BEFORE THE NORTH CAROLINA



RALEIGH, NORTH CAROLINA

COMMISSIONER OF LABOR FOR)	DOCKET NO: 2013 - 5456
THE STATE OF NORTH CAROLINA)	
)	INSPECTION
)	NO: 316975622
Complainant,)	
)	CSHO ID: R4959
v.)	
PINE LOG CO, INC)	FINAL ORDER
and its successors)	
Respondent.)	

THIS CAUSE coming on pursuant to the Order of Pre-Hearing Conference ("Hearing Order") on August 6, 2013 at the Lee House, 2nd Floor Hearing Room, 422 North Blount Street, Raleigh, North Carolina at 10:30 a.m. Jill F. Cramer, Assistant Attorney General appeared as counsel for the Complainant. Randy Miller, President of Respondent, appeared by teleconference for the Respondent.

Pursuant to the Hearing Order a pre-hearing conference (the "Hearing") was held for the purpose of considering matters which would simplify the issues and expedite the proceedings in the above referenced case. No affected employee of Respondent, or its representative, attended to have a say in, or participate as a party in, the Hearing. At the Hearing Complainant and Respondent notified the Undersigned that the parties wish to agree upon certain stipulations ("Stipulations") and to make certain motions ("Motions"). Complainant and Respondent request that the Stipulations and Motions be made part of the Hearing record and that the Undersigned issue a Final Order. The Stipulations and Motions are as follows:

STIPULATIONS

The Complainant as Commissioner of Labor of the State of North Carolina is charged by 1. law with compliance with and enforcement of the provisions of the Occupational Safety and Health Act of North Carolina (the "Act"). The Review Commission has jurisdiction over the parties and subject matter to this action.

2. Respondent is a North Carolina corporation, duly organized and existing under the laws of the State of North Carolina, which does business in the State of North Carolina and maintains a place of business in State Road, North Carolina. Respondent is an "employer" within the meaning of N.C.G.S. Section 95-127(10); all of Respondent's employees referred to in this matter are "employees" within the meaning of N.C.G.S. Section 95-127(9).

3. During the period of March 20, 2013 through March 28, 2013, Charles Knox, an Occupational Safety and Health Officer with the North Carolina Department of Labor, conducted an inspection of Respondent's work site at 118 Traditional Living Road, State Road, North Carolina (the "Inspection").

4. As a result of the Inspection, on April 4, 2013, Complainant issued one citation ("Citation 1") as more specifically described on **Exhibit "A"** (the "Original Citation").

5. Respondent submitted a timely Notice of Contest dated April 18, 2013.

6. This Hearing in this matter was scheduled pursuant to the Rules of Procedure of the Safety and Health Review Commission of North Carolina (the "Rules").

7. Neither party has any objection, procedural or otherwise, to this Hearing.

8. Respondent posted the Original Citation and the Hearing Order as required by the Rules. Neither Complainant nor Respondent have received notification from any affected employee that such employee, or its representative, wishes to have a say in, or participate as a party in, this matter, or has any objections in connection with this matter including without limitation objection to the reasonableness of any abatement period.

9. Respondent agrees upon the entry of this Final Order to the following:

* Respondent agrees to provide Complainant copies of all receipts related to the cost of the Hyster powered industrial truck repairs for the brakes, frame weld and starter switch.

* Respondent agrees to continue with its present safety program including conducting periodic meetings with employees. During such meetings, employees will be able to communicate safety suggestions or complaints to their supervisor who will forward the information to Respondent's safety spokesperson. Respondent agrees to meet regularly with its employees to discuss safety issues and receive safety suggestions or complaints from employees. Respondent's safety spokesperson shall also make recommendations regarding safety to supervisors who will then present such information to employees at the periodic meetings. Respondent agrees that all employees who make suggestions or complaints to the supervisor/safety spokesperson/Respondent shall have the same protection provided employees under Article 21, Chapter 95 of the North Carolina General Statutes.

10. The parties agree that upon granting of the Motion to be made by Complainant the penalty for all Items designated in Citation 1 has been calculated in accordance with the standard Field Operations Manual procedure and giving consideration by Complainant to standard mitigating factors and to specific factors applicable to Respondent.

11. Respondent shall pay the penalty assessed in this matter within ten (10) days following the receipt of this Final Order.

12. The parties agree to bear their own fees, costs and other expenses, including attorney's fees that have been incurred in connection with any stage of these proceedings up to and including the filing of this Final Order.

13. Complainant and Respondent agree that provided the respective Motions of each party are granted there are no other matters that remain to be decided, and that other than a ruling with respect to the Motions no outstanding issues remain to be resolved by an evidentiary hearing of this matter. The parties agree that this Final Order is a full and final resolution of the claims set out in the underlying Original Citation, as amended pursuant to the Motions by Complainant. The parties further agree that (i) the modification of any portion of Citation 1 by Complainant shall not be deemed to be an admission by Complainant that any such portion was alleged without merit, and (ii) none of the foregoing agreements, statements, stipulations and actions taken by Respondent shall be deemed an admission by the Respondent of any of the allegations contained in the Original Citation as amended or waiver of defenses; provided however that in any subsequent proceeding with respect to matters covered by this Final Order brought directly under the Act by Complainant, this Final Order shall have the full force and effect of a final order. The agreements, statements, stipulations and actions herein by Complainant and by Respondent are solely for the purpose of resolving this matter economically and amicably without litigation and shall not be used for any other purpose except for proceedings and matters arising under the Act.

MOTIONS

Complainant moved to

Reduce the penalty for Citation 1 Item 1 from \$2,100.00 to \$1,260.00; the result being a total penalty of \$1,260.00.

Respondent did not object to Complainant's Motion.

Respondent requested that upon the granting of Complainant's Motion that the Undersigned consider the following motion by the Respondent, and Respondent confirmed that all violations alleged in Citation 1 as amended have been abated:

to withdraw Respondent's Notice of Contest to Citation 1 as amended pursuant to Complaint's Motion set forth above.

Complainant did not object to Respondent's Motion.

FINDINGS OF FACT

Based on the Stipulations at the time of the Hearing and the record, the Undersigned makes the following Findings of Fact:

- 1. This Court has jurisdiction over the parties and the subject matter of this Hearing.
- Respondent is subject to the provisions of the Act and jurisdiction of the Safety and 2. Health Review Commission of North Carolina.
- 3. Neither party has any procedural objection to this Hearing.
- Complainant, Commissioner of Labor of the State of North Carolina, is an agency of the 4. State of North Carolina charged with the administration and enforcement of the provisions of the Occupational Safety and Health Act of North Carolina, Article 16, Chapter 95 of the General Statutes of North Carolina (hereinafter "the Act").
- The Stipulations are incorporated by reference as Findings of Fact to the extent necessary 5. to give effect to the provisions of this Order.

CONCLUSIONS OF LAW

The foregoing Findings of Fact are incorporated by reference as Conclusions of Law to the extent necessary to give effect to the provisions of this Order.

NOW, THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED:

- 1. That Complainant's Motion is hereby **GRANTED**; and
- 2. That Respondent's Motion is hereby GRANTED.

This the 6^{th} day of August, 2013.

R. Jozu Norutt R. Joyce Garrett

Administrative Law Judge

From:NC DSH REVIEW COMMISSION 919 733 3020

Pine Log Co, Inc 2013-5456

CONSENTED TO:

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Jul F. Cramer, Assistant Attorney General Attorney for Complainant

Randy Müller, President of Respondent Representative for Respondent

Exhibit "A"

Original Citation

CITATION 1 (Type of Violation: Serious)

Item No.	Standard	Abatement Date	Penalty
1	29 CFR 1910.178(p)(1)	4/30/2013	\$ 2,100.00

TOTAL <u>\$2,100.00</u>

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I have this date served a copy of the foregoing FINAL ORDER upon:

RANDY MILLER PINE LOG CO INC PO BOX 858 ELKIN NC 28621

LINDA KIMBELL JILL CRAMER NC DEPARTMENT OF JUSTICE LABOR SECTION PO BOX 629 RALEIGH NC 27602-0629

by depositing a copy of the same in the United States Mail, Certified Mail, postage prepaid, at Raleigh, North Carolina, and upon:

NC DEPARTMENT OF LABOR LEGAL AFFAIRS DIVISION 1101 MAIL SERVICE CENTER RALEIGH NC 27699-1101

by depositing a copy of the same in the NCDOL Interoffice Mail.

7th DAY OF_ THIS THE 2013.

OSCAR A. KELLER, JR. CHAIRMAN Mu

Nancy D. Swaney Docket and Office Administrator NC Occupational Safety & Health Review Commission 1101 Mail Service Center Raleigh, NC 27699-1101 TEL.: (919) 733-3589 FAX: (919) 733-3020