**BEFORE THE WASHINGTON**

**UTILITIES AND TRANSPORTATION COMMISSION**

|  |  |  |
| --- | --- | --- |
| In the Matter of Determining the Proper Carrier Classification of, and Complaintfor Penalties against:harris, thomas e. d/b/a BIG EARL’S MOVING AND hAULING. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .  | ))))))))))))) | DOCKET TV-130326ORDER 02STIPULATED INITIAL ORDER CLASSIFYING RESPONDENT AS HOUSEHOLD GOODS CARRIER; ORDERING RESPONDENT TO CEASE & DESIST; IMPOSING AND SUSPENDING PENALTIES ON CONDITION OF FUTURE COMPLIANCE |

**INTRODUCTION**

**Synopsis*.*** *This is an Administrative Law Judge’s Initial Order that is not effective unless approved or allowed to become effective as described in the notice at the end of this Order. This Initial Order is based upon a stipulation presented by the parties. If this Initial Order becomes final, Thomas E. Harris d/b/a Big Earl’s Moving and Hauling*

*will be assessed a financial penalty in the amount of $5,000 for two (2) violations of RCW 81.80.075(1). A $4,700 portion of the penalty will be suspended for a period of two years from the date of this order, then waived, subject to the condition that Thomas E. Harris d/b/a Big Earl’s Moving and Hauling refrains from further operations as a household goods carrier without first obtaining the required permit from the Commission. The remainder of the penalty, $300, is due and payable subject to the payment schedule in Appendix A.*

1. **Nature of Proceeding.** The Washington Utilities and Transportation Commission (Commission) initiated this special proceeding to determine *Thomas E. Harris d/b/a Big Earl’s Moving and Hauling* (Big Earl’s Moving and Hauling)*,* has engaged, and continues to engage, in business as a common carrier for transportation of household goods for compensation within the state of Washington without possessing the permit required for such operations.
2. **Procedural History*.*** On March 21, 2013, the Commission entered Order 01, Order Instituting Special Proceeding; Complaint Seeking to Impose Penalties; and Notice of Mandatory Appearance at Hearing, pursuant to RCW 81.04.510, initiating this docket on its own motion. The Complaint alleges that Big Earl’s Moving and Hauling violated RCW 81.80.075(1) by:

(1) offering on at least one occasion to transport household goods within the state of Washington

(2) advertising household goods moving services within the state of Washington on at least one occasion

 without the necessary permit required for such operations. On the same date, the Commission issued a *Subpoena and Subpoena Duces Tecum For Production of Documents* (Subpoenas)to the company commanding Big Earl’s Moving and Hauling to appear before the Commission at a special proceeding scheduled to convene at 9:30 a.m., April 24, 2013, in the Commission’s offices at 1300 S. Evergreen Park Drive S.W., Olympia, Washington, and to bring the documents specified in the *Subpoenas.*

1. **Hearing.** On April 24, 2013, the hearing convened, as scheduled, in Olympia, Washington, before Administrative Law Judge Adam Torem.
2. **Appearances.** Mathew Perkinson, Compliance Investigator, Olympia, Washington, represents the Commission’s regulatory staff (Commission Staff).[[1]](#footnote-1) Thomas E. Harris*,* Bothell, Washington, represents Big Earl’s Moving and Hauling, *pro se*.
3. **Applicable Law.** RCW 81.80.010(5) defines “household goods carrier” as

a person who transports for compensation, by motor vehicle within this state, or who advertises, solicits, offers, or enters into an agreement to transport household goods.

RCW 81.80.070 prohibits household goods carriers from operating for compensation in Washington without first obtaining the required permit from the Commission. Upon proof of unauthorized operations, RCW 81.04.510 authorizes the Commission to order the unpermitted company to cease and desist its activities. Additionally, RCW 81.04.110 authorizes the Commission to file a complaint on its own motion setting forth any act or omission by a company that violates any law, or any order or rule of the Commission.

1. RCW 81.80.075(4) subjects persons who engage in business as a household goods carrier in the state of Washington without the required permit to a penalty of up to $5,000 for each violation. In deciding the penalty amount to be imposed per violation, RCW 81.80.075(4)(b) requires the Commission to consider two factors: (a) willingness to comply with the provisions of RCW 81.80.070 and the rules governing household goods carriers contained in WAC 480-15 and (b) compliance history.
2. **Stipulation Presented by Parties.** At hearing, Big Earl’s Moving and Hauling agreed that it has been operating as a household goods carrier in the state of Washington without the required permit. The company offered to transport household goods on at least one occasion and also advertised to transport household goods on at least one occasion.
3. Big Earl’s Moving and Hauling has agreed to shut down and cease operations as a household goods carrier, as defined by WAC 480-15.
4. Under RCW 81.04.075(4), Commission Staff is authorized to seek a penalty of up to $10,000 against the company. Based upon the above-noted stipulation, Staff now seeks a lesser penalty of $5,000 and, on condition of the company’s honoring its pledge of future compliance by staying out of the industry for a period of two years from the date of this Initial Order, seeks to have $4,500 of the penalty suspended for two years, then waived.
5. The parties agree that the company’s currently expressed willingness to cease its unpermitted operations is a positive factor, mitigating in favor of a lowered penalty amount to be paid now. The parties also agree that the company’s compliance history is a negative factor, making a suspended penalty appropriate as a tool to ensure Big Earl’s Moving and Hauling does not re-enter the household goods moving business without first obtaining the required permit.

**FINDINGS OF FACT**

1. (1) The Washington Utilities and Transportation Commission is an agency of the State of Washington vested by statute with authority to regulate persons engaged in the business of transporting household goods for compensation over public roads in Washington.
2. (2) On at least one occasion, Big Earl’s Moving and Hauling offered to transport household goods within the state of Washington without first having obtained a household goods carrier permit from the Commission.
3. (3) On at least one occasion, Big Earl’s Moving and Hauling advertised to transport household goods without first having obtained a household goods carrier permit from the Commission.

**CONCLUSIONS OF LAW**

1. (1) The Washington Utilities and Transportation Commission has jurisdiction over the subject matter of this proceeding and over Big Earl’s Moving and Hauling, pursuant to RCW 81.04.510, RCW 81.80.010, and RCW 81.80.070.
2. (2) Big Earl’s Moving and Hauling offered to perform household goods moving services without first having obtained a permit from the Washington Utilities & Transportation Commission, in violation of RCW 81.80.070.
3. (3) Big Earl’s Moving and Hauling advertised to perform household goods moving services without first having obtained a permit from the Washington Utilities & Transportation Commission, in violation of RCW 81.80.070.

**ORDER**

 THE COMMISSION ORDERS:

1. (1) Big Earl’s Moving and Hauling is classified as a common carrier of household goods within the state of Washington.
2. (2) Big Earl’s Moving and Hauling is ordered to immediately cease and desist operations as a household goods carrier within the state of Washington.
3. (3) Big Earl’s Moving and Hauling is assessed a penalty of $5,000. $4,700 of the penalty is suspended for a period of two years from the date of this Initial Order, and waived thereafter, provided Big Earl’s Moving and Hauling refrains from further operations as a household goods carrier in the state of Washington without first obtaining the required permit from the Commission. The remainder of the penalty, $300, is due and payable subject to the payment schedule in Appendix A.
4. (4) The Commission retains jurisdiction over the subject matter and the parties to this proceeding to effectuate the terms of this Order.

DATED at Olympia, Washington, and effective April 24, 2013.

 **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

 Adam Torem

Administrative Law Judge

**Agreed for Entry:**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**Mathew Perkinson Thomas E. Harris**

**Utilities and Transportation Big Earl’s Moving and Hauling**

**Commission**

**Appendix A**

|  |  |
| --- | --- |
| **Due Date** | **Amount** |
| *April 24, 2013* | *$200* |
| *September 1, 2013* | *$100* |

**NOTICE TO THE PARTIES**

This is an initial order. The action proposed in this initial order is not yet effective. If you disagree with this initial order and want the Commission to consider your comments, you must take specific action within the time limits outlined below. If you agree with this initial order, and you would like the Order to become final before the time limits expire, you may send a letter to the Commission, waiving your right to petition for administrative review.

WAC 480-07-825(2) provides that any party to this proceeding has twenty (20) days after the entry of this initial order to file a *Petition for Administrative Review*. Section (3) of the rule identifies what you must include in any petition as well as other requirements for a petition. WAC 480-07-825(4) states that any party may file an *Answer* to a Petition for review within (10) days after service of the petition.

WAC 480-07-830 provides that before the Commission enters a final order any party may file a petition to reopen a contested proceeding to permit receipt of evidence essential to a decision, but unavailable and not reasonably discoverable at the time of hearing, or for other good and sufficient cause. The Commission will not accept answers to a petition to reopen unless the Commission requests answers by written notice.

RCW 80.01.060(3), as amended in the 2006 legislative session, provides that an initial order will become final without further Commission action if no party seeks administrative review of the initial order and if the Commission fails to exercise administrative review on its own motion. You will be notified if this order becomes final either by operation of law or on administrative review.

You must serve on each party of record one copy of any Petition or Answer filed with the commission, including proof of service as required by WAC 480-07-150(8) and (9). To file a Petition or Answer with the Commission, you must file an original and **three (3)** copies of your Petition or Answer by mail delivery to:

Attn: Steven V. King, Acting Executive Director and Secretary

Washington Utilities and Transportation Commission

P.O. Box 47250

Olympia, Washington 98504-7250

1. In formal proceedings, such as this, the Commission’s regulatory staff participates like any other party, while the Commissioners make the decision. To assure fairness, the Commissioners, the presiding administrative law judge, and the Commissioners’ policy and accounting advisors do not discuss the merits of the proceeding with the regulatory staff, or any other party, without giving notice and opportunity for all parties to participate. *See RCW 34.05.455.* [↑](#footnote-ref-1)