

BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

In the Matter of:

Petition for Exemption by Murrey's Disposal Company, Inc. G-9 d/b/a Olympic Disposal

Case No. TG-110663

AMENDED PETITION FOR EXEMPTION FROM PORTIONS OF WAC 480-07-520(4)

1 COMES NOW Murrey's Disposal Company, Inc. G-9, ("Murrey's"), d/b/a Olympic Disposal ("Petitioner" or "Olympic Disposal"), by and through their counsel, Williams Kastner & Gibbs PLLC and David W. Wiley, 601 Union Street, Suite 4100, Seattle, Washington, 98101, and hereby petitions the Washington Utilities and Transportation Commission ("the Commission"), pursuant to WAC 480-70-051, WAC 480-07-110 and WAC 480-07-370(1)(b), seeking an exemption from certain requirements of the general rate proceeding workpaper filing requirements. The exemption is generally sought as applied to Murrey's as the "Company," substituting in its stead the tariff filing entity at issue, Olympic Disposal, in interpretation and application of the rule requirement (except as noted below), and in light of the revised Commission policy for stricter enforcement of the general rate case rule and the Commission's recent decision in Order No. 4, TG-091933, *Washington Utilities and Transportation Commission v. Waste Management of Washington, Inc. d/b/a Waste Management of Sno-King* and Order No. 3, TG-091945 in re the *Petition of Waste Management, Inc. d/b/a Waste Management of Sno-King* (March, 2010), (hereinafter the "*Sno-King Order*").¹

I. PRELIMINARY STATEMENT

2 This request is filed simultaneously with support for the general rate filing with the Commission on or before April 15, 2011. This filing seeks various exemptions from portions of WAC 480-07-520(4), in asking that the Commission not require, as a part of the

¹ Like Waste Management of Washington, Inc. ("WMW"), Murrey's Disposal Company, Inc. is similar to WMW in operating as a single corporate entity in regulated service with more than one operating division spanning multiple counties within multiple tariff filing areas.

voluminous workpapers being filed herewith, that under WAC 480-07-520, various noted subsections of the rule be applied with respect to Murrey's, as "the Company."

II. SPECIFIC RULE EXEMPTION REQUESTS

WAC 480-07-520(4)(a), (i) and (ii):

3 Petitioner asks for a partial exemption for the purposes of this proceeding only, for (a) and
its subparts (detailed pro forma income statement with restating and pro forma adjustments),
allowing the supporting workpapers to provide the following: a detailed pro forma income
statement showing revenues and expenses for each district in Murrey's operations and the
total of all columns reflected equaling total company revenue and expenses as reported in
the company's 2010 Annual Report to the Commission; and, in applying WAC 480-07-
520(4)(a)(i) and (ii), here for Olympic Disposal, the tariff filing entity, providing a pro forma
income statement separated into solid waste, residential recycling and roll-off with restating
and pro forma adjustments, limited to the Olympic Disposal operations.

WAC 480-07-520(4)(b):

4 Petitioner asks that the calculation of the revenue impact for proposed tariff provisions be
limited to Olympic Disposal as "the Company."

WAC 480-07-520(4)(d):

5 For the purposes of this filing only, Petitioner asks that non-regulated revenue and expense
separation under this subparagraph be limited to Olympic Disposal, the tariff filing entity,
rather than Murrey's Disposal as "the Company."

WAC 480-07-520(4)(e):

6 For this filing only, Petitioner requests that it provide the list of all non-regulated operations
including rates charged as applied to Olympic Disposal, the tariff filing entity, only.