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Counsel for Nicor Gas

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:	: Chapter 11
GENERAL MOTORS CORP., et al.,	: Case No. 09-50026 (REG)
Debtors.	Jointly Administered

NICOR GAS' REQUEST FOR ADDITIONAL ADEQUATE ASSURANCE

Nicor Gas ("Nicor"), through it attorneys, White and Williams LLP and Orum & Roth LLC, hereby submits its request for Additional Adequate Assurance pursuant to an Order entered in this case on June 1, 2009 entitled: "Order Pursuant to 11 U.S.C. 105(a) and 366 (I) Approving Debtor's Proposed Form Of Adequate Assurance of Payment, (II) Establishing Procedures For Resolving Objections By Utility Companies, and (III) Prohibiting Utilities From Altering, Refusing, Or Discontinuing Service." In support, Nicor states:

Nicor provides gas service to the Debtors at the following locations: 1355
Remington Blvd, Bolingbrook, IL 60490 and 336 Ogden Avenue, Hinsdale, IL 60521 The Nicor
Account Numbers at issue are: 2248702000 and 9212111000, respectively.

2. Attached, as Exhibit "A", is a summary of the Debtors' payments to Nicor on those accounts within the last 12 months. The average monthly usage for account #2248702000 is \$6,981.88. Therefore, the requested adequate assurance payment amount for account #2248702000 is \$13,963.76. The average monthly usage for account #9212111000 is \$167.67. The requested adequate assurance payment amount for account #9212111000 is \$335.35. The

total adequate assurance deposit requested is \$14,299.11.

3. The Debtors propose a two week adequate assurance for all utilities that request an adequate assurance deposit.

4. The proposed two week adequate assurance deposit is insufficient adequate assurance to Nicor. Section 366(c)(2) of the Bankruptcy Code provides:

Subject to paragraphs (3) and (4), with respect to a case filed under chapter 11, a utility referred to in section (a) may alter, refuse or discontinue utility service, if during the 30 day period beginning on the date of the filing of the petition, the utility does not receive from the debtor or the trustee adequate assurance of payment for utility services that is **satisfactory to the utility**. (Emphasis added)

5. A determination of adequate assurance is made on a case-by-case basis, subject to the requirements of Section 366(c). *See, In re. Utica Floor Maintenance, Inc.,* 25 B.R. 1010, 1016 (Bankr. N.D.N.Y. 1982). The adequate assurance or other security, however, "should bear a reasonable relationship to expected or anticipated utility consumption by a debtor." *In re Coastal Dry Dock & Repair Corp.,* 62 B.R. 879, 883 (Bankr. E.D.N.Y. 1986). In making such a determination, it is appropriate for the Court to consider "the length of time necessary for the utility to effect termination once one billing cycle is missed." *Begley v. Philadelphia Electric Co.,* 760 F.2d 46, 49 (3rd Cir. 1985).

6. Nicor bills customers such as the Debtors on a monthly basis. The Illinois Commerce Commission (the "ICC") Regulations govern the terms under which utilities, such as

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Nicor, may provide service to customers in Illinois. Section 280.90 of the ICC Regulations provides that commercial customers shall be afforded 14 days after the issuance of a bill to pay that bill. The utility may issue a discontinuation notice if the customer does not pay the bill within that 14 day period. Section 280.130 of the ICC Regulations provides that a utility may not discontinue service until at least eight days after mailing the discontinuation notice. Therefore, Nicor may not discontinue gas service until approximately two months after Nicor had provided gas service to the Debtors.

7. Nicor's request for a two month deposit is reasonable. *See e.g., In re. Stagecoach Ent., Inc.*, 1 B.R. 732, 735-36 (M.D. Fla. 1979) (holding that a two month deposit is appropriate where the debtor could receive 60 days of service before termination because of the utility's billing cycle.) *See also, In re. Matter of Robmac, Inc.*, 8 B.R. 1, 3-4 (Bankr. N.D. Cal. 1979)(two month adequate assurance deposit reasonable based on length of time to discontinue utility service).

8. Moreover, in ruling on an adequate assurance deposit a court may properly look to the amount of a deposit that a utility may have charged a debtor prior to the bankruptcy. *See e.g., Begley*, 41 B.R. 402 (E.D. Pa. 1984) *aff*^{*}*d* 760 F.2d 46 (3^{rd} Cir. 1985). In the present case, Section 280.70c.)1.)A.) of the ICC Regulations provides that a utility may charge a commercial customer, such as the Debtors, up to one-third of the annual estimated utility usage as a security deposit. Therefore, under the ICC regulations, Nicor may request a deposit from the Debtors, if they were not in bankruptcy, up to four months estimated usage. The security deposit would amount to \$28,598.22, one half of the amount Nicor seeks as satisfactory adequate assurance.

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WHEREFORE, for the reasons set forth herein, Nicor requests that Adequate Assurance

of \$14,299.11, and for such other and further relief as is just and necessary.

Dated: New York, New York June 15, 2009

Respectfully submitted,

WHITE AND WILLIAMS LLP

By: /s/Karel S. Karpe

Karel S. Karpe One Penn Plaza, Suite 4110 New York, NY 10119 Telephone: (212) 631-4421 and Orum & Roth, LLC 53 West Jackson Boulevard Chicago, IL 60604 Telephone: (312) 922-6262 Mark D. Roth, Esq. (*admitted in Illinois*)

Attorneys for Nicor Gas

SA 1	ount ID	2248702000 Gm Service	Parts Operati	ans - Non-Resider	ntial: S			Deshboard Dashboard Context
	Arrears Date	nois / Utility commercial heat, R	ATE4, Active, 09/11/2	001, 2248702320		5A ID 🚛 2248702320		Gn Service Parts Operation
5	84/30/2009	Financial Transaction Type	Current Amount	Current Balance	Payoff Amount	Payoff Balance	- Grand	2248702000 4 Gm Souther
5	04/17/2009	Pay Segment	\$-7,511.83	\$0.00	1-7,511,63	\$41.00		Parts Operations - Non-
0	03/03/2009	Bil Segment	\$7,511.83	\$7,511.83	12,511.83	\$7,511(8)	1	Residential: Standard
5	and a second	Pay Segment	\$-20,134.74	\$0.00	\$-20,134.74		14	1355 Remington Blvd,
1.1	02/16/2009	Bill Segment	\$20,134.74	\$20,134.74	\$20,134.74	ALL	100	Bolingbrook, IL,
0	02/03/2009	Pay Segment	\$-12,510.44	\$0.00	\$-12,510,44	and the state of t	1.2	Commercial, 2248702469
0	01/16/2009	Bill Segment	\$12,424,80	\$12,510.44	\$12,424.80	\$0.00		
2	01/16/2009	Lake Payment Charge	\$85.64	\$85.64	\$85.64	\$12,510,44		Alerts
2	12/31/2008	Pay Segment	\$-5,709.03	\$0.00	\$ 5,709.03	\$35.64		Financial Information
0	12/06/2008	Dill Segment	\$5,709.63	\$5,709.03	19,769,03	\$0.00		Current Balance \$0.00
2	10/31/2008	Pay Segment	\$-260.55	\$0.00	\$-260.5%	\$5,709.05		Last Payment 04/30/2009, \$7,511.83
Ø	10/20/2008	Bill Segment	\$260.55	\$260.55		\$9.03		Last Billed 04/17/2009, \$7,511.83, Du
	09/09/2008	Pay Segment	\$-181.75	\$0.00	\$250.55	\$269.55		Oate 05/04/2009
5	08/22/2008	84 Segment	\$181.75	\$181.75	\$-131.75	\$0.00		Previous 8# 02/16/2009, \$20,134.74
	08/01/2008	Pay Segment	\$-128.00	1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	\$181.75	\$101.2S		Next Bill Date 06/17/2009
5	07/18/2008	88 Segment	\$128.00	\$0.00	1-128.00	100,00		Pending Bill Exists 05/19/2009
2	06/18/2008	Pay Segment	\$-1,133.67	\$128.00	\$126.00	1158.00		
21	06/02/2006	Bill Segment	\$1,133.67	\$0.00	\$-1.183.67	\$0.00		To Do Summary
23	05/05/2008	Pay Segment	and the second se	\$1,133.67	\$1,133,67	\$1,133.67		
-	05/05/2008	Pay Segment	\$-15,966.33	\$0.00	\$ 15,966.33	\$0.05		
Sec. 1	04/22/2008	Bill Segment	\$-20,246.23	\$15,966.33	\$-20,246,23	\$15,965,33		
1			\$36,212.56	\$36,212.56	836,212,56	\$35,212,56		

	Arrears Date	inois / Utility commercial heat, R Financial Transaction Type		The state of the s	Contraction of the local division of the loc	SA ID		General Motors Train	ing
\$	05/26/2009	Pay Segment	Current Amount	Current Balance	Payoff Amount	Payoff Balance	and and the	9712111000 7 Gener	
(C)	05/13/2009	Bill Segment	\$-98.49	\$0.00	\$-98,49	\$0.00	^	Motors Training Center	ar - Non
5	04/23/2009	Pay Segment	\$98.49	\$98,49	\$98,49	\$98.49		Residential: Standard	10000
5	04/14/2009	Bill Segment	\$-274.69	\$0.00	\$-779.69	30,000		336 E Ogden Ave, H	nsdale,
1	03/27/2009	Pay Segment	\$274.69	\$274.69	\$274.69	\$275,69	1	🖅 🕋 IL, 60521360936, US	Α,
	03/13/2009	Bill Segment	\$-361.88	\$0.00	\$-361.88	\$0,00		Commercial, 9712111	664
5	02/27/2009	Pay Segment	\$361.68	\$361.88	\$561.68	\$351.88	(Ling)	Alerts	
1	02/10/2009	Bill Segment	\$-529.59	\$0.00	\$-529.59	\$0,00		Financial Information	13
-	01/28/2009	Pay Segment	\$529,59	\$529,59	1529,59	\$929,59		Current Balance \$0.00	1
100	01/27/2009	Pay from credit balance	\$-346,19	\$0.00	\$-386.19	\$0.00	2.1	Lask Payment 05/26/2009, \$175	12
-	01/12/2009	Bill Segment	\$-106.38	\$346.19	\$-106.38	\$345.19	2.1	Last Billed 05/13/2009, \$175.12	Drie
and the second	12/31/2008	Pay Segment	\$452,57	\$452.57	\$452,57	\$452.57		Date 05/28/2009	oue
22	12/16/2008	Pay from credit balance	\$-293.38	\$0.00	1-293.38	\$0.00		Previous Bill 04/14/2009, \$1,498	71
92	12/12/2008	and the second sec	\$-0.05	\$293.38	\$:0.05	\$293.38	1.1	Next Bill Date 06/11/2009	80. C
100	12/10/2008	Pay Segment	\$-106,37	\$293.43	\$-106.37	\$222.41		To Do Summary	Territoria de la competitione de
-	12/01/2008	8ill Segment	\$329.75	\$399.80	\$329.75	\$399.80		To bo Summary	
	10/24/2008	Bill Segment	\$70.05	\$70.05	\$70,05	\$70.05			
1.0	10/10/2008	Pay Segment	\$-102.71	\$0.00	1-102.71	\$0.00			
-		84 Segment	\$102.71	\$102.71	\$102.71	102.71			
1.0	19/06/2008	Pay from credit balance	\$-67.09	\$0.00	\$-67.09	\$0.00			
-	09/19/2008	Bill Segment	\$67.09	\$57.09	\$67.09	167.09			
2	18/26/2008	Pay from credit balance	\$-65.69	\$0.00	\$-65.69	\$0.00			

Main