

Liquefied Petroleum Gas Board
Minutes
October 10th, 2013

The Alabama Liquefied Petroleum Gas Board held its quarterly board meeting on October 10, 2013 at 10:05 a.m. at 777 S. Lawrence Street, Montgomery, AL.

Members Present: Chairman Wayne Caylor, Vice-Chairman Bob Reed, Benny Gay, Scott Lybarger, Bill Montgomery, and State Fire Marshal Ed Paulk.

Members Absent: Public Safety Designee Sgt. Will Wright, Consumer Advocate Elizabeth Barnett.

Board Attorney Bill Garrett was absent, but Attorney Jeff Long was present representing the Attorney General's office.

With a quorum present, the Chairman called the meeting to order and Mr. Gay gave the invocation.

The Chairman called for a motion to adopt the agenda.

- 1) Mr. Paulk moved to adopt the agenda as presented. Seconded by Mr. Gay, the ayes were unanimous.

Copies of board meeting packages supplied to board members are retained on file at the Alabama LP-Gas Board office and are available for inspection upon request.

MINUTES OF THE LAST MEETING

The Chairman called for the approval of the minutes of the July 25th, 2013 meeting.

- 2) Mr. Lybarger moved to approve the minutes of the July 25th, 2013 meeting. Seconded by Mr. Paulk, the ayes were unanimous.

OLD BUSINESS

Administrator Mark Nelson reported that there had been no activity with the Rules & Regulation Committee due to the focused efforts of reviewing the 2011 Edition of NFPA 58.

NEW BUSINESS

The Administrator presented a petition to amend Alabama Administrative Code 530-X-2-.06 *Storage & Handling of LP Gas Codes*.

- 3) Mr. Reed moved to initiate the rule-making process to amend Alabama Administrative Code 530-X-2-.06 *Storage & Handling of LP Gas Codes* in accordance with the petition presented with a public hearing to be held at the April 10, 2014 quarterly board meeting. Seconded by Mr. Paulk, there were four ayes (Paulk, Gay, Reed, Lybarger voted aye. Montgomery voted nay).

Two Class B Permit applications were presented.

- (a) Connect Transport LLC, The Woodlands, TX
- (b) Murphy Energy Corporation, Tulsa, OK

- 4) Mr. Paulk moved to approve the two Class B Permit applications. Seconded by Mr. Lybarger, the ayes were unanimous.

Two Class B-1 Permit applications were presented to the board for consideration.

- (a) Mid-South Propane, Inc./Jones Chapel, Cullman, AL
- (b) Marengo Propane, Camden, AL

- 5) Mr. Reed moved to approve the Class B-1 Permit applications. Seconded by Mr. Paulk, the ayes were unanimous.

Three Class C Permit applications were presented to the board for consideration:

- (a) A & E Factory Services, LLC, College Park, GA
- (b) A & E Factory Services, LLC, Pensacola, GA
- (c) The Gas Guys, LLC, Toney, AL

- 6) Mr. Lybarger moved to approve the three Class C permit applications as presented. Seconded by Mr. Paulk, the ayes were unanimous.

Eight Class F Permit applications were presented to the Board for consideration:

- (a) Beeswax Bait & Grocery, Inc., Columbiana, AL
- (b) Camping World, Inc., Dothan, AL
- (c) East Walker Wrecker Service, Sumiton, AL
- (d) Grand Rental Station, Inc., Florence, AL
- (e) Hemmis Enterprises, LLC, Ozark, AL
- (f) Pike Farmers' Cooperative, Inc., Troy, AL
- (g) Weather's True Value, Albertville, AL
- (h) Weather's Ace Hardware, Boaz, AL

- 7) Mr. Paulk moved to approve the eight Class F Permit applications as presented. Seconded by Mr. Reed, the ayes were unanimous.

Two Class F-1 Permit Applications were presented to the Board for consideration:

- (a) Holston Gases, Inc., Cullman, AL
- (b) Southern Gas & Supply, Pelham, AL

- 8) Mr. Paulk moved to approve the two Class F-1 Permit applications. Seconded by Mr. Reed, the ayes were unanimous.

CODE VIOLATION SETTLEMENT AGREEMENTS

Settlement Agreement 2013-30 for code violations was presented by recusing Board member Scott Lybarger.

- 9) Mr. Reed moved to accept Settlement Agreement 2013-30. Seconded by Mr. Gay, there were four ayes. (Paulk, Reed, Gay, Montgomery voted aye, Lybarger abstained.)

Settlement Agreement 2013-31 for code violations was presented by recusing Board member Ed Paulk.

- 10) Mr. Reed moved to accept Settlement Agreement 2013-31. Seconded by Mr. Gay, there were four ayes. (Reed, Lybarger, Gay, Montgomery voted aye. Mr. Paulk abstained.)

Settlement Agreement 2013-32 for code violations was presented by recusing Board member Bob Reed.

- 11) Mr. Lybarger moved to accept Settlement Agreement 2013-32. Seconded by Mr. Paulk, there were four ayes. (Lybarger, Paulk, Gay, Montgomery voted aye. Mr. Reed abstained.)

Settlement Agreement 2013-33 for code violations was presented by recusing Board member Bob Reed.

- 12) Mr. Paulk moved to accept Settlement Agreement 2013-33. Seconded by Mr. Gay, there were four ayes. (Paulk, Lybarger, Gay, Montgomery voted aye. Mr. Reed abstained)

Settlement Agreement 2013-34 for code violations was presented to the Board by recusing Board member Benny Gay.

- 13) Mr. Lybarger moved to accept Settlement Agreement 2013-34. Seconded by Mr. Paulk, there were four ayes. (Paulk, Lybarger, Reed, Montgomery voted aye. Mr. Gay abstained.)

Settlement Agreement 2013-35 for code violations was presented to the Board by recusing Board member Scott Lybarger.

- 14) Mr. Paulk moved to accept Settlement Agreement 2013-35. Seconded by Mr. Reed, there were four ayes. (Paulk, Reed, Gay, Montgomery voted aye. Mr. Lybarger abstained.)

Settlement Agreement 2013-36 for code violations was presented to the Board by recusing Board member Scott Lybarger.

- 15) Mr. Paulk moved to accept Settlement Agreement 2013-36. Seconded by Mr. Reed, there were four ayes. (Paulk, Reed, Gay, Montgomery voted aye. Mr. Lybarger abstained.)

Settlement Agreement 2013-37 for code violations was presented to the Board by recusing Board Chairman Wayne Caylor.

- 16) Mr. Paulk moved to accept Settlement Agreement 2013-37. Seconded by Mr. Gay, the ayes were unanimous. (Paulk, Gay, Montgomery, Lybarger, Reed voted aye. Mr. Caylor abstained.)

Settlement Agreement 2013-38 for code violations was presented to the Board by recusing Board member Bob Reed.

17) Mr. Paulk moved to accept Settlement Agreement 2013-38. Seconded by Mr. Lybarger, there were four ayes. (Gay, Lybarger, Paulk, Montgomery voted aye. Mr. Reed abstained.)

Settlement Agreement 2013-39 for code violations was presented to the Board by recusing Board member Bob Reed.

18) Mr. Paulk moved to accept Settlement Agreement 2013-39. Seconded by Mr. Lybarger, there were four ayes. (Gay, Paulk, Montgomery, Lybarger voted aye. Mr. Reed abstained.)

Settlement Agreement 2013-40 for code violations was presented to the Board by recusing Board member Ed Paulk.

19) Mr. Lybarger moved to accept Settlement Agreement 2013-40. Seconded by Mr. Reed, there were four ayes. (Gay, Lybarger, Montgomery, Reed voted aye. Mr. Paulk abstained.)

Settlement Agreement 2013-41 for code violations was presented to the Board by recusing Board member Ed Paulk.

20) Mr. Reed moved to accept Settlement Agreement 2013-41. Seconded by Mr. Gay, there were four ayes. (Montgomery, Gay, Reed, Lybarger voted aye. Mr. Paulk abstained.)

FY 2015 BUDGET REQUEST

The FY 2015 budget request for LP Gas Board Regulatory Services in the amount of \$1,732,981 and Research Education Advisory Committee in the amount of \$250,000 was presented to the Board.

21) Mr. Reed moved to approve the FY 2015 budget request for LP Gas Board Regulatory Services in the amount of \$1,732,981. Seconded by Mr. Lybarger, the ayes were unanimous.

22) Mr. Paulk moved to approve the FY 2015 budget request for LP Gas Research Education Advisory Committee in the amount of \$250,000. Seconded by Mr. Lybarger, the ayes were unanimous.

ADMINISTRATOR'S REPORT

The Administrator presented the following permits to the board for cancellation:

- Inergy Propane LLC d/b/a Columbus Butane, Russellville, AL, Class A Permit No. 278 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Country Gas, Addison, AL, Class A Permit No 277 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Columbus, MS, Class A Permit No. 270 cancelled effective September 30, 2013 at the company's request.

- Inergy Propane LLC d/b/a Columbus Butane, Columbus, MS, Class B-1 Permit No. 519 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Columbus Butane, Haleyville, AL, Class B-1 Permit No. 522 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Columbus Butane, Sulligent, AL, Class B-1 Permit No. 523 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC/d/b/a Country Gas, Albertville, AL, Class B-1 Permit No. 508 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Country Gas, Blountsville, AL, Class B-1 Permit No. 509 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Country Gas, Brent, AL, Class B-1 Permit No. 528 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Country Gas, Hartselle, AL, Class B-1 Permit No. 510 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Country Gas, Huntsville, AL, Class B-1 Permit No. 511 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Country Gas, Jasper, AL, Class B-1 Permit No. 512 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Country Gas, Moulton, AL, Class B-1 Permit No. 513 cancelled effective September 30, 2103 at the company's request.
- Inergy Propane LLC d/b/a Country Gas, Owens Cross Roads, AL, Class B-1 Permit No. 514 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Country Gas, Selma, AL, Class B-1 Permit No. 527 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Country Gas, Sumiton, AL, Class B-1 Permit No. 516 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Country Gas, Sylvania, AL, Class B-1 Permit No. 515 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Abbeville, AL, Class B-1 Permit No. 461 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Addison, AL, Class B-1 Permit No. 462 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Alexander City, AL, Class B-1 Permit No. 463 cancelled effective September 30, 2013 at the company's request.

- Inergy Propane LLC d/b/a Dowdle Gas, Aliceville, AL, Class B-1 Permit No. 464 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Baileyton, AL, Class B-1 Permit No. 465 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Blountsville, AL, Class B-1 Permit No. 490 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Butler, AL, Class B-1 Permit No. 367 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Carbon Hill, AL, Class B-1 Permit No. 468 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Decatur, AL, Class B-1 Permit No. 470 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Defuniak Springs, FL, Class B-1 Permit No. 471 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Demopolis, AL, Class B-1 Permit No. 472 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Fayette, AL, Class B-1 Permit No. 474 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Georgiana, AL, Class B-1 Permit No. 475 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Geraldine, AL, Class B-1 Permit No. 476 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Gordo, AL, Class B-1 Permit No. 477 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Greensboro, AL, Class B-1 Permit No. 478 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Haleyville, AL, Class B-1 Permit No. 480 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Jasper, AL, Class B-1 Permit No. 484 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Luverne, AL, Class B-1 Permit No. 485 cancelled effective September 30, 2013 at the company's request.

- Inergy Propane LLC d/b/a Dowdle Gas, Montgomery, AL, Class B-1 Permit No. 486 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Opelika, AL, Class B-1 Permit No. 469 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Pell City, AL, Class B-1 Permit No. 488 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Russellville, AL, Class B-1 Permit No. 489 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Sulligent, AL, Class B-1 Permit No. 491 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Summerdale, AL, Class B-1 Permit No. 492 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Troy, AL, Class B-1 Permit No. 493 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Tuscaloosa, AL, Class B-1 Permit No. 494 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Union Springs, AL, Class B-1 Permit No. 495 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, Warrior, AL, Class B-1 Permit No. 496 cancelled effective September 30, 2013 at the company's request.
- Inergy Propane LLC d/b/a Dowdle Gas, York, AL, Class B-1 Permit No. 498 cancelled effective September 30, 2013 at the company's request.
- Phillips 66 Company, Bartlesville, OK, Class B Permit No. 635 cancelled effective September 30, 2013 at the company's request. The company has sold propane business to CHS, Inc.
- Suburban Gas Propane Partners d/b/a Cooperative Propane or Thompson Gas Southeast, Opp, AL, Class B-1 Permit No. 587 cancelled effective September 30, 2013 at the company's request.
- Camping World, Inc., Oxford, AL, Class C Permit No. 812 cancelled effective September 30, 2013 at the company's request.
- Chambers Refrigeration, Ft. Payne, AL, Class C Permit No. 156 cancelled effective July 29, 2013 at the company's request. The company has closed.
- Hill Heating & A/C, Lineville, AL, Class C Permit No. 371 cancelled effective January 2013 at the company's request. The company has closed.

The Administrator presented the FY 2013 yearend financial position to the Board.

23) Mr. Reed moved to accept the Administrator's Report as presented. Seconded by Mr. Paulk, the ayes were unanimous.

Date of the next board meeting is January 9th, 2014.

24) Mr. Reed moved to pay the board members' expenses. Seconded by Mr. Paulk, the ayes were unanimous.

The meeting was adjourned at 10:58 a.m.



ALABAMA LIQUEFIED PETROLEUM GAS BOARD

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W. MARK NELSON
ADMINISTRATOR

LORETTA VEASLEY COOK
EXECUTIVE ASSISTANT

BEFORE THE ALABAMA LIQUEFIED PETROLEUM GAS BOARD

IN THE MATTER OF:

Amerigas / Greenville Permit "B-1" #281
Code Violations

SETTLEMENT AGREEMENT 2013-30

Amerigas / Greenville (hereinafter referred to as "Respondent") hereby stipulates and agrees, subject to ratification by the Alabama Liquefied Petroleum Gas Board (hereinafter referred to as "the Board") to the following:

STIPULATED FACTS

1. S & S Eagles PPX (hereinafter referred to as Respondent's agent), operator of a propane cylinder filling station under Class "B-1" permit #281 issued to Respondent, attempted to fill an out-of-date 20 lb. cylinder (Offense #1) without the use of scales (Offense #2). Respondent's agent also failed to remove a sleeve from the cylinder prior to filling to verify suitability of continued service (Offense #3).

STIPULATED CONCLUSIONS OF LAW

1. Respondent admits that Respondent's agent attempted to fill an out-of-date 20 lb. cylinder in violation of *NFPA 58 (1998 Edition) 4-2.2.4*.
2. Respondent admits that Respondent's agent attempted to fill a 20 lb. cylinder without the use of scales in violation of *Alabama Administrative Code 530-X-2.04(a)*.
3. Respondent admits that Respondent's agent failed to remove a sleeve on a 20 lb. cylinder prior to filling to verify suitability for continued service in violation of *NFPA 58 (1998 Edition) 2-2.1.4*.

STIPULATED DISPOSITION

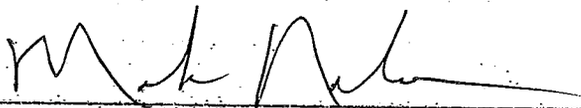
The Board and the Respondent agree that this action will be settled upon the following terms:

1. The Respondent agrees to remit a fine of \$ 925 to the Board within 30 days of the Board's acceptance of this agreement. (*Not using scales \$450; Out-of-date cylinder \$225; Failure to remove sleeve and inspect cylinder \$250*).
2. In consideration of Respondent's full and complete compliance with this Settlement Agreement and the terms hereof, the Board agrees to forego the pursuit of its administrative remedies available under Alabama Law.
3. The Respondent waives his rights pursuant to Ala. Code Sec. 41-22-12; and Ala. Admin. Code Sec. 530-X-1-03 including, but not limited to, the opportunity for a hearing before the Board.
4. This Settlement Agreement shall become effective upon the execution by the parties and upon approval by the Board. Upon approval by the Board, this agreement shall be made a part of the official minutes of the Board's next regularly scheduled meeting. Respondent acknowledges and understands that the official minutes of the Board will be published on the Board's website.
5. Respondent expressly waives all further procedural steps, and expressly waives all rights to seek judicial review or to otherwise challenge or contest the validity of the Settlement Agreement, the stipulated facts, conclusions of law and impositions of discipline herein.

Signed this 23 day of September, 2013



Scott Manley, Respondent
Regional Manager
Amerigas Propane



Mark Nelson, Administrator
Alabama Liquefied Petroleum Gas Board



ALABAMA LIQUEFIED PETROLEUM GAS BOARD

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W. MARK NELSON
ADMINISTRATOR

LORETTA VEASLEY COOK
EXECUTIVE ASSISTANT

BEFORE THE ALABAMA LIQUEFIED PETROLEUM GAS BOARD

IN THE MATTER OF:

Suburban Gas Propane Partners dba Cooperative Propane / Union Springs
Permit "B-1" #590
Code Violations

SETTLEMENT AGREEMENT 2013-31

Suburban Gas Propane Partners dba Cooperative propane / Union Springs (hereinafter referred to as "Respondent") hereby stipulates and agrees, subject to ratification by the Alabama Liquefied Petroleum Gas Board (hereinafter referred to as "the Board") to the following:

STIPULATED FACTS

Respondent failed to use scales (Offense #1) and overfilled (Offense #2) a 100 lb. cylinder. A board inspector stopped the Respondent from loading the cylinder in a horizontal position (Offense #3) inside a vehicle cargo / passenger area (Offense #4).

STIPULATED CONCLUSIONS OF LAW

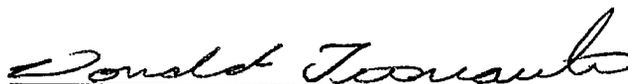
1. Respondent admits filling a 20 lb. cylinder without the use of scales in violation of *Alabama Administrative Code 530-X-2.04(a)*.
2. Respondent admits overfilling a 100 lb. cylinder in violation of *NFPA 58 (1998 Edition) 4-4.2.1*.
3. Respondent admits a board inspector stopped the loading of a 100 lb. cylinder in a horizontal position in violation of *NFPA 58 (1998 Edition) 6-2.2.7*.
4. Respondent admits a board inspector stopped the loading of an over-filled 100 lb. cylinder inside a vehicle cargo / passenger area in violation of *NFPA 58 (1998 Edition) 6-2.2.5*.

STIPULATED DISPOSITION

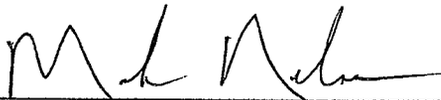
The Board and the Respondent agree that this action will be settled upon the following terms:

1. The Respondent agrees to remit a fine of \$ 2000 to the Board within 30 days of the Board's acceptance of this agreement. *(Not using scales \$500; Overfilled cylinder \$500; Cylinder in other than upright position \$500; 100 lb. cylinder in vehicle cargo / passenger area \$500).*
2. In consideration of Respondent's full and complete compliance with this Settlement Agreement and the terms hereof, the Board agrees to forego the pursuit of its administrative remedies available under Alabama Law.
3. The Respondent waives his rights pursuant to Ala. Code Sec. 41-22-12; and Ala. Admin. Code Sec. 530-X-1-03 including, but not limited to, the opportunity for a hearing before the Board.
4. This Settlement Agreement shall become effective upon the execution by the parties and upon approval by the Board. Upon approval by the Board, this agreement shall be made a part of the official minutes of the Board's next regularly scheduled meeting. Respondent acknowledges and understands that the official minutes of the Board will be published on the Board's website.
5. Respondent expressly waives all further procedural steps, and expressly waives all rights to seek judicial review or to otherwise challenge or contest the validity of the Settlement Agreement, the stipulated facts, conclusions of law and impositions of discipline herein.

Signed this 4th day of September, 2013



Don Tetreault, Respondent
V.P. Southeast Operations
Suburban Gas Propane Partners
Db a Cooperative Propane



Mark Nelson, Administrator
Alabama Liquefied Petroleum Gas Board



ALABAMA LIQUEFIED PETROLEUM GAS BOARD

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W. MARK NELSON
ADMINISTRATOR

LORETTA VEASLEY COOK
EXECUTIVE ASSISTANT

**BEFORE THE
ALABAMA LIQUEFIED PETROLEUM GAS BOARD**

IN THE MATTER OF:

**Ala-Tenn Propane dba Tri-State Propane Gas / Ider Permit "B-1" #443
Code Violations**

SETTLEMENT AGREEMENT 2013-32

Ala-Tenn Propane dba Tri-State Propane Gas in Ider, Alabama (hereinafter referred to as "Respondent") hereby stipulates and agrees, subject to ratification by the Alabama Liquefied Petroleum Gas Board (hereinafter referred to as "the Board") to the following:

STIPULATED FACTS

Respondent installed a container owned by another company without authorization after initially disconnecting the container for the purpose of replacing the existing supplier.

STIPULATED CONCLUSIONS OF LAW

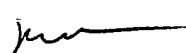
1. Respondent admits installing another company's container without written authorization in violation of *Alabama Administrative Code 530-X-2-.16(c)*.

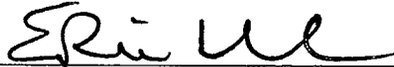
STIPULATED DISPOSITION

The Board and the Respondent agree that this action will be settled upon the following terms:

1. The Respondent agrees to remit a fine of \$ 750 to the Board within 30 days of the Board's acceptance of this agreement. In consideration of Respondent's full and complete compliance with this Settlement

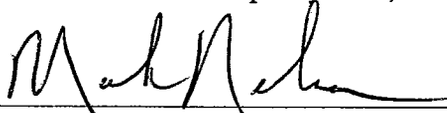
- Agreement and the terms hereof, the Board agrees to forego the pursuit of its administrative remedies available under Alabama Law.
2. The Respondent waives his rights pursuant to Ala. Code Sec. 41-22-12; and Ala. Admin. Code Sec. 530-X-1-03 including, but not limited to, the opportunity for a hearing before the Board.
 3. This Settlement Agreement shall become effective upon the execution by the parties and upon approval by the Board. Upon approval by the Board, this agreement shall be made a part of the official minutes of the Board's next regularly scheduled meeting. Respondent acknowledges and understands that the official minutes of the Board will be published on the Board's website.
 4. Respondent expressly waives all further procedural steps, and expressly waives all rights to seek judicial review or to otherwise challenge or contest the validity of the Settlement Agreement, the stipulated facts, conclusions of law and impositions of discipline herein.

Signed this 11 day of October, 2013 



Eric Small, Respondent
President

Ala-Tenn Propane dba
Tri-State Propane Gas, Inc.



Mark Nelson, Administrator
Alabama Liquefied Petroleum Gas Board



W. MARK NELSON
ADMINISTRATOR

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LORETTA VEASLEY COOK
EXECUTIVE ASSISTANT

BEFORE THE
ALABAMA LIQUEFIED PETROLEUM GAS BOARD

IN THE MATTER OF:

Parden LP Gas & Service, Inc. / Grove Hill
Permit "A" #46
Code Violations

SETTLEMENT AGREEMENT 2013-33

Parden LP Gas & Service, Inc. in Grove Hill, Alabama (hereinafter referred to as "Respondent") hereby stipulates and agrees, subject to ratification by the Alabama Liquefied Petroleum Gas Board (hereinafter referred to as "the Board") to the following:

STIPULATED FACTS

Respondent supplied product and sustained operation of an off-premise cylinder filling station without submitting a "Certification" form to the Board certifying the operator as an agent. The location was a former agent of a Class "A" permit holder no longer in business.

STIPULATED CONCLUSIONS OF LAW

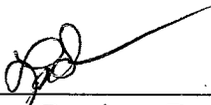
1. Respondent admits to supplying product and sustaining operation of an off-premise cylinder filling station without submitting a "Certification" form to the Board certifying the operator as an agent in violation of *Alabama Administrative Code 530-X-2.04(c & d)*.

STIPULATED DISPOSITION

The Board and the Respondent agree that this action will be settled upon the following terms:

1. The Respondent agrees to remit a fine of \$ 1000 to the Board within 30 days of the Board's acceptance of this agreement. In consideration of Respondent's full and complete compliance with this Settlement Agreement and the terms hereof, the Board agrees to forego the pursuit of its administrative remedies available under Alabama Law.
2. The Respondent waives his rights pursuant to Ala. Code Sec. 41-22-12; and Ala. Admin. Code Sec. 530-X-1-03 including, but not limited to, the opportunity for a hearing before the Board.
3. This Settlement Agreement shall become effective upon the execution by the parties and upon approval by the Board. Upon approval by the Board, this agreement shall be made a part of the official minutes of the Board's next regularly scheduled meeting. Respondent acknowledges and understands that the official minutes of the Board will be published on the Board's website.
4. Respondent expressly waives all further procedural steps, and expressly waives all rights to seek judicial review or to otherwise challenge or contest the validity of the Settlement Agreement, the stipulated facts, conclusions of law and impositions of discipline herein.

Signed this 25TH day of SEPTEMBER, 2013



Larry Parden, Respondent
Parden LP Gas & Service



Mark Nelson, Administrator
Alabama Liquefied Petroleum Gas Board



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ADMINISTRATOR

LORETTA VEASLEY COOK
EXECUTIVE ASSISTANT

BEFORE THE ALABAMA LIQUEFIED PETROLEUM GAS BOARD

IN THE MATTER OF:

Scott P. Manley & Assoc. / Chattanooga, TN
Permit "D" # 257
Code Violations

SETTLEMENT AGREEMENT 2013-34

Scott P. Manley & Associates in Chattanooga, Tennessee (hereinafter referred to as "Respondent") hereby stipulates and agrees, subject to ratification by the Alabama Liquefied Petroleum Gas Board (hereinafter referred to as "the Board") to the following:

STIPULATED FACTS

Respondent began construction of a bulk plant without first obtaining an installation permit from the Board.

STIPULATED CONCLUSIONS OF LAW

1. Respondent admits to beginning construction of a bulk plant without first obtaining an installation permit from the Board in violation of *Code of Alabama 9-17-105(b)(7)*.

STIPULATED DISPOSITION

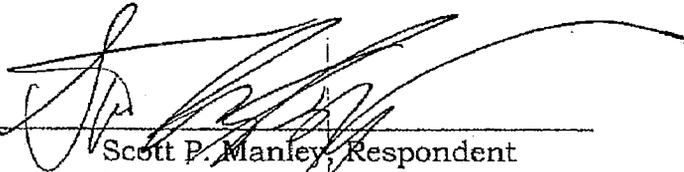
The Board and the Respondent agree that this action will be settled upon the following terms:

1. The Respondent agrees to remit a fine of \$ 500 to the Board within 30 days of the Board's acceptance of this agreement. In consideration of Respondent's full and complete compliance with this Settlement

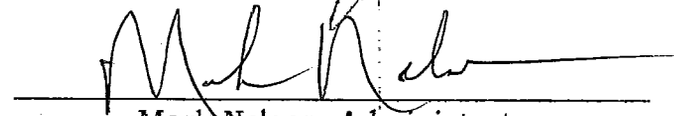
Agreement and the terms hereof, the Board agrees to forego the pursuit of its administrative remedies available under Alabama Law.

2. The Respondent waives his rights pursuant to Ala. Code Sec. 41-22-12; and Ala. Admin. Code Sec. 530-X-1-03 including, but not limited to, the opportunity for a hearing before the Board.
3. This Settlement Agreement shall become effective upon the execution by the parties and upon approval by the Board. Upon approval by the Board, this agreement shall be made a part of the official minutes of the Board's next regularly scheduled meeting. Respondent acknowledges and understands that the official minutes of the Board will be published on the Board's website.
4. Respondent expressly waives all further procedural steps, and expressly waives all rights to seek judicial review or to otherwise challenge or contest the validity of the Settlement Agreement, the stipulated facts, conclusions of law and impositions of discipline herein.

Signed this 3rd day of Sept, 2013



Scott P. Manley, Respondent
Scott P. Manley & Associates



Mark Nelson, Administrator
Alabama Liquefied Petroleum Gas Board



ALABAMA LIQUEFIED PETROLEUM GAS BOARD

P.O. BOX 1742
TELEPHONE (334) 241-8887
FAX (334) 240-3255
777 S. Lawrence Street, Suite 100
MONTGOMERY, ALABAMA 36102-1742

W. MARK NELSON
ADMINISTRATOR



**BEFORE THE
ALABAMA LIQUEFIED PETROLEUM GAS BOARD**

IN THE MATTER OF:

Suburban Propane LP dba Dowdle Gas / Montgomery
Permit "B-1" #636
Code Violations

SETTLEMENT AGREEMENT 2013-35

Suburban Propane LP dba Dowdle Gas / Montgomery (hereinafter referred to as "Respondent") hereby stipulates and agrees, subject to ratification by the Alabama Liquefied Petroleum Gas Board (hereinafter referred to as "the Board") to the following:

STIPULATED FACTS

1. Fast Track Auto Care (hereinafter referred to as Respondent's agent), operator of a propane cylinder filling station under Class "B-1" permit #636 issued to Respondent, attempted to fill an out-of-date 5 lb. cylinder (Offense #1) without the use of scales (Offense #2). Respondent's agent also failed to perform a visual inspection of the cylinder prior to filling to verify suitability of continued service (Offense #3).

STIPULATED CONCLUSIONS OF LAW

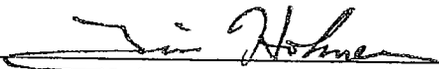
1. Respondent admits that Respondent's agent attempted to fill an out-of-date 5 lb. cylinder in violation of *NFPA 58 (1998 Edition) 4-2.2.4*.
2. Respondent admits that Respondent's agent attempted to fill a 5 lb. cylinder without the use of scales in violation of *Alabama Administrative Code 530-X-2.04(a)*.
3. Respondent admits that Respondent's agent failed to perform a visual inspection on a 5 lb. cylinder prior to filling to verify suitability for continued service in violation of *NFPA 58 (1998 Edition) 2-2.1.4*.

STIPULATED DISPOSITION

The Board and the Respondent agree that this action will be settled upon the following terms:

1. The Respondent agrees to remit a fine of \$ 925 to the Board within 30 days of the Board's acceptance of this agreement. (*Not using scales \$450; Out-of-date cylinder \$225; Failure to perform visual inspection \$250*).
2. In consideration of Respondent's full and complete compliance with this Settlement Agreement and the terms hereof, the Board agrees to forego the pursuit of its administrative remedies available under Alabama Law.
3. The Respondent waives his rights pursuant to Ala. Code Sec. 41-22-12; and Ala. Admin. Code Sec. 530-X-1-03 including, but not limited to, the opportunity for a hearing before the Board.
4. This Settlement Agreement shall become effective upon the execution by the parties and upon approval by the Board. Upon approval by the Board, this agreement shall be made a part of the official minutes of the Board's next regularly scheduled meeting. Respondent acknowledges and understands that the official minutes of the Board will be published on the Board's website.
5. Respondent expressly waives all further procedural steps, and expressly waives all rights to seek judicial review or to otherwise challenge or contest the validity of the Settlement Agreement, the stipulated facts, conclusions of law and impositions of discipline herein.

Signed this 1st day of October, 2013



Tim Holmes, Respondent
Director of Fleet & Safety
Suburban Propane LP



Mark Nelson, Administrator
Alabama Liquefied Petroleum Gas Board



ALABAMA LIQUEFIED PETROLEUM GAS BOARD

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W. MARK NELSON
ADMINISTRATOR

LORETTA VEASLEY COOK
EXECUTIVE ASSISTANT

**BEFORE THE
ALABAMA LIQUEFIED PETROLEUM GAS BOARD**

IN THE MATTER OF:

Sexton Propane Gas Co. dba Acme Propane / Montgomery
Permit "B-1" #459
Code Violations

SETTLEMENT AGREEMENT 2013-36

Sexton Propane Gas Co. dba Acme Propane / Montgomery (hereinafter referred to as "Respondent") hereby stipulates and agrees, subject to ratification by the Alabama Liquefied Petroleum Gas Board (hereinafter referred to as "the Board") to the following:

STIPULATED FACTS

1. Marlin Ingram RV Center (hereinafter referred to as Respondent's agent), operator of a propane cylinder filling station under Class "B-1" permit #459 issued to Respondent, attempted to fill an out-of-date 20 lb. cylinder (Offense #1) without the use of scales (Offense #2). Respondent's agent also failed to perform a visual inspection of the cylinder prior to filling to verify suitability of continued service (Offense #3).

STIPULATED CONCLUSIONS OF LAW

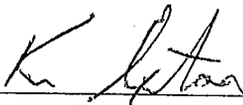
1. Respondent admits that Respondent's agent attempted to fill an out-of-date 20 lb. cylinder in violation of *NFPA 58 (1998 Edition)* 4-2.2.4.
2. Respondent admits that Respondent's agent attempted to fill a 20 lb. cylinder without the use of scales in violation of *Alabama Administrative Code 530-X-2.04(a)*.
3. Respondent admits that Respondent's agent failed to perform a visual inspection on a 20 lb. cylinder prior to filling to verify suitability for continued service in violation of *NFPA 58 (1998 Edition)* 2-2.1.4.

STIPULATED DISPOSITION

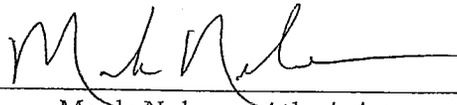
The Board and the Respondent agree that this action will be settled upon the following terms:

1. The Respondent agrees to remit a fine of \$ 925 to the Board within 30 days of the Board's acceptance of this agreement. (*Not using scales \$450; Out-of-date cylinder \$225; Failure to perform visual inspection \$250*).
2. In consideration of Respondent's full and complete compliance with this Settlement Agreement and the terms hereof, the Board agrees to forego the pursuit of its administrative remedies available under Alabama Law.
3. The Respondent waives his rights pursuant to Ala. Code Sec. 41-22-12; and Ala. Admin. Code Sec. 530-X-1-03 including, but not limited to, the opportunity for a hearing before the Board.
4. This Settlement Agreement shall become effective upon the execution by the parties and upon approval by the Board. Upon approval by the Board, this agreement shall be made a part of the official minutes of the Board's next regularly scheduled meeting. Respondent acknowledges and understands that the official minutes of the Board will be published on the Board's website.
5. Respondent expressly waives all further procedural steps, and expressly waives all rights to seek judicial review or to otherwise challenge or contest the validity of the Settlement Agreement, the stipulated facts, conclusions of law and impositions of discipline herein.

Signed this 15 day of Oct, 2013



Ken Sexton, Respondent
Manager / Owner
Acme Propane Gas



Mark Nelson, Administrator
Alabama Liquefied Petroleum Gas Board



ALABAMA LIQUEFIED PETROLEUM GAS BOARD

P.O. BOX 1742
TELEPHONE (334) 242-5649
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777 S. Lawrence Street, Suite 100
MONTGOMERY, ALABAMA 36102-1742

W. MARK NELSON
ADMINISTRATOR



BEFORE THE ALABAMA LIQUEFIED PETROLEUM GAS BOARD

IN THE MATTER OF:

Ferrellgas / Bessemer Permit "B-1" #381
Code Violations

SETTLEMENT AGREEMENT 2013-37

Ferrellgas / Bessemer (hereinafter referred to as "Respondent") hereby stipulates and agrees, subject to ratification by the Alabama Liquefied Petroleum Gas Board (hereinafter referred to as "the Board") to the following:

STIPULATED FACTS

1. English Auto Repair (hereinafter referred to as Respondent's agent), operator of a propane cylinder filling station under Class "B-1" permit #381 issued to Respondent, attempted to fill an out-of-date 5 lb. cylinder (Offense #1) without the use of scales (Offense #2). Respondent's agent also failed to remove a sleeve from the cylinder prior to filling to verify suitability of continued service (Offense #3).

STIPULATED CONCLUSIONS OF LAW

1. Respondent admits that Respondent's agent attempted to fill an out-of-date 5 lb. cylinder in violation of *NFPA 58 (1998 Edition) 4-2.2.4*.
2. Respondent admits that Respondent's agent attempted to fill a 5 lb. cylinder without the use of scales in violation of *Alabama Administrative Code 530-X-2.04(a)*.
3. Respondent admits that Respondent's agent failed to remove a sleeve on a 5 lb. cylinder prior to filling to verify suitability for continued service in violation of *NFPA 58 (1998 Edition) 2-2.1.4*.

STIPULATED DISPOSITION

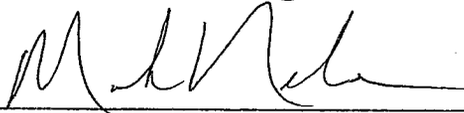
The Board and the Respondent agree that this action will be settled upon the following terms:

1. The Respondent agrees to remit a fine of \$ 950 to the Board within 30 days of the Board's acceptance of this agreement. (*Not using scales \$475; Out-of-date cylinder \$225; Failure to remove sleeve and inspect cylinder \$250*).
2. In consideration of Respondent's full and complete compliance with this Settlement Agreement and the terms hereof, the Board agrees to forego the pursuit of its administrative remedies available under Alabama Law.
3. The Respondent waives his rights pursuant to Ala. Code Sec. 41-22-12; and Ala. Admin. Code Sec. 530-X-1-03 including, but not limited to, the opportunity for a hearing before the Board.
4. This Settlement Agreement shall become effective upon the execution by the parties and upon approval by the Board. Upon approval by the Board, this agreement shall be made a part of the official minutes of the Board's next regularly scheduled meeting. Respondent acknowledges and understands that the official minutes of the Board will be published on the Board's website.
5. Respondent expressly waives all further procedural steps, and expressly waives all rights to seek judicial review or to otherwise challenge or contest the validity of the Settlement Agreement, the stipulated facts, conclusions of law and impositions of discipline herein.

Signed this 12 day of September, 2013



Andy Wise, Respondent
Director of Operations
Ferrellgas



Mark Nelson, Administrator
Alabama Liquefied Petroleum Gas Board



ALABAMA LIQUEFIED PETROLEUM GAS BOARD

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MONTGOMERY, ALABAMA 36102-1742

W. MARK NELSON
ADMINISTRATOR



BEFORE THE
ALABAMA LIQUEFIED PETROLEUM GAS BOARD

IN THE MATTER OF:

Blossman Gas / Foley Permit "B-1" #68
Code Violations

SETTLEMENT AGREEMENT 2013-38

Blossman Gas / Foley (hereinafter referred to as "Respondent") hereby stipulates and agrees, subject to ratification by the Alabama Liquefied Petroleum Gas Board (hereinafter referred to as "the Board") to the following:

STIPULATED FACTS

1. Wilson Service Center (hereinafter referred to as Respondent's agent), operator of a propane cylinder filling station under Class "B-1" permit #68 issued to Respondent, filled an out-of-date 20 lb. cylinder (Offense #1). Respondent violated "red-tag" issued by placing cylinder filling station back in operation without authorization from the board (Offense #2).

STIPULATED CONCLUSIONS OF LAW

1. Respondent admits that Respondent's agent filled an out-of-date 20 lb. cylinder in violation of *NFPA 58 (1998 Edition) 4-2.2.4*.
2. Respondent admits violating a "red-tag" without authorization from the board in violation of *Code of Alabama 9-17-103*.

STIPULATED DISPOSITION

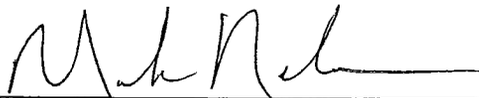
The Board and the Respondent agree that this action will be settled upon the following terms:

1. The Respondent agrees to remit a fine of \$ 1250 to the Board within 30 days of the Board's acceptance of this agreement. (*Out-of-date cylinder \$250; Violation of Red Tag \$ 1000*).
2. In consideration of Respondent's full and complete compliance with this Settlement Agreement and the terms hereof, the Board agrees to forego the pursuit of its administrative remedies available under Alabama Law.
3. The Respondent waives his rights pursuant to Ala. Code Sec. 41-22-12; and Ala. Admin. Code Sec. 530-X-1-03 including, but not limited to, the opportunity for a hearing before the Board.
4. This Settlement Agreement shall become effective upon the execution by the parties and upon approval by the Board. Upon approval by the Board, this agreement shall be made a part of the official minutes of the Board's next regularly scheduled meeting. Respondent acknowledges and understands that the official minutes of the Board will be published on the Board's website.
5. Respondent expressly waives all further procedural steps, and expressly waives all rights to seek judicial review or to otherwise challenge or contest the validity of the Settlement Agreement, the stipulated facts, conclusions of law and impositions of discipline herein.

Signed this 1st day of Oct., 2013



Mike Weekley Respondent
Manager
Blossman Gas / Foley



Mark Nelson, Administrator
Alabama Liquefied Petroleum Gas Board



ALABAMA LIQUEFIED PETROLEUM GAS BOARD

P.O. BOX 1742

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777 S. Lawrence Street, Suite 100

MONTGOMERY, ALABAMA 36102-1742

W. MARK NELSON
ADMINISTRATOR

LORETTA VEASLEY COOK
EXECUTIVE ASSISTANT

BEFORE THE ALABAMA LIQUEFIED PETROLEUM GAS BOARD

IN THE MATTER OF:

Welders Supply & Equipment Co., Inc. / Andalusia Permit "F-1" #263
Code Violations

SETTLEMENT AGREEMENT 2013-39

Welders Supply & Equipment Co., Inc. / Andalusia (hereinafter referred to as "Respondent") hereby stipulates and agrees, subject to ratification by the Alabama Liquefied Petroleum Gas Board (hereinafter referred to as "the Board") to the following:

STIPULATED FACTS

1. Respondent failed to use scales when filling a forklift cylinder that was to be transported in commerce.

STIPULATED CONCLUSIONS OF LAW

1. Respondent failed to use scales when filling a forklift cylinder that was to be transported in commerce in violation of *NFPA 58 2-2.1.5*.

STIPULATED DISPOSITION

The Board and the Respondent agree that this action will be settled upon the following terms:

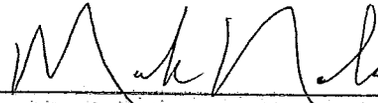
1. The Respondent agrees to remit a fine of \$ 450 to the Board within 30 days of the Board's acceptance of this agreement.
2. In consideration of Respondent's full and complete compliance with this Settlement Agreement and the terms hereof, the Board agrees to forego the pursuit of its administrative remedies available under Alabama Law.

3. The Respondent waives his rights pursuant to Ala. Code Sec. 41-22-12; and Ala. Admin. Code Sec. 530-X-1-03 including, but not limited to, the opportunity for a hearing before the Board.
4. This Settlement Agreement shall become effective upon the execution by the parties and upon approval by the Board. Upon approval by the Board, this agreement shall be made a part of the official minutes of the Board's next regularly scheduled meeting. Respondent acknowledges and understands that the official minutes of the Board will be published on the Board's website.
5. Respondent expressly waives all further procedural steps, and expressly waives all rights to seek judicial review or to otherwise challenge or contest the validity of the Settlement Agreement, the stipulated facts, conclusions of law and impositions of discipline herein.

Signed this 23rd day of SEPTEMBER, 2013



Cad Beale, Respondent
President
Welders Supply & Equipment Co., Inc.



Mark Nelson, Administrator
Alabama Liquefied Petroleum Gas Board



ALABAMA LIQUEFIED PETROLEUM GAS BOARD

P.O. BOX 1742
TELEPHONE (334) 241-8887
FAX (334) 240-3255
777 S. Lawrence Street, Suite 100
MONTGOMERY, ALABAMA 36102-1742

W. MARK NELSON
ADMINISTRATOR

LORETTA VEASLEY COOK
EXECUTIVE ASSISTANT

BEFORE THE
ALABAMA LIQUEFIED PETROLEUM GAS BOARD

IN THE MATTER OF:

Heritage Operating LP dba Heritage Propane / Attalla
Permit "B-1" #172
Code Violations

SETTLEMENT AGREEMENT 2013-40

Heritage Operating LP dba Heritage Propane / Attalla (hereinafter referred to as "Respondent") hereby stipulates and agrees, subject to ratification by the Alabama Liquefied Petroleum Gas Board (hereinafter referred to as "the Board") to the following:

STIPULATED FACTS

1. Respondent failed to use scales when filling a forklift cylinder that was to be transported in commerce.

STIPULATED CONCLUSIONS OF LAW

1. Respondent failed to use scales when filling a forklift cylinder that was to be transported in commerce in violation of *NFPA 58 2-2.1.5*.

STIPULATED DISPOSITION

The Board and the Respondent agree that this action will be settled upon the following terms:

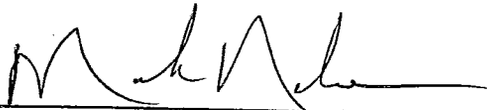
1. The Respondent agrees to remit a fine of \$ 450 to the Board within 30 days of the Board's acceptance of this agreement.
2. In consideration of Respondent's full and complete compliance with this Settlement Agreement and the terms hereof, the Board agrees to forego the pursuit of its administrative remedies available under Alabama Law.

3. The Respondent waives his rights pursuant to Ala. Code Sec. 41-22-12; and Ala. Admin. Code Sec. 530-X-1-03 including, but not limited to, the opportunity for a hearing before the Board.
4. This Settlement Agreement shall become effective upon the execution by the parties and upon approval by the Board. Upon approval by the Board, this agreement shall be made a part of the official minutes of the Board's next regularly scheduled meeting. Respondent acknowledges and understands that the official minutes of the Board will be published on the Board's website.
5. Respondent expressly waives all further procedural steps, and expressly waives all rights to seek judicial review or to otherwise challenge or contest the validity of the Settlement Agreement, the stipulated facts, conclusions of law and impositions of discipline herein.

Signed this 24 day of September, 2013



Scott Manley, Respondent
Regional Manager
Heritage Operating LP dba Heritage Propane



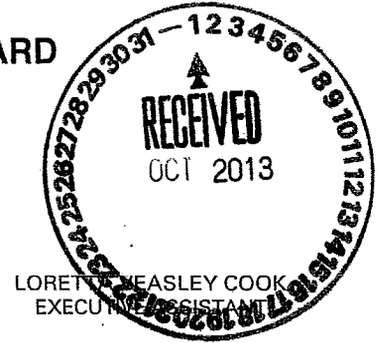
Mark Nelson, Administrator
Alabama Liquefied Petroleum Gas Board



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W. MARK NELSON
ADMINISTRATOR



BEFORE THE
ALABAMA LIQUEFIED PETROLEUM GAS BOARD

IN THE MATTER OF:

Jones Heating, A/C & Plumbing / Brookwood Permit "C" #181
Code Violations

SETTLEMENT AGREEMENT 2013-41

Jones Heating, A/C & Plumbing / Brookwood (hereinafter referred to as "Respondent") hereby stipulates and agrees, subject to ratification by the Alabama Liquefied Petroleum Gas Board (hereinafter referred to as "the Board") to the following:

STIPULATED FACTS

1. Respondent created a leak from an 18,000 wgc LP-Gas storage container by removing the valve in the outlet of the container in violation of work parameters permitted by their Class "C" permit (Offense #1). Respondent also allowed two employees to perform unsupervised work that led to this leak, and neither of the employees had passed the Alabama LP-Gas Board's Code Familiarization Review Examination (Offenses #2 & #3).

STIPULATED CONCLUSIONS OF LAW

1. Respondent operated outside the scope of their Class "C" permit in violation of *Code of Alabama 9-17-105(b)(4)*.
2. Respondent allowed two employees to perform unsupervised work tasks without having completed the Alabama LP-Gas Board Code Familiarization Review Examination in violation of *Alabama Administrative Code 530-X-2-.11*.

STIPULATED DISPOSITION

The Board and the Respondent agree that this action will be settled upon the following terms:

1. The Respondent agrees to remit a fine of \$ 3000 to the Board within 30 days of the Board's acceptance of this agreement. (*Operating outside scope of permit \$ 1000; Two employees failed to take board exam \$ 2000*)
2. In consideration of Respondent's full and complete compliance with this Settlement Agreement and the terms hereof, the Board agrees to forego the pursuit of its administrative remedies available under Alabama Law.
3. The Respondent waives his rights pursuant to Ala. Code Sec. 41-22-12; and Ala. Admin. Code Sec. 530-X-1-03 including, but not limited to, the opportunity for a hearing before the Board.
4. This Settlement Agreement shall become effective upon the execution by the parties and upon approval by the Board. Upon approval by the Board, this agreement shall be made a part of the official minutes of the Board's next regularly scheduled meeting. Respondent acknowledges and understands that the official minutes of the Board will be published on the Board's website.
5. Respondent expressly waives all further procedural steps, and expressly waives all rights to seek judicial review or to otherwise challenge or contest the validity of the Settlement Agreement, the stipulated facts, conclusions of law and impositions of discipline herein.

Signed this 26th day of SEPT., 2013



Thomas E. Jones, Jr. , Respondent
Jones Heating, A/C, & Plumbing



Mark Nelson, Administrator
Alabama Liquefied Petroleum Gas Board