DTE ENERGY CO Form 5 February 14, 2002

FORM 5 							
// Check box if no longer subject to Section 16. Form			UNITED STATES SECURITI WASHINGTO	ES AND EXCHANGE COMM	ISSION		
4 or For obligati	rm 5 ions may	ANNUAL STATEMENT OF CHANGES IN BENEFICIAL OWNERS pursuant to Section 16(a) of the Securities Exchange Act of 1934 Holding Company Act of 1935 or Section 30(f) of the Inve					
/ / Form 3 F	Holdings		ig company not or roce or co	001011 00 (1) 01 0110 1			
/ / Form 4 1 Reported	Transactions d						
	Address of Repor		2. Issuer Name and Ticker		6.		
SIMS	HOWARD	F.	DTE Energy Company (DT	Ε)			
(Last)	st) (First) E ENERGY COMPANY		3. IRS Identification Number of Reporting		7.		
[DTE ENERG	GY COMPANY		Person, if an Entity (Voluntary)				
2000 2ND A	AVENUE]		_	12/2001			
2000 2ND <i>F</i>	AVENUE] (Street) MI	48226-1279	_	5. If Amendment, Date of Origina			
2000 2ND F	(Street) MI (State) USA	48226-1279 (Zip)	(Voluntary)	5. If Amendment, Date of Origina (Month/Year)	1		
DETROIT (City)	(Street) MI (State) USA	48226-1279 (Zip) LE I NON-DERI	(Voluntary)	5. If Amendment, Date of Origina (Month/Year) DISPOSED OF, OR BEN	l EFICI <i>F</i>		
DETROIT (City)	(Street) MI (State) USA TAB	48226-1279 (Zip) LE I NON-DERI 2. Trans- action Date (Month/	(Voluntary) EVATIVE SECURITIES ACQUIRED, 3. Transac- 4. Securities tion or Disposed Code (Instr. 3, (Instr. 8)	5. If Amendment, Date of Origina (Month/Year) DISPOSED OF, OR BEN Acquired (A) 5. Am of (D) cu 4 and 5) ci En	EFICIA count of rities ally of d of I		
DETROIT (City) 1. Title of	(Street) MI (State) USA TAB	48226-1279 (Zip) LE I NON-DERI 2. Trans- action Date	(Voluntary) VATIVE SECURITIES ACQUIRED, 3. Transac- 4. Securities tion or Disposed Code (Instr. 3,	5. If Amendment, Date of Origina (Month/Year) DISPOSED OF, OR BEN Acquired (A) 5. Am of (D) cu 4 and 5) ci En Fi (I	EFICIA count corities ally (d of 1		

Explanation of Responses:

- 1. Exempt transaction pursuant to the Merger Agreement between DTE Energy Company and MCN Energy with the proration and allocation procedures therein. The balance of the merger considerati them in cash pursuant to the Merger Agreement.
- 2. Received as the stock portion of the merger consideration due in exchange for 3,382.004 sha merger. On the effective date of the merger, the closing price of a share of MCN common sto of a share of DTE common stock was \$44.72.
- 3. Acquisition pursuant to issuer's dividend reinvestment plan.

FORM 5 (CONTINUED) TABLE II -- DERIVATIVE SECURITIES ACQUIRED, DISPOSED OF, OR BENEFICIALI (E.G., PUTS, CALLS, WARRANTS, OPTIONS, CONVERTIBLE SECURITIES)

 Title of Derivative Security (Instr. 3) 	S F F C	Exercise Price of	Trans- action Date (Month/ Day/ Year)	action Code		Derivat Securit quired Dispose	Number of Derivative Securities Acquired (A) or Disposed of ((Instr. 3, 4, and 5)		cisab Expir Date (Mont	isable and xpiration ate Month/Day/	
					_					 Expira- tion	
Phantom Stock		1 1-for-1				,011.93			med.		
Phantom Stock		1 1-for-1								(5)	
Stock Option (right to buy)		 \$45.92				,		,	,	6/26/ 2011	

- 9. Number of 10. Ownership 11. Nature of Derivative of Derivative Indirect Securities Security: Beneficial Beneficially Direct (D) Ownership Owned at End or Indirect (I) (Instr. 4)

of Year (Instr. 4)	(Instr. 4)	
	D	
1,701.16	D	
1,000.00	D	

Explanation of Responses:

- 4. The phantom stock was accrued under the DTE Energy Company Deferred Stock Compensation Plan to be settled in cash or DTE Energy Common Stock upon the reporting person's retirement for
- 5. The phantom stock was accrued by reporting person as deferral of fees under DTE Energy Comp of Directors' Fees on various dates during 2001 at prices ranging from \$41.535 to \$46.625 w date selected by reporting person as provided under the Plan.
- 6. The options fully vest on 6/27/2002.

**Sign

/s/ Su

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78 ff(a).

Note: File three copies of this form, one of which must be manually signed. If space provided is insufficient, see Instruction 6 for procedure.

POWER OF ATTORNEY

STATE OF MICHIGAN }

SS
COUNTY OF WAYNE }

KNOW ALL BY THESE PRESENTS that I, Howard F. Sims, do hereby constitute and appoint Susan M. Beale and Eric H. Peterson and each of them, my true and lawful Attorneys-in-Fact with full power of substitution to execute and file on my behalf with the Securities and Exchange Commission any and all reports, including without limiting the generality of the foregoing, reports on Securities and Exchange Commission Forms 4 and 5 and 144, that may be required or advisable in connection with my holdings in and transactions related to securities of DTE Energy Company.

This Power of Attorney is effective for the period July 1, 2001, through and including July 1, 2002.

IN WITNESS THEREOF, I have hereto set my hand this 25th day of June, 2001.

/s/ HOWARD F. SIMS

Howard F. Sims
Witnesses:

/s/ SUSAN E. RISKE

Susan E. Riske

/s/ JANET A. SCULLEN

Janet A. Scullen

STATE OF MICHIGAN }

SSS

COUNTY OF WAYNE }

On this 25th day of June, 2001, before me personally appeared Gerard M. Anderson to me known to be the person described who executed the foregoing Power of Attorney.

Subscribed and sworn to before me the 25th day of June, 2001

/s/ SANDRA L. BAMBERG

Sandra L. Bamberg Notary Public - Wayne County My Commission Expires: 1-11-04