

Decision No. R25-0075-I

**BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO**

PROCEEDING NO. 24G-0084TO , 24G-0314TO, 24G-0439TO, 24G-0440TO AND 24G-0441TO

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PROCEEDING NO. 24G-0084TO

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COLORADO PUBLIC UTILITIES COMMISSION,

COMPLAINANT,

V.

SERGIO CORNEJO DOING BUSINESS AS MNS TOWING LLC,

RESPONDENT.

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PROCEEDING NO. 24G-0314TO

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COLORADO PUBLIC UTILITIES COMMISSION,

COMPLAINANT,

V.

SERGIO CORNEJO DOING BUSINESS AS MNS TOWING LLC,

RESPONDENT.

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PROCEEDING NO. 24G-0439TO

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COLORADO PUBLIC UTILITIES COMMISSION,

COMPLAINANT,

V.

SERGIO CORNEJO DOING BUSINESS AS MNS TOWING LLC,

RESPONDENT.

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PROCEEDING NO. 24G-0440TO

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COLORADO PUBLIC UTILITIES COMMISSION,

COMPLAINANT,

V.

SERGIO CORNEJO DOING BUSINESS AS MNS TOWING LLC,

RESPONDENT.

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PROCEEDING NO. 24G-0441TO

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COLORADO PUBLIC UTILITIES COMMISSION,

COMPLAINANT,

V.

SERGIO CORNEJO DOING BUSINESS AS MNS TOWING LLC,

RESPONDENT.

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**ERRATA NOTICE FOR**

**INTERIM DECISION CONSOLIDATING PROCEEDINGS,  
VACATING PREHEARING SCHEDULES AND HYBRID  
HEARINGS, AND SCHEDULING REMOTE PREHEARING  
CONFERENCE**

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Original Decision No. R25-0075-I issued February 6, 2025  
Errata Issued: February 10, 2025

1. The decision title states:

INTERIM DECISION CONSOLIDATING PROCEEDINGS, VACATING  
PREHEARING SCHEDULES AND HYBRID HEARINGS, AND  
SCHEDULING REMOTE PREHEARING CONFERENCE

That is incorrect. The decision title should state:

INTERIM DECISION ADOPTING PROCEDURAL SCHEDULE AND  
SCHEDULING REMOTE HEARING

2. Decision Paragraph No. 1 states in relevant part:

CPAN No. 139039 states that the civil penalty assessed for the alleged violations is \$59,455, but that if MNS Towing pays the civil penalty within ten calendar days of its receipt of the CPAN, the civil penalty will be reduced to **\$29,727**.

That is incorrect.

The cited sentence in Decision Paragraph No. 1 quoted above should state:

CPAN No. 139039 states that the civil penalty assessed for the alleged violations is \$59,455, but that if MNS Towing pays the civil penalty within ten calendar days of its receipt of the CPAN, the civil penalty will be reduced to **\$29,727.50**.

3. Decision Paragraph No. 2 states:

On July 20, 2024, the Commission filed CPAN No. 138328 against MNS Towing LLC (“MNS Towing”) alleging four violations of Commission rules and one violation of § 40-10.1-405(3)(b)(I), C.R.S., and penalties of \$3,478.75 or **1,739.75** if paid within ten days.

That is incorrect.

Decision Paragraph No. 2 should state:

On July 20, 2024, the Commission filed CPAN No. 138328 against MNS Towing LLC (“MNS Towing”) alleging four violations of Commission rules and one violation of § 40-10.1-405(3)(b)(I), C.R.S., and penalties of \$3,478.75 or **1,739.38** if paid within ten days.

4. Decision Paragraph No. 3 states:

On October 12, 2024, the Commission filed against Sergio Cornejo: . . .  
(c) CPAN No. 139090 alleging four violations of Commission rules and  
one violation of § 40-10.1-405(3)(b)(I), C.R.S., and penalties of **\$3,478.75**  
or **\$1,739.75** if paid within ten days.

That is incorrect.

Decision Paragraph No. 3 should state:

On October 12, 2024, the Commission filed against Sergio Cornejo: . . .  
(c) CPAN No. 139090 alleging four violations of Commission rules and  
one violation of § 40-10.1-405(3)(b)(I), C.R.S., and penalties of **\$4,743.75**  
or **\$2,371.88** if paid within ten days.

(S E A L)



THE PUBLIC UTILITIES COMMISSION  
OF THE STATE OF COLORADO

CONOR F. FARLEY

Administrative Law Judge

ATTEST: A TRUE COPY

Rebecca E. White,  
Director