Michigan Department of Labor and Economic Opportunity Michigan Occupational Safety and Health Administration (MIOSHA)

MIOSHA Construction Safety & Health Division 530 West Allegan Street P.O. Box 30645

Lansing, MI 48909

Phone: (517) 284-7680 Fax: (517) 284-7685



Citation and Notification of Penalty

To: Inspection Number: 1509108

John Joseph Companies LLC and its successors Inspection Date(s): 01/07/2021 - 01/07/2021

3019 Holmgreen Way Suite 202 Issuance Date: 02/02/2021

Ashwaubenon, WI 54304

 Inspection Site:
 Reporting ID:
 0552651

 N920 M-35
 CSHO ID:
 \$1992

 Management Mr. 40858
 Optional Banant Numbers 21,005/21

Menominee, MI 49858 **Optional Report Number:** 21-005/21

SUMMARY: An inspection at the site noted above has revealed conditions we believe do not comply with the provisions of the Michigan Occupational Safety and Health Act, Act 154, of the P.A. of 1974, as amended (MIOSH Act). The nature of such alleged violation(s) is described on the citation(s) with reference to the applicable standards, rules, regulations, orders and provisions of the Act. Following is a list of items the employer must consider carefully, to resolve the issues alleged in the citation(s). Following this numbered summary is a more detailed explanation of the requirements.

- 1. The violation(s) alleged in the citation(s) must be corrected on or before the date(s) shown in the line marked "Date By Which Violation Must Be Abated". If the line is marked "Immediately Upon Receipt," the violation must be corrected on or before the date that the citation is received by the employer. If the violation was corrected during the inspection, the line will be marked "Abated." or "Corrected during inspection." Correcting a violation does not eliminate the requirement to pay the penalty nor does payment of the penalty negate having to correct the violation.
- 2. A copy of the citation(s) must be posted at or near the location of the violation(s) for a minimum of 3 days or until the item(s) have been corrected, whichever is later.
- 3. Documentation of abatement must be provided to the issuing division. Failure to provide such documentation may result in a follow-up inspection.
- 4. The employer may enter into a Penalty Reduction Agreement (PRA) that can result in a 50% reduction in any assessed penalties. The employer should apply for a PRA online at www.michigan.gov/mioshapra within 5 workdays upon receiving a citation(s) if interested. An employer without access to a computer may contact the issuing division to request a PRA.
- 5. The employer may file a first appeal for modification or dismissal of a citation item and/or any proposed penalty or request an extension of time for abatement. **The appeal must be in writing and be postmarked within 15 workdays of receipt (workday is defined below).** The first appeal can also result in a penalty reduction of up to 50%. If an appeal is untimely, the citation(s) become a Final Order of the Board of Health and Safety Compliance and Appeals (Board) and is no longer subject to review by the issuing division. An employee or employee representative may appeal abatement dates.
- 6. Except under a PRA monetary penalties must be paid within 15 workdays of a citation becoming a Final Order of the Board.
- 7. The employer may file a request for an extension of time to abate a citation(s) that has become a Final Order of the Board. Such a request must be in writing and received or post marked no later than 1 working day following the abatement date
- 8. It is unlawful to discriminate against an employee for exercising any of their rights under MIOSHA.

Note: As defined in statutes, "workday" or "working day" means any day other than a Saturday, Sunday, or state legal holiday. The state legal holidays are:

January 1, New Year's Day
The third Monday in January, Martin Luther King, Jr. Day
February 12, Lincoln's birthday
The third Monday of February, Washington's birthday
The last Monday of May, Memorial or Decoration Day
July 4, Independence Day
The first Monday in September, Labor Day
The second Monday in October, Columbus Day
November 11, Veterans' Day
The fourth Thursday of November, Thanksgiving Day
December 25, Christmas Day

Please note whenever January 1; February 12; July 4; November 11; or December 25 fall on a Sunday, the next Monday following is deemed a public holiday (non-working day) for appeal purposes. However, there is no compensating day when one of the five dated holidays falls on a Saturday. Also, when computing the 15 working days, you do not count the date on which it is received; you start with the next working day. Additionally, the count is based on when the citation was received at the employer's location, not when it got to any particular person or office at the employer's location.

I–CITATIONS: The nature of the alleged violation(s) is described on the enclosed citation(s). These conditions must be corrected on or before the date(s) shown in the line marked "Date By Which Violation Must Be Abated." The issuing division may be contacted by telephone at the number indicated on the front of the citation for the purpose of discussing any issues related to the inspection or citation(s).

A copy of the citation(s) must be posted at or near the location of the violation for a minimum of 3 days or until the items have been corrected, whichever is later. The MIOSH Act provides for civil penalties of up to \$7,000 for each violation for failure to comply with posting requirements.

When compliance is achieved, a copy of the citation must be signed and returned to the issuing division along with documentation of abatement.

Documentation of abatement for citation items originally classified as "serious," "repeat," "fail-to-abate," "willful," or "instance-by-instance," require documentation as deemed appropriate by the issuing division. Examples of documentation for these violation classifications are:

- (a) A detailed description of how the violation was abated.
- (b) Work orders or an invoice indicating the corrective work that has been done.
- (c) Photographs of the abated conditions.
- (d) Other forms of conclusive evidence that your employees are no longer exposed to the hazard.

For citation items classified as "other," submitting to the issuing division a signed copy of the citation item indicating the item has been abated is acceptable documentation of abatement. Submitting a document in writing, certifying abatement of the particular citation item is also acceptable for citation items classified as "other."

If the employer does not provide adequate documentation of abatement, a re-inspection may be conducted. Failure to correct an alleged violation within the abatement period may result in new or additional proposed penalties.

Correcting a violation prior to the expiration of the abatement date does not eliminate the requirement to pay the penalty. Payment of the penalty does not eliminate the requirement of correcting the violation.

II–PENALTY REDUCTION: In addition to the appeal rights afforded by the MIOSH Act, the Michigan Occupational Safety and Health Administration has implemented a program for negotiating an expedited settlement of penalties with the employers known as a Penalty Reduction Agreement (PRA). This is a program designed to reach abatement of the hazard at the earliest possible opportunity and reduce the need for formal appeals. The penalty reduction (PRA) can result in a penalty reduction of 50% provided the issuing division and the employer agree to a number of specified conditions. These conditions include an agreement by the employer to accept all of the citations issued and to:

- (a) Not appeal further.
- (b) Abate all items within the abatement period.
- (c) Provide proof of abatement.
- (d) Pay all agreed upon penalties as required (within 15 working days of approval of the PRA.)

(e) Abide by any other mutually agreed upon actions.

Inspections involving a fatality, the Severe Violator Enforcement Program (SVEP), or willful citations are not eligible for the program. Construction citations must be confirmed as corrected by the issuing division before a penalty reduction agreement can be approved.

If you are interested in pursuing a PRA, you should apply online at www.michigan.gov/mioshapra within 5 workdays upon receipt of the citation(s), but no later than the 15th workday beyond receipt of the citation(s). If you do not have access to a computer, you should contact the issuing division within the same timeframe to request a PRA. If the employer wishes to accept the conditions stated above and the process can be completed within 15 workdays from receipt, then no appeal need be filed.

III–CITATION APPEAL: An employer may file a first appeal to the issuing division in writing for modification or dismissal of a citation item and/or any proposed penalty or an extension of time for abatement. The first appeal can also result in a penalty reduction of up to 50% providing the issuing division and the employer agree to the conditions (a) through (e) as stated in Section II, PENALTY REDUCTION (above).

An employee or employee representative may appeal in writing the reasonableness of the abatement date(s). The envelope containing an appeal must be postmarked no later than the 15th workday following receipt of the citation.

If a citation is not appealed within 15 workdays of receipt, then the citation becomes a Final Order of the Board of Health and Safety Compliance and Appeals (Board). Final Order citations are not subject to review by the issuing division unless the Bureau of Hearings establishes good cause for the late appeal.

An appeal must specify the item(s) appealed and that portion of the item (e.g., violation, abatement date, penalty) which is being appealed and include a certification that the appeal has been posted or given to affected employees or their representatives. If the issuing division meets with the employer to discuss an appeal, the issuing division will notify the employee representative and allow attendance at the meeting.

The issuing division will notify an employer of its decision within 15 workdays of the receipt of the employer's written appeal. The decision must be posted at the location of the subject citation.

If an employer, employee or employee representative is not satisfied with this decision then they may file a second appeal. The appeal must be in writing and the envelope containing the second appeal must be postmarked within 15 workdays of the receipt of the issuing division's decision on the first appeal. If the issuing division's decision is not appealed then the citation becomes a Final Order of the Board.

IV-PAYMENT OF MONETARY PENALTIES: Unless subject to a PRA, payment must be made within 15 workdays of the date a proposed penalty of a citation becomes a Final Order of the Board. This would be the 30th workday after receipt of each citation item that is not appealed. For payment of a penalty, make a check or money order payable to the "State of Michigan" and remit to the issuing division at the address shown on the citation. Please record the inspection number, citation and item number on the check, money order or transmittal letter.

V-EXTENSION OF TIME TO ABATE: An employer may file a petition for modification of abatement date(s) (PMA) on an item of a citation, which has become a Final Order of the Board. The PMA must be submitted to the issuing division in writing by personal delivery or postmarked no later than one day following the abatement date, and a copy posted near the place the citation was posted. An employer must have made a good faith effort to correct the violation by the abatement date, and has or will not be successful because of factors beyond the employer's reasonable control. A PMA must include:

- (a) Steps taken to achieve compliance.
- (b) The specific additional abatement time necessary.
- (c) The reasons the additional time is needed.
- (d) Available interim steps being taken to safeguard the employees against the cited hazard during the abatement period.
- (e) A certification that a copy of the PMA has been posted for employees at the location of the subject citation. The posted copy must remain posted for a minimum of 10 workdays.

If the issuing division or affected employees file an objection to the PMA within 10 workdays of the employer's filing date, the Board will schedule a hearing and advise the employer of the date, time, and place of the hearing.

VI—EMPLOYEE DISCRIMINATION: Section 65 of the MIOSH Act, prohibits discrimination by an employer against an employee for filing a complaint or exercising any rights under the MIOSH Act, as amended. If an employee believes that he or she was discharged or otherwise discriminated against as a result of filing a complaint, they may file a

complaint with the MIOSHA Employee Discrimination Section within 30 days after the violation occurs.

VII–STATE CONSULTATION EDUCATION AND TRAINING SERVICES: The MIOSHA Consultation Education and Training (CET) Division offers a wide range of services to help businesses with their health and safety practices. CET services include: helping employers create a Safety and Health Management System, seminars and workshops, onsite consultations, hazard surveys, an equipment loan program and information material. The majority of CET services are provided free of charge to Michigan employers and employees. For information on these services, contact the CET Division at (517) 284-7720 or visit their web site at www.mi.gov/miosha.

530 West Allegan Street P.O. Box 30645 Lansing, MI 48909

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Inspection Number: 1509108

Inspection Date(s): 01/07/2021 - 01/07/2021

Issuance Date: 02/02/2021 **Optional Reporting Number:** 21-005/21

Type of Violation: **Serious**

Type of Violation: **Serious**

Citation and Notification of Penalty

Company Name: John Joseph Companies LLC and its successors

Inspection Site: N920 M-35, Menominee, MI 49858

Citation 1 Item 1a

Rule 4(1): EMERGENCY RULES - CORONAVIRUS DISEASE 2019 (COVID-19) [REF MCL 24.248] The employer shall develop and implement a written COVID-19 preparedness and response plan, consistent with the current guidance for COVID-19 from the US Centers for Disease Control and Prevention (CDC) and recommendations in Guidance on Preparing Workplaces for COVID-19, developed by the Occupational Health and Safety Administration (OSHA).

Carpenters engaged in truss setting and roof sheeting activities did not have a COVID-19 written preparedness plan on site.

Date By Which Violation Must be Abated: February 10, 2021
Proposed Penalty: \$400.00

Citation 1 Item 1b

Rule 7(1): EMERGENCY RULES - CORONAVIRUS DISEASE 2019 (COVID-19) [REF MCL 24.248] The employer shall designate one or more worksite COVID-19 safety coordinators to implement, monitor, and report on the COVID-19 control strategies developed under these rules. The COVID-19 safety coordinator must remain on-site at all times when employees are present on site. An on-site employee may be designated to perform the COVID-19 safety coordinator role.

Carpenters engaged in truss setting and roof sheeting activities did not have a COVID-19 safety coordinator on site.

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Type of Violation: **Serious**

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Citation and Notification of Penalty

Company Name: John Joseph Companies LLC and its successors

Inspection Site: N920 M-35, Menominee, MI 49858

Citation 1 Item 1c

Rule 7(5): EMERGENCY RULES - CORONAVIRUS DISEASE 2019 (COVID-19) [REF MCL 24.248] The employer shall require face coverings to be worn when employees cannot consistently maintain 6 feet of separation from other individuals in the workplace and consider face shields when employees cannot consistently maintain 3 feet of separation from other individuals in the workplace.

Carpenters engaged in truss setting and roof sheeting activities were not required to wear face coverings if they cannot maintain 6 feet of separation.

Date By Which Violation Must be Abated: February 10, 2021
Proposed Penalty: \$0.00

Citation 1 Item 1d

Rule 10(1): EMERGENCY RULES - CORONAVIRUS DISEASE 2019 (COVID-19) [REF MCL 24.248] The employer shall provide training to employees on SARS-CoV-2 and COVID-19.

Carpenters engaged in truss setting and roof sheeting activities did not receive training from their employer on COVID-19.

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Inspection Number: 1509108

Inspection Date(s): 01/07/2021 - 01/07/2021

Issuance Date: 02/02/2021 **Optional Reporting Number:** 21-005/21

Type of Violation: **Serious**

Type of Violation: **Serious**

Citation and Notification of Penalty

Company Name: John Joseph Companies LLC and its successors

Inspection Site: N920 M-35, Menominee, MI 49858

Citation 1 Item 1e

Rule 11(1): EMERGENCY RULES - CORONAVIRUS DISEASE 2019 (COVID-19) [REF MCL 24.248] Employers must maintain a record of the following requirements:

- (a) Training. The employer shall maintain a record of all COVID-19 employee training.
- (b) Screening protocols. The employer shall maintain a record of screening for each employee or visitor entering the workplace.
- (c) Records of required notifications. The employer shall maintain a record of each notification required by Rule 6 of these rules.

Carpenters engaged in truss setting and roof sheeting activities did not document their daily symptom screenings.

Date By Which Violation Must be Abated: February 10, 2021
Proposed Penalty: \$0.00

Citation 1 Item 2

1926.100(a): CS Part 6 Personal Protective Equipment

Employees working in areas where there is a possible danger of head injury from impact, or from falling or flying objects, or from electrical shock and burns, shall be protected by protective helmets.

Carpenters engaged in truss setting and roof sheeting activities were not wearing head protection.

Date By Which Violation Must be Abated:

Corrected During Inspection

\$400.00

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Inspection Date(s): 01/07/2021 - 01/07/2021

Issuance Date: 02/02/2021 **Optional Reporting Number:** 21-005/21

Type of Violation: **Serious**

Type of Violation: **Serious**

Citation and Notification of Penalty

Company Name: John Joseph Companies LLC and its successors

Inspection Site: N920 M-35, Menominee, MI 49858

Citation 1 Item 3

1926.102(a)(1): CS Part 6 Personal Protective Equipment

The employer shall ensure that each affected employee uses appropriate eye or face protection when exposed to eye or face hazards from flying particles, molten metal, liquid chemicals, acids or caustic liquids, chemical gases or vapors, or potentially injurious light radiation.

Carpenter engaged in roof sheeting activities was not wearing eye protection while ripping OSB with a handheld circular saw.

Date By Which Violation Must be Abated: Corrected During Inspection Proposed Penalty: \$400.00

Citation 1 Item 4

408.41124(5): CS Part 11 Fixed and Portable Ladders

When portable ladders are used for access to an upper landing surface, the ladder side rails must extend not less than 3 feet (0.9 m) above the upper landing surface to which the ladder is used to gain access; or, when such an extension is not possible because of the ladder's length, then the ladder must be secured at its top to rigid support that will not deflect and a grasping device, such as a grab-rail, shall be provided to assist employees in mounting and dismounting the ladder. The side rails shall not extend in a manner that would permit ladder deflection under a load, by itself, to cause the ladder to slip off its support. The top of a non-self-supporting ladder shall be placed with the 2 rails supported equally, unless the ladder is equipped with a single support attachment.

Carpenters were using a 10-foot stepladder that was not 3 feet above the upper landing surface they were accessing.

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Issuance Date: 02/02/2021 **Optional Reporting Number:** 21-005/21

Type of Violation: Serious

Type of Violation: **Serious**

Citation and Notification of Penalty

Company Name: John Joseph Companies LLC and its successors

Inspection Site: N920 M-35, Menominee, MI 49858

Citation 1 Item 5

408.41213(1): CS Part 12 Scaffolds and Scaffold Platforms

A guardrail shall be installed on any open side or end of a scaffold work platform that is 10 (3.1 meters) or more feet above the floor or ground, except for any of the following:

- (a) A boatswain's chair.
- (b) A catenary scaffold.
- (c) A float scaffold.
- (d) A ladder jack scaffold.
- (e) A needle beam scaffold.

The guardrail shall be as prescribed in R 408.42150.

Carpenters engaged in framing activities from the unguarded aluminum pick were exposed to falls of more than 10 feet.

Date By Which Violation Must be Abated: February 10, 2021
Proposed Penalty: \$400.00

Citation 1 Item 6a

408.41243(1): CS Part 12 Scaffolds and Scaffold Platforms

The scaffold platform shall be attached to the forks by enclosed sleeves and shall be secured against the back of the forks with a mechanical device so that the platform cannot tip or slip.

Carpenters sheeting the roof were working from the OSB platform that was not enclosed by sleeves or secured to the back of the forks.

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Inspection Number: 1509108

Inspection Date(s): 01/07/2021 - 01/07/2021

Issuance Date: 02/02/2021 **Optional Reporting Number:** 21-005/21

Type of Violation: **Serious**

Citation and Notification of Penalty

Company Name: John Joseph Companies LLC and its successors

Inspection Site: N920 M-35, Menominee, MI 49858

Citation 1 Item 6b

408.41243(2): CS Part 12 Scaffolds and Scaffold Platforms

A work platform shall be in compliance with all of the following requirements:

- (a) Except for the guardrail system as specified in construction safety standard Part 21. Guarding of Walking and Working Areas, R 408.42101 et seq. of the Michigan Administrative Code, be of welded mild steel construction that has a minimum safety factor of 4 times the maximum intended load.
- (b) Have a continuous guardrail system constructed as follows:
- (i) Have a top rail which is located not less than 36 inches, nor more than 42 inches, above the platform floor and which is constructed to withstand a minimum of 200 pounds of force in any direction.
- (ii) Have a midrail which is installed at mid-height between the top rail and platform floor and which is constructed to withstand a 200-pound side thrust.
- (iii) Have a toeboard which is not less than 4 inches in nominal height and which is installed not more than 1/4 of an inch above the floor around the periphery of the work platform. If the platform has a gate, then the toeboard shall be installed on the gate.
- (c) Have a wood planking, steel plate, or a steel grating bolted or welded to the bottom of the platform and be maintained free of slip or trip hazards.
- (d) Have a permanently affixed sign on the platform that specifies the maximum number of passengers allowed, the work platform identification number, and the maximum rated load.
- (e) Be easily identifiable by high-visibility color or marking.

Carpenters sheeting the roof were working from the OSB platform that did not meet the work platform requirements (a) thru (e) stated above.

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Issuance Date: 02/02/2021 **Optional Reporting Number:** 21-005/21

Type of Violation: **Serious**

Type of Violation: **Serious**

Citation and Notification of Penalty

Company Name: John Joseph Companies LLC and its successors

Inspection Site: N920 M-35, Menominee, MI 49858

Citation 1 Item 7a

408.41243(4): CS Part 12 Scaffolds and Scaffold Platforms

If an employee is elevated in a platform on a variable reach lift truck, a personal fall arrest system, including the anchorage required in Part 45. Fall Protection, R 408.44501 et seq., of the Michigan Administrative Code and Part 6. Personal Protective Equipment, R408.40601 et seq., of the Michigan Administrative Code, is required and shall be worn when an employee is elevated.

Carpenters were not wearing a personal fall arrest systems while working from the elevated OSB platform.

Date By Which Violation Must be Abated: February 10, 2021
Proposed Penalty: \$700.00

Citation 1 Item 7b

408.41243(11): CS Part 12 Scaffolds and Scaffold Platforms

The platform shall be lowered to ground level for an employee to enter or exit, except where elevated work areas are inaccessible or hazardous to reach. An employee may exit the platform with the knowledge and consent of the employer. When exiting to unguarded work areas, fall protection shall be provided and used as required in construction safety standard, Part 45. Fall Protection, being R 408.44501 et seq. of the Michigan Administrative Code. An employee shall not climb on any part of a lift truck when attempting to enter or exit the platform.

Carpenters sheeting the roof were not using fall protection while accessing and exiting the elevated OSB platform.

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Inspection Number: 1509108

Inspection Date(s): 01/07/2021 - 01/07/2021

Issuance Date: 02/02/2021 **Optional Reporting Number:** 21-005/21

Type of Violation: **Serious**

Type of Violation: **Other-than-Serious**

Citation and Notification of Penalty

Company Name: John Joseph Companies LLC and its successors

Inspection Site: N920 M-35, Menominee, MI 49858

Citation 1 Item 8

1926.501(b)(13): CS Part 45 Fall Protection REF 408.44502

Each employee engaged in residential construction activities 6 feet (1.8 m) or more above lower levels shall be protected by guardrail systems, safety net system, or personal fall arrest system unless another provision in paragraph (b) of this section provides for an alternative fall protection measure. Exception: When the employer can demonstrate that it is infeasible or creates a greater hazard to use these systems, the employer shall develop and implement a fall protection plan which meets the requirements of paragraph (k) of 1926.502.

Carpenters not using fall protection while sheeting the 4/12 pitch roof were exposed to falls of more than 6 feet.

Date By Which Violation Must be Abated: February 10, 2021
Proposed Penalty: \$400.00

Citation 2 Item 1

408.41243(6): CS Part 12 Scaffolds and Scaffold Platforms

A trained operator shall remain at the operator station of a lift truck to control the lift truck while an employee is elevated. The lift truck control or controls shall be in neutral and the parking brake set. The operator of the lift truck scaffold platform shall be able to see the elevated platform at all times.

Carpenters sheeting the roof from the elevated rough terrain forklift platform did not have a trained operator at the operator station.

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Citation and Notification of Penalty

Company Name: John Joseph Companies LLC and its successors

Inspection Site: N920 M-35, Menominee, MI 49858

Citation 2 Item 2

Type of Violation: Other-than-Serious

1926.501(b)(4)(ii): CS Part 45 Fall Protection REF 408.44502 Each employee on a walking/working surface shall be protected from tripping in or stepping into or through holes (including skylights) by covers.

Carpenters engaged in framing activities were working next to uncovered holes.

Date By Which Violation Must be Abated: February 10, 2021 **Proposed Penalty:** \$0.00

Authorized Signature

530 West Allegan Street P.O. Box 30645 Lansing, MI 48909 Phone: (517) 284-7680 Fax: (517) 284-7685 **Inspection Number:** 1509108

Inspection Date: 01/07/2021 - 01/07/2021

Issuance Date(s): 02/02/2021 Optional Reporting Number: 21-005/21 CSHO ID: \$1992

PROPOSED PENALTY INVOICE

Company Name: John Joseph Companies LLC and its successors

Inspection Site: N920 M-35

Menominee, MI 49858

Summary of Penalties for Inspection Number: 1509108

Citation 1 Item 1a, Serious	\$400.00
Citation 1 Item 1b, Serious	\$0.00
Citation 1 Item 1c, Serious	\$0.00
Citation 1 Item 1d, Serious	\$0.00
Citation 1 Item 1e, Serious	\$0.00
Citation 1 Item 2, Serious	\$400.00
Citation 1 Item 3, Serious	\$400.00
Citation 1 Item 4, Serious	\$400.00
Citation 1 Item 5, Serious	\$400.00
Citation 1 Item 6a, Serious	\$700.00
Citation 1 Item 6b, Serious	\$0.00
Citation 1 Item 7a, Serious	\$700.00
Citation 1 Item 7b, Serious	\$0.00
Citation 1 Item 8, Serious	\$400.00
Citation 2 Item 1, Other-than-Serious	\$0.00
Citation 2 Item 2, Other-than-Serious	\$0.00

TOTAL PROPOSED PENALTIES:

\$3,800.00

Correcting a violation prior to the expiration of the abatement date does not eliminate the requirement to pay the penalty. Payment of the penalty does not eliminate the requirement of correcting the violation.

The state does not agree to any restrictions or conditions or endorsements put on any check or money order for less than full amount due, and will cash the check or money order as if these restrictions, conditions, or endorsements do not exist.

Payment must be made within 15 working days of the date a proposed penalty of a citation item becomes a final order of the board. This would be the thirtieth (30th) working day after receipt of each citation item which is not appealed. For the payment of any penalty, make a check or money order payable to the "State of Michigan" and remit to the Department of Labor and Economic Opportunity at the address shown on the citation. PLEASE RECORD THE APPLICABLE INSPECTION NUMBER, CITATION NUMBER(S) AND ITEM NUMBER(S) ON THE CHECK, MONEY ORDER OR YOUR TRANSMITTAL LETTER.

Enclose this invoice page (or a copy thereof) with your payment.

athorized Signature