

STATE OF WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

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November 18, 2021

NOTICE OF ERRATA TO ORDER 01

Re: In the Matter of the Investigation of and Penalty Assessment Against Established Moving & Storage of Seattle, Inc., Dockets TV-210741 & TV-210742 (Consolidated)

TO ALL PARTIES:

On November 10, 2021, the Washington Utilities and Transportation Commission (Commission) entered Order 01, Consolidating Dockets; Cancelling Brief Adjudicative Proceeding; Approving Safety Management Plan; Upgrading Safety Rating; Extending Provisional Period; Imposing and Suspending Penalties (Order 01). Paragraph 3 mistakenly referred to the company as New Horizons. Accordingly, paragraph 3 of Order 01 is amended to read as follows:

On January 8, 2021, the Commission assessed a \$36,000 penalty (Penalty Assessment) against Established Moving for the safety violations discovered during Staff's September 2021 compliance review. The Penalty Assessment includes:

- A \$500 penalty for 5 violations of WAC 480-15-555 for failing to acquire criminal background checks for prospective employees.
- A \$35,400 penalty for 354 violations of 49 C.F.R. § 391.45(a) for using a driver not medically examined and certified.
- A \$100 penalty for 13 violations of 49 C.F.R. § 395.3(b)(2) for requiring or permitting a property-carrying commercial motor vehicle driver to drive after 70 on-duty hours in 8 consecutive days.

/s/ Rayne Pearson RAYNE PEARSON Administrative Law Judge

¹ The Penalty Assessment cites violations of Washington Administrative Code (WAC) 480-15-555, WAC 480-15-560, and WAC 480-15-570. WAC 480-15-560 and -570 adopt by reference sections of Title 49 Code of Federal Regulations (C.F.R.). Accordingly, Commission safety regulations with parallel federal rules are hereinafter referenced only by the applicable provision of Title 49 C.F.R.