Attn: Consumer Complaints:

This is to serve notice of a formal complaint against KENERGY et al, their subsidiaries, business partners and affiliates, contractors and sub contractors for being complicit in knowingly continuing to install and operate devices that emit pulsed, modulated, microwave radio frequency (RF) signals that were/are in the licensed and unlicensed microwave spectrum RF widths/bands which harmfully invaded my person and caused and continues to cause physical, emotional and mental harm without my consent, permission and or knowledge.

Said RF signals caused and continues to cause my brain and surrounding tissue to expand and contract rapidly, which in turn, caused my internal hearing mechanism to oscillate in time with said Radio Frequency pulses and modulation; such that my inner-cranial hearing mechanism was induced and stimulated to hear unwanted harmonics of said pulsed, modulated, frequencies/signals. Said signals also induced demonstrated rapidly changing and elevated emotional distress and mood changes. Other symptoms, also experienced, at varying times are exhaustion, headaches, muscle cramps, vertigo, nose bleeds, nervous tension, heart palpitations, nausea, ear ache and discharge and insomnia, agitation, difficulty concentrating, despair, anger and helplessness.

All of the above conditions did cause and continue to cause diminished capacity and or the ability to focus and perform daily activities or routine. The noise and radiation impact has stolen the quality of life my family and I once enjoyed. The State continues to avoid their regulatory responsibilities, thereby allowing KENERGY to continuously emit this pollution into the air. In addition, KENERGY et al did knowingly and willfully with hold their knowledge of the fact that said emissions were and are occurring from their electricity distribution lines.

These said Radio Frequency Signals did and are in fact an invasion of my physiological person and are an infringement of my human rights. It is a violation of trespassing and nuisance laws. It is a violation of the Federal EPA Air Pollution Regulations. The State has an obligation to enforce such Regulations holding KENERGY responsible for immediate mitigation of these pure tones, which is a noxious air pollutant.
This document is to serve as a formal complaint. I expect the KENTUCKY BOARD OF PUBLIC UTILITIES to issue a docket number attached to this complaint allowing due process of the civil laws pursuant to the State of KENTUCKY.

For the record formal complaints file, but not limited to other complaints regarding this issue: Sandra Chianfoni, Monterey, MA 01245 Laura Catullo, Monterey, MA 01245, Kate Ryan, Monterey, MA 01245, Nancy Marcus, Monterey, Massachusetts 01245, Laura Catullo, N Schodack, NY 12061, Edda and Sandra Chianfoni, Manchester, New York, 14504, Case number 007147 and 001310, Bonnie Menth, Twin Falls, ID 83301, Sandy Webb, Phoenix, Arizona, 86303 Marina Sauco-Helfst, Docket #C-2013-2321771, Stroudsburg, Pennsylvania 18301, Jill Murphy, Mancos, CO 81328 Docket #12F-786E, Laura Wells, Santa Barbara, California, 93111, Daniel Venzon, San Marcos, California 92104-5032, Nancy Timmerman, Hillsboro, MO 63050, Denise Benedetto, Columbia, New Jersey, 07832, Chris Pinchbeck, Hope, Maine 04847, Victor Nixon, Pittsburgh, Pennsylvania 15228 docket #C-2011-2266144 and C-2011-2228810, Karen Storm, fort Worth, Texas 76108-6977, James and Sherry Gardner, Nevada, Melissa Padgett Martinez, CA 94553, Beth Stansberry Sana Rosa, CA 95405, Martina Gammone, Pine Plains, New York, 12567.

Respectfully submitted,

[Signature]

References:

1) Johnson Liakouris AG. Radiofrequency (RF) sickness in the Lilienfeld study: An effect of modulated microwaves Archives of Environmental Health; May/Jun 1998; 53, 3.


7) Cherry, N. 2000 Criticism of the Health Assessment in the ICNIRP Guidelines for Radiofrequency and Microwave Radiation (100 kHz- 300 GHz)
8) Johansson O. Disturbance of the immune system by electromagnetic fields—A potentially underlying cause for cellular damage and tissue repair reduction which could lead to disease and impairment, Pathophysiology, Volume 16, Issues 2-3, August 2009, Pages 157-177


15) Milham S. Historical evidence that electrification caused the 20th century epidemic of “diseases of civilization”. Medical Hypotheses DOI: 10.1016/j.mehy.2009.08.032


20) EPA noise regulations http://www.epa.gov/air/noise.html

21) MA noise regulations http://www.noisereport.org/lawlib/states/mass/mass.htm

NOTICE AND DEMAND
(sent with accompanying Affidavit of Specific Negative Averment)
Notice to Principal is Notice to Agent – Notice to Agent is Notice to Principal
Applicable to all successors and/or assigns

May 5th, 2015

TO: Jeff Hahn, individually, and in the commercial capacity of CHIEF EXECUTIVE OFFICER of Kenergy and/or its principals, subsidiaries, agents, affiliates, successors and/or assigns
c/o Kenergy, P O Box 1389, Owensboro, Ky 42351
Via Certified Mail

TO: Aaron Greenwell, individually, and in the commercial capacity of EXECUTIVE DIRECTOR of Kentucky Board of Public Utilities, and/or its principals, subsidiaries, agents, affiliates, successors and/or assigns (individually and collectively)
c/o Kentucky Board of Public Utilities, 211 Sower Blvd, P O Box 615, Frankfort, Ky 40602
Via Certified Mail

FROM: Nancy A Stadtlander
1306 Gobler Ford Rd
Lewisport, Ky 42351

Hereinafter "Claimant" and/or the "undersigned" and/or "I"

RE: Rejection of offer(s) to install smart meters and/or automatic meter reading meters and/or similar wireless meter reading meters and/or related technology (hereinafter referred to as the "Trespassing Technology")

To the Above Named,

Read the following very carefully and govern yourselves accordingly.

It has come to the attention of the Claimant that the utility companies/providers to which this NOTICE AND DEMAND (sent with accompanying Affidavit of Specific Negative Averment) (hereinafter collectively referred to as "Notice") is directed and/or their respective principals, subsidiaries, agents, affiliates, successors and/or assigns (individually and collectively, "Utility Providers"), and the governmental agency(ies) to which this Notice is directed and/or their respective principals, subsidiaries, agents, affiliates, successors and/or assigns (individually and collectively, "State Agency"), and others, are installing and/or causing and/or endorsing the installation of the Trespassing Technology within and upon the property of the people of the lands commonly known as 1306 Gobler Ford Rd, Lewisport, Ky 42351hh (both public properties and private properties hereinafter referred to as "public property" and "private property").

1. NON-CONSENT

Declaration is hereby made that I reject any and all offers of Trespassing Technology on, at, above or below any property, including and without limitation, the public property and the undersigned’s private property. You are hereby noticed that any such offer(s) and any and all future offers related to installation and/or implementation of the Trespassing Technology are hereby rejected by the undersigned.

If I have led you to believe that I consent to any form of Trespassing Technology this would be a Mistake and I have only two words, forgive me. I have not, do not and will not consent to the Trespassing Technology. Any powers of attorney I may have mistakenly granted to any State Agency or any Utility Providers are hereby revoked and any hidden or adhesion contracts mistakenly entered into by me with any State Agency or any Utility Providers are hereby deemed void ab initio.
The undersigned is aware that the installation and/or implementation of the Trespassing Technology results in irreparable and serious damage to my natural physical body (my property) and other natural living men's and women's bodies as well as all the nature within and around my private property or private dwelling space, due to the hazards inherent in the Trespassing Technology, including, without limitation, the radiofrequency radiation (RF) and other electromagnetic frequencies emitted and/or projected from the Trespassing Technology, including, without limitation, the RF emitted from the meters and/or the cellular antenna, central hub, distributed antenna systems, community-wide antenna relays, wireless networks and/or other destination devices to which the Trespassing Technology projects and/or receives signals (hereinafter referred to collectively as the “Radiation”).

Note that any and all installation of the Trespassing Technology directly and indirectly infringes upon my unalienable rights under the natural law, my inalienable rights under the common law and any legal rights I may possess and exercise including and not limited to:

a) My right to life and my right to be free from injury: the Trespassing Technology injuriously impacts my natural physical body by exposing said body to the Radiation from the Trespassing Technology resulting in physiological distress, disease and, in some cases death, while I dwell in and move about my private property and any contaminated public property. The Trespassing Technology also injuriously impacts the natural bodily health of bees, birds and the entire natural ecosystem which the men and women on the public property and the private property need in order to live in good health, both physically, mentally, emotionally and spiritually; and

b) My right to natural liberty by obstructing me from disposing of my private property in the manner I judge most consistent with my happiness; and

c) My right to property by unlawfully installing and/or implementing the Trespassing Technology in and/or on, my private property and/or my private dwelling space by subjecting my said private property and/or private dwelling space to trespass by the Radiation from the Trespassing Technology which creates invisible pathways and trails travelled by RF and other Radiation in and through my private property including, without limitation, in and through any real property, natural physical bodies of men and/or women on said private property and anything else that is in the way of the Radiation as it contaminates said private property without my consent, and; by devaluing my private property and causing tremendous and immeasurable loss in value due to the hazards posed by the Radiation from the Trespassing Technology; and

d) My right to travel through the public property and the private property without being subjected to and/or coming into contact with, and being contaminated by, the Radiation emitting from the Trespassing Technology; and

e) My right to be secure in my person, house, papers, and effects, against unreasonable searches as the Trespassing Technology has the capacity and/or potential to measure the undersigned’s timing and managing of fuel, water, electric and/or the appliances on my private property, thus constituting a search, and affecting my enjoying of my private property as well as the air and nature in the vicinity of my private property due to the hazards posed by the Radiation from the Trespassing Technology thus constituting a seizure; and

f) My right to be free from unjust discrimination practices by the charging of “fines” or “opt-out fees” to any men, women or persons that exercise their right not to permit utility providers installing the Trespassing Technology at their private property, thereby discriminating against those that choose not to have the Trespassing Technology installed at (or pass through) their private property.

Further, the oath of office of each sworn public servant that is a Respondent in this Notice is accepted. You are hereby commanded to honor your oath and uphold and protect my rights.

2. DEMAND FOR REMOVAL

You are hereby ordered to Cease and Desist from any installing of and/or any implementing of, the Trespassing Technology in and/or through my private property and/or the public property. Any attempt to install any Trespassing Technology in, on or within the air space of the public property or the private property will constitute criminal trespass, stalking, wiretapping, battery and assault et al. for which you will be held personally liable under the natural and common law and commercially liable to the fullest extent
possible in your commercial capacity. To the extent that any of the Utility Providers and/or the State Agency have already installed and/or endorsed the installation of any Trespassing Technology in, on or above any of the public property and/or my private property, you are hereby further ordered to remove said unlawful installation(s) and replace such unlawful installations with the previous analog meter technology and at absolutely no cost or expense to undersigned. The liabilities and obligations described throughout this Notice are true and binding upon all parties upon delivery of this Notice. Utility service(s) shall not be denied to the undersigned person(s) for refusal of unlawful conduct by any Utility Providers (or State Agency), or for any act of self-defense (please note that use of the term “undersigned’s person(s)” in this sentence is deliberate; although the undersigned is a living being and not a “person”, since the living being’s “person” may be billed, this is the entity conducting commerce as opposed to the undersigned living being).

3. OPPORTUNITY TO CURE

To the extent that any of the Utility Providers and/or the State Agency have installed and/or endorsed the installation of any Trespassing Technology in, on or above any of the public property and/or my private property, said unlawful installation(s) are hereby ordered to be removed and replaced with the previous analog meter technology within twenty-one (21) days from delivery of this Notice to the Utility Providers and/or the State Agency and at absolutely no cost or expense to undersigned. If you simply meet your obligations in the manner just described (i) your actions shall not be construed an admission of guilt, (ii) your non-response to this Notice and the Affidavit of Specific Negative Averment shall not be construed an admission of the facts contained therein, and (iii) I shall release you from all liabilities regarding this matter. The effects of your failure to carry out the order(s) and fulfill on your obligations within twenty-one (21) days from delivery of this Notice are outlined in following section of this Notice titled “4. FAILURE TO COMPLY”.

4. FAILURE TO COMPLY

Failure of the State Agency to cause each and all of the Utility Providers to perform in accordance with the order(s) set forth in section number 3 of this Notice shall cause a tort, and the named and un-named Respondent(s) shall be deemed liable for trespassing against the foregoing expressed, asserted/claimed rights possessed and exercised by the undersigned, liabilities, crimes and other transgressions, including without limitation: trespass, injury, conspiracy against rights, crimes against nature, recklessness, deprivation of rights under color of law et al. and are with penalties owing in amounts ranging from not less than $100,000.00 and up to $300,000,000.00 United States Dollars per occurrence and are with terms of imprisonment.

You have twenty-one (21) days from delivery of this Notice to either 1) carry out the order(s) and meet your obligations expressed in section 3 of this Notice and, send a signed notice of completion of execution of order and fulfillment of obligations postmarked within twenty-one (21) days, or, 2) respond to the enclosed Affidavit of Specific Negative Averment on a point-by-point basis, via sworn responsive affidavit, under your full commercial liability, signing under penalty of perjury that the facts contained therein are true, correct, complete and not misleading. Mere declarations are an insufficient response. If an extension of time is needed to properly answer, please request it in writing. All responses must be mailed to me at the mailing location provided above styled EXACTLY as written above.

All statements are true, correct and complete to the best of my knowledge at this time. Executed on this 5th day of May of the year two-thousand and fifteen. Witness my hand.

Nancy A. Stattlander
STATE OF Kentucky
COUNTY OF Daviess

On the 5 day of May in the year 2016 before me, the undersigned, personally appeared Nancy A. Stewart and proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

Notary Public

Exp 3.31.2018

cc: __________________________