Cooper, Kathy

From:

IRRC

Subject:

FW: Zeigler's Storage & Transfer, Inc. PUC # A96521

RECEIVED IRRC

From: <u>zeiglers@zeiglersmoving.com</u> [<u>mailto:zeiglers@zeiglersmoving.com</u>]

Sent: Thursday, April 09, 2015 3:32 PM

To: Schalles, Scott R.

Subject: Zeigler's Storage & Transfer, Inc. PUC # A96521

Dear Chairman Mizner, Esq.,

Ref: Regulation #57-298: Household Goods in Use Carriers and Property Carriers

Zeigler's Storage and Transfer, Inc. has been in the moving and storage business since 1887. It is still owned today by the Zeigler family and is a fifth generation company. With many years in the business, the new proposed regulations have brought us great concerns in the future direction of the moving and storage industry.

In reference to the April 16, 2015 public meeting on the PUC final rulemaking order #57-298, I have great concerns with several of the proposed changes. For example, companies requesting to operate in the state of Pennsylvania without a physical location. I feel requiring companies to be domiciled in the state will help reduce other potential problems that could arise in regards to workers comp, licensing and identification of vehicles, and paying proper taxes.

The proposed regulation has the increased potential for rogue movers to plague our moving industry. We feel this could have a major impact and not in a positive way. We certificated movers that have been required to follow certain regulations and procedures set forth by the Public Utility Commission, feel that new companies should have to follow the same guidelines.

The consumer and certificated movers will not benefit unless these requests are taken into careful consideration.

Thank you for your time in this matter.

KIMBERLY C. ZEIGLER



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