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FOR WATTERSON EXCAVATION: Brad Boren  ALSO PRESENT:  Anthony Dorrough  Brad Holloway  Lynda Holloway  The state of the sta		SAN MAN AND THE STORE SOUTH	1	
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give a verbal response to the roll call, like "here" or "present" in addition to raising your hand when I call				-
21 sylve a Verbal response to the relief call, like hiere of present" in addition to raising your hand when I call		Lynda Holloway		
		* * * * *		1
				your company's name.
The first is Docket DG-160164, Watterson	23		23	
24 Excavation, Inc.	24		1	
OF MD DODEN. Ves arresent	25		25	MR. BOREN: Yes, present.

	Page 5		Page 7
	3		1
1	JUDGE PEARSON: Thank you. And next is	1	JUDGE PEARSON: Thank you. Does Staff have
2	Docket DG-160174, Woodland Industries General	2	any general opening statement or testimony to give this
3	Contracting, Inc.	3	morning?
4	MR. ROGERS: Present.	4	MR. SHEARER: No. The documents are fairly
5	JUDGE PEARSON: Thank you. And finally	5	straightforward, and the cases are fairly
6	Docket DG-160328, Town & Country Tree Service.	6	straightforward, and we're just going to give you all
7	MR. MOORE: Here. It says Woodland	7	the facts we have.
8	Industries on mine.	8	JUDGE PEARSON: Okay. Sounds good.
9 10	JUDGE PEARSON: Maybe you were given a copy of someone else's exhibits. Mr. Shearer has a copy for	10	So the first docket is DG-160164, Watterson Excavation, Inc.
11	you, though, of if you represent Town & Country Tree	11	If you could step forward to this seat.
12	Service, he has that for you.	12	MR. BOREN: This one?
13	MR. SHEARER: Yeah. I think there's just a	13	JUDGE PEARSON: Yes. If you could just make
14	typo on the service letter.	14	sure that that microphone is turned on and the red light
15	JUDGE PEARSON: Oh, okay.	15	comes on.
16	MR. SHEARER: Our office accidentally used	16	MR. BOREN: Okay.
17	the same fill-in on the subject line.	17	JUDGE PEARSON: Okay. So can you state your
18	JUDGE PEARSON: Gotcha. Okay.	18	name and address for the record, spelling your last name
19	MR. SHEARER: But the actual exhibits and	19	for the court reporter, please?
20	dockets are all	20	MR. BOREN: Brad Boren, B-O-R-E-N, and my
21	JUDGE PEARSON: They're all correct. Okay.	21	address or the office address?
22	So the purpose of today's proceeding is to	22	JUDGE PEARSON: The office address.
23	allow each of you an opportunity to explain the	23	MR. BOREN: Okay. 718 Griffin Avenue,
24 25	circumstances that led to the violations and why you believe the penalty should be reduced. So I will call	24 25	No. 90, Enumclaw.  JUDGE PEARSON: Okay. And a phone number?
	Page 6	23	Page 8
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			-
	6		DIRECT TESTIMONY BY MR. BOREN 8
1	6	1	-
1 2		1 2	DIRECT TESTIMONY BY MR. BOREN 8
1 2 3	6 each of you up to do that individually. And once you're		DIRECT TESTIMONY BY MR. BOREN 8  MR. BOREN: (253) 334-2674.
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1 2 3 4 5	each of you up to do that individually. And once you're finished, Staff will make a recommendation, and then you will have an opportunity to briefly respond to that recommendation.  So in a few minutes I will call each company	2	DIRECT TESTIMONY BY MR. BOREN 8  MR. BOREN: (253) 334-2674.  JUDGE PEARSON: And an e-mail address?  MR. BOREN: Brad@wattersonexcavating.com.  JUDGE PEARSON: Okay. And what position do you hold with the company?
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	Page 9 DIRECT TESTIMONY BY MR. BOREN 9		Page 11 DIRECT EXAMINATION BY MR. SHEARER / DORROUGH 11
1	to make sure that the two prior no locates were from	1	*** DIRECT EXAMINATION BY MR. SHEARER ***
2	2013; the last one, the third one, was in 2015.	2	BY MR. SHEARER:
3	We've gone through major changes in our	3	Q. Can you please state your name and spell your
4	office, hired a person that does nothing but takes care	4	last name for the record?  A. My name is Anthony Dorrough, spelled
5 6	of this for at least four to six hours a day, between talking to the utility people to get them to the right,	5	D-O-R-R-O-U-G-H.
7	correct spot, because a lot of work that we do is new	7	Q. And Mr. Dorrough, what is your role here at the
8	construction, hard-to-find addresses, things like that,	8	Commission?
9	numerous meetings with our guys.	9	A. I'm a pipeline safety engineer.
10	We've made changes huge changes to make	10	Q. And what was your role here in this docket,
11	sure this doesn't happen through paperwork, through just	11	Docket 160164?
12	making sure our guys understand what's going on. We	12	A. Investigation of an incident where there were
13	went through some stuff with PSE, just wanted to make	13	alleged violations of the dig law.
14	sure that our side of it was this was unfortunate	14	Q. And you heard the previous testimony this
15	that it was our third time, but it was and hasn't	15	morning. Is that an accurate was that testimony
16	happened since. Unfortunately, a new employee doing	16	accurate from your perspective?
17	something that he wasn't supposed to do, but with our	17	A. Yes, it was.
18	two previous infractions in 2013, this was the third	18	Q. Okay. And this was the company's third
19	one.	19	violation; is that correct?
20	So I understand I just wanted to plead my	20	A. I believe so. From my report actually, it
21	case and say that we're not taking it lightly and we're	21	says here, if I remember, on July 20th, 2015, was the
22	not just pushing it to the side. We've made huge	22	violation, but in our previous it said there were
23	strides to make sure it doesn't happen again.	23	three previous damage incidents before this one.
24	JUDGE PEARSON: Okay. Thank you.	24	Q. Well, let me go back then.
25	Mr. Shearer, do you have any questions for	25	A. Sure.
	Dog 10		D 40
	Page 10		Page 12
	DIRECT TESTIMONY BY MR. BOREN 10		Page 12 DIRECT EXAMINATION BY MR. SHEARER / DORROUGH 12
1		1	_
1 2	DIRECT TESTIMONY BY MR. BOREN 10	1 2	DIRECT EXAMINATION BY MR. SHEARER / DORROUGH 12
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	Page 13 DIRECT EXAMINATION BY MR. SHEARER / DORROUGH 13		Page 15 DIRECT EXAMINATION BY MR. SHEARER / DORROUGH 15
1	and mark it as Exhibit AD-1.	1	A. Correct.
2	MR. SHEARER: Thank you.	2	MR. SHEARER: Thank you, Mr. Dorrough.
3	(Exhibit No. AD-1 was marked and	3	MR. DORROUGH: Okay.
4	admitted into evidence.)	4	MR. SHEARER: I have no further questions,
5	MR. SHEARER: And while we're doing this,	5	your Honor.
6	we'll authenticate the second document, Judge Pearson,	6	JUDGE PEARSON: Okay. I have just one
7	if that's all right.	7	question. I was curious if the dig safety training is
8	JUDGE PEARSON: Sure.	8	still available. I know that was going on, and that is
9	BY MR. SHEARER:	9	probably a question for Mr. Dorrough.
10	Q. I'm going to hand you a second document,	10	MR. DORROUGH: Say that again.
11	Mr. Dorrough.	11	JUDGE PEARSON: Is the dig law safety
12	A. Okay.	12	training still available?
13	Q. Do you recognize that document?	13	MR. DORROUGH: I'm not quite sure.
14	A. Yes.	14	JUDGE PEARSON: Okay.
15	Q. And what is that document?	15	MR. DORROUGH: I think it was available, but
16	A. It is a dirt damage report.	16	I don't know what the status is right now.
17	Q. Did you rely on this document and review this	17	JUDGE PEARSON: Ms. Holloway is nodding yes,
18	document in the course of your investigation?	18	that it is still available.
19	A. Yes, I did.	19	MR. DORROUGH: All right.
20	MR. SHEARER: Your Honor, I'd move to have	20	JUDGE PEARSON: Is that available on an
21	this the dirt ticket admitted as well as	21	ongoing basis, Ms. Holloway?
22	Exhibit AD-2.	22	MS. HOLLOWAY: They don't have set dates,
23	JUDGE PEARSON: Okay. And Mr. Boren, do you	23	but they usually try to do two, three, four of them a
24	have any objection?	24	year. Just depends on the schedule of the trainer. But
25	MR. BOREN: No.	25	that's through the NUCA Dig Safe training, and they
	Page 14		Page 16
	DIRECT EXAMINATION BY MR. SHEARER / DORROUGH 14		DIRECT EXAMINATION BY MR. SHEARER / DORROUGH 16
1		1	· ·
1 2	DIRECT EXAMINATION BY MR. SHEARER / DORROUGH 14	1 2	DIRECT EXAMINATION BY MR. SHEARER / DORROUGH 16
	DIRECT EXAMINATION BY MR. SHEARER / DORROUGH 14  JUDGE PEARSON: Okay. Then I will admit		DIRECT EXAMINATION BY MR. SHEARER / DORROUGH 16
2	DIRECT EXAMINATION BY MR. SHEARER / DORROUGH 14  JUDGE PEARSON: Okay. Then I will admit that and mark it as Exhibit AD-2.	2	DIRECT EXAMINATION BY MR. SHEARER / DORROUGH 16  can  JUDGE PEARSON: Through the what?
2	DIRECT EXAMINATION BY MR. SHEARER / DORROUGH 14  JUDGE PEARSON: Okay. Then I will admit that and mark it as Exhibit AD-2.  (Exhibit No. AD-2 was marked and	2 3	DIRECT EXAMINATION BY MR. SHEARER / DORROUGH 16  can  JUDGE PEARSON: Through the what?  MS. HOLLOWAY: NUCA.
2 3 4	DIRECT EXAMINATION BY MR. SHEARER / DORROUGH 14  JUDGE PEARSON: Okay. Then I will admit that and mark it as Exhibit AD-2.  (Exhibit No. AD-2 was marked and admitted into evidence.)	2 3 4	DIRECT EXAMINATION BY MR. SHEARER / DORROUGH 16  can  JUDGE PEARSON: Through the what?  MS. HOLLOWAY: NUCA.  JUDGE PEARSON: N-U-C-A?
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	Page 17 DIRECT EXAMINATION BY MR. SHEARER / DORROUGH 17		Page 19 DIRECT TESTIMONY BY MR. ROGERS 19
1	MR. BOREN: No.	1	were working on another adjacent property for a
2	JUDGE PEARSON: Okay. All right. Nothing	2	different owner, and we were contacted about demolishing
3	further from Staff?	3	a maybe 80-year-old home that had been vacant for, I
4	MR. SHEARER: Nothing further from Staff,	4	think, nearly 30 years. And it wasn't new construction.
5	your Honor.	5	Everything above the ground. No foundation, no footings
6	JUDGE PEARSON: Okay. Thank you. Then	6	or anything on this place.
7	Mr. Boren, you are free to go.	7	Anyway, so we we were in communication
8	MR. BOREN: Okay.	8	with the owner. We'd also walked the site. Because we
9	JUDGE PEARSON: And thank you for coming	9	had the gas company out and the water company out at the
10	this morning. Okay.	10	neighboring properties, we were in communication with
11	And I'll call the next docket, DG-160174,	11	Lakewood Water and we were in communication with Puget
12	Woodland Industries General Contracting, Inc. If you	12	Sound Energy, and there were no utilities on this site.
13	could please come forward. If you could just go ahead	13	They'd been abandoned some 30 plus years ago.
14	and take a seat at the table and make sure that the	14	And in the process, I think just a couple
15	microphone is turned on.	15	short maybe an hour into doing the project, we came
16	If you could state your name for the record,	16	in with our excavator and there was no there was no
17	spelling your last name.	17	gas utility pipe exposed because it came up inside the
18	MR. ROGERS: Lee Rogers, R-O-G-E-R-S.	18	house, in that they had done an addition, so it was
19	JUDGE PEARSON: Okay. And what's your	19	so we didn't even have any idea that there was a pipe
20	position with the company?	20	there. But regardless, we were under the understanding
21	MR. ROGERS: I'm the general manager.	21	that everything was abandoned at the street.
22	JUDGE PEARSON: Okay. Can you give us an	22	In the process of bringing the equipment
23	address, phone number and e-mail address?	23	around, we rotated the equipment, setting up at one
24	MR. ROGERS: Company address is 10715 66th	24	corner of house, and when we did, it pulled up some
25	Avenue East, Puyallup, Washington 98373.	25	
	Page 18		Page 20
	9.	1	·g
	DIRECT TESTIMONY BY MR. ROGERS 18		DIRECT TESTIMONY BY MR. ROGERS 20
1		1	
1 2	JUDGE PEARSON: Okay. And a phone number?	1 2	I-don't-know-how-many-year-old many, many,
		1	I-don't-know-how-many-year-old many, many, many-year-old gas pipe that was literally at the
2	JUDGE PEARSON: Okay. And a phone number? MR. ROGERS: (253) 770-9663.	2	I-don't-know-how-many-year-old many, many,
2	JUDGE PEARSON: Okay. And a phone number? MR. ROGERS: (253) 770-9663. JUDGE PEARSON: And an e-mail address?	2	I-don't-know-how-many-year-old many, many, many-year-old gas pipe that was literally at the surface, within one inch of the top of the surface. And
2 3 4	JUDGE PEARSON: Okay. And a phone number? MR. ROGERS: (253) 770-9663. JUDGE PEARSON: And an e-mail address? MR. ROGERS: Lee@woodlandindustries.net. JUDGE PEARSON: Okay. Thank you. And if	2 3 4	I-don't-know-how-many-year-old many, many, many-year-old gas pipe that was literally at the surface, within one inch of the top of the surface. And when we disrupted that shrub, it broke the rotten gas
2 3 4 5	JUDGE PEARSON: Okay. And a phone number? MR. ROGERS: (253) 770-9663. JUDGE PEARSON: And an e-mail address? MR. ROGERS: Lee@woodlandindustries.net.	2 3 4 5	I-don't-know-how-many-year-old many, many, many-year-old gas pipe that was literally at the surface, within one inch of the top of the surface. And when we disrupted that shrub, it broke the rotten gas pipe off. And that's it for that location. That's the
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	CKCL 140. DO-100020 - Vol. 1 III the Matter of the		<u> </u>
	Page 21 DIRECT TESTIMONY BY MR. ROGERS 21		Page 23 DIRECT TESTIMONY BY MR. ROGERS 23
1	MR. ROGERS: At this one we didn't.	1	JUDGE PEARSON: Are you talking about PSE?
2	JUDGE PEARSON: Okay. And you said that the	2	MR. ROGERS: Yes.
3	gas pipe was just an inch underground?	3	JUDGE PEARSON: Okay. And so what you're
4	MR. ROGERS: If that. Where it came out of	4	saying is you called for locates on June 19th for that
5	the ground, it was it was at the surface	5	same location where
6	JUDGE PEARSON: Okay.	6	MR. ROGERS: Yes.
7	MR. ROGERS: and completely rusted	7	JUDGE PEARSON: the violation ended up
8	through. You could have a child could have broken	8	occurring?
9	it.	9	MR. ROGERS: Yes. And we were very familiar
10	JUDGE PEARSON: Okay. Okay. Go ahead.	10	with it. We knew where the where the locates were,
11	MR. ROGERS: And that's it for the Lakewood	11	and there was nothing on the site. And we were working
12	address.	12	there for I don't know. We ended up working on the
13	The second address is where they're doing	13	site for about four and a half months.
14	the construction near the Emerald Queen in Tacoma. We	14	JUDGE PEARSON: Okay. And that's why you
15	were doing some work for the Puyallup Tribe at the	15	didn't call for a new locate prior to digging,
16	property where they're doing their new parking garage.	16	because
17	I think this is let's see 20	17	MR. ROGERS: There were there was nothing
18	JUDGE PEARSON: Is it near the parking lot?	18	on the site.
19	MR. ROGERS: The address is 2802 East R	19	JUDGE PEARSON: So what I asked was, when
20	Street, intersecting with East 32nd.	20	you called on June 19th and there were no locates,
21	JUDGE PEARSON: Sorry. And what were you	21	nothing was located, you relied on that when you did the
22	doing there?	22	excavation in September?
23	MR. ROGERS: Same thing. We were	23	MR. ROGERS: There was only water on the
24	demolishing a home.	24	site, and we knew where that was.
25	JUDGE PEARSON: Near a parking garage at the	25	JUDGE PEARSON: Okay.
	Page 22		Page 24
	l a		•
	DIRECT TESTIMONY BY MR. ROGERS 22		DIRECT TESTIMONY BY MR. ROGERS 24
1	_	1	_
1 2	DIRECT TESTIMONY BY MR. ROGERS 22	1 2	DIRECT TESTIMONY BY MR. ROGERS 24
	DIRECT TESTIMONY BY MR. ROGERS 22 casino? MR. ROGERS: There's massive excavation for		DIRECT TESTIMONY BY MR. ROGERS 24  MR. ROGERS: And there were no other
2	DIRECT TESTIMONY BY MR. ROGERS 22 casino?	2	DIRECT TESTIMONY BY MR. ROGERS 24  MR. ROGERS: And there were no other utilities on the site, as far as the information that we
2	DIRECT TESTIMONY BY MR. ROGERS 22  casino?  MR. ROGERS: There's massive excavation for a new parking garage going on now	2	DIRECT TESTIMONY BY MR. ROGERS 24  MR. ROGERS: And there were no other utilities on the site, as far as the information that we were provided. And as it turned out, I don't know if
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	Page 25		Page 27
	DIRECT TESTIMONY BY MR. ROGERS 25		CROSS-EXAMINATION BY MR. SHEARER / ROGERS 27
1	this was apparently still a house. It was like I	1	locate ahead of time; is that correct?
2	said, it had been abandoned for well over 30 years.	2	Records indicate we did not call in for a
3	JUDGE PEARSON: Okay. But that didn't	3	locate.
	_		
4	answer my question.	4	Q. Thank you. That's all on the first instance.
5	So my question was, is your position that	5	On the second instance, the Tacoma I'll refer
6	this type of work that you did didn't technically	6	to it as the Tacoma instance, you testified that the
7	require a locate because you weren't intending to	7	address at the location was 2802 East R Street, Tacoma,
8	MR. ROGERS: My understanding is technically	8	Washington; is that correct?
9	it did not require a locate.	9	A. Yes.
10	JUDGE PEARSON: Okay.	10	Q. And was that the same address that was given in
	,		the call-in log?
11	MR. ROGERS: Typically we would anyway	11	_
12	because it's similar to a similar to a demolition	12	A. I'm sorry. It's 28 for some reason, my
13	project. But we knew there was no excavation on this	13	secretary had handwritten down 2802, but all of our
14	site, and maybe that's why maybe that's why we	14	records on the project previous to that, our permits and
15	didn't.	15	whatnot, are 2800
16	JUDGE PEARSON: Okay. Thank you.	16	Q. Thank you.
17	MR. ROGERS: But I think there are I'm	17	A and that's the address that we called in.
18	hoping Puget Sound Energy or someone has pictures, but	18	MR. SHEARER: Thank you. I have no further
	this was this was a surface pipe, and it was like		questions, your Honor.
19		19	,
20	I said, it was well over 30 years abandoned.	20	JUDGE PEARSON: Okay. Thank you. Did you
21	JUDGE PEARSON: Okay.	21	want to call your witness?
22	MR. ROGERS: Okay.	22	MR. SHEARER: Yes. Mr. Scott Anderson.
23	JUDGE PEARSON: Thank you.	23	JUDGE PEARSON: Okay. Mr. Anderson, if you
24	Mr. Shearer?	24	could raise your right hand.
25	MR. SHEARER: Just a few brief questions,	25	111
	Page 26		Page 28
		1	<u> </u>
	CROSS-EXAMINATION BY MR. SHEARER / ROGERS 26	1	SCOTT ANDERSON, witness herein, having been
-	CROSS-EXAMINATION BY MR. SHEARER / ROGERS 26	1 2	SCOTT ANDERSON, witness herein, having been first duly sworn on oath,
1	CROSS-EXAMINATION BY MR. SHEARER / ROGERS 26 your Honor.		SCOTT ANDERSON, witness herein, having been
1 2	CROSS-EXAMINATION BY MR. SHEARER / ROGERS 26  your Honor.  JUDGE PEARSON: Okay.	2	SCOTT ANDERSON, witness herein, having been first duly sworn on oath,
	CROSS-EXAMINATION BY MR. SHEARER / ROGERS 26 your Honor.	2	SCOTT ANDERSON, witness herein, having been first duly sworn on oath, was examined and testified
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2	CROSS-EXAMINATION BY MR. SHEARER / ROGERS 26  your Honor.  JUDGE PEARSON: Okay.  *** CROSS-EXAMINATION BY MR. SHEARER ***	2 3 4 5 6	SCOTT ANDERSON, witness herein, having been first duly sworn on oath, was examined and testified as follows:  JUDGE PEARSON: Go ahead and have a seat,
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Page 29 Page 31 1 A. So -second document now, and if you could take a moment and 2 tell me if you recognize that document. 2 Q. -- and findings? Excuse me. 3 A. Basically for the incident that occurred in 3 A. This is the dirt report which is submitted by Tacoma, the East R address, the 2802, I was contacted by PSE for the Lakewood address. 5 Dana Schmidt from Woodland Industries. She basically 5 Q. And did you rely on this document in the course 6 told me that the address was incorrect, and there were 6 of your investigation? 7 A. Yes. 7 also dig tickets that were called in for that location. 8 8 And then as for the Lakewood address, Dana had MR. SHEARER: I'll move to admit this 9 also -- had told me that there were -- they didn't call document as Exhibit SA-2, your Honor. 9 10 in locates, and she said it was a stump, but it sounds 10 JUDGE PEARSON: Okay. Mr. Rogers, do you 11 like it was a bush. But yeah, when it was -- when it have any objection? 12 was moved, it pulled the gas line out. And there were MR. ROGERS: Can I see them so I know what 12 13 no known locates. 13 I'm accepting? Q. And what information did you rely on in the 14 JUDGE PEARSON: Yes. 14 course of your investigation? 15 MR. SHEARER: We did serve -- I have an 15 A. So we check the dirt report, which is submitted 16 extra copy. 16 by PSE. Also there's a website that we check, the 17 JUDGE PEARSON: Okay. 17 National Ticket Management System, and you can look up 18 MR. SHEARER: We did serve copies. 18 19 dates, company names, and it basically just gives you 19 (Brief discussion off the record.) 20 information of did they call in for that date for that 20 MR. ROGERS: Yes. I'm okay with that. location. And I also -- also contact with company. 21 JUDGE PEARSON: Okay. Then I will go ahead 21 MR. SHEARER: So I'm going to go through and 22 and admit that and mark it as Exhibit SA-2. 22 authenticate the documents now. 23 (Exhibit No. SA-2 was marked and 23 JUDGE PEARSON: Sure. 24 admitted into evidence.) 24 25 /// MR. SHEARER: We'll get that out of the way. 25 Page 30 Page 32 BY MR. SHEARER: BY MR. SHEARER: 1 2 Q. Mr. Anderson, I'm going to hand you a document Q. I'm going to hand you a third document now, 3 3 Mr. Anderson. here. 4 4 Do you recognize this document? Do you recognize this document? 5 A. Yeah. This is the incident investigation form. 5 A. Yeah. This is another dirt report submitted by It's the -- basically, it's the form we fill out to 6 PSE for the Tacoma address. 7 Q. And what address is indicated on there? 7 basically tell our chief engineer that these companies, this happened with the dig law. I mean, as a 8 A. 2800 East R Street, Tacoma. description, facts, causes, and then regulatory analysis 9 9 Q. And did you rely on this document in the course and then what Staff recommends. 10 of your investigation? 10 A. Yes. Q. And does this document accurately reflect your 11 11 12 12 investigation and findings in this docket? MR. SHEARER: I move to admit that document A. Yes. 13 as Exhibit SA-3, your Honor. 13 14 MR. SHEARER: Your Honor, I'll move to admit 14 JUDGE PEARSON: Okay. Mr. Rogers, do you 15 15 this dirt ticket as Exhibit -- or excuse me -- this have any objection? investigation report as Exhibit SA-1. 16 MR. ROGERS: No. 16 17 JUDGE PEARSON: Hmm? 17 JUDGE PEARSON: Okay. Do you have any 18 MR. ROGERS: I have no objection. objection? 18 19 JUDGE PEARSON: Okay. Then I will go ahead 19 MR. ROGERS: No. and admit that exhibit and mark it as SA-3. JUDGE PEARSON: Okay. I will go ahead and 20 20 admit that and mark it as Exhibit SA-1. 21 (Exhibit No. SA-3 was marked and 21 (Exhibit No. SA-1 was marked and 22 22 admitted into evidence.) admitted into evidence.) 23 BY MR. SHEARER: 24 BY MR. SHEARER: Q. I'm going to hand you a fourth document now, 25 25 Q. Okay. Mr. Anderson, I'm going to hand you a Mr. Anderson.

Page 33 Page 35 1 Do you recognize this document? 1 admit this document as Exhibit SA-5, please. A. Yeah. This is the first dig ticket dated 2 2 JUDGE PEARSON: Mr. Rogers, any objection? June 19, 2015, for the Tacoma address, 3 MR. ROGERS: I'm confused. Are we referring 4 Q. And this stems from a national database that 4 to the document that says original call-in date 5 5 records all the dig call-in requests for -- in the Call June 19th? 6 Before You Dig program; is that correct? 6 MR. SHEARER: No. 7 7 A. Yes. JUDGE PEARSON: No. It's the next document 8 Q. And did you review this document and rely on 8 that says original call date 9/22. 9 this document in the course of your investigation? MR. ROGERS: Did I miss -- did we include 9 10 10 A. Yes. the document previous to that that was June 19th? 11 11 MR. SHEARER: I would move to admit that JUDGE PEARSON: We did. 12 12 document as Exhibit SA-4, your Honor. MR. ROGERS: Okay. Sorry. I missed that. JUDGE PEARSON: Okay. Mr. Rogers? 13 Yes, I'm okay with this. 13 MR. ROGERS: My only concern here is, I 14 JUDGE PEARSON: Okay. Then I will admit 14 that and mark it as Exhibit SA-5. think this was the confusion with the 2800 and 2802. 15 15 Like I said, my secretary had handwritten on my notes 16 (Exhibit No. SA-5 was marked and 16 here 2802. I think that's the address you guys are 17 admitted into evidence.) 17 using. All of our documents, our permits, everything 18 BY MR. SHEARER: 19 for this site, including the owner-provided information, 19 Q. Now, I'll quickly recap your investigation, is 2800. Either way, it's the same address. 20 20 Mr. Anderson. JUDGE PEARSON: Okay. So you have no 21 On the first instance, the Lakewood instance as 21 objection then? we're referring to it, you relied on the dirt ticket 22 22 MR. ROGERS: No. 23 submitted by the utility, correct? 23 JUDGE PEARSON: Okay. Then I will admit 24 24 A. Yes. 25 that and mark it as Exhibit SA-4. Q. The -- a conversation with Ms. Schmidt from the 25 Page 34 Page 36 (Exhibit No. SA-4 was marked and company here today; is that correct? 1 1 2 2 admitted into evidence.) A. Yes. JUDGE PEARSON: It looks like SA-5 is 3 3 Q. And you relied on the national database that identical to SA-4 in the copy that I have. 4 indicated the call-in records; is that correct? 4 MR. SHEARER: The dates are different, A. Yes. 5 5 6 your Honor --6 Q. Okay. And what -- and for the instance -- the JUDGE PEARSON: Oh, okay. Tacoma instance -- well, I'll let you say. What 7 7 8 MR. SHEARER: -- that recorded the call-in. 8 documents did you rely on and what information did you 9 JUDGE PEARSON: I see. Okay. 9 rely on? MR. SHEARER: There was a second call-in. 10 10 A. The same -- same type of documents. The dirt report, the National Ticket Management System website, BY MR. SHEARER: 11 11 Q. I'm going to hand you a fifth document now, 12 contact with the company. 12 Mr. Anderson. Q. Thank you. And what is your penalty 13 13 14 Do you recognize this document? recommendation in this case, Mr. Anderson? A. Yeah. This is the locate ticket for -- it's A. The penalty was \$2,000. 15 15 September 22nd, 2015, which is when the damage occurred. 16 Q. And why? 16 Q. So this document indicates a second dig -- Call 17 A. For -- we fined 1,000 for the first dig and 17 Before You Dig request that was filed on the date 1,000 for the second, for a total of 2,000. 18 18 indicated in this document; is that correct? 19 Q. And what was -- why 2,000? 19 A. Yes. 20 A. That's --20 21 Q. And did you rely on this document and review 21 Q. Why 1,000 each time? Excuse me. this document in the course of your investigation, 22 A. That's what was established in our procedures Mr. Anderson? for violating the dig law. 23 A. Yes. Q. For the first time? 24 24 A. MR. SHEARER: Your Honor, I would move to 25 Yes. 25

	Page 37		Page 39
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	37		39
1	MR. SHEARER: Thank you, Mr. Anderson. I	1	court reporter.
2	have no further questions.	2	MR. MOORE: Larry Moore, M-o-o-r-e.
3	JUDGE PEARSON: Okay. Mr. Rogers, did you	3	JUDGE PEARSON: Okay. And your address,
4	want to respond to Staff's recommendation?	4	please?
5	MR. ROGERS: And regarding the Lakewood	5	MR. MOORE: It's 85147 Highway 11,
6	site, the disruption that happened, it wasn't it	6	P.O. Box 168, Milton-Freewater, Oregon.
7	wasn't a negligent act, but it was a it happened. I	7	JUDGE PEARSON: Okay. And your phone number
8	don't know if we would have located hopefully, if we	8	and e-mail address?
9	would have had locates, it would have made a difference.	9	MR. MOORE: (509) 525-3231. And e-mail is
10	I want to believe that that's the fix to it. We try not	10	tredoc@hotmail.com.
11	to let that happen, but it wasn't a negligent act. We	11	JUDGE PEARSON: Okay. Can you tell me your
12	weren't out there digging. It was not a clearing	12	first name again?
13	project by any means. It was intended to have	13	MR. MOORE: Larry.
14		14	JUDGE PEARSON: Larry. Okay. Larry Moore.
15		15	And what position do you hold with the company?
	On the second project, I I feel like we		
16		16	MR. MOORE: I'm the owner.
17	only house on it was the only house on East R Street,	17	JUDGE PEARSON: Okay. Okay. And if you
18	, , , , , , , , , , , , , , , , , , , ,	18	could stand and raise your right hand, I will swear you
19		19	in.
20	property is two square full blocks that we were working	20	
21	on.	21	LARRY MOORE, witness herein, having been
22	And this house was we did what we were	22	first duly sworn on oath,
23	supposed to do. We did our locates in June, and it	23	was examined and testified
24	turned up nothing on the site. And the the gas line	24	as follows:
25	that they found was not affiliated with our house. It	25	
	D 00		Daga 10
	Page 38		Page 40
	Page 38		DIRECT TESTIMONY BY MR. MOORE 40
1	38 was it was with something else that was on the	1	
1 2	38	1 2	DIRECT TESTIMONY BY MR. MOORE 40
	38 was it was with something else that was on the		DIRECT TESTIMONY BY MR. MOORE 40  JUDGE PEARSON: Okay. Go ahead and be
2	was it was with something else that was on the property, or it was just too close to the surface or	2	DIRECT TESTIMONY BY MR. MOORE 40  JUDGE PEARSON: Okay. Go ahead and be seated, and you can proceed whenever you're ready.
2	was it was with something else that was on the property, or it was just too close to the surface or whatever. But I do remember Puget Sound Energy telling	2	JUDGE PEARSON: Okay. Go ahead and be seated, and you can proceed whenever you're ready.  *** DIRECT TESTIMONY BY MR. MOORE ***
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	Dogo 41		Da 40
	Page 41 DIRECT TESTIMONY BY MR. MOORE 41		Page 43 DIRECT TESTIMONY BY MR. MOORE 43
1 2	MR. MOORE: and what was done there. JUDGE PEARSON: Okay. Mr. Shearer, do you	1 2	JUDGE PEARSON: Okay. The sidewalk looks different, though.
3	have any objection to me taking a look at those?	3	MR. MOORE: Well, they poured a new
4	MR. SHEARER: No, I have objection to you	4	sidewalk.
5	looking at them. I might have our expert look at them,	5	JUDGE PEARSON: Gotcha. Okay. And so the
6	too, when he comes up for his testimony.	6	tree would have been farther out here in front?
7	JUDGE PEARSON: Sure. That sounds good.	7	MR. MOORE: Correct.
8	Okay. So these look like photos is this Whitman	8	JUDGE PEARSON: Okay.
9	College; is that	9	MR. MOORE: Correct. So in the next
10	MR. MOORE: That's correct.	10	picture, there's another color picture there that shows
11	JUDGE PEARSON: where the incident	11	the front of the building and it shows the no, it
12	occurred?	12	shows the street, and it will show where the gas line is
13	MR. MOORE: That's correct.	13	marked on the street.
14	JUDGE PEARSON: And this is the tree?	14	JUDGE PEARSON: This one right here with the
15	MR. MOORE: No. The other picture with the	15	yellow mark?
16	large tree in it.	16	MR. MOORE: With the yellow mark, yes.
17	JUDGE PEARSON: This one?	17	JUDGE PEARSON: Okay.
18	MR. MOORE: That one.	18	MR. MOORE: So that yellow mark went right
19	JUDGE PEARSON: Okay.	19	down to the corner and turned the corner and went down
20	MR. MOORE: Yeah. I don't know if they got	20	the following the other the side street
21	out of order, but Whitman College contacted me to remove	21	JUDGE PEARSON: Okay.
22	that tree, the purpose to in removing the tree was so	22	MR. MOORE: down Park Street. But there
23	they could excavate that yard down.	23	was no no mark at all that went into that yard.
24	If you'll notice in that other color	24	Now, they maintained that the tree was
25	picture there that there is a retaining wall alongside	25	outside of their locate area, and yet all of that
	Page 42		Page 44
	DIRECT TESTIMONY BY MR. MOORE 42		DIRECT TESTIMONY BY MR. MOORE 44
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1 2		1 2	
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## Page 45 Page 47 45 DIRECT TESTIMONY BY MR. MOORE 47 DIRECT TESTIMONY BY MR. MOORE you're talking about a power line, you know that it's at removing the stump and that's when this happened? 1 2 MR. MOORE: That's when it happened. three feet deep, and a water line is going to be two 3 JUDGE PEARSON: Okay. feet deep. A gas line can be on the surface or it can be two feet deep; you just never know where it's going 4 MR. MOORE: And when I called -- I wasn't 4 5 on-site. I had left and my -- my worker went and got 5 to be. 6 And so for them to say that they didn't mark 6 the stump grinder and came back to grind the stump. And 7 that because -- or that they would have found it if because it was late in the evening, it was 6:30 or 7:00, they'd known there was a stump there, well, they knew that -- because they were going to work on that the next 8 they were excavating that wall. They knew they were day, and then he called me and said, hey, I think I hit excavating that sidewalk. That gas line could have been a gas line. 10 10 11 right there, and, in fact, it wasn't very deep. 11 And so I immediately called Scott from JUDGE PEARSON: Okay. 12 Whitman College, and I said, hey, Manual says he hit a 12 MR. MOORE: Okay. I understand that this gas line up there, and he says, no, no, he didn't. I 13 14 doesn't change the fact that we didn't call for a 14 don't know what he hit, but he didn't hit a gas line, locate. I'm just giving you the reasoning that we went 15 because the gas people told me they all come in from the 15 by, because I knew that Scott had just gotten a locate alley in the back. There's nothing out there. 16 16 17 for that excavation there. 17 JUDGE PEARSON: Okay. JUDGE PEARSON: Who is that? 18 MR. MOORE: One of the other things I 18 MR. MOORE: Scott is the guy from Whitman 19 noticed is that the staff said that there was a high 19 likelihood that this would happen again. Well, I've 20 College. been there for 37 years, and this hasn't happened. So I 21 JUDGE PEARSON: Okay. don't know what -- where -- how you determine what a MR. MOORE: And I had talked to him that 22 22 day, and he said, I already got a locate and there's 23 high likelihood is. If it happened once, well, then it 23 nothing there. All of the gas lines come in from the must surely gonna be happening again. And it might 24 alley behind that building. And, in fact, all of the 25 happen again in another 37 years, I don't know. 25 Page 46 Page 48 DIRECT TESTIMONY BY MR. MOORE DIRECT TESTIMONY BY MR. MOORE 46 48 other buildings on that block are fed from the alley, 1 But they said in their report that since but that one was not. 2 2 that time that we had done another excavation without a 3 JUDGE PEARSON: Okay. 3 locate. Well, that's half of story. In fact, we did 4 MR. MOORE: So I think that it's -- that have a locate called in for the other site. And I met they're trying to shape their end of the story. I don't with the gas person who investigated this one -- I can't tell you his name, but he was the same person that came know what action happened with the gas company over 6 7 this. I know they didn't charge me for the repair. And 7 and investigated this site on Main Street. 8 if, in fact, they had marked it even to the sidewalk, 8 I met with him there, and he came and 9 then we wouldn't have been in there grinding that stump. located the gas line that was down in the street. And 9 10 There's -- I noticed another thing in the 10 he said there was a six-inch line that was in the report here, it said that the building was evacuated. 11 street, but there were no laterals that went off of 11 12 Well, that building is an interest house, or for lack of 12 that. They were nowhere near what we were going to --13 a -- they use it for students during the school year, 13 where we were going to grind stumps. 14 but the students were all gone. And they had a group of 14 And then the next day, the locate person 15 five or six people that were on campus for a seminar called me and said, you guys ground these stumps, and I 15 16 that were staying in that building, but they weren't in 16 hadn't located it yet. And I said, well, your other man the building at that time. They were off at a class or 17 was there and he told me exactly where that line was. 17 18 a seminar, whatever it was. 18 So --So I don't know what their definition of an 19 JUDGE PEARSON: Okay. Is there anything 19 evacuation is. Does that mean that they wouldn't let 20 else that you want to add? them back in until they fixed the pipe? I don't know, MR. MOORE: I think that's -- I don't know 21 21 but they weren't in the building. 22 how they determined what \$1,000 fine is, but, you know, 22 23 JUDGE PEARSON: Okay. So what you're saying \$1,000 is a lot of money to me. And it's just -- well, is you went in there to cut the tree down, you weren't 24 just chalk one more up. I don't know. 24

intending to remove the stump, but then you ended up

25

But I've been in business a long time, and

		ЕГ	Tenaity Assessment Against Town & Country Tree Service
	Page 49 CROSS-EXAMINATION BY MR. SHEARER / MOORE 49		Page 51 DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 51
1	it's a little bit of a burn to me to have them say it's	1	DEREK NORWOOD, witness herein, having been
2	a high likelihood that this will happen again. That's	2	first duly sworn on oath,
3	ludicrous in my opinion.	3	was examined and testified
4	JUDGE PEARSON: Okay. Thank you.	4	as follows:
5	Mr. Shearer, do you have any questions for	5	
6	Mr. Moore?	6	JUDGE PEARSON: Go ahead, Mr. Shearer.
7	MR. SHEARER: Just a couple brief questions,	7	*** DIRECT EXAMINATION BY MR. SHEARER ***
8	your Honor.	8	BY MR. SHEARER:
9	*** CROSS-EXAMINATION BY MR. SHEARER ***	9	Q. Mr. Norwood, could you state your name and spell
10	BY MR. SHEARER:	10	your name last name for the record?
11	Q. Those pictures that you handed up to the to	11	A. Derek Norwood, N-O-R-W-O-O-D.
12	Judge Pearson there, what was the address of that	12	Q. And what is your position here at the UTC,
13	building?	13	Mr. Norwood?
14	A. I have no idea.	14	A. I'm a pipeline safety engineer.
15	Q. No idea. Next, was there were you present	15	Q. And what was your role in this docket, Docket
16	when Whitman asked for a locate from Cascade Natural	16	DG-160328?
17	Gas?	17	A. I was the assigned investigator to this to
18	A. No.	18	this incident, so I reviewed reports from Cascade, as
19	Q. Were you present when Cascade came and did the	19	well as had a phone conversation with Larry Moore to, I
20	locate for Whitman or talked to this gentleman Scott you	20	guess, collect the facts, collect information regarding
21	referred to?	21	the incident.
22	A. No.	22	Q. And can you summarize your investigations and
23	Q. So all your information just came through your	23	findings in the course of that investigation?
24	recollection of conversations with the representative	24	A. Yeah. So I reviewed dirt reports submitted by
25	from Whitman College; is that correct?	25	Cascade Natural Gas stating that Town & Country had
	Page 50 CROSS-EXAMINATION BY MR. SHEARER / MOORE 50		Page 52 DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 52
1		1	-
1 2	CROSS-EXAMINATION BY MR. SHEARER / MOORE 50	1 2	DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 52
	CROSS-EXAMINATION BY MR. SHEARER / MOORE 50  A. All of my information?		DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 52  damaged the gas line, as well as their they submit a
2	CROSS-EXAMINATION BY MR. SHEARER / MOORE 50  A. All of my information?  Q. All of your information about the locate came	2	DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 52  damaged the gas line, as well as their they submit a  30-day report to the Commission. And I talked with
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	Page 53		Page 55
	DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 53		DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 55
_	A . O		to althought on the addition of the bounds to
1	A. Correct.	1	indicating that they didn't mark it.
2	MR. SHEARER: Thank you, Mr. Norwood.	2	JUDGE PEARSON: Is that what that indicates,
3	And I'll go through and authenticate the	3	or does it indicate that the locate was not called in?
4	proposed exhibits, your Honor.	4	THE WITNESS: I think it indicates there
5	JUDGE PEARSON: Okay.	5	were no there were no marks visible, so that could
6	MR. SHEARER: So very similar routine as the	6	mean that there were no locates or it could mean
7	previous two.	7	JUDGE PEARSON: Oh, okay.
8	BY MR. SHEARER:	8	THE WITNESS: the paint had worn off, or
9	Q. Mr. Norwood, do you recognize this document?	9	it could be a number of things. So they got out there,
10	A. Yes.	10	they didn't see locates on the ground.
11	Q. And what is that document?	11	JUDGE PEARSON: Okay.
12	A. That's our internal investigation form	12	BY MR. SHEARER:
13	summarizing my findings and the process of the	13	Q. I'm going to hand you a third document now,
14	investigation.	14	Mr. Norwood.
15	Q. And this document accurately reflects your	15	JUDGE PEARSON: Hold on. Are you okay with
16	investigation and findings in this docket?	16	that document?
17	A. Yes.	17	MR. MOORE: Yeah. Yes.
18	MR. SHEARER: I would move to admit that as	18	JUDGE PEARSON: Then I will admit that and
19	Exhibit DN-1, your Honor.	19	mark at as Exhibit DN-2.
20	JUDGE PEARSON: Okay. Mr. Moore, do you	20	(Exhibit No. DN-2 was marked and
21	have any objection to admitting this?	21	admitted into evidence.)
22	MR. MOORE: No.	22	BY MR. SHEARER:
23	JUDGE PEARSON: Okay. I will admit it and	23	Q. Now I'm going to hand you a third document,
24	mark it as Exhibit DN-1.	24	Mr. Norwood.
25	111	25	Do you recognize this document?
	Page 54		Page 56
	Page 54 DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 54		Page 56 DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 56
1	DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 54	1	DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 56
1	DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 54  (Exhibit No. DN-1 was marked and	1	DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 56  A. Yes. This is the document that Cascade Natural
2	DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 54  (Exhibit No. DN-1 was marked and admitted into evidence.)	2	DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 56  A. Yes. This is the document that Cascade Natural Gas is required to send to us for incidents of this
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2 3 4	DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 54  (Exhibit No. DN-1 was marked and admitted into evidence.)  BY MR. SHEARER:  Q. And then a second document I'm going to hand	2 3 4	DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 56  A. Yes. This is the document that Cascade Natural Gas is required to send to us for incidents of this type. Q. And what does this document show?
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2 3 4 5 6 7 8 9 10 11 12 13	(Exhibit No. DN-1 was marked and admitted into evidence.) BY MR. SHEARER: Q. And then a second document I'm going to hand you, Mr. Norwood. Do you recognize that document? A. Yes. Q. And what is that document? A. This is the damage report, the dirt report submitted by Cascade Natural Gas indicating that there was damage to their gas line, and it notes that Town & Country was the responsible party. Q. And did you review and rely on this document in	2 3 4 5 6 7 8 9 10 11 12 13	A. Yes. This is the document that Cascade Natural Gas is required to send to us for incidents of this type. Q. And what does this document show? A. It shows that there was damage to their pipeline, and it lists Town & Country Tree Service as the party responsible. Q. And did you rely on and review this document in the course of your investigation? A. Yes. MR. SHEARER: I would move to admit that as Exhibit DN-3, your Honor. JUDGE PEARSON: Okay. And Mr. Moore, do you
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2 3 4 5 6 7 8 9 10 11 12 13 14 15	(Exhibit No. DN-1 was marked and admitted into evidence.)  BY MR. SHEARER:  Q. And then a second document I'm going to hand you, Mr. Norwood.  Do you recognize that document?  A. Yes.  Q. And what is that document?  A. This is the damage report, the dirt report submitted by Cascade Natural Gas indicating that there was damage to their gas line, and it notes that Town & Country was the responsible party.  Q. And did you review and rely on this document in the course of your investigation?  A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Yes. This is the document that Cascade Natural Gas is required to send to us for incidents of this type. Q. And what does this document show? A. It shows that there was damage to their pipeline, and it lists Town & Country Tree Service as the party responsible. Q. And did you rely on and review this document in the course of your investigation? A. Yes. MR. SHEARER: I would move to admit that as Exhibit DN-3, your Honor. JUDGE PEARSON: Okay. And Mr. Moore, do you have any objection? MR. MOORE: No, I don't.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	(Exhibit No. DN-1 was marked and admitted into evidence.) BY MR. SHEARER: Q. And then a second document I'm going to hand you, Mr. Norwood. Do you recognize that document? A. Yes. Q. And what is that document? A. This is the damage report, the dirt report submitted by Cascade Natural Gas indicating that there was damage to their gas line, and it notes that Town & Country was the responsible party. Q. And did you review and rely on this document in the course of your investigation? A. Yes. MR. SHEARER: Your Honor, I would move to admit that as Exhibit DN-3 or DN-2. Excuse me. JUDGE PEARSON: Okay. Mr. Moore, do you have any objection to that exhibit? MR. MOORE: No. I guess I would I think I'm looking at the same thing. JUDGE PEARSON: Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Yes. This is the document that Cascade Natural Gas is required to send to us for incidents of this type.  Q. And what does this document show?  A. It shows that there was damage to their pipeline, and it lists Town & Country Tree Service as the party responsible.  Q. And did you rely on and review this document in the course of your investigation?  A. Yes.  MR. SHEARER: I would move to admit that as Exhibit DN-3, your Honor.  JUDGE PEARSON: Okay. And Mr. Moore, do you have any objection?  MR. MOORE: No, I don't.  JUDGE PEARSON: Then I will admit that as Exhibit DN-3.  (Exhibit No. DN-3 was marked and admitted into evidence.) BY MR. SHEARER:  Q. And I will hand you one more document, Mr. Norwood.
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	Page 57 DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 57		Page 59 DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 59
1	Q. And that indicates that Whitman College was, in	1	for first-time violators that \$1,000 was a pretty
2	fact, the party that requested the locate; is that	2	reasonable amount. And for a majority of excavators, it
3	correct?	3	is a pretty minimal penalty in these cases.
4	A. Yes.	4	Q. A balance of the need to have a penalty versus
5	Q. And did you rely on this document in the course	5	being overly punitive; is that
6	of your investigation?	6	A. Correct.
7	A. Yes.	7	Q an accurate summary?
8	MR. SHEARER: Your Honor, I would move to	8	A. Yes.
9	admit that as Exhibit DN-4.	9	MR. SHEARER: Thank you. I have no further
10	JUDGE PEARSON: Okay. Mr. Moore?	10	questions for Mr. Norwood, your Honor.
11	MR. MOORE: No, no objection.	11	JUDGE PEARSON: Okay. I do think it would
12	JUDGE PEARSON: Okay. I will admit that and	12	be helpful for me to see the photos of the boundaries,
13	mark it as Exhibit DN-4.	13	because when I read Exhibit DN-4, where it talks about
14	(Exhibit No. DN-4 was marked and	14	the location of the work, it describes the areas marked
15	admitted into evidence.)	15	in white in front of the multiple addresses, and says,
16	BY MR. SHEARER:	16	locating from the street to the water meters in front of
17	Q. And I want to touch base on one item Mr. Moore	17	these addresses, but I have no way of knowing where the
18	mentioned in direct or cross-examination.	18	water meters are on the property.
19	A. Um-hmm.	19	THE WITNESS: Yeah. I don't specifically
20	Q. And that is that Cascade indicated to him that	20	I don't know where the water meters are specifically,
21	it had been their mistake not to mark this location.	21	and I don't think you're going to get that from the
22	Was that your did Cascade indicate anything	22	pictures. But yeah, I can show you what I've got.
23	of that sort to you, or do any of the documents you	23	MR. SHEARER: I can hand them up if you
24	reviewed indicate that conclusion?	24	want.
25	None of the documents I reviewed indicated that.	25	THE WITNESS: Yeah. Or if we want to if
	Page 58 DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 58		Page 60 DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 60
1	Larry Moore had told me the same thing over the phone.	1	we need to include all of them, we can, but these are
1 2	Larry Moore had told me the same thing over the phone, so I brought that issue up to Cascade Natural Gas. and	1 2	we need to include all of them, we can, but these are the two I thought the most relevant.
2	so I brought that issue up to Cascade Natural Gas, and	2	the two I thought the most relevant.
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2	so I brought that issue up to Cascade Natural Gas, and they, from their from that conversation, they said	2	the two I thought the most relevant.  MR. SHEARER: Your Honor, I would ask if you want me, I am happy to take a short recess and make
2 3 4	so I brought that issue up to Cascade Natural Gas, and they, from their from that conversation, they said that was never the case, that he knew the line was there, but they didn't locate it because of the	2 3 4	the two I thought the most relevant.  MR. SHEARER: Your Honor, I would ask if you want me, I am happy to take a short recess and make copies and Mr. Norwood can walk through what so
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	cket No. DG-100326 - Vol. I III the Matter of the	ıC 1	enally Assessment Against Town & Country Tree Service
	Page 61 DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 61		Page 63 DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 63
1	THE WITNESS: In one of the pictures, you	1	within the boundary of the locate, because the locate
2	can see there's white marks. That's the boundary where	2	covered all of these addresses all the way down the
3	the locates are.	3	street clear up to that corner.
4	JUDGE PEARSON: And it's behind the fire	4	JUDGE PEARSON: Right. That's what it looks
5	hydrant?	5	like from the description.
6	THE WITNESS: Yes.	6	MR. MOORE: And that service line well,
7	JUDGE PEARSON: Okay.	7	you can see from where the tree is in relationship to
8	THE WITNESS: And then well, you can kind	8	the sidewalk on the side, you know, it's over about five
9	of cross-reference with, I think, the back page there,	9	or six feet in the yard, and that's where that service
10	you can see right along the retaining wall, there's a	10	line crossed this sidewalk and went right up that yard
11	locate that heads down the street. Like he said,	11	underneath the tree to behind the house.
12	there's no yellow paint, so I don't know if it's outside	12	JUDGE PEARSON: Okay.
13	that boundary or if it's inside, so	13	MR. MOORE: The gas meter, if you look at
14	JUDGE PEARSON: But there was a yellow mark	14	that one the one picture, you'll see they have a walk
15	in his photo.	15	that comes out it's it comes out and goes down,
16	THE WITNESS: Okay. I haven't seen that.	16	and the gas line goes underneath that walk and comes to
17	JUDGE PEARSON: Did you want to take a look	17	the meter behind.
18	at these?	18	JUDGE PEARSON: Okay. Mr. Norwood, do you
19	THE WITNESS: Yeah.	19	have anything further to add?
20	JUDGE PEARSON: So the white mark represents	20	THE WITNESS: No.
21	the area and the boundary that Whitman was requesting	21	JUDGE PEARSON: Okay.
22	locates performed	22	THE WITNESS: No.
23	THE WITNESS: Yes.	23	JUDGE PEARSON: And Mr. Moore, did you want
24	JUDGE PEARSON: for that area?	24	to respond to Staff's recommendation?
25	THE WITNESS: Correct.	25	MR. MOORE: Well, I don't know if there's a
	5 00	_	
	Page 62		Page 64
	Page 62 DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 62		Page 64 64
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1 2	DIRECT EXAMINATION BY MR. SHEARER / NORWOOD 62	1 2	64
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