STATE OF KANSAS



CORPORATION COMMISSION 1500 SW ARROWHEAD ROAD TOPLKA, KS 66604-4027 Phone: 785-271-3100 Fax: 785-271-3354 http://kec.ks.gov/

GOVERNOR JEFF COLYER, M.D.

SHARI FEIST ALBRECHT, CHAIR | JAY SCOTT EMLER, COMMISSIONER | DWIGHT D. KEEN, COMMISSIONER

NOTICE OF PENALTY ASSESSMENT

May 10, 2018

18-TRAM-484-PEN

Jose Gil Mendoza, Owner d/b/a JGM Trucking 4020 Bell Ct Garden City, Kansas 67846

This is a notice of a penalty assessment against Jose Gil Mendoza, d/b/a JGM Trucking (JGM Trucking) for violation(s) of Kansas Motor Carrier Safety Statutes, Rules, and Regulations discovered during a compliance review conducted on April 18, 2018, by Kansas Corporation Commission Special Investigator Penny Fryback. Penalty amounts are assessed in accordance with the FY 2018 Uniform Penalty Assessment Matrix, approved by the Commission on June 27, 2017. For a full description of the penalty and terms and obligations, please refer to the Penalty Order attached to this notice.

IF YOU ACCEPT THE PENALTY:

JGM Trucking has been assessed a \$650 penalty. You have thirty (30) days from the date of service of this Penalty Order to pay the fine, unless you choose the reduced penalty option explained below. Please remit payment of \$650 through your personal account with the Kansas Corporation Commission's KTRAN system located at https://puc.kcc.ks.gov/ktran/. If you have not received a letter from the Transportation Division assigning you a PIN, please contact that Division at 785-271-3145. You must have an account through KTRAN to pay the penalty owed.

JGM TRUCKING IS A NEW ENTRANT MOTOR CARRIER AND MAY BE ELIGIBLE FOR A PENALTY REDUCTION OF FIFTY PERCENT (50%) UNDER THE FOLLOWING TERMS:

New Entrant motor carriers are eligible for a one-time, fifty-percent (50%) reduction in the penalty assessed motor carriers. You have to agree to meet the terms and obligations set out in the attached Reduced Penalty Agreement to be eligible for the reduction. A fifty-percent (50%) reduction in the penalty assessed may be available if:

- (1) within fifteen (15) days from the date of this Penalty Order, the carrier signs and submits the attached Reduced Penalty Agreement to Litigation Counsel at the above address;
- (2) within thirty (30) days from the date of this Penalty Order, the carrier submits to Transportation Staff a Corrective Action Plan (CAP) documenting the violation(s) described in the attached Order, including specific and detailed information explaining the carrier's efforts and concrete steps taken to ensure the violation(s) do not occur in the future;
- (3) within thirty (30) days from the date of this Penalty Order, the carrier sends an individual responsible for safety compliance to attend a Commission-sponsored safety seminar, and proof of attendance must be submitted to the undersigned Litigation Counsel shortly thereafter; and
- (4) within eighteen (18) months from the date of this Penalty Order, the carrier must submit to a follow-up Safety Compliance Review. Transportation Staff will contact the carrier to schedule the review.

If a carrier is approved for a fifty-percent (50%) reduced penalty, an Order Amending Penalty Assessment assessing the reduced penalty and setting out the terms and conditions stated above may be issued by the Commission. Payment of the reduced penalty of \$325 would be due within 30 days from the date of service of the Order Amending Penalty Assessment.

IF YOU CONTEST THE PENALTY ORDER:

You have the right to request a hearing if you contest the terms of the Penalty Order. A request for hearing must be made in writing, setting forth the specific grounds upon which relief is sought. Jose Gil Mendoza, d/b/a JGM Trucking must file within fifteen (15) days from the date of service of this Order, the request for hearing with the Commission's electronic filing system found at https://puc.kcc.ks.gov/e-filing/e-express/, and mail a copy of the request for hearing to Litigation Counsel at the above address. If you do not have access to the internet, you can mail an original and seven (7) copies of the request to the Secretary to the Commission at 1500 S.W. Arrowhead Road, Topeka, Kansas 66604, and mail a copy of the request to Litigation Counsel. K.A.R. 82-1-215; K.S.A. 2017 Supp. 77-542.

IF YOU FAIL TO ACT:

Failure to adhere to the terms and obligations set out in the attached Penalty Order, including payment of the penalty of \$650 within thirty (30) days from the date of service of the Penalty Order, or in the alternative, provide a written request for a hearing within 15 days from the date of service of the Penalty Order, will result in the Order becoming final and the terms and conditions set out therein will be enforced. If JGM Trucking submits the attached Reduced Penalty Agreement as explained above, an Order Amending Penalty Assessment may be issued assessing the reduced penalty of \$325 and that payment would become due within thirty (30) days from the date of service of the Order Amending Penalty Assessment.

Respectfully

Litigation Counsel (785) 271-3118

a.latif@kcc.ks.gov

STATE OF KANSAS

CORPORATION COMMISSION 1500 SW ARROWHEAD ROAD TOPEKA, KS 66604-4027



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

GOVERNOR JEFF COLYER, M.D.
SHARI FEIST ALBRECHT, CHAIR | JAY SCOTT EMLER, COMMISSIONER | DWIGHT D. KEEN, COMMISSIONER

REDUCED PENALTY AGREEMENT

18-TRAM-484-PEN

Jose Gil Mendoza, d/b/a JGM Trucking (JGM Trucking) hereby submits this Reduced Penalty Agreement for approval of a fifty percent (50%) reduction in the penalty assessed in the Penalty Order dated May 10, 2018. JGM Trucking has agreed to comply with the following terms and obligations:

- 1. JGM Trucking has submitted, within fifteen (15) days from the date of the Penalty Order this signed and dated Reduced Penalty Agreement to Litigation Counsel.
- 2. JGM Trucking will, within thirty (30) days from the date of the Penalty Order, submit to Transportation Staff a Corrective Action Plan (CAP) documenting the violation(s) and describing specific and detailed information explaining its efforts and concrete steps taken to ensure the violation(s) do not occur in the future. I understand the CAP must be approved by Transportation Staff to become eligible for the 50% reduced penalty.
- 3. JGM Trucking will, within thirty (30) days from the date of the Penalty Order, send an individual responsible for safety compliance to attend a Commission-sponsored safety seminar, and proof of attendance will be submitted to the Litigation Counsel.
- 4. JGM Trucking will be available within eighteen (18) months from the date of the Penalty Order for a follow-up Safety Compliance Review. Transportation Staff will contact the carrier to schedule the review.

Jose Gil Mendoza, d/b/a JGM Trucking understands that if approved, an Order Amending Penalty Assessment will be issued by the Commission assessing a reduced penalty of \$325, and will set out the terms and conditions stated above. Once the Order Amending Penalty Assessment is issued by the Commission, JGM Trucking will have thirty (30) days from the date of service of that Order to pay the reduced penalty assessed.

Dated this day	of, 20	18.	
		Jose Gil Mendoza, d/b/a JGM T	rucking
		Jose Gil Mendoza	
		Owner	

(This Agreement can be mailed via U.S. Mail to the address above to the attention of Ahsan Latif, Litigation Counsel, or sent via e-mail to <u>v.jacobsen@kcc.ks.gov</u> and alatif@kcc.ks.gov.)

THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

Before Commissioners:

Shari Feist Albrecht, Chair

Jay Scott Emler Dwight D. Keen

In the Matter of the Investigation of Jose Gil)	
Mendoza, d/b/a JGM Trucking, of Garden)	
City, Kansas, Regarding the Violation of the)	
Motor Carrier Safety Statutes, Rules and)	Docket No. 18-TRAM-484-PEN
Regulations and the Commission's Authority to)	
Impose Penalties, Sanctions and/or the)	
Revocation of Motor Carrier Authority.)	

PENALTY ORDER

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

I. JURISDICTION

- 1. Pursuant to K.S.A. 2017 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. 2017 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. 2017 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. 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.

II. BACKGROUND

- 4. Jose Gil Mendoza, d/b/a JGM Trucking (JGM Trucking) has common operating authority with the Commission and further operates under USDOT number 2827634.
- 5. Jose Mendoza attended a Commission-sponsored Motor Carrier Education and Safety Instructional Meeting on December 14, 2015, on behalf of JGM Trucking.
- 6. JGM Trucking is a common motor carrier which primarily hauls grain, feed, hay and commodities dry bulk.
- 7. JGM Trucking is a New Entrant motor carrier and may be eligible for a fifty-percent (50%) reduction of the penalty(s) assessed below.

III. STATEMENT OF FACTS

- 8. Pursuant to the jurisdiction and authority cited above, on April 18, 2018, Commission Staff (Staff) Special Investigator Penny Fryback conducted a compliance review of the operations of JGM Trucking. A copy of the safety compliance review is attached hereto as Attachment "A" and is hereby incorporated by reference. As a result of this investigation, the special investigator identified one (1) violation(s) of the Motor Carrier Safety Regulations.
 - a. On October 28, 2017, JGM Trucking required or permitted its driver, Aaron Soto-Barrios, to operate a CDL-required commercial motor vehicle, a 2007 Kenworth, VIN ending in 170741, GVWR 33,000 lbs., in interstate commerce from Garden City, Kansas to Hereford, Texas. This trip is evidenced by a Claim Summary, Claim # 17-2859155, dated October 28,

2017, a copy of which is attached hereto as Attachment "B" and is hereby incorporated by reference. At the time of this transportation, driver Aaron Soto-Barrios was involved in a one vehicle rollover accident and was cited for unsafe driving. JGM Trucking failed to require Mr. Soto-Barrios to obtain a post-accident alcohol and controlled substance test. The carrier's failure to test its driver for alcohol and controlled substances as soon as practicable following a DOT recordable accident is a violation of 49 C.F.R. 382.303(a) and (b), adopted by K.A.R. 82-4-3, and authorized by K.S.A. 2017 Supp. 66-1,129. Staff recommends a fine of \$650.

IV. STAFF'S RECOMMENDATIONS

- 9. Based upon the available facts, Staff recommends the Commission find JGM Trucking committed one (1) violation(s) of Kansas law that governs motor carriers, including various provisions of the Federal Motor Carrier Safety Regulations (FMCSRs), as adopted by the Kansas Administrative Regulations, and is therefore subject to sanctions or fines imposed by the Commission.
- 10. Staff recommends a civil penalty of \$650 for one (1) violation(s) of the Motor Carrier Safety Statutes, Rules and Regulations.
- 11. Staff provides notice to the Commission that Jose Gil Mendoza, d/b/a JGM Trucking is a New Entrant motor carrier and may be eligible for a fifty-percent (50%) reduced civil penalty. The carrier must submit to Litigation Counsel within fifteen (15) days of the date of this Penalty Order the signed and dated Reduced Penalty Agreement and Transportation Staff must approve the carrier's Corrective Action Plan (CAP).

- 12. Staff recommends Jose Gil Mendoza, d/b/a JGM Trucking submit a Corrective Action Plan (CAP) within thirty (30) days of the date of this Penalty Order, to Transportation Staff, documenting the violation(s) described in this Penalty Order, including specific and detailed information explaining the carrier's efforts and concrete steps taken to ensure the violation(s) do not occur in the future. The CAP must be approved by Transportation Staff to qualify for the fifty-percent (50%) discount.
- 13. Staff further recommends that a representative from JGM Trucking attend a Commission-sponsored safety seminar within ninety (90) days from the date of this Order, and provide proof of attendance to Litigation Counsel.
- 14. Finally, Staff recommends that JGM Trucking submit to one follow-up safety compliance review within eighteen (18) months from the date of this Order. Staff will contact the motor carrier at a later date to determine an appropriate time for this review.

V. CONCLUSIONS OF LAW

- 15. The Commission finds it has jurisdiction over JGM Trucking because it is a motor carrier as defined in K.S.A. 2017 Supp. 66-1,108.
- 16. The Commission finds a penalty of \$650 should be assessed to JGM Trucking for committing one (1) violation(s) of Kansas law that governs motor carriers, including various provisions of the Federal Motor Carrier Safety Regulations (FMCSRs), as adopted by the Kansas Administrative Regulations, and is therefore subject to sanctions or fines imposed by the Commission.
- 17. The Commission finds JGM Trucking is a New Entrant motor carrier and may be eligible for a fifty-percent (50%) reduction in the penalty(s) assessed herein.

THE COMMISSION THEREFORE ORDERS THAT:

- A. Jose Gil Mendoza, d/b/a JGM Trucking, of Garden City, Kansas is hereby assessed a penalty of \$650 for one (1) violation(s) of Kansas law governing the regulation of motor carriers, the Kansas Administrative Regulations and provisions of the Federal Motor Carrier Safety Regulations, as adopted by the Kansas Administrative Regulations. Payment of \$650 must be made through your personal account with the Kansas Corporation Commission's KTRAN system located at https://puc.kcc.ks.gov/ktran/. You must have an account through KTRAN to pay the penalty owed.
- B. A representative from JGM Trucking is ordered to attend a Commission-sponsored safety meeting within ninety (90) days from the date of this Order, and provide proof of attendance to Litigation Counsel. A schedule of dates and locations for safety seminars can be found at the Commission's website http://www.kcc.state.ks.us/trans/safety_meetings.htm.
- C. JGM Trucking must submit a Corrective Action Plan (CAP) within thirty (30) days of the date of this Penalty Order, to Transportation Staff, documenting the violation(s) described above, including specific and detailed information explaining the carrier's efforts and concrete steps taken to ensure the violation(s) do not occur in the future.
- D. JGM Trucking is ordered to submit to one follow-up safety compliance review within eighteen (18) months from the date of this Order. Transportation Staff will contact the motor carrier at a later date to determine an appropriate time for this review.
- E. If JGM Trucking does not submit the Reduced Penalty Agreement and fails to pay the penalty of \$650 within thirty (30) days from the date of service of this Penalty Order, *see* K.S.A. 66-1,105, and/or fails to comply with the provisions of this Order, the Commission will have the right to order further sanctions, including suspension of JGM Trucking's motor carrier

operating authority without further notice. Additionally, the Commission may issue and enforce revocation of motor carrier authority and/or issue cease and desist order(s), and may order other remedies available to the Commission by law, without further notice.

- F. On May 10, 2018, this Order was mailed via Certified Mail, Return Receipt Requested, Receipt Number 70161970000105743434. Service of this Order is deemed complete upon the date delivered shown on the Domestic Return Receipt.
- G. Pursuant to K.S.A. 2017 Supp. 77-537 and K.S.A. 77-542, any party may request a hearing on the above issue(s) by submitting a written request setting forth the specific grounds upon which relief is sought, within fifteen (15) days from the date of service of this Penalty Order. The request may be electronically filed with the Commission's electronic filing system at https://puc.kcc.ks.gov/e-filing/e-express/, and a copy mailed to the Litigation Counsel. If you do not have access to the internet, you can mail an original and seven copies of the request to the Secretary to the Commission, at 1500 S.W. Arrowhead Road, Topeka, Kansas 66604, and mail a copy to Litigation Counsel. A hearing will be scheduled only upon written request. Failure to timely request a hearing will result in a waiver of JGM Trucking's right to a hearing.
- H. If a request for hearing is filed, 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). For civil penalties less than \$500, a corporation may appear by a duly authorized representative of the corporation. K.S.A. 2017 Supp. 66-1,142b(e) and amendments thereto.

I. The Commission retains jurisdiction over the subject matter and the parties for the purpose of entering such further orders, as necessary.

BY THE COMMISSION IT IS SO ORDERED.

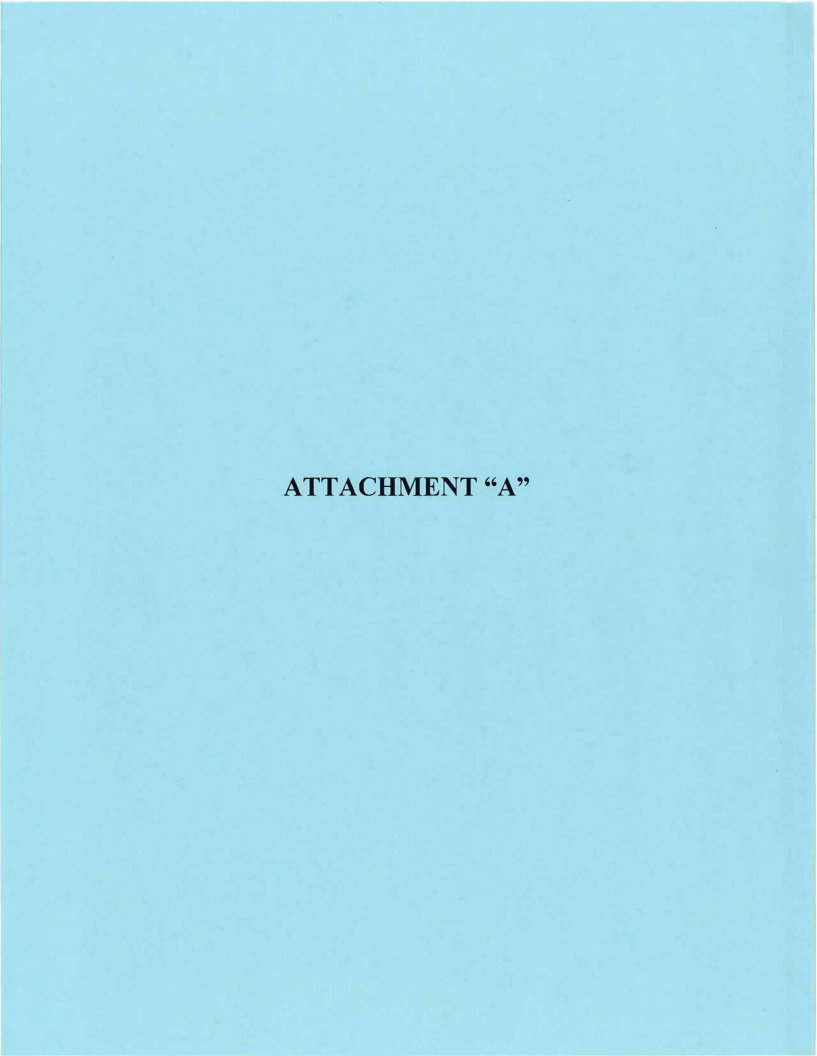
Albrecht,	Chair;	Emler,	Commissioner	; Keen,	Commissioner

Lynn M. Retz

Secretary to the Commission

Lynn M. Ret

AAL



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MC/MX #:	944158	State	#:	Fede	oral Tax ID:		(EIN)
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CDL Drivers: 3

>= 100 Miles:



U.S. DOT #: 2827634

State #:

Review Date: 04/17/2018

Part A

QUESTIONS regarding this report or the Federal Motor Carrier Safety or Hazardous Materials rules may be addressed to the Office of Motor Carriers at:

Kansas Corporation Commission 1500 SW Arrowhead Road

Topeka, Ks 66604

Phone: 785-271-3145

This report will be used to assess your safety compliance.

Person(s) Interviewed

Name: Jose Mendoza

Title: Owner

Name:





U.S. DOT#: 2827634

State #:

Review Date: 04/17/2018

Part B Violations

1 STATE CRITICAL	Primary: K.A.R. 82-4-35a CFR Equivalent: 392.2	Discovered 23	Checked 45	Drivers/Vehicles In Violation Checked 2 3		
Description Carrier is requirecelpts and an Example Driver Jose Me Trip Date 3/13/	Description Carrier is required to retain the bills of lading,or shipping receipts, waybills, freight bills, run tickets, fuel receipts roll road receipts and any other document that would indicate compliancewith the hours of service requirements.					
2	retain the bill of lading and the a scale ticket for Primary: 382.303(a)	Discovered	Checked	Drivers/Vehicles In Violation Checked		
FEDERAL		1	3	1 3		
Driver Accident Date: 10/28/2017 Driver charged: Unsafe speed Driver Aaron Soto was involved in a single vehicle rollover accident on a curve in Texas pm October 28, 2017 and was cited for unsafe speed. Driver did not complete a post accident alcohol test.						
3 FEDERAL	Primary: 382.303(b)	Discovered	Checked 3	Drivers/Vehicles in Violation Checked 1 3		
Description Falling to conduct post accident testing on driver for controlled substances. Example Driver Accident Date: 10/28/2017 Cited: Unsafe Speed						
4 FEDERAL	Primary: 395.8(f)	Discovered	Checked 31	Drivers/Vehicles in Violation Checked 1 2		
Description Failing to require driver to prepare record of duty status in form and manner prescribed. Example Driver Trip Date: 2/26/2019 Driver failed to enter the name of the shipper and the commodity or a bill of lading number						
Safety Fitness Rating Information: Total Miles Operated 247,506 Recordable Accidents 1 Recordable Accidents/Million Miles 4.04 OOS Vehicle (CR): 0 OOS Vehicle (nspected (CR): 0 OOS Vehicle (MCMIS): 2 Number of Vehicles Inspected (MCMIS): 3						



U.S. DOT #: 2827634

State #:

Review Date: 04/17/2018

Part B Violations

four proposed safety rating is :	Rating Factors	Acute	Critical	
our proposed outery running to t	Factor 1:	S	0	0
	Factor 2:	S	0	0
SATISFACTORY	Factor 3:	С	0	1
	Factor 4:	Ç	0	0
	Factor 5:	N	0	0
	Factor 6:	S	-	•

Corrective actions must be taken for any violations (deficiencies) identified on Part B of this report.



U.S. DOT #: 2827634

State #:

Review Date: 04/17/2018

Part B Requirements and/or Recommendations

1. For all investigations:

- Understand Why Compliance Saves Time and Money: Compliance with FMCSRs will not only save lives, but also saves your business time and money. Tracking how much your business spends on non-compliance activities can help you understand the many benefits of compliance to your business and why safety is good business.
- Document and Follow Through on Action Plans: Document and follow through on action plans to ensure the actions you are taking are creating improvement in safety management and compliance
- NOTICE: A pattern and/or repeated violations of the same or related acute or critical regulations (violations of the same Part in Title 49, Code of Federal Regulations) will cause the maximum penalties allowed by law to be assessed under Section 222 of the Motor Carrier Safety Improvement Act of 1999 (MCSIA). A pattern of violations means two or more violations of acute and/or critical regulations in three or more Parts of Title 49, Code of Federal Regulations discovered during any eligible investigation. Repeated violations means violation(s) of an acute regulation of the same Part of Title 49, Code of Federal Regulations discovered in an investigation after one or more closed enforcement actions within a six year period and/or violation(s) of a critical regulation in the same Part of Title 49, Code of Federal Regulations discovered in an investigation after two or more closed enforcement actions within a six year period.
- NOTICE: 49 CFR Part 391.23 requires prospective employers to, at a minimum, investigate a driver's employment information, crash record, and alcohol and controlled substances history from all employers the driver worked for within the previous 3 years.

The Pre-Employment Screening Program (PSP) is a screening tool that assists motor carriers in investigating crash history and roadside safety performance of prospective drivers. The PSP allows motor carriers to purchase 5 years of crash data and 3 years of roadside inspection data from the Federal Motor Carrier Safety Administration's (FMCSA) Motor Carrier Management Information System (MCMIS). Records are available 24 hours a day via Web request. Motor carriers should visit the following website for more information: http://www.psp.fmcsa.dot.gov/Pages/default.aspx

All motor carriers and truck drivers are needed to fight against terrorism and hijacking. You could be a target.
 Protect yourself, your trucks, your cargo, and your facilities. Discuss with your employees/drivers the "Security Measures for Truck Drivers and Companies" which were provided and reviewed with motor carrier official. Motor carriers should visit the following website for more information:
 http://www.fmcsa.dot.gov/documents/Hijacking-Brochure.pdf

FMCSA recently announced planned improvements to the Carrier Safety Measurement System (SMS) which was implemented in December 2010 as part of the Agency's broader Compliance, Safety, Accountability (CSA) initiative. A preview of these improvements is currently available to motor carriers. The system changes are scheduled to be available to the public in July 2012. There will be additional opportunity for public comment on the changes after the preview period ends in July 2012. The improvements to SMS are based on ongoing analysis and feedback from enforcement personnel, the motor carrier industry, and other stakeholders. The changes more effectively identify and prioritize high-risk and other unsafe motor carriers for enforcement interventions designed to reduce commercial motor vehicle crashes and hazardous materials incidents. Motor carrier's currently have the ability to preview how the improvements impact their individual safety data in SMS. These improvements include: (1) Changes to the SMS methodology that identify higher risk carriers while addressing industry biases; (2) better applications of SMS results for Agency interventions by more accurately identifying safety sensitive carriers (i.e., carriers transporting people and carriers hauling hazardous materials (HM)), so that such firms can be selected for CSA interventions at more stringent levels; and, (3) more specific fact-based displays of SMS results on the SMS Web site. The data preview may be found at http://csa.fmcsa.dot.gov/. During the data preview period, the Agency requests comments on the Impacts of the changes.

For all Investigations that could result in a Penalty Order:

• PLEASE NOTE: The violations discovered during this compliance review may affect the civil penalty proposed in any subsequent Penalty Order. In addition, your history of prior violations of the Federal Motor Carrier Safety





U.S. DOT #: 2827634

State #:



Review Date: 04/17/2018

Part B Requirements and/or Recommendations

Regulations, Federal Hazardous Material Regulations or the Federal Motor Carrier Commercial Regulations may also affect the civil penalty proposed in any subsequent Penalty Order. Your signature for receipt of this report acknowledges your understanding that the violations discovered by the KCC during this review may be used to calculate any civil penalty proposed as a result of this review.

For all Investigations that did not result in a Cooperative Safety Plan:

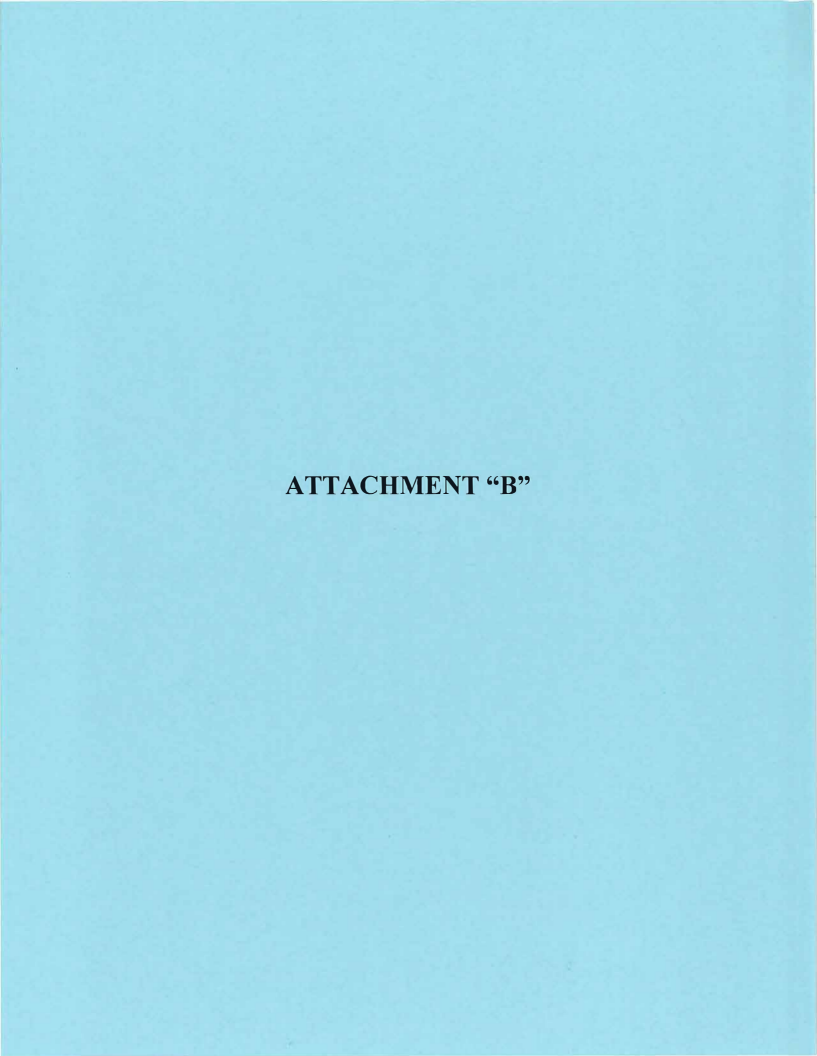
The KCC requires that you prepare a corrective action letter, addressing the measures taken to correct the violations identified within this report. Submit this letter within 30 days outlining the carrier's updated changes to their policies and procedures regarding all listed violations. Explain in detail how, as a carrier representative, you will rectify these deficiencies and prevent their reoccurrence going forward. Include any supporting documentation and evidence as indicated in the recommendations above, (example: vehicle inspections performed, proof of drug and alcohol testing in place, etc.) necessary to prove that corrective action has been taken. Mail the letter along with copies of your supporting evidence to:

Kansas Corporation Commission Attn: Gary Davenport 1500 SW Arrowhead Rd Topeka, KS 66604-4027

- 2. Supporting documents shall be made available upon request for inspection by any duly authorized representative of the Kansas Corporation Commission. Supporting documents are registration receipts, drivers records of duty status, bills of lading, shipping receipts, waybills, freight bills, run tickets or equivalent documents, fuel receipts, toll road receipts and any other document that would indicate compliance with the hours of service requirements.
- 3. As soon as practicable following an occurrence involving a commercial motor vehicle operating on a public road in commerce, each employer shall test for alcohol and controlled substances for each of its surviving drivers if the accident involves the loss of human life; or if the driver receives a citation in which bodily injury to any person or one or more motor vehicles incurring disabling damage as a result of the accident. Accident Table is 382.303
- 4. The following information must be included on the form in addition to the grid: (1) Date; (2) Total miles driving today; (3) Truck or tractor and trailer number; (4) Name of carrier; (5) Driver's signature/certification; (6) 24 hour period starting time (e.g., midnight, 9:00 a.m., noon, 3:00 p.m.); (7) Main office address; (8) Remarks; (9) Name of co driver; (10) Total hours (far right edge of grid); change of duty status locations, and (11) Shipping document number(s), or name of shipper and commodity.
- 5. This review will result in a Safety Rating.
- 6. This report contains citations of regulations that are deemed serious in nature and could result in penalties against your company and/or your drivers.

acknowledge that these requirements and/or recommendations have been discussed with me and my questions have been answered. I understand that failure to satisfactorily remedy the above-listed requirements, and/or failure to comply with Kansas Motor Carrier Safety Statutes and Regulations could result in the suspension of Jose Gil Mendoza d/b/a JGM Trucking operating authority and/or the impoundment of Jose Gil Mendoza d/b/a JGM Trucking vehicles.





Report Printed: 04/05/2018 12:33 PM EST

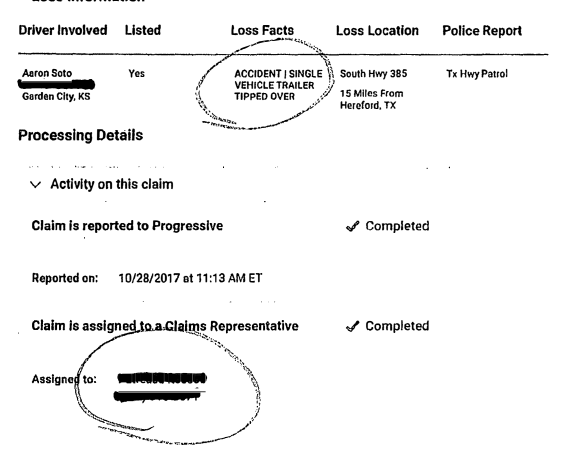
Claim Summary

Claim # 17-2859155

Insured	Product	Policy Number	Date of Loss
- · · · · · · · · · · · · · · · · · · ·			Claim Status
	•		
Jose Gil	Commercial		10/28/2017 at
Mendoza 4020 Bell	Auto		09:30 AM CT
Court	Closed		
Garden City,			
KS			

Claims Detail

Loss Information



CERTIFICATE OF SERVICE

18-TRAM-484-PEN

I, the undersigned, certify that the true copy of the attac	ched Order has been served to the following parties by means of
first class mail/hand delivered on05/11/2018	·
JOSE GIL MENDOZA, OWNER JOSE GIL MENDOZA D/B/A JGM TRUCKING 4020 BELL CT GARDEN CITY, KS 67846-8748	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