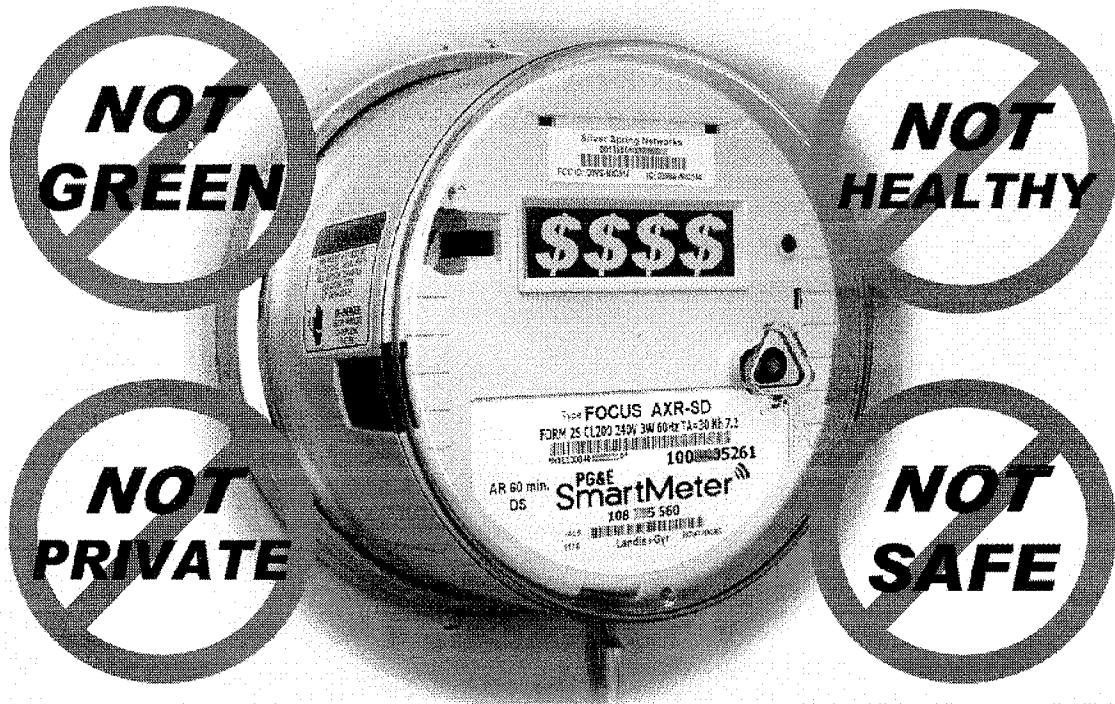


EXHIBIT NO. 7

Legal, Constitutional and Human Rights Violations of Smart Grid and Smart Meters

Congressional White Paper

<http://www.StopSmartGrid.org>



With In Depth Writings and Contributions by: Nina Beety, Marilynne Martin,

Other Special Contributions by: Mike Hazard, Karen Miller, Lisa Verlato Nancollas, Arnie Rosner,

Written and Edited by: Liz Barris

Contact info:
Liz Barris, 310-455-7530
contact@thepeoplesinitiative.org
101 S. Topanga Cyn. Blvd. #586
Topanga, CA 90290

Exhibit F
1 of 3

From: Legal, Constitutiona land Human Rights Violations of Smart Grid and Smart Meters

CONGRESSIONAL WHITE PAPER

<http://www.StopSmartGrid.org>

Liz Barris 310-455-7530

7) 14th AMENDMENT <http://www.law.cornell.edu/constitution/amendmentxiv> "...No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the US; nor shall any State deprive any person of life, liberty, or property, without due process of law..." "The federal government is actively abridging the privileges of U.S. citizens through the enforcement of this program, and depriving citizens of life, liberty and property.

"...NOR SHALL PRIVATE PROPERTY BE TAKEN FOR PUBLIC USE WITHOUT JUST COMPENSATION" Smart meters operate in mesh networks, with signals hopping from one person's home or business to another, acting as communication devices for the utilities regardless of whether or not that person wants their home to be used as a relay station for the utility and without compensating the home or business owner whose property is being used by the utility as a relay station or communications hub.

SMART GRID VIOLATES ADA Smart grid and smart meters create untenable, basic lifestyle problems, including being unable to inhabit ones own home. People who are sensitive to microwave radiation are forced to flee their home, however, sleeping in the street and in their car is not much of a better alternative now due to smart grid transmitters and repeaters blanketing entire neighborhoods and communities. Not only do smart meters and smart grid transmit microwave radiation both inside the home and throughout the neighborhood when they send signals, but smart meters also have now created dirty electricity throughout the home and the entire grid (meaning outside the home as well), due to dirty electricity created through high frequency transients being on all power and electricity lines that contain smart grid transmissions.

17) SMART METERS AND SMART GRID VIOLATE FCC RULES AND REGULATIONS ON INTERFERENCE Power Utility Smart Meters Causing Router Interference, Maine Public Advocate Says Users Not Being Educated <https://secure.dslreports.com/shownews/Power-Utility-Smart-Meters-Causing-RouterInterference-117120> "If some appliances, computers or communications equipment have been working oddly lately, the Maine Public Advocate's office said your electric meter may be to blame...The office put out a statement this week saying Central Maine Power Co.'s "smart meters" -- which use low-power radio frequency transmissions to send meter readings to the company -- are interfering with a wide range of household electronic devices, from garage door openers and WiFi devices to security systems."

34) EXTORTION AND VIOLATION OF HUMAN RIGHTS AND PROPERTY RIGHTS A violation of 2404 HOBBS ACT UNDER COLOR OF OFFICIAL and an act of extortion: 2404 Hobbs Act – Under Color of Official Right http://www.justice.gov/usao/eousa/foia_reading_room/usam/title9/crm02404.htm “In addition to the “wrongful use of actual or threatened force, violence, or fear,” the Hobbs Act (18 U.S.C. § 1951) defines extortion in terms of “the obtaining of property from another, with his consent . . . under color of official right.” EXTORTION <http://legal-dictionary.thefreedictionary.com/extortion> “The obtaining of property from another induced by wrongful use of actual or threatened force, violence, or fear, or under color of official right.” Also, utilities are rendering entire sections of homes unlivable due to smart meter radiation exposure. This would be considered to be a “taking” of property by the utility for their use of smart grid

Energy Policy Act of 2005 <http://www.gpo.gov/fdsys/pkg/PLAW-109publ58/pdf/PLAW-109publ58.pdf>
“(14) Time-based metering and communications,-(A) Deadline. Not later than 18 months after the date of enactment of this paragraph, each electric utility shall offer each of its customer classes, and provide individual customers upon customer request, a time-based rate schedule, under which the rate charged by the electric utility varies during different time periods and reflects the variance, if any, in the utility’s costs of generating and purchasing electricity at the wholesale level.” Per the Energy and Commerce Policy Act of 2005, the customer was to be “offered” a smart meter, not extorted when refusing one or have their utilities shut off when refusing one. This is a discrepancy that must be addressed when examining how the utilities were able to cash in on the billions of tax payer cash give away from the federal government. The actions involved in rolling out smart grid were clearly all VIOLATIONS of the bill that enabled the utilities to receive those tax payer funds. Because of this, we believe those funds were gotten through illegal means and should be returned to the US Treasury. Most utilities in the US (Vermont being the only exception) are choosing the tactic of extortion - charging the customer not to invade their privacy or not to harm them with pulsed microwave radiation emitting smart meters. Some customers wealthy enough to afford the “opt out fees” will pay them just to try and save their own health and life, the lives if their children and loved ones. But they are in the end not even getting what they have been extorted for because in most cases they are still being exposed to either their neighbors smart meter or in many cases, a repeater or collector meter is put up where the opt out customer is to “fill the gap” in the grid...in other words, smart grid is blanketed, ubiquitous, pulsed, microwave exposure for which in reality, there IS NO ESCAPE and therefore nullifying to a large extent the opt out of the citizens who does not wish to risk life and limb for this physically punishing surveillance program. Although having to pay the utility to spare the customers life or health is not only in the category of extortion, but even if the “opt out” customer allows themselves to be extorted (the other option being having their utilities CUT OFF) the utility still does not deliver what the customer has paid for...to not be exposed to the pulsed microwave emissions. Therefore, the act of charging a customer to “not harm or violate them” by “opting out” of what is by law, a voluntary program is illegal and an act of extortion and fraud and deceit as the customer is clearly NOT getting what they are paying for and should never have had to pay to retain their Constitutional rights to health, life, liberty and property and privacy in the first place