STATE OF MICHIGAN

BEFORE THE MICHIGAN PUBLIC SERVICE COMMISSION

* * * * *

In the matter, on the Commission's own motion,)	
regarding MICHIGAN CONSOLIDATED GAS)	
COMPANY's noncompliance with the Michigan)	Case No. U-13711
Gas Safety Standards.)	
•)	

At the March 26, 2003 meeting of the Michigan Public Service Commission in Lansing, Michigan.

PRESENT: Hon. Laura Chappelle, Chairman Hon. David A. Svanda, Commissioner

Hon. Robert B. Nelson, Commissioner

ORDER APPROVING SETTLEMENT AGREEMENT

On August 16, 2001, the Commission Staff (Staff) issued Non-Compliance Report (NCR) 01-06KB recommending that Michigan Consolidated Gas Company (Mich Con) be subject to a civil penalty of \$5,000 for certain alleged violations of the Michigan Gas Safety Standards. Mich Con submitted a written response to NCR 01-06KB. Subsequently, the Staff and Mich Con representatives discussed what additional steps were required to resolve the issues related to NCR 01-06KB. Following these discussions, Mich Con and the Staff entered into a settlement agreement resolving all issues regarding NCR 01-06KB.

According to the terms of the settlement agreement, attached as Exhibit A, Mich Con and the Staff consider NCR 01-06KB to be resolved. As part of that agreement, Mich Con agrees to pay \$5,000 as a penalty for the NCR citation.

After reviewing Mich Con's response to NCR 01-06KB and the agreement reached by the parties, the Commission finds that approval of the agreement is appropriate and in the public interest.

The Commission FINDS that:

- a. Jurisdiction is pursuant to 1969 PA 165, as amended, MCL 483.151 et seq.; 1909 PA 300, as amended, MCL 462.2 et seq.; 1919 PA 419, as amended, MCL 460.51 et seq.; 1939 PA 3, as amended, MCL 460.1 et seq.; 1969 PA 306, as amended, MCL 24.201 et seq.; and the Commission's Rules of Practice and Procedure, as amended, 1992 AACS, R 460.17101 et seq.
 - b. The settlement agreement is reasonable and in the public interest, and should be approved.

THEREFORE, IT IS ORDERED that:

- A. The settlement agreement, attached as Exhibit A, is approved.
- B. Non-compliance Report 01-06KB shall be considered resolved.
- C. Michigan Consolidated Gas Company shall, within 10 days of the date of this order, tender by check \$5,000 to the State of Michigan.

The Commission reserves jurisdiction and may issue further orders as necessary.

Any party desiring to appeal this order must do so in the appropriate court within 30 days after issuance and notice of this order, pursuant to MCL 462.26.

MICHIGAN PUBLIC SERVICE COMMISSION

	/s/ Laura Chappelle Chairman
(SEAL)	
	/s/ David A. Svanda Commissioner
	/s/ Robert B. Nelson Commissioner
By its action of March 26, 2003.	
/s/ Dorothy Wideman	
Its Executive Secretary	

Any party desiring to appeal this order must do so in the appropriate court within 30 days after issuance and notice of this order, pursuant to MCL 462.26.

MICHIGAN PUBLIC SERVICE COMMISSION

Chairman

Commissioner

Commissioner

By its action of March 26, 2003.

Its Executive Secretary

STATE OF MICHIGAN

BEFORE THE MICHIGAN PUBLIC SERVICE COMMISSION

In the matter of the Commission Staff's)	
Incident Investigation involving gas)	Non-Compliance Report
Facilities owned by Michigan Consolidated)	01-06KB
Gas Company.)	

STIPULATION AND SETTLEMENT

On June 16, 2001, a MichCon employee responding to a no-heat call at 4655 Mead in Dearborn performed a meter assembly check and noted that the meter assembly was in good condition. The no-heat call was the result of main replacement where the service line at 4655 Mead was attached to the new main resulting in loss of service.

On June 21, 2001, a Commission Staff Inspector and Commission Staff Engineer conducted a pipeline safety inspection in the same area. During the inspection, the Staff found the service line at 4655 Mead in Dearborn to be in poor condition (uniform corrosion with slight to medium pitting). The Commission Staff prepared the captioned Non-Compliance Report dated August 16, 2001, relative to this incident which alleged that MichCon violated certain provisions of the Michigan Gas Safety Code and recommended that MichCon be subject to a civil penalty of \$5,000.

Michigan Consolidated Gas Company ("MichCon") submitted a written response dated October 16, 2001 to the Non-Compliance Report (Attachment A). Subsequently, Staff and MichCon representatives (the "Parties") discussed what additional steps were appropriate to fully resolve the issues related to the Non-Compliance Report.

As a result of those discussions, the Parties agreed that this Stipulation and Settlement together with MichCon's response to the Non-Compliance Report will resolve these matters.

Accordingly, the Parties stipulate and agree as follows:

- 1. This Stipulation and Settlement is submitted pursuant to Section 78(2) of the Administrative Procedures Act of 1969 ("APA"). MichCon agrees to waive its procedural rights to a hearing under 1969 PA 165 (Act 165), the Commission's rules promulgated under Act 165 and the APA.
- 2. The Parties agree to waive Section 81 of the MAPA providing this Stipulation and Settlement is approved by the Commission without modification.
- 3. MichCon shall pay \$5,000 as a penalty for Non-Compliance Report 01-06KB. By agreeing to this penalty, MichCon does not admit or concede any liability regarding the probable violations. The parties agree that MichCon's payment of the penalty constitutes full and final resolution of all matters addressed in Non-Compliance Report 01-06KB.
- 4. The Parties join in requesting that the Commission expeditiously review and approve this Stipulation and Settlement at a regularly scheduled Commission meeting.

MIC	HIGAN CONSOLIDATED GAS COMP	ANY	
By:	touth	Dated: Oct 4	, 2002
	Steven E. Kurmas, P. E.		
Its:	Senior Vice President, Gas Operations		
MIC	CHIGAN PUBLIC SERVICE COMMISS	ION STAFF	
By:	William J. Celu	Dated:	, 2002
Its:	DINECTOR ENLEGACE OPERATIONS	OUTE ON	



Michigan Consolidated Gas Company 3200 Hobson Street, Detroit, Michigan 48201

313 577-7012 313 577-7116 FAX

October 16, 2001

Mr. Paul Proudfoot Supervisor, Gas Safety Section Michigan Public Service Commission 6545 Mercantile Way P.O. Box 30221 Lansing, MI 48909-7721

Re: Non-Compliance 01-06 KB

Dear Mr. Proudfoot:

On June 21, 2001, during their pipeline safety inspection, Gas Safety Inspector Roger Lamb and Gas Safety Engineer Kris Brock found the service riser at 4655 Mead in the city of Dearborn to be in poor condition. The non-compliance suggests that even after recent remedial training and multiple opportunities to take corrective action, the employees failed to identify the corroded riser. The description of the non-compliance suggests that the crew was not adequately trained and/or supervised.

MichCon acknowledges and agrees with the finding that the service riser at 4655 Mead was in poor condition and that remedial actions were not taken to correct the situation. In this instance MichCon's employees failed to do what they were trained to do after multiple training sessions by the supervisors and the Corrosion Department in the use of the "Spectrum of Corrosion" job aid. MichCon made corrective action to the service riser at 4655 Mead and also disciplined the employees involved.

In order to improve compliance MichCon will take the following steps:

- The Corrosion Department will conduct spot checks of completed orders and confirm
 the recorded condition of service risers. When these checks result with conflicting
 results, employees and supervisors will be communicated with to emphasize the
 proper use of the "Spectrum of Corrosion" job aid.
- 2. The Operational Excellence Program (OEP) Field Checklist for Meter Regulator Installations has been modified to reference the Spectrum job aid. OEP inspectors will be instructed to focus on this issue for the near future.
- 3. Create visual display props that mimic the Spectrum job aid to help employees better understand it.
- 4. MichCon will continue to emphasize the requirement for employees to follow the company O & M standards through repeated training efforts and the use of available disciplinary procedures.

Based on the actions taken, MichCon requests that this non-compliance be resolved. After receiving your response, a settlement agreement will be submitted to process the civil penalty related to the non-compliance.

Sincerely,

Leif E. Jensen

c. R. Lamb

K. Brock

PROOF OF SERVICE

Case No. U-13711

County of Ingham

Gloria P. Jones being duly sworn, deposes and says that on March 28, 2003, A.D. she served a copy of the attached Commission Order by mailing copies thereof by first class mail, postage prepaid, or by inter-departmental mail, to the persons as shown on the attached service list.

Subscribed and sworn to before me this 28th day of March 2003

Notary Public, Ingham, County, Michigan My Commission expires August 16, 2004 Delmer Porter, President Aurora Gas Company 7038 Black River Road Onaway, MI 49765

U-13711

Stephen E. Ewing, Pres. & CEO Michigan Consolidated Gas Company 2000 Second Avenue Detroit, Mi 48226

U-13711

Steven M. Jurek, Vice President Peoples' Natural Gas Company 1815 Capitol Avenue Omaha, NE 68102

U-13711

Matthew J. Coffey, President Superior Energy Company 14428 Wuoski Keleva, MI 49645

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Wayne Schafer, Pres. & CEO Citizens Gas Fuel Company 127 North Main Street Adrian, MI 49221-0040

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Chuck F. Hauska, General Manager Michigan Gas Utilities 899 S. Telegraph Road Monroe, MI 48161

U-13711

Brian Burns, President & CEO Presque Isle Electric & Gas Coop., Inc. 19831 M-68 Onaway, MI 49765

U-13711

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U-13711

Carl L. English, Pres. & CEO - Natural Gas
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212 West Michigan Avenue
Jackson, MI 49201 U-13711

William March, President Peninsular Gas Company 4205 S. 94th Street Omaha, NE 68127

U-13711

Jon Kosht, President SEMCO Energy Gas Company 405 Water Street P. O. Box 5026 Port Huron, MI 48061-5026 U-13711

Jerome L. Larsen, President & CEO Xcel Energy 1414 W. Hamilton P. O. Box 8 Eau Claire, WI 54702-0008 U-13711

ALL GAS ORDERS

PAGE: 1 DATE: 02/18/2003

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