STATE OF KANSAS



20180823135834 Kansas Corporation Commission

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

GOVERNOR JEFF COLYER, M.D. Shari Feist Albrecht, Chair | Jay Scott Emler, Commissioner | Dwight D. Keen, Commissioner

NOTICE OF PENALTY ASSESSMENT 19-DPAX-070-PEN

August 23, 2018

CORPORATION COMMISSION

1500 SW Arrowhead Road Topeka, KS 66604-4027

> Raul Olvera d/b/a Olvera Concrete 4357 S. Handley Wichita, Kansas 67217

This is a notice of penalty assessment against Raul Olvera, d/b/a Olvera Concrete for violation of the Kansas Underground Utility Damage Prevention Act (KUUDPA) discovered during an investigation conducted on June 11, 2018, by Kansas Corporation Commission Staff. For a full description of the violation and penalty please refer to the Order that is attached to this notice.

IF YOU ACCEPT THE PENALTY:

You have been assessed a \$500 penalty. You have twenty (20) days from the date of service of the Penalty Order to pay the fine amount. <u>Checks should be payable to the Kansas Corporation</u> <u>Commission. Payments shall be mailed to the Fiscal Division of the Kansas Corporation Commission,</u> <u>1500 S.W. Arrowhead Road, Topeka, Kansas 66604, and shall include a reference to the docket number</u> (<u>19-DPAX-070-PEN</u>) of this proceeding.

IF YOU CONTEST THE PENALTY:

You have the right to request a hearing. Requests for hearings must be made in writing, setting forth the specific grounds upon which relief is sought. The company may electronically file its request for hearing within fifteen (15) days from the date of service of this Penalty Order, and e-mail or mail a copy of the request for hearing to the Litigation Counsel listed below. If the company does not have access to the internet, it must submit an original and seven copies of the request for hearing to the Commission's Secretary at 1500 SW Arrowhead Road, Topeka, Kansas 66604, within fifteen (15) days from the date of service of this Penalty Order, and provide a copy to the Litigation Counsel listed below.

IF YOU FAIL TO ACT:

Pursuant to K.A.R. 82-14-6(i) and (j), failure to submit a written request for a hearing within fifteen (15) days or, in the alternative, to pay the civil assessment in twenty (20) days from the date of service of this Penalty Order, will be considered an admission of noncompliance and result in the Penalty Order becoming a Final Order and the Commission may order further sanctions.

Respectfully,

Cole Bailey, S. Ct. No. 27586 Litigation Counsel (785)271-3186 c.bailey@kcc.ks.gov

THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

Before Commissioners:	

Shari Feist Albrecht, Chair Jay Scott Emler Dwight D. Keen

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In the Matter of the Investigation of **Raul Olvera, d/b/a Olvera Concrete, of Wichita, Kansas**, Regarding Violation(s) of the Kansas Underground Utility Damage Prevention Act (KUUDPA) (K.S.A. 66-1801, *et seq.*, and K.A.R. 82-14-1, *et seq.*), and the Commission's Authority to Impose Penalties and/or Sanctions (K.S.A. 66-1,151).

Docket No. 19-DPAX-070-PEN

PENALTY ORDER

The above-captioned matter comes before the State Corporation Commission of the State of Kansas (Commission). The Commission, being duly advised in the premises, and after having examined its files and records, finds and concludes as follows:

I. JURISDICTION AND BACKGROUND

1. The Commission has jurisdiction and authority to administer and enforce the Kansas Underground Utility Damage Prevention Act (KUUDPA), as provided in K.S.A. 66-1801 *et seq.* Likewise, 66-1815 grants the Commission full power and authority to adopt all necessary rules and regulations for carrying out the provisions of K.S.A. 66-1801 through 66-1814, et seq.

2. In its enforcement of KUUDPA, pursuant to K.A.R. 82-14-6, as amended, the Commission may 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.

3. The Commission shall impose civil penalties and injunctive actions against any person or entity subject to and found in violation of the provisions of KUUDPA, or any rule and regulation, or any order of the Commission. Each violation is subject to a civil penalty, not to exceed \$25,000, for each day that the violation persists, with a maximum civil penalty of \$1,000,000 for any related series of violations. *See* K.S.A. 66-1812, 66-1,151 and amendments thereto; and, K.A.R. 82-14-6.

II. ALLEGATIONS OF NONCOMPLIANCE

4. Pursuant to the above authority, on June 11, 2018 Commission Staff (Staff) investigated the activities and operations of Raul Olvera, d/b/a Olvera Concrete (Respondent). See Report and Recommendation of Staff dated August 8, 2018, a copy of which is attached hereto as Attachment "A". As a result of this investigation, Staff reports the following:

- a. On June 11, 2018, Staff performed an onsite inspection at 3215 S. Vine Street in Wichita, Kansas. Staff's investigation discovered the Respondent caused damage to a Kansas Gas Service (KGS) black plastic service line. No injuries or additional property damage occurred.
- b. Staff learned during its independent investigation that Respondent had not provided Kansas Gas Service (KGS) with a notice of intent to excavate and Kansas One Call had not been called to obtain locate marks.
- c. On June 15, 2018, Staff mailed a Notice of Probable Noncompliance (attached to R&R) notifying Respondent of the investigation results. The letter instructed Respondent to respond within thirty (30) days and to indicate whether Respondent accepted or disagreed with the findings of Staff's investigation. The notice also requested Respondent to provide

written explanation of the actions taken by Respondent to prevent future KUUDPA violations. In the alternative, the Respondent could provide documentation explaining why Respondent disagreed with the findings, including identification of any errors in the Notice of Probable Noncompliance. The violation cited is as follows:

K.S.A. 66-1804(a) & (e)

66-1804. Notice of intent of excavation. (a) Except in the case of an emergency, an excavator shall serve notice of intent of excavation at least two full working days, but no more than 15 calendar days before the scheduled excavation start date, on each operator having underground tier 1 facilities located in the proposed area of excavation. (e) The notice of intent of excavation shall contain the name, address and telephone number of the person filing the notice of intent, the name of the excavator, the date the excavation activity is to commence and the type of excavation being planned. The notice shall also contain the specific location of the excavation.

d. On July 17, 2018, Staff received a written response from Respondent to the Notice of Probable Noncompliance (attached to R&R). In its response, Respondent stated it was digging up a driveway, considering it surface work and did not think a One Call ticket needed to be obtained. Respondent was surprised to see the pipeline directly under the concrete and admitted that the line was damaged by him.

5. Based upon the available facts, Staff recommends the Commission find that at the time of the damage alleged herein, Respondent was an excavator conducting excavation activities as defined in K.S.A. 2017 Supp. 66-1802(c) and (d). Additionally, based upon the available facts, Staff recommends the Commission find Respondent failed to obtain a valid locate ticket and failed to serve notice of intent of excavation as Kansas law requires.

6. Excavating without locates and without ascertaining the location of all underground facilities is considered a high-risk activity with the potential for significant consequences to public safety. KUUDPA requires the excavator to serve notice of intent of excavation at least two full working days before the scheduled excavation start date. Because providing proper and timely notice of intent and waiting the required amount of time is the most fundamental preventative measure an excavator takes, the fact that Raul Olvera, d/b/a Olvera Concrete failed to comply with this requirement of law warrants the assessment of a civil penalty.

7. Staff recommends the Commission issue Raul Olvera, d/b/a Olvera Concrete a civil penalty of \$500 for the violation of the Kansas Underground Utility Damage Prevention Act as alleged.

III. FINDINGS OF FACT AND CONCLUSIONS OF LAW

8. Pursuant to K.S.A. 66-1801 *et seq.*, the Commission has jurisdiction and authority to administer and enforce the KUUDPA.

9. The Commission finds during the incident described in Staff's Report and Recommendation, Respondent was an excavator conducting excavation activities as defined in K.S.A. 66-1802(c) and (d). Accordingly, the Commission finds it has jurisdiction over Respondent to enforce the KUUDPA.

10. The Commission concludes Respondent violated Kansas law governing underground utilities, including various provisions of KUUDPA, and is therefore subject to sanctions or fines imposed by the Commission. Specifically, the Commission finds Respondent violated K.S.A. 66-1804(a) & (e) by failing to obtain a locate ticket and failing to provide a

notice of intent of excavation. As a result of this failure, Respondent damaged underground facilities of Kansas Gas Service (KGS).

11. The Commission concludes Respondent shall be assessed a civil penalty, pursuant to K.S.A. 66-1812, in the amount of \$500 for violation of the Kansas Underground Utility Damage Prevention Act.

12. The Commission finds and concludes Respondent shall be afforded an opportunity to request a hearing on the assessment of this civil penalty. Pursuant to K.A.R. 82-14-6(j), the Commission finds and concludes Respondent shall have 15 days from the date of service of this Penalty Order to request a hearing on the matter. To ensure uniformity and consistency among Commission proceedings, the Commission finds and concludes any hearing on this matter before the Commission shall be conducted in a manner consistent with the Kansas Administrative Procedure Act, K.S.A. 77-501 *et seq*.

13. Pursuant to K.A.R. 82-14-6(i), and (j), the Commission finds and concludes Respondent's failure to pay the assessed civil penalty within 20 days or request a hearing within 15 days from the date of service of this Penalty Order shall be considered an admission of noncompliance.

THE COMMISSION THEREFORE ORDERS THAT:

A. Raul Olvera, d/b/a Olvera Concrete, of Wichita, Kansas, is hereby assessed a
\$500 civil penalty for the violation of the Kansas Underground Utility Damage Prevention Act,
K.S.A. 66-1801 *et. seq*.

B. <u>Pursuant to K.A.R. 82-14-6(j) and amendments thereto, any party may request a</u> <u>hearing by electronically filing its request within fifteen (15) days from the date of service of this</u> <u>Penalty Order, and e-mail or mail a copy of the request for hearing to the Litigation Counsel</u>

<u>listed on the Notice of Penalty Assessment.</u> If the company does not have access to the internet, it must submit an original and seven copies of the request for hearing to the Commission's Secretary to the Commission at 1500 SW Arrowhead Road, Topeka, Kansas 66604, within fifteen (15) days from the date of service of this Penalty Order, and provide a copy to Litigation Counsel. Hearings will be scheduled only upon written request. Failure to timely request a hearing shall be considered an admission of noncompliance and result in a waiver of Respondent's right to a hearing. Any hearing on this matter before the Commission shall be conducted in a manner consistent with the Kansas Administrative Procedure Act, K.S.A. 77-501, *et seq.* Furthermore, if a request for hearing is not filed, this Penalty Order will become a Final Order assessing a \$500 civil penalty against Respondent.

C. Attorneys for all parties shall enter their appearances in Commission proceedings by giving their names and addresses for the record. For civil penalties exceeding \$500, a corporation shall appear before the Commission by its attorney, unless waived by the Commission for good cause shown and a determination that such waiver is in the public interest. K.S.A. 77-515(c); K.A.R. 82-1-228(d)(2); K.A.R. 82-1-202(a).

D. <u>Pursuant to K.A.R. 82-14-6, if you do not request a hearing, the payment of the civil penalty is due in twenty (20) days from the date of service of this Order.</u> Checks shall be payable to the Kansas Corporation Commission. Payments shall be mailed to the Fiscal Division of the Kansas Corporation Commission, 1500 S.W. Arrowhead Road, Topeka, Kansas 66604. Credit card payments can be made by calling the Fiscal Office at 785-271-3351. The payment shall include a reference to the docket number (19-DPAX-070-PEN) of this proceeding.

E. Unless a hearing is requested, failure to pay the \$500 civil penalty within twenty (20) days from the date of service of this Penalty Order will result in enforcement action against

Respondent, including all sanctions, requirements, and penalties described above being enforceable without further action by the Commission.

F. The Commission retains jurisdiction over the subject matter and the parties for the purpose of entering such further order or orders as it may deem necessary.

BY THE COMMISSION IT IS SO ORDERED.

Albrecht, Chair; Emler, Commissioner; Keen, Commissioner Dated: _____

Lynn M. Ret

Lynn M. Retz Secretary to the Commission

CB/vj

ATTACHMENT "A"

STATE OF KANSAS

Corporation Commission Utilities Division 1500 SW Arrowhead Road Topeka, KS 66604-4027



Рноме: 785-271-3220 Fax: 785-271-3357 http://kcc.ks.gov/

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GOVERNOR JEFF COLYER, M.D. Shari Feist Albrecht, Chair | Jay Scott Emler, Commissioner | Dwight D. Keen, Commissioner

TO: Chair Shari Feist Albrecht Commissioner Jay Scott Emler Commissioner Dwight D. Keen

- **FROM:** Robert Jackson, Damage Prevention Special Investigator Leo Haynos, Chief of Pipeline Safety Jeff McClanahan, Director of Utilities
- **DATE:** August 8, 2018
- SUBJECT: Docket Number: <u>19-DPAX-070-PEN</u> In the Matter of the Investigation of Olvera Concrete Regarding Violations of the Kansas Underground Utility Damage Prevention Act (KUUDPA) (K.S.A. 66-1801, *et seq.*, and K.A.R. 82-14-1 through 82-14-5) and the Commission's Authority to Impose Penalties and/or Sanctions (K.S.A. 66-1,151) / RJ-18-OC-1061

EXECUTIVE SUMMARY:

Staff is recommending a civil penalty be issued to Olvera Concrete (Olvera) in the amount of \$500 for violation of KUUDPA. Olvera did not provide a notice of intent to excavate prior to excavating on June 11, 2018, in Wichita, Kansas. Failure to provide proper notice of intent before excavating is a violation of K.S.A. 66-1804(a). A Notice of Probable Noncompliance (PNC) was issued to Olvera on June 15, 2018. Olvera responded to the PNC within 30 days as required by K.A.R. 82-14-6(c). A copy of the PNC and response is included as Attachment I.

ANALYSIS:

Rationale for Penalty:

A. Gravity of noncompliance:

Excavating without a valid One Call ticket is considered a high-risk activity with the potential for significant consequences to public safety. Olvera hit and damaged a Kansas Gas Service black plastic service line, at 3215 S. Vine St., while removing concrete with a skid loader. Because Olvera did not request locates, the utility operator was unable to provide the location at which Olvera would be required to carefully excavate to avoid damage to an underground facility at any depth. Olvera failed to comply with this requirement of the law and warrants the assessment of a civil penalty.

B. Culpability:

Olvera is directly responsible for its actions in failing to acquire a One-Call ticket as Kansas law requires.

C. <u>History of noncompliance:</u>

Staff has issued no other KUUDPA Probable Noncompliance(s) to Olvera in the past two years.

D. <u>Response of excavator regarding noncompliance(s)</u>:

Response to the PNC as required by K.A.R. 82-14-6(c) was received by Staff on July 17, 2018. In its response, Olvera did admit to damaging the line and not obtaining a One-Call ticket for the concrete removal. Olvera explained that no "deep digging" was being done, only surface level work to remove the existing concrete and that they had never encountered a gas line located directly below the concrete. Excavation is defined in K.S.A. 66-1802(c) as "any operation in which earth, rock or other material below the surface is moved or otherwise displaced by any means..." The only exception to K.S.A. 66-1802(c) are agricultural tilling, road and ditch maintenance and operations related to crude oil.

E. Aggravating/Mitigating Circumstances:

Staff has not determined any circumstances that would cause modification of the \$500 recommended penalty amount.

RECOMMENDATION:

Staff recommends a civil penalty be issued to Olvera Concrete in the amount of \$500 for violation of K.S.A. 66-1804(a).

Attachment

Attachment I

E-MAILED JUL 17 2018 PROBABLE NONCOMPLIANCE Investigation: RJ-18-OC-1061

	PROBABLE NON	COMPLIANCE	Investigation: RJ-18-OC-1061
Company: Olvera Concrete		Division:	Kansas Corporation Commission
Regulation:			JUI 1 7 2018
66-1804 (a) & (e) Notice of intent of excave	ition.		
Notice of intent of excavation.			Utilities Division
(a) Except in the case of an emergency, an exc calendar days before the scheduled excavation excavation.			
(e) The notice of intent of excavation shall co excavator, the date the excavation activity is t of the excavation.			n filing the notice of intent, the name of the e notice shall also contain the specific location
PROBABLE NONCOMPLIANCE I	DESCRIPTION:		
On 06/11/18, KCC Staff investigate Wichita, Kansas. Olvera Concrete loader. Olvera did not have a valid present when it was hit. Olvera fai & (e) above.	(Olvera) hit the service One Call ticket for the	e drop removing concr e work. The line damag	ete in the driveway with a skid steer ged did not have any locate marks
OPERATOR'S RESPONSE: (Attac	h verification if needed) Attack	red on back
\square	M	<u></u>	
Operator's Authorized Signature:	KMFast) · Da	ate: <u>7/1/2018</u>
PIPELINE SAFETY USE ONLY:		Inspection Type: One C	
	late reviewed:	Date Inspected: 06/11/2 Inspected By: RJ	018
	ispector:	inspected by: KJ	

Operators Response: The gas pipeline was damaged during of removal an existing driveway at 3215 South Vine Street in Wichita, Kansas. No "One Call" ticket was obtained for this worksite. There was no excavation taking place at this job site only removal of existing concrete. The removal on concrete is surface level work and does not require any deep digging. The gas pipeline was located directly under the driveway. In many years of doing this type of work, not once has this ever occurred. It is uncertain why the pipeline was located directly under the concrete. Perhaps lack on inspection on part of the gas company. Nevertheless, the gas line was damaged in an obscured way by a skid steer.

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CERTIFICATE OF SERVICE

19-DPAX-070-PEN

I, the undersigned, certify that the true copy of the attached Order has been served to the following parties by means of

first class mail/hand delivered on _____08/24/2018

COLE BAILEY, LITIGATION COUNSEL KANSAS CORPORATION COMMISSION 1500 SW ARROWHEAD RD TOPEKA, KS 66604 Fax: 785-271-3354 c.bailey@kcc.ks.gov RAUL OLVERA, OWNER RAUL OLVERA D/B/A OLVERA CONCRETE 4357 S HANDLEY WICHITA, KS 67217

/S/ DeeAnn Shupe DeeAnn Shupe