STATE OF NEW YORK PUBLIC SERVICE COMMISSION

At a session of the Public Service Commission held in the City of New York on December 15, 2016

COMMISSIONERS PRESENT:

Audrey Zibelman, Chair Patricia L. Acampora Gregg C. Sayre Diane X. Burman

CASE 16-G-0651 - In the Matter of an Enforcement Proceeding Against Stasi Brothers Asphalt Corp. for Alleged Violations of 16 NYCRR Part 753 -Protection of Underground Facilities, in the Service Territory of KeySpan Gas East Corporation d/b/a National Grid.

ORDER DETERMINING PENALTY AND DIRECTING PAYMENT

(Issued and Effective December 28, 2016)

BY THE COMMISSION:

Respondent Information

Company Name: Stasi Brothers Asphalt Corp.

Address:

418 Maple Avenue Westbury, NY 11550

Alleged Violation Specifics

Date of Violation: April 4, 2015

Location: 420 Roslyn Avenue Carle Place, NY

Description of Excavation Work:

Landscaping

Damaged Facility: 34-inch natural gas service

Alleged Code Violation: 753-3.1(a)(1) Description of Violation:

Failure to provide notice of intent to excavate to the one-call notification system

Notice of Probable Violation (NOPV) Information

On or about October 7, 2016, copies of the NOPV were mailed to the Respondent by both United States Postal Service First Class Mail and certified mail, return receipt requested. The certified mail receipt was signed and returned.

Proposed Penalty: \$10,000

Response: Did not respond

Summary of Information Provided by Respondent: Not Applicable

Analysis of Evidence

16 NYCRR §753-3.1(a)(1) states:

Before commencing or engaging in any non-emergency excavation or demolition, each excavator shall provide notice of the location and date of the planned excavation or demolition to the one-call notification system serving the vicinity in which the excavation or demolition is to take place.

No response to the NOPV was received. The NOPV stated that failure to respond would be deemed acceptance of the facts as alleged, in which case the proposed penalty would be determined.

Determination

We find that Stasi Brothers Asphalt Corp. did commit a violation of 16 NYCRR §753-3.1(a)(1), which resulted in damage to a ³4-inch natural gas service. Under General Business Law §765(1)(a), entities that fail to comply with the requirements of 16 NYCRR Part 753 are subject to a civil penalty of \$2,500

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for the first offense and an additional \$10,000 for each succeeding violation that occurs within a 12-month period.

On April 24, 2015, the Commission issued an ORDER DETERMINING PENALTY AND DIRECTING PAYMENT against Stasi Brothers Asphalt Corp. for a violation of 16 NYCRR §753-3.1(a)(1) which occurred on September 2, 2014. The above referenced violation occurred on April 4, 2015, which falls within this 12-month period. Therefore, in consideration of the nature, circumstances and gravity of the violation, we determine a penalty of \$10,000 is appropriate for this violation.

We also strongly encourage the Respondent to contact New York 811 (516-639-8606) to request a training session covering the use of the one-call notification system and Part 753 requirements. The principals of the company, any employees involved in excavation work, and any support staff that might be involved in making notifications to the one-call center, would benefit from such training.

The Commission orders:

A penalty of \$10,000 is determined against Stasi
Brothers Asphalt Corp. pursuant to \$119-b(8) of the Public
Service Law.

2. Stasi Brothers Asphalt Corp. is directed to remit, by certified check payable to the "Department of Public Service," the sum of \$10,000 in payment of the penalty determined. The \$10,000 sum is subject to Section 18 of the State Finance Law and shall be deposited into the underground facilities safety training account. The check shall be addressed to:

> Ms. Carol Gnacik Director of Finance and Budget Department of Public Service Three Empire State Plaza

> > -3-

16th Floor Albany, N.Y. 12223-1350

3. If the check is not received within 30 days after issuance of this Order, Staff is authorized to refer the case to the New York State Department of Law with a request that an action to collect the determined penalty be brought in a court of competent jurisdiction.

4. The proceeding is continued, pending compliance with ordering clause 2, following which it should be closed.

By the Commission,

(SIGNED)

KATHLEEN H. BURGESS Secretary