## BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

In the Matter of the Penalty Assessment Against CAVLOGIX CORPORATION D/B/A TEMPSTORE MOVING COMPANY, in the Amount of \$100 DOCKET NO. TV-081091

COMMISSION STAFF'S RESPONSE TO CAVLOGIX'S APPLICATION FOR MITIGATION

Pursuant to WAC 480-07-370(1)(c), Staff of the Utilities and Transportation Commission (Commission Staff) submits this response<sup>1</sup> to Cavlogix's Application for Mitigation.

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On June 27, 2008, the Commission assessed a penalty of \$100 against Cavlogix Corporation d/b/a TempStore Moving Company (Cavlogix) for violating WAC 480-15-480. Cavlogix filed an Application for Mitigation on July 3, 2008, and then filed an amended Application for Mitigation on July 11, 2008. Commission Staff opposes Cavlogix's amended Application for Mitigation for the reasons set forth in the attached declaration of Sheri Hoyt.

DATED this \_\_\_\_ day of July, 2008.

Respectfully submitted,

ROBERT M. MCKENNA Attorney General

JENNIFER CAMERON-RULKOWSKI Assistant Attorney General Counsel for Washington Utilities and Transportation Commission

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<sup>&</sup>lt;sup>1</sup> Please note that this response does not come from the Commission but from Commission Staff. Commission Staff is a party in this case and is separate from the Commission. The Commission will be the ultimate decision maker in this matter. An Administrative Law Judge will consider Cavlogix's statements and Commission Staff's statements and will issue a decision. The Commission may accept, modify, or reject that decision.