## **Docket No. TV-180798 - Vol. I**

# In the Matter of: Pro Movers LLC d/b/a Groovin Movin

November 13, 2018



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	Page 1		Page 3
BEFORE THE WASHINGTON	1456 1	1	OLYMPIA, WASHINGTON; NOVEMBER 13, 2018
UTILITIES AND TRANSPORTATION COMMISSION		l .	9:00 A.M.
In the Matter of Determining )DOCKET NO. TV-180798	_	3	000
of, and Complaint for Penalties )		4	
against: )			PROCEEDINGS
)		5	
PRO MOVERS LLC d/b/a GROOVIN ) MOVIN )			JUDGE CHARTOFF: Good morning. My name is
)			Laura Chartoff, and I am an administrative law judge with the Washington Utilities and Transportation
<del></del>	_	9	Commission.
MOVER'S COURT, VOLUME I		10	Today is Tuesday, November 11th [sic], 2018,
Pages 1-27		11	and the time is approximately 9:00 a.m.
•		12	There are four household goods carriers who
ADMINIOTIVITYE DAW SODGE DAGIN OF ANTOFF	_	13	should be here today, so the first thing we will do is
November 13, 2018		l .	see who is here. And there's a court reporter who is
9:00 A.M.		1	recording everything you say, so when I call your name,
			please raise your hand and also say "here" or "present." So the first docket is 180553, Ben's Moving
1300 South Evergreen Park Drive Southwest			and Delivery Services, Inc.?
Olympia, Washington 98504			Okay. Hearing nothing, Docket 180798, Pro
REPORTED BY: TAYLER GARLINGHOUSE. CCR 3358		20	Movers LLC doing business as Groovin Movin?
,		21	Hearing nothing, Docket 180804, Total Effort
1325 Fourth Avenue, Suite 1840		22	LLC?
(206) 287-9066   Seattle		23	MR. HEMBRY: Here.
		24	JUDGE CHARTOFF: Thank you.
www.buellrealtime.com		25	And Docket 18088 I'll say that again.
	Page 2		Page 4
APPEARANCES		1	180844, Moving Art Corporation?
		l .	MR. DUBONOSOV: Here.
		3	JUDGE CHARTOFF: Thank you.
Washington Utilities and		4	Okay. So there are two companies who are
Transportation Commission		5	not here today, and those companies will be held in
		6	default. I will deal with that later this morning after
(360) 664-1160		7	the break.
FOR COMMISSION STAFF		8	Okay. So you are here because the
BRIAN BRAUN		9	Commission has information that your company is
Consumer Protection		10	operating or advertising as a household goods carrier
Washington Utilities and		11	without a permit. Operating or advertising as a
Transportation Commission		l .	household goods carrier without the permit is illegal
			and subject to a penalty of up to \$5,000 per violation.
Olympia, Washington 98504			If you are found to have engaged in business as a
(360) 664-1129 brian braun@utc wa gov		l .	household goods mover without a permit, the Commission can order you to cease and desist operating and impose
sita i sitati i 😊 ato. wa. yov			the penalty.
			So now I'm going to explain your choices
* * * *		1	here today. So you can agree to cease and desist
		20	providing, offering, or advertising unpermitted
		21	household goods services. So if you choose this option,
		l .	you will need to show what you have done to shut down
		22	you will need to show what you have done to shut down
		23	your business either completely or partially, and I'm
		1	· · ·
-	UTILITIES AND TRANSPORTATION COMMISSION  In the Matter of Determining DOCKET NO. TV-180798 the Proper Carrier Classification of, and Complaint for Penalties ) against:	UTILITIES AND TRANSPORTATION COMMISSION In the Matter of Determining	UTILITIES AND TRANSPORTATION COMMISSION  In the Matter of Determining   DOCKET NO. TV-180798 the Proper Camier Classification of, and Complaint for Penalties   4 against:

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prove that you have taken down or changed your website or other online advertisements for your business.

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The other option is to ask for a classification hearing to show why you don't need a permit. So if you choose a hearing, you are denying that you offer or advertise moving services. And for this choice, we will schedule a hearing sometime in the next two months with a deadline a week before the hearing for both you and Commission Staff to list your witnesses and file any exhibits. I have some dates picked out in late December, early January that are available.

So I will call each of you up one at a time in just a few minutes. So Mr. Brian Braun will be speaking for Commission Staff this morning. If you have not already met Mr. Braun, he is seated at the table to my right, and he is a Commission compliance investigator.

Now that we've gone over your choices, I will explain what else will happen today. So in a few minutes, I'll call each of you up to make your choice, and at that time, I will swear you in so that anything you tell the Court will be under oath. And once you are sworn in, I will ask you if you understand your choices for today's hearing and then ask you to state your

will explain the recommendation, but the Commission will

make the final decision about the penalty. 3 So, Staff, I will -- Mr. Braun, I will swear 4 you in now.

(Brian Braun sworn.)

JUDGE CHARTOFF: Thank you.

Okay. So I will call Total Effort LLC. Can you please come forward? You can take a seat at the table. Make sure your microphone is on, pull it towards you, and please state your first and last name, spelling your last name for the court reporter.

MR. HEMBRY: Leon Hembry, H-e-m-b-r-y.

JUDGE CHARTOFF: Okay. Can you please stand 13 14 while I swear you in?

(Leon Hembry sworn.)

16 JUDGE CHARTOFF: Thank you. Please be 17 seated.

So what is your position with the company? MR. HEMBRY: I am the managing director,

20 founder.

JUDGE CHARTOFF: And do you understand the 21 22 choices that I laid out?

23 MR. HEMBRY: Yeah, I do.

> JUDGE CHARTOFF: Do you -- have you made your decision?

Page 6

choice. If there is anything else you want to explain to me, you will have a chance to do that.

If you choose to testify about how you're getting out of the moving business, you can explain how you plan to do that, and depending on what proof you can provide, you should be able to reach an agreement with Staff and you can speak to Staff about that during a break in the proceedings. If you have recently applied for and received a permit, you should let me know that when I call you up.

Finally, if you deny you're operating as a mover, we will schedule another hearing. If we're going to set a hearing, it would help if you know your schedule for the next two months when we review calendars. So -- and after I hear from each of you, we will take a break so you will -- you can meet with Staff to discuss your case, and at the break, you can also discuss the penalty.

You were each served with a complaint that alleges you were engaged in moving household goods without a permit and asks that the Commission penalize you for that. And as I mentioned, the law sets the maximum penalty for each violation at \$5,000. Staff will recommend a penalty, and you will have a chance to reach an agreement with Staff about the penalty. Staff

Page 8

Page 7

MR. HEMBRY: Yeah, I was -- my decision is to cease and desist. I -- my business is actually not in the moving business. I kind of did some, you know, jobs. I was on TaskRabbit, and I just kind of did individual things for people through TaskRabbit and noticed that there were some, you know, opportunities to help people move.

And so I was in a rare of -- not being able to advertise, and so I did advertise one time on Craigslist and then I was -- I did get the letter, and so I immediately took down the ads on there. So my moving -- my business is not in moving, so it'd be no problem to cease and desist.

JUDGE CHARTOFF: Okay. So -- and I assume Staff has no objection?

MR. BRAUN: No objection, Your Honor. I've also verified that his advertisement as I found is no longer advertised on Craigslist.

Also, I think there was changes to your Facebook page. I do see you are on Thumbtack, but it seems to be labor-only.

MR. HEMBRY: Yeah.

MR. BRAUN: Some peer reviews and things like that, so I am in agreement.

JUDGE CHARTOFF: Great.

	Page 9		Dago 11
-			Page 11
1	Okay. So when we take a break in a few	1	this on Craigslist, so I'm not going to do this
2	minutes, you can talk to Staff and see if you can sign	2	anymore.
3	an agreed order. That order will say that you agree you	3	JUDGE CHARTOFF: Okay. So you want to
4	were operating without a permit, that you advertised	4	agree you will agree to cease and desist?
5	without a permit, and that you agree to stop operating	5	MR. DUBONOSOV: Yes.
6	unless you obtain a permit if you decide to apply for	6	JUDGE CHARTOFF: Do you have any objections?
7	one.	7	MR. BRAUN: No, Your Honor.
8	Once you feel comfortable that you	8	JUDGE CHARTOFF: Okay. Okay. So, again,
9	understand the order, you and Mr. Braun will both sign	9	we'll take a break in a few minutes and at that time,
10	it. It will include most likely an agreed penalty	10	you can talk to Staff and see if you can sign an agreed
11	amount, but if not, you will have the opportunity to	11	order.
12	explain why the penalty should be different than what	12	MR. DUBONOSOV: Sure.
13	Staff is recommending.	13	JUDGE CHARTOFF: And that order will say you
14	MR. HEMBRY: Okay.	14	agree you were operating without a permit, that you
15	JUDGE CHARTOFF: Do you have any questions?	15	advertised without a permit, and that you agree to stop
16	MR. HEMBRY: No, I don't.	16	operating until you get a permit if you decide to get
17	JUDGE CHARTOFF: Oh, okay. So please return	17	one. It sounds like you just want to get out of the
18	to the your seat and wait for the break.	18	business?
19	MR. HEMBRY: All right. Thanks, Your Honor.	19	MR. DUBONOSOV: No, maybe I can continue,
20	JUDGE CHARTOFF: Okay. Thank you.	20	but before I have to get UTC license.
21	Okay. So now I'm going to call Moving Art	21	JUDGE CHARTOFF: Okay.
22	Corporation.	22	MR. DUBONOSOV: And I see another one, UCR,
23	MR. DUBONOSOV: What should I	23	you know this UCR, something, because somebody sent me a
24	JUDGE CHARTOFF: Come forward and take one	24	letter, it's another permit issued here. I don't know,
25	of these chairs. Make sure to pull the microphone	25	but it wasn't in my in my
	- 40		
	Page 10		Page 12
1	Page 10 towards you and make sure that it is on. Might have to	1	Page 12 MR. BRAUN: My understanding is he
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Page 13 Page 15 1 9:17. As soon as you have a chance to review the cease 1 time, you will have to pay the full \$4,500 penalty. 2 2 MR. HEMBRY: Okay. and desist orders with Staff, you can talk about the 3 3 JUDGE CHARTOFF: Also, the order to cease penalty. The penalty amount may -- that Staff is requesting may be small or there may be a reason why 4 and desist is permanent. It never expires. So if Staff 4 5 Staff asked for a larger penalty, for example, if you've 5 discovers you still operating after two years, Staff can 6 been here in mover's court before or you used to have a 6 go straight to superior court and ask for much higher 7 7 household goods permit that was cancelled. penalties. So it's very important that you follow the 8 Usually part of the penalty is suspended and 8 9 9 you will not have to pay it back unless you break the MR. HEMBRY: Okay. 10 10 law again. So you will have to pay part of the penalty JUDGE CHARTOFF: And I see there's a payment today and you would only have to pay the rest if you 11 11 schedule with \$100 due today, \$200 due December 13th, 12 violate the order. And afterwards, I will call each of 12 and the final \$200 due January 14th, 2019. And do you 13 you back up, make sure you understand the order, and I 13 understand that if you miss a payment, you will have to 14 will sign it, and then you will leave with a copy of it. 14 pay the entire amount including the 4,500 suspended 15 Is there anything else? 15 penalty? 16 MR. BRAUN: No, Your Honor. 16 MR. HEMBRY: Yeah, I understand. 17 JUDGE CHARTOFF: Okay. We are at recess. 17 JUDGE CHARTOFF: So if for some reason 18 you're going to be late making a payment, you should 18 (Recess from 9:16 a.m. 19 19 contact Staff and make arrangements so that you don't until 9:59 a.m.) 20 20 end up having to pay the whole penalty. JUDGE CHARTOFF: Okay. Let's be back on the And so you understand legally what you can 21 record. It's approximately 10:00 a.m. The date is 21 and can't do? 22 Tuesday, November 13th, 2018. 22 23 So I understand we have one cease and desist 23 MR. HEMBRY: Yes. 24 order. So I will call you back up one at a time in the 24 JUDGE CHARTOFF: And remember that 25 order we went before. 25 Commission Staff is always available to assist you if Page 14 Page 16 1 So Total Effort LLC, Mr. Hembry? 1 you have any questions. Do you have any additional 2 2 So, Mr. Hembry, did you have a chance to questions about the order? 3 3 read the whole order? MR. HEMBRY: No, I don't. 4 4 MR. HEMBRY: Yes, I did. JUDGE CHARTOFF: Okay. I will sign it. 5 JUDGE CHARTOFF: And do you understand it? 5 Oh, do you have a -- I just brought a red 6 MR. HEMBRY: Yes, I do. 6 pen up here. Thank you. 7 JUDGE CHARTOFF: Okay. It looks like you 7 MR. BRAUN: Mm-hmm. 8 8 JUDGE CHARTOFF: Okay. So I'm handing this and Mr. Braun have both signed it. 9 MR. HEMBRY: Yes. 9 to Mr. Braun. He will have Staff make a copy and hand 10 JUDGE CHARTOFF: And for -- okay. And it 10 it to you, and when you get that copy, you'll be free to 11 11 looks like there are two violations in this case, one 12 for offering to transport household goods and one for 12 MR. HEMBRY: Okay. 13 13 JUDGE CHARTOFF: Okay. Thank you. advertising a move. And there is a -- the company is assessed a penalty of \$5,000. A \$4,500 portion of the MR. HEMBRY: All right. Thank you, Your 14 14 penalty is suspended for a period of two years and then 15 15 Honor. 16 waived provided that Total Effort refrains permanently 16 JUDGE CHARTOFF: Okay. So next I'm going to 17 from further operating as a household goods carrier 17 call back Moving Art Corporation, Mr. Dubonos- --18 without obtaining a permit. And that -- okay. And for 18 Dubonosov, Dubonosov. 19 the record, you are agreeing to shut down unless you get 19 Okay. So you were not able to come to an 20 a permit? 20 agreement on an order? 21 MR. HEMBRY: Yes. 21 MR. DUBONOSOV: Yes, I would like to say you 22 JUDGE CHARTOFF: Okay. And the \$4,500 22 two things. They send me letter about warning, to stop 23 penalty is suspended for two years from today's date, 23 operation. I never get this letter. They send me to 24 which is November 13th, 2018. That means that if Staff 24 the different address and I show you, I live at a 25 25 different address for two years. So this is title of finds an advertisement or you offer a move during this

Docket No. TV-180798 - Vol. I - 11/13/2018 Page 17 Page 19 1 the home I'm living. You see that -- see 2016 I live at 1 on record with the Secretary of State as of 2 2 June 14th, 2018. As sometimes the process serving of different address. 3 JUDGE CHARTOFF: Oh, this is your -documents -- oh, sorry, the initial cease and desist was 3 MR. DUBONOSOV: The title to my home. 4 mailed out. It is the Commission Staff's position that 4 5 JUDGE CHARTOFF: So what is -- oh, please 5 if the letter does not come back, it is deemed to be 6 take a seat so -- we need to -- our court reporter needs 6 served. So whether it was either forwarded or if the 7 7 to get everything on -- recorded and it's recorded person at that address destroyed it, I'm unaware. It 8 through the mic. 8 just did not come back to us. So I felt that was a good 9 MR. DUBONOSOV: Yeah, I understand. 9 mailing address. 10 10 JUDGE CHARTOFF: So what is your current When doing the Order 01, everything with the 11 address? 11 process server, sometimes Secretary of State's addresses 12 MR. DUBONOSOV: My current address is 12605 12 we also check, but also too for personal addresses may East Gibson Road, Unit 37, Everett, Washington 98204. not be the same as what's registered with the Secretary 13 13 of State. In using the tools that Staff has available 14 So if I -- if I got this warning in my real address, of 14 15 course I will stop this right away, but I never got 15 to them, I found a newer address in Everett. An 16 this. So they send me a -- they bring the papers for 16 address. I don't know. I can't speak to the timeline 17 the court to the -- to my right address. There is no 17 of it, whether they -- the process server tried to serve at both the Shoreline address and then at his personal 18 logic, you know, to bring the paper to my real address 18 19 and they send letter to different address. 19 residence. 20 JUDGE CHARTOFF: So how did you know about 20 So it's Staff's recommendation, again, as 21 21 standard, that the 4,500 portion be suspended with 500 this proceeding? be due. We are open to payment schedules, but to be 22 22 MR. DUBONOSOV: Because they bring their 23 23 consistent, that is Staff's recommendation. paperwork -- I mean paper for the court for my real 24 address, to my real address in Everett. So this was my 24 JUDGE CHARTOFF: Thank you. 25 first time ever finding out about these things. 2.5 Okay. So I will take the penalty under Page 18 Page 20 1 JUDGE CHARTOFF: Oh, so the previous letters 1 advisement and issue an order in a few days. The order 2 2 will order you to cease and desist operating. And do that --3 3 you have any questions? MR. DUBONOSOV: Yeah, yeah, about warning, 4 4 MR. DUBONOSOV: No. yeah. 5 JUDGE CHARTOFF: Okay. Okay. So yeah, I 5 JUDGE CHARTOFF: -- they were sent to the 6 wrong address? So --6 will issue an order in a few days, so you are free to 7 MR. DUBONOSOV: I never get it, yeah. 7 8 8 Sorry. MR. DUBONOSOV: Thank you. 9 JUDGE CHARTOFF: So the first time you heard 9 JUDGE CHARTOFF: So that concludes the list 10 about this was when you got the court documents? 10 of companies present in the hearing room today. There's MR. DUBONOSOV: Yes, correct. 11 11 no one else in the hearing room, so we can proceed with 12 JUDGE CHARTOFF: Okay. 12 motions for default. We'll start with Ben's Moving and 13 MR. DUBONOSOV: And also, you know, it's 13 Delivery Services, Inc. 14

like private, but I was just -- baby was born month ago, 14 15 I don't have any money to pay penalty for this kind of 16 stuff. Sorry. I mean, I just ask you to... 17 JUDGE CHARTOFF: So does Staff want to make 18 a recommendation on the penalty? 19 MR. BRAUN: Yes, Your Honor. As per 20 standard for the Commission is the initial \$10,000 21 penalty, to cut that in half to 5,000 with 4500 of that 22 suspended, being 500 due for an individual that was 23 found to have been moving and was offered a move, but 24 has not been in front of the Commission before. 25 The letter was sent to the address that was

So I've had a chance to review that docket, the Commission's evidence that there was an offer for an intrastate move in Washington, and there was advertising that meets the definition of RCW 81.80.075, engaging in business as a moving company without a household goods permit. So what is Staff's motion with respect to Ben's Moving and Delivery, Inc? MR. BRAUN: Your Honor, Staff moves to implement the \$5,000 based on that -- your findings. JUDGE CHARTOFF: Okay. So nothing would be suspended? MR. BRAUN: Correct.

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JUDGE CHARTOFF: Okay. Let's briefly walk through the evidence you have for each com- -- for this company as well as when and how service was accomplished.

MR. BRAUN: Your Honor, as according to my declaration, on June 12th, 2018, I received an email tip concerning a company, Ben's Moving and Delivery Services, advertisements on -- it was -- I apologize, one second. Then I searched the Commission records. On June 13th, 2018, I found that the Ben's Moving company under an owner of Israel Paredes, P-a-r-e-d-e-s, was the owner and was previously permitted and then lost their permit due to lack of insurance.

I found -- or then -- my apologies. On June 13th, I sent out a letter to cease and desist of Ben's Moving and Delivery Services at 11544 Greenwood Avenue North, Unit No. 1, in Seattle. No response. I also found advertisements on Yelp for Ben's Moving and Delivery Services.

On June 22nd, 2018, I posed as a customer. I called a telephone number that was associated that I found on the Yelp page at 206-673-6122. Left a message, then I was called back. The gentleman identified himself as Ben. Said it was his moving company and that I was quoted 120 per hour for two workers and a 24-foot

MR. BRAUN: I believe that is Pro Movers LLC, dba Groovin Movin, Docket 180798.

JUDGE CHARTOFF: Okay. Yes. Yes, so I've had a chance to review that docket and the Commission's evidence that there was an offer for an intrastate move in Washington and there was advertising that meets the definition of RCW 81.80.075, engaging in business as a moving company without a household goods permit. So what is Staff's motion with respect to Pro Movers LLC?

MR. BRAUN: Your Honor, Staff at this time, unique situation in Pro Movers, dba Groovin Movin has since been assigned a temporary permit. I believe he was served through email agreeing to that per our procedures. I am going to move forward at this time to have a \$5,000 penalty for not showing up with none of that suspended.

JUDGE CHARTOFF: Okay. So I understand this company was served by email. Did you make attempts to contact the company before this hearing?

MR. BRAUN: I did. I made several phone calls and they were not returned.

JUDGE CHARTOFF: Let's walk through the evidence you have for -- for Pro Movers LLC.

MR. BRAUN: On June 14th, 2018, I received an email concerning the operations of Groovin Movin.

Page 22

truck plus a \$30 fill fee. And I was also informed by the owner that the time started from when his employees arrived at my residence and ended when the employees left my residence, and he also offered if I wanted three movers, \$150 per hour.

That is for -- that concludes for my evidence for service.

One second. There have been several attempts to have this individual served. He would elude process servers, try to not answer the door, things like that. Process server was finally able to do that. I believe they served it on a Jane Doe at the address. Give me one moment. I will find it. It was the -- doing more research, I found another address of 2730 - 197th Place Southwest in Lynnwood, Snohomish County. There the process server was able to serve a Jane Doe who agreed she was authorized to accept, but did not give her name as a person to accept service. That was on October twenty -- I'm sorry. It was served on October 23rd, 2018.

JUDGE CHARTOFF: Okay. Thank you. So I will go ahead and grant that motion for Ben's Moving and Delivery Service. Can you pass that default order up to me if you have it? Okay. Well, I will sign that, but we can move on to the next company.

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Page 23

1 That was included with an email of a gentleman's name of 2 Andrey, spelled A-n-d-r-e-y, with a cell phone number of

360-487-6564. On June 14th, 2018, I searched Commission

records and verified that Groovin Movin was not a
 permitted household goods, that they had lost their

permitted household goods, that they had lost their
 permit, and their previous owner by the name of And

permit, and their previous owner by the name of Andrey Goncharuk, spelled A-n-d-r-e-y, G-o-n-c-h-a-r-u-k.

Then on July 30th, 2018, I visited the

website of Groovinmovin.com, spelled G-r-o-o-v-i-n-m-o-v-i-n.com, where I saw advertisements for truck and labor, two men for \$240 an hour, and that that company was located at 3101 Northeast 138th Avenue in Vancouver, Washington 98682, and also at a telephone number of 360-612-0090.

On July 31st of 2018, I sent a compliance letter to Pro Movers down at that address in Vancouver to notify them to cease and desist until they got the required permit.

On September 11th, 2018, I called the phone number associated with the website of 360-612-0090. Under an assumed name, there I was able to obtain a quote for moving services, which includes workers and a truck. I spoke with an individual who identified herself as Angela, and I was quoted \$60 per -- an hour per person and \$2.50 a mile from the warehouse until the

	Page 25		Page 27
1	return to the warehouse for two men and a 24-foot truck.	1	CERTIFICATE
2	That concludes our evidence.	2	O E ICTITION TE
3	JUDGE CHARTOFF: Thank you. Oh, okay. So I	3	STATE OF WASHINGTON
4	am concerned about issuing a default order against a	4	COUNTY OF THURSTON
5	company that has come into compliance. Although, I am	5	COUNT OF HIGHOTON
6	also concerned that they did not show up or respond to	6	I, Tayler Garlinghouse, a Certified Shorthand
7	any of your phone calls. So do you know the dates that	7	Reporter in and for the State of Washington, do hereby
8	those phone calls were made offhand?	8	certify that the foregoing transcript is true and
9	MR. BRAUN: I am unaware of those offhand.	9	accurate to the best of my knowledge, skill, and
10	My apologies.	10	ability.
11	JUDGE CHARTOFF: So	11	ability.
12	MR. BRAUN: I know I made actually	12	
13	October 24th, I know that one phone call was made.	13	de la constant de la
14	JUDGE CHARTOFF: Okay. I yeah, I would	14	Tayler Garlinghouse, CCR 3358
15	like to continue this proceeding, so I'm not going to	15	rayler Garlingriouse, CON 3330
16	actually, let's go off the record for a minute.	16	
17	(Pause in the proceeding.)	17	
18	JUDGE CHARTOFF: Okay. We are back on the	18	
19	record. So I am going to go ahead and grant the default	19	
20	order in this case because they were previously	20	
21	permitted and then they lost their permit and they	21	
22	· · · · · · · · · · · · · · · · · · ·	22	
23	haven't responded. I am concerned. So I am going to go ahead and issue the default order. I am going to impose	23	
24		24	
25	the penalty of \$5,000. I do have to amend the order because as it's currently read, it it orders them to	25	
23	because as it's currently read, it it orders them to	25	
	Page 26		
1	stop operating, and because they have the permit,		
2	they they can operate. So I will issue an order		
3	after after the proceeding.		
4	MR. BRAUN: Thank you, Your Honor.		
5	JUDGE CHARTOFF: Okay. Is there any other		
6	business we need to take care of?		
7	MR. BRAUN: No, Your Honor.		
8	JUDGE CHARTOFF: Okay. We are adjourned.		
9	(Adjourned at 10:25 a.m.)		
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A	amend 25:24	23:12	14:17	comfortable 9:8
	amount 9:11 12:10	Ben 21:24	carriers 3:12	12:7
<b>A-n-d-r-e-y</b> 24:2,7	13:3 15:14	Ben's 3:17 20:12,19	case 6:17 14:11	Commission 1:2,17
<b>a.m</b> 1:15 3:2,11	<b>Andrey</b> 24:2,6	21:7,10,15,18	25:20	2:5,8,11 3:9 4:9
13:18,19,21 26:9	Angela 24:24	22:22	CCR 1:20 27:14	4:15 5:9,15,17
ability 27:10	answer 22:10	best 27:9	cease 4:16,19 8:2	6:21 7:1 15:25
<b>able</b> 6:6 8:8 16:19	anymore 10:25	born 18:14	8:13 11:4 13:1,23	18:20,24 19:4
22:11,16 24:21	11:2	Box 2:12	15:3 19:3 20:2	21:9 24:3
accept 22:17,18	apologies 21:14	<b>Braun</b> 2:9 5:14,16	21:15 24:17	Commission's
accomplished 21:4 accurate 27:9	25:10	7:3,5 8:16,23 9:9	cell 24:2	20:15 23:4
additional 16:1	apologize 21:8	11:7 12:1,8,18,20	Certified 27:6	companies 4:4,5
address 16:24,25	applied 6:8	13:16 14:8 16:7,9	certify 27:8	20:10
	apply 9:6	18:19 20:21,25	chairs 9:25	company 4:9 7:18
17:2,11,12,14,17 17:18,19,24,24	approximately 3:11	21:5 23:1,10,20	<b>chance</b> 6:2,24 13:1	10:19,21 14:13
18:6,25 19:7,9,15	12:25 13:21	23:24 25:9,12	14:2 20:14 23:4	20:18 21:3,7,10
19:16,18 22:12,14	arrangements	26:4,7	changed 5:1	21:24 22:25 23:8
24:16	15:19	break 4:7 6:8,16,17	changes 8:19	23:18,19 24:12
addresses 19:11,12	arrived 22:3	9:1,18 11:9 12:15	<b>Chartoff</b> 1:12 2:4	25:5
adjourned 26:8,9	<b>Art</b> 4:1 9:21 16:17	12:17,24,25 13:9	3:6,7,24 4:3 7:6	<b>complaint</b> 1:5 6:19
administrative	<b>Artur</b> 10:5,8,13	<b>Brian</b> 2:9 5:14 7:5	7:13,16,21,24	completely 4:23
1:12 2:3 3:7	asked 13:5	brian.braun@ut	8:14,25 9:15,17	compliance 2:9
ads 8:11	asks 6:21	2:13	9:20,24 10:6,9,12	5:17 24:15 25:5
advertise 5:6 8:9,9	assessed 14:14	briefly 21:1	10:14,18,22 11:3	concerned 25:4,6
advertised 8:18 9:4	assigned 23:12	<b>bring</b> 17:16,18,22	11:6,8,13,21 12:5	25:22
11:15	assist 15:25	brought 16:5	12:14,17,23 13:17	concerning 21:7
advertisement 8:17	associated 21:21	<b>Buell</b> 1:21	13:20 14:5,7,10	23:25
10:25 14:25	24:20	<b>business</b> 3:20 4:14	14:22 15:3,10,17	concludes 20:9
advertisements 5:2	assume 8:14	4:23 5:2 6:4 8:2,3	15:24 16:4,8,13	22:6 25:2
21:8,18 24:10	assumed 24:21	8:12 11:18 20:18	16:16 17:3,5,10	consistent 19:23
advertising 4:10,11	attempts 22:9	23:7 26:6	17:20 18:1,5,9,12	Consumer 2:10
4:20,25 14:13	23:18	button 10:2	18:17 19:24 20:5	<b>contact</b> 15:19 23:19
20:16 23:6	authorized 22:17		20:9,23 21:1	continue 11:19
advisement 20:1	available 5:12		22:21 23:3,17,22	25:15
ago 18:14	15:25 19:14	C 2:1 3:4 27:1,1	25:3,11,14,18	<b>copy</b> 13:14 16:9,10
<b>agree</b> 4:19 9:3,5	<b>Avenue</b> 1:22 21:16	calendars 6:15	26:5,8	Corporation 4:1
11:4,4,14,15 12:6	24:12	call 3:15 5:13,21	check 19:12	9:22 16:17
<b>agreed</b> 9:3,10 11:10	aware 12:5	6:10 7:7 9:21	<b>choice</b> 5:7,21 6:1	correct 10:17 18:11
12:7,9 22:17	B	13:12,24 16:17 25:13	<b>choices</b> 4:18 5:19	20:25
agreeing 14:19	baby 18:14	called 21:21,23	5:24 7:22 10:23	County 22:15 27:4
23:13	back 13:9,13,20,24	24:19	<b>choose</b> 4:21 5:5 6:3	course 17:15
agreement 6:6,25	16:17 19:5,8	calls 12:21 23:21	classification 1:4	court 1:10 3:14
8:24 16:20	21:23 25:18	25:7,8	5:4	5:23 7:11 10:4
ahead 22:22 25:19	based 20:22	cancelled 13:7	com- 21:2	13:6 15:6 17:6,17
25:23	basically 10:21	care 26:6	come 7:8 9:24	17:23 18:10
alleges 6:20	believe 22:12 23:1	carrier 1:4 4:10,12	16:19 19:5,8 25:5	Craigslist 8:10,18
			<u> </u>	

## Page 29

11:1	<b>docket</b> 1:4 3:17,19	25:2	G-r-0-0-v-i-n-m	8:22 9:14,16,19
current 17:10,12	3:21,25 20:14	example 4:25 13:5	24:10	14:1,2,4,6,9,21
currently 25:25	23:2,4	exhibits 5:10	Garlinghouse 1:20	15:2,9,16,23 16:3
customer 21:20	documents 18:10	expires 15:4	27:6,14	16:12,14
cut 18:21	19:3	explain 4:18 5:20	gentleman 21:23	higher 15:6
	<b>Doe</b> 22:12,16	6:1,4 7:1 9:12	gentleman's 24:1	hit 10:2
D	doing 3:20 19:10	12:10	getting 6:4	home 17:1,4
<b>D</b> 3:4	22:14	explained 10:23	<b>Gibson</b> 17:13	<b>Honor</b> 8:16 9:19
D-u-b-o-n-o-s-o-v	door 22:10		give 22:13,18	11:7 12:20 13:16
10:11	<b>Drive</b> 1:17 2:5,11	<b>F</b>	go 12:17 15:6 16:11	16:15 18:19 20:21
<b>d/b/a</b> 1:7	<b>Dubonos-</b> 16:17	<b>F</b> 27:1	20:7 22:22 25:16	21:5 23:10 26:4,7
date 13:21 14:23	Dubonosov 4:2	Facebook 8:20	25:19,22	hopefully 12:6
dates 5:10 25:7	9:23 10:5,5,8,8,11	<b>fee</b> 22:1	going 4:18,24 6:12	hour 21:25 22:5
days 20:1,6	10:13,16,17,20,24	<b>feel</b> 9:8 12:7	9:21 11:1 12:25	24:11,24
<b>dba</b> 23:2,11	11:5,12,19,22	<b>felt</b> 19:8	15:18 16:16 23:14	household 3:12
deadline 5:8	12:13,16 16:18,18	<b>file</b> 5:10	25:15,19,22,23	4:10,12,15,21
deal 4:6	16:21 17:4,9,12	<b>fill</b> 22:1	Goncharuk 24:7	6:20 12:3 13:7
December 5:11	17:22 18:3,7,11	<b>final</b> 7:2 15:12	<b>good</b> 3:6 19:8	14:12,17 20:18
15:11	18:13 20:4,8	<b>finally</b> 6:11 22:11	<b>goods</b> 3:12 4:10,12	23:8 24:5
<b>decide</b> 9:6 11:16	due 15:11,11,12	<b>find</b> 22:13	4:15,21 6:20 12:3	
<b>decision</b> 7:2,25 8:1	18:22 19:22 21:13	finding 17:25	13:7 14:12,17	I
declaration 21:6		findings 20:22	20:18 23:8 24:5	identified 21:23
deemed 19:5	E	<b>finds</b> 14:25	grant 22:22 25:19	24:23
<b>default</b> 4:6 12:24	<b>E</b> 2:1,1 3:4,4 27:1,1	<b>first</b> 3:13,17 7:10	Great 8:25	illegal 4:12
20:12 22:23 25:4	earlier 10:23	10:3 17:25 18:9	Greenwood 21:16	immediately 8:11
25:19,23	<b>early</b> 5:11	follow 15:7	<b>Groovin</b> 1:7 3:20	implement 20:22
definition 20:17	East 17:13	foregoing 27:8	23:2,11,25 24:4	important 15:7
23:7	<b>Effort</b> 3:21 7:7 14:1	forgive 10:24	Groovinmovin.c	<b>impose</b> 4:16 25:23
<b>Delivery</b> 3:18 20:13	14:16	<b>forward</b> 7:8 9:24	24:9	<b>include</b> 9:10 12:9
20:20 21:7,16,19	either 4:23 12:6	23:14		included 24:1
22:23	19:6	forwarded 19:6	<u>H</u>	includes 24:22
deny 6:11	elude 22:9	<b>found</b> 4:14 8:17	H-e-m-b-r-y 7:12	including 15:14
denying 5:5	email 21:6 23:13,18	18:23 19:15 21:10	half 18:21	individual 8:5
depending 6:5	23:25 24:1	21:14,18,22 22:14	hand 3:16 16:9	18:22 22:9 24:23
desist 4:16,19 8:2	employees 22:2,3	founder 7:20	handing 16:8	information 4:9
8:13 11:4 13:2,23	ended 22:3	four 3:12	handle 12:23	informed 22:1
15:4 19:3 20:2	engaged 4:14 6:20	Fourth 1:22	happen 5:20	initial 18:20 19:3
21:15 24:17	engaging 20:17	free 16:10 20:6	hear 6:15	insurance 21:13
destroyed 19:7	23:7	front 18:24	heard 18:9	intrastate 20:16
Determining 1:4	entire 15:14	full 15:1	hearing 3:19,21 5:4	23:5
different 9:12	Everett 17:13,24	further 14:17	5:5,7,9,25 6:12,13	investigator 2:9
12:11 16:24,25	19:15	G	20:10,11 23:19	5:18
17:2,19	<b>Evergreen</b> 1:17 2:5	$\overline{\mathbf{G}}$ 3:4	held 4:5	Israel 21:11
director 7:19	2:11	G-o-n-c-h-a-r-u-k	help 6:13 8:7	issue 20:1,6 25:23
discovers 15:5	evidence 20:15	24:7	Hembry 3:23 7:12	26:2
<b>discuss</b> 6:17,18	21:2 22:7 23:5,23	2	7:12,15,19,23 8:1	issued 11:24

issuing 25:4 if d's 12  January 5:11 15:12 January 5:11 15:18 January 5:11 15:2 2:13 January 5:12 2:45 January 5:12 2:45 January 5:11 15:45 Janua					
Late	issuing 25:4	6:22 13:10 15:8	minutes 5:14,21	<b>North</b> 21:17	4:16,25 6:11 9:4,5
Jane 22:12.16	it'd 8:12				*
Table   Tabl					
January 5:11 15:12 jobs 8:4 judge 1:12 2:3 3:6 3:7,24 4:3 7:6,13 7:16,21,24 8:14 16:22,23 17:19 18:25 19:5 21:15 24:16 letters 8:10 11:24 10:18,22 11:3,68 11:3,21 12:5,14 10:18,22 11:3,61 11:25,14 12:17,23 13:17,20 14:5,7,10,22 15:3 15:10,17,24 16:4 16:8,13,16 17:3,5 17:10,20 18:1,5.9 20:9 18:12,17 19:24 20:5,9,23 21:1 22:21 23:3,17,22 20:5,9,23 20:4 20:5,9,2,2 20:5,2,2 20:5,2,2 20:5,2,2 20:5,2,2 20:5,2,2		legally 15:21			operation 16:23
23:22 25:16		<b>Leon</b> 7:12,15	<b>moment</b> 22:13	<b>November</b> 1:14 3:1	operations 23:25
Judge 1:12 2:3 3:6   letter 8:10 11:24   months 5:8 6:14   morning 3:6 4:6   5:15   motion 20:19 22:22   23:9   liters 18:1   license 11:20   list 5:9 20:9   20:12   list 6:59 20:9   20:12   living 17:1   livin		let's 13:20 21:1	money 18:15	3:10 13:22 14:24	opportunities 8:6
3:7,24 4:3 7:6,13 7:16,21,24 8:14 7:16,21,24 8:14 10:18,25 11:5,17.20 9:24 10:6,9,12,14 10:18,22 11:3,6,8 11:13,21 12:5,14 10:18,27 13:317,20 14:5,7,10,22 15:3 15:10,17,24 16:4 16:8,13,16 17:3,5 17:10,20 18:1,5,9 18:12,17 19:24 10ost 14:3,7,10 20:18:1,5,9 18:12,17 19:24 10ost 24:12 10ost 14:4,13 10ost 14:7,11 10ost 14:1,23:2,9,23 17:10,20 18:1,5,9 18:12,17 19:24 10ost 24:12 10ost 24:12 10ost 14:1,7,11 22:21 23:3,11,14,18 22:21 23:3,11,14,18 22:21 23:3,11,14,18 22:21 23:3,11,14,18 24:3    Mm   Mm   mailing 19:9   morning 3:6 4:6 5:15   motion 20:19 22:22   motions 12:24   move 8:7 14:13,25   18:23 20:16 22:25   18:23 20:16 22:25   23:5,14   movers 1:7 3:20   odio3:3   odit 5:23   objections 11:6   objections 12:4   objections 12:4   objections 12:4   object	0	23:22 25:16	month 18:14	<b>number</b> 21:21 24:2	opportunity 9:11
Title   Titl	•	<b>letter</b> 8:10 11:24	months 5:8 6:14	24:14,20	<b>option</b> 4:21 5:3
8:25 9:15,17,20 9:24 10:6,9,12,14 10:18,22 11:3,6,8 11:13,21 12:5,14 12:17,23 13:17,20 14:5,7,10,22 15:3 15:10,17,24 16:4 16:8,13,16 17:3,5 17:10,20 18:1,5,9 18:12,17 19:24 20:5,9,23 21:1 20:22 123:3,17,22 25:3,11,14,18 20:5,9,23 21:1 22:21 23:3,17,22 25:3,11,14,18 20:5,9,23 21:1 22:21 23:3,17,22 25:3,11,14,18 26:5,8 26:5,8 27:7 14:1 23:2,9,23 1ocated 24:12 lost 14:7,11 lost 21:12 24:5 25:5,31,14,18 26:5,8 27:1 10:1 24:5 26:5,8 27:1 10:1 24:5 26:5,8 27:1 10:1 24:5 26:5,8 27:1 10:1 24:5 27:1 11:1 24:5 27:1 11:1 24:5 28:9 motion 20:19 22:22 20:12 move 8: 7 14:13,25 18:23 20:16 22:25 20:12 mover 4:15 6:12 mover 1:1 03:6 movers 1:7 3:20 22:5 23:1,9,11,23 26:1 20 25:2 33:9  25:24 26:2 21:1 22:19,20 25:13  fferd 18:23 22:4  offered 18:23 22:4 offered 18:23 22:4 poss 20:12 20:18 20:17:3,3 18:1 19:3 25:3 18:1 19:3 25:3 18:1 19:3 25:3 18:1 19:3 25:3 18:1 19:3 25:3 18:1 19:3 25:3 18:1 19:3 25:3 18:1 19:3 25:3 18:1 19:1 22:2 29 ages 1:11 paper 17:18,23 papers 17:16 paperwork 17:23 paper 17:18,23 papers 17:16 paperwork 17:23 papers 17:16 paperwork 17:23 papers 17:16 paperwork 17:23 papers 17:16 paperwork 17:23 papers 17:16 paperwork 17:25,11 paper 17:18,23 papers 17:16 potherwork 17:3,25 poth		16:22,23 17:19	<b>morning</b> 3:6 4:6		<b>order</b> 4:16 9:3,3,9
9:24 10:6,9,12,14   10:18,22 11:3,6,8   11:13,21 12:5,14   12:17,23 13:17,20   14:5,7,10,22 15:3   15:10,17,24 16:4   16:8,13,16 17:3,5   17:10,20 18:1,5,9   18:12,17 19:24   20:5,9,23 21:1   20:5,9,23 21:1   20:5,8   21:14,20 23:24   22:5 23:1,11,14,18   26:5,8   25:21   25:3,11,14,18   26:5,8   25:21   25:3,11,14,18   26:5,8   25:21   25:21   Movin 1:8 3:20   22:5 23:1,9,11,23   26:6,8   25:21   Movin 1:8 3:20   23:9   motions 12:24   20:12   move 8:7 14:13,25   18:23 20:16 22:25   30ih 5:23   objections 11:6   objections 11:6		18:25 19:5 21:15	5:15		11:11,13 12:7,8
10:18,22 11:3,6,8   11:13,21 12:5,14   12:17,23 13:17,20   12:5,14   12:17,23 13:17,20   14:5,7,10,22 15:3   15:10,17,24 16:4   17:1   1iwing 17:1   1.1   1.1   1.2   1.3   1.2   1.2   1.3   1.2   1.2   1.3   1.3   1.2   1.3   1.3   1.2   1.3		24:16	<b>motion</b> 20:19 22:22		13:12,13,24,25
11:13,21 12:5,14   12:17,23 13:17,20   14:5,7,10,22 15:3   15:10,17,24 16:4   17:1   15:10,17,24 16:4   17:1   15:10,20 18:1,5,9   18:12,17 19:24   20:5,9,23 21:1   22:21 23:3,17,22   25:3,11,14,18   20:5,9,23 21:1   22:21 23:3,17,22   25:3,11,14,18   20:5,9,23 21:1   22:21 23:3,17,22   25:3,11,14,18   20:5,9,23 21:1   22:21 23:3,17,22   25:3,11,14,18   20:5,9,23 21:1   22:21 23:3,17,22   25:3,11,14,18   20:5,9,23 21:1   22:21 23:3,17,22   25:3,11,14,18   20:5,9,23 21:1   22:21 23:3,17,22   25:3,11,14,18   20:5,9,23 21:1   22:12 24:5   23:1,9,11,23   24:16   moves 20:21   Movin 1:8 3:20   23:21,12,5 24:4   moves 20:21   Movin 1:8 3:20   23:21,12,5 24:4   moves 20:21   Movin 1:8 3:20   23:21,12,5 24:4   moves 20:21   20:18,20 21:7,10   21:14,20 23:24   maxing 15:18   managing 7:19   maxing 15:18   managing 7:19   maxing 15:18   maxing 15:18   maxing 16:23   mean 17:23 18:16   meets 20:17 23:6   mic 17:8   microphone 7:9   9:25 10:7   mile 24:25   17:15 18:7   objections 11:6 objections 12:10 objections 11:6 objection		letters 18:1	23:9		14:3 15:3 16:2,20
12:17,23 13:17,20	10:18,22 11:3,6,8	license 11:20	motions 12:24		19:10 20:1,1,2,6
12:17,23 13:17,20		list 5:9 20:9	20:12		
14:5,7,10,22 15:3   15:10,17,24 16:4   16:8,13,16 17:3,5   17:10,20 18:1,5,9   18:12,17 19:24   20:5,9,23 21:1   22:21 23:3,17,22   25:5,8   25:5,8   25:5,8   25:5,8   25:5,8   25:5,8   25:10   21:14,20 23:24   24:3   24:1   24:3   24:3   24:3   24:3   24:3   24:3   24:3   24:3   24:1   24:3		live 16:24 17:1	move 8:7 14:13,25	•	
15:10,17,24 16:4   16:8,13,16 17:3,5   17:10,20 18:1,5,9   17:10,20 18:1,5,9   18:12,17 19:24   20:5,9,23 21:1   22:21 23:3,17,22   25:3,11,14,18   26:5,9,23 11:1   25:21 23:5   24:16   movers 1:7 3:20   22:5 23:1,9,11,23   24:16   movers 20:21   Movin 1:8 3:20   23:2,12   23:3,14   23:2,24   24:3   Making 15:18   malied 19:4   making 15:18   managing 7:19   Matter 1:4   maximum 6:23   maximum 6:23   maximum 6:23   maximum 6:23   maximum 6:23   mest 24:11   labor 24:11   labor 24:11   labor 24:11   labor only 8:21   lack 21:13   l	14:5,7,10,22 15:3			<b>obtain</b> 9:6 24:21	
16:8,13,16 17:3,5   17:10,20 18:1,5,9   18:12,17 19:24   20:5,9,23 21:1   20:21 23:3,17,22   25:3,11,14,18   26:5,8   20:5,8   21:14,20 23:24   24:3   23:14   20:21,23   24:3   23:14   20:21,23   24:3	15:10,17,24 16:4			obtaining 14:18	
17:10,20 18:1,5,9   18:12,17 19:24   20:5,9,23 21:1   22:5 23:1,1,14,18   26:5,8   25:21   23:3,17,22   25:3,11,14,18   26:5,8   25:21   24:16   moves 20:21   Movin 1:8 3:20   23:2,11,25 24:4   moving 3:17 4:1   5:6 6:4,20 8:3,12   23:8,24 17:18,20   making 15:18   managing 7:19   making 15:18   managing 7:19   making 15:12,32,44 17:18,20   18:13 19:16 25:7   25:12,13   knowledge 27:9   Lack 21:13   labor 24:11   labor 24:11   labor 24:11   labor 24:11   labor 24:11   labor 24:13   late 5:11 15:18   microphone 7:9   9:25 10:7   mile 24:25   mover's 1:10 13:6 mover's 1:7 3:20   offer 5:6 14:25   20:15 23:5   offered 18:23 22:4   offering 4:20 14:12   offering 4:		, , ,	· · · · · · · · · · · · · · · · · · ·	<b>October</b> 22:19,20	
18:12,17 19:24   20:5,9,23 21:1   20:13,23,17,22   22:1 23:3,17,14,18   22:21 23:3,17,14,18   26:5,8   25:21   24:16   moves 20:21   Movin 1:8 3:20   23:2,11,25 24:4   moves 20:21   Movin 1:8 3:20   23:2,11,25 24:4   moving 3:17 4:1   5:6 6:4,20 8:3,12   20:18,20 21:7,10   10:14,18 11:3,8,8   11:23,24 17:18,20   18:13 19:16 25:7   25:12,13   knowledge 27:9   Labor 24:11   labor 24:12   labor 24:12   labor 24:13   laid 7:22   larger 13:5   late 5:11 15:18   laid 23:20   laid 7:22   larger 13:5   late 5:10 17:8   laid 23:23 23:4   looks 14:7,11   lost 21:12 2:4   looks 11:12   labor 24:13   laid 7:22   larger 13:5   late 5:10 15:13   laid 7:22   larger 13:5   late 5:10 15:13   laid 7:22   larger 13:5   late 5:10 15:14   laid 7:22   larger 15:14   laid 7:22   larger 15:14   laid 7:22   larger 15:14   laid 7:22   larger 15:14   laid 7:24   laid 7:24   laid 7:24   laid 7:24   laid 7:24   laid 7:24   laid 7:2	17:10,20 18:1,5,9			25:13	
20:5,9,23 21:1 22:21 23:3,17,22 25:3,11,14,18 26:5,8 3 July 24:8,15 June 19:2 21:6,10 21:14,20 23:24 24:3    Mailed 19:4 mailing 19:9 making 15:18 managing 7:19   Matter 1:4 maximum 6:23 11:23,24 17:18,20 18:13 19:16 25:7 25:12,13   knowledge 27:9   Labor 24:11 labor 24:12 larger 13:5 late 5:11 15:18 laid 7:22 larger 13:5 late 5:13 15:16 mic 17:8 late 5:13 15:16 mic 17:8 late 5:13 15:16 late 23:23:37 libor 17:15 18:7 late 5:16 late 5:13 15:16 late 23:23:37 libor 17:15 18:7 late 5:16 late 5:13 15:16 late 23:23:37 libor 17:15 18:7 late 5:16 late 5:13 15:16 late 24:25 late 5:14 15:18 late 25:14 late 17:15 late 7:15 late 5:16 late 5:14 15:18 late 17:25 late 5:16 late 5:16 late 5:17 late 18:16 late 18:20 late 18:20 late 18:20 late 19:4 late 18:20 late 19:4 late 19:1 late 19:2 late 23:1 late 19:3 23:3 late 19:1 late 19:3 25:3	18:12,17 19:24	<b>logic</b> 17:18		offer 5:6 14:25	P
22:21 23:3,17,22   25:3,11,14,18   26:5,8	20:5,9,23 21:1	O		20:15 23:5	<b>P</b> 2:1,1 3:4
Dot 21:14,14,18   26:5,8   25:21   Lynnwood 22:15   Movin 1:8 3:20   23:2,11,25 24:4   moving 3:17 4:1   5:6 6:4,20 8:3,12   24:20   23:2,11,25 24:4   moving 3:17 4:1   5:6 6:4,20 8:3,12   24:20   23:2,11,25 24:4   moving 3:17 4:1   5:6 6:4,20 8:3,12   24:20   20:12 2.3   paper 17:18,23   papers 17:16   paperwork 17:23   paper 17:18,23   paper 17:16   paper 13:18,14   paper 17:18,23   paper 17:16   paper 17:18,23   paper	22:21 23:3,17,22	$\mathbf{c}$		<b>offered</b> 18:23 22:4	P-a-r-e-d-e-s 21:11
26:5,8 July 24:8,15 June 19:2 21:6,10 21:14,20 23:24 24:3    Mailed 19:4   mailing 19:9   making 15:18 know 6:9,13 8:3,6 11:23,24 17:18,20 18:13 19:16 25:7 25:12,13   knowledge 27:9   Labor 24:11 labor-only 8:21 lack 21:13 laid 7:22 larger 13:5 late 5:11 15:18 Laura 1:12 2:4 3:7 law 14:2 2:2 larger 13:5 late 5:11 15:18 Laura 1:12 2:4 3:7 law 14:2 2:2 2:3 larger 13:5 late 5:11 15:18 Laura 1:12 2:4 3:7 law 14:2 2:2 2:3 larger 13:2 2:4 3:7 law 14:2 2:2 2:3 larger 13:2 2:4 3:7 law 14:2 2:2 2:3 larger 13:2 2:4 3:7 law 14:2 2:2 3:3 laid 7:22 larger 13:5 late 5:11 15:18 Laura 1:12 2:4 3:7 law 14:2 2:2 3:3 laid 7:22 larger 13:5 late 5:11 15:18 Laura 1:12 2:4 3:7 law 14:2 2:2 3:3 laid 7:22 larger 13:5 late 5:11 15:18 Laura 1:12 2:4 3:7 law 14:2 2:2 3:3 laid 7:22 larger 13:5 late 5:11 15:18 laid 7:22 larger 13:5 late 5:10 mile 24:25 larger 13:3 laid 7:22 larger 13:5 late 5:11 15:18 laid 7:22 larger 13:5 late 5:11 15:18 laid 7:22 larger 13:5 late 5:10 mile 24:25 larger 13:5 late 5:11 15:18 laid 7:22 larger 13:5 late 5:10 7 mile 24:25 larger 13:5 late 5:11 15:18 laid 7:22 larger 13:5 late 5:10 7 mile 24:25 larger 13:5 late 5:11 15:18 laid 7:22 larger 13:5 late 5:11 15:18 laid 7:22 larger 13:5 late 5:10 7 laid 7:24 larger 13:5 late 5:11 15:18 laid 7:22 larger 13:5 late 5:10 7 laid 7:24 laid 7:25 late 5:10 7 laid 7:25 late 5:10 13:10 laid 7:25 late 5:10 laid 7:25 late 5:10 laid 7:25 late 5:10 laid 7:25 laid	25:3,11,14,18	,		offering 4:20 14:12	page 8:20 21:22
July 24:8,15         Lynnwood 22:15         23:2,11,25 24:4 moving 3:17 4:1 5:6 6:4,20 8:3,12 mailed 19:4 mailing 19:9 making 15:18 managing 7:19 know 6:9,13 8:3,6 11:23,24 17:18,20 18:13 19:16 25:7 25:12,13 knowledge 27:9         K         Maximum 6:23 mean 17:23 18:16 mens 14:24 meet 6:16 men 24:11 25:1 labor-only 8:21 lack 21:13 laid 7:22 lack 21:13 laid 7:22 larger 13:5 late 5:11 15:18 Laura 1:12 2:4 3:7 mile 24:25         N         N         N         N         N         N         N         Discrete Size open 19:22 open at 2:2 meet 6:16 mic 17:8 mile 24:25         N	26:5,8			<b>offhand</b> 25:8,9	Pages 1:11
The control of the	<b>July</b> 24:8,15			<b>oh</b> 9:17 16:5 17:3,5	paper 17:18,23
Signature   Sign	<b>June</b> 19:2 21:6,10		· '	18:1 19:3 25:3	papers 17:16
Mailing 19:9   mailed 19:4   mailing 19:9   making 15:18   managing 7:19   Matter 1:4   maximum 6:23   mans 14:24   meet 6:16   meets 20:17 23:6   meets 20:17 23:6   meet 20:11 23:4 11:13   laid 7:22   lack 21:13   laid 7:22   larger 13:5   late 5:11 15:18   Laura 1:12 2:4 3:7   law 1:12 3:3 3:7   mile 24:25   meile 24:2	21:14,20 23:24	M		okay 3:19 4:4,8 7:7	paperwork 17:23
K         mailing 19:9         making 15:18         16:17 18:23 20:12         9:17,20,21 10:12         Park 1:17 2:5,11           kind 8:3,4 18:15         managing 7:19         Matter 1:4         20:18,20 21:7,10         10:14,18 11:3,8,8         part 13:8,10           know 6:9,13 8:3,6         Matter 1:4         maximum 6:23         maximum 6:23         mean 17:23 18:16         N           125:12,13         mean 17:23 18:16         means 14:24         N         N         N         15:2,9 16:4,8,12         pay 13:9,10,11 15:1           L         labor 24:11         meets 20:17 23:6         men 24:11 25:1         men 24:11 25:1         neets 20:17 23:6         National 1:24         25:18 26:5,8         Olympia 1:18 2:6         pen 16:6         penalize 6:21         penalize 6:22         penalize 6:21         penalize 6:22         penalize 6:21         penalize 6:22         penalize 6:22         penalize 6:23         penalize 6	24:3	mailed 19:4		7:13 8:14 9:1,14	Paredes 21:11
Making 15:18		mailing 19:9	· · · · · · · · · · · · · · · · · · ·	9:17,20,21 10:12	Park 1:17 2:5,11
kind 8:3,4 18:15         managing 7:19         21:16,18,24 22:22         11:21 12:5,14,14         partially 4:23         pass 22:23         pass 22:2		making 15:18		10:14,18 11:3,8,8	<b>part</b> 13:8,10
Matter 1:4		managing 7:19	, , , , , , , , , , , , , , , , , , , ,	11:21 12:5,14,14	partially 4:23
Ti:23,24 17:18,20   18:13 19:16 25:7   25:12,13   mean 17:23 18:16   means 14:24   meet 6:16   meats 20:17 23:6   men 24:11 25:1   labor 24:11   labor-only 8:21   lack 21:13   laid 7:22   met 5:16   mic 17:8   mic ophone 7:9   9:25 10:7   mile 24:25   mile 24:25   mile 24:25   mile 24:25   means 17:23 18:16   means 14:24   means 14:24   means 14:24   means 14:24   means 3:6,15 7:10   15:12,9 16:4,8,12   15:14,20 18:15   payment 15:10,13   15:18 19:22   peer 8:23   pen 16:6   penalize 6:21   penalize 6:21   penalize 6:21   penalize 6:21   penalize 1:5 15:7   penalize 1:5 15:7   penalize 1:5 15:7   penalize 1:5 15:10,13   met 5:10,13   met 5:16   mic 17:8   mic 17:8   mic 17:8   mic 17:8   mic 17:8   mic 17:8   mile 24:25   mile 24:25   mile 24:25   mile 24:25   mile 24:25   maximum 6:23   mean 17:23 18:16   means 14:24   16:13,16,19 18:12   15:14,20 18:15   payment 15:10,13   15:18 19:22   peer 8:23   pen 16:6   penalize 6:21   penalize 6:21   penalize 6:21   penalize 1:5 15:7   penalize 2:10,11   13:3,3,5,8,10   means 14:24   means 14:24   means 16:15 15:10,13   15:14,20 18:15   math 2:2 2:13,14   25:18 26:5,8   means 14:24   25:18 26:5,8   means 14:24   25:18 26:5,8   means 15:16   means 3:6,15 7:10   10:15 22:18 24:1   25:18 26:5,8   means 14:24   25:18 26:5,8   means 15:16   means 3:6,15 7:10   10:15 22:18 24:1   25:18 26:5,8   means 15:18 2:6   penalize 6:21   penalize 6:21   penalize 1:5 15:7   penalize 1:5 15:7   mile 24:25   mile 24:25   means 3:6,15 7:10   10:15 22:18 24:1   25:18 26:5,8   maximum 6:23   maximum 6:23   maximum 6:23   maximum 6:24   maximum 6:25   maximu	· · · ·	Matter 1:4	· '	12:16,23 13:17,20	pass 22:23
The control of the		maximum 6:23		14:7,10,18,22	Pause 25:17
knowledge 27:9         meet 6:16         name 3:6,15 7:10         19:25 20:5,5,23         payment 15:10,13           L         labor 24:11         men 24:11 25:1         mentioned 6:22         24:6,21         25:18 26:5,8         peer 8:23           lack 21:13         met 5:16         mic 17:8         need 4:22,25 5:4         0lympia 1:18 2:6         penalties 1:5 15:7           larger 13:5         mic 17:8         microphone 7:9         needs 17:6         needs 17:6         once 5:23 9:8 12:7         penalty 4:13,17           laura 1:12 2:4 3:7         pile 24:25         17:15 18:7         open 19:22         9:10,12 12:10,11           last 5:11 15:18         17:15 18:7         operate 26:2         13:3,3,5,8,10		mean 17:23 18:16	N	15:2,9 16:4,8,12	<b>pay</b> 13:9,10,11 15:1
L         meets 20:17 23:6 men 24:11 25:1 mentioned 6:22 message 21:22 met 5:16 laid 7:22 larger 13:5 late 5:11 15:18 Laura 1:12 2:4 3:7 law 1:12 2:3 3:7 law 1:12 2:4 3:7 law 1:12 1:12 1:12 1:12 law 1:12 1:12 1:12 law 1:12 law 1:12 1:12 law 1:1	•	means 14:24	N 2:1 3:4	16:13,16,19 18:12	15:14,20 18:15
L       men 24:11 25:1       men 24:11 25:1       10:15 22:18 24:1       23:3,17 25:3,14       peer 8:23         labor 24:11       mentioned 6:22       Mational 1:24       Olympia 1:18 2:6       penalize 6:21         laid 7:22       met 5:16       mic 17:8       need 4:22,25 5:4       0line 5:23 9:8 12:7       penalties 1:5 15:7         late 5:11 15:18       microphone 7:9       9:25 10:7       needs 17:6       never 15:4 16:23       open 19:22       9:10,12 12:10,11         laws 1:12 2:4 3:7       mile 24:25       17:15 18:7       operate 26:2       13:3,3,5,8,10	knowledge 27:9	meet 6:16	name 3:6,15 7:10	19:25 20:5,5,23	<b>payment</b> 15:10,13
labor 24:11   mentioned 6:22   message 21:22   met 5:16   mic 17:8   mic ophone 7:9   late 5:11 15:18   Laura 1:12 2:4 3:7   lavx 1:12 2:3 3:7   labor 24:11   mentioned 6:22   message 21:22   met 5:16   mic 17:8   mic ophone 7:9   9:25 10:7   mile 24:25   mile 24:25   mile 24:25   mentioned 6:22   23:3,17 25:3,14   25:18 26:5,8   pen 16:6   penaltize 6:21   penaltize 6:21   penaltize 5:11   penaltize 5:15:7   penalty 4:13,17   6:18,23,24,25 7:2   penalty 4:13,17   6:18,23,24,25 7:2   penalty 4:13,17   mile 24:25   penal	т	meets 20:17 23:6	7:11 10:3,4,8,10	21:1 22:21,24	15:18 19:22
labor 24:11 labor-only 8:21 lack 21:13 laid 7:22 larger 13:5 late 5:11 15:18 Laura 1:12 2:4 3:7 law 1:12 2:3 3:7 law 1:12 2:3 3:7 law 1:12 2:3 3:7 labor 24:11 labor-only 8:21 labor-only 8:21 lack 21:13 lack 21 lack 21:13		men 24:11 25:1	10:15 22:18 24:1	23:3,17 25:3,14	peer 8:23
lack 21:13 laid 7:22 larger 13:5 late 5:11 15:18 Laura 1:12 2:4 3:7 lavx 1:12 2:3 3:7 lavx 1:12 2:3 3:7 lack 21:13 met 5:16 mic 17:8 mic 17:8 mic 17:8 mic 17:8 mic 17:8 mic 17:8  need 4:22,25 5:4 17:6 26:6 needs 17:6 needs 17:6 needs 17:6 needs 17:6 never 15:4 16:23		mentioned 6:22	24:6,21	25:18 26:5,8	<b>pen</b> 16:6
lack 21:13     met 5:16     need 4:22,25 5:4     2:12 3:1     penalties 1:5 15:7       larger 13:5     microphone 7:9     needs 17:6     once 5:23 9:8 12:7     penalty 4:13,17       late 5:11 15:18     needs 17:6     never 15:4 16:23     open 19:22     penalty 4:13,17       laws 1:12 2:4 3:7     mile 24:25     never 15:4 16:23     openalties 1:5 15:7       laws 1:12 2:4 3:7     penalty 4:13,17     6:18,23,24,25 7:2       open 19:22     9:10,12 12:10,11       13:3,3,5,8,10	•	message 21:22	National 1:24	<b>Olympia</b> 1:18 2:6	penalize 6:21
larger 13:5 late 5:11 15:18 Laura 1:12 2:4 3:7 low 1:12 2:3 3:7 low 1:12 2		met 5:16	need 4:22,25 5:4	2:12 3:1	penalties 1:5 15:7
larger 13:5 late 5:11 15:18 Laura 1:12 2:4 3:7 low 1:12 2:3 3:7 low 1:12 2		<b>mic</b> 17:8	17:6 26:6	once 5:23 9:8 12:7	penalty 4:13,17
late 5:11 15:18 9:25 10:7 per 15:4 16:23 per 19:22 9:10,12 12:10,11 law 1:12 2:4 3:7 pile 24:25 17:15 18:7 per 4:12 2:3 3:7 per 4:12 2:3 p	C	microphone 7:9	needs 17:6	online 5:2	
Laura 1:12 2:4 3:7   mile 24:25   17:15 18:7   operate 26:2   13:3,3,5,8,10		_			
low 1.10 0.2 2.7				_	' '
	law 1:12 2:3 3:7			-	
ı ı ı ı ı				l •	l ' '

### Page 31

15:15,20 18:15,18	<b>proceed</b> 20:11	red 16:5	Secretary 19:1,11	<b>South</b> 1:17 2:5,11
18:21 19:25 23:15	proceed 20.11 proceeding 17:21	refrains 14:16	19:13	South 1:17 2:3,11 Southwest 1:17
25:24	25:15,17 26:3	registered 19:13	see 3:14 4:24 8:20	22:15
people 8:5,7	proceedings 6:8	regulates 12:3	9:2 11:10,22	speak 6:7 10:6
period 14:15	process 19:2,11,17	remember 15:24	15:10 17:1,1	19:16
permanent 15:4	22:10,11,16	REPORTED 1:20	send 16:22,23	speaking 5:15
permanent 13.4 permanently 14:16	proof 4:24 6:5	reporter 3:14 7:11	17:16,19	specializes 12:2
permit 4:11,12,15	<b>Proper</b> 1:4	10:4 17:6 27:7	sent 11:23 18:5,25	spell 10:9
5:5 6:9,21 9:4,5,6	Protection 2:10	<b>Reporting</b> 1:21	21:15 24:15	<b>spelled</b> 24:2,7,9
11:14,15,16,24	<b>prove</b> 5:1	requesting 13:4	<b>September</b> 24:19	spelling 7:10 10:4
12:3 13:7 14:18	provide 6:6	required 24:18	serve 19:17 22:16	spoke 24:23
14:20 20:19 21:13	provided 14:16	research 22:14	served 6:19 19:6	Staff 2:8 5:9,15 6:7
23:8,12 24:6,18	providing 4:20	residence 19:19	22:9,12,19 23:13	6:7,16,23,25,25
25:21 26:1	pull 7:9 9:25	22:3,4	23:18	7:3 8:15 9:2,13
permitted 21:12		respect 20:19 23:9	server 19:11,17	11:10 12:4,11
24:5 25:21	Q	respond 25:6	22:11,16	13:2,3,5 14:24
person 19:7 22:18	questions 9:15	responded 25:22	servers 22:10	15:4,5,19,25 16:9
24:25	12:12 16:1,2 20:3	responded 25:22 response 21:17	service 21:3 22:7	18:17 19:14 20:21
personal 19:12,18	quote 24:22	rest 13:11	22:18,23	23:10
phone 12:21 23:20	quoted 21:25 24:24	return 9:17 12:15	services 3:18 4:21	Staff's 19:4,20,23
24:2,19 25:7,8,13		12:21 25:1	5:6 20:13 21:8,16	20:19 23:9
piano 12:2	R	returned 12:22	21:19 24:22	stand 7:13
picked 5:11	<b>R</b> 2:1 3:4 27:1	23:21	serving 19:2	standard 18:20
Place 22:15	raise 3:16	review 6:14 13:1	set 6:13	19:21
plan 6:5	rare 8:8	20:14 23:4	sets 6:22	start 20:12
please 3:16 7:8,10	<b>RCW</b> 20:17 23:7	reviews 8:23	Shoreline 19:18	started 22:2
7:13,16 9:17 10:3	reach 6:6,25	right 5:17 9:19	Shorthand 27:6	state 5:25 7:10 10:3
10:6,14,24 17:5	reached 12:20	10:15 16:14 17:15	show 4:22 5:4	19:1,14 27:3,7
plus 22:1	read 14:3 25:25	17:17	12:18 16:24 25:6	<b>State's</b> 19:11
<b>PO</b> 2:12	real 17:14,18,23,24	<b>Road</b> 17:13	showing 23:15	stop 9:5 11:15
point 12:25	Realtime 1:21	room 20:10,11	<b>shut</b> 4:22 14:19	16:22 17:15 26:1
portion 14:14	reason 13:4 15:17		sic 3:10	stopped 10:25
19:21	received 6:9 21:6	S	sign 9:2,9 11:10	straight 15:6
posed 21:20	23:24	<b>S</b> 2:1 3:4	12:8 13:14 16:4	<b>stuff</b> 18:16
<b>position</b> 7:18 10:19	recess 13:17,18	saw 24:10	22:24	subject 4:13
19:4	recommend 6:24	<b>schedule</b> 5:7 6:12	signed 14:8	<b>Suite</b> 1:22
<b>present</b> 3:16 20:10	recommendation	6:14 15:11	situation 23:11	superior 15:6
<b>previous</b> 18:1 24:6	7:1 18:18 19:20	schedules 19:22	<b>skill</b> 27:9	sure 7:9 9:25 10:1
previously 21:12	19:23	<b>searched</b> 21:9 24:3	<b>small</b> 13:4	10:15 11:12 13:13
25:20	recommending	seat 7:8 9:18 12:15	Snohomish 22:15	suspended 13:8
private 18:14	9:13 12:12	17:6	somebody 11:23	14:15,23 15:14
<b>Pro</b> 1:7 3:19 23:1,9	record 13:21 14:19	<b>seated</b> 5:16 7:17	<b>soon</b> 13:1	18:22 19:21 20:24
23:11,23 24:16	19:1 25:16,19	10:14	<b>sorry</b> 18:8,16 19:3	23:16
problem 8:13	recorded 17:7,7	<b>Seattle</b> 1:22,23	22:19	SW 2:5,11
procedures 23:14	recording 3:15	21:17	<b>sounds</b> 11:17	swear 5:22 7:3,14
	records 21:9 24:4	second 21:9 22:8		
	I	<u> </u>	I	<u> </u>

r				Page 32
10:12	<b>Total</b> 3:21 7:7 14:1	<b>VOLUME</b> 1:10		<b>23rd</b> 22:20
sworn 5:24 7:5,15	14:16	VOLUME 1.10	0	<b>24-foot</b> 21:25 25:1
10:13	transcript 27:8	$\overline{\mathbf{W}}$	<b>01</b> 19:10	<b>24-100t</b> 21.23 23.1 <b>240</b> 24:11
10:15	_	wait 9:18 12:15	1	
T	transport 14:12	waived 14:16		<b>24th</b> 25:13
T 27:1,1	Transportation 1:2	walk 21:1 23:22	121:17	<b>253</b> 1:23
table 5:16 7:9	1:17 2:5,11 3:8	want 4:24 6:1	1-27 1:11	<b>253-0111</b> 1:23
<b>Tacoma</b> 1:23	tried 19:17	10:15 11:3,17	<b>10,000</b> 18:20	<b>2730</b> 22:14
take 6:16 7:8 9:1,24	truck 22:1 24:11,23	18:17	<b>10:00</b> 13:21	<b>287-9066</b> 1:23
11:9 12:25 17:6	25:1	wanted 22:4	<b>10:25</b> 26:9	3
19:25 26:6	true 27:8	warrehouse 24:25	100 15:11	<del>30</del> 22:1
taken 5:1	try 22:10	25:1	<b>11544</b> 21:16	30th 24:8
talk 9:2 11:10 13:2	Tuesday 3:10 13:22	warning 16:22	11th 3:10 24:19	<b>3101</b> 24:12
talked 12:18	TV-180798 1:4	17:14 18:3	<b>120</b> 21:25	31st 24:15
TaskRabbit 8:4,5	twenty 22:19	<b>Washington</b> 1:1,17	<b>12605</b> 17:12	<b>3358</b> 1:20 27:14
,	two 4:4 5:8 6:14	_	<b>12th</b> 21:6	<b>360</b> 2:6,13
<b>Tayler</b> 1:20 27:6,14	12:6 14:11,15,23	1:18,22 2:4,6,10	<b>13</b> 1:14 3:1	′
<b>telephone</b> 21:21	15:5 16:22,25	2:12 3:1,8 17:13	<b>1300</b> 1:17 2:5,11	<b>360-487-6564</b> 24:3
24:13	21:25 24:11 25:1	20:16 23:6 24:13	<b>1325</b> 1:22	360-612-0090
tell 5:23		27:3,7	<b>138th</b> 24:12	24:14,20
temporary 23:12		wasn't 11:25	<b>13th</b> 13:22 14:24	<b>37</b> 17:13
testify 6:3	UCR 11:22,23	we'll 11:9 20:12	15:11 21:10,15	4
Thank 3:24 4:3 7:6	<b>unaware</b> 12:4 19:7	we're 6:12 12:25	<b>14th</b> 15:12 19:2	<b>4,500</b> 14:14,22 15:1
7:16 9:20 10:2	25:9	we've 5:19	23:24 24:3	15:14 19:21
16:6,13,14 19:24	understand 5:24	website 5:1 24:9,20	<b>150</b> 22:5	<b>4500</b> 18:21
20:8 22:21 25:3	7:21 9:9 10:22	week 5:8	<b>180553</b> 3:17	<b>47250</b> 2:12
26:4	12:8 13:13,23	went 13:25	<b>180798</b> 3:19 23:2	47250 2.12
Thanks 9:19	14:5 15:13,16,21	witnesses 5:10	<b>180804</b> 3:21	5
thing 3:13	17:9 23:17	workers 21:25	<b>180844</b> 4:1	<b>5,000</b> 4:13 6:23
things 8:5,23 12:4	understanding	24:22	<b>18088</b> 3:25	14:14 18:21 20:22
16:22 17:25 22:10	12:1	<b>wrong</b> 18:6	<b>1840</b> 1:22	23:15 25:24
think 8:19	unique 23:11	www.buellrealti	<b>197th</b> 22:15	<b>500</b> 18:22 19:21
three 22:4	<b>Unit</b> 17:13 21:17	1:25		JUU 10.22 17.21
Thumbtack 8:20	unpermitted 4:20	<u> </u>	2	6
THURSTON 27:4	Usually 13:8		<b>2.50</b> 24:25	<b>60</b> 24:24
time 3:11 5:13,22	UTC 11:20 12:2	Y	<b>200</b> 15:11,12	<b>664-1129</b> 2:13
8:9 11:9 13:24	<b>Utilities</b> 1:2,17 2:4	yeah 7:23 8:1,22	<b>2016</b> 17:1	<b>664-1160</b> 2:6
15:1 17:25 18:9	2:10 3:8	12:5,6,24 15:16	<b>2018</b> 1:14 3:1,10	
22:2 23:10,14		17:9 18:3,3,4,7	13:22 14:24 19:2	7
timeline 19:16		20:5 25:14	21:6,10,20 22:20	
<b>tip</b> 21:6	Vancouver 24:13	years 14:15,23 15:5	23:24 24:3,8,15	8
title 16:25 17:4	24:16	16:25	24:19	<b>800</b> 1:24
today 3:10,13 4:5	verified 8:17 24:4		<b>2019</b> 15:12	<b>81.80.075</b> 20:17
4:19 5:20 12:19	violate 13:12	<b>Yelp</b> 21:18,22	<b>206</b> 1:23	23:7
13:11 15:11 20:10	<b>violation</b> 4:13 6:23	$\overline{\mathbf{z}}$	206-673-6122	<b>846-6989</b> 1:24
today's 5:25 14:23	violations 14:11		21:22	
tools 19:14	visited 24:8		<b>22nd</b> 21:20	9
		<u> </u>	<u> </u>	I

#### Page 33

Page 33		
9:00 1:15 3:2,11 9:16 13:18 9:17 13:1 9:59 13:19 98101 1:22 98204 17:13 98504 1:18 2:6,12 98682 24:13		