or three **witnesses**, shall he that is worthy of death, be put to death: *but* at the mouth of one witnesse he shall not bee put to death.

Deuteronomie Chap XIX verse 15

One witnesse shall not rise vp against a man for any iniquitie, or for any sinne, in any sinne that he sinneth: at the mouth of **two witnesses**, or at the mouth of three witnesses, shall the matter be stablished.

S. Matthew Chap XVIII verse 16

But if he will not heare thee, then take with thee one or two more, that in the mouth of **two** or three **witnesses** euery word may be established.

II. Corinthians Chap XIII verse 1

This *is* the third *time* I am comming to you: in the mouth of **two** or three **witnesses** shal every word be established.

To the Hebrewes Chap X verse 28

Hee that despised Moses Lawe, died without mercy, vnder two or three witnesses. [emphasis added on each item above]

U.S. Constitution, Amendment IV

The **right** of the people to be secure in their persons, **houses**, papers, and effects, **against unreasonable searches and seizures**, **shall not be violated**, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized. [emphasis added]

U.S. Constitution, Amendment XIV Section 1.

All persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

18 U.S. Code § 2382 - Misprision of treason

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both. [emphasis added]

CONDITIONAL ACCEPTANCE OF OFFERS TO CONTRACT

Point of Law

All contracts commence with an offer and only become binding upon acceptance. See: <u>Farnsworth</u> on <u>Contracts</u>, ©2004 by E. Allen Farnsworth, Third Edition, Aspen Publishers, ISBN: 9780735541429 (vol.1).

Binding Contract

This International Commercial Claim/Lien Within the Admiralty Private Agreement and Disclosures, Notice of Liability, with all attachments comprises a **binding contract** between Respondents/Libellees and the Claimant/Libellant for the purpose of establishing the honorable terms of the seller/buyer relationship you proposed, and eliminating faulty assumptions. It is referred to herein as the "Contract" although it is an inland claim which, when perfected, will constitute a lien against the parties as described hereunder. The terms "you," "your," and "yours" refer to each Respondent named and additional yet to be named respondents in the Contract individually and collectively. This Contract supersedes any and all previous agreements, whether expressed or tacit, between the parties.

Agreement & Waiver of Rights

If you agree with all of the terms of the Contract, you need not respond. Your silence will constitute your agreement and acceptance of all of the terms, statements and provisions hereunder as your complete understanding and agreement with the Claimant/Libellant and your waiver of any and all rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time. You agree that your agreement, having been granted knowingly, voluntarily and with full disclosure, settles all matters finally and forever, and cannot be withdrawn.

Disagreement & Failure to Respond

You may disagree with any of the terms of the Contract by stating a verified claim with particularity (see *Stating a Claim* below). You and the Claimant/Libellant agree that a response which is *not* verified, or a response from a third party agent lacking first-hand knowledge of the facts, will constitute your "failure to respond" as defined herein. If you fail to respond or state a claim by the indicated *Effective Date*, the Contract will become **binding** and fully enforceable in the admiralty venue as a maritime lien subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and/or commercial remedies.

Offer of Immunity-Stating a Claim

You may avoid all liability and obligations under this Contract by simply responding no later than the *Effective Date* with a verified statement that proves any claim you feel you may have against the Claimant/Libellant or Claimant/Libellant's interests. The statement must be sworn to be true under penalty of perjury and supported by certified factual evidence and verified proof.

Alternatively, you may respond with a point-by-point rebuttal of the Contract sworn to be true, to which you attach certified factual evidence. In the event you decline this good faith Offer of Immunity, you agree with all terms, facts, statements and provisions in this Contract and your obligations hereunder.

Administrative Remedy Under Verified Seal

The Contract constitutes the Claimant/Libellant's administrative remedy pursuant to your offer(s) "to exchange electricity meters". If you fail to respond, or fail to state a verified superior claim by the *Effective Date* as described, you agree that the Claimant/Libellant has exhausted his/her administrative remedy (his/her procedure to negotiate a satisfactory mutual settlement) and has stated a claim upon which relief can be granted.

Opportunity to Exhaust Your Administrative Remedy

If you fail to state a verified claim by the *Effective Date* as described, you agree that you have failed to, and are forever barred from ("estoppel"), exhausting your administrative remedy, and therefore can never seek judicial intervention regarding the Contract now or at any time in the future.

Joining the Contract

You and the Claimant/Libellant agree that the joinder fee for any party not currently named on the Contract, seeking the privilege of joining the Contract, is hereby established at Ten Million United States Dollars per each attempt/event of impairment.

Terms of Response

As with any administrative process, you may rebut the statements and claims in the Contract by executing a <u>verified</u> response, point-by-point with evidence that is certified to be true and in affidavit form, correct and complete, to be received by Claimants no later than 5:00 PM on the *Effective Date*.

Non-performance

The terms "non-performance" and "failure to perform" are defined to mean failure to perform any obligation under this Contract on or before the *Effective Date* including, but not limited to, "failure to respond" to this Contract as that term is defined herein, failure to exhibit evidence of a superior claim upon request, purporting an unverified statement to be a claim, failure to verify a claim within twenty-four (24) hours of demand, failure to honor a pre-existing and or superior claim, and any other failure to perform an obligation under the terms and provisions of the Contract.

Failure to Respond

The term "failure to respond" means your failure by the *Effective Date* to respond to this Contract (silence) or "insufficiency of response" as that term is defined herein. You agree that failure to respond conveys your agreement with all of the terms and provisions of the Contract.

Insufficiency of Response

The terms "insufficiency of response" and "insufficient response" are defined to mean a response which is received by the *Effective Date* and which fails to rebut any of the *established* terms, provisions, statements or claims in the Contract, or offers blanket denials, unsupported rebuttals, inapposite rebuttals such as "not applicable" or equivalent statements, declarations of counsel and or other third parties who lack first-hand material factual knowledge, and or any rebuttal which lacks verification or an equivalent level of risk or fails to exhibit supportive evidence certified to be true, correct and complete under full commercial liability. You agree that any such response is deemed to be legally and lawfully insufficient to rebut the established statements in the Contract, thereby conveying your agreement with all of the terms and provisions of the Contract.

Tacit Agreement

You may admit to all statements and claims in the Contract by simply remaining silent. The parties herein agree that failure to respond or insufficiency of response as defined herein constitutes agreement with all terms, provisions, statements, facts and claims in the Contract.

qui tacet consentire videtur

"Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading..." U.S. v. Tweel, 550 F.2d 297, 299 (1977), quoting U.S. v. Prudden, 424 F.2d 1021, 1032 (1970).

"When circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation."

Fisher Controls International, Inc. v. Gibbons, 911 S.W. 2d 135 (1995).

"When a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation." Blanton v. Sherman Compress Co., 256 S.W. 2d 884 (1953).

Silence activates estoppel, pursuant to Carmine v. Bowen, 64 A. 932.

UCC Section 2--201. Formal Requirements; Statute of Frauds.

(1) Except as otherwise provided in this section a contract for the sale of goods for the price of \$500 or more is not enforceable by way of action or defense unless there is some writing sufficient to indicate that a contract for sale has been made between the parties and signed by the party against whom enforcement is sought or by his authorized agent or broker....

(2) Between merchants if within a reasonable time a writing in confirmation of the contract and sufficient against the sender is received and the party receiving it has reason to know its contents... it satisfies the requirements of subsection (1) against such party unless written notice of <u>objection to its contents</u> is given within <u>ten days</u> after it is received. [emphasis added]

Conditional Acceptance

The offer(s) from Respondent(s) to install a so named "smart meter", "advanced meter" or any other name to describe one or more components of the so called "Smart Grid" at or near the private dwelling and or workplace of the Claimant/Libellant, is the commencement of a contract negotiation, or meeting of the minds. The contract becomes binding upon **unconditional** acceptance or performance.

Performance and Acceptance of Offer to Contract under Reservation of Rights

The Claimant/Libellant reserves the right not to be compelled to perform under any contractual agreement that has not been **fully disclosed** in the prescribed form as herein <u>claimed</u>.

Terms of Conditional Acceptance

I, <u>Luzdarv Munoz</u>, Claimant/Libellant, hereby notices Respondents/Libellees that

your offer to contract is formally **conditionally** accepted under reservation of all immutable and natural rights *nunc pro tunc* **without prejudice** whether expressed or not, **and** upon full disclosure of any and all perils involved with the so named "Smart Grid" and any of its components, **and** upon a point-by-point rebuttal of the attached affidavit, to which you attach certified factual evidence sworn to be true.

If the Respondent/Libellee should fail to meet the requirements as defined in the section *Insufficiency of Response*, it shall constitute your full agreement with the following contractual terms in all jurisdictions:

 "Smart Grid" components, and or so named "smart meters", "advanced meters", "AMI" and or Trespassing Technology (as defined herein), must not be installed at or near the private dwelling and or workplace of the Claimant/Libellant:

c/o 501 Northeast 31st Street Ant. 607	, Miami	, Florida
[Claimant/Libellant physical address]	[city]	[state]

- <u>The Claimant/Libellant consents to only (an) analog meter(s), with no digital components, no switching mode power supply, no data recorder and no transmitter.</u> Any other meter type does constitute Trespassing Technology and does cause harm.
- 3. In a case where Trespassing Technology has already been installed without express consent, the original service contract between the utility and the account holder is deemed to have been breached, and therefore offending parties involved are subject to lawful remedies for breach of that contract.
- Respondents/Libellees accept full liability for any and all harm or loss caused by Trespassing Technology, for which remedy may be sought according to tort law, criminal law, strict liability, negligence and or ultrahazardous activity.
- 5. "Smart Grid" components, and or so named "smart meters", "advanced meters" and or Trespassing Technology, if already installed at or near the private dwelling and or workplace of the Claimant/Libellant, <u>must be removed within 7 days</u> of the date of Binding Administrative Judgment as defined herein.
- 6. "Smart Grid" components, and or so named "smart meters", "advanced meters", and or Trespassing Technology, if already installed, and not removed within 7 days of the date of Binding Administrative Judgment as defined herein, may be removed by others, and the cost of removal shall be charged to Respondents/Libellees.
- 7. <u>Utility service shall not be altered nor discontinued</u> without specific written instruction from the Claimant/Libellant directing the utility to take such action.
- 8. In the case of a "smart meter", "advanced meter", and or Trespassing Technology changed back to a previously authorized analog meter prior to receiving this notice, utility service shall not be altered or discontinued.
- 9. <u>No additional fees may be charged</u> to the Claimant/Libellant for not receiving a so named "smart meter", "advanced meter", and or Trespassing Technology.
- 10. A fee schedule of ten thousand (\$10.000) United States Dollars [daily liability – written long form] [daily liability – short] per day for any Tresspassing Technology installed near the Claimant/Libellant's private dwelling and or workplace, shall be due and payable from the Respondent/Libellee to the Claimant/Libellant, or to another recipient or organization if specified in writing by the Claimant/Libellant.
- 11. In the case of failure to pay any fees within thirty days of presentment of a True Bill, you agree to a lien against you, subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and or commercial remedies.
- 12. Aiding and abetting the implementation of so named "Smart Grid", and or so named "smart meters", "advanced meters", and or any other Trespassing Technology is an act of Treason for those under oath to the United States Constitution.

NOTICE

RESPONSE MUST BE BY THE EFFECTIVE DATE, WHICH IS FOURTEEN (14) DAYS FROM THE POSTMARK DATE OF THIS CONTRACT.

RESPONSE MUST BE TO THE POSTAL LOCATIONS OF THE TWO WITNESSES:

Juliana Cristina Posse c/o 3233 Shipping Avenue		, miami	, Florida
Witness #1 [print]	[witness mailing address]	[city]	[state]
Mario del Plur Camura	Dc/0 55 SW 95h 5/100T	, Miami	, Florida
Witness #2 [print]	[witness mailing address]	[city]	[state]

ABATEMENT OF ERRORS AND OMISSIONS

If the Respondents/Libellees its co-parties and officers discover any errors or omissions, legal or otherwise, in or related to this instrument, said agents, officers and co-parties are required to notice the Claimant/Libellant at the required postal location(s), by Registered or Certified Mail, with a point-by-point description of any such errors and omissions or defects for correction within three (3) days of receiving this Notice, or forever admit the lawful execution of this Notice as a matter of the public record.

If additional time is required for responding, a request must be received by the Claimant/Libellant in the prescribed form at the postal locations herein within the three (3) days allotted or be forever barred from contest under the doctrine or maxim of Collateral Estoppel.

TRESPASS UPON PRIVATE CONTRACT

Any collateral attack on this Contract is in bad faith and is a criminal trespass.

AGREEMENT AND WAIVER OF RIGHTS

If the Respondents/Libellees agree with all of the statements herein, a response is not necessary.

If Respondents/Libellees choose to remain silent, Respondents/Libellees agree and accept all of the terms, statements and provisions herein as their complete understanding and agreement with Claimant/Libellant and their waiver of any and all immunities, rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time.

Tacit Agreement

Respondents/Libellees may admit to all statements and claims in this Notice which comprises a binding contract by simply remaining silent.

Statute Staple

This Contract is instantly self-executing upon issuance due to the failure by Respondents/Libellees to respond or perform as defined above. Respondents/Libellees agree to be bound by all of the terms of the Contract commencing on the date of default.

Confession of Judgment - Binding Administrative Judgment

The Respondents/Libellees are entitled to a Notice of Default. In consideration, Respondents/Libellees agrees to accept a Notice of Default as Binding Administrative Judgment ("Judgment") certifying Respondents/Libellees agreement with all terms, statements, facts and provisions in the Contract. Since Judgment is issued when a party waives the right to respond, <u>all parties to this Agreement agree to be</u> bound in perpetuity by any and all such Judgments which may be issued regarding the Contract.

The Respondents/Libellees cannot directly or indirectly seek recoupment of losses incurred, due to any terms of this Contract, from their customers or constituents. <u>Any Respondent/Libellee will be absolved of all liability, including all outstanding amounts billed, when all Trespassing Technology is removed from the service area or constituency, as the case may be, of that Respondent/Libellee.</u>

CONCLUSION

The Respondents/Libellees have been served this notice, including but not limited to the enclosed Exhibits, Affidavit and Bill of Lading, all of which constitute full disclosure of the so named "Smart Grid" agenda as of the date of this notice. This notice in full will be made available to anyone who chooses to use it in a subsequent claim regarding Trespassing Technology and any effect thereof, directly or indirectly causing harm of any kind to anyone or anything.

Respectfully, govern yourself accordingly.

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent As Above so below It is written, "If they refuse to take the cup at thine hand to drinke, then shalt thou say vnto them, Thus saith the Lord of hosts, Yee shall certainely drinke." "Thy kingdome come, Thy will be done in earth, as it is in heauen."

I, Luzdarv Munoz , herein "Claimant/Libellant," do herewith affirm and declare

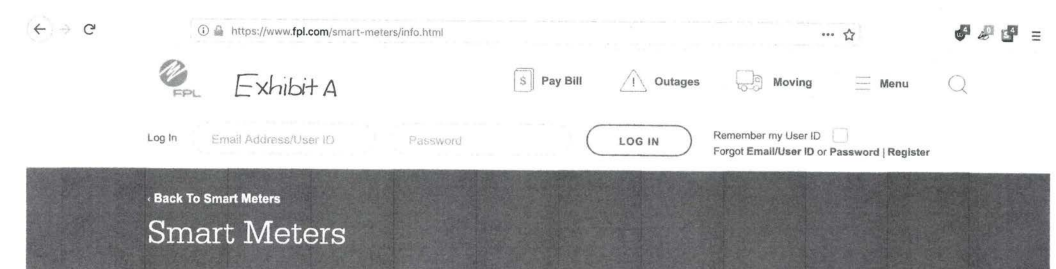
under my unlimited commercial liability that I am competent and of lawful age to state the matters set forth herein, that they are true, correct, complete, not intended to be misleading, they are admissible as evidence, and in accordance with my best firsthand knowledge, understanding and belief.

All rights reserved without prejudice

Dated this $\frac{17}{[day]}$ day of $\frac{\text{Jubruary}}{[month - written]}$ in the Y	ear Two Thousand <u>Willteen</u> .
Luzdarv Munoz Claimant/Libellant [print]	Swalary spino
Witness #1 (autograph)	Witness #2 [autograph]
appeared Luzdory Munoz	, 20 <u>19</u> , before me, the undersigned notary public, , known to me (or satisfactorily proven) to be the one rument, and acknowledged execution of the same for the nd official seal.

My Commission Expires: April 11, 2022

Doc Rev 19.4-USA



The smart meter is a new tool that gives you more information, control and convenience.

Smart meters are digital devices that measure your electricity use via a secure wireless network. In combination with other technologies in the smart grid, smart meters make it possible for FPL to deliver a variety of benefits to you and all customers, including better reliability and more information and control over your energy bills.

Learn more about smart meters

About FPL
Company
News
Careers
Environment
Community
Donate to Care To Share®
Rates and Your Bill

About Energy

Energy My Way

Clean Energy

Smart Meters

Solar

Safety

Ensuring Reliability

Power Disturbances

Partner Resources

Supplier Home and Login PIC Login Fuel Portal Building and Construction Land Use Assist Agency Login WebTAXI Login



AFFIDAVIT

- I, <u>Luzdarv Munoz</u>, hereinafter "Affirmant", does solemnly affirm, declare and state as follows: [Claimant/Affirmant name]
- 1. Affirmant is competent to state the matters set forth herein.
- 2. Affirmant has knowledge of the facts stated herein.
- 3. All the facts herein are true, correct, complete and admissible as evidence, and if called upon as a witness, Affirmant will testify to their veracity.

Plain Statement of Facts

- 4. Many utilities are installing or have installed so named "smart" or "advanced" digital utility meters and related network technologies which
 - a. can record and transmit data for the purpose of surveillance of personal activities in the private dwellings and or workplaces of all utility customers without disclosure or consent;
 - b. do unlawfully emit high-energy density pulsed microwave frequencies harmful to biological organisms and or emit waste electricity in the form of voltage transients (aka "dirty electricity") also harmful to biological organisms; and
 - c. have been demonstrated to cause fires, cause hacking vulnerability, and facilitate erroneously high customer utility bills.

This technology is referred to collectively as "Trespassing Technology".

- 5. The Trespassing Technology is designed with the explicit capability and intention to extract information from within private dwellings and or workplaces, about specific appliance usage details and other data pertaining to activities of the living occupants.
 - a. A U.S. Congressional Research report entitled "Smart Meter Data: Privacy and Cybersecurity" (February 3, 2012) states, "With smart meters, police will have access to data that might be used to track residents' daily lives and routines while in their homes, including their eating, sleeping, and showering habits, what appliances they use and when, and whether they prefer the television to the treadmill, among a host of other details."
 - b. A senior official with the National Association of Regulatory Utility Commissioners (NARUC) admitted in an interview with Politico.com (January 1, 2015), "I think the data [of in-home activities, harvested via so named "smart meters"] is going to be worth a lot more than the commodity that's being consumed [electricity] to generate the data."
 - c. In 2016, a major "smart" meter data aggregator with, Onzo Ltd (UK), released a marketing video which stated, "We use this characterized profile to give the utility... the ability to monetize their customer data by providing a direct link to appropriate third-party organizations based on the customer's identified character."
- 6. The express consent of the living occupants is not being attained, as required under the 4th Amendment of United States Constitution. The Trespassing Technology therefore is in direct contravention of the Constitutional privacy rights of the living occupants within their own private dwellings and or workplaces.
- 7. The Trespassing Technology and related infrastructure is either mounted on or is adjacent to private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent.
- Living occupants in private dwellings and or workplaces are not being justly compensated, nor consulted, nor even informed, of their private property being utilized as a relay station for the networks related to the Trespassing Technology.
- 9. The Trespassing Technology creates a previously non-existent vulnerability and diminishes private dwelling and or workplace security by functioning as an unsecured wireless digital gateway into the private dwelling and or workplace. The living men and women occupying the private dwelling and or workplace become subject to whatever the desires of a utility, government, or hacker who wishes to remotely interrupt or control the supply of energy to appliance(s) within the private dwelling and or workplace, or to the entire private dwelling and or workplace itself. Unauthorized access, and all of its consequences, become fully the liability of the utility for the unauthorized installation and all resulting harm, damage, injury and loss of rights.

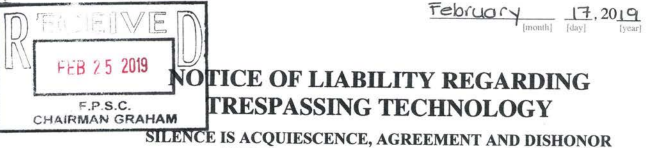
- 10. The Trespassing Technology can create measurable voltage transients, also known as dirty electricity, on existing electrical wiring, at levels that are harmful and damaging to all biological organisms. This also causes systemic inaccuracies in billing, resulting in electricity customers paying unjust amounts for unused, or wasted, energy. As a result of wasted energy caused by voltage transients due to Trespassing Technology, ground voltage has also been measured to be increased in areas where Trespassing Technology is deployed. This is also harmful and damaging to all biological organisms.
- 11. The Trespassing Technology can cause home fires, which have already resulted in deaths of men and women, in Vacaville (California), Dallas (Texas) and Reno (Nevada).
- 12. Due to fire and safety risks, PECO ENERGY CO (Pennsylvania) announced removal of 96,000 so named "smart meters" in 2012; the PROVINCE OF SASKATCHEWAN (Canada) announced removal of all of their 105,000 so named "smart meters" in 2014; PORTLAND GENERAL ELECTRIC (Oregon) announced removal of 70,000 so named "smart meters" in 2014; and the CITY OF LAKELAND (Florida) announced removal of more than 10,000 so named "smart meters" in 2014. In 2015, thousands of so named "smart meters" simultaneously exploded in Stockton (California).
- 13. The Trespassing Technology causes undesirable interference with other devices. (The FCC requires all equipment under Part 15 to cause no harmful interference, and to accept all interference received.)
- 14. The Trespassing Technology has caused disruptive interference that has resulted in injuries to living occupants including, but not limited to, men and women with medical implants, and the interference has not yet been mitigated in any meaningful way, as of this writing. Factual notice of harm caused by the emissions from the Trespassing Technology has been abundantly given to power companies, and the violations continue deliberately, and intentionally.
- 15. The Trespassing Technology transmits pulsed microwave radiation into and throughout private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent. According to a vast body of published science, microwave radiation is proven to be harmful and damaging to all biological organisms, down to the cellular and molecular level, at relatively low power densities. Electromagnetic frequencies, when emitted from microwaves and x-ray machines, are shielded from human contact. Even cell phone manuals state a required separation between one's body and the device. Trespassing Technology has been measured to emit pulsed radiation between hundreds and tens of thousands of times greater intensity than cell phones, and as direct result, there are at least thousands of reports of individuals suffering functional impairment and or illness since the installation of Trespassing Technology where they live. Because Trespassing Technology is known to emit radiation without any warnings and without any shielding, this exposes all occupants to undisclosed electromagnetic radiation emissions and puts them in tangible and high risk of harm and injury.
- 16. Industry claims that the Trespassing Technology is "safe" or "harmless" are false and misleading; and are based on training, propaganda techniques, and the time-averaging of pulsed emissions, rather than the emission values of the pulses. Such claims of industry are not based on science. In addition, the problem of harm from voltage transients remains, significantly, unaddressed by power companies. Several thousand scientific studies have concluded there are biological effects from exposure to electromagnetic frequencies at power densities lower than is emitted by the Trespassing Technology. Claims by power company and government employees that the Trespassing Technology is harmless, are self-serving and fraudulent.
- 17. A significant number of government agencies have released statements confirming that agencies such as the US Federal Communications Commission (FCC), Health Canada and the International Commission on Non-Ionizing Radiation (ICNIRP) have "safety" guidelines for microwave radiation exposure which are insufficient for functioning as a guideline, because they are based solely on thermal effect, and do not take into account any of the body of several thousand published, peer-reviewed scientific studies showing harmful non-thermal effects. These include, but are not limited to:
 - a. <u>Environmental Protection Agency (EPA), 1993</u>: The FCC's exposure standards are "seriously flawed." (Official comments to the FCC on guidelines for evaluation of electromagnetic effects of radio frequency radiation, FCC Docket ET 93-62, November 9, 1993.)
 - b. Food and Drug Administration (FDA), 1993: "FCC rules do not address the issue of long-term, chronic exposure to RF fields." (Comments of the FDA to the FCC, November 10, 1993.)
 - c. <u>National Institute for Occupational Safety and Health (NIOSH), 1994</u>: The FCC's standard is inadequate because it "is based on only one dominant mechanism adverse health effects caused by body heating." (Comments of NIOSH to the FCC, January 11, 1994.)

- d. <u>Amateur Radio Relay League Bio-Effects Committee, 1994</u>: "The FCC's standard does not protect against non-thermal effects." (Comments of the ARRL Bio-Effects Committee to the FCC, January 7, 1994.)
- e. <u>Environmental Protection Agency (EPA), 2002</u>: Norbert Hankin of the EPA's Office of Air and Radiation, Center for Science and Risk Assessment, Radiation Protection Division, wrote: "The FCC's current [radio frequency/microwave] exposure guidelines, as well as those of the Institute of Electrical and Electronics Engineers (IEEE) and the International Commission on Non-ionizing Radiation Protection, are thermally based, and do not apply to chronic, non-thermal exposure situations.... The generalization by many that the guidelines protect human beings from harm by any or all mechanisms is not justified.... There are reports that suggest that potentially adverse health effects, such as cancer, may occur.... Federal health and safety agencies have not yet developed policies concerning possible risk from longterm, non-thermal exposures."
- f. <u>The U.S. Department of Interior, 2014</u>: "Study results have documented [bird] nest and site abandonment, plumage deterioration, locomotion problems, reduced survivorship, and death.... The electromagnetic radiation standards used by the Federal Communications Commission (FCC) continue to be based on thermal heating, a criterion now nearly 30 years out of date and inapplicable today."
- 18. In the FCC's mission statement, there is no indication whatsoever of any jurisdiction or mandated protection of men, women, and children for biological and medical harm caused by radiofrequencies.

Please note that terms not otherwise defined herein shall have the meanings ascribed to such terms in the Notice and Demand to which this Affidavit is attached.

I, <u>Luzdarv Munoz</u> , Affirmant, a <u>woman</u> , upon my full unlimited commercial liability, do [Claimant/Affirmant name] affirm and say that I have read the above Affidavit and do know the contents to the very best of my knowledge to be
true, correct, complete, and not misleading; the truth, the whole truth, and nothing but the truth.
IN WITNESS WHEREOF, autographed at <u>Miami</u> , <u>Florida</u> on the <u>17</u> day of <u>LONAM</u> in the Year Two Thousand and <u>MineTeen</u> .
[day] [month - written] [wear - written]
Luzdarv Munoz, All Rights Reserved
c/o 501 Northeast 31st Street Apt. 607, Miami, Florida
[Claimant/Affirmant mailing address] [city] [state]
An Illun (Illun (Illun)
Witness #1 [autograph] Witness #2 [autograph]
state of Florida)
COUNTY OF Miani-Dede) SS:
Before me, the undersigned notary public, this day, appeared Luzday Munoz, to me known, who being duly sworn according to law, deposes the preceding.
Subscribed and sworn to before me this 12 day of February . 2019 Notary Public State of Flord Oscar A Quintero My Commission GG 206238
source and the second sec
My Commission Expires: April 11, 2022

Doc Rev 1.2-USA



THIS IS A SELF-EXECUTING CONTRACT

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent

To:

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and as the man
hair
ON and as the man
overnor
and as the man
enator
and as the man [man or woman]
e yet to be named and as the man/woman
e

Hereinafter: Respondents/Libellees

From:

Maria Del Pilar Camargo, sui juris, a woman, hereby claiming all rights nunc pro tunc [Claimant/Libellant name]

Hereinafter: Claimant/Libellant

NOTICE TO RESPONDENTS / LIBELLEES

IT IS NOT MY INTENTION TO HARASS, INTIMIDATE, OFFEND, CONSPIRE, BLACKMAIL, COERCE, OR CAUSE ANXIETY, ALARM OR DISTRESS. THIS DOCUMENT AND ATTACHMENTS ARE PRESENTED WITH HONORABLE AND PEACEFUL INTENTIONS, AND ARE EXPRESSLY FOR YOUR BENEFIT TO PROVIDE YOU WITH DUE PROCESS AND A GOOD FAITH OPPORTUNITY TO STATE A VERIFIED CLAIM.

PREAMBLE

Daniel Chap IV verse 17

This matter is by the decree of the watchers, and the demaund by the word of the Holy ones: to the intent that the liuing may know, that the most High ruleth in the kingdome of men, and giveth it to whomsoeuer hee will, and setteth vp ouer it the basest of men.

WHEREAS, it appears there is a global agenda to implement a so named "Smart Grid"; and

WHEREAS, it appears the said agenda is being, or is to be implemented, in the landmass commonly known as

 Florida
 and or
 STATE OF FLORIDA
 ; and

 [state - common name, e.g. "Michigan"]
 [state - CPPERCASE, e.g. "STATE OF MICHIGAN"]
 ;

WHEREAS, it appears that there is an agenda of false information regarding privacy, cost, safety, health, security, billing modifications and other various concerns or considerations, due to the direct or indirect effects of the so named "Smart Grid" and or its components, including but not limited to the so named "smart meters", "advanced meters", non-transmitting digital meters and or related technologies with capabilities of emitting microwave frequencies and or transmitting detailed data of in-home activities relating to consumption of electrical, and or water, and or gas (components collectively referred to as "Trespassing Technology"); and

WHEREAS, it appears the agenda of false information is being utilized to deceive unsuspecting utility owners/employees, government officials, lawmakers, public health officials, et al., or alternatively give plausible deniability to utility owners/employees, government officials, lawmakers, public health officials, et al that appear to be complicit with and or actively participating in the said "Smart Grid" agenda; and

WHEREAS, it appears that implementation of the so named "Smart Grid" and or some of its components, including but not limited to "smart meters" and or "advanced meters" do in fact cause harm of various kinds; and

WHEREAS, it appears some or all of the various forms of harm caused by the implementation of the so named "Smart Grid" and or its various components, can be considered a tort and are compensable by law; and

WHEREAS, it appears there is no bond of record in existence, nor any source of indemnification regarding the so named "Smart Grid" and its various effects that may be considered as causing harm of various kinds; and

WHEREAS, a person with full knowledge of a potential harm, whether caused directly by the person or not, and that person is endowed the ability and or duty to act upon the said knowledge in a way to avoid or otherwise mitigate the potential harm, and fails to do said actions, is liable for the inevitable harm caused, and or may be found negligent where there is a duty of care; and

WHEREAS, it is a **fundamental principle of law** that nobody is above the law including, but not limited to, all government actors. The government immunity clause **only** applies to government actors when they are performing their actions of their office defined by their office **in good faith** and that the UNITED STATES SUPREME COURT has made a ruling regarding public officials being held liable for actions done or failure to perform required actions, in the case of

MILLBROOK v. UNITED STATES () 477 Fed. Appx. 4.

THEREFORE I, Maria Del Pilar Camargo, Claimant/Libellant, do hereby issue and serve by

delivery, this instant contractual **NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY** to the above named and unnamed Respondents/Libellees as the situation requires.

SITUS

Governing Law

This instant Contract, (hereinafter the "Contract"), initiated by Respondents/Libellees (*SEE EXHIBIT*), is created pursuant to the signatories' right of contract. You agree that no claim of interest in the Contract shall be assumed other than as expressly represented hereunder, and that the Contract shall be governed by and construed exclusively in accordance with the agreement of the parties as expressly stated hereunder. You agree that all words in this Contract are as the Claimant/Libellant understands them.

Restriction of Jurisdiction

Other than as expressly represented herein, you agree that no section of the Contract shall be assumed to constitute a voluntary election by any of the parties thereto to submit the Contract or the said parties to any venue of law, jurisdiction, court or tribunal, other than the agreement of the parties as stated hereunder. You agree that the Contract shall not be deemed to be subject to the laws of the Federal Government, any State, political subdivision thereof, or any other legal fiction, procedural phantom, political construct, or any other jurisdiction, real or imagined, unless such election is voluntarily made in writing by the Claimant/Libellant or his/her agent(s). You agree that no person(s) shall have any authority to control any decision regarding the Contract; no powers, interest or authority to amend, alter, modify or terminate the Contract are granted to any party, person, individual, agency, court or entity, real or imagined, other than as expressly represented hereunder, and no such powers, interest or authority shall be assumed; all such powers, interest and authority being expressly prohibited hereunder. You agree that any representation by any party, person, individual, agency, court or entity, real or imagined, that any such powers, interest or authority exists shall be deemed a confession by the representing party/entity to joining the contract pursuant to the terms herein (see *Joining the Contract*) for which the Joinder Fee has been established herein at Ten Million United States Dollars per each such event.

Joining the Contract

It is agreed that a joinder fee shall be established in the amount of **Ten Million United States Dollars per each action, of a party not named herein**, which attempts to impair this Contract or stultify any of the parties thereto; and that this fee shall be due from said party. It is agreed that any party that fails to timely pay a *True Bill* agrees to a right of lien having been created and perfected against that party.

GUARANTEES & WAIVER OF BENEFITS

Guarantees for this instant action are the 1611 King James Bible, The Coronation Oath of Elizabeth Alexandra Mary: Windsor, the United States Constitution, The Bill of Rights, Constitutional Oaths of Office, The Common Law and Law Merchant, the Uniform Commercial Code, and case law.

The Claimant/Libellant does not claim any benefit of said Guarantees, and are included solely as a reference to the law and conduct of named and unnamed Respondents. Bible references are exclusively from the 1611 King James Bible and are used due to oaths being sworn on it specifically, rather than the so called "authorized version" which reads the same, but is 'technically' different when written due to the spellings. The use of Bible references in this instant action are for jurisdictional purposes, and no adherence or non-adherence to any organized religious group, including but not limited to registered corporate organizations, on the part of the Claimant/Libellant may be assumed.

PLAIN STATEMENT OF FACTS

- 1. The Common Law is the highest jurisdiction of man made law and jurisprudence for the men and women sojourning on the landmass commonly referred to as the United States of America with the exception of the landmass commonly called Louisiana, which has Civil Law.
- 2. The Law Merchant is tied to the Common Law and is the highest jurisdiction of man made law for the men and women sojourning on the landmass commonly referred to as the United States of America concerning commerce and associated contracts, bills, commercial instruments, jurisprudence et al.
- **3.** The Uniform Commercial Code is a code accepted or partially accepted by agreement of the various States regarding commercial contracts, commercial instruments, transactions, et al.
- 4. The United States Constitution is the supreme contract for the men and women sojourning on the landmass commonly referred to as the United States of America.
- 5. The Common Law reflects the Laws as recorded in the group of books commonly referred to as The Holy Bible and is verified by Sir William Blackstone in his published *Commentaries* which were instrumental to the founding Fathers in the framing and establishing of American jurisprudence.
- 6. The past and present so called Monarchs of Great Britain must swear a corporeal oath and thereby contract to uphold and defend the laws as recorded in the letters patent 1611 King James Bible as well as the Common Law.
- 7. There are references to a higher jurisdiction in the Declaration of Independence, including but not limited to; The Laws of Nature and of Nature's God,...endowed by their Creator with certain unalienable Rights,...appealing to the Supreme Judge of the world for the rectitude of our intentions,...with a firm reliance on the protection of Divine Providence.
- The Oaths of Office are clear regarding the adherence to the Constitution.
 Article II, Sec. 1, last clause: The President promises to "preserve, protect and defend the Constitution".
 Article VI, last clause: All other federal and State officers and judges promise to "support" the Constitution.
- For any Respondent/Libellee who has sworn an oath of office to support and or defend the United States Constitution, <u>the Claimant/Libellant hereby accepts that oath of office</u>.

Numbers Chap XXX verses 1-2

¹And Moses spake vnto the heads of the tribes, concerning the children of Israel, saying, This *is* the thing which the LORD hath commanded. ²If a man vowe a vow unto the LORD, or sweare an oathe to bind his soule with a bond: he shall not breake his word, hee shall doe according to all that proceedeth out of his mouth.

Leuiticus Chap V verses 3-5

³Or if he touch the vncleannesse of man, whatsoeuer vncleannesse it be that a man shalbe defiled withall, a nd *it* be hid from him; when he knoweth *of it*, then he shalbe guilty. ⁴Or if a soul sweare, pronouncing with his lips to do euill, or to do good, whatsoeuer it be that a man shall pronounce with an oath, and *it* be hid from him; when he knoweth *of it*, then he shalbe guilty in one of these. ⁵And it shalbe, when he shalbe guiltie in one of these things, that he shall confesse that hee hath sinned in that thing.

10. When Congress makes a law which is outside the scope of its enumerated powers, it is no "law" at all, but is void; and American men and women have no obligation to comply. Alexander Hamilton says this repeatedly in The Federalist Papers. Here are a few examples:

"...If the federal government should overpass the just bounds of its authority and make a tyrannical use of its powers, the people, whose creature it is, must appeal to the standard they have formed, and take such measures to redress the injury done to the Constitution as the exigency may suggest and prudence justify..." (Federalist No. 33, 5th para). [emphasis added]

"...acts of ... [the federal government] which are NOT PURSUANT to its constitutional powers ... will [not] become the supreme law of the land. These will be merely acts of usurpation, and will deserve to be treated as such..." (Federalist No. 33, 6th para). [emphasis added]

"...every act of a delegated authority, contrary to the tenor of the commission under which it is exercised, *is void*. No legislative act ...contrary to the Constitution can be valid. To deny this, would be to affirm ... that men ... may do not only what their powers do not authorize, but what they forbid." (Federalist No. 78, 10th para). [emphasis added]

11. Trespassing Technology does harvest data about the activities of men and women in private dwellings without their consent. In January 2015, it was stated by Miles Keogh, a director of the National Association of Regulatory Utility Commissioners, that:

"I think the data [from "smart" meters] is going to be worth a lot more than the commodity that's being consumed to generate the data."

(Originally published at http://www.politico.com/story/2015/01/energy-electricity-data-use-113901)

12. When it is proven, by tacit agreement or otherwise, that Trespassing Technology, being implemented worldwide, originates from outside the republic of the United States of America; and or proven tacitly or otherwise that the "smart grid" agenda is an assault on the men, women and children of the Republic, their real and other properties, wild and domestic livestock, pollinating insects which affect agriculture/food supply, right of privacy, wellbeing, liberty, or right to equitable contracts; and or proven tacitly or otherwise that any Trespassing Technology or the various "legal" actions used to implement it are contrary to, and a collateral or direct attack upon, the United States Constitution, there may be grounds for a Grand Jury indictment for treason, to wit:

U.S. Constitution, Article III Section 3

Treason shall consist only in levying War against them, <u>or</u> in adhering to their Enemies, giving them Aid and Comfort. No Person shall be convicted of Treason unless on the <u>Testimony of two Witnesses</u> to the same overt Act, or on Confession in open Court. The Congress shall have Power to declare the Punishment of Treason, but no Attainder of Treason shall work Corruption of Blood, or Forfeiture except during the Life of the Person attainted. [emphasis added]

Deuteronomie Chap XVII verse 6

At the mouth of **two witnesses**, or three **witnesses**, shall he that is worthy of death, be put to death: *but* at the mouth of one witnesse he shall not bee put to death.

Deuteronomie Chap XIX verse 15

One witnesse shall not rise vp against a man for any iniquitie, or for any sinne, in any sinne that he sinneth: at the mouth of **two witnesses**, or at the mouth of three witnesses, shall the matter be stablished.

S. Matthew Chap XVIII verse 16

But if he will not heare thee, then take with thee one or two more, that in the mouth of **two** or three **witnesses** every word may be established.

II. Corinthians Chap XIII verse 1

This *is* the third *time* I am comming to you: in the mouth of **two** or three **witnesses** shal every word be established.

To the Hebrewes Chap X verse 28

Hee that despised Moses Lawe, died without mercy, vnder two or three witnesses. [emphasis added on each item above]

U.S. Constitution, Amendment IV

The **right** of the people to be secure in their persons, **houses**, papers, and effects, **against unreasonable searches and seizures**, **shall not be violated**, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized. [emphasis added]

U.S. Constitution, Amendment XIV Section 1.

All persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

18 U.S. Code § 2382 - Misprision of treason

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both. [emphasis added]

CONDITIONAL ACCEPTANCE OF OFFERS TO CONTRACT

Point of Law

All contracts commence with an offer and only become binding upon acceptance. See: <u>Farnsworth</u> on <u>Contracts</u>, ©2004 by E. Allen Farnsworth, Third Edition, Aspen Publishers, ISBN: 9780735541429 (vol.1).

Binding Contract

This International Commercial Claim/Lien Within the Admiralty Private Agreement and Disclosures, Notice of Liability, with all attachments comprises a **binding contract** between Respondents/Libellees and the Claimant/Libellant for the purpose of establishing the honorable terms of the seller/buyer relationship you proposed, and eliminating faulty assumptions. It is referred to herein as the "Contract" although it is an inland claim which, when perfected, will constitute a lien against the parties as described hereunder. The terms "you," "your," and "yours" refer to each Respondent named and additional yet to be named respondents in the Contract individually and collectively. This Contract supersedes any and all previous agreements, whether expressed or tacit, between the parties.

Agreement & Waiver of Rights

If you agree with all of the terms of the Contract, you need not respond. Your silence will constitute your agreement and acceptance of all of the terms, statements and provisions hereunder as your complete understanding and agreement with the Claimant/Libellant and your waiver of any and all rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time. You agree that your agreement, having been granted knowingly, voluntarily and with full disclosure, settles all matters finally and forever, and cannot be withdrawn.

Disagreement & Failure to Respond

You may disagree with any of the terms of the Contract by stating a verified claim with particularity (see *Stating a Claim* below). You and the Claimant/Libellant agree that a response which is *not* verified, or a response from a third party agent lacking first-hand knowledge of the facts, will constitute your "failure to respond" as defined herein. If you fail to respond or state a claim by the indicated *Effective Date*, the Contract will become **binding** and fully enforceable in the admiralty venue as a maritime lien subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and/or commercial remedies.

Offer of Immunity-Stating a Claim

You may avoid all liability and obligations under this Contract by simply responding no later than the *Effective Date* with a verified statement that proves any claim you feel you may have against the Claimant/Libellant or Claimant/Libellant's interests. The statement must be sworn to be true under penalty of perjury and supported by certified factual evidence and verified proof.

Alternatively, you may respond with a point-by-point rebuttal of the Contract sworn to be true, to which you attach certified factual evidence. In the event you decline this good faith Offer of Immunity, you agree with all terms, facts, statements and provisions in this Contract and your obligations hereunder.

Administrative Remedy Under Verified Seal

The Contract constitutes the Claimant/Libellant's administrative remedy pursuant to your offer(s) "to exchange electricity meters". If you fail to respond, or fail to state a verified superior claim by the *Effective Date* as described, you agree that the Claimant/Libellant has exhausted his/her administrative remedy (his/her procedure to negotiate a satisfactory mutual settlement) and has stated a claim upon which relief can be granted.

Opportunity to Exhaust Your Administrative Remedy

If you fail to state a verified claim by the *Effective Date* as described, you agree that you have failed to, and are forever barred from ("estoppel"), exhausting your administrative remedy, and therefore can never seek judicial intervention regarding the Contract now or at any time in the future.

Joining the Contract

You and the Claimant/Libellant agree that the joinder fee for any party not currently named on the Contract, seeking the privilege of joining the Contract, is hereby established at Ten Million United States Dollars per each attempt/event of impairment.

Terms of Response

As with any administrative process, you may rebut the statements and claims in the Contract by executing a <u>verified</u> response, point-by-point with evidence that is certified to be true and in affidavit form, correct and complete, to be received by Claimants no later than 5:00 PM on the *Effective Date*.

Non-performance

The terms "non-performance" and "failure to perform" are defined to mean failure to perform any obligation under this Contract on or before the *Effective Date* including, but not limited to, "failure to respond" to this Contract as that term is defined herein, failure to exhibit evidence of a superior claim upon request, purporting an unverified statement to be a claim, failure to verify a claim within twenty-four (24) hours of demand, failure to honor a pre-existing and or superior claim, and any other failure to perform an obligation under the terms and provisions of the Contract.

Failure to Respond

The term "failure to respond" means your failure by the *Effective Date* to respond to this Contract (silence) or "insufficiency of response" as that term is defined herein. You agree that failure to respond conveys your agreement with all of the terms and provisions of the Contract.

Insufficiency of Response

The terms "insufficiency of response" and "insufficient response" are defined to mean a response which is received by the *Effective Date* and which fails to rebut any of the *established* terms, provisions, statements or claims in the Contract, or offers blanket denials, unsupported rebuttals, inapposite rebuttals such as "not applicable" or equivalent statements, declarations of counsel and or other third parties who lack first-hand material factual knowledge, and or any rebuttal which lacks verification or an equivalent level of risk or fails to exhibit supportive evidence certified to be true, correct and complete under full commercial liability. You agree that any such response is deemed to be legally and lawfully insufficient to rebut the established statements in the Contract, thereby conveying your agreement with all of the terms and provisions of the Contract.

Tacit Agreement

You may admit to all statements and claims in the Contract by simply remaining silent. The parties herein agree that failure to respond or insufficiency of response as defined herein constitutes agreement with all terms, provisions, statements, facts and claims in the Contract.

qui tacet consentire videtur

"Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading..." U.S. v. Tweel, 550 F.2d 297, 299 (1977), quoting U.S. v. Prudden, 424 F.2d 1021, 1032 (1970).

"When circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation." Fisher Controls International, Inc. v. Gibbons, 911 S.W. 2d 135 (1995).

"When a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation." Blanton v. Sherman Compress Co., 256 S.W. 2d 884 (1953).

Silence activates estoppel, pursuant to Carmine v. Bowen, 64 A. 932.

UCC Section 2--201. Formal Requirements; Statute of Frauds.

(1) Except as otherwise provided in this section a contract for the sale of goods for the price of \$500 or more is not enforceable by way of action or defense unless there is some writing sufficient to indicate that a contract for sale has been made between the parties and signed by the party against whom enforcement is sought or by his authorized agent or broker....

(2) Between merchants if within a reasonable time a writing in confirmation of the contract and sufficient against the sender is received and the party receiving it has reason to know its contents... it satisfies the requirements of subsection (1) against such party unless written notice of <u>objection to its contents</u> is given within <u>ten days</u> after it is received. [emphasis added]

Conditional Acceptance

The offer(s) from Respondent(s) to install a so named "smart meter", "advanced meter" or any other name to describe one or more components of the so called "Smart Grid" at or near the private dwelling and or workplace of the Claimant/Libellant, is the commencement of a contract negotiation, or meeting of the minds. The contract becomes binding upon **unconditional** acceptance or performance.

Performance and Acceptance of Offer to Contract under Reservation of Rights

The Claimant/Libellant reserves the right not to be compelled to perform under any contractual agreement that has not been **fully disclosed** in the prescribed form as herein **claimed**.

Terms of Conditional Acceptance

I, Maria Del Pilar Camargo, Claimant/Libellant, hereby notices Respondents/Libellees that

your offer to contract is formally **conditionally** accepted under reservation of all immutable and natural rights *nunc pro tunc* <u>without prejudice</u> whether expressed or not, <u>and</u> upon full disclosure of any and all perils involved with the so named "Smart Grid" and any of its components, <u>and</u> upon a point-by-point rebuttal of the attached affidavit, to which you attach certified factual evidence sworn to be true.

If the Respondent/Libellee should fail to meet the requirements as defined in the section *Insufficiency of Response*, it shall constitute your full agreement with the following contractual terms in all jurisdictions:

1. "Smart Grid" components, and or so named "smart meters", "advanced meters", "AMI" and or Trespassing Technology (as defined herein), must not be installed at or near the private dwelling and or workplace of the Claimant/Libellant:

c/o 55 Southwest 9th Street Apt. 1004 , Miami , Florida [Claimant/Libellant physical address] [city] [state]

- The Claimant/Libellant consents to only (an) analog meter(s), with no digital components, no switching mode power supply, no data recorder and no transmitter. Any other meter type does constitute Trespassing Technology and does cause harm.
- 3. In a case where Trespassing Technology has already been installed without express consent, the original service contract between the utility and the account holder is deemed to have been breached, and therefore offending parties involved are subject to lawful remedies for breach of that contract.
- 4. Respondents/Libellees accept full liability for any and all harm or loss caused by Trespassing Technology, for which remedy may be sought according to tort law, criminal law, strict liability, negligence and or ultrahazardous activity.
- 5. "Smart Grid" components, and or so named "smart meters", "advanced meters" and or Trespassing Technology, if already installed at or near the private dwelling and or workplace of the Claimant/Libellant, <u>must be removed within 7 days</u> of the date of Binding Administrative Judgment as defined herein.
- 6. "Smart Grid" components, and or so named "smart meters", "advanced meters", and or Trespassing Technology, if already installed, and not removed within 7 days of the date of Binding Administrative Judgment as defined herein, may be removed by others, and the cost of removal shall be charged to Respondents/Libellees.
- 7. <u>Utility service shall not be altered nor discontinued</u> without specific written instruction from the Claimant/Libellant directing the utility to take such action.
- 8. In the case of a "smart meter", "advanced meter", and or Trespassing Technology changed back to a previously authorized analog meter prior to receiving this notice, utility service shall not be altered or discontinued.
- 9. <u>No additional fees may be charged</u> to the Claimant/Libellant for not receiving a so named "smart meter", "advanced meter", and or Trespassing Technology.
- 10. A fee schedule of <u>nine thousand</u> (\$9.000) United States Dollars [daily liability – written long form] [daily liability – short] per day for any Tresspassing Technology installed near the Claimant/Libellant's private dwelling and or workplace, shall be due and payable from the Respondent/Libellee to the Claimant/Libellant, or to another recipient or organization if specified in writing by the Claimant/Libellant.
- 11. In the case of failure to pay any fees within thirty days of presentment of a True Bill, you agree to a lien against you, subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and or commercial remedies.
- 12. Aiding and abetting the implementation of so named "Smart Grid", and or so named "smart meters", "advanced meters", and or any other Trespassing Technology is an act of Treason for those under oath to the United States Constitution.

NOTICE

RESPONSE MUST BE BY THE EFFECTIVE DATE, WHICH IS FOURTEEN (14) DAYS FROM THE POSTMARK DATE OF THIS CONTRACT.

RESPONSE MUST BE TO THE POSTAL LOCATIONS OF THE TWO WITNESSES:



ABATEMENT OF ERRORS AND OMISSIONS

If the Respondents/Libellees its co-parties and officers discover any errors or omissions, legal or otherwise, in or related to this instrument, said agents, officers and co-parties are required to notice the Claimant/Libellant at the required postal location(s), by Registered or Certified Mail, with a point-by-point description of any such errors and omissions or defects for correction within three (3) days of receiving this Notice, or forever admit the lawful execution of this Notice as a matter of the public record.

If additional time is required for responding, a request must be received by the Claimant/Libellant in the prescribed form at the postal locations herein within the three (3) days allotted or be forever barred from contest under the doctrine or maxim of Collateral Estoppel.

TRESPASS UPON PRIVATE CONTRACT

Any collateral attack on this Contract is in bad faith and is a criminal trespass.

AGREEMENT AND WAIVER OF RIGHTS

If the Respondents/Libellees agree with all of the statements herein, a response is not necessary.

If Respondents/Libellees choose to remain silent, Respondents/Libellees agree and accept all of the terms, statements and provisions herein as their complete understanding and agreement with Claimant/Libellant and their waiver of any and all immunities, rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time.

Tacit Agreement

Respondents/Libellees may admit to all statements and claims in this Notice which comprises a binding contract by simply remaining silent.

Statute Staple

This Contract is instantly self-executing upon issuance due to the failure by Respondents/Libellees to respond or perform as defined above. Respondents/Libellees agree to be bound by all of the terms of the Contract commencing on the date of default.

Confession of Judgment - Binding Administrative Judgment

The Respondents/Libellees are entitled to a Notice of Default. In consideration, Respondents/Libellees agrees to accept a Notice of Default as Binding Administrative Judgment ("Judgment") certifying Respondents/Libellees agreement with all terms, statements, facts and provisions in the Contract. Since Judgment is issued when a party waives the right to respond, <u>all parties to this Agreement agree to be</u> bound in perpetuity by any and all such Judgments which may be issued regarding the Contract.

The Respondents/Libellees cannot directly or indirectly seek recoupment of losses incurred, due to any terms of this Contract, from their customers or constituents. <u>Any Respondent/Libellee will be absolved of all liability, including all outstanding amounts billed, when all Trespassing Technology is removed from the service area or constituency, as the case may be, of that Respondent/Libellee.</u>

CONCLUSION

The Respondents/Libellees have been served this notice, including but not limited to the enclosed Exhibits, Affidavit and Bill of Lading, all of which constitute full disclosure of the so named "Smart Grid" agenda as of the date of this notice. This notice in full will be made available to anyone who chooses to use it in a subsequent claim regarding Trespassing Technology and any effect thereof, directly or indirectly causing harm of any kind to anyone or anything.

Respectfully, govern yourself accordingly.

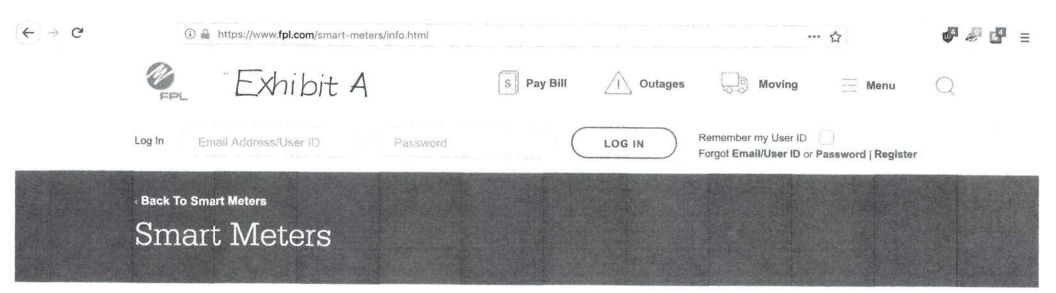
Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent As Above so below It is written, "If they refuse to take the cup at thine hand to drinke, then shalt thou say vnto them, Thus saith the Lord of hosts, Yee shall certainely drinke." "Thy kingdome come, Thy will be done in earth, as it is in heauen."

I, Maria Del Pilar Camargo, herein "Claimant/Libellant," do herewith affirm and declare

under my unlimited commercial liability that I am competent and of lawful age to state the matters set forth herein, that they are true, correct, complete, not intended to be misleading, they are admissible as evidence, and in accordance with my best firsthand knowledge, understanding and belief.

All rights reserved without prejudice

Dated this IT day of February in the month - written	Year Two Thousand <u>nineteen</u> .
Maria Del Pilar Camargo Claimant/Libellant [print]	PLUNUSPEUDOC
Witness #1 [autograph]	Witness #2 Tattograph!
	2019, before me, the undersigned notary public,
whose name is subscribed to the within inst purposes therein contained.	L, known to me (or satisfactorily proven) to be the one trument, and acknowledged execution of the same factor
In witness hereof, I hereunto set my hand an	Oscar A Quintero
	My Commission Expires: April 11, 2022



The smart meter is a new tool that gives you more information, control and convenience.

Smart meters are digital devices that measure your electricity use via a secure wireless network. In combination with other technologies in the smart grid, smart meters make it possible for FPL to deliver a variety of benefits to you and all customers, including better reliability and more information and control over your energy bills.

Learn more about smart meters

About FPL
Company
News
Careers
Environment
Community
Donate to Care To Share®
Rates and Your Bill

About Energy

Energy My Way

Clean Energy

Smart Meters

Solar

Safety

Ensuring Reliability

Power Disturbances

Partner Resources

Supplier Home and Login PIC Login Fuel Portal Building and Construction Land Use Assist Agency Login WebTAXI Login



AFFIDAVIT

- I, <u>Maria Del Pilar Camargo</u>, hereinafter "Affirmant", does solemnly affirm, declare and state as follows: [Claimant/Affirmant name]
- 1. Affirmant is competent to state the matters set forth herein.
- 2. Affirmant has knowledge of the facts stated herein.
- 3. All the facts herein are true, correct, complete and admissible as evidence, and if called upon as a witness, Affirmant will testify to their veracity.

Plain Statement of Facts

- 4. Many utilities are installing or have installed so named "smart" or "advanced" digital utility meters and related network technologies which
 - a. can record and transmit data for the purpose of surveillance of personal activities in the private dwellings and or workplaces of all utility customers without disclosure or consent;
 - b. do unlawfully emit high-energy density pulsed microwave frequencies harmful to biological organisms and or emit waste electricity in the form of voltage transients (aka "dirty electricity") also harmful to biological organisms; and
 - c. have been demonstrated to cause fires, cause hacking vulnerability, and facilitate erroneously high customer utility bills.

This technology is referred to collectively as "Trespassing Technology".

- The Trespassing Technology is designed with the explicit capability and intention to extract information from within private dwellings and or workplaces, about specific appliance usage details and other data pertaining to activities of the living occupants.
 - a. A U.S. Congressional Research report entitled "Smart Meter Data: Privacy and Cybersecurity" (February 3, 2012) states, "With smart meters, police will have access to data that might be used to track residents' daily lives and routines while in their homes, including their eating, sleeping, and showering habits, what appliances they use and when, and whether they prefer the television to the treadmill, among a host of other details."
 - b. A senior official with the National Association of Regulatory Utility Commissioners (NARUC) admitted in an interview with Politico.com (January 1, 2015), "I think the data [of in-home activities, harvested via so named "smart meters"] is going to be worth a lot more than the commodity that's being consumed [electricity] to generate the data."
 - c. In 2016, a major "smart" meter data aggregator with, Onzo Ltd (UK), released a marketing video which stated, "We use this characterized profile to give the utility... the ability to monetize their customer data by providing a direct link to appropriate third-party organizations based on the customer's identified character."
- 6. The express consent of the living occupants is not being attained, as required under the 4th Amendment of United States Constitution. The Trespassing Technology therefore is in direct contravention of the Constitutional privacy rights of the living occupants within their own private dwellings and or workplaces.
- 7. The Trespassing Technology and related infrastructure is either mounted on or is adjacent to private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent.
- Living occupants in private dwellings and or workplaces are not being justly compensated, nor consulted, nor even informed, of their private property being utilized as a relay station for the networks related to the Trespassing Technology.
- 9. The Trespassing Technology creates a previously non-existent vulnerability and diminishes private dwelling and or workplace security by functioning as an unsecured wireless digital gateway into the private dwelling and or workplace. The living men and women occupying the private dwelling and or workplace become subject to whatever the desires of a utility, government, or hacker who wishes to remotely interrupt or control the supply of energy to appliance(s) within the private dwelling and or workplace, or to the entire private dwelling and or workplace itself. Unauthorized access, and all of its consequences, become fully the liability of the utility for the unauthorized installation and all resulting harm, damage, injury and loss of rights.

- 10. The Trespassing Technology can create measurable voltage transients, also known as dirty electricity, on existing electrical wiring, at levels that are harmful and damaging to all biological organisms. This also causes systemic inaccuracies in billing, resulting in electricity customers paying unjust amounts for unused, or wasted, energy. As a result of wasted energy caused by voltage transients due to Trespassing Technology, ground voltage has also been measured to be increased in areas where Trespassing Technology is deployed. This is also harmful and damaging to all biological organisms.
- 11. The Trespassing Technology can cause home fires, which have already resulted in deaths of men and women, in Vacaville (California), Dallas (Texas) and Reno (Nevada).
- 12. Due to fire and safety risks, PECO ENERGY CO (Pennsylvania) announced removal of 96,000 so named "smart meters" in 2012; the PROVINCE OF SASKATCHEWAN (Canada) announced removal of all of their 105,000 so named "smart meters" in 2014; PORTLAND GENERAL ELECTRIC (Oregon) announced removal of 70,000 so named "smart meters" in 2014; and the CITY OF LAKELAND (Florida) announced removal of more than 10,000 so named "smart meters" in 2014. In 2015, thousands of so named "smart meters" simultaneously exploded in Stockton (California).
- 13. The Trespassing Technology causes undesirable interference with other devices. (The FCC requires all equipment under Part 15 to cause no harmful interference, and to accept all interference received.)
- 14. The Trespassing Technology has caused disruptive interference that has resulted in injuries to living occupants including, but not limited to, men and women with medical implants, and the interference has not yet been mitigated in any meaningful way, as of this writing. Factual notice of harm caused by the emissions from the Trespassing Technology has been abundantly given to power companies, and the violations continue deliberately, and intentionally.
- 15. The Trespassing Technology transmits pulsed microwave radiation into and throughout private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent. According to a vast body of published science, microwave radiation is proven to be harmful and damaging to all biological organisms, down to the cellular and molecular level, at relatively low power densities. Electromagnetic frequencies, when emitted from microwaves and x-ray machines, are shielded from human contact. Even cell phone manuals state a required separation between one's body and the device. Trespassing Technology has been measured to emit pulsed radiation between hundreds and tens of thousands of times greater intensity than cell phones, and as direct result, there are at least thousands of reports of individuals suffering functional impairment and or illness since the installation of Trespassing Technology where they live. Because Trespassing Technology is known to emit radiation without any warnings and without any shielding, this exposes all occupants to undisclosed electromagnetic radiation emissions and puts them in tangible and high risk of harm and injury.
- 16. Industry claims that the Trespassing Technology is "safe" or "harmless" are false and misleading; and are based on training, propaganda techniques, and the time-averaging of pulsed emissions, rather than the emission values of the pulses. Such claims of industry are not based on science. In addition, the problem of harm from voltage transients remains, significantly, unaddressed by power companies. Several thousand scientific studies have concluded there are biological effects from exposure to electromagnetic frequencies at power densities lower than is emitted by the Trespassing Technology. Claims by power company and government employees that the Trespassing Technology is harmless, are self-serving and fraudulent.
- 17. A significant number of government agencies have released statements confirming that agencies such as the US Federal Communications Commission (FCC), Health Canada and the International Commission on Non-Ionizing Radiation (ICNIRP) have "safety" guidelines for microwave radiation exposure which are insufficient for functioning as a guideline, because they are based solely on thermal effect, and do not take into account any of the body of several thousand published, peer-reviewed scientific studies showing harmful non-thermal effects. These a. Environmental Protection Agency (EPA), 1993: The FCC's exposure standards are "seriously flawed." include, but are not limited to:

 - (Official comments to the FCC on guidelines for evaluation of electromagnetic effects of radio frequency radiation, FCC Docket ET 93-62, November 9, 1993.) b. Food and Drug Administration (FDA), 1993: "FCC rules do not address the issue of long-term, chronic
 - exposure to RF fields." (Comments of the FDA to the FCC, November 10, 1993.) c. National Institute for Occupational Safety and Health (NIOSH), 1994: The FCC's standard is inadequate
 - because it "is based on only one dominant mechanism adverse health effects caused by body heating." (Comments of NIOSH to the FCC, January 11, 1994.)

- d. <u>Amateur Radio Relay League Bio-Effects Committee, 1994</u>: "**The FCC's standard does not protect against non-thermal effects.**" (Comments of the ARRL Bio-Effects Committee to the FCC, January 7, 1994.)
- e. Environmental Protection Agency (EPA), 2002: Norbert Hankin of the EPA's Office of Air and Radiation, Center for Science and Risk Assessment, Radiation Protection Division, wrote: "The FCC's current [radio frequency/microwave] exposure guidelines, as well as those of the Institute of Electrical and Electronics Engineers (IEEE) and the International Commission on Non-ionizing Radiation Protection, are thermally based, and do not apply to chronic, non-thermal exposure situations.... The generalization by many that the guidelines protect human beings from harm by any or all mechanisms is not justified.... There are reports that suggest that potentially adverse health effects, such as cancer, may occur.... Federal health and safety agencies have not yet developed policies concerning possible risk from longterm, non-thermal exposures."
- f. <u>The U.S. Department of Interior, 2014</u>: "Study results have documented [bird] nest and site abandonment, plumage deterioration, locomotion problems, reduced survivorship, and death.... The electromagnetic radiation standards used by the Federal Communications Commission (FCC) continue to be based on thermal heating, a criterion now nearly 30 years out of date and inapplicable today."
- 18. In the FCC's mission statement, there is no indication whatsoever of any jurisdiction or mandated protection of men, women, and children for biological and medical harm caused by radiofrequencies.

Please note that terms not otherwise defined herein shall have the meanings ascribed to such terms in the Notice and Demand to which this Affidavit is attached.

I, <u>Maria Del Pilar Camargo</u>, Affirmant, a <u>woman</u>, upon my full unlimited commercial liability, do [Claimant/Affirmant name] affirm and say that I have read the above Affidavit and do know the contents to the very best of my knowledge to be true, correct, complete, and not misleading; the truth, the whole truth, and nothing but the truth.

IN WITNESS WHEREOF, autographed at <u>Micini</u> , <u>Florido</u>	
on the $\frac{17}{[day]}$ day of $\frac{February}{[month - written]}$ in the Year Two Thousand and $\frac{nneteen}{[year - written]}$.	
Maria Del Pilar Camargo, All Rights Reserved	
c/o 55 Southwest 9th Street Apt. 1004 , Miami , Florida	
[Claimant/Affirmant mailing address] [oity] [state] Witness #1 [autograph] Witness #2 [autograph]	
STATE OF Florida)	
COUNTY OF Miami Dade) SS:	
Before me, the undersigned notary public, this day, appeared Maria DelPilar Canargo, to me known, who being duly sworn according to law, deposes the preceding.	
Subscribed and sworn to before me this D day of Tebrary, 20 Motary Public State of Flonda Oscar A Quintero My Commission GG 206239 Expires 04/11/2022	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
My Commission Expires: April 11, 2022	

REA FEB ;	5 2019		UQY (Math)	day] [year]
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		CQUIESCENCE, AGREEMENT A		ONOR
	N,	otice to Principal; Notice to Principal		e to Agent
Te	<u>):</u>			
1.	Eric Silagy [Respondent #1 name] of FLORIDA POWER AN	acting as <u>CEO</u> [title] ID LIGHT COMPANY	and as the	
2.	[organization - UPPERCASE] Art Graham [Respondent #2 name] of FLORIDA PUBLIC SE	acting as Chair	and as the	[man or woman]
3.	[organization - UPPERCASE] Ron DeSantis [Respondent #3 name]	acting as <u>Governor</u>		[man or woman]
4	of STATE OF FLORIDA [organization - UPPERCASE] Jose Javier Rodriguez.	acting as Senator	_ and as the	man [man or woman]
4.	[Respondent #4 name] of <u>THE FLORIDA STATE</u> [organization - UPPERCASE]	[title]	_ and as the	man [man or woman]
Н	Yet to be named as a creinafter: Respondents/	cting as <u>role of those yet to be named</u>	_ and as the	man/woman

From:

.

.

Maria Carolina Posse , sui juris, a woman , hereby claiming all rights nunc pro tunc [Claimant/Libellant name]

Hereinafter: Claimant/Libellant

NOTICE TO RESPONDENTS / LIBELLEES

IT IS NOT MY INTENTION TO HARASS, INTIMIDATE, OFFEND, CONSPIRE, BLACKMAIL, COERCE, OR CAUSE ANXIETY, ALARM OR DISTRESS. THIS DOCUMENT AND ATTACHMENTS ARE PRESENTED WITH HONORABLE AND PEACEFUL INTENTIONS, AND ARE EXPRESSLY FOR YOUR BENEFIT TO PROVIDE YOU WITH DUE PROCESS AND A GOOD FAITH OPPORTUNITY TO STATE A VERIFIED CLAIM.

PREAMBLE

NOTICE

Daniel Chap IV verse 17

This matter is by the decree of the watchers, and the demaund by the word of the Holy ones: to the intent that the liuing may know, that the most High ruleth in the kingdome of men, and giveth it to whomsoeuer hee will, and setteth vp ouer it the basest of men.

WHEREAS, it appears there is a global agenda to implement a so named "Smart Grid"; and

WHEREAS, it appears the said agenda is being, or is to be implemented, in the landmass commonly known as

 Florida
 and or
 STATE OF FLORIDA
 ; and

 [state - common name, e.g. "Michigan"]
 and or
 State - UPPERCASE, e.g. "STATE OF MICHIGAN"]
 ; and

WHEREAS, it appears that there is an agenda of false information regarding privacy, cost, safety, health, security, billing modifications and other various concerns or considerations, due to the direct or indirect effects of the so named "Smart Grid" and or its components, including but not limited to the so named "smart meters", "advanced meters", non-transmitting digital meters and or related technologies with capabilities of emitting microwave frequencies and or transmitting detailed data of in-home activities relating to consumption of electrical, and or water, and or gas (components collectively referred to as "Trespassing Technology"); and

WHEREAS, it appears the agenda of false information is being utilized to deceive unsuspecting utility owners/employees, government officials, lawmakers, public health officials, et al., or alternatively give plausible deniability to utility owners/employees, government officials, lawmakers, public health officials, et al that appear to be complicit with and or actively participating in the said "Smart Grid" agenda; and

WHEREAS, it appears that implementation of the so named "Smart Grid" and or some of its components, including but not limited to "smart meters" and or "advanced meters" do in fact cause harm of various kinds; and

WHEREAS, it appears some or all of the various forms of harm caused by the implementation of the so named "Smart Grid" and or its various components, can be considered a tort and are compensable by law; and

WHEREAS, it appears there is no bond of record in existence, nor any source of indemnification regarding the so named "Smart Grid" and its various effects that may be considered as causing harm of various kinds; and

WHEREAS, a person with full knowledge of a potential harm, whether caused directly by the person or not, and that person is endowed the ability and or duty to act upon the said knowledge in a way to avoid or otherwise mitigate the potential harm, and fails to do said actions, is liable for the inevitable harm caused, and or may be found negligent where there is a duty of care; and

WHEREAS, it is a fundamental principle of law that nobody is above the law including, but not limited to, all government actors. The government immunity clause only applies to government actors when they are performing their actions of their office defined by their office in good faith and that the UNITED STATES SUPREME COURT has made a ruling regarding public officials being held liable for actions done or failure to perform required actions, in the case of

MILLBROOK v. UNITED STATES () 477 Fed. Appx. 4.

THEREFORE I, Maria Carolina Posse, Claimant/Libellant, do hereby issue and serve by

delivery, this instant contractual **NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY** to the above named and unnamed Respondents/Libellees as the situation requires.

SITUS

Governing Law

This instant Contract, (hereinafter the "Contract"), initiated by Respondents/Libellees (*SEE EXHIBIT*), is created pursuant to the signatories' right of contract. You agree that no claim of interest in the Contract shall be assumed other than as expressly represented hereunder, and that the Contract shall be governed by and construed exclusively in accordance with the agreement of the parties as expressly stated hereunder. You agree that all words in this Contract are as the Claimant/Libellant understands them.

Restriction of Jurisdiction

Other than as expressly represented herein, you agree that no section of the Contract shall be assumed to constitute a voluntary election by any of the parties thereto to submit the Contract or the said parties to any venue of law, jurisdiction, court or tribunal, other than the agreement of the parties as stated hereunder. You agree that the Contract shall not be deemed to be subject to the laws of the Federal Government, any State, political subdivision thereof, or any other legal fiction, procedural phantom, political construct, or any other jurisdiction, real or imagined, unless such election is voluntarily made in writing by the Claimant/Libellant or his/her agent(s). You agree that no person(s) shall have any authority to control any decision regarding the Contract; no powers, interest or authority to amend, alter, modify or terminate the Contract are granted to any party, person, individual, agency, court or entity, real or imagined, other than as expressly represented hereunder, and no such powers, interest or authority shall be assumed; all such powers, interest and authority being expressly prohibited hereunder. You agree that any representation by any party, person, individual, agency, court or entity, real or imagined, that any such powers, interest or authority exists shall be deemed a confession by the representing party/entity to joining the contract pursuant to the terms herein (see *Joining the Contract*) for which the Joinder Fee has been established herein at Ten Million United States Dollars per each such event.

Joining the Contract

It is agreed that a joinder fee shall be established in the amount of **Ten Million United States Dollars per each action, of a party not named herein**, which attempts to impair this Contract or stultify any of the parties thereto; and that this fee shall be due from said party. It is agreed that any party that fails to timely pay a *True Bill* agrees to a right of lien having been created and perfected against that party.

GUARANTEES & WAIVER OF BENEFITS

Guarantees for this instant action are the 1611 King James Bible, The Coronation Oath of Elizabeth Alexandra Mary: Windsor, the United States Constitution, The Bill of Rights, Constitutional Oaths of Office, The Common Law and Law Merchant, the Uniform Commercial Code, and case law.

The Claimant/Libellant does not claim any benefit of said Guarantees, and are included solely as a reference to the law and conduct of named and unnamed Respondents. Bible references are exclusively from the 1611 King James Bible and are used due to oaths being sworn on it specifically, rather than the so called "authorized version" which reads the same, but is 'technically' different when written due to the spellings. The use of Bible references in this instant action are for jurisdictional purposes, and no adherence or non-adherence to any organized religious group, including but not limited to registered corporate organizations, on the part of the Claimant/Libellant may be assumed.

PLAIN STATEMENT OF FACTS

- 1. The Common Law is the highest jurisdiction of man made law and jurisprudence for the men and women sojourning on the landmass commonly referred to as the United States of America with the exception of the landmass commonly called Louisiana, which has Civil Law.
- 2. The Law Merchant is tied to the Common Law and is the highest jurisdiction of man made law for the men and women sojourning on the landmass commonly referred to as the United States of America concerning commerce and associated contracts, bills, commercial instruments, jurisprudence et al.
- 3. The Uniform Commercial Code is a code accepted or partially accepted by agreement of the various States regarding commercial contracts, commercial instruments, transactions, et al.
- 4. The United States Constitution is the supreme contract for the men and women sojourning on the landmass commonly referred to as the United States of America.
- 5. The Common Law reflects the Laws as recorded in the group of books commonly referred to as The Holy Bible and is verified by Sir William Blackstone in his published *Commentaries* which were instrumental to the founding Fathers in the framing and establishing of American jurisprudence.
- 6. The past and present so called Monarchs of Great Britain must swear a corporeal oath and thereby contract to uphold and defend the laws as recorded in the letters patent 1611 King James Bible as well as the Common Law.
- 7. There are references to a higher jurisdiction in the Declaration of Independence, including but not limited to; The Laws of Nature and of Nature's God,...endowed by their Creator with certain unalienable Rights,...appealing to the Supreme Judge of the world for the rectitude of our intentions,...with a firm reliance on the protection of Divine Providence.
- The Oaths of Office are clear regarding the adherence to the Constitution.
 Article II, Sec. 1, last clause: The President promises to "preserve, protect and defend the Constitution".
 Article VI, last clause: All other federal and State officers and judges promise to "support" the Constitution.
- 9. For any Respondent/Libellee who has sworn an oath of office to support and or defend the United States Constitution, the Claimant/Libellant hereby accepts that oath of office.

Numbers Chap XXX verses 1-2

¹And Moses spake vnto the heads of the tribes, concerning the children of Israel, saying, This *is* the thing which the LORD hath commanded. ²If a man vowe a vow unto the LORD, or sweare an oathe to bind his soule with a bond: he shall not breake his word, hee shall doe according to all that proceedeth out of his mouth.

Leuiticus Chap V verses 3-5

³Or if he touch the vncleannesse of man, whatsoeuer vncleannesse it be that a man shalbe defiled withall, a nd *it* be hid from him; when he knoweth *of it*, then he shalbe guilty. ⁴Or if a soul sweare, pronouncing with his lips to do euill, or to do good, whatsoeuer it be that a man shall pronounce with an oath, and *it* be hid from him; when he knoweth *of it*, then he shalbe guilty in one of these. ⁵And it shalbe, when he shalbe guiltie in one of these things, that he shall confesse that hee hath sinned in that thing.

10. When Congress makes a law which is outside the scope of its enumerated powers, it is no "law" at all, but is void; and American men and women have no obligation to comply. Alexander Hamilton says this repeatedly in The Federalist Papers. Here are a few examples:

"...If the federal government should overpass the just bounds of its authority and make a tyrannical use of its powers, the people, whose creature it is, must appeal to the standard they have formed, and take such measures to redress the injury done to the Constitution as the exigency may suggest and prudence justify..." (Federalist No. 33, 5th para). [emphasis added]

"...acts of ... [the federal government] which are NOT PURSUANT to its constitutional powers ... will [not] become the supreme law of the land. These will be merely acts of usurpation, and will deserve to be treated as such..." (Federalist No. 33, 6th para). [emphasis added]

"...every act of a delegated authority, contrary to the tenor of the commission under which it is exercised, *is void*. No legislative act ...contrary to the Constitution can be valid. To deny this, would be to affirm ... that men ... may do not only what their powers do not authorize, but what they forbid." (Federalist No. 78, 10th para). [emphasis added]

11. Trespassing Technology does harvest data about the activities of men and women in private dwellings without their consent. In January 2015, it was stated by Miles Keogh, a director of the National Association of Regulatory Utility Commissioners, that:

"I think the data [from "smart" meters] is going to be worth a lot more than the commodity that's being consumed to generate the data."

(Originally published at http://www.politico.com/story/2015/01/energy-electricity-data-use-113901)

12. When it is proven, by tacit agreement or otherwise, that Trespassing Technology, being implemented worldwide, originates from outside the republic of the United States of America; and or proven tacitly or otherwise that the "smart grid" agenda is an assault on the men, women and children of the Republic, their real and other properties, wild and domestic livestock, pollinating insects which affect agriculture/food supply, right of privacy, wellbeing, liberty, or right to equitable contracts; and or proven tacitly or otherwise that any Trespassing Technology or the various "legal" actions used to implement it are contrary to, and a collateral or direct attack upon, the United States Constitution, **there may be grounds for a Grand Jury indictment for treason**, to wit:

U.S. Constitution, Article III Section 3

Treason shall consist only in levying War against them, <u>or</u> in **adhering to their Enemies**, **giving them Aid** and Comfort. No Person shall be convicted of Treason unless on the <u>Testimony of two Witnesses</u> to the same overt Act, or on Confession in open Court. The Congress shall have Power to declare the Punishment of Treason, but no Attainder of Treason shall work Corruption of Blood, or Forfeiture except during the Life of the Person attainted. [emphasis added]

Deuteronomie Chap XVII verse 6

At the mouth of **two witnesses**, or three **witnesses**, shall he that is worthy of death, be put to death: *but* at the mouth of one witnesse he shall not bee put to death.

Deuteronomie Chap XIX verse 15

One witnesse shall not rise vp against a man for any iniquitie, or for any sinne, in any sinne that he sinneth: at the mouth of **two witnesses**, or at the mouth of three witnesses, shall the matter be stablished.

S. Matthew Chap XVIII verse 16

But if he will not heare thee, then take with thee one or two more, that in the mouth of **two** or three **witnesses** every word may be established.

II. Corinthians Chap XIII verse 1

This *is* the third *time* I am comming to you: in the mouth of **two** or three **witnesses** shal every word be established.

To the Hebrewes Chap X verse 28

Hee that despised Moses Lawe, died without mercy, vnder two or three witnesses. [emphasis added on each item above]

U.S. Constitution, Amendment IV

The **right** of the people to be secure in their persons, **houses**, papers, and effects, **against unreasonable searches and seizures**, **shall not be violated**, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized. [emphasis added]

U.S. Constitution, Amendment XIV Section 1.

All persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

18 U.S. Code § 2382 - Misprision of treason

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both. [emphasis added]

CONDITIONAL ACCEPTANCE OF OFFERS TO CONTRACT

Point of Law

All contracts commence with an offer and only become binding upon acceptance. See: <u>Farnsworth</u> on <u>Contracts</u>, ©2004 by E. Allen Farnsworth, Third Edition, Aspen Publishers, ISBN: 9780735541429 (vol.1).

Binding Contract

This International Commercial Claim/Lien Within the Admiralty Private Agreement and Disclosures, Notice of Liability, with all attachments comprises a **binding contract** between Respondents/Libellees and the Claimant/Libellant for the purpose of establishing the honorable terms of the seller/buyer relationship you proposed, and eliminating faulty assumptions. It is referred to herein as the "Contract" although it is an inland claim which, when perfected, will constitute a lien against the parties as described hereunder. The terms "you," "your," and "yours" refer to each Respondent named and additional yet to be named respondents in the Contract individually and collectively. This Contract supersedes any and all previous agreements, whether expressed or tacit, between the parties.

Agreement & Waiver of Rights

If you agree with all of the terms of the Contract, you need not respond. Your silence will constitute your agreement and acceptance of all of the terms, statements and provisions hereunder as your complete understanding and agreement with the Claimant/Libellant and your waiver of any and all rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time. You agree that your agreement, having been granted knowingly, voluntarily and with full disclosure, settles all matters finally and forever, and cannot be withdrawn.

Disagreement & Failure to Respond

You may disagree with any of the terms of the Contract by stating a verified claim with particularity (see *Stating a Claim* below). You and the Claimant/Libellant agree that a response which is *not* verified, or a response from a third party agent lacking first-hand knowledge of the facts, will constitute your "failure to respond" as defined herein. If you fail to respond or state a claim by the indicated *Effective Date*, the Contract will become **binding** and fully enforceable in the admiralty venue as a maritime lien subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and/or commercial remedies.

Offer of Immunity-Stating a Claim

You may avoid all liability and obligations under this Contract by simply responding no later than the *Effective Date* with a verified statement that proves any claim you feel you may have against the Claimant/Libellant or Claimant/Libellant's interests. The statement must be sworn to be true under penalty of perjury and supported by certified factual evidence and verified proof.

Alternatively, you may respond with a point-by-point rebuttal of the Contract sworn to be true, to which you attach certified factual evidence. In the event you decline this good faith Offer of Immunity, you agree with all terms, facts, statements and provisions in this Contract and your obligations hereunder.

Administrative Remedy Under Verified Seal

The Contract constitutes the Claimant/Libellant's administrative remedy pursuant to your offer(s) "to exchange electricity meters". If you fail to respond, or fail to state a verified superior claim by the *Effective Date* as described, you agree that the Claimant/Libellant has exhausted his/her administrative remedy (his/her procedure to negotiate a satisfactory mutual settlement) and has stated a claim upon which relief can be granted.

Opportunity to Exhaust Your Administrative Remedy

If you fail to state a verified claim by the *Effective Date* as described, you agree that you have failed to, and are forever barred from ("estoppel"), exhausting your administrative remedy, and therefore can never seek judicial intervention regarding the Contract now or at any time in the future.

Joining the Contract

You and the Claimant/Libellant agree that the joinder fee for any party not currently named on the Contract, seeking the privilege of joining the Contract, is hereby established at Ten Million United States Dollars per each attempt/event of impairment.

Terms of Response

As with any administrative process, you may rebut the statements and claims in the Contract by executing a <u>verified</u> response, point-by-point with evidence that is certified to be true and in affidavit form, correct and complete, to be received by Claimants no later than 5:00 PM on the *Effective Date*.

Non-performance

The terms "non-performance" and "failure to perform" are defined to mean failure to perform any obligation under this Contract on or before the *Effective Date* including, but not limited to, "failure to respond" to this Contract as that term is defined herein, failure to exhibit evidence of a superior claim upon request, purporting an unverified statement to be a claim, failure to verify a claim within twenty-four (24) hours of demand, failure to honor a pre-existing and or superior claim, and any other failure to perform an obligation under the terms and provisions of the Contract.

Failure to Respond

The term "failure to respond" means your failure by the *Effective Date* to respond to this Contract (silence) or "insufficiency of response" as that term is defined herein. You agree that failure to respond conveys your agreement with all of the terms and provisions of the Contract.

Insufficiency of Response

The terms "insufficiency of response" and "insufficient response" are defined to mean a response which is received by the *Effective Date* and which fails to rebut any of the *established* terms, provisions, statements or claims in the Contract, or offers blanket denials, unsupported rebuttals, inapposite rebuttals such as "not applicable" or equivalent statements, declarations of counsel and or other third parties who lack first-hand material factual knowledge, and or any rebuttal which lacks verification or an equivalent level of risk or fails to exhibit supportive evidence certified to be true, correct and complete under full commercial liability. You agree that any such response is deemed to be legally and lawfully insufficient to rebut the established statements in the Contract, thereby conveying your agreement with all of the terms and provisions of the Contract.

Tacit Agreement

You may admit to all statements and claims in the Contract by simply remaining silent. The parties herein agree that failure to respond or insufficiency of response as defined herein constitutes agreement with all terms, provisions, statements, facts and claims in the Contract.

qui tacet consentire videtur

"Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading..." U.S. v. Tweel, 550 F.2d 297, 299 (1977), quoting U.S. v. Prudden, 424 F.2d 1021, 1032 (1970).

"When circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation."

Fisher Controls International, Inc. v. Gibbons, 911 S.W. 2d 135 (1995).

"When a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation." Blanton v. Sherman Compress Co., 256 S.W. 2d 884 (1953).

Silence activates estoppel, pursuant to Carmine v. Bowen, 64 A. 932.

UCC Section 2--201. Formal Requirements; Statute of Frauds.

(1) Except as otherwise provided in this section a contract for the sale of goods for the price of \$500 or more is not enforceable by way of action or defense unless there is some writing sufficient to indicate that a contract for sale has been made between the parties and signed by the party against whom enforcement is sought or by his authorized agent or broker....

(2) Between merchants if within a reasonable time a writing in confirmation of the contract and sufficient against the sender is received and the party receiving it has reason to know its contents... it satisfies the requirements of subsection (1) against such party unless written notice of <u>objection to its contents</u> is given within <u>ten days</u> after it is received. [emphasis added]

Conditional Acceptance

The offer(s) from Respondent(s) to install a so named "smart meter", "advanced meter" or any other name to describe one or more components of the so called "Smart Grid" at or near the private dwelling and or workplace of the Claimant/Libellant, is the commencement of a contract negotiation, or meeting of the minds. The contract becomes binding upon **unconditional** acceptance or performance.

Performance and Acceptance of Offer to Contract under Reservation of Rights

The Claimant/Libellant reserves the right not to be compelled to perform under any contractual agreement that has not been **fully disclosed** in the prescribed form as herein **claimed**.

Terms of Conditional Acceptance

I, <u>Maria Carolina Posse</u>, Claimant/Libellant, hereby notices Respondents/Libellees that [Claimant/Libellant name]

your offer to contract is formally **conditionally** accepted under reservation of all immutable and natural rights *nunc pro tunc* <u>without prejudice</u> whether expressed or not, <u>and</u> upon full disclosure of any and all perils involved with the so named "Smart Grid" and any of its components, <u>and</u> upon a point-by-point rebuttal of the attached affidavit, to which you attach certified factual evidence sworn to be true.

If the Respondent/Libellee should fail to meet the requirements as defined in the section *Insufficiency of Response*, it shall constitute your full agreement with the following contractual terms in all jurisdictions:

1. "Smart Grid" components, and or so named "smart meters", "advanced meters", "AMI" and or Trespassing Technology (as defined herein), must not be installed at or near the private dwelling and or workplace of the Claimant/Libellant:

c/o 3233 Shipping Avenue	, Miami	Florida
[Claimant/Libellant physical address]	[city]	[state]

- The Claimant/Libellant consents to only (an) analog meter(s), with no digital components, no switching mode power supply, no data recorder and no transmitter. Any other meter type does constitute Trespassing Technology and does cause harm.
- 3. In a case where Trespassing Technology has already been installed without express consent, the original service contract between the utility and the account holder is deemed to have been breached, and therefore offending parties involved are subject to lawful remedies for breach of that contract.
- 4. Respondents/Libellees accept full liability for any and all harm or loss caused by Trespassing Technology, for which remedy may be sought according to tort law, criminal law, strict liability, negligence and or ultrahazardous activity.
- 5. "Smart Grid" components, and or so named "smart meters", "advanced meters" and or Trespassing Technology, if already installed at or near the private dwelling and or workplace of the Claimant/Libellant, <u>must be removed within 7 days</u> of the date of Binding Administrative Judgment as defined herein.
- 6. "Smart Grid" components, and or so named "smart meters", "advanced meters", and or Trespassing Technology, if already installed, and not removed within 7 days of the date of Binding Administrative Judgment as defined herein, may be removed by others, and the cost of removal shall be charged to Respondents/Libellees.
- 7. <u>Utility service shall not be altered nor discontinued</u> without specific written instruction from the Claimant/Libellant directing the utility to take such action.
- 8. In the case of a "smart meter", "advanced meter", and or Trespassing Technology changed back to a previously authorized analog meter prior to receiving this notice, utility service shall not be altered or discontinued.
- 9. <u>No additional fees may be charged</u> to the Claimant/Libellant for not receiving a so named "smart meter", "advanced meter", and or Trespassing Technology.
- 10. A fee schedule of <u>seven thousand</u> (\$ 7.000) United States Dollars [daily liability - written long form] [daily liability - short] per day for any Tresspassing Technology installed near the Claimant/Libellant's private dwelling and or workplace, shall be due and payable from the Respondent/Libellee to the Claimant/Libellant, or to another recipient or organization if specified in writing by the Claimant/Libellant.
- 11. In the case of failure to pay any fees within thirty days of presentment of a True Bill, you agree to a lien against you, subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and or commercial remedies.
- 12. Aiding and abetting the implementation of so named "Smart Grid", and or so named "smart meters", "advanced meters", and or any other Trespassing Technology <u>is an act of Treason for those under</u> oath to the United States Constitution.

NOTICE

RESPONSE MUST BE BY THE EFFECTIVE DATE, WHICH IS FOURTEEN (14) DAYS FROM THE POSTMARK DATE OF THIS CONTRACT.

RESPONSE MUST BE TO THE POSTAL LOCATIONS OF THE TWO WITNESSES:

Juliana Cristinal	Possec/03233 Shipping Avenue	, Miani	, Florida
Witness #1 [print]	[witness mailing address]	[city]	[state]
Kese Daniellama	witness mailing address]	- Porbroke P	ines, Flonda
Witness #2 [print]	[witness mailing address]	[city]	[state]

ABATEMENT OF ERRORS AND OMISSIONS

If the Respondents/Libellees its co-parties and officers discover any errors or omissions, legal or otherwise, in or related to this instrument, said agents, officers and co-parties are required to notice the Claimant/Libellant at the required postal location(s), by Registered or Certified Mail, with a point-by-point description of any such errors and omissions or defects for correction within three (3) days of receiving this Notice, or forever admit the lawful execution of this Notice as a matter of the public record.

If additional time is required for responding, a request must be received by the Claimant/Libellant in the prescribed form at the postal locations herein within the three (3) days allotted or be forever barred from contest under the doctrine or maxim of Collateral Estoppel.

TRESPASS UPON PRIVATE CONTRACT

Any collateral attack on this Contract is in bad faith and is a criminal trespass.

AGREEMENT AND WAIVER OF RIGHTS

If the Respondents/Libellees agree with all of the statements herein, a response is not necessary.

If Respondents/Libellees choose to remain silent, Respondents/Libellees agree and accept all of the terms, statements and provisions herein as their complete understanding and agreement with Claimant/Libellant and their waiver of any and all immunities, rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time.

Tacit Agreement

Respondents/Libellees may admit to all statements and claims in this Notice which comprises a binding contract by simply remaining silent.

Statute Staple

This Contract is instantly self-executing upon issuance due to the failure by Respondents/Libellees to respond or perform as defined above. Respondents/Libellees agree to be bound by all of the terms of the Contract commencing on the date of default.

Confession of Judgment - Binding Administrative Judgment

The Respondents/Libellees are entitled to a Notice of Default. In consideration, Respondents/Libellees agrees to accept a Notice of Default as Binding Administrative Judgment ("Judgment") certifying Respondents/Libellees agreement with all terms, statements, facts and provisions in the Contract. Since Judgment is issued when a party waives the right to respond, <u>all parties to this Agreement agree to be</u> bound in perpetuity by any and all such Judgments which may be issued regarding the Contract.

The Respondents/Libellees cannot directly or indirectly seek recoupment of losses incurred, due to any terms of this Contract, from their customers or constituents. <u>Any Respondent/Libellee will be absolved of all liability, including all outstanding amounts billed, when all Trespassing Technology is removed from the service area or constituency, as the case may be, of that Respondent/Libellee.</u>

CONCLUSION

The Respondents/Libellees have been served this notice, including but not limited to the enclosed Exhibits, Affidavit and Bill of Lading, all of which constitute full disclosure of the so named "Smart Grid" agenda as of the date of this notice. This notice in full will be made available to anyone who chooses to use it in a subsequent claim regarding Trespassing Technology and any effect thereof, directly or indirectly causing harm of any kind to anyone or anything.

Respectfully, govern yourself accordingly.

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent As Above so below It is written, "If they refuse to take the cup at thine hand to drinke, then shalt thou say vnto them, Thus saith the Lord of hosts, Yee shall certainely drinke." "Thy kingdome come, Thy will be done in earth, as it is in heauen."

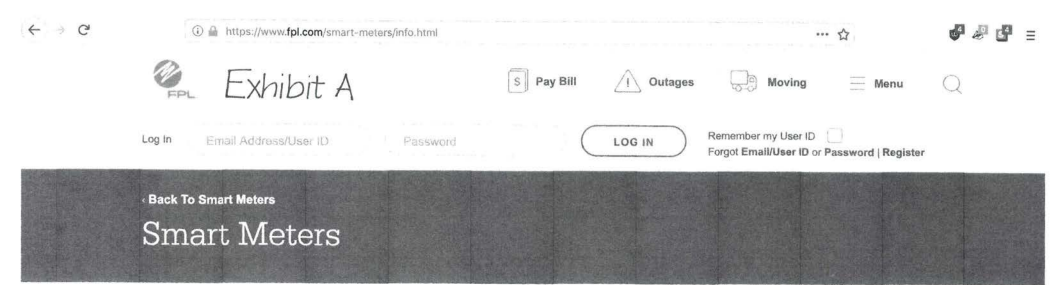
I, <u>Maria Carolina Posse</u>, herein "Claimant/Libellant," do herewith affirm and declare [Claimant/Libellant name]

under my unlimited commercial liability that I am competent and of lawful age to state the matters set forth herein, that they are true, correct, complete, not intended to be misleading, they are admissible as evidence, and in accordance with my best firsthand knowledge, understanding and belief.

All rights reserved without prejudice

Dated this $\frac{17}{[day]}$ day of $\frac{February}{[month - written]}$	in the Year Two Thousand <u>Ninete</u>	en
Maria Carolina Posse Claimant/Libellant [print]	[autograph]	<u> </u>
Witness #1 [autograph]	Witness #2 [autograph]	ya.
On this, the 17 day of Febru	<u><i>Rest.</i></u> , 20 <u>19</u> , before me, the under <u><i>Rest.</i></u> , known to me (or satisfactorily	ersigned notary public,
	thin instrument, and acknowledged exect	
In witness hereof, I hereunto set my	hand and official seal.	Oscar A Quintero My Commission GG 208239 Expires 04/11/2022
	My Commission Expires	April 11, 2022

Doc Rev 19.4-USA



The smart meter is a new tool that gives you more information, control and convenience.

Smart meters are digital devices that measure your electricity use via a secure wireless network. In combination with other technologies in the smart grid, smart meters make it possible for FPL to deliver a variety of benefits to you and all customers, including better reliability and more information and control over your energy bills.

Learn more about smart meters

About FPL
Company
News
Careers
Environment
Community
Donate to Care To Share®
Rates and Your Bill

About Energy

Energy My Way

Clean Energy

Smart Meters

Power Disturbances

Solar

Safety

Ensuring Reliability

Partner Resources

Supplier Home and Login PIC Login Fuel Portal Building and Construction Land Use Assist Agency Login WebTAXI Login



AFFIDAVIT

- I, <u>Maria Carolina Posse</u>, hereinafter "Affirmant", does solemnly affirm, declare and state as follows:
- 1. Affirmant is competent to state the matters set forth herein.
- 2. Affirmant has knowledge of the facts stated herein.
- 3. All the facts herein are true, correct, complete and admissible as evidence, and if called upon as a witness, Affirmant will testify to their veracity.

Plain Statement of Facts

- 4. Many utilities are installing or have installed so named "smart" or "advanced" digital utility meters and related network technologies which
 - a. can record and transmit data for the purpose of surveillance of personal activities in the private dwellings and or workplaces of all utility customers without disclosure or consent;
 - b. do unlawfully emit high-energy density pulsed microwave frequencies harmful to biological organisms and or emit waste electricity in the form of voltage transients (aka "dirty electricity") also harmful to biological organisms; and
 - have been demonstrated to cause fires, cause hacking vulnerability, and facilitate erroneously high customer utility bills.

This technology is referred to collectively as "Trespassing Technology".

- 5. The Trespassing Technology is designed with the explicit capability and intention to extract information from within private dwellings and or workplaces, about specific appliance usage details and other data pertaining to activities of the living occupants.
 - a. A U.S. Congressional Research report entitled "Smart Meter Data: Privacy and Cybersecurity" (February 3, 2012) states, "With smart meters, police will have access to data that might be used to track residents' daily lives and routines while in their homes, including their eating, sleeping, and showering habits, what appliances they use and when, and whether they prefer the television to the treadmill, among a host of other details."
 - b. A senior official with the National Association of Regulatory Utility Commissioners (NARUC) admitted in an interview with Politico.com (January 1, 2015), "I think the data [of in-home activities, harvested via so named "smart meters"] is going to be worth a lot more than the commodity that's being consumed [electricity] to generate the data."
 - c. In 2016, a major "smart" meter data aggregator with, Onzo Ltd (UK), released a marketing video which stated, "We use this characterized profile to give the utility... the ability to monetize their customer data by providing a direct link to appropriate third-party organizations based on the customer's identified character."
- 6. The express consent of the living occupants is not being attained, as required under the 4th Amendment of United States Constitution. The Trespassing Technology therefore is in direct contravention of the Constitutional privacy rights of the living occupants within their own private dwellings and or workplaces.
- The Trespassing Technology and related infrastructure is either mounted on or is adjacent to private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent.
- Living occupants in private dwellings and or workplaces are not being justly compensated, nor consulted, nor even informed, of their private property being utilized as a relay station for the networks related to the Trespassing Technology.
- 9. The Trespassing Technology creates a previously non-existent vulnerability and diminishes private dwelling and or workplace security by functioning as an unsecured wireless digital gateway into the private dwelling and or workplace. The living men and women occupying the private dwelling and or workplace become subject to whatever the desires of a utility, government, or hacker who wishes to remotely interrupt or control the supply of energy to appliance(s) within the private dwelling and or workplace, or to the entire private dwelling and or workplace itself. Unauthorized access, and all of its consequences, become fully the liability of the utility for the unauthorized installation and all resulting harm, damage, injury and loss of rights.

- 10. The Trespassing Technology can create measurable voltage transients, also known as dirty electricity, on existing electrical wiring, at levels that are harmful and damaging to all biological organisms. This also causes systemic inaccuracies in billing, resulting in electricity customers paying unjust amounts for unused, or wasted, energy. As a result of wasted energy caused by voltage transients due to Trespassing Technology, ground voltage has also been measured to be increased in areas where Trespassing Technology is deployed. This is also harmful and damaging to all biological organisms.
- 11. The Trespassing Technology can cause home fires, which have already resulted in deaths of men and women, in Vacaville (California), Dallas (Texas) and Reno (Nevada).
- 12. Due to fire and safety risks, PECO ENERGY CO (Pennsylvania) announced removal of 96,000 so named "smart meters" in 2012; the PROVINCE OF SASKATCHEWAN (Canada) announced removal of all of their 105,000 so named "smart meters" in 2014; PORTLAND GENERAL ELECTRIC (Oregon) announced removal of 70,000 so named "smart meters" in 2014; and the CITY OF LAKELAND (Florida) announced removal of more than 10,000 so named "smart meters" in 2014. In 2015, thousands of so named "smart meters" simultaneously exploded in Stockton (California).
- 13. The Trespassing Technology causes undesirable interference with other devices. (The FCC requires all equipment under Part 15 to cause no harmful interference, and to accept all interference received.)
- 14. The Trespassing Technology has caused disruptive interference that has resulted in injuries to living occupants including, but not limited to, men and women with medical implants, and the interference has not yet been mitigated in any meaningful way, as of this writing. Factual notice of harm caused by the emissions from the Trespassing Technology has been abundantly given to power companies, and the violations continue deliberately, and intentionally.
- 15. The Trespassing Technology transmits pulsed microwave radiation into and throughout private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent. According to a vast body of published science, microwave radiation is proven to be harmful and damaging to all biological organisms, down to the cellular and molecular level, at relatively low power densities. Electromagnetic frequencies, when emitted from microwaves and x-ray machines, are shielded from human contact. Even cell phone manuals state a required separation between one's body and the device. Trespassing Technology has been measured to emit pulsed radiation between hundreds and tens of thousands of times greater intensity than cell phones, and as direct result, there are at least thousands of reports of individuals suffering functional impairment and or illness since the installation of Trespassing Technology where they live. Because Trespassing Technology is known to emit radiation without any warnings and without any shielding, this exposes all occupants to undisclosed electromagnetic radiation emissions and puts them in tangible and high risk of harm and injury.
- 16. Industry claims that the Trespassing Technology is "safe" or "harmless" are false and misleading; and are based on training, propaganda techniques, and the time-averaging of pulsed emissions, rather than the emission values of the pulses. Such claims of industry are not based on science. In addition, the problem of harm from voltage transients remains, significantly, unaddressed by power companies. Several thousand scientific studies have concluded there are biological effects from exposure to electromagnetic frequencies at power densities lower than is emitted by the Trespassing Technology. Claims by power company and government employees that the Trespassing Technology is harmless, are self-serving and fraudulent.
- 17. A significant number of government agencies have released statements confirming that agencies such as the US Federal Communications Commission (FCC), Health Canada and the International Commission on Non-Ionizing Radiation (ICNIRP) have "safety" guidelines for microwave radiation exposure which are insufficient for functioning as a guideline, because they are based solely on thermal effect, and do not take into account any of the body of several thousand published, peer-reviewed scientific studies showing harmful non-thermal effects. These include, but are not limited to:
 - a. <u>Environmental Protection Agency (EPA), 1993</u>: The FCC's exposure standards are "seriously flawed." (Official comments to the FCC on guidelines for evaluation of electromagnetic effects of radio frequency radiation, FCC Docket ET 93-62, November 9, 1993.)
 - b. Food and Drug Administration (FDA), 1993: "FCC rules do not address the issue of long-term, chronic exposure to RF fields." (Comments of the FDA to the FCC, November 10, 1993.)
 - c. <u>National Institute for Occupational Safety and Health (NIOSH), 1994</u>: The FCC's standard is inadequate because it "is based on only one dominant mechanism adverse health effects caused by body heating." (Comments of NIOSH to the FCC, January 11, 1994.)

- d. <u>Amateur Radio Relay League Bio-Effects Committee, 1994</u>: "The FCC's standard does not protect against non-thermal effects." (Comments of the ARRL Bio-Effects Committee to the FCC, January 7, 1994.)
- e. <u>Environmental Protection Agency (EPA), 2002</u>: Norbert Hankin of the EPA's Office of Air and Radiation, Center for Science and Risk Assessment, Radiation Protection Division, wrote: "The FCC's current [radio frequency/microwave] exposure guidelines, as well as those of the Institute of Electrical and Electronics Engineers (IEEE) and the International Commission on Non-ionizing Radiation Protection, are thermally based, and do not apply to chronic, non-thermal exposure situations.... The generalization by many that the guidelines protect human beings from harm by any or all mechanisms is not justified.... There are reports that suggest that potentially adverse health effects, such as cancer, may occur.... Federal health and safety agencies have not yet developed policies concerning possible risk from longterm, non-thermal exposures."
- f. <u>The U.S. Department of Interior, 2014</u>: "Study results have documented [bird] nest and site abandonment, plumage deterioration, locomotion problems, reduced survivorship, and death.... The electromagnetic radiation standards used by the Federal Communications Commission (FCC) continue to be based on thermal heating, a criterion now nearly 30 years out of date and inapplicable today."
- 18. In the FCC's mission statement, there is no indication whatsoever of any jurisdiction or mandated protection of men, women, and children for biological and medical harm caused by radiofrequencies.

Please note that terms not otherwise defined herein shall have the meanings ascribed to such terms in the Notice and Demand to which this Affidavit is attached.

I,	Maria Carolina Posse	Affirmant, a woman	, upon my full	unlimited commercial liability, do)
	[Claimant/Affirmant name]	[man or woman		· · · · · · · · · · · · · · · · · · ·	
-	firm and you that I have read the above	Affidarit and da Iman	the second sector to	. d	

affirm and say that I have read the above Affidavit and do know the contents to the very best of my knowledge to be true, correct, complete, and not misleading; the truth, the whole truth, and nothing but the truth.

IN WITNESS WHEREOF, autographed at	Miami	. Florid	da.	
1	[city] in the Year Two Thou	[state] usand and <u>[year-written</u>		
Maria Carolina Posse , All Claimant/Affirmant [print]	Rights Reserved	[autograph]	Pore	·
c/o 3233 Shipping Avenue	, Miami	, <u>Fl</u>	orida	_
[Claimant/Affirmant mailing address]	(ty)	[stat	e] /	
Witness #T [Jutograph]	Witness #2 [auto	pgraph]	N.	
STATE OF Florida)			
COUNTY OF Miani-Dade) SS: 1.5)			3.7
Before me, the undersigned notary public who being duly sworn according to law, o	, this day, appeared deposes the precedir	Maria Carr	olina Posse,	to me known,
Subscribed and sworn to before me this _	12 day of Fek	onery, 20	2	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
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F.P.S.C. CHAIRMAN GRAH	TRESPA	F LIABILITY F ASSING TECH ESCENCE, AGREEM SELF-EXECUTING (NOLOGY ENT AND DISHONOI	R

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent

To:

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1.	Eric Silagy [Respondent #1 name]	_ acting as <u>CEO</u>		
	of FLORIDA POWER AND LIG	HT COMPANY	_ and as the	man [man or woman]
2.	Art Graham [Respondent #2 name]	_ acting as Chair		
	of FLORIDA PUBLIC SERVICE [organization - UPPERCASE]	COMMISSION	_ and as the	man [man or woman]
3.	Ron DeSantis [Respondent #3 name]	_ acting as Governor		
	of STATE OF FLORIDA [organization - UPPERCASE]		_ and as the	man [man or woman]
4.	Jose Javier Rodriguez	_ acting as Senator		
	of THE FLORIDA STATE SENA [organization - UPPERCASE]	TE	_ and as the	[man or woman]
	Yet to be namedacting as	role of those yet to be named	_ and as the	man/woman
H	ereinafter: Respondents/Libellee	es		
H	ereinatter: Respondents/Libellee	28		

From:

Thomas Bellettini , sui juris, a man [Claimant/Libellant name], hereby claiming all rights nunc pro tunc [man or woman]

Hereinafter: Claimant/Libellant

NOTICE TO RESPONDENTS / LIBELLEES

IT IS NOT MY INTENTION TO HARASS, INTIMIDATE, OFFEND, CONSPIRE, BLACKMAIL, COERCE, OR CAUSE ANXIETY, ALARM OR DISTRESS. THIS DOCUMENT AND ATTACHMENTS ARE PRESENTED WITH HONORABLE AND PEACEFUL INTENTIONS, AND ARE EXPRESSLY FOR YOUR BENEFIT TO PROVIDE YOU WITH DUE PROCESS AND A GOOD FAITH OPPORTUNITY TO STATE A VERIFIED CLAIM.

PREAMBLE

NOTICE

Daniel Chap IV verse 17

This matter is by the decree of the watchers, and the demaund by the word of the Holy ones: to the intent that the liuing may know, that the most High ruleth in the kingdome of men, and giveth it to whomsoeuer hee will, and setteth vp ouer it the basest of men.

WHEREAS, it appears there is a global agenda to implement a so named "Smart Grid"; and

WHEREAS, it appears the said agenda is being, or is to be implemented, in the landmass commonly known as

Florida and or STATE OF FLORIDA ; and [state - common name, e.g. "Michigan"] ; and [state - UPPERCASE, e.g. "STATE OF MICHIGAN"]

WHEREAS, it appears that there is an agenda of false information regarding privacy, cost, safety, health, security, billing modifications and other various concerns or considerations, due to the direct or indirect effects of the so named "Smart Grid" and or its components, including but not limited to the so named "smart meters", "advanced meters", non-transmitting digital meters and or related technologies with capabilities of emitting microwave frequencies and or transmitting detailed data of in-home activities relating to consumption of electrical, and or water, and or gas (components collectively referred to as "Trespassing Technology"); and

WHEREAS, it appears the agenda of false information is being utilized to deceive unsuspecting utility owners/employees, government officials, lawmakers, public health officials, et al., or alternatively give plausible deniability to utility owners/employees, government officials, lawmakers, public health officials, et al that appear to be complicit with and or actively participating in the said "Smart Grid" agenda; and

WHEREAS, it appears that implementation of the so named "Smart Grid" and or some of its components, including but not limited to "smart meters" and or "advanced meters" do in fact cause harm of various kinds; and

WHEREAS, it appears some or all of the various forms of harm caused by the implementation of the so named "Smart Grid" and or its various components, can be considered a tort and are compensable by law; and

WHEREAS, it appears there is no bond of record in existence, nor any source of indemnification regarding the so named "Smart Grid" and its various effects that may be considered as causing harm of various kinds; and

WHEREAS, a person with full knowledge of a potential harm, whether caused directly by the person or not, and that person is endowed the ability and or duty to act upon the said knowledge in a way to avoid or otherwise mitigate the potential harm, and fails to do said actions, is liable for the inevitable harm caused, and or may be found negligent where there is a duty of care; and

WHEREAS, it is a **fundamental principle of law** that nobody is above the law including, but not limited to, all government actors. The government immunity clause **only** applies to government actors when they are performing their actions of their office defined by their office **in good faith** and that the UNITED STATES **SUPREME COURT** has made a ruling regarding public officials being held liable for actions done or failure to perform required actions, in the case of

MILLBROOK v. UNITED STATES () 477 Fed. Appx. 4.

THEREFORE I, Thomas Bellettini , Claimant/Libellant, do hereby issue and serve by [Claimant/Libellant name] delivery, this instant contractual NOTICE OF LIABILITY REGARDING TRESPASSING

TECHNOLOGY to the above named and unnamed Respondents/Libellees as the situation requires.

SITUS

Governing Law

This instant Contract, (hereinafter the "Contract"), initiated by Respondents/Libellees (*SEE EXHIBIT*), is created pursuant to the signatories' right of contract. You agree that no claim of interest in the Contract shall be assumed other than as expressly represented hereunder, and that the Contract shall be governed by and construed exclusively in accordance with the agreement of the parties as expressly stated hereunder. You agree that all words in this Contract are as the Claimant/Libellant understands them.

Restriction of Jurisdiction

Other than as expressly represented herein, you agree that no section of the Contract shall be assumed to constitute a voluntary election by any of the parties thereto to submit the Contract or the said parties to any venue of law, jurisdiction, court or tribunal, other than the agreement of the parties as stated hereunder. You agree that the Contract shall not be deemed to be subject to the laws of the Federal Government, any State, political subdivision thereof, or any other legal fiction, procedural phantom, political construct, or any other jurisdiction, real or imagined, unless such election is voluntarily made in writing by the Claimant/Libellant or his/her agent(s). You agree that no person(s) shall have any authority to control any decision regarding the Contract; no powers, interest or authority to amend, alter, modify or terminate the Contract are granted to any party, person, individual, agency, court or entity, real or imagined, other than as expressly represented hereunder. You agree that any representation by any party, person, individual, agency, court or imagined, that any such powers, interest or authority exists shall be deemed a confession by the representing party/entity to joining the contract pursuant to the terms herein (see *Joining the Contract*) for which the Joinder Fee has been established herein at Ten Million United States Dollars per each such event.

Joining the Contract

It is agreed that a joinder fee shall be established in the amount of **Ten Million United States Dollars per each action, of a party not named herein**, which attempts to impair this Contract or stultify any of the parties thereto; and that this fee shall be due from said party. It is agreed that any party that fails to timely pay a *True Bill* agrees to a right of lien having been created and perfected against that party.

GUARANTEES & WAIVER OF BENEFITS

Guarantees for this instant action are the 1611 King James Bible, The Coronation Oath of Elizabeth Alexandra Mary: Windsor, the United States Constitution, The Bill of Rights, Constitutional Oaths of Office, The Common Law and Law Merchant, the Uniform Commercial Code, and case law.

The Claimant/Libellant does not claim any benefit of said Guarantees, and are included solely as a reference to the law and conduct of named and unnamed Respondents. Bible references are exclusively from the 1611 King James Bible and are used due to oaths being sworn on it specifically, rather than the so called "authorized version" which reads the same, but is 'technically' different when written due to the spellings. The use of Bible references in this instant action are for jurisdictional purposes, and no adherence or non-adherence to any organized religious group, including but not limited to registered corporate organizations, on the part of the Claimant/Libellant may be assumed.

PLAIN STATEMENT OF FACTS

- 1. The Common Law is the highest jurisdiction of man made law and jurisprudence for the men and women sojourning on the landmass commonly referred to as the United States of America with the exception of the landmass commonly called Louisiana, which has Civil Law.
- 2. The Law Merchant is tied to the Common Law and is the highest jurisdiction of man made law for the men and women sojourning on the landmass commonly referred to as the United States of America concerning commerce and associated contracts, bills, commercial instruments, jurisprudence et al.
- 3. The Uniform Commercial Code is a code accepted or partially accepted by agreement of the various States regarding commercial contracts, commercial instruments, transactions, et al.
- 4. The United States Constitution is the supreme contract for the men and women sojourning on the landmass commonly referred to as the United States of America.
- 5. The Common Law reflects the Laws as recorded in the group of books commonly referred to as The Holy Bible and is verified by Sir William Blackstone in his published *Commentaries* which were instrumental to the founding Fathers in the framing and establishing of American jurisprudence.
- 6. The past and present so called Monarchs of Great Britain must swear a corporeal oath and thereby contract to uphold and defend the laws as recorded in the letters patent 1611 King James Bible as well as the Common Law.
- 7. There are references to a higher jurisdiction in the Declaration of Independence, including but not limited to; The Laws of Nature and of Nature's God,...endowed by their Creator with certain unalienable Rights,...appealing to the Supreme Judge of the world for the rectitude of our intentions,...with a firm reliance on the protection of Divine Providence.
- The Oaths of Office are clear regarding the adherence to the Constitution.
 Article II, Sec. 1, last clause: The President promises to "preserve, protect and defend the Constitution".
 Article VI, last clause: All other federal and State officers and judges promise to "support" the Constitution.
- For any Respondent/Libellee who has sworn an oath of office to support and or defend the United States Constitution, <u>the Claimant/Libellant hereby accepts that oath of office</u>.

Numbers Chap XXX verses 1-2

¹And Moses spake vnto the heads of the tribes, concerning the children of Israel, saying, This *is* the thing which the LORD hath commanded. ²If a man vowe a vow unto the LORD, or sweare an oathe to bind his soule with a bond: he shall not breake his word, hee shall doe according to all that proceedeth out of his mouth.

Leuiticus Chap V verses 3-5

³Or if he touch the vncleannesse of man, whatsoeuer vncleannesse it be that a man shalbe defiled withall, a nd *it* be hid from him; when he knoweth *of it*, then he shalbe guilty. ⁴Or if a soul sweare, pronouncing with his lips to do euill, or to do good, whatsoeuer it be that a man shall pronounce with an oath, and *it* be hid from him; when he knoweth *of it*, then he shalbe guilty in one of these. ⁵And it shalbe, when he shalbe guiltie in one of these things, that he shall confesse that hee hath sinned in that thing.

10. When Congress makes a law which is outside the scope of its enumerated powers, it is no "law" at all, but is void; and American men and women have no obligation to comply. Alexander Hamilton says this repeatedly in The Federalist Papers. Here are a few examples:

"...If the federal government should overpass the just bounds of its authority and make a tyrannical use of its powers, the people, whose creature it is, must appeal to the standard they have formed, and take such measures to redress the injury done to the Constitution as the exigency may suggest and prudence justify..." (Federalist No. 33, 5th para). [emphasis added]

"...acts of ... [the federal government] which are NOT PURSUANT to its constitutional powers ... will [not] become the supreme law of the land. **These will be merely acts of usurpation, and will deserve to be treated as such**..." (Federalist No. 33, 6th para). [emphasis added]

"...every act of a delegated authority, contrary to the tenor of the commission under which it is exercised, *is void*. No legislative act ...contrary to the Constitution can be valid. To deny this, would be to affirm ... that men ... may do not only what their powers do not authorize, but what they forbid." (Federalist No. 78, 10th para). [emphasis added]

11. Trespassing Technology does harvest data about the activities of men and women in private dwellings without their consent. In January 2015, it was stated by Miles Keogh, a director of the National Association of Regulatory Utility Commissioners, that:

> "I think the data [from "smart" meters] is going to be worth a lot more than the commodity that's being consumed to generate the data."

(Originally published at http://www.politico.com/story/2015/01/energy-electricity-data-use-113901)

12. When it is proven, by tacit agreement or otherwise, that Trespassing Technology, being implemented worldwide, originates from outside the republic of the United States of America; and or proven tacitly or otherwise that the "smart grid" agenda is an assault on the men, women and children of the Republic, their real and other properties, wild and domestic livestock, pollinating insects which affect agriculture/food supply, right of privacy, wellbeing, liberty, or right to equitable contracts; and or proven tacitly or otherwise that any Trespassing Technology or the various "legal" actions used to implement it are contrary to, and a collateral or direct attack upon, the United States Constitution, there may be grounds for a Grand Jury indictment for treason, to wit:

U.S. Constitution, Article III Section 3

Treason shall consist only in levying War against them, <u>or</u> in adhering to their Enemies, giving them Aid and Comfort. No Person shall be convicted of Treason unless on the <u>Testimony of two Witnesses</u> to the same overt Act, or on Confession in open Court. The Congress shall have Power to declare the Punishment of Treason, but no Attainder of Treason shall work Corruption of Blood, or Forfeiture except during the Life of the Person attainted. [emphasis added]

Deuteronomie Chap XVII verse 6

At the mouth of **two witnesses**, or three **witnesses**, shall he that is worthy of death, be put to death: *but* at the mouth of one witnesse he shall not bee put to death.

Deuteronomie Chap XIX verse 15

One witnesse shall not rise vp against a man for any iniquitie, or for any sinne, in any sinne that he sinneth: at the mouth of **two witnesses**, or at the mouth of three witnesses, shall the matter be stablished.

S. Matthew Chap XVIII verse 16

But if he will not heare thee, then take with thee one or two more, that in the mouth of **two** or three **witnesses** every word may be established.

II. Corinthians Chap XIII verse 1

This *is* the third *time* I am comming to you: in the mouth of **two** or three **witnesses** shal every word be established.

To the Hebrewes Chap X verse 28

Hee that despised Moses Lawe, died without mercy, vnder two or three witnesses. [emphasis added on each item above]

U.S. Constitution, Amendment IV

The **right** of the people to be secure in their persons, **houses**, papers, and effects, **against unreasonable searches and seizures**, **shall not be violated**, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized. [emphasis added]

U.S. Constitution, Amendment XIV Section 1.

All persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

18 U.S. Code § 2382 - Misprision of treason

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both. [emphasis added]

CONDITIONAL ACCEPTANCE OF OFFERS TO CONTRACT

Point of Law

All contracts commence with an offer and only become binding upon acceptance. See: <u>Farnsworth</u> on <u>Contracts</u>, ©2004 by E. Allen Farnsworth, Third Edition, Aspen Publishers, ISBN: 9780735541429 (vol.1).

Binding Contract

This International Commercial Claim/Lien Within the Admiralty Private Agreement and Disclosures, Notice of Liability, with all attachments comprises a **binding contract** between Respondents/Libellees and the Claimant/Libellant for the purpose of establishing the honorable terms of the seller/buyer relationship you proposed, and eliminating faulty assumptions. It is referred to herein as the "Contract" although it is an inland claim which, when perfected, will constitute a lien against the parties as described hereunder. The terms "you," "your," and "yours" refer to each Respondent named and additional yet to be named respondents in the Contract individually and collectively. This Contract supersedes any and all previous agreements, whether expressed or tacit, between the parties.

Agreement & Waiver of Rights

If you agree with all of the terms of the Contract, you need not respond. Your silence will constitute your agreement and acceptance of all of the terms, statements and provisions hereunder as your complete understanding and agreement with the Claimant/Libellant and your waiver of any and all rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time. You agree that your agreement, having been granted knowingly, voluntarily and with full disclosure, settles all matters finally and forever, and cannot be withdrawn.

Disagreement & Failure to Respond

You may disagree with any of the terms of the Contract by stating a verified claim with particularity (see *Stating a Claim* below). You and the Claimant/Libellant agree that a response which is *not* verified, or a response from a third party agent lacking first-hand knowledge of the facts, will constitute your "failure to respond" as defined herein. If you fail to respond or state a claim by the indicated *Effective Date*, the Contract will become **binding** and fully enforceable in the admiralty venue as a maritime lien subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and/or commercial remedies.

Offer of Immunity-Stating a Claim

You may avoid all liability and obligations under this Contract by simply responding no later than the *Effective Date* with a verified statement that proves any claim you feel you may have against the Claimant/Libellant or Claimant/Libellant's interests. The statement must be sworn to be true under penalty of perjury and supported by certified factual evidence and verified proof.

Alternatively, you may respond with a point-by-point rebuttal of the Contract sworn to be true, to which you attach certified factual evidence. In the event you decline this good faith Offer of Immunity, you agree with all terms, facts, statements and provisions in this Contract and your obligations hereunder.

Administrative Remedy Under Verified Seal

The Contract constitutes the Claimant/Libellant's administrative remedy pursuant to your offer(s) "to exchange electricity meters". If you fail to respond, or fail to state a verified superior claim by the *Effective Date* as described, you agree that the Claimant/Libellant has exhausted his/her administrative remedy (his/her procedure to negotiate a satisfactory mutual settlement) and has stated a claim upon which relief can be granted.

Opportunity to Exhaust Your Administrative Remedy

If you fail to state a verified claim by the *Effective Date* as described, you agree that you have failed to, and are forever barred from ("estoppel"), exhausting your administrative remedy, and therefore can never seek judicial intervention regarding the Contract now or at any time in the future.

Joining the Contract

You and the Claimant/Libellant agree that the joinder fee for any party not currently named on the Contract, seeking the privilege of joining the Contract, is hereby established at Ten Million United States Dollars per each attempt/event of impairment.

Terms of Response

As with any administrative process, you may rebut the statements and claims in the Contract by executing a <u>verified</u> response, point-by-point with evidence that is certified to be true and in affidavit form, correct and complete, to be received by Claimants no later than 5:00 PM on the *Effective Date*.

Non-performance

The terms "non-performance" and "failure to perform" are defined to mean failure to perform any obligation under this Contract on or before the *Effective Date* including, but not limited to, "failure to respond" to this Contract as that term is defined herein, failure to exhibit evidence of a superior claim upon request, purporting an unverified statement to be a claim, failure to verify a claim within twenty-four (24) hours of demand, failure to honor a pre-existing and or superior claim, and any other failure to perform an obligation under the terms and provisions of the Contract.

Failure to Respond

The term "failure to respond" means your failure by the *Effective Date* to respond to this Contract (silence) or "insufficiency of response" as that term is defined herein. You agree that failure to respond conveys your agreement with all of the terms and provisions of the Contract.

Insufficiency of Response

The terms "insufficiency of response" and "insufficient response" are defined to mean a response which is received by the *Effective Date* and which fails to rebut any of the *established* terms, provisions, statements or claims in the Contract, or offers blanket denials, unsupported rebuttals, inapposite rebuttals such as "not applicable" or equivalent statements, declarations of counsel and or other third parties who lack first-hand material factual knowledge, and or any rebuttal which lacks verification or an equivalent level of risk or fails to exhibit supportive evidence certified to be true, correct and complete under full commercial liability. You agree that any such response is deemed to be legally and lawfully insufficient to rebut the established statements in the Contract, thereby conveying your agreement with all of the terms and provisions of the Contract.

Tacit Agreement

You may admit to all statements and claims in the Contract by simply remaining silent. The parties herein agree that failure to respond or insufficiency of response as defined herein constitutes agreement with all terms, provisions, statements, facts and claims in the Contract.

qui tacet consentire videtur

"Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading..." U.S. v. Tweel, 550 F.2d 297, 299 (1977), quoting U.S. v. Prudden, 424 F.2d 1021, 1032 (1970).

"When circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation."

Fisher Controls International, Inc. v. Gibbons, 911 S.W. 2d 135 (1995).

"When a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation." Blanton v. Sherman Compress Co., 256 S.W. 2d 884 (1953).

Silence activates estoppel, pursuant to Carmine v. Bowen, 64 A. 932.

UCC Section 2--201. Formal Requirements; Statute of Frauds.

(1) Except as otherwise provided in this section a contract for the sale of goods for the price of \$500 or more is not enforceable by way of action or defense unless there is some writing sufficient to indicate that a contract for sale has been made between the parties and signed by the party against whom enforcement is sought or by his authorized agent or broker....

(2) Between merchants if within a reasonable time a writing in confirmation of the contract and sufficient against the sender is received and the party receiving it has reason to know its contents... it satisfies the requirements of subsection (1) against such party unless written notice of <u>objection to its contents</u> is given within <u>ten days</u> after it is received. [emphasis added]

Conditional Acceptance

The offer(s) from Respondent(s) to install a so named "smart meter", "advanced meter" or any other name to describe one or more components of the so called "Smart Grid" at or near the private dwelling and or workplace of the Claimant/Libellant, is the commencement of a contract negotiation, or meeting of the minds. The contract becomes binding upon **unconditional** acceptance or performance.

Performance and Acceptance of Offer to Contract under Reservation of Rights

The Claimant/Libellant reserves the right not to be compelled to perform under any contractual agreement that has not been **fully disclosed** in the prescribed form as herein <u>claimed</u>.

Terms of Conditional Acceptance

I, Thomas Bellettini , Claimant/Libellant, hereby notices Respondents/Libellees that [Claimant/Libellant name]

your offer to contract is formally **conditionally** accepted under reservation of all immutable and natural rights *nunc pro tunc* <u>without prejudice</u> whether expressed or not, <u>and</u> upon full disclosure of any and all perils involved with the so named "Smart Grid" and any of its components, <u>and</u> upon a point-by-point rebuttal of the attached affidavit, to which you attach certified factual evidence sworn to be true.

If the Respondent/Libellee should fail to meet the requirements as defined in the section *Insufficiency of Response*, it shall constitute your full agreement with the following contractual terms in all jurisdictions:

 "Smart Grid" components, and or so named "smart meters", "advanced meters", "AMI" and or Trespassing Technology (as defined herein), must not be installed at or near the private dwelling and or workplace of the Claimant/Libellant:

c/o 3099 Indiana Street	, Miami	, Florida	
[Claimant/Libellant physical address]	[city]	[state]	

- The Claimant/Libellant consents to only (an) analog meter(s), with no digital components, no switching mode power supply, no data recorder and no transmitter. Any other meter type does constitute Trespassing Technology and does cause harm.
- 3. In a case where Trespassing Technology has already been installed without express consent, the original service contract between the utility and the account holder is deemed to have been breached, and therefore offending parties involved are subject to lawful remedies for breach of that contract.
- Respondents/Libellees accept full liability for any and all harm or loss caused by Trespassing Technology, for which remedy may be sought according to tort law, criminal law, strict liability, negligence and or ultrahazardous activity.
- 5. "Smart Grid" components, and or so named "smart meters", "advanced meters" and or Trespassing Technology, if already installed at or near the private dwelling and or workplace of the Claimant/Libellant, <u>must be removed within 7 days</u> of the date of Binding Administrative Judgment as defined herein.
- 6. "Smart Grid" components, and or so named "smart meters", "advanced meters", and or Trespassing Technology, if already installed, and not removed within 7 days of the date of Binding Administrative Judgment as defined herein, may be removed by others, and the cost of removal shall be charged to Respondents/Libellees.
- 7. <u>Utility service shall not be altered nor discontinued</u> without specific written instruction from the Claimant/Libellant directing the utility to take such action.
- 8. In the case of a "smart meter", "advanced meter", and or Trespassing Technology changed back to a previously authorized analog meter prior to receiving this notice, utility service shall not be altered or discontinued.
- 9. <u>No additional fees may be charged</u> to the Claimant/Libellant for not receiving a so named "smart meter", "advanced meter", and or Trespassing Technology.
- 10. A fee schedule of <u>nine thousand</u> (\$9.000) United States Dollars [daily liability - written long form] [daily liability - short] per day for any Tresspassing Technology installed near the Claimant/Libellant's private dwelling and or workplace, shall be due and payable from the Respondent/Libellee to the Claimant/Libellant, or to another recipient or organization if specified in writing by the Claimant/Libellant.
- 11. In the case of failure to pay any fees within thirty days of presentment of a True Bill, you agree to a lien against you, subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and or commercial remedies.
- 12. Aiding and abetting the implementation of so named "Smart Grid", and or so named "smart meters", "advanced meters", and or any other Trespassing Technology is an act of Treason for those under oath to the United States Constitution.

NOTICE

RESPONSE MUST BE BY THE EFFECTIVE DATE, WHICH IS FOURTEEN (14) DAYS FROM THE POSTMARK DATE OF THIS CONTRACT.

RESPONSE MUST BE TO THE POSTAL LOCATIONS OF THE TWO WITNESSES:

JulianaCrist	ina Passe do 3233 Shipping Avenue	, mjami	, Florida
Witness #1 [print]	[witness mailing address]	[city]	[state]
Jose Daniel	amarge c/o 162 NW 207 AVENUE [witness mailing address]	E. Bubroke Tines	FLORIDA
Witness #2 [print]	[witness mailing address]	[city]	[state]

ABATEMENT OF ERRORS AND OMISSIONS

If the Respondents/Libellees its co-parties and officers discover any errors or omissions, legal or otherwise, in or related to this instrument, said agents, officers and co-parties are required to notice the Claimant/Libellant at the required postal location(s), by Registered or Certified Mail, with a point-by-point description of any such errors and omissions or defects for correction within three (3) days of receiving this Notice, or forever admit the lawful execution of this Notice as a matter of the public record.

If additional time is required for responding, a request must be received by the Claimant/Libellant in the prescribed form at the postal locations herein within the three (3) days allotted or be forever barred from contest under the doctrine or maxim of Collateral Estoppel.

TRESPASS UPON PRIVATE CONTRACT

Any collateral attack on this Contract is in bad faith and is a criminal trespass.

AGREEMENT AND WAIVER OF RIGHTS

If the Respondents/Libellees agree with all of the statements herein, a response is not necessary.

If Respondents/Libellees choose to remain silent, Respondents/Libellees agree and accept all of the terms, statements and provisions herein as their complete understanding and agreement with Claimant/Libellant and their waiver of any and all immunities, rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time.

Tacit Agreement

Respondents/Libellees may admit to all statements and claims in this Notice which comprises a binding contract by simply remaining silent.

Statute Staple

This Contract is instantly self-executing upon issuance due to the failure by Respondents/Libellees to respond or perform as defined above. Respondents/Libellees agree to be bound by all of the terms of the Contract commencing on the date of default.

Confession of Judgment - Binding Administrative Judgment

The Respondents/Libellees are entitled to a Notice of Default. In consideration, Respondents/Libellees agrees to accept a Notice of Default as Binding Administrative Judgment ("Judgment") certifying Respondents/Libellees agreement with all terms, statements, facts and provisions in the Contract. Since Judgment is issued when a party waives the right to respond, <u>all parties to this Agreement agree to be bound in perpetuity by any and all such Judgments which may be issued regarding the Contract.</u>

The Respondents/Libellees cannot directly or indirectly seek recoupment of losses incurred, due to any terms of this Contract, from their customers or constituents. <u>Any Respondent/Libellee will be absolved of all liability, including all outstanding amounts billed, when all Trespassing Technology is removed from the service area or constituency, as the case may be, of that Respondent/Libellee.</u>

CONCLUSION

The Respondents/Libellees have been served this notice, including but not limited to the enclosed Exhibits, Affidavit and Bill of Lading, all of which constitute full disclosure of the so named "Smart Grid" agenda as of the date of this notice. This notice in full will be made available to anyone who chooses to use it in a subsequent claim regarding Trespassing Technology and any effect thereof, directly or indirectly causing harm of any kind to anyone or anything.

Respectfully, govern yourself accordingly.

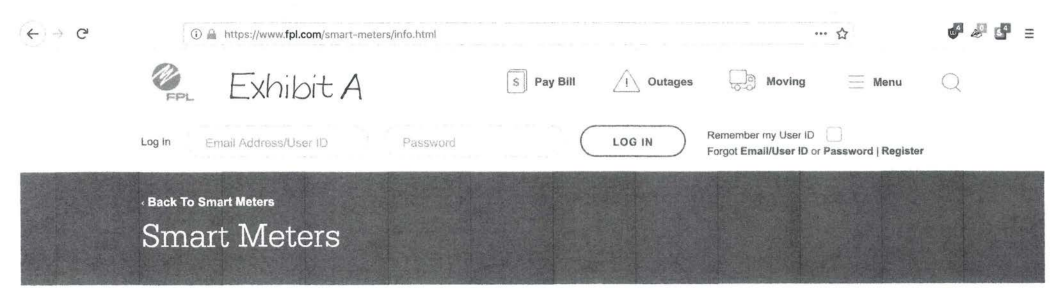
Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent As Above so below It is written, "If they refuse to take the cup at thine hand to drinke, then shalt thou say vnto them, Thus saith the Lord of hosts, Yee shall certainely drinke." "Thy kingdome come, Thy will be done in earth, as it is in heauen."

I, Thomas Bellettini , herein "Claimant/Libellant," do herewith affirm and declare

[Claimant/Libellant name] under my unlimited commercial liability that I am competent and of lawful age to state the matters set forth herein, that they are true, correct, complete, not intended to be misleading, they are admissible as evidence, and in accordance with my best firsthand knowledge, understanding and belief.

All rights reserved without prejudice

Dated this 17 day of February	in the Year Two Thousand <u>Mhetech</u> .
Thomas Bellettini Claimant/Libellant [print]	[autograph]
Witness #1 [autograph]	Witness #2 [autograph]
On this, the 17 day of Febru	2019, before me, the undersigned notary public,
anneared Thomas Belle	thin instrument, and acknowledged execution of the same for the
purposes therein contained.	Notary Public State of Flonda Oscar A Quintero
In witness hereof, I hereunto set m	y hand and official seal.
	My Commission Expires: April 11, 2022



The smart meter is a new tool that gives you more information, control and convenience.

Smart meters are digital devices that measure your electricity use via a secure wireless network. In combination with other technologies in the smart grid, smart meters make it possible for FPL to deliver a variety of benefits to you and all customers, including better reliability and more information and control over your energy bills.

Learn more about smart meters

About FPL	About Energy
Company	Energy My Way
News	Ensuring Reliability
Careers	Clean Energy
Environment	Solar
Community	Smart Meters
Donate to Care To Share®	Power Disturbances
Rates and Your Bill	Safety

Partner Resources

Supplier Home and Login PIC Login Fuel Portal Building and Construction Land Use Assist Agency Login WebTAXI Login



AFFIDAVIT

- I, <u>Thomas Bellettini</u>, hereinafter "Affirmant", does solemnly affirm, declare and state as follows: [Claimant/Affirmant name]
- 1. Affirmant is competent to state the matters set forth herein.
- 2. Affirmant has knowledge of the facts stated herein.
- 3. All the facts herein are true, correct, complete and admissible as evidence, and if called upon as a witness, Affirmant will testify to their veracity.

Plain Statement of Facts

- Many utilities are installing or have installed so named "smart" or "advanced" digital utility meters and related network technologies which
 - a. can record and transmit data for the purpose of surveillance of personal activities in the private dwellings and or workplaces of all utility customers without disclosure or consent;
 - b. do unlawfully emit high-energy density pulsed microwave frequencies harmful to biological organisms and or emit waste electricity in the form of voltage transients (aka "dirty electricity") also harmful to biological organisms; and
 - have been demonstrated to cause fires, cause hacking vulnerability, and facilitate erroneously high customer utility bills.

This technology is referred to collectively as "Trespassing Technology".

- 5. The Trespassing Technology is designed with the explicit capability and intention to extract information from within private dwellings and or workplaces, about specific appliance usage details and other data pertaining to activities of the living occupants.
 - a. A U.S. Congressional Research report entitled "Smart Meter Data: Privacy and Cybersecurity" (February 3, 2012) states, "With smart meters, police will have access to data that might be used to track residents" daily lives and routines while in their homes, including their eating, sleeping, and showering habits, what appliances they use and when, and whether they prefer the television to the treadmill, among a host of other details."
 - b. A senior official with the National Association of Regulatory Utility Commissioners (NARUC) admitted in an interview with Politico.com (January 1, 2015), "I think the data [of in-home activities, harvested via so named "smart meters"] is going to be worth a lot more than the commodity that's being consumed [electricity] to generate the data."
 - c. In 2016, a major "smart" meter data aggregator with, Onzo Ltd (UK), released a marketing video which stated, "We use this characterized profile to give the utility... the ability to monetize their customer data by providing a direct link to appropriate third-party organizations based on the customer's identified character."
- 6. The express consent of the living occupants is not being attained, as required under the 4th Amendment of United States Constitution. The Trespassing Technology therefore is in direct contravention of the Constitutional privacy rights of the living occupants within their own private dwellings and or workplaces.
- The Trespassing Technology and related infrastructure is either mounted on or is adjacent to private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent.
- 8. Living occupants in private dwellings and or workplaces are not being justly compensated, nor consulted, nor even informed, of their private property being utilized as a relay station for the networks related to the Trespassing Technology.
- 9. The Trespassing Technology creates a previously non-existent vulnerability and diminishes private dwelling and or workplace security by functioning as an unsecured wireless digital gateway into the private dwelling and or workplace. The living men and women occupying the private dwelling and or workplace become subject to whatever the desires of a utility, government, or hacker who wishes to remotely interrupt or control the supply of energy to appliance(s) within the private dwelling and or workplace, or to the entire private dwelling and or workplace itself. Unauthorized access, and all of its consequences, become fully the liability of the utility for the unauthorized installation and all resulting harm, damage, injury and loss of rights.

- 10. The Trespassing Technology can create measurable voltage transients, also known as dirty electricity, on existing electrical wiring, at levels that are harmful and damaging to all biological organisms. This also causes systemic inaccuracies in billing, resulting in electricity customers paying unjust amounts for unused, or wasted, energy. As a result of wasted energy caused by voltage transients due to Trespassing Technology, ground voltage has also been measured to be increased in areas where Trespassing Technology is deployed. This is also harmful and damaging to all biological organisms.
- 11. The Trespassing Technology can cause home fires, which have already resulted in deaths of men and women, in Vacaville (California), Dallas (Texas) and Reno (Nevada).
- 12. Due to fire and safety risks, PECO ENERGY CO (Pennsylvania) announced removal of 96,000 so named "smart meters" in 2012; the PROVINCE OF SASKATCHEWAN (Canada) announced removal of all of their 105,000 so named "smart meters" in 2014; PORTLAND GENERAL ELECTRIC (Oregon) announced removal of 70,000 so named "smart meters" in 2014; and the CITY OF LAKELAND (Florida) announced removal of more than 10,000 so named "smart meters" in 2014. In 2015, thousands of so named "smart meters" simultaneously exploded in Stockton (California).
- 13. The Trespassing Technology causes undesirable interference with other devices. (The FCC requires all equipment under Part 15 to cause no harmful interference, and to accept all interference received.)
- 14. The Trespassing Technology has caused disruptive interference that has resulted in injuries to living occupants including, but not limited to, men and women with medical implants, and the interference has not yet been mitigated in any meaningful way, as of this writing. Factual notice of harm caused by the emissions from the Trespassing Technology has been abundantly given to power companies, and the violations continue deliberately, and intentionally.
- 15. The Trespassing Technology transmits pulsed microwave radiation into and throughout private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent. According to a vast body of published science, microwave radiation is proven to be harmful and damaging to all biological organisms, down to the cellular and molecular level, at relatively low power densities. Electromagnetic frequencies, when emitted from microwaves and x-ray machines, are shielded from human contact. Even cell phone manuals state a required separation between one's body and the device. Trespassing Technology has been measured to emit pulsed radiation between hundreds and tens of thousands of times greater intensity than cell phones, and as direct result, there are at least thousands of reports of individuals suffering functional impairment and or illness since the installation of Trespassing Technology where they live. Because Trespassing Technology is known to emit radiation without any warnings and without any shielding, this exposes all occupants to undisclosed electromagnetic radiation emissions and puts them in tangible and high risk of harm and injury.
- 16. Industry claims that the Trespassing Technology is "safe" or "harmless" are false and misleading; and are based on training, propaganda techniques, and the time-averaging of pulsed emissions, rather than the emission values of the pulses. Such claims of industry are not based on science. In addition, the problem of harm from voltage transients remains, significantly, unaddressed by power companies. Several thousand scientific studies have concluded there are biological effects from exposure to electromagnetic frequencies at power densities lower than is emitted by the Trespassing Technology. Claims by power company and government employees that the Trespassing Technology is harmless, are self-serving and fraudulent.
- 17. A significant number of government agencies have released statements confirming that agencies such as the US Federal Communications Commission (FCC), Health Canada and the International Commission on Non-Ionizing Radiation (ICNIRP) have "safety" guidelines for microwave radiation exposure which are insufficient for functioning as a guideline, because they are based solely on thermal effect, and do not take into account any of the body of several thousand published, peer-reviewed scientific studies showing harmful non-thermal effects. These include, but are not limited to:
 - a. <u>Environmental Protection Agency (EPA), 1993</u>: The FCC's exposure standards are "seriously flawed." (Official comments to the FCC on guidelines for evaluation of electromagnetic effects of radio frequency radiation, FCC Docket ET 93-62, November 9, 1993.)
 - b. Food and Drug Administration (FDA), 1993: "FCC rules do not address the issue of long-term, chronic exposure to RF fields." (Comments of the FDA to the FCC, November 10, 1993.)
 - c. <u>National Institute for Occupational Safety and Health (NIOSH), 1994</u>: The FCC's standard is inadequate because it "is based on only one dominant mechanism adverse health effects caused by body heating." (Comments of NIOSH to the FCC, January 11, 1994.)

- d. <u>Amateur Radio Relay League Bio-Effects Committee, 1994</u>: "The FCC's standard does not protect against non-thermal effects." (Comments of the ARRL Bio-Effects Committee to the FCC, January 7, 1994.)
- e. <u>Environmental Protection Agency (EPA), 2002</u>: Norbert Hankin of the EPA's Office of Air and Radiation, Center for Science and Risk Assessment, Radiation Protection Division, wrote: "The FCC's current [radio frequency/microwave] exposure guidelines, as well as those of the Institute of Electrical and Electronics Engineers (IEEE) and the International Commission on Non-ionizing Radiation Protection, are thermally based, and do not apply to chronic, non-thermal exposure situations.... The generalization by many that the guidelines protect human beings from harm by any or all mechanisms is not justified.... There are reports that suggest that potentially adverse health effects, such as cancer, may occur.... Federal health and safety agencies have not yet developed policies concerning possible risk from longterm, non-thermal exposures."
- f. <u>The U.S. Department of Interior, 2014</u>: "Study results have documented [bird] nest and site abandonment, plumage deterioration, locomotion problems, reduced survivorship, and death.... The electromagnetic radiation standards used by the Federal Communications Commission (FCC) continue to be based on thermal heating, a criterion now nearly 30 years out of date and inapplicable today."
- In the FCC's mission statement, there is no indication whatsoever of any jurisdiction or mandated protection of men, women, and children for biological and medical harm caused by radiofrequencies.

Please note that terms not otherwise defined herein shall have the meanings ascribed to such terms in the Notice and Demand to which this Affidavit is attached.

I, Thomas Bellettini	, Affirmant, a <u>man</u>	, upon my full unlimited commercial liability, do
[Claimani/Affirmant nama]	[man or wo	ow the contents to the very best of my knowledge to be
true, correct, complete, and not n	isleading; the truth, the who	le truth, and nothing but the truth.

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IN WITNESS WHEREOF, autographed	at <u>MIQMI</u>	, <u>Flori</u>	da	
on the 17 day of $February$ [month - written]	_ in the Year Two Thou		eteeh	·
Thomas Bellettini , A	All Rights Reserved	[autograph]	Bell	to
c/o 3099 Indiana Street	, Miami		Florida	
[Claimant/Affirmant mailing address]	1 city	M > 1	[state]	/
Witness #1 [autograph]	Witness #2 Jaure	elefred rec	here	/
STATE OF Floride)		1	
COUNTY OF Dade Mian) SS: ()			
Before me, the undersigned notary pu who being duly sworn according to la	blic, this day, appeared w, deposes the preceding	Thomas (Bellet	fini_, to me known,
Subscribed and sworn to before me th	is 17 day of Fel	overy.		Notary Public State of Florida Oscar A Quintero My Commission GG 206239 Expires 04/11/2022
			~~~~~	NOTARY PUBLIC
		My C	ommission Exr	ires: April 11, 2022

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February 17, 20

### F.P.S.C. CHAIRMAN GRAHAMNOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY

### SILENCE IS ACQUIESCENCE, AGREEMENT AND DISHONOR THIS IS A SELF-EXECUTING CONTRACT

### Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent

### To:

1.	Eric Silagy	acting as <u>CEO</u>	
	[Respondent #1 name]	[title]	
	of FLORIDA POWER AND L	IGHT COMPANY	and as the
	[organization - UPPERCASE]		[man or woman
2.	Art Graham	acting as Chair	
	[Respondent #2 name]	[title]	
	of FLORIDA PUBLIC SERVI	CE COMMISSION	and as the man
	[organization - UPPERCASE]		[man or woman
3.	Ron DeSantis	acting as _Governor	
	[Respondent #3 name]	[title]	
of	of STATE OF FLORIDA		and as the man
	[organization – UPPERCASE]		(man or woman
4.	Jose Javier Rodriguez	acting as Senator	
	[Respondent #4 name]	[title]	
	of THE FLORIDA STATE SEI	NATE	and as the man
	[organization - UPPERCASE]		[man or woman
	Yet to be named acting	as role of those yet to be named	_ and as the man/wom

From:

Carola Camargo	, sui juris, a woman ,	hereby claiming all rights nunc pro tunc
[Claimant/Libellant name]	[man or woman]	

### Hereinafter: Claimant/Libellant

#### NOTICE TO RESPONDENTS / LIBELLEES

IT IS NOT MY INTENTION TO HARASS, INTIMIDATE, OFFEND, CONSPIRE, BLACKMAIL, COERCE, OR CAUSE ANXIETY, ALARM OR DISTRESS. THIS DOCUMENT AND ATTACHMENTS ARE PRESENTED WITH HONORABLE AND PEACEFUL INTENTIONS, AND ARE EXPRESSLY FOR YOUR BENEFIT TO PROVIDE YOU WITH DUE PROCESS AND A GOOD FAITH OPPORTUNITY TO STATE A VERIFIED CLAIM.

### PREAMBLE

NOTICE

### Daniel Chap IV verse 17

This matter is by the decree of the watchers, and the demaund by the word of the Holy ones: to the intent that the liuing may know, that the most High ruleth in the kingdome of men, and giveth it to whomsoeuer hee will, and setteth vp ouer it the basest of men.

WHEREAS, it appears there is a global agenda to implement a so named "Smart Grid"; and

WHEREAS, it appears the said agenda is being, or is to be implemented, in the landmass commonly known as

Florida and or STATE OF FLORIDA ; and [state - common name, e.g. "Michigan"]

WHEREAS, it appears that there is an agenda of false information regarding privacy, cost, safety, health, security, billing modifications and other various concerns or considerations, due to the direct or indirect effects of the so named "Smart Grid" and or its components, including but not limited to the so named "smart meters", "advanced meters", non-transmitting digital meters and or related technologies with capabilities of emitting microwave frequencies and or transmitting detailed data of in-home activities relating to consumption of electrical, and or water, and or gas (components collectively referred to as "Trespassing Technology"); and

WHEREAS, it appears the agenda of false information is being utilized to deceive unsuspecting utility owners/employees, government officials, lawmakers, public health officials, et al., or alternatively give plausible deniability to utility owners/employees, government officials, lawmakers, public health officials, et al that appear to be complicit with and or actively participating in the said "Smart Grid" agenda; and

WHEREAS, it appears that implementation of the so named "Smart Grid" and or some of its components, including but not limited to "smart meters" and or "advanced meters" do in fact cause harm of various kinds; and

WHEREAS, it appears some or all of the various forms of harm caused by the implementation of the so named "Smart Grid" and or its various components, can be considered a tort and are compensable by law; and

WHEREAS, it appears there is no bond of record in existence, nor any source of indemnification regarding the so named "Smart Grid" and its various effects that may be considered as causing harm of various kinds; and

WHEREAS, a person with full knowledge of a potential harm, whether caused directly by the person or not, and that person is endowed the ability and or duty to act upon the said knowledge in a way to avoid or otherwise mitigate the potential harm, and fails to do said actions, is liable for the inevitable harm caused, and or may be found negligent where there is a duty of care; and

WHEREAS, it is a **fundamental principle of law** that nobody is above the law including, but not limited to, all government actors. The government immunity clause **only** applies to government actors when they are performing their actions of their office defined by their office **in good faith** and that the UNITED STATES SUPREME COURT has made a ruling regarding public officials being held liable for actions done or failure to perform required actions, in the case of

MILLBROOK v. UNITED STATES () 477 Fed. Appx. 4.

THEREFORE I, <u>Carola Camargo</u>, Claimant/Libellant, do hereby issue and serve by (Claimant/Libellant name) delivery, this instant contractual NOTICE OF LIABILITY REGARDING TRESPASSING TECHNOLOGY to the above named and unnamed Respondents/Libellees as the situation requires.

### SITUS

### **Governing Law**

This instant Contract, (hereinafter the "Contract"), initiated by Respondents/Libellees (*SEE EXHIBIT*), is created pursuant to the signatories' right of contract. You agree that no claim of interest in the Contract shall be assumed other than as expressly represented hereunder, and that the Contract shall be governed by and construed exclusively in accordance with the agreement of the parties as expressly stated hereunder. You agree that all words in this Contract are as the Claimant/Libellant understands them.

### **Restriction of Jurisdiction**

Other than as expressly represented herein, you agree that no section of the Contract shall be assumed to constitute a voluntary election by any of the parties thereto to submit the Contract or the said parties to any venue of law, jurisdiction, court or tribunal, other than the agreement of the parties as stated hereunder. You agree that the Contract shall not be deemed to be subject to the laws of the Federal Government, any State, political subdivision thereof, or any other legal fiction, procedural phantom, political construct, or any other jurisdiction, real or imagined, unless such election is voluntarily made in writing by the Claimant/Libellant or his/her agent(s). You agree that no person(s) shall have any authority to control any decision regarding the Contract; no powers, interest or authority to amend, alter, modify or terminate the Contract are granted to any party, person, individual, agency, court or entity, real or imagined, other than as expressly represented hereunder, and no such powers, interest or authority shall be assumed; all such powers, interest and authority being expressly prohibited hereunder. You agree that any representation by any party, person, individual, agency, court or entity, real or imagined, that any such powers, interest or authority exists shall be deemed a confession by the representing party/entity to joining the contract pursuant to the terms herein (see *Joining the Contract*) for which the Joinder Fee has been established herein at Ten Million United States Dollars per each such event.

### Joining the Contract

It is agreed that a joinder fee shall be established in the amount of **Ten Million United States Dollars per each action, of a party not named herein**, which attempts to impair this Contract or stultify any of the parties thereto; and that this fee shall be due from said party. It is agreed that any party that fails to timely pay a *True Bill* agrees to a right of lien having been created and perfected against that party.

### **GUARANTEES & WAIVER OF BENEFITS**

Guarantees for this instant action are the 1611 King James Bible, The Coronation Oath of Elizabeth Alexandra Mary: Windsor, the United States Constitution, The Bill of Rights, Constitutional Oaths of Office, The Common Law and Law Merchant, the Uniform Commercial Code, and case law.

The Claimant/Libellant does not claim any benefit of said Guarantees, and are included solely as a reference to the law and conduct of named and unnamed Respondents. Bible references are exclusively from the 1611 King James Bible and are used due to oaths being sworn on it specifically, rather than the so called "authorized version" which reads the same, but is 'technically' different. when written due to the spellings. The use of Bible references in this instant action are for jurisdictional purposes, and no adherence or non-adherence to any organized religious group, including but not limited to registered corporate organizations, on the part of the Claimant/Libellant may be assumed.

# PLAIN STATEMENT OF FACTS

- 1. The Common Law is the highest jurisdiction of man made law and jurisprudence for the men and women sojourning on the landmass commonly referred to as the United States of America with the exception of the landmass commonly called Louisiana, which has Civil Law.
- 2. The Law Merchant is tied to the Common Law and is the highest jurisdiction of man made law for the men and women sojourning on the landmass commonly referred to as the United States of America concerning commerce and associated contracts, bills, commercial instruments, jurisprudence et al.
- 3. The Uniform Commercial Code is a code accepted or partially accepted by agreement of the various States regarding commercial contracts, commercial instruments, transactions, et al.
- 4. The United States Constitution is the supreme contract for the men and women sojourning on the landmass commonly referred to as the United States of America.
- 5. The Common Law reflects the Laws as recorded in the group of books commonly referred to as The Holy Bible and is verified by Sir William Blackstone in his published Commentaries which were instrumental to the founding Fathers in the framing and establishing of American jurisprudence.
- 6. The past and present so called Monarchs of Great Britain must swear a corporeal oath and thereby contract to uphold and defend the laws as recorded in the letters patent 1611 King James Bible as well as the Common Law.
- 7. There are references to a higher jurisdiction in the Declaration of Independence, including but not limited to; The Laws of Nature and of Nature's God,...endowed by their Creator with certain unalienable Rights,...appealing to the Supreme Judge of the world for the rectitude of our intentions,... with a firm reliance on the protection of Divine Providence.
- 8. The Oaths of Office are clear regarding the adherence to the Constitution. Article II, Sec. 1, last clause: The President promises to "preserve, protect and defend the Constitution". Article VI, last clause: All other federal and State officers and judges promise to

"support" the Constitution.

9. For any Respondent/Libellee who has sworn an oath of office to support and or defend the United States Constitution, the Claimant/Libellant hereby accepts that oath of office.

Numbers Chap XXX verses 1-2

¹And Moses spake vnto the heads of the tribes, concerning the children of Israel, saying, This is the thing which the LORD hath commanded. ²If a man vowe a vow unto the LORD, or sweare an oathe to bind his soule with a bond: he shall not breake his word, hee shall doe according to all that proceedeth out of his mouth.

#### Leuiticus Chap V verses 3-5

³Or if he touch the vncleannesse of man, whatsoeuer vncleannesse it be that a man shalbe defiled withall, a nd *it* be hid from him; when he knoweth *of it*, then he shalbe guilty. ⁴Or if a soul sweare, pronouncing with his lips to do euill, or to do good, whatsoeuer it be that a man shall pronounce with an oath, and *it* be hid from him; when he knoweth *of it*, then he shalbe guilty in one of these. ⁵And it shalbe, when he shalbe guiltie in one of these things, that he shall confesse that hee hath sinned in that thing.

10. When Congress makes a law which is outside the scope of its enumerated powers, it is no "law" at all, but is void; and American men and women have no obligation to comply. Alexander Hamilton says this repeatedly in The Federalist Papers. Here are a few examples:

"...If the federal government should overpass the just bounds of its authority and make a tyrannical use of its powers, **the people**, whose creature it is, **must appeal to the standard they have formed**, **and take such measures to redress the injury done to the Constitution as the exigency may suggest and prudence justify**..." (Federalist No. 33, 5th para). [emphasis added]

"...acts of ... [the federal government] which are NOT PURSUANT to its constitutional powers ... will [not] become the supreme law of the land. These will be merely acts of usurpation, and will deserve to be treated as such..." (Federalist No. 33, 6th para). [emphasis added]

"...every act of a delegated authority, contrary to the tenor of the commission under which it is exercised, *is void*. No legislative act ...contrary to the Constitution can be valid. To deny this, would be to affirm ... that men ... may do not only what their powers do not authorize, but what they forbid." (Federalist No. 78, 10th para). [emphasis added]

11. Trespassing Technology does harvest data about the activities of men and women in private dwellings without their consent. In January 2015, it was stated by Miles Keogh, a director of the National Association of Regulatory Utility Commissioners, that:

"I think the data [from "smart" meters] is going to be worth a lot more than the commodity that's being consumed to generate the data."

(Originally published at http://www.politico.com/story/2015/01/energy-electricity-data-use-113901)

12. When it is proven, by tacit agreement or otherwise, that Trespassing Technology, being implemented worldwide, originates from outside the republic of the United States of America; and or proven tacitly or otherwise that the "smart grid" agenda is an assault on the men, women and children of the Republic, their real and other properties, wild and domestic livestock, pollinating insects which affect agriculture/food supply, right of privacy, wellbeing, liberty, or right to equitable contracts; and or proven tacitly or otherwise that any Trespassing Technology or the various "legal" actions used to implement it are contrary to, and a collateral or direct attack upon, the United States Constitution, there may be grounds for a Grand Jury indictment for treason, to wit:

#### U.S. Constitution, Article III Section 3

Treason shall consist only in levying War against them, <u>or</u> in **adhering to their Enemies**, giving them Aid and Comfort. No Person shall be convicted of Treason unless on the <u>Testimony of two Witnesses</u> to the same overt Act, or on Confession in open Court. The Congress shall have Power to declare the Punishment of Treason, but no Attainder of Treason shall work Corruption of Blood, or Forfeiture except during the Life of the Person attainted. [emphasis added]

### **Deuteronomie Chap XVII verse 6**

At the mouth of **two witnesses**, or three **witnesses**, shall he that is worthy of death, be put to death: *but* at the mouth of one witnesse he shall not bee put to death.

#### **Deuteronomie Chap XIX verse 15**

One witnesse shall not rise vp against a man for any iniquitie, or for any sinne, in any sinne that he sinneth: at the mouth of **two witnesses**, or at the mouth of three witnesses, shall the matter be stablished.

#### S. Matthew Chap XVIII verse 16

But if he will not heare thee, then take with thee one or two more, that in the mouth of **two** or three **witnesses** euery word may be established.

#### **II. Corinthians Chap XIII verse 1**

This *is* the third *time* I am comming to you: in the mouth of **two** or three **witnesses** shal every word be established.

#### To the Hebrewes Chap X verse 28

Hee that despised Moses Lawe, died without mercy, vnder two or three witnesses. [emphasis added on each item above]

#### **U.S. Constitution, Amendment IV**

The **right** of the people to be secure in their persons, **houses**, papers, and effects, **against unreasonable searches and seizures**, **shall not be violated**, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized. [emphasis added]

#### U.S. Constitution, Amendment XIV Section 1.

All persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

#### 18 U.S. Code § 2382 - Misprision of treason

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both. [emphasis added]

### CONDITIONAL ACCEPTANCE OF OFFERS TO CONTRACT

### Point of Law

All contracts commence with an offer and only become binding upon acceptance. See: <u>Farnsworth</u> on <u>Contracts</u>, ©2004 by E. Allen Farnsworth, Third Edition, Aspen Publishers, ISBN: 9780735541429 (vol.1).

### **Binding Contract**

This International Commercial Claim/Lien Within the Admiralty Private Agreement and Disclosures, Notice of Liability, with all attachments comprises a **binding contract** between Respondents/Libellees and the Claimant/Libellant for the purpose of establishing the honorable terms of the seller/buyer relationship you proposed, and eliminating faulty assumptions. It is referred to herein as the "Contract" although it is an inland claim which, when perfected, will constitute a lien against the parties as described hereunder. The terms "you," "your," and "yours" refer to each Respondent named and additional yet to be named respondents in the Contract individually and collectively. This Contract supersedes any and all previous agreements, whether expressed or tacit, between the parties.

### Agreement & Waiver of Rights

If you agree with all of the terms of the Contract, you need not respond. Your silence will constitute your agreement and acceptance of all of the terms, statements and provisions hereunder as your complete understanding and agreement with the Claimant/Libellant and your waiver of any and all rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time. You agree that your agreement, having been granted knowingly, voluntarily and with full disclosure, settles all matters finally and forever, and cannot be withdrawn.

### **Disagreement & Failure to Respond**

You may disagree with any of the terms of the Contract by stating a verified claim with particularity (see *Stating a Claim* below). You and the Claimant/Libellant agree that a response which is *not* verified, or a response from a third party agent lacking first-hand knowledge of the facts, will constitute your "failure to respond" as defined herein. If you fail to respond or state a claim by the indicated *Effective Date*, the Contract will become **binding** and fully enforceable in the admiralty venue as a maritime lien subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and/or commercial remedies.

### Offer of Immunity-Stating a Claim

You may avoid all liability and obligations under this Contract by simply responding no later than the *Effective Date* with a verified statement that proves any claim you feel you may have against the Claimant/Libellant or Claimant/Libellant's interests. The statement must be sworn to be true under penalty of perjury and supported by certified factual evidence and verified proof.

Alternatively, you may respond with a point-by-point rebuttal of the Contract sworn to be true, to which you attach certified factual evidence. In the event you decline this good faith Offer of Immunity, you agree with all terms, facts, statements and provisions in this Contract and your obligations hereunder.

# Administrative Remedy Under Verified Seal

The Contract constitutes the Claimant/Libellant's administrative remedy pursuant to your offer(s) "to exchange electricity meters". If you fail to respond, or fail to state a verified superior claim by the *Effective Date* as described, you agree that the Claimant/Libellant has exhausted his/her administrative remedy (his/her procedure to negotiate a satisfactory mutual settlement) and has stated a claim upon which relief can be granted.

### **Opportunity to Exhaust Your Administrative Remedy**

If you fail to state a verified claim by the *Effective Date* as described, you agree that you have failed to, and are forever barred from ("estoppel"), exhausting your administrative remedy, and therefore can never seek judicial intervention regarding the Contract now or at any time in the future.

### Joining the Contract

You and the Claimant/Libellant agree that the joinder fee for any party not currently named on the Contract, seeking the privilege of joining the Contract, is hereby established at Ten Million United States Dollars per each attempt/event of impairment.

### **Terms of Response**

As with any administrative process, you may rebut the statements and claims in the Contract by executing a <u>verified</u> response, point-by-point with evidence that is certified to be true and in affidavit form, correct and complete, to be received by Claimants no later than 5:00 PM on the *Effective Date*.

#### Non-performance

The terms "non-performance" and "failure to perform" are defined to mean failure to perform any obligation under this Contract on or before the *Effective Date* including, but not limited to, "failure to respond" to this Contract as that term is defined herein, failure to exhibit evidence of a superior claim upon request, purporting an unverified statement to be a claim, failure to verify a claim within twenty-four (24) hours of demand, failure to honor a pre-existing and or superior claim, and any other failure to perform an obligation under the terms and provisions of the Contract.

### Failure to Respond

The term "failure to respond" means your failure by the *Effective Date* to respond to this Contract (silence) or "insufficiency of response" as that term is defined herein. You agree that failure to respond conveys your agreement with all of the terms and provisions of the Contract.

#### **Insufficiency of Response**

The terms "insufficiency of response" and "insufficient response" are defined to mean a response which is received by the *Effective Date* and which fails to rebut any of the *established* terms, provisions, statements or claims in the Contract, or offers blanket denials, unsupported rebuttals, inapposite rebuttals such as "not applicable" or equivalent statements, declarations of counsel and or other third parties who lack first-hand material factual knowledge, and or any rebuttal which lacks verification or an equivalent level of risk or fails to exhibit supportive evidence certified to be true, correct and complete under full commercial liability. You agree that any such response is deemed to be legally and lawfully insufficient to rebut the established statements in the Contract, thereby conveying your agreement with all of the terms and provisions of the Contract.

#### **Tacit Agreement**

You may admit to all statements and claims in the Contract by simply remaining silent. The parties herein agree that failure to respond or insufficiency of response as defined herein constitutes agreement with all terms, provisions, statements, facts and claims in the Contract.

#### qui tacet consentire videtur

"Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading..." U.S. v. Tweel, 550 F.2d 297, 299 (1977), quoting U.S. v. Prudden, 424 F.2d 1021, 1032 (1970).

"When circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation." Fisher Controls International, Inc. v. Gibbons, 911 S.W. 2d 135 (1995).

"When a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation." Blanton v. Sherman Compress Co., 256 S.W. 2d 884 (1953).

Silence activates estoppel, pursuant to Carmine v. Bowen, 64 A. 932.

### UCC Section 2--201. Formal Requirements; Statute of Frauds.

(1) Except as otherwise provided in this section a contract for the sale of goods for the price of \$500 or more is not enforceable by way of action or defense unless there is some writing sufficient to indicate that a contract for sale has been made between the parties and signed by the party against whom enforcement is sought or by his authorized agent or broker....

(2) Between merchants if within a reasonable time a writing in confirmation of the contract and sufficient against the sender is received and the party receiving it has reason to know its contents... it satisfies the requirements of subsection (1) against such party unless written notice of <u>objection to its contents</u> is given within <u>ten days</u> after it is received. [emphasis added]

#### **Conditional Acceptance**

The offer(s) from Respondent(s) to install a so named "smart meter", "advanced meter" or any other name to describe one or more components of the so called "Smart Grid" at or near the private dwelling and or workplace of the Claimant/Libellant, is the commencement of a contract negotiation, or meeting of the minds. The contract becomes binding upon **unconditional** acceptance or performance.

# Performance and Acceptance of Offer to Contract under Reservation of Rights

The Claimant/Libellant reserves the right not to be compelled to perform under any contractual agreement that has not been **fully disclosed** in the prescribed form as herein <u>claimed</u>.

### **Terms of Conditional Acceptance**

I, Carola Camargo, Claimant/Libellant, hereby notices Respondents/Libellees that

[Claimant/Libellant name] your offer to contract is formally conditionally accepted under reservation of all immutable and natural rights *nunc pro tunc* <u>without prejudice</u> whether expressed or not, <u>and</u> upon full disclosure of any and all perils involved with the so named "Smart Grid" and any of its components, <u>and</u> upon a point-by-point rebuttal of the attached affidavit, to which you attach certified factual evidence sworn to be true.

If the Respondent/Libellee should fail to meet the requirements as defined in the section *Insufficiency of Response*, it shall constitute your full agreement with the following contractual terms in all jurisdictions:

 "Smart Grid" components, and or so named "smart meters", "advanced meters", "AMI" and or Trespassing Technology (as defined herein), must not be installed at or near the private dwelling and or workplace of the Claimant/Libellant:

c/o 1408 Brickell Bay Drive Apt. 417 , Miami , Florida [Claimant/Libellant physical address] , [city]

- The Claimant/Libellant consents to only (an) analog meter(s), with no digital components, no switching mode power supply, no data recorder and no transmitter. Any other meter type does constitute Trespassing Technology and does cause harm.
- 3. In a case where Trespassing Technology has already been installed without express consent, the original service contract between the utility and the account holder is deemed to have been breached, and therefore offending parties involved are subject to lawful remedies for breach of that contract.
- 4. Respondents/Libellees accept full liability for any and all harm or loss caused by Trespassing Technology, for which remedy may be sought according to tort law, criminal law, strict liability, negligence and or ultrahazardous activity.
- 5. "Smart Grid" components, and or so named "smart meters", "advanced meters" and or Trespassing Technology, if already installed at or near the private dwelling and or workplace of the Claimant/Libellant, <u>must be removed within 7 days</u> of the date of Binding Administrative Judgment as defined herein.
- 6. "Smart Grid" components, and or so named "smart meters", "advanced meters", and or Trespassing Technology, if already installed, and not removed within 7 days of the date of Binding Administrative Judgment as defined herein, may be removed by others, and the cost of removal shall be charged to Respondents/Libellees.
- 7. <u>Utility service shall not be altered nor discontinued</u> without specific written instruction from the Claimant/Libellant directing the utility to take such action.
- In the case of a "smart meter", "advanced meter", and or Trespassing Technology changed back to a
  previously authorized analog meter prior to receiving this notice, utility service shall not be altered or
  discontinued.
- 9. <u>No additional fees may be charged</u> to the Claimant/Libellant for not receiving a so named "smart meter", "advanced meter", and or Trespassing Technology.
- 10. A fee schedule of <u>nine thousand</u> (\$9.000) United States Dollars [daily liability – written long form] [daily liability – short] per day for any Tresspassing Technology installed near the Claimant/Libellant's private dwelling and or workplace, shall be due and payable from the Respondent/Libellee to the Claimant/Libellant, or to another recipient or organization if specified in writing by the Claimant/Libellant.
- 11. In the case of failure to pay any fees within thirty days of presentment of a True Bill, you agree to a lien against you, subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and or commercial remedies.
- 12. Aiding and abetting the implementation of so named "Smart Grid", and or so named "smart meters", "advanced meters", and or any other Trespassing Technology is an act of Treason for those under oath to the United States Constitution.

# NOTICE

### **RESPONSE MUST BE BY THE EFFECTIVE DATE, WHICH IS FOURTEEN (14)** DAYS FROM THE POSTMARK DATE OF THIS CONTRACT.

**RESPONSE MUST BE TO THE POSTAL LOCATIONS OF THE TWO** WITNESSES:



# ABATEMENT OF ERRORS AND OMISSIONS

If the Respondents/Libellees its co-parties and officers discover any errors or omissions, legal or otherwise, in or related to this instrument, said agents, officers and co-parties are required to notice the Claimant/Libellant at the required postal location(s), by Registered or Certified Mail, with a point-by-point description of any such errors and omissions or defects for correction within three (3) days of receiving this Notice, or forever admit the lawful execution of this Notice as a matter of the public record.

If additional time is required for responding, a request must be received by the Claimant/Libellant in the prescribed form at the postal locations herein within the three (3) days allotted or be forever barred from contest under the doctrine or maxim of Collateral Estoppel.

# TRESPASS UPON PRIVATE CONTRACT

Any collateral attack on this Contract is in bad faith and is a criminal trespass.

# AGREEMENT AND WAIVER OF RIGHTS

If the Respondents/Libellees agree with all of the statements herein, a response is not necessary.

If Respondents/Libellees choose to remain silent, Respondents/Libellees agree and accept all of the terms, statements and provisions herein as their complete understanding and agreement with Claimant/Libellant and their waiver of any and all immunities, rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time.

### Tacit Agreement

Respondents/Libellees may admit to all statements and claims in this Notice which comprises a binding contract by simply remaining silent.

### Statute Staple

This Contract is instantly self-executing upon issuance due to the failure by Respondents/Libellees to respond or perform as defined above. Respondents/Libellees agree to be bound by all of the terms of the Contract commencing on the date of default.

# **Confession of Judgment - Binding Administrative Judgment**

The Respondents/Libellees are entitled to a Notice of Default. In consideration, Respondents/Libellees agrees to accept a Notice of Default as Binding Administrative Judgment ("Judgment") certifying Respondents/Libellees agreement with all terms, statements, facts and provisions in the Contract. Since Judgment is issued when a party waives the right to respond, <u>all parties to this Agreement agree to be bound in perpetuity by any and all such Judgments which may be issued regarding the Contract.</u>

The Respondents/Libellees cannot directly or indirectly seek recoupment of losses incurred, due to any terms of this Contract, from their customers or constituents. <u>Any Respondent/Libellee will be</u> <u>absolved of all liability, including all outstanding amounts billed, when all Trespassing</u> <u>Technology is removed from the service area or constituency, as the case may be, of that</u> <u>Respondent/Libellee.</u>

### CONCLUSION

The Respondents/Libellees have been served this notice, including but not limited to the enclosed Exhibits, Affidavit and Bill of Lading, all of which constitute full disclosure of the so named "Smart Grid" agenda as of the date of this notice. This notice in full will be made available to anyone who chooses to use it in a subsequent claim regarding Trespassing Technology and any effect thereof, directly or indirectly causing harm of any kind to anyone or anything.

Respectfully, govern yourself accordingly.

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent As Above so below It is written, "If they refuse to take the cup at thine hand to drinke, then shalt thou say vnto them, Thus saith the Lord of hosts, Yee shall certainely drinke." "Thy kingdome come, Thy will be done in earth, as it is in heauen."

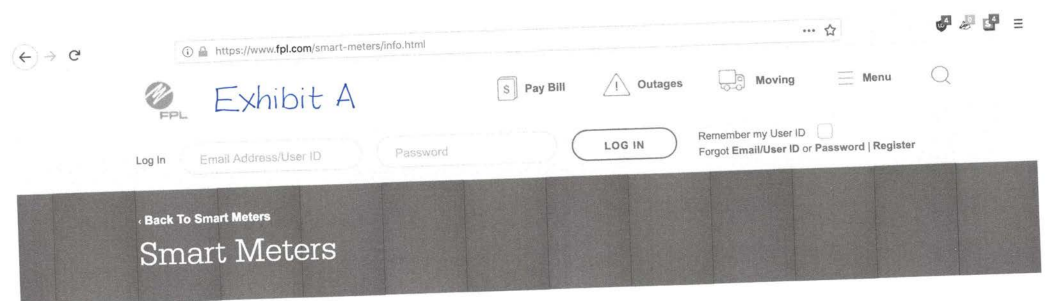
I, <u>Carola Camargo</u>, herein "Claimant/Libellant," do herewith affirm and declare

[Claimant/Libellant name] under my unlimited commercial liability that I am competent and of lawful age to state the matters set forth herein, that they are true, correct, complete, not intended to be misleading, they are admissible as evidence, and in accordance with my best firsthand knowledge, understanding and belief.

All rights reserved without prejudice

Dated this $A_{[day]}^2$ day of $F_{[more - written]}^2$	my he Year Two Thousand Just Electron.
Carola Camargo Claimant/Libellant [print]	- 6 anta bamage
Witness #1 [autograph]	Witness #2 [autograph]
( ) ( amoro	, 20 <u>19</u> , before me, the undersigned notary public, , known to me (or satisfactorily proven) to be the one thin instrument, and acknowledged execution of the same for the
purposes therein contained. In witness hereof, I hereunto set m	Oscar A Quintero
	My Commission Expires: April 11, 202

Doc Rev 19.4-USA



The smart meter is a new tool that gives you more information, control and convenience.

Smart meters are digital devices that measure your electricity use via a secure wireless network. In combination with other technologies in the smart grid, smart meters make it possible for FPL to deliver a variety of benefits to you and all customers, including better reliability and more information and control over your energy bills.

Learn more about smart meters

#### About FPL

Company

Careers

Environment

Community

Donate to Care To Share®

Rates and Your Bill

News

#### About Energy

Energy My Way Ensuring Reliability Clean Energy Solar Smart Meters Power Disturbances Safety

#### Partner Resources

Supplier Home and Login PIC Login Fuel Portal Building and Construction Land Use Assist Agency Login WebTAXI Login



# AFFIDAVIT

_, hereinafter "Affirmant", does solemnly affirm, declare and state as follows:

- I, Carola Camargo [Claimant/Affirmant name]
- 1. Affirmant is competent to state the matters set forth herein.
- Affirmant has knowledge of the facts stated herein. 2.
- All the facts herein are true, correct, complete and admissible as evidence, and if called upon as a witness, 3. Affirmant will testify to their veracity.

### **Plain Statement of Facts**

- Many utilities are installing or have installed so named "smart" or "advanced" digital utility meters and related network technologies which
  - a. can record and transmit data for the purpose of surveillance of personal activities in the private dwellings and or workplaces of all utility customers without disclosure or consent;
  - b. do unlawfully emit high-energy density pulsed microwave frequencies harmful to biological organisms and or emit waste electricity in the form of voltage transients (aka "dirty electricity") also harmful to biological
  - c. have been demonstrated to cause fires, cause hacking vulnerability, and facilitate erroneously high customer

This technology is referred to collectively as "Trespassing Technology". utility bills.

The Trespassing Technology is designed with the explicit capability and intention to extract information from within private dwellings and or workplaces, about specific appliance usage details and other data pertaining to 5.

a. A U.S. Congressional Research report entitled "Smart Meter Data: Privacy and Cybersecurity" (February 3, activities of the living occupants.

- 2012) states, "With smart meters, police will have access to data that might be used to track residents" daily lives and routines while in their homes, including their eating, sleeping, and showering habits, what appliances they use and when, and whether they prefer the television to the treadmill, among a
- b. A senior official with the National Association of Regulatory Utility Commissioners (NARUC) admitted in an interview with Politico.com (January 1, 2015), "I think the data [of in-home activities, harvested via so named "smart meters"] is going to be worth a lot more than the commodity that's being consumed [electricity] to generate the data."

- c. In 2016, a major "smart" meter data aggregator with, Onzo Ltd (UK), released a marketing video which stated, "We use this characterized profile to give the utility... the ability to monetize their customer data by providing a direct link to appropriate third-party organizations based on the customer's identified character."
- The express consent of the living occupants is not being attained, as required under the 4th Amendment of United States Constitution. The Trespassing Technology therefore is in direct contravention of the Constitutional privacy 6. rights of the living occupants within their own private dwellings and or workplaces.
- The Trespassing Technology and related infrastructure is either mounted on or is adjacent to private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent. 7.
- 8. Living occupants in private dwellings and or workplaces are not being justly compensated, nor consulted, nor even informed, of their private property being utilized as a relay station for the networks related to the Trespassing
- 9. The Trespassing Technology creates a previously non-existent vulnerability and diminishes private dwelling and or workplace security by functioning as an unsecured wireless digital gateway into the private dwelling and or workplace. The living men and women occupying the private dwelling and or workplace become subject to whatever the desires of a utility, government, or hacker who wishes to remotely interrupt or control the supply of energy to appliance(s) within the private dwelling and or workplace, or to the entire private dwelling and or workplace itself. Unauthorized access, and all of its consequences, become fully the liability of the utility - for the unauthorized installation and all resulting harm, damage, injury and loss of rights.

10. The Trespassing Technology can create measurable voltage transients, also known as dirty electricity, on existing electrical wiring, at levels that are harmful and damaging to all biological organisms. This also causes systemic inaccuracies in billing, resulting in electricity customers paying unjust amounts for unused, or wasted, energy. As a result of wasted energy caused by voltage transients due to Trespassing Technology, ground voltage has also been measured to be increased in areas where Trespassing Technology is deployed. This is also harmful and damaging to all biological organisms.

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- 11. The Trespassing Technology can cause home fires, which have already resulted in deaths of men and women, in Vacaville (California), Dallas (Texas) and Reno (Nevada).
- 12. Due to fire and safety risks, PECO ENERGY CO (Pennsylvania) announced removal of 96,000 so named "smart meters" in 2012; the PROVINCE OF SASKATCHEWAN (Canada) announced removal of all of their 105,000 so named "smart meters" in 2014; PORTLAND GENERAL ELECTRIC (Oregon) announced removal of 70,000 so named "smart meters" in 2014; and the CITY OF LAKELAND (Florida) announced removal of more than 10,000 so named "smart meters" in 2014. In 2015, thousands of so named "smart meters" simultaneously exploded in Stockton (California).
- 13. The Trespassing Technology causes undesirable interference with other devices. (The FCC requires all equipment under Part 15 to cause no harmful interference, and to accept all interference received.)
- 14. The Trespassing Technology has caused disruptive interference that has resulted in injuries to living occupants including, but not limited to, men and women with medical implants, and the interference has not yet been mitigated in any meaningful way, as of this writing. Factual notice of harm caused by the emissions from the Trespassing Technology has been abundantly given to power companies, and the violations continue deliberately,
- 15. The Trespassing Technology transmits pulsed microwave radiation into and throughout private property, including but not limited to bodies of living men and women, without first acquiring their explicit consent. According to a vast body of published science, microwave radiation is proven to be harmful and damaging to all biological organisms, down to the cellular and molecular level, at relatively low power densities. Electromagnetic frequencies, when emitted from microwaves and x-ray machines, are shielded from human contact. Even cell phone manuals state a required separation between one's body and the device. Trespassing Technology has been measured to emit pulsed radiation between hundreds and tens of thousands of times greater intensity than cell phones, and as direct result, there are at least thousands of reports of individuals suffering functional impairment and or illness since the installation of Trespassing Technology where they live. Because Trespassing Technology is known to emit radiation without any warnings and without any shielding, this exposes all occupants to undisclosed electromagnetic radiation emissions and puts them in tangible and high risk of harm and injury.
  - 16. Industry claims that the Trespassing Technology is "safe" or "harmless" are false and misleading; and are based on training, propaganda techniques, and the time-averaging of pulsed emissions, rather than the emission values of the pulses. Such claims of industry are not based on science. In addition, the problem of harm from voltage transients remains, significantly, unaddressed by power companies. Several thousand scientific studies have concluded there are biological effects from exposure to electromagnetic frequencies at power densities lower than is emitted by the Trespassing Technology. Claims by power company and government employees that the Trespassing Technology is harmless, are self-serving and fraudulent.
  - 17. A significant number of government agencies have released statements confirming that agencies such as the US Federal Communications Commission (FCC), Health Canada and the International Commission on Non-Ionizing Radiation (ICNIRP) have "safety" guidelines for microwave radiation exposure which are insufficient for functioning as a guideline, because they are based solely on thermal effect, and do not take into account any of the body of several thousand published, peer-reviewed scientific studies showing harmful non-thermal effects. These a. Environmental Protection Agency (EPA), 1993: The FCC's exposure standards are "seriously flawed."
    - include, but are not limited to:
      - (Official comments to the FCC on guidelines for evaluation of electromagnetic effects of radio frequency radiation, FCC Docket ET 93-62, November 9, 1993.) b. Food and Drug Administration (FDA), 1993: "FCC rules do not address the issue of long-term, chronic
      - exposure to RF fields." (Comments of the FDA to the FCC, November 10, 1993.) c. National Institute for Occupational Safety and Health (NIOSH), 1994: The FCC's standard is inadequate
      - because it "is based on only one dominant mechanism adverse health effects caused by body heating." (Comments of NIOSH to the FCC, January 11, 1994.)

d. Amateur Radio Relay League Bio-Effects Committee, 1994: "The FCC's standard does not protect against non-thermal effects." (Comments of the ARRL Bio-Effects Committee to the FCC, January 7, 1994.) e. Environmental Protection Agency (EPA), 2002: Norbert Hankin of the EPA's Office of Air and Radiation,

Center for Science and Risk Assessment, Radiation Protection Division, wrote: "The FCC's current [radio frequency/microwave] exposure guidelines, as well as those of the Institute of Electrical and Electronics Engineers (IEEE) and the International Commission on Non-ionizing Radiation Protection, are thermally based, and do not apply to chronic, non-thermal exposure situations.... The generalization by many that the guidelines protect human beings from harm by any or all mechanisms is not justified.... There are reports that suggest that potentially adverse health effects, such as cancer, may occur.... Federal health and safety agencies have not yet developed policies concerning possible risk from long-

f. The U.S. Department of Interior, 2014: "Study results have documented [bird] nest and site abandonment,

plumage deterioration, locomotion problems, reduced survivorship, and death.... The electromagnetic radiation standards used by the Federal Communications Commission (FCC) continue to be based on thermal heating, a criterion now nearly 30 years out of date and inapplicable today."

18. In the FCC's mission statement, there is no indication whatsoever of any jurisdiction or mandated protection of men, women, and children for biological and medical harm caused by radiofrequencies.

Please note that terms not otherwise defined herein shall have the meanings ascribed to such terms in the Notice and Demand to which this Affidavit is attached.

Demand to which any	upon my full unlimited commercial liability, do
I, Carola Camargo , Affir	mant, a <u>woman</u> , upon my full unlimited commercial liability, do
[Claimant/Affirmant name]	davit and do know the contents to the very best of my knowledge to the
affirm and say that I have read the above Anti-	mant, a <u>woman</u> $[man \ or \ woman]$ , upon by davit and do know the contents to the very best of my knowledge to be the truth, the whole truth, and nothing but the truth.
true, correct, complete, and not more en	The the
	manne
IN WITNESS WHEREOF, autographed at $\frac{V}{[ci}$ on the $\frac{17}{17}$ day of $\frac{Vertex}{[month - written]}$ in	Island Mult Telu
17 tebkary in	the Year Two Thousand and [year - written]
on the <u>17</u> day of <u>(month - written)</u>	
[day]	
. 11 7	the Baserved back alland
Carola Camargo, All R	tights Reserved
Claimant/Affirmant [print]	
	Miami, Florida
c/o 1408 Brickell Bay Drive Apt. 417	[state]
[Claimant/Affirmant mailing address]	
N o	- MORENALLANDA
dep	Witness #2 [autograph]
Witness #1 [autograph]	
STATE OF Florida COUNTY OF Dade-Miami	V.
STATE OF Florida	
STAIL OF	) SS:
COUNTY OF Dade-Miami	
	c, this day, appeared <u>Cavala Cawargo</u> , to me known, deposes the preceding.
Before me, the undersigned notary public	c, this day, appeared
who being - y	12 day of February, 208 Notary Public State of Florida
Subscribed and sworn to before me this	17 day 01 Oscar A Quintero My Commission GG 206239
000000	Expires 04/11/2022
	NOTARY PUBLIC
	My Commission Expires: April 11, 2022
	My Commission Expires. 1 10

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