# Docket No. TV-190833 - Vol. I

# In the Matter of: Mark Alberto Marrero, d/b/a Mark the Mover

February 12, 2020



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טטט	sket No. 1 V-190055 - Vol. 1		2/12/2020
1	Page 1 BEFORE THE WASHINGTON	1	Page 3 LACEY, WASHINGTON; FEBRUARY 12, 2020
2	UTILITIES AND TRANSPORTATION COMMISSION	2	9:00 A.M.
3		3	00
4	In the Matter of Determining )DOCKET TV-190833	4	PROCEEDINGS
5	the Proper Carrier Classification ) of, and Complaint for Penalties )	5	T NO OLLBINGO
6	against: )	6	JUDGE PEARSON: Okay. Good morning. Today
7		7	is Wednesday, February 12th, 2020. The time is 9:00
8	MARK ALBERTO MÁRRERO, D/B/A ) MARK THE MOVER )	8	a.m.
9	)	9	My name is Rayne Pearson. I'm an
10	TRANSPORTATION COURT VOLUME I	10	administrative law judge with the Washington Utilities
11	TRANSPORTATION COURT, VOLUME I	11	and Transportation Commission.
12	Pages 1-27  ADMINISTRATIVE LAW JUDGE RAYNE PEARSON	12	And there are two household goods carriers
13	ADMINISTRATIVE LAW JUDGE RAYNE PEARSON	13	who should be here today. So the first thing that we'll
14	February 12, 2020	14	do is take a roll call to see who's present. There's a
15	9:00 a.m.	15	court reporter who is recording everything that we say,
16	0.00 a.m.	16	so when I call your name, please raise your hand and
17	Washington Utilities and Transportation Commission 621 Woodland Square Loop Southeast	17	also give a verbal response such as "here" or "present."
18	Lacey, Washington 98503	18	The first docket is TV-191056, Santamaria
19		19	Transport LLC?
20	REPORTED BY: TAYLER GARLINGHOUSE, CCR 3358	20	MR. SANTAMARIA: Here.
21	Buell Realtime Reporting, LLC	21	MR. SCOTT: Present.
22	1325 Fourth Avenue, Suite 1840 Seattle, Washington 98101 (206) 287-9066   Seattle	22	JUDGE PEARSON: Okay. Thank you.
23	(360) 534-9066   Olympia	23	And TV-190833, Mark Alberto Marrero, d/b/a
24	(800) 846-6989   National	24	Mark the Mover?
25	www.buellrealtime.com	25	MR. BRAUN: Your Honor, if I may?
	Page 2		Page 4
1	APPEARANCES	1	JUDGE PEARSON: Yes.
2	ADMINISTRATIVE LAVA HIDGE.	2	MR. BRAUN: We've had phone conversations
3	ADMINISTRATIVE LAW JUDGE: RAYNE PEARSON	3	with Mr. Marrero. He believed it was yesterday or
4	RATINE PEARSON	4	I'm sorry, tomorrow, but he's on his way down.
5		5	JUDGE PEARSON: Okay. Do you know about how
6	FOR COMMISSION STAFF:	6	far away he is?
7	BRIAN BRAUN	7	MR. BRAUN: He left from Tacoma about ten
8	Compliance Investigator Consumer Protection	8	minutes ago, so
9	LITILITIES and Transportation Livision	9	JUDGE PEARSON: Okay.
10	O. Box 47250 Olympia, Washington 98504 (360) 664-1129 brian braun@utc wa gov	10	MR. BRAUN: 30, 40 minutes.
11	brian.braun@utc.wa.gov	11	JUDGE PEARSON: Okay. All right. Well, we
12	ALSO PRESENT:	12	will give Mr. Marrero a little bit of time to get here.
13	MARK ALBERTO MARRERO	13	I think what we'll do is just go ahead and get started,
14		14	and then if he's not here before we take a recess, we
15	* * * *	15	can always address his case after you talk with the
16		16	other company and maybe even after they're gone, that's
17		17	fine.
18		18	Okay. So if you would like to a
19		19	representative for Santamaria Transport LLC, if you'd
20		20	like to come up to the table, whoever is going to be
21		21	speaking on behalf of the company, and I'll just explain
22		22	how it's going to work today.
23		23	MR. BRAUN: Everybody can come up if they
24		24	want. Everyone can come up if they want.
25		25	JUDGE PEARSON: Okay. Good morning. So

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- 1 you're here today because the Commission has information
- 2 that your company is or was operating as a household
- 3 goods carrier without a permit, and operating or
- 4 advertising as a household goods mover without the
- 5 required permit is illegal and subject to a penalty of
- 6 up to \$5,000 per violation. So if you're found to have
- engaged in business as a household goods mover without a
- 8 permit, the Commission can order you to cease and desist
- 9 operating and also impose a penalty.
- 10 So the Commission initiated an enforcement
- 11 action against your business, and at this hearing today,
- 12 I'm going to ask you how you want to proceed, and you
- 13 have two options.
- So the first option is to agree to cease and
- 15 desist operating as an unpermitted household goods
- 16 carrier. And if you choose that option, that means that
- 17 you agree to stop providing, offering, and advertising
- 18 unpermitted household goods services unless or until you
- get a permit from the Commission. And you will need to
- 20 show what you've done to shut down your business either
- 21 completely or partially if -- if that's what you choose.
- 22 If you have already obtained or applied for a permit in
- 23 advance of the hearing, please let me know that, because
- 24 if you've obtained your permit, you can continue to
- 25 operate your business as long as you are permitted.

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- 1 Have you applied for a household goods
- 2 permit?
- 3 MR. SCOTT: No, Your Honor.
- 4 JUDGE PEARSON: No, okay.
- 5 Okay. So in that case, Staff is going to
- 6 want to see proof that you're no longer operating or
- 7 advertising, so proof that you've taken down or changed
- 8 your website or other online advertisements.
- 9 The second option is to ask for a
- 10 classification hearing, and you would choose option B if
- 11 you believe that you're not operating illegally and that
- 12 your business is not subject to regulation by the
- 13 Commission. So you would be denying that you advertise
- 14 or offer unpermitted household goods carrier services.
- 15 And if you choose that option, we will
- schedule a formal evidentiary hearing where you'll be
- 17 required to present proof that your business is not
- 18 within the Commission's jurisdiction. And that hearing
- 19 would be set in the next few weeks, probably next month
- 20 or so with a deadline a week before the hearing for both
- 20 of 50 with a deadline a week before the flearing for both
- you and Commission Staff to list your witnesses and fileany exhibits.
- And Brian Braun will be speaking for
- $24\,\,$  Commission Staff this morning. If you have not already
- met Mr. Braun, he is seated over here at the table to my

- Page 7
- 1 right. He's a Commission compliance investigator.
- 2 So in a few minutes, I'll ask you which
- 3 choice you want to make. So I'll swear you in before we
- 4 do that so that anything that you tell me will be
- 5 considered sworn testimony made under penalty of
- 6 perjury. And once you're sworn in, I'll ask if you
- 7 understand your choices and then ask you to state your
- 8 choice. And if there's anything else you want to
- 9 explain to me, you'll have a chance to do that as well.
- 10 So if you choose the first option, agreeing
- 11 to shut down your business, you'll just need to explain
- 12 how you plan to comply with the law. And you'll have an
- 13 opportunity to meet with Staff during the break to
- 14 attempt to negotiate an agreed order to resolve this
- 15 matter, and the agreed order will also deal with the
- 16 penalty amount.
- 17 And the -- the complaint that you were
- 18 served with explains that the maximum penalty for each
- violation is \$5,000. Staff will recommend a penalty,
- 20 and you'll have a chance to reach an agreement with
- 21 Staff about that penalty amount. If you're unable to
- 22 agree, Staff will explain its recommendation, you can
- 23 explain your side of the story, and then I'll make the
- final decision about the penalty amount. And if you
- choose option B, then we'll schedule another hearing

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- 1 like I explained earlier.
- 2 So, Mr. Braun, why don't I swear you in now.
- 3 (Brian Braun sworn.)
- 4 JUDGE PEARSON: Okay. Please be seated.
- 5 Okay. So who is going to speak on behalf of
- 6 the company today?
- 7 MR. SCOTT: Your Honor.
- 8 JUDGE PEARSON: Okay. Can you state your
- 9 full name and spell your last name for the record and
- 10 can you speak into the microphone?
- 11 MR. SCOTT: LeRoy Scott, and that is
- 12 S-c-o-t-t.
- 13 JUDGE PEARSON: Okay. And what's your
- 14 position with the company?
- MR. SCOTT: We're a third-party carrier,
- 16 service provider, kind of administrator, compliance,
- 17 safety compliance, and we've been assisting Santamaria
- 18 for a period of time prior to this event.
- 19 JUDGE PEARSON: Okay. Are you an owner of
- 20 the company?
- 21 MR. SCOTT: Not of Santamaria.
- 22 JUDGE PEARSON: Okay. Are these the --
- 23 MR. SCOTT: I'm third-party.
- JUDGE PEARSON: -- owners? Okay.
- MR. SCOTT: These folks are the owners.

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1	JUDGE PEARSON: Okay. And what can you	1	MR. SCOTT: Okay. Now, I presented to
2	turn on the microphone and give me your name?	2	Brian.
3	MR. SANTAMARIA: Ricky Santamaria.	3	JUDGE PEARSON: You did?
4	JUDGE PEARSON: Hold on one second. Wait	4	MR. BRAUN: Yes, Your Honor. I had a chance
5	for the green light to come on. Okay. Go ahead.	5	to review. I have no problem with submission.
6	MR. SANTAMARIA: So I'm Ricky Santamaria.	6	JUDGE PEARSON: Okay. All right. If you
7	JUDGE PEARSON: Okay. How do you spell your	7	want to, you can hand that to Mr. Braun and he will
8	last name?	8	bring it to me.
9	MR. SANTAMARIA: S-a-n-t-a-m-a-r-i-a.	9	Okay. Thank you. I'm just going to take a
10	JUDGE PEARSON: Okay. And you're the owner?	10	second to read this over, okay?
11	MR. SANTAMARIA: Yes.	11	Okay. So just for the record, I'm going to
12	JUDGE PEARSON: Okay. And you've you've	12	summarize what's in this letter. It's just an
13	designated Mr. Scott to speak on your behalf today?	13	explanation that the company was unaware of the
14	MR. SANTAMARIA: Yes.	14	requirements to have a household goods permit, and as
15	JUDGE PEARSON: Okay. So, Mr. Scott, I will	15	soon as they were notified by the Commission that they
16	swear you in.	16	needed such a permit to continue these types of
17	Do you want me to swear you in too in case	17	operations, they immediately ceased providing household
18	you have something that you want to say?	18	goods moves; is that an accurate summary?
19	MR. SANTAMARIA: Yes.	19	MR. SCOTT: That's yes, ma'am.
20	(LeRoy Scott and Ricky Santamaria sworn.)	20	JUDGE PEARSON: Okay.
21	JUDGE PEARSON: Okay. Please be seated.	21	MR. SCOTT: Yes, Your Honor.
22	All right. Mr. Scott, did you understand	22	JUDGE PEARSON: Okay. All right. So like I
23	the options that I explained?	23	was saying, when we take a break, you can talk with
24	MR. SCOTT: Yes, Your Honor.	24	Staff and see if you can negotiate an agreed order. The
25	JUDGE PEARSON: Okay. And does the company	25	order will say that you admit that you were operating
	Page 10		Page 12
1	admit that it was operating as a household goods carrier	1	
2	without a permit previously?	2	and that you agree to stop operating unless you decide
_	MR. SCOTT: Yes, Your Honor.		t
3		3	to apply for a permit. And once you feel comfortable
3	JUDGE PEARSON: Okay. And does the company	3	that you understand the order, you and Mr. Braun will
	JUDGE PEARSON: Okay. And does the company agree to cease and desist operating without a permit?		,
4		4	that you understand the order, you and Mr. Braun will both sign it, and then it will also include an agreed
4 5 6	agree to cease and desist operating without a permit?  MR. SCOTT: Yes, Your Honor.	4 5 6	that you understand the order, you and Mr. Braun will both sign it, and then it will also include an agreed penalty amount most likely. But if not, like I said
4 5 6 7	agree to cease and desist operating without a permit?  MR. SCOTT: Yes, Your Honor.  JUDGE PEARSON: Okay. And so what steps has	4 5 6	that you understand the order, you and Mr. Braun will both sign it, and then it will also include an agreed penalty amount most likely. But if not, like I said earlier, you can explain why you believe the penalty
4 5 6 7 8	agree to cease and desist operating without a permit?  MR. SCOTT: Yes, Your Honor.  JUDGE PEARSON: Okay. And so what steps has the company taken to shut down its business or change	4 5 6 7 8	that you understand the order, you and Mr. Braun will both sign it, and then it will also include an agreed penalty amount most likely. But if not, like I said earlier, you can explain why you believe the penalty should be different than Staff's recommendation.
4 5 6 7 8 9	agree to cease and desist operating without a permit?  MR. SCOTT: Yes, Your Honor.  JUDGE PEARSON: Okay. And so what steps has the company taken to shut down its business or change its advertisements and does the company intend to get a	4 5 6 7 8 9	that you understand the order, you and Mr. Braun will both sign it, and then it will also include an agreed penalty amount most likely. But if not, like I said earlier, you can explain why you believe the penalty should be different than Staff's recommendation.  Okay. Do you have any questions?
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	CKELINO. 1 V-190033 - VOI. I		2/12/2020
	Page 13		Page 15
1	I don't believe is the case for this company, or if you	1	<i>77</i>
2	used to have a household goods permit with the	2	JUDGE PEARSON: Well, I have a copy of it.
3	Commission that was cancelled.	3	I don't given that you all have reached an agreement,
4	So usually part of the penalty is suspended,	4	I don't think it necessarily needs to be entered into
5	which means that you won't have to pay it unless you	5	the record as an exhibit. I think if there were
6	break the law again. So you would pay part of the	6	disputes between the parties that that would make sense,
7	penalty today and only have to pay the rest of the	7	but that it's not really necessary.
8	penalty in the event that you violated the order, okay?	8	MR. BRAUN: All right. Thank you. And we
9	MR. SCOTT: Yes, Your Honor.	9	have someone checking on Mark to see where his position
10	JUDGE PEARSON: All right. Well, then, we	10	is getting here.
11	are in recess and we'll be off the record.	11	JUDGE PEARSON: Okay. Great. All right.
12	(Recess taken from 9:11 a.m.	12	Why don't I hand you back this order, and you can get a
13	until 9:41 a.m.)	13	сору.
14	JUDGE PEARSON: Okay. Let's be back on the	14	And then once you get your copy of the
15	record following a recess. So I understand that the	15	order, you're free to go. Thank you for coming today.
16	cease and desist order was explained to you and that	16	MR. SCOTT: Thank you, Your Honor.
17	I see that both Mr. Braun and Mr. Santamaria have signed	17	JUDGE PEARSON: So we're going to go ahead
18	it.	18	and take a five-minute recess while I wait to hear the
19	So, Mr. Santamaria or Mr. Scott, did you	19	status of the other company that was subpoenaed to
20	have a chance to read the whole order and do you feel	20	appear here today. So we will be in recess.
21	like you understand it?	21	(Recess taken from 9:43 a.m.
22	MR. SCOTT: Yes, we did.	22	until 10:03 a.m.)
23	JUDGE PEARSON: Okay. Thank you.	23	JUDGE PEARSON: All right. Let's be back on
24	And it looks like a \$5,000 penalty will be	24	the record. It's a little after 10:00 a.m., and there
25	imposed, but that a \$4,500 portion of the penalty will	25	are no new faces in the hearing room.
	Page 14		Page 16
1	Page 14 be suspended for a period of two years from today's	1	Page 16 So, Mr. Braun, I assume that Mr. Marrero has
1 2	_	1 2	So, Mr. Braun, I assume that Mr. Marrero has
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- 1 will give you an opportunity to talk with Mr. Braun, who
- 2 is the Commission's compliance investigator and see if
- 3 you can reach an agreed order --
- 4 MR. MARRERO: Okay.
- 5 JUDGE PEARSON: -- for this case.
- 6 So you're here because the Commission had
- 7 information that your company is or was operating or
- 8 advertising as a household goods company without a
- 9 permit, and that conduct is subject to violation -- or
- 10 penalties of up to \$5,000 per violation.
- 11 So today, you have one of two choices. You
- 12 can either agree to cease and desist operating as a
- 13 household goods carrier unless and until you get a
- 14 permit or you can contest the allegations that you were
- 15 illegally operating as a household goods carrier. And
- 16 if you do that, we'll schedule a second hearing for a
- 17 later date where you will be required to show proof that
- 18 you are not actually engaging in the conduct that Staff
- 19 alleged in the complaint that was issued against you.
- 20 So do you know how you would like to
- 21 proceed?
- MR. MARRERO: Well, I'm going to contest it
- 23 I'm pretty sure. I -- I -- I get why I'm here, but
- 24 I didn't -- I wasn't aware of the -- that we weren't
- 25 allowed to do that. I've been a delivery contractor in

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- 1 the Pacific Northwest for 25 years --
- 2 JUDGE PEARSON: Okay. So before you start
- 3 talking --
- 4 MR. MARRERO: Sure.
- 5 JUDGE PEARSON: -- let me swear you in,
- 6 okay?
- 7 MR. MARRERO: Okay.
- 8 (Mark Alberto Marrero sworn.)
- 9 JUDGE PEARSON: Okay. Go ahead and be
- 10 seated. And why don't you state your name for the
- 11 record, your whole name, and spell your last name.
- MR. MARRERO: It's Mark Alberto Marrero,
- 13 **M-a-r-r-e-r-o**.
- 14 JUDGE PEARSON: Okay. And what's your
- 15 position with company?
- MR. MARRERO: I'm the owner.
- 17 JUDGE PEARSON: Okay. All right. So go
- 18 ahead. You can continue to explain.
- MR. MARRERO: Well, I mean, we've -- we're a
- 20 white glove furniture delivery service, and I've
- 21 always -- I mean, I've been doing this since before
- 22 there was a Craigslist. So I -- I -- I just didn't know
- 23 we weren't allowed to move people's boxes. But even
- 24 in -- even in what the copies of the ads that he's
- 25 questioning this on, I mean, it's pretty -- it's a

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- 1 wording issue. If I can change one word in my ad, he
- 2 couldn't even -- couldn't even -- this couldn't even be
- 3 happening.
- 4 I don't understand the process. I'm a
- 5 little irritated because you have my email address, it's
- 6 2020, you know, come on. I mean, you guys -- you guys
- 7 don't use telephones? He could have just called me and
- 8 told me that I can't do this. We didn't have to go
- 9 through all this.
- 10 JUDGE PEARSON: Did you receive a compliance
- 11 letter from the Commission --
- 12 MR. MARRERO: Well, he -- no, because the
- 13 address that I use when I -- so I just got back in April
- 14 of last year. I've been gone for like three years, and
- 15 I just came back April last year, start putting up ads,
- 16 and that address was like my best friend in Lynnwood,
- 17 that's where I went when I -- when I moved back here.
- So I -- I retired like four years ago,
- 19 and -- and things didn't work out, and so I had to come
- 20 back to Seattle, and I'm just going back to work, that's
- all. But I have a history -- I mean, I have a history
- 22 of being -- I -- I service furniture stores, that's what
- 23 I do. And I'm licensed to do it, and I've been doing it
- 24 for a really, really long time. I've always put ads on
- 25 Craigslist. I wasn't aware that we weren't allowed to

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- 1 move people's -- I mean, it's kind of silly when you
- 2 think about it. I can move a \$20,000 dining room set
- 3 that these people own, but I can't move their toaster.
- 4 I mean, you know what I'm saying? It's like it's -- to
- 5 me it's ridiculous, but --
- 6 JUDGE PEARSON: Is that your phone?
- 7 MR. MARRERO: Yes, ma'am, sorry.
- 8 And so I mean, it's -- I don't want to -- I
- 9 don't want to own a moving company. I never have.
- 10 That's not what my --
- JUDGE PEARSON: You -- you have a common
- 12 carrier permit with the Commission?
- 13 MR. MARRERO: Yes, ma'am. It even says so
- 14 in this thing on line 13 or whatever it says, that
- 15 I'm -- yeah, page 3, it's respondent Mark Marrero is a
- 16 household goods carrier doing business in the state of
- 17 Washington because I am. I mean, that is what I do for
- 18 a living.
- 19 JUDGE PEARSON: Household goods?
- 20 MR. MARRERO: Yes, ma'am.
- 21 JUDGE PEARSON: Okay. I thought that you
- 22 just said that you didn't move house --
- MR. MARRERO: I have a UB -- I have the same
- 24 UBI number for Mark the Mover, which is what he's
- 25 questioning --

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	Page 21		Page 23
1	JUDGE PEARSON: Okay.	1	can discuss that with Staff.
2	MR. MARRERO: is the same UBI number I've	2	MR. MARRERO: No problem.
3	had for 24 years with Mark's Furniture Delivery. All I	3	JUDGE PEARSON: It sounds to me, though,
4	did is I just changed I just I only applied I	4	like you've already admitted that you've engaged in the
5	only opened up Mark the Mover because it just it	5	conduct, so asking for a hearing to dispute the
6	works on Craigslist. When I put that ad up, my phone	6	allegations is contradictory to what you're saying.
7	just explodes. I don't know, it's just the way it is.	7	MR. MARRERO: I think this whole process is
8	So I got a business license for that name, but that's	8	contradictory because it could have all just been solved
9	it. Everything else is really Mark's Furniture	9	with a telephone call.
10	Delivery. It always has been.	10	JUDGE PEARSON: Well, you're entitled to
11	JUDGE PEARSON: But it sounds like you are	11	your opinion, but given
12	admitting that you did	12	MR. MARRERO: Well, I I
13	MR. MARRERO: Yes, ma'am. But	13	JUDGE PEARSON: Don't speak over me. Given
14	JUDGE PEARSON: transport boxes between	14	that you have had a permit as a common carrier for a
15	residences?	15	number of years, you clearly are aware of the Commission
16	MR. MARRERO: I'm not yeah, I'm not	16	and our regulatory authority. So it's not very
17	I'm not disputing that that I that I've been	17	convincing that
18	putting up ads to move people, but I can still put up	18	MR. MARRERO: Okay.
19	ads and not move their boxes. I can do all of their	19	JUDGE PEARSON: you didn't know you
20	furnishings. I can do their pool tables, their hot	20	needed
21	tubs, I can do everything because that's what you're	21	MR. MARRERO: That's fine.
22	telling me, right? That's what you're saying, right? I	22	JUDGE PEARSON: a separate permit for
23	mean, I'm not allowed to move their personal items, so	23	household goods.
24	basically the things that go in boxes. I can move their	24	MR. MARRERO: That's fine.
25	furnishings, though.	25	JUDGE PEARSON: So what we'll do is we'll
	D 00		Daga 24
	Page 22		Page 24
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1 2	_	1 2	_
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	Page 25		Page 27
1	conduct those operations, okay.	1	CERTIFICATE
2	So the \$4,500 penalty is suspended for two	2	
3	years from today's date. That means if Staff finds an	3	STATE OF WASHINGTON
4	advertisement or you offer a move during that time,	4	COUNTY OF THURSTON
5	you'll have to pay the \$4500 penalty. And the order to	5	
6	cease and desist is permanent, it never expires. So if	6	I, Tayler Garlinghouse, a Certified Shorthand
7	Staff finds that you're operating or advertising even	7	Reporter in and for the State of Washington, do hereby
8	after the two years, Staff can go straight to superior	8	certify that the foregoing transcript is true and
9	court and ask for much higher penalties. So it's very	9	accurate to the best of my knowledge, skill and ability.
10	important that	10	
11	MR. MARRERO: But the advertising, as long	11	
12	as we change the wording can	12	
13	JUDGE PEARSON: Correct.	13	
14	MR. MARRERO: I can advertise?	14	Tayler Garlinghouse, CCR 3358
15	JUDGE PEARSON: Correct. You can advertise	15	
16	for the services that you're permitted to provide.	16	
17	MR. MARRERO: Yes, ma'am.	17	
18	JUDGE PEARSON: Absolutely.	18	
19	Okay. And you do understand that if you	19	
20	miss that payment deadline, you will have to pay the	20	
21	entire \$4,500 penalty plus the 500?	21	
22	Okay. So if for some reason you're going to	22	
23	be late making a payment, it's just very important that	23	
24	you reach out and communicate with Staff and make	24	
25	arrangements for that, okay?	25	
	Page 26		
1	MR. MARRERO: Mm-hmm.		
2	JUDGE PEARSON: And remember that Commission		
3	Staff is always available to assist you if you have any		
4	questions, and it sounds like you've exchanged contact		
5	information.		
6	Okay. Do you have any additional questions?		
7	MR. MARRERO: Nope.		
8	JUDGE PEARSON: All right. I will sign the		
9	order, and then I'll hand it back to Mr. Braun, and once		
10	you get a copy of it, you are free to go.		
11	MR. MARRERO: Okay. Thank you.		
12	JUDGE PEARSON: All right. Anything else		
13	from Staff?		
14	MR. BRAUN: No, Your Honor.		
15	JUDGE PEARSON: Okay. Then we are		
16	adjourned. Thank you.		
17	(Adjourned at 10:49 a.m.)		
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