Velva L. Price District Clerk Travis County D-1-GN-19-001837

Jessica A. Limon

NO. **D-1-GN-19-001837**

IN THE MATTER OF	§	IN THE DISTRICT COURT
	§	
STATE OF TEXAS,	§	
Petitioner,	§	
	§	
And	§	TRAVIS COUNTY, TEXAS
	§	
RK INVESTORS GROUP, LLC DBA	§	
RUSH 24/7,	§	
Respondent.	§	53RD JUDICIAL DISTRICT

ASSURANCE OF VOLUNTARY COMPLIANCE

This Assurance of Voluntary Compliance ("Assurance") is made and entered into by and between Texas Attorney General Ken Paxton ("Attorney General") acting in the name of the State of Texas ("State"), Petitioner, and RK Investors Group, LLC d/b/a Rush 24/7, Respondent, pursuant to the Texas Business and Commerce Code section 17.58.

A. **DEFINITIONS**

As used in this Assurance, the following terms are defined as follows:

- 1. "Claims Administrator" means the entity selected by the State of Texas to administer the restitution claims for this settlement;
- 2. **"Effective Date"** means the date on which this Assurance is approved by the Court;
- 3. **"Eligible Consumer"** shall mean any consumer who paid \$3.99 per gallon or more for fuel at 2410 S Hampton Road, Dallas, Texas 75224 on August 31, 2017 through September 2, 2017, and who timely and correctly fills out and submits a claim form to the Claims Administrator;
- 4. **"Respondent," "You,"** or **"Yours"** means RK Investors Group, LLC d/b/a Rush 24/7, its officers, agents, servants, employees, and attorneys, and any other persons

in active concert or participation with RK Investors Group, LLC d/b/a Rush 24/7

who receive actual notice of the Assurance by personal service or otherwise;

5. "Refund Amount" shall be the difference between the price paid by an eligible

consumer and the average price for the same grade of fuel charged by Respondent

on August 30, 2017; and

6. **"State of Disaster"** means the period designated by the Texas Governor's disaster

declaration pursuant to Chapter 418 of the Government Code.

B. <u>PARTIES</u>

1. The signatories to this Assurance are the Respondent, RK Investors Group, LLC

d/b/a Rush 24/7, and the Petitioner, the State.

2. This action is brought by the Consumer Protection Division of the Office of the

Attorney General of Texas in the name of the State as authorized under the Texas Deceptive

Trade Practices - Consumer Protection Act ("DTPA"), Texas Business and Commerce Code

section 17.41, et seq.

C. <u>FACTUAL BACKGROUND</u>

1. On August 23, 2017, Governor Greg Abbott declared a State of Disaster under

Texas Government Code section 418.014 anticipating the landfall of then Tropical Storm Harvey

(Harvey State of Disaster).

2. On August 25, 2017, Hurricane Harvey made landfall on the Texas Gulf Coast.

3. On September 1, 2017, Governor Abbott issued a price gouging declaration

emphasizing the unlawful practice of price gouging: "Texans impacted by this disaster are

particularly vulnerable to economic exploitation during this challenging time . . . Texas law

prohibits price gouging and gives the attorney general the authority to prosecute anyone

throughout Texas who takes advantage of a declared disaster by charging an exorbitant or

excessive price for fuel."

4. Respondent operates a fuel station located in Dallas, Texas that sold fuel to

consumers on August 31, 2017 through September 2, 2017, which was during the Harvey State

of Disaster.

5. The Attorney General's Consumer Protection Division received complaints from

consumers that Respondent was charging \$4.99 per gallon of regular grade gasoline, \$5.49 per

gallon of midgrade and \$5.99 per gallon of premium grade gasoline during the Harvey State of

Disaster.

D. <u>VIOLATIONS OF TEXAS DECEPTIVE TRADE PRACTICES ACT</u>

The State alleges that Respondent's conduct violated the DTPA. Specifically, the

violations that have occurred include taking advantage of a disaster declared by the Governor of

Texas under Chapter 418 of the Government Code by:

1. Selling fuel at an exorbitant or excessive price; or

2. Demanding an exorbitant or excessive price in connection with the sale of fuel.

E. <u>STIPULATIONS</u>

The parties hereby agree and stipulate that:

1. The State has jurisdiction over the subject matter and the parties in this matter

under the DTPA;

2. The venue of this cause is proper in Travis County, Texas, pursuant to DTPA

section 17.58(a);

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3. This Assurance does not constitute an approval of Respondent's business practices

by the State or the Court and Respondent shall make no representation or claim to

the contrary;

4. Respondent and the State represent and warrant, each to the other, that each has

the authority to enter into and make this Assurance, and to bind themselves to this

Assurance;

5. This Assurance is being entered into by the parties for the sole purpose of

compromising disputed claims without the necessity for protracted and expensive

litigation, and this Assurance does not constitute an admission by Respondent of

any violation of law or regulation; and

6. The State and Respondent agree to and do not contest the entry of this Assurance

by this Court.

F. RESPONDENT'S ASSURANCES

Respondent voluntarily assures the State it will comply with the following terms:

1. Respondent shall not demand an exorbitant or excessive price for fuel or sell fuel

at an exorbitant or excessive price during a State of Disaster. Respondent's price

for fuel is presumed exorbitant or excessive when the price per gallon during a State

of Disaster is greater than 125 percent of the Respondent's 30-day average price

per gallon prior to the State of Disaster, unless Respondent can demonstrate through

its written records that the price increase is attributable to additional fuel supply

costs incurred by Respondent; and,

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2. During any future State of Disaster and for a minimum of six months following the

expiration of such State of Disaster, Respondent shall cease any ongoing or

scheduled document or data destruction and shall preserve records reflecting:

a. Each individual fuel sale transaction including price per gallon and gallons

purchased;

b. The dates, times, and amounts of changes in fuel prices; and,

c. All fuel supply costs incurred by Respondent.

G. <u>CONSUMER RESTITUTION</u>

Respondent shall pay restitution as follows:

1. If the Respondent is able to identify and segregate credit/debit card payments from

cash transactions for fuel, Respondent shall issue a chargeback or other automatic

refund of the Refund Amount directly to each consumer. Within 14 days of the

Effective Date of this Assurance, the Respondent will provide the State a list of

consumers who received chargebacks under this provision. Such information shall

include the Refund Amounts and the names of the persons receiving the

chargebacks; and,

2. If the Respondent is not able to identify and segregate credit/debit card payments

from cash transactions for fuel, and/or if the Respondent has additional consumers

who made cash payments for their fuel transactions, the Respondent shall disgorge

to the State of Texas the amount of FIVE THOUSAND EIGHT HUNDRED

SIXTY-SIX AND 45/100 DOLLARS (\$5,866.45) for these consumers and

Respondent shall make eleven (11) installment payments of FOUR HUNDRED

EIGHTY-EIGHT AND 87/100 DOLLARS (\$488.87) and a twelfth payment of

FOUR HUNDRED EIGHTY-EIGHT and 88/100 DOLLARS (\$488.88) to the

State starting on the Effective Date with the final installment payment being made

twelve (12) months from the Effective Date. This payment will be referred to as

the Restitution Payment. Respondent's payment to the State of Texas shall be

made by certified check or wire transfer, payable to the "STATE OF TEXAS,"

bearing the reference AG# CX0131449900 and if not by wire transfer,

deliver/mailed to the Office of the Attorney General, ATTN: Accounting,

Division, 300 W. 15th St., MC-003, Austin, TX 78701.

The procedures for the distribution of the Restitution Payment are as follows:

3. The State will remit the Restitution Payment to the Claims Administrator to pay

refunds and the costs of administration;

4. The parties have agreed to the use of the attached claim form or a substantially

similar form agreed to by the parties. The Claims Administrator may begin

accepting claim forms by April 15, 2019. The Claims Administrator will not accept

claim forms later than July 31, 2019, which will be the Claims Deadline Date. No

refunds will be distributed by the Claims Administrator until after the Claims

Deadline Date passes. Consumers who properly complete the claim form will be

eligible to receive a refund payment;

The Claims Administrator will have discretion, in consultation with the State of

Texas, to determine if the claim form has been properly completed and timely

submitted, and to determine the specific Refund Amount each Eligible Consumer

will receive. Once all Eligible Consumers have received their Refund Amount, and

once the administration costs have been paid, the Claims Administrator, in

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5.

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consultation with the State of Texas, may pay additional Refund Amounts to other

consumers filing claims, and may also pay additional Refund Amounts to Eligible

Consumers in other price gouging settlements the State has entered into;

6. Eligible Consumers may receive pro rata Refund Amounts, if full payment is not

available for all Eligible Consumers;

7. Once all Refund Amounts and costs of administration have been deducted from the

Restitution Payment, any residual amounts will be allocated to the Supreme Court

Judicial Fund as a civil penalty pursuant to Sec. 402.007 (b)(1) of the Texas

Government Code;

8. After the Claims Deadline Date, the Claims Administrator will prepare such report

as the State may require; and,

9. Checks returned to the Claims Administrator shall be treated in accordance with

the State of Texas' unclaimed property laws.

H. GENERAL PROVISIONS

1. Respondent and the State agree that they will submit this Assurance to a district

court of competent jurisdiction in Travis County and request that the court approve this

Assurance, pursuant to the terms set forth herein and the DTPA section 17.58.

2. Nothing in this Assurance shall create any private rights, causes of action or

remedies against Respondent and nothing in the Assurance shall be construed as a waiver of any

private rights, causes of action, or remedies of any person against Respondent with respect to the

practices or conduct described herein.

3. Respondent and the State agree that nothing in this Assurance shall be constructed

to affect any action or proceeding by any regulatory body or state agency, whether such action or

proceeding is related to any issue addressed by this Assurance or otherwise.

To the extent that the provisions of this Assurance conflict with any Texas, local,

or federal law or regulation that now exists, or is later enacted or amended, such law or regulation,

and not this Assurance shall apply. For the purpose of this Assurance, such conflict exists if

conduct prohibited by this Assurance is required or expressly permitted by such Texas, local, or

federal law or regulation, or if conduct required by this Assurance is prohibited by such Texas,

local or federal law or regulation.

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5. This Assurance is governed by section 17.58 of the DTPA. The parties agree that,

should any clause, provision, or section of this Assurance, for any reason, be held illegal, invalid,

or unenforceable, such illegality, invalidity, or unenforceability shall not affect any other clause,

provision, or section of this Assurance, and this Assurance shall be construed and enforced as if

such illegal, invalid, or unenforceable clause, section or provision had not been contained herein.

6. This Assurance sets forth the entire agreement between the parties. Respondent

represents that he has fully read and understands this Assurance, accepts the legal consequences

involved in signing this Assurance, and that there are no other representations or agreements

between the parties not stated in writing herein.

7. It is also understood by the Respondent that the subsequent failure to comply with

the terms of this Assurance is *prima facie* evidence of a violation of the Deceptive Trade Practices

Consumer Protection Act.

8. The terms of this Assurance are not intended to alter Respondent's lawful

contractual obligations with its fuel distributor(s) and suppliers.

9. The Parties agree that this Assurance shall not be modified or terminated except by written agreement signed by the parties and filed with the Court.

EXECUTED this 4th day of April, 2019.

AGREED AS TO FORM AND SUBSTANCE:

KEN PAXTON Attorney General of Texas

JEFFREY C. MATEER First Assistant Attorney General

DARREN L. MCCARTY
Deputy Attorney General for Civil Litigation

PAUL SINGER
Division Chief, Consumer Protection Division

/s/ Jennifer Roscetti

JENNIFER ROSCETTI
Assistant Attorney General
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Consumer Protection Division
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Email: Jennifer.Roscetti@oag.texas.gov

ATTORNEYS FOR PETITIONER STATE OF TEXAS

RESPONDENT

By

Abdul Gilani Co-Owner

RK INVESTORS GROUP, LLC dba

RUSH 24/7

2410 S Hampton Road Dallas, Texas 75224

Saleem Makani

Co-Owner

RK INVESTORS GROUP, LLC dba

RUSH 24/7

2410 S Hampton Road Dallas, Texas 75224

CLAIM FORM FOR PRICE-GOUGING RESTITUTION FOR FUEL PURCHASES DURING HURRICANE HARVEY DISASTER PROCLAMATION PERIOD

NOTE: This claim form must be emailed or mailed and postmarked on or before July 31, 2019.

Distribution of restitution is estimated to be made by September 1, 2019.

. Name:(I	rirst)	(Middle)	(Last)		
. Current address:		t Name and Number (include	apartment num	har if applicable)	
City:		State:	Zi	p Code:	
Email address:					
Instructions: To be eligible this transaction, please as not included in the receip more than one day or at requirements set out in the purchase. Note that you available, which means you	tach the original t; otherwise, fill our nore than one station the settlement agreed to refund may be n	receipt and you need for the entire form. Submit on. Final determination ment between the State ande on a pro rata base.	fill out only the temperate for of eligibility vand the gas start is if claims expressions.	nose items below was if you purchased will be made based usation where you make ceed the restitution.	hich a l fuel o pon tl ade yo
a. The name of the g	as station where yo	ou purchased the fuel: _			
a. The name of the g Address of that sta	as station where yo	ou purchased the fuel: _ Street Name and Num	ber		
Address of that sta	as station where yo	ou purchased the fuel: _ Street Name and Num Sta	ber		
Address of that sta	as station where you	Street Name and Num	ber		
Address of that state of the control	as station where you	Street Name and Num	ber te		
Address of that state Output Date of purchase: c. Price you paid per	as station where you	Street Name and Num	ber te		
Address of that state b. Date of purchase: c. Price you paid per d. Number of gallon	as station where your tity: gallon for the fuel:	Street Name and Num Sta	ber te		
Address of that state b. Date of purchase: c. Price you paid per d. Number of gallone e. Amount of total state	as station where your tion	Street Name and Num Sta	ber te	Zip Code	
Address of that state b. Date of purchase: c. Price you paid per d. Number of gallone e. Amount of total state	as station where your action	Street Name and Num Sta \$ the fuel was purchased	ber te	Zip Code	

Mail this form along with your receipt to: Hurricane Harvey Price-Gouging Claims Administrator c/o Dahl Administration
PO Box 3614
Minneapolis, MN 55403-0614

Or email this form and your receipt to: HarveyClaim@DahlAdministration.com