FILED

JAN 1 0 2022

Chief Financial Officer Docketed by:



DEPARTMENT OF FINANCIAL SERVICES, DIVISION OF WORKERS' COMPENSATION,

Petitioner,

v.

DFS Case No. 18-253-D3-WC DOAH Case No. 21-3164

MB PRECISION CARPENTRY LLC,

Respondent.

FINAL ORDER

THIS CAUSE came before me for final action on MB Precision Carpentry LLC's ("Employer") request for administrative review ("petition") challenging a Stop-Work Order for Specific Worksite Only and an Amended Order of Penalty Assessment.

FINDINGS OF FACT

- On July 19, 2018, the Department of Financial Services, Division of Workers'
 Compensation ("Department"), personally served Employer a Stop-Work Order for Specific
 Worksite Only and Order of Penalty Assessment.
- On December 7, 2018, the Department served Employer an Amended Order of Penalty Assessment. The Amended Order of Penalty Assessment imposed a penalty of \$18,262.92.
 - 3. On January 16, 2019, the Department received Employer's petition.

- 4. On May 10, 2019, the Department served Employer an Order to Show Cause, which provided Employer 21 days to show why Employer's petition should not be dismissed as untimely.
- 5. On June 14, 2019, the Department received Employer's Response to the Order to Show Cause.
- 6. On October 18, 2021, the Department referred this matter to the Division of Administrative Hearings for a formal hearing on Employer's petition.
- 7. The Department served its First Request for Admissions by electronic mail on October 18, 2021 to Employer, and by U.S. certified mail on October 20, 2021.
 - 8. Employer did not respond to the First Request for Admissions.
- 9. On November 30, 2021, the Department filed a Motion to Deem Matters

 Admitted and to Relinquish Jurisdiction ("Motion"), based upon Employer's failure to respond
 to the First Request for Admissions.
- 10. On December 10, 2021, the Administrative Law Judge granted the Department's Motion and entered an Order Closing File and Relinquishing Jurisdiction to the Department.
- 11. The factual allegations contained in the Stop-Work Order for Specific Worksite
 Only and Amended Order of Penalty Assessment are hereby adopted as the Department's
 findings of fact in this case.

CONCLUSIONS OF LAW

12. Based upon the findings of fact adopted herein, the Department concludes Employer violated the specific statutes and rules as alleged in the Stop-Work Order for Specific Worksite Only and Amended Order of Penalty Assessment.

Accordingly, Employer remains subject to the Stop-Work Order for Specific Worksite Only and Amended Order of Penalty Assessment until the penalty of \$18,262.92 is paid in full.

DONE and ORDERED this 10th day of

E. Tanner Holloman, Director

Division of Workers' Compensation

NOTICE OF RIGHT TO APPEAL

A party adversely affected by this final order may seek judicial review as provided in section 120.68, Florida Statutes, and Florida Rule of Appellate Procedure 9.190. Judicial review is initiated by filing a notice of appeal with the Agency Clerk, and a copy of the notice of appeal, accompanied by the filing fee, with the appropriate district court of appeal. The notice of appeal must conform to the requirements of Florida Rule of Appellate Procedure 9.110(d), and must be filed (i.e., received by the Agency Clerk) within thirty days of rendition of this final order.

Filing with the Department's Agency Clerk may be accomplished via U.S. Mail, express overnight delivery, hand delivery, facsimile transmission, or electronic mail. The address for overnight delivery or hand delivery is DFS Agency Clerk, Department of Financial Services, 612 Larson Building, 200 East Gaines Street, Tallahassee, Florida 32399-0390. The facsimile number is (850) 488-0697. The email address is DFSAgencyClerk@myfloridacfo.com.

COPIES FURNISHED TO:

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Date: 01.10.2022 + Via Email