This is not a letter. Do not treat it as such. It is a notice, served under the doctrine of notices. This correspondence is also pursuant to DPA 1998/2018 and GDPR 2018 and is a data subject access request, (SDAR). Any failure to respond to this will be met with a complaint against your private company being raised with the information commissioner's office. Failure to comply with GDPR 2018 is considered by the ICO to be a criminal offence.

In addition to the above, and pursuant to article 21/recital 69 of GDPR 2018, we now require you to stop processing of any of our data immediately, until such time as you prove your legitimacy to process our data.

wo/man: XXXXX. interested third party and beneficiary for XXXXX trust/estate present this affirmation as a declaration and affidavit of truth as evidence of the facts for and on the record Lex Non Scripta: We do solemnly swear that the facts contained herein are true, correct and certain: I reserve all rights and waive all privileges: our vessel (person) is not bonded for the corporate legal arena: the law of statutes is the law of contract.

We as wo/men have the right to decline contract: statutes do not apply, a statute is a legislative rule of society given the force of law by the consent of the governed-we do not give our consent, tacit or otherwise: We are all equal in law, however knowledge separates the governed from the masters. If we are all equal, do we not have the status of sovereigns and diplomats if we choose?

Note, a wo/man XXXXX: interested third party and beneficiary for XXXXX trust/hereby give notice that this payment has been settled correctly and lawfully.

Furthermore, for all of our years living, we have looked to the heavens and seen with our own two eyes, fresh, clean water falling from the sky free it hydrates mankind, and to give very life to the bodies of every life form on the earth:

One can assume this is a different water to which you appear to be claiming ownership of and charging a fee for, and we can also assume that you the private for-profit corporation **WATER COMPANY NAME IN FULL** have a manufacturing plant where your water is created and can prove with full non-misleading disclosure, the chain of custody from manufacture to tap, as it would indeed be unconscionable to take what is being given freely by god himself, with the full comprehension as creator to the fact that to levy or regulated another wo/mans water supply, the very substance that they would die in a matter of days without, would to be claiming the right of god as your own, and holding the very lives of wo/men in your private companies hands, for only the quest for unimaginable profit:

Furthermore, we note that the water you are charging the public for does appear to have been tampered with, and is widely claimed and backed up by quite some evidence to suggest that it does appear to have been contaminated with unknown quantities of dangerous and toxic chemicals: We await analysis reports to confirm but will of course be requiring your own chemical analysis of the water you manufacture/sell to the good honest ever sickening men and women on the land mass of England for comparison.

## We require an explanation and answers to the following under the s170 DPA 1998/2018 and GDPR 2018 article 15

- 1. We require from you, the for-profit corporation **WATER COMPANY NAME IN FULL**, the full and complete water analysis reports for the whole period that you have been supplying water to the wo/men of the landmass England
- We require from you, the for-profit corporation WATER COMPANY NAME IN FULL a copy
  of all hazardous material licences you/agents operating on your behalf hold in connection
  with the supply of clean fresh drinking water to the ever-sickening wo/men of the landmass
  England
- 3. We require this notice that you have been served with, responding to with full non-misleading disclosure within the time period set out by law
- 4. A signed contract between Energy company and myself in accordance to the Companies Act 2006 section 44. Lawful contract, not obtained by any deceptive means whatsoever, needs to exist, and this to be proved to exist showing the agreement to exchange, the considerations of the exchange, and intent to contract by both parties.
- 5. A true Bill in accordance to the Bills of Exchange Act 1882 section 3
- 6. Proof that you buy gas and electricity on the wholesale market and your not acting as a credit broker if you can't your in breach of section 993 of the Companies Act 2006 Fraudulent trading
- 7. Do you, the private for-profit corporation **WATER COMPANY NAME IN FULL**, manufacture the water you sell
- 8. Do you, the private for-profit corporation **WATER COMPANY NAME IN FULL**, own the water you sell

- 9. Do you, the private for-profit corporation **WATER COMPANY NAME IN FULL**, or any agent acting for or on behalf of **WATER COMPANY NAME IN FULL** contaminate the water in any way with any toxic or poisonous chemicals of any kind/in any quantity, with or without permission or orders from any other party/corporation
- 10. What chemical do you the private for-profit corporation **WATER COMPANY NAME IN FULL** add to the water you sell to the wo/men of the land mass England
- 11. Do you the private for-profit corporation **WATER COMPANY NAME IN FULL** exchange signed bank gyro credit slips for monies/credits/profit
- 12. Do you **WATER COMPANY NAME IN FULL** have any right under natural law have any written authority to charge monies for that which has been given freely by any authority that stands over living flesh and blood wo/man
- 13. We require a full explanation as to why you believe the Consumer credit act 1974 section 123 sub section 5 does not apply to this non-commercial address
- 14. Provide an evidence to what styles and parse syntax grammar you are communicating in (I have checked both Oxford and Chicago manuals and cannot seem to find it or can be sure I are reading your communications correctly

If you deem me to be currently bound by contract/agreement to which full non misleading disclosure has not been given, note, that we have no understanding of this matter, you are now notified that any implied contract/agreement tacit or otherwise is hereby Ab initio: null and void.

We will not allow a plea in our absence in this matter in any court/administration hearing or allow this matter to be dealt with by any bulk handling centre, or any other place of business, operating without a true judge presiding over a trial by a jury of our peers, in a court of equity. Anyone entering a plea without our written permission will be considered the defendant and will be responsible for all costs.

This document does not form part of a negotiable instrument: I cannot give to anyone or anything, any poir or authority we do not have: our law is the bible "if righteousness is made profitable, then corruption will prevail" EX Dolo malo non oritur actio.

Note, under the normal conventions between peaceful, civilised, peoples it is established practice that, if an order is placed, the individual or company making the order must expect to pay for the servicing of such an order.

This is absolutely standard throughout the entirety of civilisation. No reasonable individual ever expects to place orders and have them serviced for free. Even your good self, if you have a superior, and carry out said superior's orders or wishes, you do so on the basis that you are paid a salary for doing so. This same situation holds even for military service personnel, and police offices, etc. They are all paid a salary in order to carry out any orders they are given.

The same also holds with us. The only difference between yourself (a company employee), a military serviceman, a police officer etc., and people at large, is that the mass population are not aware that they have the right to decline contract and/or submit a fee schedule for their own appearance/performance.

Any other situation is untenable, uncivilised, dishonourable, constitutes business malpractice, and flouts natural human rights. And furthermore, is simply a recipe for rancour and disharmony:

We trust, therefore, that henceforth you will make this abundantly clear to everyone concerned that, if a liability order is made against wo/man, the fee's for servicing said order.

Will be non-negotiable:

**WATER COMPANY NAME IN FULL** is nothing more than a private for-profit company claiming limited liability, and offering services for a fee.

Note arguments claiming that 'a service' was provided by **WATER COMPANY NAME IN FULL** fail on two grounds:

The considerations must be equal as both sides consider them to be, and must come entirely from the resources of each Party. And neither party is able to dictate the consideration of the other. Thus any situation where a unilateral demand is made is unlawful, since the other party has not been able to determine their own consideration. And any such contract is thus void under common law, the fundamental law-of-the-land. Any supposed statutory obligation that attempts to operate outside the common law is null and void (again, in law). This was pointed out by Sir Edward Coke, Lord High Chief Justice of England.

Note, fees apply, summery fee schedule attached (for full and comprehensive fee schedule, apply in writing signed in It ink with full liability).

Note, we clearly cannot move forward until non misleading, full and complete disclosure has been given, and you, the private for-profit corporation fulfil your obligation in law and respond in full to the now two lawful documents and DSAR notices that you have been served.

We promise to pay any outstanding monies that can proven to be void, and completion of your obligations in law:

We await in honour and with clean hands while you realise and rectify the apparent clerical error that appears to have taken place:

All accounts must be settled within 7 days of invoice date

This document cannot be signed by a corporation or legal fiction and must be signed by a real party of interest, not an unauthorised third party.

# Note, fee schedule now active and any further attempt to coerce monies will incur fees Fee schedule

Returning unacceptably marked correspondence	£500	
Receiving/reading correspondence (acceptably marked)	£500	
Any breach of implied rights of access removal notice	£5000	
Any breach of personal data	£100000	
Trespass against I man, my person or property (proper-to-me) £1000000		
Requirements of i man's presence in connection with this matter	£10000	
Any unverified claim laid on i wo/man	£500000	
Any non-pre-arranged callers in connection with this matter	£1000	
Settling any liability order unlawfully served on i wo/man resulting from your for-profit		
corporation claims made against any dead entity-legal fiction £1000000		

This document cannot be signed by a corporation or legal fiction and must be signed by a real party of interest, not an unauthorised third party.

# NOTICE ISSUED PURUSUANT TO SECTION 10 OF THE DATA PROTECTION ACT 1998/2018 And 2018 ARTICLE 15 (SECTION 170)

We write pursuant to my rights granted by section 10 of the data protection act 1998 We hereby give you notice that you must, with the time periods prescribed below, permanently cease, processing all personal data of which we am the data subject, if you do not normally handle data protection notices for your organisation please pass this notice to the data protection officer or another appropriate Official. The meaning of this notice for the avoidance of doubt this notice requires you to do all of the following:

- (1) Within 3 day of receipt of this letter to cease or not to begin to:
- (a) Obtain;
- (b) Record; or
- (c) Hold, any personal data of which I am the data subject ("my personal data") and
- (2) With immediate effect to cease or not to begin to carry out any operation or a series of operations involving my personal data including operations that would amount to the;
- (a) Organisation adapt ion or alteration;
- (b) Retrieval, consultation or use;
- (c) Disclosure by transmission, dissemination or otherwise making available or;
- (d) Alignment or combination, of information or data,

## Grounds for notice are;

- (a) The processing of my personal data by you is causing or is likely to cause substantial damage to me and any person residing within.
- (b) The processing of my personal data by you is illegal as you do not have my consent,
- (c) The processing of my personal data is illegal as I do not have a contract,
- (d) The processing of my personal data is illegal as you have no legal obligation that applies to your organisation,
- (e) The processing of my personal data is illegal as it is not necessary for you to protect my vital interests,
- (f) In any case the damage and/ or distress is unwarranted

# NO EXEMPTION FROM THE PROVISIONS OF SECTION 10 OF THE DATA PROTECTION ACT 1998 AND GDPR 2018.

You are not excused compliance with this NOTICE under the provision of section 10 (2) of the data protection act by virtue of the reasons set out below:

- (1) We have not given you my consent to process my personal data,
- (2) We are not a party to a contract with you,
- (3) You have no legal obligation with which you must comply and which would permit you to process my personal data.
- (4) No processing undertaken by you could be undertaken to protect my vital interests.

## WHAT YOU MUST DO NEXT

In any event you must within 21 days of receiving this NOTICE give me notice in writing stating

- (1) You have complied with the provisions of this NOTICE in full; or
- (2) You have complied with the provisions of this NOTICE in part, stating which parts, and
- (3) As to the parts not so complied with, your reasons for not doing so, including evidence that you can substantiate.

## WARNING CONSEQUENCES OF FAILURE TO COMPLY WITH THIS NOTICE

Should you fail to comply with the provisions of this notice, we reserve absolutely the right to obtain without further reference to you a county court or Hight Court order to compel you to comply with this notice together with an order that you pay my associated legal costs in full and for me to make an application for damages associate with your unlawful processing of my personal data.

Please take notice that should you wish to continue with this UNLAWFULL action all outstanding monies are to be paid in full in cleared funds including any fees applicable for employee/agent attendance at this address a minimum of 7 days before any proposed appointment arrangements shall be entered into.

Are you, the private for-profit corporation known as **WATER COMPANY NAME IN FULL** intending to commit a tort against me from a position of fraud? Any agreement you believe you have with me is void, Ab initio, in my favour.

Are you now going to attempt further a tort against us or our person?

This document cannot be signed by a corporation or legal fiction and must be signed by a real party of interest, not an unauthorised third party.

By reasonable accommodation		
:рр		
Persons personal representative.		

Sui Juris