

**NOTICE OF NON-CONSENT AND NON-ACQUIESCENCE
TO TRESPASS, SURVEILLANCE, OR CONTRACT
NOTICE OF LIABILITY, NON-NEGOTIABLE.
NO CONSENT. NO CONTRACT**

With regard to S.I. No.27/1/1995 – European Communities (unfair Terms In Consumer Contracts) Regulations, 1995

For the attention of:

Alan Kelly - Minister for the Environment,
Michael Mc Nicholas - Chief Executive Bord Gáis
John Barry - Irish Water Programme Director
John Tierney - Managing Director Irish Water
J. Murphy & Sons Ltd.,
GMC Utilities Group,
Coffey Northumbrian Ltd.,
And all other parties of interest.

Name _____

Address _____

Dear Minister Alan Kelly Irish Water, Bord Gáis and all other agents, county councillors, officers, employees, contractors and interested parties in the matter of Irish Water and the Smart-Meter Program.

To those who intend to install a 'Smart-Meter' or any activity monitoring device at the above address, this is a Legal Notice that all parties are hereby denied consent for installation and use of all such devices on (or near) the above property. Installation and use of any activity monitoring device is hereby refused and prohibited. No legislative act supercedes the natural, self-evident right of any individual man or woman to refuse to buy the services or goods of any other entity (private or public) or to protect his or her health from the effects of such goods. I neither want your goods (the Smart-Meter) nor require your services (water-metering). A contract demands consent. Further to that, 'informed' consent is legally required for the installation of a device that has proven detrimental effects on the health of users, or any surveillance device that will collect and transmit private and personal data to undisclosed and unauthorised parties for undisclosed and unauthorised purposes. No such consent is given nor may be inferred. Authorisation for sharing of personal and private information may only be given by the originator and subject of that information. Such authorisation is hereby denied and refused with regard to the above property and all of its occupants.

Threats of lowered water-pressure or other consequences of refusal to engage with Irish Water will be taken as coercive intimidation and treated as harassment. Acts of interfering with the water-pressure or water-quality to 'encourage' compliance by Irish Water or any of its agents will be treated as sabotage and coercion and will be pursued through the courts. Installation of the Meter in direct disregard of this notice (without rebutting the scientific studies and matters of law provided) will be taken as Irish Water's agreement that the Smart-Meter is to be treated as an item of abandoned equipment and may be removed (disabled/disposed of) at my own discretion. Installation of the Meter in direct disregard of this notice will also be taken as agreement that Irish Water and all other contracting parties will each be liable for damages amounting to not less than €5,000 per infringement, for direct disregard of the rights of the occupants and the potential health-risks that Smart-Meters create, despite disclosure and awareness of both. Information on the security and health risks of 'Smart Meters', and the various breaches of Irish Law, the Constitution (Bunreacht Na hÉireann) and the European Convention on Human Rights are detailed on the following pages.

Notice to Principal is Notice to Agent. Notice to Agent is Notice to Principal. With FULL Prejudice.

Name: _____

Date: _____

NO CONSENT

NO CONTRACT