Service Date: May 20, 2025

UBI: 328-000-223

Phone: (509) 495-8620

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

NOTICE OF PENALTIES INCURRED AND DUE FOR VIOLATIONS OF LAWS AND RULES

PENALTY ASSESSMENT: D-250265 PENALTY AMOUNT: \$5,000 Investigation # 9094

SERVICE VIA EMAIL

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YOU MUST RESPOND WITHIN 15 DAYS OF THIS NOTICE

The Washington Utilities and Transportation Commission (Commission) believes that Avista Corporation (Avista) violated Revised Code of Washington (RCW) 19.122.030(3)(a) by failing to provide the excavator with reasonably accurate information by marking the location of its facilities.

RCW 19.122.070(1) states, in part, that violations of any provision of the chapter are subject to a civil penalty of not more than \$1,000 for an initial violation and not more than \$5,000 for each subsequent violation within a three-year period.

On April 15, 2025, the Safety Committee heard case 25-007 filed by M&L Construction (M&L or Complainant) against Avista and determined Avista violated RCW 19.122.030(3)(a) by failing to provide the excavator with reasonably accurate information by marking the location of its facilities. The Safety Committee recommended that the Commission impose a \$5,000 penalty.

Commission staff (Staff) reviewed the documents, reports, and communications with the Safety Committee and agreed with the Safety Committee's findings and recommendations.

The Commission hereby notifies you that it is assessing a \$5,000 penalty (Penalty Assessment) against you on the following grounds:

1. Alleged Violation

The Complainant states that on January 20, 2025, Avista failed to accurately locate it's electrical facility at 6123 N. Myrtle, Spokane, WA.

2. Analysis:

The alleged violation concerns RCW 19.122.030(3)(a) which states, in part, that facility operators must provide the excavator with reasonably accurate information by marking the location of its facilities. The Complainant reported that on January 20, 2025, it was completing a project to install a storm drain and had a valid ticket for the location. The Complainant explained that there were marks on the ground at the property in red indicating "AVA OK" which indicates "no Avista power". The Complainant reported that while trenching it ended up pulling four power cables that belonged to Avista. The Complainant provided photos of the location and the red paint indicating "AVA No ELC".

Avista responded to the Complaint and explained that it's locator had misread the maps and thought the electrical line at that location was aerial rather then buried, and that the electrical box was not visible. Avista explained that it has since updated their process to not include information to locators as to whether an electrical line is buried or aerial, to prevent inaccurate assumptions.

Staff reviewed all the information submitted by the Complainant and the Respondent and observed the review process.

The Commission considered the following factors in determining the appropriate penalty amount for the violation:

1. How serious or harmful the violation is to the public.

This incident could have been significantly more harmful to M&L workers, utility technicians, nearby homeowners, and the public, and it could have resulted in severe injury and/or loss of property.

2. Whether the violation is intentional.

The violation appears to be due to negligence by Avista and its locators. Over the past 36 months (May 19, 2022 – May 19, 2025) Avista has been penalized by the Commission on 15 occasions for violations of RCW 19.122. Avista is aware of the requirements to comply with the dig law but continues to have violations involving its locating practices.

3. The likelihood of recurrence.

The likelihood of recurrence depends on Avista's actions going forward, and its ability to ensure that its contract locator and its contract locator's processes are sufficient to comply with the requirements of the dig law.

4. The Company's previous violations and penalties.

Warning Letter

On January 11, 2024, the Commission mailed an Alleged Violation of Washington Dig Law letter to Avista for violation of RCW 19.122.055(1)(a) which states, in part, that an excavator must contact the one-number locate center before beginning excavation. The letter included detailed information about Washington State's Underground Utility Damage Prevention Act, requirements for submitting utility locate requests before excavating, and the possibility of penalties for each violation.

The Commission mailed the letter after receiving a report of damage caused by Avista's electric crew on October 20, 2023, that occurred because the Company failed to submit a request to locate underground utilities before excavating.

Penalty Assessments

D-250088	03-05-25	Penalty Notice \$5,000	RCW 19.122.030(3)(a)
D-240945	01-21-25	Penalty Notice \$5,000	RCW 19.122.030(3)(a)
D-240736	10-29-24	Penalty Notice \$5,000	RCW 19.122.030(3)(a)
D-240566	08-07-24	Penalty Notice \$5,000	RCW 19.122.030(3)(a)
D-240487	08-05-24	Penalty Notice \$5,000	RCW 19.122.030(3)(a)
D-240262	06-18-24	Penalty Notice \$5,000	RCW 19.122.030(3)(a)
D-230967	01-12-24	Penalty Notice \$10,000	RCW 19.122.030(4)(a)
			RCW 19.122.030(3)(a)
D-230858	01-12-24	Penalty Notice \$5,000	RCW 19.122.030(4)(a)
D-230098	04-17-23	Penalty Notice \$5,000	RCW 19.122.030(4)(a)
D-230100	04-17-23	Penalty Notice \$5,000	RCW 19.122.030(4(a)
D-230099	04-17-23	Penalty Notice \$5,000	RCW 19.122.030(4)(a)
D-230005	03-13-23	Penalty Notice \$5,000	RCW 19.122.030(3)(a)
D-230007	02-22-23	Penalty Notice \$5,000	RCW 19.122.030(3)(a)
D-220230	05-26-22	Penalty Notice \$5,000	RCW 19.122.030(3)(a)

The Commission has considered these factors and agrees with the Safety Committee's findings of probable violation and penalty recommendation, as follows:

• \$5,000 penalty for one violation of RCW 19.122.030(3)(a) on January 20, 2025.

Your penalty is due and payable now. If you believe the violation did not occur, you may deny committing the violation and contest the penalty through evidence presented at a hearing or in writing. Or, if there is a reason for the violation that you believe should excuse you from the penalty, you may ask for mitigation (reduction) of the penalty through evidence presented at a hearing or in writing. The Commission will grant a request for a hearing only if material issues of law or fact require consideration of evidence and resolution in a hearing. Any request to contest the violation or for mitigation of the penalty must include a written statement of the reasons supporting that request. Failure to provide such a statement will result in denial of the request. See RCW 81.04.405.

If you properly present your request for a hearing and the Commission grants that request, the Commission will review the evidence supporting your dispute of the violation or application for mitigation in a Brief Adjudicative Proceeding before an administrative law judge. The administrative law judge will consider the evidence and will notify you of their decision.

<u>You must act within 15 days after receiving this Penalty Assessment</u> to do one of the following:

• Pay the \$5,000 penalty amount due; or

- Request a hearing to contest the occurrence of the violation; or
- Request mitigation to reduce the amount of the penalty.

Please indicate your selection on the enclosed form and submit it electronically through the Commission's web portal at https://efiling.utc.wa.gov/Form within FIFTEEN (15) days after you receive this Penalty Assessment. If you are unable to use the web portal, you may submit it via email to records@utc.wa.gov. If you are unable to submit the form electronically, you may send a paper copy to the Washington Utilities and Transportation Commission, P.O. Box 47250, Olympia, Washington 98504-7250.

If you wish to make your payment online, please use this link: Make a Payment Now (wa.gov). 1

If you do not act within 15 days, the Commission may refer this matter to the Office of the Attorney General for collection.

DATED at Lacey, Washington, and effective May 20, 2025.

/s/Connor Thompson
CONNOR THOMPSON
Interim Director, Administrative Law
Division

¹ https://www.utc.wa.gov/documents-and-proceedings/online-payments/make-payment-now.

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

PENALTY ASSESSMENT D- 25 0265 Investigation # 9094

PLEASE NOTE: You must complete and sign this document and send it to the Commission within 15 days after you receive the Penalty Assessment. Use additional paper if needed.

I have read and understand RCW 9A.72.020 (printed below), which states that making false statements under oath is a class B felony. I am over the age of 18, competent to testify to the matters set forth below and I have personal knowledge of those matters. I hereby make, under oath, the following statements:

[] 1. OR	Payment of penalty. I admit that the violation occurred and: [] Enclose \$5,000 in payment of the penalty. [] Attest that I have paid the penalty in full through the Commission's payment portal.				
[] 2.					
OR	[] a) [] b)	I ask for a hearing to present evidence of an administrative law judge for a decisi I ask for a Commission decision based above.	on.		
[] 3.	reduced	t mitigation. I admit the violation, but I lefor the reasons set out below (if you do tion here, your request will be denied):	not include reasons supporting your		
	[] b)	I ask for a hearing to present evidence of an administrative law judge for a decisi I ask for a Commission decision based above.	on. solely on the information I provide		
	-	enalty of perjury under the laws of the stantion I have presented on any attachments			
Dated: _		[Month/Day/Year], at	[City, State]		
Name o	f Respond	lent (Company) – please print	Signature of Applicant		

RCW 9A.72.020 "Perjury in the first degree."

- (1) A person is guilty of perjury in the first degree if in any official proceeding he or she makes a materially false statement which he or she knows to be false under an oath required or authorized by law.
- (2) Knowledge of the materiality of the statement is not an element of this crime, and the actor's mistaken belief that his or her statement was not material is not a defense to a prosecution under this section.
- (3) Perjury in the first degree is a class B felony.