**BEFORE THE WASHINGTON STATE**

**UTILITIES AND TRANSPORTATION COMMISSION**

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| In the Matter of the Petition ofRABANCO LTD, DBA ALLIED WASTE DISPOSAL, SEA-TAC DISPOSAL, G-12,  Petitioner, Requesting Revised Rates To Become Effective January 1, 2009, on Less Than Statutory Notice, and Requesting Authority to Retain Thirty Percent of the Revenue Received From the Sale of Recyclable Materials Collected in Residential Recycling Service . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . | )))))))))))))))) | DOCKET TG-082155ORDER 01ORDER APPROVING COMMODITY CREDITS ON LESS THAN STATUTORY NOTICE; AUTHORIZING REVENUE SHARING; AND REQUIRING DEFERRED ACCOUNTING TREATMENT FOR RECYCLABLE COMMODITIES REVENUE |

## **BACKGROUND**

1. On December 2, 2008, Rabanco LTD, dba Allied Waste Disposal, Sea-Tac Disposal (Sea-Tac or Company) filed with the Washington Utilities and Transportation Commission (Commission) revisions to its currently effective tariff No. 26, designated as Tariff pages 1, 21, 25, 31, 35, 36 and 37.
2. The filing proposes to increase the commodity credits that Sea-Tac pays to residential and multi-family customers for the value of the recyclable materials that Sea-Tac collects in its recycling service. The stated effective date is January 16, 2009. Sea-Tac filed revised tariff pages 1 and 36 on December 5, 2008. Eastside has requested that the tariff revisions filed December 2, 2008, as revised on December 5, 2008, become effective January 1, 2009, on less than statutory notice.

1. The Commission allowed Sea-Tac’s first commodity adjustment to become effective October 12, 1995, by operation of law without an order authorizing deferred accounting treatment. Sea-Tac has filed annual commodity adjustments using the same methodology the Commission established for other companies with authorized deferred accounting treatment. The commodity adjustment has two components: a true-up component that, for the previous twelve-month test period, compares the estimated commodity value to actual commodity value, and an estimate of the revenue (cost) of the next twelve months using the average twelve-month test period revenue (cost).
2. Staff recommends that the Commission require Eastside to implement deferred accounting treatment for the revenue (cost) received (paid) from the sale (disposal) of recyclable commodities collected in the Company’s recycling service using the most recent twelve-month test period to true-up the estimated revenue to actual revenue, and to estimate revenue for the next twelve-month period. Staff also recommends that the Commission condition its approval on Eastside making its next commodity adjustment effective January 1, 2010, and each January 1 thereafter, and that Eastside make all future commodity adjustment filings forty-five days prior to the proposed effective date to give Staff sufficient time to review the filing.
3. RCW 81.28.050 and WAC 480-70-266 require forty-five days’ notice to the Commission prior to the effective date of the tariff. The tariff sheets bear an inserted effective date of January 16, 2009. This date recognizes statutory notice as required. Sea-Tac requests less than statutory notice as permitted by WAC 480-70-276, so that the tariff revisions become effective on January 1, 2009, because the current commodity credits will expire on December 31, 2008. The Company is required to notice customers after final Commission action.
4. On December 12, 2009, Sea-Tac filed with the Commission a request to retain thirty percent of the revenue Sea-Tac receives from the sale of recyclable materials that it collects in its residential collection service.
5. RCW 81.77.185 states that the Commission shall allow solid waste collection companies collecting recyclable materials to retain up to thirty percent of the revenue paid to the companies for the material if the companies submit a plan to the Commission that is certified by the appropriate local government authority as being consistent with the local government solid waste plan and that demonstrates how the revenues will be used to increase recycling. The remaining revenue shall be passed to residential customers.
6. On December 12, 2008, Sea-Tac filed its recycling plan for calendar year 2009. The plan sets forth specific actions that Sea-Tac will take including: working with King County to develop and implement a Regional Recycling Campaign; collecting, evaluating and reporting data; promoting enhanced recycling and organics collection; providing promotional and educational materials; and, enhancing multi-family recycling. The plan also requires Sea-Tac to file monthly reports with the King County Solid Waste Division and provide copies to the Commission. Sea-Tac states that it will use retained revenue to:
* Encourage new customers to utilize 96-gallon carts for comingled recyclables.
* Improve the accuracy of recycling data in order to better assess educational effort needed to increase recycling and reduce contaminants.
* Provide sample food scrap collection bags and brochures to new organics recycling customers.
* Continue collaboration with King County to ensure websites provide current updates on recycling and organics collection.
* Provide customers with 2009 information packets regarding garbage, recycling and organics services in Commission areas to include clear information of the commodities that can be kept out of the garbage solid waste stream.
* Include messages in customer invoices in the months of December and January to promote recycling and the months of March, April and May to promote organics collection.
* Promote organics signup to all customers in the Renton/Petrovisky area not currently signed up for yard waste service.
* Promote subscription of single-family households not currently customers of Allied Waste of Kent by placing an ad in the “Go Green” edition of The Reporter.
* Enhance recycling in lower performing areas by emailing customers at least three times a year highlighting the benefits of increased recycling.
* Work with King County and/or local municipality to choose one multi-family complex and its management to help increase awareness of recycling and increase the diversion from the garbage solid waste stream.
* Participate in regional meetings to discuss strategies for increasing multi-family recycling.
* Follow up with complexes that currently do not recycle or do not have recycling containers equal to or greater than the size of their garbage containers to enhance multi-family participation.
1. Sea-Tac’s recycling plan, dated December 11, 2008, is signed by Kevin Kiernan, Solid Waste Division Director, King County, which states, in part, that “King County believes that implementation of this recycling plan will increase the amount of materials recycled by Rabanco SeaTac customers, and hereby certifies that the provisions of this plan are consistent with the King County Comprehensive Solid Waste Management Plan. Therefore, King County recommends to the WUTC that SeaTac Disposal be allowed to retaining 30% of the actual commodity values received during the period of this agreement (January 1, 2009 – December 31, 2009).” Staff recommends that the Commission grant Sea-Tac’s request to retain thirty percent of the revenue it receives from the sale of recyclable materials that it collects in its recycling service and require Sea-Tac to report to the Commission the amount of revenue it retained, the amount of money it spent on the activities identified in Sea-Tac’s recycling plan and the effect the activities had on increasing recycling.
2. In summary, Staff recommends that the Commission approve the proposed commodity credits to become effective January 1, 2009, on less than statutory notice, require Sea-Tac to implement deferred accounting treatment for the revenue (cost) received (paid) from the sale (disposal) of recyclable commodities collected in Sea-Tac’s recycling service, and grant Sea-Tac’s request to retain thirty percent of the revenues it receives from the sale of recyclable materials that it collects in its residential recycling service.

**FINDINGS AND CONCLUSIONS**

1. (1) The Washington Utilities and Transportation Commission is an agency of the State of Washington vested by statute with the authority to regulate the rates, rules, regulations, practices, accounts and affiliated interests of public service companies, including solid waste companies. *RCW 80.01.040, RCW 81.01, RCW 81.04, RCW 81.16, RCW 81.28 and RCW 81.77.*

1. (2) This matter came before the Commission at its regularly scheduled meeting on December 23, 2008.
2. (3) Sea-Tac is engaged in the business of providing solid waste services within the state of Washington and is a public service company subject to Commission jurisdiction.
3. (4) Sea-Tac is subject to RCW 81.28.050 and WAC 480-70-266, which require solid waste companies to file changes in any rate or charge with forty-five days’ notice. Under WAC 480-70-276, the Commission may allow, for good cause shown, changes in rates or charges without requiring forty-five days’ notice in an order specifying the changes to be made and the effective date.
4. (5) Sea-Tac asks the Commission to allow the tariff revisions filed December 2, 2008, as revised on December 5, 2008, to become effective January 1, 2009, on less than statutory notice, because the current commodity credits will expire December 31, 2008.
5. (6) RCW 81.77.185 states that the Commission shall allow solid waste collection companies collecting recyclable materials to retain up to thirty percent of the revenue paid to the companies for the material if the companies submit a plan to the Commission that is certified by the appropriate local government authority as being consistent with the local government solid waste plan and that demonstrates how the revenues will be used to increase recycling. The remaining revenue shall be passed to residential customers.
6. (7) King County is responsible for managing waste through its Comprehensive Solid Waste Management Plan. The Director of King County’s Solid Waste Division certified that Sea-Tac’s recycling plan is consistent with the County’s Comprehensive Solid Waste Management Plan and his recommendation that the Commission allow Sea-Tac to retain thirty percent of the revenue the company receives from the sale of recyclable material is accepted.
7. (8) After reviewing Sea-Tac’s request to allow the proposed commodity credits filed on December 2, 2009, to become effective January 1, 2009, and request to retain thirty percent of the revenue received from the sale of recyclable materials collected in its recycling service, all filed in Docket TG-082155, and giving due consideration, the Commission finds that Sea-Tac’s requests are reasonable and should be granted. The Commission also finds it is reasonable to require Sea-Tac to implement deferred accounting treatment of the revenue (cost) received (paid) from the sale (disposal) of recyclable commodities collected in Sea-Tac’s recycling service.

## **O R D E R**

**THE COMMISSION ORDERS:**

1. (1) The revised tariff revisions Rabanco LTD, dba Allied Waste Disposal, Sea-Tac Disposal filed on December 2, 2008, as revised on December 5, 2008, will be effective on January 1, 2009, on less than statutory notice.
2. (2) Rabanco LTD, dba Allied Waste Disposal, Sea-Tac Disposal is authorized to retain thirty percent of the revenue it receives from the sale of recyclable materials collected in its residential recycling programs from January 1, 2009 to December 31, 2009. Rabanco LTD, dba Allied Waste Disposal, Sea-Tac Disposal will report to the Commission no later than February 1, 2010, the amount of revenue it retained, the amount of money it spent on the activities identified in Sea-Tac’s recycling plan and the effect the activities had on increasing recycling.
3. (3) Rabanco LTD, dba Allied Waste Disposal, Sea-Tac Disposal is required to use deferred accounting treatment of the recycling commodity revenues and costs related to its residential recycling services. Rabanco LTD, dba Allied Waste Disposal, Sea-Tac Disposal shall make its next commodity adjustment effective January 1, 2010, and each January 1 thereafter, and shall make all future commodity adjustment filings forty-five days prior to the proposed effective date.
4. (4) The Commission delegates to the Executive Secretary the authority to approve by letter all compliance filings required in this Order.
5. (5) The Commission retains jurisdiction over the subject matter and Rabanco LTD, dba Allied Waste Disposal, Sea-Tac Disposal to effectuate the provisions of this Order.

The Commissioners, having determined this Order to be consistent with the public interest, directed the Executive Secretary to enter this Order.

DATED at Olympia, Washington, and effective December 23, 2008.

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

 DAVID W. DANNER, Executive Secretary