MINUTES OF MEETING
OF THE INDUSTRIAL COMMISSION OF ARIZONA
Held at 800 West Washington Street
Conference Room 308
Phoenix, Arizona 85007
Thursday, September 18, 2014 – 1:00 p.m.

Present: David M. Parker  Chairman (video conference)
   Susan Strickler  Vice Chair
   Michael G. Sanders  Member
   Joseph M. Hennelly, Jr.  Member (video conference)
   Laura McGrory  Director
   Andrew Wade  Chief Counsel
   Sylvia Simpson  Chief Financial Officer
   Renee Pastor  Accounting Department
   William Warren  ADOSH Director
   Steven Black  Compliance Officer
   Bryce Rucker  Compliance Officer
   Collen Krueree  Compliance Officer
   Kara Dimas  Commission Secretary

Chairman Parker convened the Commission meeting at 1:00 p.m. noting a quorum present. Also in attendance was Tressi Cordaro of Jackson Lewis (video conference), Jason Weber of Snell & Wilmer, and Stephanie Coulter of The Cavanagh Law Firm.

Approval of the Executive Session Minutes 1 and 2 from August 28, 2014, and Regular Minutes of September 11, 2014 Meeting.

The Commission unanimously approved the Minutes of Executive Session #1 from August 28, 2014 on motion of Mr. Sanders, second of Ms. Strickler. The Commission unanimously approved the Minutes of Executive Session #2 from August 28, 2014 on motion of Ms. Strickler, second of Mr. Hennelly. The Commission unanimously approved the Minutes of September 11, 2014 Regular Session on motion of Mr. Sanders, second of Ms. Strickler.

Consent Agenda:

a. Approval of Proposed Civil Penalties Against Uninsured Employers.

1. 2C13/14-0906  AK Custom Silver, LLC, dba Frontier Trophy Buckles
2. 2C14/15-0199  Growers Market, Inc. dba Quality Growers
3. 2C13/14-1639  Tool Exchange, Inc.
4. 2C13/14-0038  Western Mesquite Mines, Inc. (A California Corporation)
5. 2C13/14-1816  Willtran, Inc. (An Idaho Corporation)

b. Approval of Requests for Renewal of Self-Insurance Authority.

1. Purcell Tire & Rubber Company
2. Pilot Travel Centers, LLC
3. Southwest Gas Corporation

Chairman Parker stated that agenda item a. 3. would be removed from the consent agenda. The Commission unanimously approved the remaining items on the consent agenda on motion of Ms. Strickler, second of Mr. Sanders.

Andrew Wade advised that item a. 3. Tool Exchange, Inc. has obtained workers’ compensation insurance and staff is recommending a penalty of $500.00 instead of staff’s previous recommendation of a $1,000.00 civil penalty. The Commission unanimously assessed the recommended penalty of $500.00 against Tool Exchange, Inc. on motion of Mr. Sanders, second of Ms. Strickler.

Discussion and/or Action regarding Residential Fall Protection and Federal OSHA’s Notice of Initiation of Proceedings to Reject State Initiated Plan Change No. 133, and Reconsider Arizona’s State Plan Authority under Section 18(e) of the Occupational Safety and Health Act. The Commission may move into Executive Session under A.R.S. §§ 38-431.03(A)(3) and (A)(4) to consult with its attorneys to obtain legal advice and to consider its position and instruct its attorneys regarding pending or contemplated litigation.

Mr. Parker suggested that the Commission move into executive session to discuss the status of the response with the attorney representing the Industrial Commission in Washington D.C., Ms. Tressi Cordaro.

The Commission unanimously voted to go into Executive Session to consult with its attorneys to obtain legal advice and to consider its position and instruct its attorneys regarding pending or contemplated litigation on motion of Mr. Hennelly, second of Mr. Sanders. Executive Session Minutes are kept separately.

Upon return to General Session, Mr. Parker continued with the remaining items on the agenda.

Discussion and Action of Arizona Division of Occupational Safety and Health (ADOSH) Discrimination Complaints

#14-2603-10 Cruz Garcia vs. VIP Building Services LLC – William Warren presented a summary of Mr. Garcia’s complaint, the employer’s response, and the results of the ADOSH investigation. Mr. Parker noted a typo in the report in the chronology and described the correct information. Mr. Warren recommended that the Commission decline to pursue the matter because the investigation did not find a causal link between protected activity and any adverse action. Mr. Warren and Bryce Rucker responded to questions from the Commissioners. Mr. Sanders asked about the ownership of the fall protection harness and if the investigator was able to inspect the equipment. Mr. Rucker described the information he had on the harness and what happened to the harness. Mr. Sanders also asked about preserving evidence and photographing evidence. Mr. Rucker responded to question and explained how a discrimination complaint could trigger a safety inspection and what would be involved in such an inspection. Mr. Parker followed up to Mr. Sanders’ question regarding different statements and the assignment of equipment. The
Commission unanimously voted not to pursue the complaint on motion of Mr. Sanders, second of Ms. Strickler.

#14-3633-15 *Jerry Macy vs. Graham County Rehabilitation Center, Inc.* – William Warren presented a summary of the employee’s complaint, the employer’s response, and the results of the ADOSH investigation. Mr. Warren recommended that the Commission decline to pursue the matter because the investigation did not find a causal link between protected activity and any adverse action. Mr. Warren and Steven Black responded to questions from the Commissioners. Mr. Parker comment on the client who resigned and the resulting consequences. Mr. Parker addressed the information regarding asbestos and the test. Mr. Sanders added for clarification said the complainant stated that he is the one that pointed out to the client A that he thought there was asbestos in the building and according to client A resigned and only one part of his resignation was asbestos. Mr. Parker commented on the information regarding the complainant’s actions Mr. Black explained the time-line regarding the resignation and identification of potential asbestos exposure. The Commission unanimously voted not to pursue the complaint on motion of Ms. Strickler, second of Mr. Sanders.

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

Apache Electric Vehicles, L.L.C. dba Apache Golf Cars
4034 E Main St
Mesa, AZ 85205

<table>
<thead>
<tr>
<th>Planned</th>
<th>Years in Business: 12</th>
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<tbody>
<tr>
<td>Empl. Covered by Inspection: 7</td>
<td></td>
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Site Location: 4034 E Main St
Mesa, AZ 85205

Inspection No: H1793-317828606
Inspection Date: 7/31/2014

**SERIOUS – Citation 1 - Item 1 –**

a) Shop and outside storage areas: The employer did not select and require employees to use appropriate acid resistant apron/suit when employees were exposed to sulfuric acid 73-98% and hydrofluoric acid 5-10% as required by the Safety Data Sheets for these chemicals. (1910.132(a)).

b) Shop and outside storage areas: The employer did not assess the workplace to determine if hazards are present, or are likely to be present, which necessitate the use of personal protective equipment (PPE) when working with sulfuric acid 73-98% and hydrofluoric acid 5-10%. (1910.132(d)(1)).

c) Shop and outside storage areas: The employer did not provide personal protective equipment workplace training as necessary to train the employees what PPE is necessary, how to properly don, doff, adjust, and wear PPE, the limitations of the PPE, and the proper care, maintenance, useful life and disposal of the PPE when working with sulfuric acid 73-98% and hydrofluoric acid 5-10%. (1910.132(f)(1)).

Div. Proposal - $750.00  
Formula Amt. - $750.00
SERIOUS – Citation 1 - Item 2 – Shop north wall: The eye wash station was not clean, maintained and supplied with a 15 minute continuous flush. (1910.151(c)).

Div. Proposal - $750.00 Formula Amt. - $750.00

SERIOUS – Citation 1 - Item 3 – Shop and outside storage areas: One employee operating a Toyota Powered Industrial Truck (forklift) (model 02-FGC28 and serial number 3FOC3011128) had not been formally trained, evaluated and certified. (1910.178(l)(1)(i)).

Div. Proposal - $750.00 Formula Amt. - $750.00

SERIOUS – Citation 1 - Item 4 –

a) Shop and outside storage areas: A written hazard communication program had not been developed, implemented, and maintained for an employee who was exposed in the workplace to hazardous chemicals, such as sulfuric acid 73-98% and hydrofluoric acid 5-10%. (1910.1200(c)(1)).

b) Shop and outside storage areas: Safety Data Sheets were not maintained in the workplace for hazardous chemical substances and/or materials such as sulfuric acid 73-98% and hydrofluoric acid 5-10%. (1910.1200(g)(8)).

c) Shop and outside storage areas: Information and training was not furnished to an employee who was exposed in the workplace to hazardous chemicals such as sulfuric acid 73-98% and hydrofluoric acid 5-10%. (1910.1200(h)).

Div. Proposal - $750.00 Formula Amt. - $750.00

TOTAL PENALTY - $3,000.00
TOTAL FORMULA AMT. - $3,000.00

Mr. Warren summarized the citation and proposed penalty as listed and responded to questions from the Commissioners. Mr. Parker mentioned that requirement for eyewash around battery maintenance is probably the least understood safety requirement and the requirement for continuous eyewash might be a good topic for an upcoming ADOSH Advocate. Following discussion, the Commission unanimously approved issuing the citation and assessed the recommended penalty of $3,000.00 on motion of Mr. Sanders, second of Mr. Hennelly.

J.R. McDade Installations, LLC
1102 N 21st Avenue
Phoenix, AZ 85009

Site Location: 1102 N 21st Avenue
Phoenix, AZ 85009

Inspection No: A7746-317783264
Inspection Date: 6/18/2014

REFERRAL
Years in Business: 42
Empl. Covered by Inspection: 25

SERIOUS – Citation 1 - Item 1 –

a) A written respiratory protection program had not been established or implemented by the employer to protect employees from respiratory hazards in the workplace. (1910.134(c)(1)).
b) Employee exposure to respiratory hazards in the workplace were not identified or evaluated. (1910.134(d)(1)(iii)).

c) Employees required to wear respiratory protection in the workplace had not been subjected to a medical evaluation to determine their ability to wear respiratory protection. (1910.134(e)(1)).

d) Employees wearing tight-fitting face piece respirators had not been subjected to qualitative or quantitative fit testing for their respirators. (1910.134(f)(1)).

e) Employees required to utilize respiratory protection were not provided with adequate training regarding proper respirator fit, usage and maintenance. (1910.134(k)(1)(i)).

Div. Proposal - $1,250.00  
Formula Amt. - $1,250.00

SERIOUS – Citation 1 - Item 2 --

a) Employees were allowed to operate a forklift without successfully completing forklift training and without an evaluation of their competency to operate a forklift safely. (1910.178(l)(1)(i)).

b) Employees operating forklifts were not afforded forklift refresher training and a performance evaluation every three (3) years. (1910.178(l)(4)(iii)).

c) Mitsubishi forklift: A forklift with a defective seat, a non-operational strobe light, and damaged and illegible safety warning and information labels on the forklift and forklift attachments had not been removed from service until it could be restored to a safe operating condition. (1910.178(p)(1)).

d) Forklifts were not subjected to a daily inspection before being placed into service. (1910.178(q)(7)).

Div. Proposal - $1,250.00  
Formula Amt. - $1,250.00

SERIOUS – Citation 1 - Item 3 – Lamination Booth: An employee performing dry grinding on natural stone during countertop fabrication was exposed to respirable crystalline silica (quartz) dust in excess of the allowable 8 hour time weighted average concentration. The permissible exposure limit based on percent silica was 0.243 mg/m³. The employee’s exposure was 6.81 mg/m³ which was 28 times over the permissible exposure limit. (1910.1000(c)).

Div. Proposal - $1,250.00  
Formula Amt. - $1,250.00

TOTAL PENALTY - $3,750.00  
TOTAL FORMULA AMT. - $3,750.00

Mr. Warren summarized the citation and proposed penalty as listed and responded to questions from the Commissioners. Mr. Sanders asked about the process related to the medical evaluation and Mr. Warren and Mr. Parker responded to the question. Mr. Sanders asked about potential abatement procedures where an employee is exposed to dust in excess of the allowable eight-hour limit. Mr. Warren and Mr. Parker responded to the question. Following discussion the Commission unanimously approved issuing the citation and assessed the recommended penalty of $3,750.00 on motion of Ms. Strickler, second of Mr. Hennelly.
Announcements and Scheduling of Future Meetings.

Mr. Parker inquired if there were any changes needed to the future meeting schedule and it appeared that no changes were needed at this time. The next meeting is scheduled for September 24, 2014.

Mr. Warren introduced Collen Krueree the new whistleblower investigator for ADOSH, Collen's former military career was in military intelligence.

Ms. McGrory presented a retirement resolution for signature for Joseph Moore for 16 years of state service with the Administrative Law Judge Division.

There being no further business to come before the Commission and no public comment, the meeting was adjourned at 2:55 p.m.

THE INDUSTRIAL COMMISSION OF ARIZONA

By

Laura L. McGrory, Director

ATTEST:

Kara Dimas, Commission Secretary