MINUTES OF MEETING
OF THE INDUSTRIAL COMMISSION OF ARIZONA
Held at 800 West Washington Street
Conference Room 308
Phoenix, Arizona 85007
Thursday, February 20, 2020 – 1:00 p.m.

Present:

Dale L. Schultz                          Chairman
Joseph M. Hennelly, Jr.                  Vice Chair
Scott P. LeMarr                          Commissioner
Steven J. Krenzel                        Commissioner

James Ashley                            Director
Gaetano Testini                         Chief Legal Counsel
Jason M. Porter                         Deputy Director
Trevor Laky                             Legislative Affairs Chief / Public Information Officer
Renee Pastor                           Self Insurance
Janine Locke                            Special Services Manager
Marilyn Carter                          Human Resources Manager
Charles Carpenter                      Medical Resource Office Manager
Jessie Atencio                         ADOSH Director
Larry Gast                             Discrimination Supervisor
Chandler Everett                      Compliance Officer
Ron Mills                              Compliance Officer
Karriem Allah                          Compliance Officer
Mike Amparano                          Compliance Officer
Kara Dimas                             Commission Secretary

Chairman Schultz convened the meeting at 1:00 p.m. Also in attendance were LouAnn Sampson Sibley and George Sibley, M.D.; Marsha Foutz; Chris Westfall (Mission Royale Partners, LLC); John Miller (Professional Contracting, Inc.); Scot Butler (AZ Naturopathic Assn.); Shanlie Blair (Snell & Wilmer). Chairman Schultz noted that Dr. Sibley was a neighbor many years ago and an ER doctor at Desert Samaritan at that time.

Approval of Minutes of February 13, 2020 Regular Meeting Minutes.

Commissioner LeMarr moved to approve the Minutes of the February 13, 2020 regular session meeting and Vice Chair Hennelly seconded the motion. Chairman Schultz, Vice Chair Hennelly and Commissioner LeMarr voted in favor of the motion. Commissioner Krenzel abstained. The motion passed.

Consent Agenda:

All items following under this agenda item are consent matters and will be considered by a single motion with no discussion unless a Commissioner asks to remove an item on the consent agenda to be discussed and voted on separately. The Commission may move into Executive Session under A.R.S. § 38-431.03(A)(2) to discuss records exempt by law from public inspection. Legal action involving a final vote or decision shall not be taken in Executive Session. If such action is required, then it will be taken in General Session.
a. Approval of Requests for Renewal of Self-Insurance Authority.

1. Maricopa County

Chairman Schultz noted the low experience modification factor for Maricopa County. Commissioner LeMarr sits on the Board of Trustees for the County and therefore recused himself.

Commissioner Krenzel moved to approve the Consent Agenda and Vice Chair Hennelly seconded the motion. Chairman Schultz, Vice Chair Hennelly and Commissioner Krenzel voted in favor of the motion. Commissioner LeMarr abstained. The motion passed.

Safety Committee Update and Topic Discussion.

Ms. Locke outlined the Commission’s accident investigation and trend analysis which is part of being a VPP site. She reviewed the tracking of accidents and the committee that investigates to help prevent any further accidents. The spreadsheet and graphs show the type of accident, location, date reported, the body part and type of hazard and estimate or actual costs.

Chairman Schultz noted he was impressed by the number of near misses recorded, most organizations record just an actual injury, but it’s the near misses that enable you to do preventative work and without that it is hard to get enough data to identify trends and the opportunity to do preventative work.

Ms. Locke and Chairman Schultz agreed to update the Commissioners with this data twice a year so they can provide support to have an effective safety program.

Ms. Carter outlined the OSHA 300 Log for the Agency going back 10 years showing the numbers of injuries, type, and location. The 2019 data shows a slip and fall which happened off-sight; the person is still out under medical care.

Mrs. Sibley asked how to obtain a copy of the documents. Chairman Schultz noted is was for our employee injuries and internal for our own safety programs. He also noted that any materials in this meeting are public records.

Discussion and/or Action of Arizona Division of Occupational Safety and Health Discrimination Complaint.

19-4067-13 Sibley v. Concentric Healthcare Solutions LLC

Chairman Schultz discussed the purpose of and process under A.R.S. § 23-425 for the Commission’s review of ADOSH determination.

Mr. Atencio noted that the Commissioners had been provided copies of the Summary of Appeal and Analysis, ADOSH Findings, Complainant’s Request for Appeal and the Report of Investigation (ROI) for their consideration prior to the Commission Meeting. Mr. Atencio reviewed the Summary of Appeal and Analysis noting the discrimination complaint was not timely for the following reasons: 1) the Complainant reported being fired for exercising OSHA-protected activity on October 17, 2018, which clearly followed the telephone calls to ADOSH alleged by the Complainant by several weeks, and 2) the Complainant said during several intake interviews that her substantial purpose in calling ADOSH was to report safety concerns and several other allegations related to patient care, elder abuse,
nursing practice standards and certification, improper documentation of potential exposure to blood borne pathogens and Respondent’s refusal to allow her to report the assault to police. Mr. Atencio noted the appeal was timely and received on November 8, 2019.

Mr. Atencio reviewed the background, analysis and accusation of complaint mishandling. Mr. Gast discussed ADOSH phone records and the inability to determine who would have spoken on those calls. Mr. Atencio noted ADOSH practices and policy of using telephone logs to generate notes for new or existing cases.

Mr. Gast noted ADOSH does not dispute that Mrs. Sibley called, but does not know who she spoke to or the contents of the conversation. Commissioner LeMarr and Mr. Atencio discussed the numerous routes the call could have followed, depending on what the caller stated.

Vice Chair Hennelly confirmed with Mr. Gast that the calls came into the main ADOSH number.

Mrs. Sibley, a licensed nurse in California and Arizona, and Dr. Sibley, her husband, provided the history of the incident in which Mrs. Sibley was injured while trying to protect patients at Haven Behavioral Health. Mrs. Sibley explained that she called ADOSH on two occasions, speaking once with a male and once with a female. Mrs. Sibley explained the importance of being a mandatory reporter. Mrs. Sibley expressed frustration with the Arizona Nursing Board, ADOSH, her former employer, and Concentra.

Dr. Sibley and Mrs. Sibley made the decision to leave the meeting.

Chairman Schultz noted before they go, that he works in healthcare and it is critical to report, definitely is, if we do not expose these things, we do not make progress unless we expose what is going on.

Dr. Sibley noted the Commission took her seriously.

Chairman Schultz also hoped that she raised these serious concerns with the licensing agencies for those facilities.

Chairman Schultz appreciated her raising the issues and coming down to speak with us and we do want things to get better.

Dr. Sibley, Mrs. Sibley and Ms. Foutz left the meeting.

Mr. Atencio stated that ADOSH did investigate a complaint for safety and health, over the allegations for workplace violence as well as blood borne pathogens on February 26, 2019, and a response was sent to the Complainant on April 30, 2019. Mr. Atencio noted the discrimination case is separate.

Chairman Schultz knows the training on being respectful and treating everyone with concern and to take every complaint as legitimate so those are the things that are key in the agency. He assumed the other Commissioners also created a timeline, which indicates you cannot have reported an adverse action before the adverse action took place. The calls get to be irrelevant to them and what is important is then, is there evidence of either these things occurring that would cause equitable tolling and agreed with the analysis of going through that and using the WIM as the basis for that. We do not have control
over other agencies that she may have complained to that would have been frankly far more appropriate for the nature of the issues that she is finding concern with. Ours is purely to deal with the issue of her appeal on the ADOSH denial of her discrimination claim and that it was denied based upon being untimely and that is the sole issue that is before the Commissioners.

Commissioner LeMarr asked about the whole thing being about the timeline and timeliness and validity of her situation, and all about the timeliness and what kind of interview was conducted with the respondent - Mr. Gast described the process. Commissioner LeMarr, Mr. Gast and Mr. Atencio discussed the termination and that Mrs. Sibley has filed with Federal OSHA but ADOSH has not heard back from Federal OSHA on their open file.

Vice Chair Hennelly, Mr. Atencio, Mr. Gast and Commissioner LeMarr discussed that the date of termination and the dates of injury did not add up to be within the required 30 days.

Chairman Schultz noted the three options available to the Commission are to affirm, remand or overturn the decision of ADOSH.

Commissioner LeMarr noted this is going to call for speculation but it seems clear that there were phone calls to ADOSH on July 27th and July 31st before the alleged discrimination happened. So those calls would have been on safety. Mr. Gast responded on the intake interview with Mrs. Sibley and Ms. Rassi, Mrs. Sibley talked about contacting OSHA and telling them about the blood borne pathogen hazards, and the workplace violence hazards. Commissioner LeMarr asked if it was not about losing her job but was about an unsafe work environment and improper things going on and people hurt. Mr. Atencio added that the reports were not only for herself, but peers on the floor, also patient safety. Mr. Gast added it was also other issues that were not related to OSHA such as nursing practices. Commissioner LeMarr noted there was a safety inspection that did not identify any issues, and wondered if it was a thorough inspection of the whole facility or just the spot. Mr. Atencio noted that as an improvement with the compliance officers, under the additional information, they would only have it and would be expanded beyond the complaint items based on observed or complaint hazards, and that information is not listed.

Commissioner LeMarr asked if the inspection was solely based on the complaint received by Mrs. Sibley of patients on the floor, and patients not supported. Mr. Atencio noted the complaint is what ADOSH in the span of control can handle, patient safety is something different unless it is based upon something like ergonomics. In this instance, the Complainant is saying that she was assaulted, exposed to blood borne pathogens and improperly tested. They were not able to corroborate her claims, they asked questions of the management and follow-up with the policies and procedures and did interviews on sight with staff and those applicable to that area or the same type job duties and in this instance they do not have anything that was in violation of the OSHA standards.

Chairman Schultz asked for a motion to affirm, remand or overturn the decision of ADOSH.

Vice Chair Hennelly noted based on the timeline as best as determined, we cannot meet the necessary goal of establishing that the complaint was made timely. He wished there was more information on the calls, but it seems the most likely subject was the blood borne pathogens etc. that was talked about. Even at the earliest date that he sees from the record and described here today, which would have been the hearing in November 26, 2018, that is still over 30 days from the last date that he could determine would have been her termination date of October 17, 2018 and having trouble finding anything that would fit into those 30 days. Based on that, Vice Chair Hennelly moved to affirm the recommendation for appeal of ADOSH case 19-4067-13. Commissioner Krenzel seconded the motion.
Chairman Schultz, Vice Chair Hennelly and Commissioner Krenzel voted in favor of the motion. Commissioner LeMarr voted against the motion. The motion passed with a vote of 3 to 1.

Executive Session under A.R.S. § 38-431.03(A)(3) and (A)(4) to Discuss Arizona Division of Occupational Safety and Health Discrimination Complaint.

19-4067-13    Sibley v. Concentric Healthcare Solutions LLC

This item was provisional and on the agenda in the event there was a need for executive session to obtain advice from counsel. There was no need for an executive session.

Discussion and Action of Arizona Division of Occupational Safety and Health Proposed Citations and Penalties.

Chairman Schultz discussed the purpose of and process for the Commission’s consideration of ADOSH citations and proposed penalties.

Mission Royal Partners LLC
11 S Mission Pkwy
Casa Grande, AZ 85194

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<th>125 S Mission Pkwy</th>
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<td>Inspection No:</td>
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<td>12/19/2019</td>
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SERIOUS – Citation 1 - Item 1 –

a) Shop: Employees maintained batteries and were exposed to sulfuric acid, and the emergency eyewash mounted on the east outside wall of the building did not work. 29 CFR 1910.151(c)
Div. Proposal - $1,000.00

Formula Amt. - $1,000.00

SERIOUS – Citation 1 - Item 2 –

a) 125 S Mission Pkwy, Casa Grande: Employees who operated the Caterpillar brand forklift, model V50D, serial number 3EC3308, had not been trained and evaluated. 29 CFR 1910.178(i)(1)(i)
Div. Proposal - $1,000.00

Formula Amt. - $1,000.00

SERIOUS – Citation 1 - Item 3 –

a) Shop: The Central Machinery brand air compressor, unknown model and serial number, did not have a guard on the horizontal belt. 29 CFR 1910.219(e)(1)(i)
Div. Proposal - $1,000.00

Formula Amt. - $1,000.00

SERIOUS – Citation 1 - Item 4 –

a) Shop: A circuit breaker panel located in the southeast corner did not have both sections of the dead front installed. 29 CFR 1910.305(d)(2)
Div. Proposal - $1,000.00

Formula Amt. - $1,000.00

TOTAL PENALTY - $4,000.00

TOTAL FORMULA AMT. - $4,000.00
Mr. Atencio discussed ADOSH’s investigation, summarized the citation and proposed penalties, and reviewed the photographs.

Commissioner LeMarr and Mr. Atencio discussed forklift training and during the interview confirmed there was no formal forklift training.

Mr. Westfall noted he took over the facility about a month and a half after the inspection. He noted everything was true and that everything has been fixed, ratified, and has pictures to prove it. He noted it was his fault for the forklift, he had never had a forklift and did not know there was forklift training, but the forklift is no longer in use or on the property. He noted there are not corrosive materials and no restricted use, what was in the chemical room was there before and the employer has not put out any chemicals since he started except fertilizer and basic generic items. Everything has been fixed, he just wanted to make his point. He noted the ADOSH representative was fantastic and had never been visited by one and have been taking care of golf courses for years and the visit was enlightening to him, he had missed the guard on the electric panel, the part was there, they had just taken it off before he was there. He does regular training now, he has been a superintendent for years and understands what OSHA and safety is, strives for that.

Commissioner LeMarr moved to amend the Citation for prompt abatement and recognizing the conditions by proposing a 25% reduction for good faith for all items for a total penalty to $3,000.00. Commissioner Krenzel seconded the motion. Chairman Schultz, Vice Chair Hennelly, Commissioner LeMarr and Commissioner Krenzel voted in favor of the motion. The motion passed.

Professional Contracting, Inc.
2938 E North Ridge St
Mesa, AZ 85213

| Complaint | Years in Business: 10 |
| Empl. Covered by Inspection: 5 |

**SERIOUS – Citation 1 - Item 1 –**

a) 1101 S Ellsworth Rd, Mesa, AZ 85208: Four employees were performing demolition work and were not provided with personal protective equipment (PPE) such as hard hats. 29 CFR 1926.28(a)

Div. Proposal - $1,000.00  
Formula Amt. - $1,000.00

**SERIOUS – Citation 1 - Item 2 –**

a) 1101 S Ellsworth Rd, Mesa, AZ 85208: Four employees were demolishing a concrete deck with a height of ten feet and were not protected from fall hazards. 29 CFR 1926.501(b)(1)

Div. Proposal - $1,000.00  
Formula Amt. - $1,000.00

**SERIOUS – Citation 1 - Item 3 –**

a) 1101 S Ellsworth Rd, Mesa, AZ 85208: Four employees were demolishing a concrete deck with a height of ten feet without receiving fall protection training. 29 CFR 1926.503(a)(1)

Div. Proposal - $1,000.00  
Formula Amt. - $1,000.00
SERIOUS – Citation 1 - Item 4 –

a) 1101 S Ellsworth Rd, Mesa, AZ 85208: Prior to permitting four employees and the Owner from starting demolition operations of a concrete deck structure with a height of ten feet, the employer did not perform an engineering survey to ensure that the demolition methods would not result in the unplanned collapse of any portion of the structure.  29 CFR 1926.850(a)
Div. Proposal - $1,000.00 Formula Amt. - $1,000.00

SERIOUS – Citation 1 - Item 5 –

a) 1101 S Ellsworth Rd, Mesa, AZ 85208: Four employees were performing demolition work and were not provided training in the health hazards associated with exposure to respirable crystalline silica. 29 CFR 1926.1153(i)(2)(i)(A)
Div. Proposal - $1,000.00 Formula Amt. - $1,000.00
TOTAL PENALTY - $5,000.00 TOTAL FORMULA AMT. - $5,000.00

Mr. Atencio discussed ADOSH’s investigation, summarized the citation and proposed penalties, and reviewed the photographs.

Commissioner Krenzel and Mr. Atencio discussed PPE related to the job site.

Commissioner LeMarr noted he was familiar with this type of construction, the original concrete on the deck was rolled metal decking when it was built it was engineered to support it, had a building permit and that process. Commissioner LeMarr and Mr. Atencio discussed the determination that it may not be safe to remove the faulty, lightweight concrete and replace it with new and the standard being general regarding assessment, and there was nothing in this instance or other items that would have needed to be done to meet the intent of the standard.

Mr. Miller, owner of Professional Contracting, spoke regarding the original intent to re-deck and re-coat the roof, to resolve trouble with the water running back into the building instead of off the deck. He noted the material removed from the site, he was not sure when it was built and the owners asked him if he could fix it. He said he could, he does not have any employees, he is just a general contractor and called some contacts that have some help and when they came out they started demolishing it. He had an engineer look at it, all steel trusses, all was well and the metal was good and there was no problem with falling down, but he didn’t know until he got down to the metal trusses. It had a 3 1/2 inch slope back to the building, so all of the water was running back. Normally he does not do anything of this caliber. He has pictures of the finished work, the hand rail is up, it was there just not up because it needed to be fixed and was rusted through. Everything is repaired and put back in place, and fortunately nobody fell, and he understands it could have happened. He was there every day, worked 46 days straight to make sure no one got to the edge. The dust control, they were spraying it down with two hoses and four ceiling fans above and blowing it away. He knew he was in the wrong for some things and bought the safety books and read them and see where he was faulting to make himself better, it is a little tough at 75 years old. He was fortunate nobody got hurt and understands that but he does not have $5,000 in this project to take care of the problems, and paid $1,600 for the books. He has been very cautious since then. He did get the job done and been with the Better Business Bureau forever and no complaints on his license and used to have a lot of people under him to take care of. He apologized for any inconveniences that he might have caused, he was courteous to the inspectors
and thanked them for what they did. He was in the wrong and did learn a few things that he should have learned five years ago.

Commissioner LeMarr moved to amend the Citation by proposing that items 1, 2, 3, and 5 be issued as proposed and that Item 4 be remanded for a total penalty of $4,000.00. He believed Mr. Miller has indicated that there was an adequate amount of engineering survey of the structure and did not believe item #4 was applicable. Commissioner Krenzel seconded the motion. Chairman Schultz, Vice Chair Hennelly, Commissioner LeMarr and Commissioner Krenzel voted in favor of the motion. The motion passed.

Discussion and Action regarding the Appointment of Members to the Boiler Advisory Board.

Mr. Atencio explained that A.R.S. 23-486 requires the Industrial Commission to maintain a Boiler Advisory Board to assist the Commission in drafting standards and regulations for boilers, pressure vessels and lined hot water heaters. The Boiler Advisory Board consists of the following: One member who represents the boiler, pressure vessel or lined hot water heater manufacturer industry; One member who represents a public utility; One member who represents the insurance industry; One member who is an owner or operator of a boiler, pressure vessel or lined hot water heater; One member who is a licensed contractor. There are currently three positions to vote on.

Sheldon Lee with SRP is the only Public Utility nominee and if voted on and approved he will serve three additional years.

Either Bake Shaffer, Shaffer Dry Cleaning & Laundry or Bill Hay, Executive Director Western States Drycleaners & Launderers Association as Owner/Operators would replace Richard Walton.

John Soldinski with Emmerson Boiler Inc. and William Mann with Arizona Boiler Company as Licensed Contractors.

ADOSH and the Chief Boiler Inspector recommend: (1) the incumbent Sheldon Lee to continue in his position for Public Utilities, (2) Bake Shaffer for the Owner/Operator position, and (3) John Soldinski who is the incumbent and wants to continue in the Licensed Contractor position.

Mr. Ashley noted that Richard Walton, the incumbent for the Owner/Operator of a boiler, pressure vessel or lined hot water heater position has expressed to ADOSH that he appreciated his time on the Board however he does not wish to continue to serve.

Commissioner LeMarr moved to appoint Sheldon Lee, Bake Shaffer and John Soldinski to the Boiler Advisory Board and Commissioner Krenzel seconded the motion. Chairman Schultz, Vice Chair Hennelly, Commissioner LeMarr and Commissioner Krenzel voted in favor of the motion. The motion passed.

Discussion and/or action regarding Industrial Commission goals, objectives and key initiatives for 2020. This Agenda Item may include discussion regarding the Commission budget and review of Division, Department, and Section specific objectives.

Mr. Ashley noted that the nation and state are going through the once a decade US Census and the agency is being asked to assist the Arizona Office of Tourism, Debbie Johnson is the head of the Department and Chair of the 2020 Arizona Complete Count Census Committee. We will have posters
around the agency and additional promotional material and social media posts to assist with participation. There is also a full page of information in this quarter’s ADOSH Advocate.

Mr. Ashley introduced Lee Charles Carpenter as the new Medical Resource Office Manager. Mr. Carpenter noted his experience and background.

Announcements, Scheduling of Future Meetings and Retirement Resolutions.

Mr. Ashley announced that next week will be a Safety Gemba and we will visit all divisions following the Commission meeting.

Mr. Ashley noted there will be several municipalities up for self-insurance renewal and a couple will be making presentations.

Ms. Dimas confirmed Commission meeting dates through April 2020.

Public Comment.

There was no public comment.

Commissioner LeMarr moved to adjourn and Commissioner Krenzel seconded the motion. Chairman Schultz, Vice Chair Hennelly, Commissioner LeMarr and Commissioner Krenzel voted in favor of the motion and the meeting was adjourned at 2:46 p.m.

THE INDUSTRIAL COMMISSION OF ARIZONA

By James Ashley, Director

ATTEST:

Kara Dimas, Commission Secretary