THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

Before Commissioners:

Pat Apple, Chairman Shari Feist Albrecht

Jay Scott Emler

In the Matter of the State Corporation)	
Commission of the State of Kansas Approving)	
the FY 2018 Uniform Penalty Assessments for)	
the Regulation of Motor Carriers and Persons)	Docket No. 17-TRAM-554-MIS
Operating in Kansas Who Fail to Obey Any)	
Order, Decision or Regulation of the)	
Commission.)	

ORDER DESIGNATING GUIDANCE DOCUMENT AND APPROVING STAFF'S USE OF THE TRANSPORTATION DIVISION'S UNIFORM PENALTY ASSESSMENT TABLE

The above-captioned matter comes before the State Corporation Commission of the State of Kansas (Commission). The Commission, having been briefed on the issue by the Director of the Commission's Transportation Division, finds and concludes as follows:

I. JURISDICTION

- 1. Pursuant to K.S.A. 2016 Supp. 66-1,108b, 66-1,111, 66-1,112, 66-1,114, 66-1,114b and 66-1,115, the Commission is given full power, authority and jurisdiction to supervise and control motor carriers, as defined in K.S.A. 2016 Supp. 66-1,108, doing business or procuring business in Kansas, and is empowered to do all things necessary and convenient for the exercise of such power, authority and jurisdiction.
- 2. Pursuant to K.S.A. 2016 Supp. 66-1,129a, 66-1,130 and 66-1,142b, the Commission may suspend operations, revoke or amend certificates, and initiate sanctions or fines against every motor carrier and every person who violates any provision of Kansas law in regard

to the regulation of such motor carriers and persons, or who fails to obey any order, decision or regulation of the Commission.

- 3. Also pursuant to K.S.A. 2016 Supp. 66-1,142b, the Commission is authorized to assess a civil penalty of not less than \$100 and not more than \$1,000 for negligent violations of such motor carrier statutes, regulations or Commission orders, and not more than \$5,000 for intentional violations of such motor carrier statutes, regulations or Commission orders.
- 4. The Commission has the authority, pursuant to K.A.R. 82-1-237, to investigate an entity under the Commission's jurisdiction and order a hearing on the Commission's own motion when the Commission believes the entity is in violation of the law or any order of the Commission.
- 5. Pursuant to K.S.A. 2016 Supp. 66-1,142c, the Commission has the authority to compromise the amount of any civil penalty.
- 6. Pursuant to K.S.A. 2016 Supp. 77-438, the Commission may issue a guidance document without following the procedures for the adoption of administrative rules and regulations. Such a guidance document may contain binding instructions to state agency staff members; however, a guidance document issued pursuant to K.S.A. 2016 Supp. 77-438 lacks the force of law.

II. BACKGROUND

7. It is the goal of the Transportation Division and of the Commission to improve the safety of motor carriers in Kansas to the benefit of motor carriers and the motoring public. Civil penalties assessed for the violation of motor carrier statutes, regulations or Commission orders are focused on improving the safety of motor carrier operations.

- 8. The Transportation Division has compiled a schedule of fines, relevant to violations of Kansas Motor Carrier Safety Statutes and Regulations, which are incremental in a way designed to have a fair and appropriate financial impact on the motor carrier industry. In compiling the schedule of fines, the Transportation Division has considered the appropriateness of the penalty to the size of the business and the gravity of the violation.
- 9. The schedule of fines takes into consideration Commission practices with respect to assessing penalties for violations of Kansas Motor Carrier Safety Statutes and Regulations, the safety impact of each violation, the size of the motor carrier's business/operations and, where relevant, the number of drivers in violation and/or number of violations discovered.
- 10. The schedule of fines, titled the "Uniform Penalty Assessment Table," (Penalty Assessment Table) was designated as a guidance document and approved for use by Staff in recommending penalties for violations of the Kansas Motor Carrier Safety Statutes and Regulations in the Commission's Amended Order Designating Guidance Document and Approving Staff's Use of the Transportation Division's Uniform Penalty Assessment Table (Order) issued on August 18, 2016, in docket 16-TRAM-588-MIS.
- 11. Pursuant to the Commission's August 18, 2016 Order, the Penalty Assessment Table shall be reviewed annually taking into consideration potential changes to motor carrier regulations and the motor carrier industry, no later than July 1 of each year.

III. STATEMENT OF FACTS

12. In accordance with the Commission's August 18, 2016, Order, the
Transportation Division has reviewed the FY 2018 Uniform Penalty Assessment Table and has
recommended no changes to the FY 2017 Uniform Penalty Assessment Table, in conformity
with its goals of improving the safety of motor carriers while taking into consideration potential

changes to motor carrier regulations and the motor carrier industry. The updated FY 2018 Uniform Penalty Assessment Table is attached hereto and is incorporated by reference.

- 13. On June 15, 2017, Staff prepared a Report and Recommendation, recommending Commission approval of the Transportation Division's use of the updated FY 2018 Uniform Penalty Assessment Table. The Report and Recommendation is attached hereto and is incorporated by reference.
- 14. The updated FY 2018 Uniform Penalty Assessment Table continues to be intended for the Transportation Division's use in the administration of the laws with which it is charged, to facilitate and promote consistency and uniformity in the penalty assessment recommendations made and submitted to the Commission, and to provide assurance to motor carriers and the public of the foregoing.
- 15. Nothing in the updated FY 2018 Uniform Penalty Assessment Table is intended to control the conduct of the public; it shall function as a reference and guidance tool for the Transportation Division. Penalty assessments made and recommended by the Transportation Division are not binding on the Commission, and the Commission retains and shall have full authority and discretion regarding any penalty assessment in any final order made and issued.

III. STAFF'S RECOMMENDATIONS

16. Based upon the available facts, Staff recommends the Commission designate the updated FY 2018 Uniform Penalty Assessment Table as a guidance document, replacing the FY 2017 Uniform Penalty Assessment Table approved as a guidance document in the Commission's August 18, 2016 Order, and approve the updated FY 2018 Uniform Penalty Assessment Table for use by Staff in recommending penalties for violations of Kansas Motor Carrier Safety Statutes and Regulations.

- 17. Additionally, Staff recommends the updated FY 2018 Uniform Penalty

 Assessment Table be posted to the Commission website, replacing the FY 2017 Uniform Penalty

 Assessment Table currently posted to the Commission website, in furtherance of agency transparency.
- 18. Finally, Staff recommends that the Uniform Penalty Assessment Table continue to be reviewed once annually taking into consideration potential changes to motor carrier regulations and the motor carrier industry, on or before July 1 of each year.

V. CONCLUSIONS OF LAW

- 19. The Commission finds it has the authority to designate guidance documents pursuant to K.S.A. 2016 Supp. 77-438.
- 20. The Commission finds it has jurisdiction over the assessment of civil penalties for the violation of any statute, regulation or Commission order relevant to motor carrier laws.
- 21. The Commission finds that it retains the authority to exercise discretion in compromising civil penalties pursuant to K.S.A. 66-1,142c.
- 22. The Commission finds the updated and attached FY 2018 Uniform Penalty

 Assessment Table to be reasonable and appropriately tailored to accomplish the Commission's

 goal of improving the safety of motor carriers in Kansas while having a fair impact on the motor

 carrier industry.

THE COMMISSION THEREFORE ORDERS THAT:

A. The Transportation Division's FY 2018 Uniform Penalty Assessment Table with updates is hereby designated as a guidance document and approved for use by Staff. Staff shall use the FY 2018 Uniform Penalty Assessment Table in recommending penalties for violations of Kansas Motor Carrier Safety Statutes and Regulations, except for when Staff believes a deviation

from the Uniform Penalty Assessment Table is merited. If Staff believes such a deviation is merited, Staff shall present the Uniform Penalty Assessment Table recommendation, and any alternative recommendation, to the Commission for consideration.

B. The Transportation Division's FY 2018 Uniform Penalty Assessment Table shall be posted to the Commission's website, replacing the previously approved 2017 Uniform Penalty Assessment Table.

C. The Transportation Division's Uniform Penalty Assessment Table shall be reviewed annually taking into consideration potential changes to motor carrier regulations and the motor carrier industry, no later than July 1 of each year.

BY THE COMMISSION IT IS SO ORDERED.

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Dated:	JUN	27	2017	

Lynn M. Retz

Secretary to the Commission

AAL

1500 SW Arrowhead Road Topeka, KS 66604-4027



Phone: 785-271-3100 Fax: 785-271-3354 http://kcc.ks.gov/

Sam Brownback, Governor

Pat Apple, Chairman Shari Feist Albrecht, Commissioner Jay Scott Emler, Commissioner

REPORT AND RECOMMENDATION TRANSPORTATION DIVISION

TO:

Chairman Pat Apple

Commissioner Shari Feist Albrecht Commissioner Jay Scott Emler

FROM:

Mike Hoeme, Director of Transportation

DATE:

June 19, 2017

DATE SUBMITTED TO LEGAL: June 15, 2017

DATE SUBMITTED TO COMMISSIONERS: June 19, 2017

SUBJECT: Docket No. 17-TRAM-554-MIS

Adoption of the FY 2018 Transportation Division Fine Schedule

EXECUTIVE SUMMARY:

The Transportation Division seeks approval of an update to the previously approved schedule of fines, pursuant to K.S.A. 2016 Supp. 66-1,142b, relevant to violations of Kansas Motor Carrier Safety Statutes and Regulations. The proposed 2018 Uniform Penalty Matrix does not contain any substantive changes from the 2017 Uniform Penalty Matrix. The Division seeks formal approval of the updated fine schedule by the Commission, and intends to present this Report and Recommendation at Commission meeting on June 27, 2017.

BACKGROUND:

K.S.A. 2016 Supp. 66-1,142b gives the Commission the authority to assess civil penalties for the violation of any statute, regulation or Commission order relevant to motor carrier laws. Subsection (a) states any person violating such motor carrier statutes, regulations or Commission orders shall be subject to a civil penalty of not less than \$100 and not more than \$1,000 for negligent violations and not more than \$5,000 for intentional violations.

Keeping in mind Commission practices with respect to assessing penalties for violations of Kansas Motor Carrier Safety Statutes and Regulations, as well as the appropriateness of the penalty to the size of the business and the gravity of the violation, the Transportation Division compiled a schedule of fines incremental in a way designed to have a fair and appropriate financial impact on the motor carrier industry.

On August 18, 2016, the Commission approved a fine schedule, titled "Uniform Penalty Assessment Table," and ordered the fine schedule to be reviewed annually, no later than July 1. The Transportation Division has reviewed the previously approved fine schedule, and has no additional changes to make at this time.

ANALYSIS:

The fine schedule is broken down by K.A.R. section and corresponding C.F.R. Part. The attached Uniform Penalty Assessment Table sets forth fine amounts taking into consideration factors such as company size/number of drivers and number of violations. The fines are incremental in a way designed to have a fair and appropriate impact on the motor carrier industry.

UCR fees, as set forth in 49 C.F.R. 367.30, are required to be paid by interstate motor carriers pursuant to K.A.R. 82-4-30a. This penalty has been scaled in such a way that the fine increases as the number of vehicles in violation increases.

49 C.F.R. Part 382, as adopted by K.A.R. 82-4-3c, deals with controlled substances and alcohol use and testing. Because the threat of drug/alcohol abuse is a severe safety concern, many of these fines begin at \$350. All of the fines in this category are broken out by the number of drivers within the company. This structure reduces the severity of a single violation by owner/operators.

49 C.F.R. Part 385, as adopted by K.A.R. 82-4-3d, deals with safety and fitness procedures. The only violation in this category relates to Haz-Mat Safety Permits. This is an area directly related to the safety of motor carriers as well as the motoring public, therefore the fine is a flat, percarrier violation and it is consistent across all motor carriers, regardless of size.

- 49 C.F.R. Part 387, as adopted by K.A.R. 82-4-3n, deals with minimum levels of insurance for both property and passenger carrying motor carriers. The only violation in this category relates to failure to carry interstate insurance. This is an area directly related to the safety and protection of motor carriers as well as the motoring public, therefore the fine is a flat, per-carrier violation and it is consistent across motor carriers, regardless of size.
- 49 C.F.R. Part 390, as adopted by K.A.R. 82-4-3f, deals with general motor carrier safety regulations, and again these violations directly impact the safety of the motor carrier and motoring public. Fines for violations of this part are broken out by number of violations.
- 49 C.F.R. Part 391, as adopted by K.A.R. 82-4-3g, deals with driver qualifications. This area is still critical to safe motor carrier operations; however the impact on safety is somewhat less direct. Therefore these fines begin at a lower amount than the general motor carrier safety regulations, and are adjusted upward as the number of drivers in violation increases.
- 49 C.F.R. Part 392, as adopted by K.A.R. 82-4-3h, deals with driving a commercial motor vehicle and fines for violations of this part are broken out by number of violations. Violations of this part directly affect highway wear and tear, and fine amounts reflect this consideration.

49 C.F.R. Part 395, as adopted by K.A.R. 82-4-3a, deals with hours of service and fines for violations of this part are broken out by number of violations. Violations of this part directly affect the safety of the motoring public, and fine amounts reflect this consideration.

49 C.F.R. Part 396, as adopted by K.A.R. 82-4-3j, deals with inspection, repair and maintenance of vehicles. Violations of this part directly affect the safety of the motoring public, and fine amounts reflect this consideration. Violation of this part is broken out by the number of violations.

49 C.F.R. Parts 100 through 185, as adopted by K.A.R. 82-4-20, deal with transportation of hazardous material, and fines for violations of these parts and regulation are broken out by number of violations. Violations of this part are a serious concern for the safety of the motoring public, and fine amounts reflect this consideration.

<u>Proposed Updates</u>: At this time there are no proposed changes to the previously approved Uniform Penalty Assessment Table. The proposed table would simply reflect that it is appropriate for use in FY 2018.

RECOMMENDATION:

Transportation Staff recommends the attached FY 2018 fine schedule be adopted, replacing the previously approved fine schedule, and posted to the Commission website. The schedule shall be reviewed once annually on or before July 1 of each year.

Uniform Penalty Assessment Table

Kansas Corporation Commission Transportation Division

FY 2018

Violations Re: Adoption of 49 C.F.R. Part 367 as adopted in K.A.R. 82-4-30a

(Unified Carrier Registration)

Regulation / Statute		Standard	Enhanced / Repeat Violations
49 C.F.R. § 367.30	6 – 20 Vehicles	21 100 1000 1000 1000 Vehicles Vehicles	1. Repeat violations of a standard penalty occurring within three years from the date the standard penalty was issued receive a
	\$500.00	\$900.00 1.000.00	recommendation for an enhanced civil penalty equal to 2X the amount of the standard civil penalty. 2. Repeat violations of an enhanced civil penalty occurring within three years from the date the enhanced penalty was issued receive a recommendation for an enhanced civil penalty equal to 2X the amount of the previously issued enhanced civil penalty. The maximum repeat enhanced civil penalty violation that may be recommended against a Respondent is \$5,000.00. See K.S.A. 2014 Supp. 66-1,142b.

Violations Re: Adoption of 49 C.F.R. Part 382 as adopted in K.A.R. 82-4-3c

(Controlled Substance and Alcohol Use and Testing Violations)

Regulation / Statute		Standard Civil Penalt	y¹	Enhanced Civil Penalty ²			
	i (Idi Dunyari	2-5 CDL Drivers	Calendral Haph Hab	1 CDL Driver	268 CIDL Dirivana	6+ CDL Drivers	
49 C.F.R. § 382.115 Failure to Implement Testing Programs	\$345(0)(0)0	\$650.00	5 (0)00 (6(6)	\$700:00	\$1.20@.oo	\$2;000.00	
49 C.F.R. § 382.215 Positive Controlled Substance Test	HU/A	N/A		\$2,000.00	S satisfiero (g) (c) G	\$5,000.00	
49 C.F.R. § 382.301 No Pre-Employment Test	s 25(0)(00)	\$650.00	୍ର ଆ ଉପ୍ତାୟର ହ	\$500.00	\$11, 3 010146(0) -	\$2,000.00	
49 C.F.R. § 382.303 Failure to Conduct Post- Accident Testing	\$225(0),010,117.	\$650.00	S.L.(0(0)4(0)(0) * () 2	\$500.00	\$ 11, 2(61.7) (6)(0)	\$2,000.00	
49 C.F.R. § 382.305 Failure to Conduct Random Testing	\$250.00	\$650.00	1\$1,000,00	\$500.00	\$1,300,00	\$2,000.00	
49 C.F.R. § 382.305(i)(2) Failure Remove From Pool	N/A	N/A		\$100.00	\$10(0),000 M	\$100.00	
49 C.F.R. § 382.401 Failure to Retain Records	\$100,00	\$250.00	\$400.00	N/A	N/A	N/A	
49 C.F.R. § 382.601 Failure to Distribute Drug/Alcohol Policy	\$100.00	\$250.00	\$500.00	N/A	N/A	N/A	
49 C.F.R. § 382.603 Failure to Conduct Supervisor Training	N/A ((injot: owner/operator)	\$100.00	\$1.000,000	N/A	S 20(0°00) 1	\$200.00	
Repeated Violations of Enhanced Civil Penalty	Repeat violations of a Respondent receivera 1.142b(a):	in enhanced civil penalty recommendation for the	occurring within twenty-fo maximum dvil pehalty all	ur montus from the date owable under Kansas lav	ethe enhanced plantilly was y, currently \$5,000,000. Se	s (saued agéire chie a (xay), 2012 suga, 36	

¹ Maximum cumulative penalties: \$1,000 (1 CDL Driver); \$1,500 (2-5 CDL Drivers); \$2,000 (6+ CDL Drivers)

² Enhanced civil penalties are recommended if the same violation occurs within twenty-four months from the date the previous civil penalty was assessed against the Respondent.

Violations Re: Adoption of 49 C.F.R. Part 385 as adopted in K.A.R. 82-4-3d

(Safety Fitness Procedures Violations)

Regulation / Statute	Standard Civil Penalty	Enhanced Civil Penalty ¹				
	Innesi Wiefestani	(Repeat				
49 C.F.R. § 385.403 HM Safety Permit	\$500:00	\$1,000:00				
Repeated Violations of Enhanced Civil Penalty	ne respectate a tolleshices (of Bas Cantheonice of Ched) premisitive de Gurrichins vatebilar idvactor vecto leograph eigenfast übe Resignantetenii recestives eretiVI podpet verice (verescential)	- 2014년 2017년 - 1일 1814년 1814년 - 1일 1814년 1814년 1814년 1814년 - 1814				

¹ Enhanced civil penalties are recommended if the same violation occurs within twenty-four months from the date the previous civil penalty was assessed against the Respondent.

Violations Re: Adoption of 49 C.F.R. Part 386 as adopted in K.A.R. 82-4-30

(Out of Service Violations)

Regulation / Statute		Standard Civil Penalty		Enhanced Civil Penalty ²			
	linesi: Vitalianikein .		in and a second	Preparati Mighangain	The state of the s	36	
49 C.F.R. 386.73 Operating as Chameleon Carrier	\$2,000.00			\$4,000.00	The state of the s	Sufficient Collection (Collection Collection) and Collection Colle	
49 C.F.R. 386.83 Operating Under Federal OOS	\$ 2,000,000		desire di desar	\$44 ₃ 0(c(0) (i)(0)		to the Secretary of the Secretary	
K.S.A. 66-1,129(a) Operating Under KCC OOS	\$2,000.00	and the second s		\$4;000.00		A Transition of the published program and the state of th	
Repeated Violations of Enhanced Civil Penalty	A स्थापन्त्रसं श्राणीवीधानाः श्रास was issued againsi: the	n enhanded divil penalt Respondent receives a	yocouring within wen civil penally recomme	i y lour months from th idation equal to 2X the	ne date the previous en amount of an enhance	heneodrovik penality odlovih penality	

² Enhanced civil penalties are recommended if the same violation occurs within twenty-four months from the date the previous civil penalty was assessed against the Respondent.

Violations Re: Adoption of 49 C.F.R. Part 387 as adopted in K.A.R. 82-4-3n

(Interstate Insurance Violations)

Regulation / Statute	Standard Civil Penalty	Enhanced Civil Penalty			
	Floral Wiodalison	Résposi Violentaines la			
49 C.F.R. § 387.7; § 387.31 Interstate Insurance	\$500.00	\$1,000.00			
Repeated Violations of Enhanced Civil Penalty	A merge an internation of the member real city, as nearly recombined within the way as us, need against the Respondent mecenics a city in early necombined	nty four months from the date disciplications entranced cost oscilla. Indation equal to 2X the amount of an enhanced grait pensity.			

Violations Re: Adoption of 49 C.F.R. Part 390 as adopted in K.A.R. 82-4-3f

(General Motor Carrier Safety Regulation Violations)

Regulation / Statute		Standard Civil Penalty			Enhanced Civil Penalty ¹			
	1. 15 Vielzuiona	ilses(8) Le Violeidois	Sign Wiolations	il-ils Yholeidens.	k il(5,32(0) Cass Vitellaletoins	210 Minhamonia San		
49 C.F.R. § 390.13 Aiding & Abetting	N/A	N/A	N/A	\$2,000.00	\$2,500.00	\$3,000.00		
49 C.F.R. § 390.23 Relief From Regulation Emergency	::300 <u>0</u> 00	\$750.00 A.	\$6,000,00	\$1,000,00	\$11.590.00	\$2,0160,010		
49 C.F.R. § 390.31 Copies or Records of Documents	\$200:00	\$300.00	\$500.00	\$400.00	\$600.00	\$1,000.00		
49 C.F.R. § 390.33 Using a CMV For Purposes Other Than Defined	i \$\\$19 0400)	5750,00	\$1,000.00	\$1,000.00	\$1,500:00	S2 (ces) (80).		
49 C.F.R. § 390.35 Fraudulent Certificates, Reports & Records	N/A	N/A	N/A	\$2,000.00	\$2,500.00	\$3,000.00		
Repeated Violations of finhanced Civil Penalty	was issued against the redommended agains	Respondent receives a the Respondent, or if	y occurring within twen in enhanced civil penalt such a penalty would ex nalty allowable by Kans	y recommendation equiceed the maximum div	al to 2X the amount th I penalty allowable by	ar would be law, then inclosinally c		

¹ Enhanced civil penalties are recommended if the same violation occurs within twenty-four months from the date the previous civil penalty was assessed against the Respondent.

Violations Re: Adoption of 49 C.F.R. Part 391 as adopted in K.A.R. 82-4-3g

(Qualification of Drivers Violations)

Regulation / Statute		Standard Civil Penalty		Enhanced Civil Penalty ¹			
	1 Virolainan	2-10 Valetatens	ititii Vijellalõkenis.	์ แ Virollanศักรากระ	2-110) Wheth (unon)	Liter where or one	
49 C.F.R. § 391.11 Qualification of Drivers	\$250.00	\$500.00	\$1,000.00	\$500.00	\$1,000.00	\$2,000.00	
49 C.F.R. § 391.15 Disqualified Drivers	Sv25107010	OV/A	YA:	:[5[g]0\;0[3]	N/A	and the second s	
49 C.F.R. § 391.25 49 C.F.R. § 391.23 49 C.F.R. § 391.51(b)(4) MVR	\$100.00	\$250.00	\$500.00	\$200.00	\$500.00	\$1,000.00	
49 C.F.R. § 391.41 Physical Qualifications	\$250,00	\$500.00 . 41:	\$1,000.00 g d	\$500.00	\$1,000.00	\$2,10000,4010	
49 C.F.R. § 391.43 Medical Certification	\$250.00	\$500.00	\$1,000.00	\$500.00	\$1,000.00	\$2,000.00	
49 C.F.R. § 391.45(b)(1) Medical Examination	≟ = \$250.00 = .	\$500.00	\$1,000:00	\$50000	:\$1,000.00	(5.2), (0(0)) (0(0)	
49 C.F.R. § 391.51(a) Driver Qualification File	\$350.00	\$750.00	\$1,000.00	\$700.00	\$1,500.00	\$2,000.00	
49 C.F.R. § 391.51(b)(3) Road Test	(1 drilver)	\$100.00 (2-5 drivers)	\$250:00 (6+ drivers)	N/A (1 driver).		(64 (dirivers))	
Repeated Violations of Enhanced Civil Penalty	A repeat violation of an enhanced civil penalty occurring within twenty-four months from the date the previous enhanced civil penalty was issued against the Respondent receives an enhanced civil penalty recommendation equal to 2X the amount that would be recommended against the Respondent, or if such a penalty would exceed the maximum civil penalty allowable by law, then the penalty recommended shall be the maximum civil penalty allowable by Kansas law; currently \$5,000.00. See K.S.A. 2014 Supp. 66-1.142b(a).						

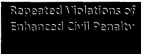
¹ Enhanced civil penalties are recommended if the same violation occurs within twenty-four months from the date the previous civil penalty was assessed against the Respondent.

Violations Re: Adoption of 49 C.F.R. Part 392 as adopted in K.A.R. 82-4-3h

(Driving of Commercial Motor Vehicle Violations)

Regulation / Statute		Standard Civil Penalty		Enhanced Civil Penalty ¹			
	i s vicelenteins :	Trans Welshiens	icia Arabadione	্রান্ট্র প্রক্রোল্ডার ্	So 15 Molenkone	Mis Mielengrenes	
49 C.F.R. § 392.2 K.S.A. 8-1901 Size & Weight	\$500.00	\$750.00	\$1,000.00	\$1,000.00	\$1,500.00	\$2,000.00	
49 C.F.R. § 392.2 K.S.A. 8-2,125 CDL	(0(0:0)0)	N/A	INI A	\$ 1. (P)(\$(0.19)()	E. Leva	B./2	
49 C.F.R. § 392.2 K.S.A. 66-1,111-PuMC K.S.A. 66-1330-W K.S.A. 66-1,112g-PrM	\$500:00	ŊÝA	N/A	\$1,000.00	N/A	N/A	
49 C.F.R. § 392.2 K.S.A. 8-109 Oversize Permit; K.S.A. 8-142 Registration	: 50(0) (O10)	NV/A	RV A	5.11 <u>.10</u> 18(c) (010)	(N/A	WA .	
49 C.F.R. § 392.2 Unsafe Driving Speeding	\$500.00	N/A	N/A	\$1,000.00	N/A	N/A	
49 C.F.R. § 392.2 Unsafe Driving Texting/Mobile Phone Use	s 5 (0)0 (0)0	. WA	NVA 1	୯୩ (୦୦୭.୧୮	prove	100/4	
49 C.F.R. § 392.2 K.S.A. 66-1,128 Insurance	\$500.00	N/A	N/A	\$1,000.00	N/A	N/A	
49 C.F.R. § 392.9a Federal Operating Authority	5.1(a0(a)a(d)a********************************		_ [5/ s	\$-2.0000(e)0	N//-	N/A	

¹ Enhanced civil penalties are recommended if the same violation occurs within twenty-four months from the date the previous civil penalty was assessed against the Respondent.



Airepeat violation of an enhanced civil penalty occurring within twenty-four months from the date the previous enhanced civil penalty was issued against the Respondent receives an enhanced civil penalty recommendation equal to 2X the amount that would be recommended against the Respondent, or if such a penalty would exceed the maximum civil penalty allowable by law, then the penalty recommended shall be the maximum civil penalty allowable by law, then the penalty recommended shall be the maximum civil penalty allowable by Kansas law, currently \$5,000.00. See K.S.A. 2014 Supp. 66-1,142b(a).

Violations Re: Adoption of 49 C.F.R. Part 395 as adopted in K.A.R. 82-4-3a

(Hours of Service of Drivers Violations)

Regulation / Statute		Standard Civil Penalty				Enhanced Civil Penalty ¹			
	Lad Wolztijopsk	NU-226 Vijolekijones	Melaneres	Bist Vielkidigais	icing Malantonia	ili ünvhelerifers	Mistigation Comments	Sility Wolferstraine	
49 C.F.R. § 395.1(e) Total Hours	\$100.00	\$200.00	\$300.00	\$400.00	\$200.00	\$400.00	\$600.00	\$800.00	
49 C.F.R. § 395.3 Maximum Driving Time (Property)	\$,215(01/9)0>	S 06 (9)	\$75(GuC)0	\$1.16(0)0.000 4.238.41 84 865	GISOE OU	S.T.Ono.(cid	\$11,51910.1910 \$245 de mese	552 (0) (10 10 10) 763 (10 - A 253 4 3	
49 C.F.R. § 395.3(a)(3) Rest Breaks	\$250.00	\$500.00	\$750.00	\$1,000.00	\$500.00	\$1,000.00	\$1,500.00	\$2,000.00	
49 C.F.R. § 395.5 Maximum Driving Time (Passenger)	5, 25(0)(0)(0)	5/50(0)(0)(0)	S75000	.\$11,000 t016	\$.50(0,000)	\$11,000,610	\$1,\\$ (\)	\$2. (m l0 (010)	
49 C.F.R. § 395.8 Record of Duty Status	\$250.00	\$500.00	\$750.00	\$1,000.00	\$500.00	\$1,000.00	\$1,500.00	\$2,000.00	
49 C.F.R. § 395.8(e) False Reports	(N/A)	N/A	N/A	# 10/A	\$11,0000,00	1 - 5 2,000.00	\$ 2,500,00	\$3. JOD 000	
49 C.F.R. § 395.8(k) Supporting Documentation	\$250.00	\$500.00	\$750.00	\$1,000.00	\$500.00	\$1,000.00	\$1,500.00	\$2,000.00	
49 C.F.R. § 395.13 Driver's Declared OOS	**** \$250!00° ***	**** \$500:00\	5750:002 71	*S11,000,000	SEU0100	2::51,000.00	.541 <u>75</u> 7010 (0)01	C \$2 (etilo) (66)	
Rapeated Violations of Enhanced Civil Penalty	, ·				nonths from the date able by Kansas law; c				

¹ Enhanced civil penalties are recommended if the same violation occurs within twenty-four months from the date the previous civil penalty was assessed against the Respondent.

Violations Re: Adoption of 49 C.F.R. Part 396 as adopted in K.A.R. 82-4-3j

(Inspection, Repair and Maintenance Violations)

Regulation / Statute	Standard Civil Penalty			Enhanced Civil Penalty ¹				
	il VArentanjioann	22=115 Wighenmons	inger Whetherdone	al Wrolkshikovan	2-115 Wholeshilosons	Liste Whaterbrokhs		
49 C.F.R. § 396.3 Inspection, Repair, and Maintenance	\$350.00	\$750.00	\$1,000.00	\$700.00	\$1,500,00	\$2,000.00		
49 C.F.R. § 396.7 Unsafe Operations Forbidden	\$'500'900	5.77 <u>5</u> (0)(0)(a)	\$1,000 (30)	\$1,000,00 \$1	\$1.5(00),000	\$ 1,30g(7, 00)		
49 C.F.R. § 396.9 Motor Vehicles Declared OOS	N/A	N/A	N/A	\$3,000 00	Ñ/A	N/A		
49 C.F.R. § 396.11 Driver Vehicle Inspection Report	\$200 <u>00</u> 0	\$300 06	\$5,00,000	24 1 00-100	\$600,00	\$ 11,0(0) (0)(0) = 5.3 \$ 25.4		
49 C.F.R. § 396.17 Periodic Inspection	\$250.00	\$750.00	\$1,000.00	\$500.00	\$1,500.00	\$2,000.00		
49 C.F.R. § 396.19(a) Inspector Qualifications	\$25000	E NVA	H. N.A.	\$500.00	NVA.	Ny/A		
Repeated Violations of Enhanced Civil Penalty	A repeat violation of an enhanced civil penalty occurring within twenty-four months from the date the previous enhanced civil penalty was issued against the Respondent receives an enhanced civil penalty recommendation equal to 2X the amount that would be recommended against the Respondent, or if such a penalty would exceed the maximum civil penalty allowable by law, then the penalty recommended shall be the maximum civil penalty allowable by Kansas law; currently \$5,000.00. See K.S.A. 2014 Supp. 66-1,142b(a).							

¹ Enhanced civil penalties are recommended if the same violation occurs within twenty-four months from the date the previous civil penalty was assessed against the Respondent.

Violations Re: Hazardous Materials Violations; K.A.R. 82-4-20

(Transportation of Hazardous Materials by Motor Vehicles Violations)

Regulation / Statute	Standard Civil Penalty			Enhanced Civil Penalty ¹		
	11-15) Vijvēyleritkovēje	(e=30 Ayoykanio ne	Sign Windertone	ilas Viralladiones) (6) 2{0) \√ikol√andiering.	égia Virollamores
49 C.F.R. § 107.601 HM Registration	\$500.00	N/A	N/A	\$1,000.00	N/A	N/A
49 C.F.R. § 172.200 Shipping Papers	\$200.00	; 3(0(0):0(0)	; 5(ō10) (O[D)	\$,2000,000	21 <u>2(n)0</u> (n)0)	\$1,00km 36
49 C.F.R. § 172.500 Placarding	\$200.00	\$300.00	\$500.00	\$400.00	\$600.00	\$1,000.00
49 C.F.R. § 172.600 Emergency Response Information	\$,300,00	[WA	(IV/A)	\$1500.00	RVA	(NI//A
49 C.F.R. § 172.700 HM Training	\$500.00	\$750.00	\$1,000.00	\$1,000.00	\$1,500.00	\$2,000.00
49 C.F.R. § 172.800 Security Plans	\$500.00	N/A	W TN/Att	\$1,000,00	N/A	N/A (1)
49 C.F.R. § 180.401 Qualification & Maintenance of Cargo Tanks	\$500.00	\$750.00	\$1,000.00	\$1,000.00	\$1,500.00	\$2,000.00
of Enhanced Civil	was issued against the recommended agains	Respondent receives a the Respondent, or if	y ogduning within twen menhanged gwilpenalt such a penalty would ex nalty allowable by Kansa	wrecommendation.equ ceed the maximum divi	al to 2× tine amount iin I penalty allowable by	ajú vyjavostál láje Rivý lithrajá idása járanásky á

¹ Enhanced civil penalties are recommended if the same violation occurs within twenty-four months from the date the previous civil penalty was assessed against the Respondent.

CERTIFICATE OF SERVICE

17-TRAM-554-MIS I, the undersigned, certify that the true copy of the attached Order has been served to the following parties by means of JUN 2 7 2017 first class mail/hand delivered on _____ AHSAN LATIF, LITIGATION COUNSEL KANSAS CORPORATION COMMISSION 1500 SW ARROWHEAD RD

TOPEKA, KS 66604-4027 Fax: 785-271-3354 a.latif@kcc.ks.gov

/S/ DeeAnn Shupe

DeeAnn Shupe