UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

In the Matter of:)	
)	
Nicor Gas,)	DOCKET NO. TSCA-HQ-2015-5017
)	
Respondent.)	

COMPLAINTANT'S INITIAL PREHEARING EXCHANGE

Comes now the United States Environmental Protection Agency (EPA or Complainant) in response to the Prehearing Order issued in this matter, respectfully submits Initial Prehearing Exchange, stating as follows:

1. (A) WITNESSES INTENDED TO BE CALLED

Tony (Henry) Baney: Mr. Baney will testify as a fact witness. Mr. Baney is a Compliance Officer for the EPA Headquarters. He has worked at the Agency since 1983 in the RCRA Enforcement Divison, the Office of Pollution Prevention and Toxics (OPPT) and the National Program Chemical Division and in the Office of Civil Enforcement. In his role in OPPT, Mr. Baney worked on the development and approval of equipment and products management requirements for the federal PCB program under the Toxic Substances Control Act (TSCA).

He will testify as to his work experience in EPA's Office of Civil Enforcement, Waste and Chemical Enforcement Division. His duties include serving as a compliance officer in the investigation of 40 CFR Part 161, Polychlorinated biphenyls (PCBs)

Manufacturing, Processing, Distribution in Commerce and Use Prohibitions, under the Toxic Substances Control Act (TSCA).

He will testify as to his review of the evidence compiled as a result of EPA's

home visits and collected split samples associated with the Nicor investigation.

Dr. Michelle Watters, MD, Ph.D., MPH: Dr. Waters will testify as an expert witness.

Dr. Watters has a degree as a medical doctor in occupational medicine from University of Illinois, College of Medicine, Chicago, IL, a Master in Public Health From the University of Illinois, School of Public Health, Chicago, IL, a Master of Science in Biology from University of Michigan, a Master of Science in computer science from the Loyola university and a PhD in Civil Engineering with sub-specialty in environmental engineering from Northwestern University, Evanston, IL.

Dr. Watters is employed as a Medical Officer for the Agency for Toxic Substances and Disease Registry (ATSDR), Division of Community Health Investigation and is the acting Western Branch Associate Director of Science. As a medical officer, Dr. Watter provides expertise in areas relating to exposures in occupational and environmental medicine.

Dr. Watters will testify to the health concerns associated with polychlorinated biphenyls (PCBs). She may also testify as to how the exposure to PCBs can come from many locations such as exposure to PCB contaminated buildings such as residences, schools, churches and other buildings. In addition, exposure can come from consuming PCB contaminated seafood. Such exposure can lead to an increased risk of normal cells transformation into cancer cells. Her testimony may also cover secondary exposure relating to inhalation of the PCBs and transformation from PCBS to other compounds (dioxins and furans) through a process of heating and volatilization. Dr. Watters is preparing an expert report which will be included as a supplement to the prehearing exchange.

Anton (Tony) Martig: Mr. Martig will testify as a fact witness. Mr. Martig is a section chief in US EPA's Region 5 offices. He will authenticate evidence and testify to a

CX 5	September 2001 Version Revisions to the PCB Q and A Manual (September 2001)		
CX 6	Polychlorinated Biphenyls, (PCBs) Penalty Policy (1992)		
CX 7	Nicor Gas PCB Sampling Park Ridge, IL (Other Locations with PCBs >= 50 PPM)		
CX 8	Nicor Gas PCB Sampling Park Ridge, IL (Characterization of Locations with PCBs >= 50 PPM)		
CX 9	Nicor Gas PCB Sampling Park Ridge, IL (Original 4 Homes with PCBs >= 50 PPM)		
CX 10	Nicor Gas PCBs ≥ 50ppm (or equivalent) in Liquid Sampling Park Ridge, IL (2007-2012)		
CX10A	Nicor Gas PCB Sampling Illinois		
CX 11	Record of Communication, Tony Martig (EPA), dated June 13, 2007		
CX12	Subject: EPA/Nicor draft agenda cc: Kendall Moore and John Woodward (June 18, 2007)		
CX13	Letter to Matthew Dunn from Schiff Hardin, RE: Request for information Regarding Pipeline Liquids (July 19, 2007)		
CX14	Letter to Mony Chabria from Nicor, re: Park Ridge PCB Investigation (November 20, 2007)		
CX15	Email from Michael Partee, Nicor (January 11, 2008)		
CX16	RESERVED		
CX 17	Hand written note and cover memo from STAT Analysis Corporation to SET Environmental 450 Sumac Road re: Nicor Gas 1844 Ferry Road (Data is about: 1440 Talcott St)		
CX 18	RESERVED		
CX 19	RESERVED		
CX 20	Cover Memo from Marilyn Jupp to TSCA LCD R5, Subject: Review of Region 5 Data for Nicor Gas (October 25, 2007)		
CX 21	Cover Memo from STAT Analysis Corporation to SET Environmental Re: 707024 PR, NICOR 200 S. Lincoln, Park Ridge (August 10, 2007)		
CX 22	Cover Memo from Marilyn Jupp to TSCA LCD R5, Subject: Review of Region 5 Data for Nicor Gas (October 25, 2007)		
CX 23	Cover Memo from STAT Analysis Corporation to SET Environmental 707024-PR NICOR, 207 S. Lincoln, Park Ridge, IL (August 7, 2007)		
CX 24	Cover Memo from Marilyn Jupp to TSCA LCD R5, Subject: Review of Region 5 Data for Nicor Gas (October 25, 2007)		
CX 25	Cover Memo from STAT Analysis Corporation to SET Environmental Re: 707024-PR, NICOR 1500 Stewart, Park Ridge, IL (August 7, 2007)		

1. (C) APPROPRIATE PLACE OF HEARING; ESTIMATE OF TIME NEEDED TO PRESENT DIRECT CASE; TRANSLATION SERVICES

As stated in the Complainant's May 13, 2016 portion of the Joint Motion for Extension of time to file Prehearing-Exchanges and Statement of Location, Complainant requested that the hearing in this matter be held in Washington, D.C. at EPA Headquarters' Hearing Room. Subject to cross-examination, Complainant estimates it will need approximately a day and a half to present its direct case. Complainant does not request any translation services.

2. (A) DOCUMENTATION CONFIRMING SERVICE OF COMPLAINT

Attachment A to the Prehearing Exchange is documentation showing service of the complaint was completed in accordance with Section 22.5(b)(l) of the Rules of Practice

2. (B) NARRATIVE STATEMENT EXPLAINING FACTUAL/LEGAL BASES FOR ALLEGATIONS DENIED OR OTHERWISE NOT ADMITTED IN ANSWER

In accordance with the Presiding Officer's instructions and 40 C.F.R. § 22.19,

Complainant sets forth in this section a brief narrative statement of the factual and legal bases for the allegations that Respondents denied or otherwise did not admit in their Answer.

Paragraph 27: Nicor denies that the gas meters at the three residences were components of its natural gas pipeline system. EPA has made it evident that gas meters and other end user components are part of Nicor's natural gas pipeline system and their use authorization.

"Natural gas pipeline system means natural gas gathering facilities, natural gas pipe, natural gas compressors, natural gas storage facilities, and natural gas pipeline appurtenances (including instrumentation and vessels directly in contact with transported natural gas such as valves, regulators, drips, filter separators, etc., but not

should read, "[A]s noted above, because end users are not sellers or distributors of natural gas, they are not subject to the requirements of § 761.30(i)."

Finally, the September 2001 Version Revisions to the PCB Q and A Manual Q&A 4 (CX5) section, §761.30(i) 4A states: "End users, such as homes and businesses are part of the use authorization in §761.30(i), but they are not subject to the requirements in §761.30(i). They cannot be excluded from the definition of "natural gas pipeline system" because they are part of the use authorization." The September 2001 version was the applicable PCB Q&A document available in 2007 when the alleged violations first began.

Thus, EPA has made it evident that gas meters are a component of Nicor's natural gas pipeline system and part of the use authorization.

Paragraph 28: Nicor denies that on or about February 7, 2007 the three addresses 700
S. Seminary Avenue, 1440 W. Talcott Road and 1540 W. Talcott Road, Park Ridge, Illinois had a PCB value of 5300 ppm.

EPA is providing a copy of sampling data for the three residences above that Nicor provided to the Illinois Attorney General's Office on July 19, 2007. EPA The sample report date was February 12, 2007. The combined liquid oil residence sample was taken February 8, as provided in a letter from Nicor to EPA on November 20, 2007. The data confirm the amounts in paragraph 28:

- a. 700 S. Seminary Avenue, Park Ridge, Illinois had a high PCB value of 5300 ppm
- b. 1440 W. Talcott Road, Park Ridge, Illinois had a high PCB value of 5300 ppm
- c. 1540 W. Talcott Road, Park Ridge, Illinois had a high value of 5300 ppm.
- CX13, Letter to Matthew Dunn from Schiff Hardin, RE: Request for information Regarding Pipeline Liquids (July 19, 2007) demonstrating that the samples from 700 S. Seminary Avenue, 1440 W. Talcott Road and 1540 W. Talcott Road, Park Ridge had a PCB value of 5300ppm.

ppm in or from components of its natural gas pipeline system at a fourth residence on Nicor's natural gas pipeline system located at 14401-W. Talcott Road in Park Ridge, Illinois."

- CX 13, Letter to Matthew Dunn from Schiff Hardin, RE: Request for information Regarding Pipeline Liquids (July 19, 2007)
- CX 14, Letter to Mony Chabria from Nicor, re: Park Ridge PCB Investigation (November 20, 2007)
- CX17, Handwritten note and cover memo from STAT Analysis Corporation to SET Environmental 450 Sumac Road re: Nicor Gas 1844 Ferry Road, See page 0008237, page 0008238, and page 28

Paragraph 31: Nicor otherwise denies the allegations of Paragraph 31 (see amendment below). Nicor admits only that the February 2007 sample identified at 1441 W. Talcott Road should be 1440 W. Talcott Road.

EPA plans to amend its complaint to read:

"On or about February 89, 2007, Nicor discovered PCBs at concentrations ≥ 50 ppm in or from components of its natural gas pipeline system at a fourth residence on Nicor's natural at 14404 W. Talcott Road in Park Ridge, Illinois, the analysis specified a PCB concentration of 1300 ppm."

- CX 13, Letter to Matthew Dunn from Schiff Hardin, RE: Request for information Regarding Pipeline Liquids (July 19, 2007)
- CX 14, Letter to Mony Chabria from Nicor, re: Park Ridge PCB Investigation (November 20, 2007)
- CX17, Handwritten note and cover memo from STAT Analysis Corporation to SET Environmental 450 Sumac Road re: Nicor Gas 1844 Ferry Road, See page 0008237, page 0008238, and page 28

Paragraph 32: On or about Nicor denies that a "gas meter" is a component of its natural gas pipeline system. See EPA's response to Paragraph 27 concerning end users and use authorization. Paragraph 37: Nicor admits it met with EPA on or about June 13, 2007, to discuss PCB-containing liquids that had been found in natural gas meters at four residences with PCB concentrations that were ≥ 50 ppm. Nicor denies that the gas meters at the three residences were components of its natural gas pipeline system.

 See EPA's response to Paragraph 27 concerning end users and use authorization.

Paragraph 38: Nicor admitted it worked with EPA and state regulatory authorities to inspect other locations for the presence of PCBs in the vicinity of 700 S. Seminary Road, 1540 W. Talcott Road, 1440 W. Talcott Road, and S. Delphia Avenue in Park Ridge Avenue. Nicor denied that it was working with EPA and state regulatory authorities to mitigate or eliminate the risk of customer exposure and that it began inspecting approximately 144 additional customer locations on Nicor's natural gas pipeline system.

EPA has provided a copy of correspondence as **CX43**: *Mark Ter Molen to EPA Employee Mony Chabria Re: Park Ridge PCB Investigation (September 19, 2007)*. The correspondence indicates that Nicor had tested 137 sites. EPA understands that the 137 number is in addition to the original sites (Talcott Road, Delphia, Lincoln, Stewart, and Clifton).

Paragraphs 41, 42, 43: Nicor denied the dates of inspection at Lincoln Middle School, 200 S. Lincoln Avenue, Park Ridge, Illinois; Evergreen Presbyterian Church, 207 S. Lincoln Avenue, Park Ridge, Illinois; and Washington Elementary School, 1500 Stewart Avenue, Park Ridge, Illinois as well as 610 S. Clifton Avenue, Park Ridge, Illinois. Nicor specifically denies that these samples were liquid samples.

EPA has provided a copy of sampling data for the following sites that include split samples results from EPA and Nicor pertaining to the sites in question. The sampling data

- c. Washington Elementary School, 1500 Stewart Avenue, Park Ridge, Illinois had a PCB concentration of 590-1140 ppm (split sample EPA and Nicor)
 - CX24: Cover Memo from Marilyn Jupp to TSCA LCD R5, Subject: Review of Region 5 Data for Nicor Gas (October 25, 2007)
 - Indicating EPA's liquid sample: "Oily residue from regulator" from August 7, 2007 had a value of 1140 ug/g
 - CX25: Cover Memo from STAT Analysis Corporation to SET Environmental Re: 707024-PR, NICOR 1500 Stewart, Park Ridge, IL (August 7, 2007)
 - Indicating Nicor's liquid/sludge sample from August 6, 2007 had a PCB result of 590 mg/Kg.
- d. 610 S. Clifton Avenue, Park Ridge, Illinois had a PCB concentration of 1400 ppm (Nicor sample).
 - CX26: Cover Memo from Mayer Brown re: Park Ridge PCB Investigation to Mr. Mony Chabria, Ms. Jennifer Tomas (September 4, 2007), Page 2 indicating "Regulator #1 at 610 S. Clifton Avenue was tested and had a PCB concentration of 1400 ppm"

Paragraph 44: EPA states that Nicor has not provided information to EPA indicating they returned to the locations listed in paragraph 42 to repeat sampling and analysis at least annually where PCBs were ≥ 50 ppm until sampling results indicate that the natural gas pipeline component (e.g., meter or regulator) is < 50 ppm in two successive samples with a minimum interval between samples of 180 days. Nicor asserts this a legal conclusion to which a response is not needed and otherwise denies the allegations if a response is required.

EPA reminded Nicor in several successive emails of their obligation to perform "annual

- CFR 761.30(i)(1)(iii)(A)(3).
- CX48 and CX49, page 1 (B)(3) of both documents provide a procedure for verifying if liquids are found in filters.
- CX 14 See Letter to Mony Chabria from Nicor, re: Park Ridge PCB
 Investigation (November 20, 2007), page 3, question 5, Table 1 referencing filters and compressors.
- CX 46 See also page 4, Nicor litigation\Evidence\Tab 45- Filters\Key Filters Writing from Nicor/Nicor Response 4-19-13 Response.pdf
- See Paragraph 50 above, referencing CX48 and Nicor's responsibility with respect to interconnects.
- CX 52 See page 5, Interconnects: Peoples Gas Light & Coke Interconnect
 Agreement

Paragraph 47: Nicor denied the allegations of Paragraph 47.

EPA reasserts what was stated in the complaint: "On or about November 20, 2007, in response to EPA's information request, Nicor: (a) identified 38 "compressors" and 35 "filters / separators / dust traps," in its natural gas pipeline system." These are considered potential sources as discussed in Paragraph 56, below.

 CX14, Letter to Mony Chabria from Nicor, re: Park Ridge PCB Investigation, (November 20, 2007)

Paragraph 49: Nicor denied allegations in Paragraph 49.

EPA reasserts, "Nicor has not provided historical data that meets the analytical protocol set out in 40 C.F.R. § 761.1(b)(2) for natural gas pipeline compressors, natural gas pipeline scrubbers, natural gas pipeline filters and interconnects."

because Nicor's natural gas pipeline system does not include potential sources of introduction of PCBs ≥ 50 ppm. See 40 C.F.R. § 761.30(i)(1)(iii)(B).

- CX5, 2001 Version Revisions to the PCB Q&A Manual, Q&A #4, p.21. Is a paper-like filter in a natural gas pipeline system, similar to a car's oil filter, considered a "source"? A: If this filter is kept relatively clean, it most likely will not be a potential source. However, if the filter is allowed to fill up with liquids and is not cleaned out (i.e. per standard operating procedures and manufacturer's recommendations), it could be a potential source. In this case, it could be a source because it could be introducing PCBs >50 ppm into the pipeline system. The determining factor is whether or not it is introducing PCBs >50 ppm into the pipeline system and causing PCB contamination downstream.
- CX 48 Nicor, STANDARD PRACTICE OPERATING 9 (April 1, 2009) and
 CX49 Nicor, STANDARD PRACTICE OPERATING 9 (December 21, 2004).
 Both of these standard operating practices describe filters and cleaning methods for filters in the Nicor system. Filters are potential sources as described in 40 CFR 761.30(i)(1)(iii)(A)(3).
- CX48 and CX49, page 1 (B)(3) of both documents provide a procedure for verifying if liquids are found in filters.
- CX 14 See Letter to Mony Chabria from Nicor, re: Park Ridge PCB
 Investigation (November 20, 2007), page 3, question 5, Table 1 referencing filters and compressors.
- CX 46 See also page 4, Nicor litigation\Evidence\Tab 45- Filters\Key Filters Writing
 from Nicor/ Nicor Response 4-19-13 Response.pdf
- See Paragraph 50 above, referencing CX48 and Nicor's responsibility with respect to interconnects.
- CX 52 See page 5, Interconnects: Peoples Gas Light & Coke Interconnect
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additional addresses. EPA is re-stating its response to Paragraph 38.

- Nicor admitted it worked with EPA and state regulatory authorities to inspect other locations for the presence of PCBs in the vicinity of 700 S. Seminary Road, 1540 W. Talcott Road, 1440 W. Talcott Road, and S. Delphia Avenue in Park Ridge Avenue. Nicor denied that it was working with EPA and state regulatory authorities to mitigate or eliminate the risk of customer exposure and that it began inspecting approximately 144 additional customer locations on Nicor's natural gas pipeline system.
- EPA has provided a copy of correspondence as CX43: Mark Ter Molen to EPA
 Employee Mony Chabria Re: Park Ridge PCB Investigation (September 19, 2007). The correspondence indicates that Nicor had tested 137 sites. EPA understands that the 137 number is in addition to the original sites (Talcott Road, Delphia, Lincoln, Stewart, and Clifton).

Paragraph 61: Nicor specifically denies that PCB liquids at ≥ 50 ppm were found within or were from Nicor's natural gas pipeline system, but admits that concentrations of ≥ 50 ppm were found at other locations. Nicor otherwise denies the allegations of Paragraph 61.

- See EPA's response in Paragraph 27 for end users and use authorization.
- EPA is restating its response from Paragraphs 41, 42, 43: Nicor denied the dates of inspection at Lincoln Middle School, 200 S. Lincoln Avenue, Park Ridge, Illinois; Evergreen Presbyterian Church, 207 S. Lincoln Avenue, Park Ridge, Illinois; and Washington Elementary School, 1500 Stewart Avenue, Park Ridge, Illinois as well as 610 S. Clifton Avenue, Park Ridge, Illinois.
 Nicor specifically denies that these samples were liquid samples.

- Indicating Nicor's liquid sample from August 6, 2007 had a PCB result of 1600 mg/Kg.
- c. Washington Elementary School, 1500 Stewart Avenue, Park Ridge, Illinois had a PCB concentration of 590-1140 ppm (split sample EPA and Nicor)
 - CX24: Cover Memo from Marilyn Jupp to TSCA LCD R5, Subject: Review of Region 5 Data for Nicor Gas (October 25, 2007)
 - Indicating EPA's liquid sample: "Oily residue from regulator" from August 7, 2007 had a value of 1140 ug/g
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 - Indicating Nicor's liquid/sludge sample from August 6, 2007 had a PCB result of 590 mg/Kg.
- d. 610 S. Clifton Avenue, Park Ridge, Illinois had a PCB concentration of 1400 ppm (Nicor sample).
 - CX26: Cover Memo from Mayer Brown re: Park Ridge PCB Investigation to Mr. Mony Chabria, Ms. Jennifer Tomas (September 4, 2007), Page 2 indicating "Regulator #1 at 610 S. Clifton Avenue was tested and had a PCB concentration of 1400 ppm"

Paragraph 62: Nicor specifically denies that 40 C.F.R. § 761.30(i)(1)(iii)(A)(2) applies to Nicor because Nicor's natural gas pipeline system does not include potential sources of introduction of PCBs ≥ 50 ppm. See 40 C.F.R. § 761.30(i)(1)(iii)(B).

• See EPA's response in Paragraphs 50 and 56 discussing potential sources.

Paragraph 63: Nicor denies that it failed to characterize the extent of the PCB

C.F.R. § 761.30(i)(1)(iii)(A)(3)."

Paragraph 73: Nicor denies the allegations in Paragraph 73.

EPA reasserts the claim that Nicor's failure to comply with 40 C.F.R. § 761.30(i)(1)(iii)(A)(3) constitutes a violation of Section 15(1)(C) of TSCA, 15 U.S.C. § 2614(1)(C).

Count 3

(Failure to Repeat Sampling and Analysis of PCB Contamination in Violation of Use Authorization Regulations)

Paragraph 76: Nicor specifically denies that it is required to conduct repeat sampling and analysis at the locations specified in Paragraph 41 and Nicor otherwise denies the allegations in Paragraph 76. EPA asserts Nicor has potential sources (compressors, filters, interconnects) (See: Paragraph 56) with findings of ≥ 50 ppm (See: CX13) and failed to provide evidence of repeat sampling (See: Paragraph 44).

Paragraph 77: Nicor denies the allegations in Paragraph 77 that it failed to conduct repeat sampling and analysis at the locations specified in Paragraph 41.

• See EPA's response in Paragraph 44.

Paragraph 79: Nicor denies the allegations in Paragraph 79.

EPA reasserts its statement made in the complaint: Nicor's failure to comply with 40 C.F.R. § 761.30(i)(1)(iii)(A)(5) constitutes a violation of Section 15(1)(C) of TSCA, 15 U.S.C. § 2614(1)(C).

IV. Defenses

Complainant will respond to Respondent's affirmative defenses asserted in the Defenses section of the Answer and its explanation of arguments in support of such affirmative defenses in

https://www.epa.gov/enforcement/federal-register-notice-guidelines-assessment-civil-penaltiesunder-section-16-toxic

TSCA's statutory maximum was increased over time to \$37,500 per day per violation with the passage of The Debt Collection Improvement Act of 1996, 31 U.S.C. § 3701. In addition, when establishing a penalty the EPA is required under the Federal Civil Penalties Inflation Adjustment Act of 1990, Public Law 101-410, 28 U.S.C. 2461 to adjust the civil penalty for inflation on a periodic basis.

Assessment of Civil Monetary Penalties under TSCA

With respect to the violations, the following is evaluated as required by TSCA:

- (1) The nature of a violation is its essential character of the violation. PCB violations are characterized as "chemical control." Factual information supporting that the violations are all PCB violations can be found in the pre-hearing exchange document dated August 5, 2016.
- (2) The *circumstance* of the violation represents the probability of harm resulting from a particular type of violation. The PCB Penalty Policy lists examples of types of violations for assisting in determining the appropriate circumstance levels (PCB Penalty Policy p 10-12). The Civil Penalty Assessment Worksheet at Exhibit **CX40** references the specific CFR sections for the violations, which are listed as examples in the circumstance levels in the PCB Penalty Policy.
- (3) The *extent* of the violation represents the degree, range, or scope of a violation's potential for harm. The PCB Penalty Policy characterizes *extent* based on the quantity or amount of PCBs as the measure of the potential or actual harm (PCB Penalty Policy p 3-6).
- (4) The *gravity* of the violation incorporates the nature and circumstance of a violation and extent to which the violation poses a potential for harm. The PCB Penalty Policy uses the "Gravity-Based Penalty Matrices," on p. 9 to incorporate the nature, circumstance, and extent

equipment and employed the workers operating the system; and (2) knew or should have known of the requirements violated in that it is a business enterprise that is in the business of receiving, storing, distributing and selling natural gas to approximately 2.2 million customers.

(5) Such other matters as justice may require. Determining the economic benefit of noncompliance is authorized under the "as justice may require" factor. No penalty was proposed based on economic benefit of noncompliance, and Complainant offers no proof of such. Other factors in this category are: (1) voluntary disclosure of the violation prior to an inspection, investigation, or tip/complaint.; (2) attitude; and (3) special circumstances/extraordinary adjustments. PCB Penalty Policy p. 17-19. For item (1), there was a voluntary disclosure made by Respondent of the violations prior to any investigation and an adjustment of 25% was made for each count. For item (2), adjustments may be made up to 15% where the company cooperates in addressing the issue and applying the regulations to its specific situation. For item (3), Respondent conducted a limited effort to identify other customers in the Park Ridge area that may also have collected pipeline liquids containing regulated levels of PCBs in gas meters servicing their residences and commercial buildings. While Complainant maintains that this effort did not satisfy the regulatory requirements at 40 CFR 761.30(i)(1)(A)(3) to identify potential sources of PCBs including natural gas compressors, natural gas scrubbers, natural gas filters and interconnects where natural gas is received, Complainant has limited or capped the continuing violations in Count 2 at 120 days to (a) reflect Respondent's efforts, (b) because Respondent is unaware of any history of prior violations of the TSCA PCB regulations and (c) the extent of the violations was classified as minor.

Penalty Specified in the Complaint

The proposed penalty is based on the best information available to EPA at the time the

RESERVATION OF RIGHTS

Complainant respectfully reserved the right to call all witnesses called by the Respondent; to recall any of its witnesses in rebuttal; and to modify or supplement the names of witnesses and exhibits prior to the Adjudicatory Hearing, pursuant to 40 C.F.R. Part 22, and upon adequate notice to the Respondent and the Presiding Officer.

Respectfully Submitted,

Counsel for EPA:

August 5, 2016

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(Complainant Exhibits) (Certificate of Service)