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

In the Matter of:)	
HMC Enterprises LLC Respondent)))	Case Number: 2015-SE-42069
<u>ORDER</u>		
By the General Counsel, U.S. Department of E	Energy:	
1. In this Order, I adopt the attached Com Department of Energy ("DOE") and HMC Ent Agreement resolves the case initiated to pursue the United States commercial refrigerators that conservation standard in 10 C.F.R. § 431.66.	erprises e a civil p	LLC ("Respondent"). The Compromise benalty for distributing in commerce in
2. 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 Comp me, I find that the public interest would be served.		greement and evaluating the facts before lopting the Compromise Agreement.
4. Based on the information in the case fill establishing violations, I find that Respondent commerce commercial refrigerators that are no conservation standard. <i>See</i> 42 U.S.C. § 6302;	committe ot in com	ed Prohibited Acts by distributing in pliance with the applicable energy
5. Accordingly, pursuant to 10 C.F.R. § 4 ASSESS a civil penalty of \$1,666 AND ORD this Order is adopted.		
/S/		4/2/2019
John T. Lucas	:	4/2/2018 Date

Acting General Counsel