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State Of WASH.
UTIL. AND TRANSP.
COMMISSION

UE-220349

Gabriel Gamez
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253-686-1764

BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION.

In the matter of the Notice of Bill Dispute of Gabriel Gamez for Providence.

To all respondents and all other responsible parties known and unknown, greetings. I am Gabriel Gamez, and I come in peace as a private, religious man. It is my sincerely held religious belief and practice to follow the law as it is written and intended by the legislation that created them. I come to you in hopes of clearing any misconceptions.

(1) The provisions of law, regulations or orders of the Commission that have been or are being violated by the acts or omissions of Respondent(s):

1. Avista's Commission-approved Tariff WN U-28, Schedules 1 and 70.
2. Washington Administrative Code (WAC) Chapter 480-100, Sections 003, 173 and 178.
3. Revised Codes of Washington (RCW) 80.28.010 and 80.28.074.

(2) The facts claimed by the Petitioner to constitute the violation(s);

1. On the twenty eighth day of July in the year two thousand twenty one, I (herein "Petitioner"), as a beneficiary of the public trust, applied for service from Avista Corporation, dba "Avista Utilities", (hereinafter "Respondent") for electricity to be supplied to my private home.

2. Since then, Petitioner has received “statements” which were expected to be treated as “bills” from Respondents, and had faithfully promised to pay every month until new knowledge had been revealed.
3. Recently, Petitioner discovered that these services had already been funded prior to the initiation of service at their private place of living, and that this private living place was being inappropriately treated as a place of business to be treated or charged as a commercial business engaged in interstate or foreign commerce.
4. Respondent has a duty to serve, because the duty applies to any company defined as a “public utility” under law. Respondent is “a person, corporation, or other association that carries on an enterprise for the accommodation of the public, the members of which are entitled as a matter of right to use its facilities.” (Private Property Rights Protection Act of 2005, Amendment to H.R. 4128)
5. This general duty has been defined and included in State statutes. (Comment no. 9, Liability of Public Utility for Interruption of Service, Wash. U.L.Q. pg. 345 and 346 (1974))
6. Petitioner filed a bill dispute with the Respondent, as well as an informal complaint with the governing commission, the Washington Utilities and Transportation Commission (herein “Commission”), to no relief and notably no response from Respondent.
7. Chapter 480-100 of the Washington Administrative Code is the chapter governing electric companies, and WAC 480-100-178, titled “Billing requirements and payment date”, only speaks of “customer bills”.
8. Both WAC 480-100-023, the definitions for Chapter 480-100, and Respondent's Tariff WN U-28, Schedule 70, Sheet 70-A define "customer" as “any person, corporation, partnership, government agency, or other entity that has applied, or is named as a person

having joint responsibility, for service and that has been accepted, and is currently receiving or is entitled to receive such service.”

9. In Petitioner’s informal dispute, Corey Cook, Complaint Investigator for the Commission, stated “First, regarding RCW 80.04.010, I want to explain this law (and all laws in RCW chapter 80.04) pertain to regulated utilities’ service(s). This means the definition of "person" as you provided is not applicable to you. I again direct you back to WAC 480-100-023, which defines "applicant" and "customer" (i.e., you).”
10. Corey insisted on Petitioner being a “person” or “other entity” as included under “applicant” and “customer”, however there is no definition of “person” nor “other entity” under WAC 480-100. Title 80 RCW, which is recognized as the statutory authority for both WAC 480 and the Commission defines “person” 4 times (under 80.04.010(19), 80.12.010(1), 80.28.240(4)(c), and 80.50.020(15), respectively) as legal entities. How could something defined specifically by statute be applied generally by agents bound thereto?
11. Corey continues, “Further, this also means you do not fall under any defined term in RCW Chapter 80. I redirect you back to WAC 480-100-023 for any definitions which would apply to you as a customer of regulated utilities’ services.” Then, according to this logic, the governing definitions of RCW 80 don’t apply, but the Administrative Code definitions, which powers fully rely on the governing RCW, do?
12. According to a response from Respondent’s agent in the investigation, the reason Petitioner would be responsible for the “charges” is because Petitioner “requested to start service with the company filing within the United States of America, in fact binds said individual to laws within the States/Corporations/Entities (customer is responsible for the bill)”

13. Nothing in the RCW or WAC, pursuant legislative intent, or definitions, supports the Respondent's agent's private legal determinations about who to charge for services outside of statutory limitations. Both Corey and Respondent's agent are evidently relying on each other and Wikipedia for legal advice and guidance, confabulating amongst themselves and together concocting these legal determinations that have no basis in law.
14. In order to be "within the United States of America", one would first have to be "within" a state of the United States of America, and RCW 82.04.200 defines "in this state" or "within this state" as "all federal areas lying within the exterior boundaries of the state."
15. Further, the legal code for the United States of America, at Title 4 of the United States Code 110(d) and (e), define the terms "State" as "any Territory or possession of the United States," and, "Federal area" as "any lands or premises held or acquired by or for the use of the United States or any department, establishment, or agency of the United States; and any Federal area or any part thereof, which is located within the exterior boundaries of any State, shall be deemed to be a Federal area located within such State."
16. Petitioner is not a "person" by definition and has never knowingly or willingly applied for any services within any federal areas, therefore not fitting the definition of "customer" to be eligible to be charged, and WAC 480-100-003(4) states that "no deviation from these rules is permitted without written authorization by the commission."
17. See in the Matter of Jose J. Moran v. Duke Energy Carolinas, L.L.C., 2014 (Docket No. E-7, Sub 1054, Page 16) finding good cause to deny a utility the right to terminate the family's electric service: "In today's society, electricity is a necessity of life. A home is not a safe or healthy environment without electricity."

Respondent's Violations:

1. Schedule 1 of Avista's Commission-approved Tariff states that their Residential Service, which Petitioner has been charged for since the initiation of service, is available only to "Customers in the State of Washington."
2. Schedule 70 of the above mentioned Tariff defines "Customer" as "any person, corporation, partnership, government agency, or other entity that has applied for, or is named as a person having joint responsibility for, service and that has been accepted, and is currently receiving or is entitled to receive such service." As a non-entity private man without the State of Washington, these definitions do not and cannot apply to Petitioner.
3. WAC 480-100-003, the chapter clarifying the application of rules, states at (1) "The rules in this chapter apply to any electric utility that is subject to the jurisdiction of the commission under RCW 80.04.010 and chapter 80.28 RCW. These rules also include various requirements of the utility's customers and applicants," and at (4) "No deviation from these rules is permitted without written authorization by the commission. Violation will be subject to penalties as provided by law."
4. WAC 480-100-173, which clarifies electric utility responsibility for complaints and disputes, was violated in its entirety as Petitioner never received any direct correspondence from Respondent regarding the dispute.
5. In WAC 480-100-178, the only chapter designating billing requirements, the rules are specifically for customer bills, and no others. Then who, but a customer, can be billed?
6. In RCW 80.28, the chapter governing gas, electrical, and water companies, pursuant to RCW 80.28.074, the legislature declares it is the policy of the state to achieve only four things in this chapter. The first two are for preserving, maintaining, and advancing the efficiency and availability of energy services to residents of the state. The third and fourth

for ensuring that customers pay only reasonable charges for, and permitting the flexible pricing of, energy services.

7. RCW 80.28.010, clarifying duties as to rates and services, states that,

(1) “All charges made, demanded or received by any gas company, electrical company, wastewater company, or water company for gas, electricity or water, or for any service rendered or to be rendered in connection therewith, shall be just, fair, reasonable and sufficient.”

(2) “Every gas company, electrical company, wastewater company, and water company shall furnish and supply such service, instrumentalities and facilities as shall be safe, adequate and efficient, and in all respects just and reasonable.”

(3) “All rules and regulations issued by any gas company, electrical company, wastewater company, or water company, affecting or pertaining to the sale or distribution of its product or service, must be just and reasonable.”

The charges demanded from Petitioner by Respondent for their services are far from just, fair, or reasonable. All the incorrect and misinterpretations of statutes by Respondents agents go entirely against this section if it allows for a private man using the service to live to be treated the same as a corporation, partnership, government agency, or other legal entity using the service for their own pecuniary purposes.

8. The Commission, by and through Title 80 RCW, the title creating it, or the codes, tariffs or orders arising under it, cannot grant any power or privilege it doesn't already have.

RCW 80.01.040(3) designates one of the general powers and duties of the Commission as to “regulate in the public interest, as provided by the public service laws, the rates, services, facilities, and practices of all persons engaging within this state in the business of supplying any utility service or commodity to the public for compensation.”

9. So, even a “Customer” as defined under WAC 480-100-023, which arises under the statutory authority of RCW 80.01.040, would have to be a person engaged in business “within this state” for compensation in order to be subject to these laws, codes, or tariffs.

Therefore, to place Petitioner in such a position is slavery, theft, extortion, and a violation against both mankind and God.

Resolution

1. I require the Commission advise Respondent on how to provide Petitioner with the immediate and permanent pleasure of receiving service in divine providence.
2. Since alleged obligations are already prepaid to Respondent by government appropriation according to the UCC1 attached, Respondent should process it “PAID BY DRAFT” or “PAID THROUGH DRAFT” on their account.
3. Full refund for all statements since the initiation of service began twenty eighth day of the seventh month, two-thousand twenty one (07/28/2021) to present, calculated at sixty seven dollars and sixty two cents (\$67.62) USD modestly.
4. An investigation of Respondent’s violations of the Fair Debt Collection Practices Act will result in additional enforceable charges, namely Title 15 U.S.C 1692, 1692e, and 1692j of, as well as 18 U.S.C. 241, 514, 1341 and other applicable violations.

Please be advised that Petitioner will only accept future correspondence in writing.

Revelation 21:5 — And He that sat upon the throne said, Behold, I make all things new. And He said unto me, Write: for these words are true and faithful. [Cf. 28 U.S.C. 1746]



Gabriel Gamez

On the eighteenth day of the fifth month, two thousand twenty-two A.D.

CUST ID: 0002623457
 WORK ORDER: 0003840037
 DATE: 07-28-2011 11:25 AM
 AMT. PAID: \$198.00

UC
 FOL

A. NAME & PHONE OF CONTACT OFFICE (optional)

B. SEND ACKNOWLEDGMENT TO: (Name and Address)

[U.S.A. DEPARTMENT OF DEFENSE
 U.S.A. DEPARTMENT OF HOMELAND SECURITY]
 ATT: CLERK, HALL OF JUSTICE-C1110714- 1 43470
 46
 191 NORTH-FIRST STREET,
 SAN JOSE CA 95113-1006

RECEIVED
 2011 JUL 28 A 11: 01
 DEPARTMENT OF REVENUE
 ASSESSMENT & TAXATION I

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR'S EXACT FULL LEGAL NAME - insert only one debtor name (1a or 1b) - do not abbreviate or combine names

1a. ORGANIZATION'S NAME
THE FEDERAL RESERVE SYSTEM

OR
 1b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX

1c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY
20th Street N.W. Washington DC 20551 u.s.a.

1d. SEE INSTRUCTIONS ADD'L INFO RE ORGANIZATION DEBTOR 1e. TYPE OF ORGANIZATION 1f. JURISDICTION OF ORGANIZATION 1g. ORGANIZATIONAL ID #, if any
14,300,000,000,000 **a trust (15 USC)** **The United States of America** **AG 59880464 A - U.S. S.E.C** NONE

2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only one debtor name (2a or 2b) - do not abbreviate or combine names

2a. ORGANIZATION'S NAME
-E PLURIBUS UNUM- THE UNITED STATES OF AMERICA

OR
 2b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX

2c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY
1500 Pennsylvania Avenue, NW Washington, DC d.c. 20220 u.s.a.

2d. SEE INSTRUCTIONS ADD'L INFO RE ORGANIZATION DEBTOR 2e. TYPE OF ORGANIZATION 2f. JURISDICTION OF ORGANIZATION 2g. ORGANIZATIONAL ID #, if any
[14,000,000,000,000] **a trustee (15 USC)** **The United States of America** **AG 59880464 A** NONE

3. SECURED PARTY'S NAME (or NAME of TOTAL ASSIGNEE of ASSIGNOR S/P) - insert only one secured party name (3a or 3b)

3a. ORGANIZATION'S NAME
THE UNITED STATES DEPARTMENT OF THE TREASURY 1789

OR
 3b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX

3c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY
50 Maryland Avenue Rockville md 20850 u.s.a.

4. This FINANCING STATEMENT covers the following collateral:
- 1D00247556 , Seal No. 285521
 - 6Z33753691 , Seal No. 285522
 - 6D00242066 , Seal No. 285523
 - FV26330-2, , Seal No. 285524

[A SECURITY (15 USC)--- COMMERCIAL AFFIDAVIT---NOT A POINT OF LAW]

5. ALTERNATIVE DESIGNATION [if applicable]: LESSEE/LESSOR CONSIGNEE/CONSIGNOR BAILEE/BAILOR SELLER/BUYER AG. LIEN NON-UCC FILING

6. This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS. Attach Addendum [if applicable] 7. Check to REQUEST SEARCH REPORT(S) on Debtor(s) [ADDITIONAL FEE] [optional] All Debtors Debtor 1 Debtor 2

8. OPTIONAL FILER REFERENCE DATA

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS (front and back) CAREFULLY

9. NAME OF FIRST DEBTOR (1a or 1b) ON RELATED FINANCING STATEMENT

9a. ORGANIZATION'S NAME
THE FEDERAL RESERVE SYSTEM

OR

9b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME, SUFFIX

10. MISCELLANEOUS:

[With] THIS NOTE IS LEGAL TENDER FOR ALL DEBTS, PUBLIC AND PRIVATE
14,300,000,000,000,000.-
[14,300,000,000,000,000.-]

300,000,000,000,000.-

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

11. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only one name (11a or 11b) - do not abbreviate or combine names

11a. ORGANIZATION'S NAME
U.S. DEPARTMENT OF -DEFENSE- FINANCE AND ACCOUNTING SERVICES

OR

11b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX

11c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY
1400 Defense Pentagon Washington DC 20301-1400 u.s.a.

11d. SEE INSTRUCTIONS ADD'L INFO RE ORGANIZATION DEBTOR 11e. TYPE OF ORGANIZATION 11f. JURISDICTION OF ORGANIZATION 11g. ORGANIZATIONAL ID #, if any
[300,000,000,000,0.] a trustee (15 USC) The United States of America AG 59880464 A NONE

12. ADDITIONAL SECURED PARTY'S or ASSIGNOR S/P'S NAME - insert only one name (12a or 12b)

12a. ORGANIZATION'S NAME
NORTH AMERICAN WATER AND POWER ALLIANCE

OR

12b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX

12c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY
1400 Defense Pentagon Washington DC 20301-1400 u.s.a.

13. This FINANCING STATEMENT covers timber to be cut or as-extracted collateral, or is filed as a fixture filing.

14. Description of real estate:
[- As all real -men with hands and legs, and all real - land in the United States of America
14,000,000,000,000,000.-
- WITH TRUST IN GOD, this real-estate is with the - PUBLIC -]

16. Additional collateral description:
-OUT OF MANY (all 50 states, all cities, counties-properties) ONE - real estate in - THE UNITED STATES OF AMERICA -, this
FIRST NAME: EVERTON,
LAST NAME : ROCHA,
MIDDLE NAME: DEOLIVEIRA,
M
-be as-extracted, with-prejudice, in-to the United States of America, State of California on this 15th day of July, 2011.-
[A SECURITY (15 USC)--- COMMERCIAL AFFIDAVIT---NOT A POINT OF LAW]

15. Name and address of a RECORD OWNER of above-described real estate (if Debtor does not have a record interest):
The United States of America,
U.S. Treasury -DEPARTMENT-
INTERNAL RE-VENUE SERVICE (IRS)

17. Check only if applicable and check only one box.
 Debtor is a Trust or Trustee acting with respect to property held in trust or Decedent's Estate

18. Check only if applicable and check only one box.
 Debtor is a TRANSMITTING UTILITY
 Filed in connection with a Manufactured-Home Transaction — effective 30 years
 Filed in connection with a Public-Finance Transaction — effective 30 years