These instructions are for those who have completed the "COR", "NOFD-BCH", "NOFD-LGIC" and "CN-BCUC" process for all BC Hydro, "Smart Meter Program" and "Meter Choices Program" (letters and cards), and have now received a billing statement from BC Hydro (following December 1, 2013) alleging a "Your / Legacy Meter / Charge / GST".

As you know from our previous emails, we have been busy working out the details for the final DEFAULT process on the "NOFD-BCH" and "NOFD-LGIC" – coming soon.

That said, in the interim, there remains the issue of the alleged WORDS of "Your / Legacy Meter / Charge / GST" written on BC Hydro billing statements — and its alleged "pro-rated amount, combined with its alleged 5% pro-rated GST".

There is also the QUESTION of whether or not, these alleged WORDS themselves - "Your / Legacy Meter / Charge / GST" might be deemed an alleged consensual agreement of sorts — if not rebutted by a "refusal for cause" process.

So, after reflection, it is time to add something more to this process of legitimate refusal — up front — in addition to the default process, coming soon.

But before addressing that process of refusal — let's do a review of the events surrounding the alleged "Smart Metering Program" and the alleged "Meter Choices Program".

BC Hydro's alleged "Smart Metering Program" is VOID FOR FATAL DEFECT for not responding by rebuttal to (many thousands) of "COR" statements of truth.

Likewise, BC Hydro's alleged "Meter Choices Program" is VOID FOR FATAL DEFECT for not responding by rebuttal to (many thousands) of "NOFD-BCH" statements of truth.

**LET US BE VERY CLEAR HERE...**

The alleged "Meter Choices Program" (letters and cards) etc, received from BC Hydro, DO NOT identify in any way, what an alleged "Legacy Meter" is.
There is NO historical agreement between any customer and BC Hydro identifying what an *alleged* "Legacy Meter" is.

There is NO historical agreement between any customer and BC Hydro identifying a requirement to pay any *alleged* "Your / Legacy Meter / Charge / GST".

The FIRST occurrence of the *alleged* WORDS "Legacy Meter" from BC Hydro are written on a customer billing statement, *alleging* a pro-rated period following December 1, 2013.

The FIRST known appearance of the *alleged* WORDS, "Legacy Meter", were written on the *alleged* "Order in Council No. 391" signed by the “Lieutenant Governor in Council” ("LGIC"). The Council is comprised of the Lieutenant Governor, the Premier and the Executive Council (*Ministers appointed by the Premier*).

The LGIC's *alleged* "Order in Council No. 391", Direction No. 4 to the BRITISH COLUMBIA UTILITIES COMMISSION *allegedly* approved and ordered September 24, 2013 and deposited September 25, 2013, B.C. REG. 203/2013 — is also VOID FOR FATAL DEFECT for non-rebuttal to *(many thousands)* of "NOFD-LGIC" statements of truth.

Written on the *(un-rebutted)* "NOFD-LGIC", under the heading "COMMUNICATIONS INFRASTRUCTURE—OMISSIONS | ALLEGATIONS", it states...

> 5. Whereas on June 2012, Cindy Verschoor, BC Hydro Smart Meter Spokes-person stated in a presentation to the Mayor and Council of the City of Enderby... "BC Hydro has to work with each customer on an individual basis. We can only work with the individual customer when it comes to making decisions about their account."

*Source youtube video:* Hydro demonstrates why a class action suit will not work against 'smart' meters @ https://www.youtube.com/watch?v=h8qYOCrXV9o

So, if BC Hydro, by its own admission, can only work with each individual customer when it comes to making decisions about each account, and if at no time did BC Hydro ever identify to any one of its customers through mailings or the media, the *alleged* WORDS "Your / Legacy Meter / Charge / GST" — can any legal or lawful contractual agreement be said to exist between BC Hydro and any of their customers under the terms purported to be represented by these *alleged* WORDS? NO, no such contractual agreement can be said to exist, because in order for any contract to be lawfully valid, there must be a *meeting of the minds* in full disclosure – or otherwise the contract is not binding and is considered to be VOID in law.

After in depth study, it is clear that this *alleged* "Order in Council No. 391", *alleges* to apply to ALL customers (smart metered or not) and is not just intended to apply to customers who have refused the installation of a smart meter.

**VOIDING** *alleged* “Your / Legacy Meter / Charge / GST”
Written within this *alleged* "Order in Council No. 391", is a new listing for...

"**RATES:** 3, (1), (b) **FROM ALL CUSTOMERS,** costs incurred with respect to the installation and operation of, and services related to, smart meters."

Has BC Hydro, the Lieutenant Governor in Council or the BC Utilities Commission informed all BC Hydro customers of this FACT by means of a written notice mailed individually to each customer – as Cindy Verschoor stated that BC Hydro is obliged to do? NO.

Were all BC Hydro customers, and all other British Columbians, made aware that prior to this point—smart meters were never included as part of the BC Hydro Electric Tariff, that is, until this new *alleged* "Order in Council No. 391" suddenly appeared – wherein these *alleged* "Rates: 3, (1), (b)" now encompass a whole new TARIFF OF FEES inclusive of the entire "Smart Metering Program."

Has BC Hydro ever informed all of its smart metered customers – by mailed notice and/or through the media – that ALL customers are responsible for ALL costs associated with "smart meter" "communications infrastructure" now identified under this new *alleged* "Order in Council No. 391", under...

"**RATES:** 3, (1), (b) **FROM ALL CUSTOMERS,** costs incurred with respect to the installation and operation of, and services related to, smart meters.?"

The answer is NO. Fact is, prior to this new *alleged* "Order in Council No. 391" being signed by the LGIC, not one single customer throughout British Columbia was informed by BC Hydro, or by the government, about ANY NEW *alleged* TARIFF OF FEES for *alleged* smart meter communications infrastructure.

Is that legal or lawful, in contract law? NO.

Is that Constitutional, in compliance with government oaths? NO.

Does that fit the definition of fraud? YES.

Did BC Hydro and the government devise a scheme to make it seem to ALL CUSTOMERS that those who, *(while in ignorance of all facts in the matter), allegedly "accepted" a wireless smart meter on their home, *(with or without their knowledge at the time of installation)*, would not be charged any costs for that meter from BC Hydro—whereas those who *(refused* to accept a wireless smart meter, would be charged *alleged* fees because they did not choose that which was portrayed by BC Hydro as a “FREE” smart meter? YES.

Did their divide and conquer scheme—combined with their unlawful / illegal *alleged* fees and threats of loss of electricity—collectively constitute law dictionary definitions of 'fatal defect', 'coercion', 'extortion', 'material fraud', 'wilful malfeasance', 'unconscionable misrepresentation', and other?

**VOIDING** *alleged* “Your / Legacy Meter / Charge / GST”
Did BC Hydro and the Lieutenant Governor in Council (Premier and Executive Council) agree to, and consent to, the verity of all of these facts by means of their own silence, their non-rebuttal to all statements of truth in the "COR", "NOFD-BCH" and "NOFD-LGIC"?

YES, – and by so doing they consented to far more than just the facts mentioned herein.

Does anyone who has a non-rebutted "COR", "NOFD-BCH" and "NOFD-LGIC" owe any alleged "Your / Legacy Meter / Charge / GST"? NO, of course not – how could they?

BC Hydro and the LGIC have absolutely NO authority under the Constitution to charge wireless communication fees – whether such fees are made applicable to alleged wireless infrastructure or for any type of meter – period.

Furthermore, BC Hydro has never possessed any authority under the Constitution to install wireless smart meters onto private homes. "Wireless smart meters" have been installed LAWLESSLY, in part because many remained silent, did not complain or were bullied, intimidated, deceived and threatened into compliance. In law this is called PRESUMED CONSENT – and it occurred, whether BC Hydro customers where in ignorance of all facts in the matter, or not.

Ask yourselves this... What if BC Hydro and the government had been forthright – if they had offered full disclosure of all relevant facts, risks and limitations – if they had chosen to use honesty with each and every customer at the onset of the smart meter deployment by admitting...

- **“BC Hydro Customers, we are planning on installing wireless devices we call smart meters onto your private living environment.**
- **These wireless EMF emitters and enablers, can and do cause harmful interference to property, but the government has given us the green light to proceed, so we intend to do this anyway.**
- **We have no authority to do so under the Constitution, but we intend to do this anyway.**
- **We are not liable if anything goes wrong, because the meters are exempt from the Safety Standard Act, Electrical Safety Regulation and adopted codes, but we intend to do this anyway.**
- **We will be accessing your private information without your knowledge or consent, by wireless TRESPASS in violation of the Privacy Act, but we intend to do this anyway.**
- **We will be mining, graphing, analyzing, harvesting, storing and selling that private data inside and outside of Canada without your knowledge, in violation of the Freedom of Information and Protection of Privacy Act, but we intend to do this anyway.**
- **We don't care that the British Columbia Centre for Disease Control has determined that electromagnetic interference EMI also called radio-frequency interference RFI can cause HARMFUL INTERFERENCE to HUMAN HEALTH, and we intend to do this anyway.**
- **We know that the Clean Energy Act's Regulation, Smart Meters and Smart Grid, states that if it is impracticable because of electromagnetic interference EMI, we are NOT REQUIRED to install communications infrastructure, (wireless or wired), but we intend to do this anyway.**

VOIDING alleged “Your / Legacy Meter / Charge / GST”
• There are no known benefits to you as a customer for having a smart meter installed, but we intend to do this anyway.

• ALL PROFIT and BENEFITS will go to us—and ALL DEBT and LIABILITY will go to you, but we intend to do this anyway.”

Do you think the people of British Columbia—whether customers of BC Hydro or not—would have said... "Sure Hydro, come and harm my health, safety, security and privacy. I am happy to give up all of my rights to you so that you can benefit at my expense."

The following assertion was submitted publicly by an electrician contractor who moved to British Columbia from Alberta. This electrician contractor wrote...

“In order to have power connected by BC Hydro there is a requirement that I sign a declaration stating that I did not do the work under the Safety Standards Act but under the repealed Electrical Safety Act. I refuse to make a false declaration because it would be perjury to do so. BC Hydro refuses to connect power if I don't sign. So I can't work in British Columbia. City of Victoria required an application for a permit issued under the repealed law until very recently. Now they have a disclaimer to tell you that your rights (as an electrician) may be lost. This town is no place for an honest man and the people have the government they deserve.”

Posted on BC Hydro's website: “Smart Metering Program – frequently asked questions” states...

9. Are smart meters CSA approved?

Smart meters are exempt from Canadian Safety Association certification because those standards govern electronic consumer products, versus products that are owned, operated and managed by the utility. Smart meters are owned, installed and read by the utility, and they are governed by the British Columbia Electrical Safety Regulations.

So let us have a closer look at the British Columbia Electrical Safety Regulations...

ELECTRICAL SAFETY REGULATION | S.3 Application to utilities:

(1) This regulation, except for section 3.1, DOES NOT APPLY to a public utility as defined in the Utilities Commission Act in the exercise of its function as a utility with respect to the generation, transmission and distribution of electrical energy.

(2) Despite subsection (1), This regulation APPLIES to the electrical equipment owned or in the possession or control of a public utility if the electrical equipment IS NOT USED directly in the generation, transmission and distribution of electrical energy.

The above statement (2), was deceptively written to trick the reader. It has been assembled in the reverse, in what is called in law, “negative averment”. Let us see what happens when we reverse it back into “positive”... which is the way we all learn to read in the public school system.
This regulation DOES NOT APPLY to the electrical equipment owned or in the possession or control of a public utility if the electrical equipment IS USED directly in the generation, transmission and distribution of electrical energy.

Well we know that a smart meter is at the end of the distribution of electrical energy because it plugs directly into the customer's meter base which joins the live wires coming from the utility (street), to the live wires leading to the customer's electrical panel (wall).

*Photo right:* is a picture of the inside of a meter box, showing a customer's meter base. There are typically three wires that enter the meter box. They are the two hot ungrounded conductors and the single neutral conductor which is the middle and smaller wire. These wires attach to the meter base that has four clamps that channel the electricity through the meter.

We have pointed out these facts, and many others in the COR, NOD, NOFD-BCH and NOFD-LGIC, and BC Hydro and the government have agreed by their silence and non-rebuttal to our statements of fact, that there are no laws that grant the Premier, Executive Council, the elected Legislative Assembly or BRITISH COLUMBIA HYDRO AND POWER AUTHORITY to authorize wireless – period. There never has been and there is not now. *Photo below: label on bottom of BC Hydro smart meters.*

**VOIDING** alleged “Your / Legacy Meter / Charge / GST”
Despite any smart meter label stating otherwise, within British Columbia, no statutory law was enacted to protect the people, their health, safety, security, privacy, property, land, environment or other, from harmful interference caused by a public utility's wireless smart meter attached to a customer's home or business—because smart meters are used in the distribution of electrical power, and as such, have been exempted completely under the Safety Standards Act, Electrical Safety Regulations, and Electrical and Building Codes. It is no surprise that BC Hydro is requiring electricians to sign a declaration under a repealed statute.

What is the legal definition of criminal gross negligence? "An act of omission or commission where a person demonstrates the wilful disregard to the rights of other people that results in possible or actual harm." Source: The Law Dictionary online.

What is the legal definition of commission? "A warrant or authority or letters patent, issuing from the government, or one of its departments, or a court, empowering a person or persons named to do certain acts, or to exercise jurisdiction, or to perform the duties and exercise the authority of an office." Source: The Law Dictionary online.

Monarchy of Canada | "Per the Canadian Constitution... Royal Assent and the royal sign-manual are required to enact laws, letters patent, and orders in council. But the authority for these acts stems from the Canadian populace and, within the conventional stipulations of constitutional monarchy, the sovereign's direct participation in any of these areas of governance is limited, with most related powers entrusted for exercise by the elected and appointed parliamentarians, the ministers of the Crown generally drawn from amongst them, and the judges and justices of the peace. The Crown today primarily functions as a guarantor of continuous and stable governance and a nonpartisan safeguard against the abuse of power, the sovereign acting as a custodian of the Crown's democratic powers and a representation of the power of the people above government and political parties." Source: Encyclopedia Wikipedia

With regard to the letter mailed to you from the Lieutenant Governor's private secretary, ask yourself this: Did the Lieutenant Governor state that she signed the Order in Council solely on the advice of the Executive Council, who are answerable to the elected Legislative Assembly, and then, did the Lieutenant Governor request that her private secretary forward your "NOFD-LGIC" to the Minister of Justice and Attorney General? YES.
Did the Minister of Justice and Attorney General or any member of the Executive Council rebut any of the statements of truth in the "NOFD-LGIC"? NO.

Why would the Minister of Justice and Attorney General, Premier and Executive Council feel free to simply ignore many thousands of notices redirected to them by the Lieutenant Governor? Good Question. Perhaps they are acting outside of their oaths?

So who has the authority and the lawful claim of right? You do!

Is BC Hydro able to prove otherwise? If so, why do they not act to do so? How many tens of thousands of times do they have to be asked the same questions by private customers before their non-response is deemed to be their agreement?

Here is what the Canadian Constitution Act, 1982 says in answer to that question....

Equality Rights
"Equality before and under law and equal protection and benefit of law
15. (1) Every individual is equal before and under the law and has the right to the equal protection and equal benefit of the law without discrimination..."

Now, let's have a look at all their words used from the beginning to describe these meter devices: 1) analogue, 2) old, 3) legacy, 4) smart. How are these words defined?

What is analogue? "Constantly changing graphy of any quantity."
What is old? "Old or former time, often time long past: days of old."
What is legacy? "A bequest or gift of personal property by last will and testament."
What is smart? "To feel, cause, or be the source of a sharp stinging physical pain or keen mental distress. To suffer a harsh penalty."

Surprised by the dictionary definition of the word "legacy" and "smart"?

So here's another reveal. BC Hydro's game of billing for an alleged "Your / Legacy Meter / Charge / GST" – is another BLUFF. It's all they have left. Predictably, they are intentionally using stealth and fictitious terminology to attempt to deceive.

Plainly put, by not paying the alleged "Your / Legacy Meter / Charge / GST" written on your BC Hydro billing statement — and its alleged pro-rated amount, combined with its alleged 5% pro-rated GST, you are choosing to not pay what you do not owe – it really is that simple.

Even if you have already paid the alleged "Your / Legacy Meter / Charge / GST" written on your BC Hydro billing statement—and its alleged pro-rated amount, combined with its alleged 5% pro-rated GST already—it was done in error due to misrepresentative billing tactics and as such it is readily undone.

Why would you agree to pay alleged charges if you do not owe them? You can deem that your payment was an overpayment on your bill. There is no law that says one can not overpay on any billing statement – such overpayment to be used as a credit on a future billing statement.

VOIDING alleged “Your / Legacy Meter / Charge / GST”
Your notices are both legal and lawful. Under your TERMS AND CONDITIONS they give you a lawful claim of right to keep your electromechanical or digital meter and to refuse the installation of any smart meter in future.

Those notices you have used, also give you the lawful claim of right under your TERMS AND CONDITIONS to not be penalized by BC Hydro for their non-compliance with your lawful and legal requests, wherein they failed their duty of care to answer to their obligations under their oaths of office.

Under their OATHS, governments, their agencies and large corporations are publicly accountable to uphold the Constitution; Common Law; and the International Covenants & Universal Declaration of Human Rights of which Canada is a signatory.

**Public Accountability and Holding to Account**

"Public accountability means the obligation of authorities to explain publicly, fully and fairly, before and after the fact, how they are carrying out responsibilities that affect the populous in important ways... It means that decision-makers will publicly explain what outcomes they intend to bring about, for whom, and why."

*Source: Centre for Public Accountability*

"Accountability in its simplest terms is the obligation to answer for a responsibility that has been conferred."


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**PROCESS OF “REFUSAL FOR CAUSE”**

One large envelope needs to be sent by Canada Post Registered Mail to BC Hydro. It will contain 2 standard sized envelopes addressed to 2 separate offices within BC Hydro. These two standard envelopes will each contain (your) revised billing statement along with some photocopies from your records. 3 copies of this revised billing statement need to be created, so you can send 2 copies to BC Hydro offices, and keep 1 copy for your own file—*(the record of everything you have sent to BC Hydro thus far)*. This revised billing statement will be double sided, and created from the "Refusal Template". On each of the 3 copies created, you will be required to write in the adjustments with a red pen as described in the following directions:

**VOIDING** alleged “Your / Legacy Meter / Charge / GST”
**STEP 1: WHAT YOU WILL NEED TO GET STARTED**

You will need (1) Registered Mail sticker from Canada Post, (2) standard size envelopes, and (1) larger envelope, *(big enough to hold both standard size envelopes inside of it).* One red pen, tape, scissors or utility knife, and stapler.

**STEP 2: FILLING IN YOUR (1) REGISTERED MAIL STICKER AND (3) ENVELOPES**

Print your return address onto *(the front, top left hand corner of)* all (3) envelopes, by writing in upper and lower case letters, with no abbreviations and no postal code, as shown below.

```markdown
Authorized Representative,  
c/o 1234 Your Street,  
Your Town, British Columbia
```

Print the address below onto *(the front centre of)* the (1st) standard size envelope exactly as shown below. This is the accounting department identified on your BC Hydro billing statement.

```markdown
TIME SENSITIVE DOCUMENTS ENCLOSED  
BC Hydro  
PO Box 9501 Stn Terminal,  
Vancouver, BC V6B 4N1
```

Print the address below onto *(the front centre of)* the (2nd) standard size envelope exactly as shown below. This is the Office of the Secretary, at the Head Office of BC Hydro.

```markdown
TIME SENSITIVE DOCUMENTS ENCLOSED  
OFFICE OF THE SECRETARY  
BRITISH COLUMBIA HYDRO AND POWER AUTHORITY  
333 DUNSMUIR STREET,  
VANCOUVER, BC V6B 5R3
```

Print the address below onto *(the front centre of)* the larger envelope exactly as shown below. This is the reception desk, at the Head Office of BC Hydro, *(where you will send all 3 envelopes by Registered Mail).*

```markdown
TIME SENSITIVE DOCUMENTS ENCLOSED  
BRITISH COLUMBIA HYDRO AND POWER AUTHORITY  
333 DUNSMUIR STREET,  
VANCOUVER, BC V6B 5R3
```

Write the above address on the top portion of the Registered Mail sticker, *(purple arrow).*

You should now have (1) addressed Registered Mail sticker and (3) addressed envelopes.

**VOIDING** alleged “Your / Legacy Meter / Charge / GST”
**STEP 3: PHOTOCOPYING YOUR ENVELOPES**

Take both standard size envelopes and place them face down on the photocopier glass, side by side. Now make (1) photocopy only, on 1 sheet of paper.

Take the Registered Mail sticker you just filled in and the larger envelope. **Note:** DO NOT stick this sticker onto this envelope. Place the sticker face down between the glass and the envelope and make (1) photocopy only (exampled right) on 1 sheet of paper.

Print the “witness statement” wording below, along the bottom of this photocopy, making sure to substitute your name(s) for **John Paul** of the **Doe** family, (exampled right).

I witnessed **John Paul** of the **Doe** family mail this envelope, containing 2 smaller envelopes, all addressed to BC Hydro:

Date: _____________ Witness: _____________

You should now have (2) envelope photocopies

**STEP 4: PHOTOCOPYING YOUR (4) NOTICES**

Make (3) photocopies EACH, of the 1st page ONLY of your:

- 1) COR, 2) NOD, 3) NOFD-BCH addressed to BC Hydro, and 4) NOFD-LGIC to the Lieutenant Governor in Council, showing the little registered mail sticker and date stamp.

You should now have (12) notice photocopies

**VOIDING** alleged “Your / Legacy Meter / Charge / GST”
STEP 5: PHOTOCOPYING YOUR LETTER FROM THE LIEUTENANT GOVERNOR

If you received a letter from the Private Secretary of the Lieutenant Governor, in reply to your NOFD-LGIC, then make (2) photocopies of this letter (as exampled right).

If you have not received this letter as yet, you will skip this STEP 5 part of the refusal process and move forward to STEP 6.

You should now have (2) letter photocopies

STEP 6: YOUR “REFUSAL TEMPLATE” — PRINTING PAGES 1 AND 2

Go to http://bc-freedom.com/2014/02/11/legacyfeedocs/ and open the Refusal Template.

The purpose of this “refusal template” is to assist you in “revising” the alleged “Legacy Meter Charge” on your BC Hydro billing statement. Page 1 of this “refusal template” is text editable.

On page 1, (exampled right), type the Registered Mail numbers found on your:

• COR,
• NOD,
• NOFD-BCH,
• NOFD-LGIC,

that you just photocopied, into the (4) editable text boxes located at the bottom of this page.

Now, double check your typing for accuracy before printing out (1) copy of page 1 ONLY.

Note: Additional steps (below) will be required to complete page 1. Once complete, this “refusal template” requires that page 1 be photocopied onto the back of page 2.
On page 2, you will find the “common law” as defined in “The Law Dictionary”, (exampled right)

If you look on the back of your BC Hydro billing statement, you will see that this is where BC Hydro prints its privacy, instructions, charges, rules, etc “representing” BC Hydro’s alleged jurisdiction.

In a similar way to BC Hydro’s billing statement, once completed, this “refusal template” will act as your “revised” BC Hydro billing statement, identifying your authority and right not to contract (written on its face), and “representing” common law jurisdiction (written on its back).

If your BC Hydro billing statement is (1) page only, then print out (3) copies of page 2. If your BC Hydro billing statement is (2) pages, then print out (6) copies of page 2—and so on.

You should now have (1) copy of “refusal template” page 1 (showing 4 Registered Mail numbers), and (3) copies of page 2 (for each page of your BC Hydro billing statement).

STEP 7: YOUR “REFUSAL TEMPLATE” — ADDING BC HYDRO BILLING STATEMENT

Whether or not you have already paid the full amount on your BC Hydro billing statement, or a reduced amount by cheque, bank, phone, online, credit card or other—you must complete this “refusal template” process.

Whether or not your statement has a large PAID stamp on it or not—you must complete this “refusal template” process.

IMPORTANT: Use only those BC Hydro billing statements with the words "Legacy Meter Charge" printed on them.

For photocopy positioning purposes only, with tape, (temporarily) tack down the top half of your BC Hydro billing statement (not the remittance slip) onto the centre of page 1 (exampled right).

You may fold the remittance slip under or tear it off.

VOIDING alleged “Your / Legacy Meter / Charge / GST”
**Note:** This “refusal template” process, requires that page 1 be photocopied onto the back of page 2—as such, you will now load all of the page 2 copies you printed out, into the photocopy paper tray, so that the BLANK SIDE of these sheets of paper will print ONLY.

**Printing page 1:** Now, very carefully, place your *BC Hydro billing statement, (temporarily) tacked onto your “refusal template” page 1, face down on the photocopier glass and print (3) copies onto the back of page 2 you just pre-loaded into the paper tray, *(see note above).*

**IMPORTANT:** DO NOT place page 1 into the page feeder of the photocopier—it will jam.

*If your BC Hydro billing statement is more than 1 page long,* and in **STEP 6** you printed out (6) copies of page 2 instead of (3)—then you will now gently pull off the first page of your *(temporarily) tacked down BC Hydro billing statement,* from your “refusal template”, and repeat this **STEP 7** process again with the second page.

You should now have (3) photocopies of your “refusal template” with page 1 printed on the front and page 2 printed on the back, for each page of your *BC Hydro billing statement.*

**YOU HAVE NOW COMPLETED ALL REQUIRED PHOTOCOPYING**

**STEP 8:** **GATHERING YOUR ENVELOPES AND PHOTOCOPIES TOGETHER**

You should now have the following numbers of envelopes and photocopies:

(2) standard size envelopes *(showing same return address, but different mailing addresses),*
(1) larger envelope *(showing return address and mailing address),*
(1) photocopy of the two standard size envelopes positioned side by side,
(1) photocopy of the larger envelope *(showing Registered Mail sticker and “witness statement”),*
(3) photocopies of the front page of your COR to BC Hydro,
(3) photocopies of the front page of your NOD to BC Hydro,
(3) photocopies of the front page of your NOFD-BCH to BC Hydro,
(3) photocopies of the front page of your NOFD-LGIC to the Lieutenant Governor in Council,
(2) photocopies of your letter from the Lieutenant Governor,
(3) photocopies of your double-sided “refusal template” *(for each page of your BC Hydro billing statement).*

**VOIDING** alleged “Your / Legacy Meter / Charge / GST”
HOW TO “REVISE” YOUR BC HYDRO BILLING STATEMENT

STEP 9: RE-CALCULATING THE NUMBERS

Below you will find a “math example” to help you re-calculate the electrical charges, 5% GST and Balance payable on your own BC Hydro billing statement—LESS the alleged “pro-rated Legacy Meter Charge”, and its alleged “pro-rated 5% GST”.

To determine the “revised” amounts to enter into this math example, you MUST compare the (picture exampled below on page 16), against your OWN BC Hydro billing statement. Blank spaces have been provided for you to write in your own numbers and calculations.

IMPORTANT: Do not write the ☐ ☐ ☐ ☐ ☐ ☐ symbols onto any photocopies of your “refusal template”. These symbols are for INSTRUCTION PURPOSES ONLY.

(alleged) Balance subtotal 277.66 ☒

(alleged) Pro-rated Legacy Meter charge – 51.78 ☒

(alleged) Pro-rated 5% GST – 13.22 ☒

(revised) Electrical charges = 212.66 ☐

(revised) 212.66 ☒ 5 ☒ % GST = 10.63 ☒

Balance payable from your previous bill 0.00 ☐

(revised) Electrical charges + 212.66 ☐

(revised) GST + 10.63 ☒

(revised) Balance payable = 223.29 ☐

Once you have identified the “alleged” ☒ ☒ ☐ line amounts found, on your OWN BC Hydro billing statement—enter those numbers into the correct spaces on this math example above.

Now, using a calculator to calculate the “revised” ☐ ☐ ☐ line amounts, follow this math example as written. There are several free use “calculators” available online. Once you have double checked your calculations to ensure they are correct, go to STEP 10.

VOIDING alleged “Your / Legacy Meter / Charge / GST”
STEP 10: STRIKING OUT “INVALID” WORDS AND NUMBERS

On ALL pages of your “refusal template” (revised BC Hydro billing statement), with a red pen, strike out all of the wording and numbers, (as exampled in the picture above).

Note: “wording” may also include additional “words or wording”. Please read through your OWN BC Hydro billing statement – ALL pages, carefully, because it may contain additional or new instances of “words or wording”, not show, or shown differently than the “wording” (as exampled in the picture above).
STEP 11: ADDING “VALID” NUMBERS

Remember, do not write the ▲ ▪ ▲ ▲ symbols onto any copy, (as exampled right).

Once you have determined the "revised" ▲ ▪ ▲ amounts, in YOUR “math example” on page 15, write these amounts with a red pen onto APPLICABLE copies of your “refusal template” (revised BC Hydro billing statement), (as exampled right and in the picture above on page 16).

STEP 12: REFUSAL TO CONTRACT

On ALL 3 copies of your “refusal template” (revised BC Hydro billing statement), with a red pen, write the words below diagonally across each copy (as exampled right, and in the picture above on page 16). Be careful not to write over the words and numbers you just crossed out or the numbers you just wrote in.

“I DO NOT ACCEPT THIS OFFER TO CONTRACT AND I DO NOT CONSENT TO YOUR ALLEGED PROCEDURES”

“UNKNOWN TERMINOLOGY”

Note: If additional “words or wording”, appear on additional pages, other than (page-1) of your BC Hydro billing statement, such as “Legacy Meter” etc, you will have to repeat STEP #9, #10, #11, #12 on those pages (as applicable) if you have not done so already.

YOU HAVE COMPLETED YOUR “ REFUSAL TEMPLATE ”
AND IT WILL NOW BE CALLED YOUR “ REFUSAL STATEMENT ”

VOIDING alleged “Your / Legacy Meter / Charge / GST”
STEP 13: STUFFING & SEALING YOUR (1ST) STANDARD SIZE ENVELOPE

Staple the following together (in the same order as shown):

(1) copy of your double-sided “refusal statement” (1 or more pages),
(1) copy of the front page of your COR to BC Hydro,
(1) copy of the front page of your NOD to BC Hydro,
(1) copy of the front page of your NOFD-BCH to BC Hydro,
(1) copy of the front page of your NOFD-LGIC to Lieutenant Governor in Council,

and stuff into your (1st) standard size envelope addressed to:

TIME SENSITIVE DOCUMENTS ENCLOSED
BC Hydro
PO Box 9501 Stn Terminal,
Vancouver, BC V6B 4N1

If you would like to make your payment by cheque to BC Hydro, include your cheque and the remittance slip (from the bottom of Hydro’s original statement) in this same envelope.

Now seal this (1st) standard size envelope shut

STEP 14: STUFFING & SEALING YOUR (2ND) STANDARD SIZE ENVELOPE

Staple the following together (in the same order as shown):

(1) copy of your double-sided “refusal statement” (1 or more pages),
(1) copy of the front page of your COR to BC Hydro,
(1) copy of the front page of your NOD to BC Hydro,
(1) copy of the front page of your NOFD-BCH to BC Hydro,
(1) copy of the front page of your NOFD-LGIC to Lieutenant Governor in Council,
(1) copy of your letter from the Lieutenant Governor,

and stuff into your (2nd) standard size envelope addressed to:

TIME SENSITIVE DOCUMENTS ENCLOSED
OFFICE OF THE SECRETARY
BRITISH COLUMBIA HYDRO AND POWER AUTHORITY
333 DUNSMUIR STREET,
VANCOUVER, BC V6B 5R3

Now seal this (2nd) standard size envelope shut

VOIDING alleged “Your / Legacy Meter / Charge / GST”
STEP 15: STUFFING & SEALING YOUR LARGER ENVELOPE

Stuff both of your sealed 2 standard size envelopes, STEP 13 & 14, into your larger envelope addressed to:

TIME SENSITIVE DOCUMENTS ENCLOSED
BRITISH COLUMBIA HYDRO AND POWER AUTHORITY
333 DUNSMUIR STREET,
VANCOUVER, BC V6B 5R3

IMPORTANT: DO NOT SEAL this larger envelope shut just yet

STEP 16: GATHERING YOUR “FILE” COPIES TOGETHER

Staple the following together (in the same order as shown), ensuring that the (3) copies to be ★ date stamped ★ by the Post Office are positioned on top:

(1) ★ copy of the larger envelope (showing Registered Mail sticker and “witness statement”),
(1) ★ copy of the two standard size envelopes positioned side by side,
(1) ★ copy of your double sided “refusal statement” (1 or more pages),
(1) copy of the front page of your COR to BC Hydro,
(1) copy of the front page of your NOD to BC Hydro,
(1) copy of the front page of your NOFD-BCH to BC Hydro,
(1) copy of the front page of your NOFD-LGIC to the Lieutenant Governor in Council,
(1) copy of your letter from the Lieutenant Governor,

STEP 17: STICKING YOUR REGISTERED MAIL STICKERS ONTO YOUR “FILE” COPIES

Peal off the little Registered Mail sticker with the ❯ and stick it onto your “Refusal Statement”. You may stick it down either horizontally or vertically—leaving enough space available for the Post Office to ★ date stamp ★ this copy. (see black arrow).

VOIDING alleged “Your / Legacy Meter / Charge / GST”
With the help of scissors or a utility knife, peel off the little Registered Mail sticker positioned directly to the right of the little sticker with the R and stick it onto your “copy of the (2) standard size envelopes positioned side by side”. You may stick it down either horizontally or vertically—leaving enough space available for the Post Office to ★ date stamp ★ this copy. (see blue arrow).

STEP 18: GOING TO THE POST OFFICE — ★ DATE STAMP ★

Upon arrival at the post office, show your witness or ask the postal clerk or someone else in the Post Office to be your witness, and then show them the two envelopes stuffed into your larger envelope. Now seal the larger envelope shut.

Place the (1) larger envelope with the (2) standard size envelopes stuffed inside of it, along with your filled in Registered Mail sticker onto the Post Office counter—together with your stapled “FILE” copies to be ★ date stamped ★ by the postal clerk.

IMPORTANT: When the postal clerk is rubber stamping your larger envelope for Registered Mail, kindly ask the postal clerk to also ★ date stamp ★ the top three pages of your “FILE” copies next to the Registered Mail stickers (exampled right):

1) ★ date stamp ★ copy of the “larger envelope”
2) ★ date stamp ★ copy of the “two standard size envelopes positioned side by side”
3) ★ date stamp ★ copy of your “refusal statement”

When the postal clerk hands you a payment receipt and your sticker receipt – kindly ask the clerk to staple these items to your stapled “FILE” copies.

After your larger envelope copy is ★ date stamped ★ (exampled top right), ask your witness to date and sign, or the postal clerk or someone in the post office to date and sign that they saw you mail (2 smaller envelopes) in this envelope.

The witness is not required to write their name or address in this instance — just a signature will suffice.
STEP 19: SAVING YOUR COPY OF CANADA POST DELIVERY CERTIFICATE

In a few days, you can check delivery status online at www.canadapost.ca by entering the 'registered mail number' into the box on the website marked 'Tracking Numbers'. Once your envelope has arrived and has been signed for, you can click onto the green tab called 'view delivery certificate' and save as a pdf onto your computer to be printed.

Print a copy of the ‘delivery certificate’ and keep it with your notices as proof of delivery. If you do not own a printer, ask someone you know or your local library to print you a copy. Canada Post does NOT keep ‘delivery tracking numbers’ online permanently. If you go back and it is no longer available, you will have to contact Canada Post directly to have a copy mailed to you.

THESE ARE LEGAL/LAWFUL DOCUMENTS—keep them safe and secure in a dry place.

Disclaimer: To All Fighters for Freedom against Wireless ‘smart meters’ “These are the times that try men’s souls,” Thomas Paine. We live in a world of commerce. From time to time, circumstances arise, where we seek remedies to resolve our commercial problems. The notices and /or commercial remedies offered, are given freely, but they come with a warning. The contents are for educational purposes only. The author is not an attorney and can not give legal advice. If you require legal advice, by all means find a competent attorney. Please accept these offerings as given – for some, these materials may offer assistance in finding viable solutions.

VOIDING alleged “Your / Legacy Meter / Charge / GST”