

**From:** Wilhelm, Brian [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=DDFB4D95F3D74A0DA9547FFEA9E1C7E4-BRIANWILHEL]  
**Sent:** 1/31/2022 8:45:05 PM  
**To:** Blancaflor, Dawn [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=c98c3d6d059748d0bf644590479017b7-DawnBlancaf]  
**Subject:** RE: Regulations for exemption on solid waste carrier

Would you like me to set up a call? For the group?

Brian Wilhelm  
Wallula Operations Manager  
Packaging Corporation of America  
Office -509-545-3291  
Mobile -509-531-5526

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**From:** Blancaflor, Dawn <DawnBlancaflor@packagingcorp.com>  
**Sent:** Monday, January 31, 2022 12:44 PM  
**To:** Jammie Scott <jammie@jammiesenviro.com>; Wilhelm, Brian <BrianWilhelm@packagingcorp.com>  
**Cc:** Butkus, Paul <PaulButkus@packagingcorp.com>; Thorne, Kurt <KurtThorne@packagingcorp.com>; Owen Scott <owen@jammiesenviro.com>  
**Subject:** RE: Regulations for exemption on solid waste carrier

Hi team,

I'm just got off the phone with Kathryn at the UTC. She was very helpful! She confirmed that you (Jammie) you have received your Common Carrier Permit, are exempt from getting the Solid Waste Certification, and PCA is free to contract with you for your services.

Please remind me, what was the last correspondence from BDI. I suggest we hope on a quick call to discuss. Thoughts?

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**From:** Jammie Scott <jammie@jammiesenviro.com>  
**Sent:** Monday, January 31, 2022 12:55 PM  
**To:** Wilhelm, Brian <BrianWilhelm@packagingcorp.com>  
**Cc:** Blancaflor, Dawn <DawnBlancaflor@packagingcorp.com>; Butkus, Paul <PaulButkus@packagingcorp.com>; Thorne, Kurt <KurtThorne@packagingcorp.com>; Owen Scott <owen@jammiesenviro.com>  
**Subject:** [EXTERNAL] RE: Regulations for exemption on solid waste carrier

Good morning all I wanted to check in on this, would you like me to respond to BDI



Jammie D. Scott

Jammie's Environmental, Inc.

128 Industrial Way  
Longview, WA 98632  
Office: 1-800-577-5691  
Cell: 360-431-0465

*Go Hawks!!!*



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**From:** Jammie Scott  
**Sent:** Saturday, January 22, 2022 11:16 AM  
**To:** [brianwilhelm@packagingcorp.com](mailto:brianwilhelm@packagingcorp.com)  
**Cc:** [dawnblancaflor@packagingcorp.com](mailto:dawnblancaflor@packagingcorp.com); [paulbutkus@packagingcorp.com](mailto:paulbutkus@packagingcorp.com); [kurtthorne@packagingcorp.com](mailto:kurtthorne@packagingcorp.com)  
**Subject:** FW: Regulations for exemption on solid waste carrier

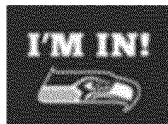
Good afternoon here is the response I received after speaking directly with the UTC. Please let me know how we want to proceed with our response to BDI



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**From:** McPherson, Kathryn (UTC) <[kathryn.mcpherson@utc.wa.gov](mailto:kathryn.mcpherson@utc.wa.gov)>  
**Sent:** Thursday, January 20, 2022 4:49 PM  
**To:** Jammie Scott <[jammie@jammiesenviro.com](mailto:jammie@jammiesenviro.com)>  
**Cc:** Villar, Eric (UTC) <[eric.villar@utc.wa.gov](mailto:eric.villar@utc.wa.gov)>  
**Subject:** Regulations for exemption on solid waste carrier

Jammie,

Thank you for speaking with me in detail about your business. I am including the link to apply for your common carrier permit. Based on our discussion, your company is exempt from requiring a solid waste certificate. The service of transporting waste is incidental to the cleanup and collection onsite of the industrial waste.

WAC 480-70-011 (1) (g) The operations of private carriers who, in their own vehicles, transport solid waste purely as an incidental adjunct to some other established private business owned or operated by them in good faith.

By definition of WAC 480.70.041, your company does transport waste: Solid waste or solid wastes means all putrescible and nonputrescible solid and semisolid wastes including, but not limited to:

- Garbage;
- Rubbish;
- Refuse;
- Swill;
- Ashes;
- **Industrial wastes;**
- Sewage sludge;
- Demolition and construction wastes;
- Abandoned vehicles or parts of abandoned vehicles; and
- Source-separated recyclable materials collected from single and multifamily residences.

Your company would be classified as a common carrier.

RCW 81.77.010 (1) "Common carrier" means any person who collects and transports solid waste for disposal by motor vehicle for compensation, whether over regular or irregular routes, or by regular or irregular schedules;

Common carriers are required to have a permit based on RCW 81.80.075 (1) (1) A common carrier, contract carrier, or temporary carrier shall not operate for the transportation of property for compensation in this state without first obtaining from the commission a permit for such operation.

Link for Common Carrier Application. The application can be filed online at <https://efiling.utc.wa.gov/Form>.

I am including Eric Villar on this email. He is responsible for the processing of new common carrier applications and very knowledgeable. Also, per our discussion, here is my best knowledge of "flow control." Its very basic for me to help keep track of info on counties.

Thank you,

**Kathryn McPherson**

Investigator, Solid Waste Enforcement

Transportation Safety Division

(360) 522-6121

[Kathryn.Mcpherson@utc.wa.gov](mailto:Kathryn.Mcpherson@utc.wa.gov)

[www.utc.wa.gov](http://www.utc.wa.gov)



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