BEFORE THE U.S. DEPARTMENT OF ENERGY WASHINGTON, D.C. 20585

In the Matter of:)	
III WIE MANGE ON)	
Danco, Inc., Respondent)	Case Number: 2017-SW-29002
	<u>ORDER</u>	
By the General Counsel, U.S. De	partment of Energy:	
Department of Energy ("DOI Agreement resolves the case	2") and Danco, Inc. ("R initiated to pursue a cives showerheads that fail	Respondent"). The Compromise vil penalty for knowingly distributing in led to meet an applicable energy
 DOE and Respondent have negotiated the terms of the Compromise Agreement that resolves this matter. A copy of the Compromise Agreement is attached hereto and incorporated by reference. 		
3. After reviewing the terms of the Compromise Agreement and evaluating the facts before me, I find that the public interest would be served by adopting the Compromise Agreement.		
violations, I find that Respon	dent committed Prohib were not in conformity	ited Acts by knowingly distributing in with an applicable energy conservation 02(a)(6), 430.32(p).
		2 U.S.C. § 6303, I HEREBY ASSESS a appromise Agreement attached to this
/S/ Theodore J. Garrish		July 24, 2018 Date
Acting General Counsel		