

**STATE OF WASHINGTON**

UTILITIES AND TRANSPORTATION COMMISSION

***1300 S. Evergreen Park Dr. S.W., P.O. Box 47250 ● Olympia, Washington 98504-7250***

***(360) 664-1160 ● www.utc.wa.gov***

April 14, 2014

Re: Apex Movers, LLC, Request for Mitigation of Penalty Assessment

Docket TV-130963

TO ALL PARTIES:

On August 6, 2014, the Washington Utilities and Transportation Commission (Commission) issued and served Penalty Assessment TV-130963 against Apex Movers, LLC (Apex Movers or Company) in the amount of $50, alleging a violation of WAC 480-15-480, which requires permitted household goods companies to file annual reports with the Commission by May 1 each year and pay regulatory fees annually on that date.

On August 9, 2014, Apex Movers filed with the Commission a request for mitigation on the form provided by the Commission. Apex Movers checked the box on that form indicating that the Company admits that one or more of the violations occurred for which penalties were assessed and that it believes that the penalty should be reduced.

On September 11, 2013, the Commission received the Company’s payment in full of the assessed penalty. The Commission interprets this payment as an indication that the Company is no longer requesting mitigation of the penalty. If the Commission’s interpretation is incorrect, Apex Movers must notify the Commission by **5:00 p.m., on Friday, April 25, 2014**, that the Company still wishes to pursue its request for mitigation. If the Commission does not receive such a notification from Apex Movers by the April 25 deadline, the Commission will close this docket.

GREGORY J. KOPTA

Director, Administrative Law Division