

October 18, 2024

VIA ELECTRONIC MAIL

Daniel Casey Plant Performance Manager over Operations and FGD DTE Electric Company – Monroe Power Plant 3500 East Front Street Monroe, Michigan 48161 daniel.casey@dteenergy.com

Dear Daniel Casey,

Enclosed is a file-stamped Consent Agreement and Final Order (CAFO) in the Matter of DTE Electric Company – Monroe Power Plant, CWA-05-2025-0001. Consistent with 33 U.S.C. § 1319(g)(5) this CAFO will become final and effective on November 18, 2024, which is 30 days after issuance. Please refrain from making payment prior to this effective date.

Pursuant to the CAFO, DTE Electric Company must pay the civil penalty within 30 days of the effective date. Accordingly, the civil penalty in the amount of \$40,489.65 is due on December 19, 2024. The check with which you pay the civil penalty must display the case name: In the Matter of DTE Electric Company – Monroe Power Plant and the docket number CWA-05-2025-0001.

Please direct any questions regarding this matter to Jake Berger, (312) 353-8024 or <u>berger.jake@epa.gov</u>, or your attorney may contact Kevin Chow, Associate Regional Counsel, at (312) 353-6181 or <u>chow.kevin@epa.gov</u>.

Sincerely,

Juliane Grange Regional Hearing Clerk U.S. Environmental Protection Agency, Region 5

Enclosure

cc: Susan Doty, <u>dotys2@michigan.gov</u> Jake Berger, EPA <u>berger.jake@epa.gov</u>