

## STATE OF WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

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April 10, 2018

## NOTICE CANCELLING BRIEF ADJUDICATIVE PROCEEDING

RE: In the Matter of the Investigation of Keiko Martinez d/b/a U-Relax Moving and Delivery Service for Compliance with WAC 480-15-560 and WAC 480-15-570

Dockets TV-180133 and TV-180132

## TO ALL PARTIES:

In January 2018, the Washington Utilities and Transportation Commission's (Commission) staff (Staff) inspected the operations of Keiko Martinez d/b/a U-Relax Moving and Delivery Service (U-Relax Moving and Delivery Service or Company) and documented 87 critical violations of WAC 480-15-560 and WAC 480-15-570. Based on these violations, Staff proposed an "unsatisfactory" safety rating for U-Relax Moving and Delivery Service and notified the Company of the proposed rating on February 21, 2018.

On February 28, 2018, the Commission issued a notice informing U-Relax Moving and Delivery Service that the Commission would cancel the Company's household goods carrier certificate as of April 23, 2018, unless the Company obtained Commission approval of a safety management plan prior to that date. In the notice, the Commission scheduled a brief adjudicative proceeding for April 13, 2018, to allow parties an opportunity to make oral statements. Also on February 28, the Commission issued a penalty assessment of \$8,300 against U-Relax Moving and Delivery Service for the violations noted above, in docket TV-180132.

On March 15, 2018, U-Relax Moving & Delivery Service's owner Keiko Martinez submitted a safety management plan addressing each violation noted during the routine safety investigation.

On March 21, 2018, Staff submitted an evaluation of the safety management plan. Staff concludes that the safety management plan the Company submitted is acceptable and recommends the Commission upgrade U-Relax Moving and Delivery Service's safety rating to "conditional." Staff also recommends the Commission reduce and suspend a portion of the penalty.

On April 9, 2018, Staff submitted a letter explaining that it spoke with the Company and found that the Company accepts the conditions outlined in Staff's safety management plan evaluation and waives its right to a hearing. Taking into consideration the Company's request to cancel the hearing, as well as Staff's acceptance of the Company's safety management plan, the Commission finds good cause to cancel the brief adjudicative proceeding set for April 13, 2018, and will enter an order in this proceeding based on a paper record.

THE COMMISSION GIVES NOTICE That the Commission cancels the brief adjudicative proceeding scheduled for April 13, 2018.

LAURA CHARTOFF Administrative Law Judge