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STATE OF WASH.
UTIL. AND TRANSP.
COMMISSION

BEFORE THE WASHINGTON STATE
UTILITIES AND TRANSPORTATION COMMISSION

In re the Matter of Determining the Proper
Carrier Classification of

Docket No.: TG-072226

GLACIER RECYCLE, LLC; HUNGRY
BUZZARD RECOVERY, LLC; AND T&T
RECOVERY, INC.

DECLARATION OF MARC
CHRISTIANSEN IN SUPPORT OF
MOTION TO DISMISS

MARC CHRISTIANSEN, declares and states as follows:

1. I am a managing member of Hungry Buzzard Recovery, LLC ("**Hungry Buzzard**"), one of the respondents in the above-captioned matter. I am over the age of 18 years and otherwise competent to testify. The matters stated below are based upon my personal knowledge and my review of the records and files concerning this matter.

2. With respect to Hungry Buzzard, these proceedings are concerned with the transportation of construction, demolition and land clearing ("**CDL**") waste to a Weyerhaeuser facility in Longview, Washington. As of January 2008, however, Hungry Buzzard no longer transports any materials to Weyerhaeuser's Longview facility. In fact, as of January 2008 Hungry Buzzard has shut down all operations while it considers its long term opportunities.

3. Even if Hungry Buzzard is able to resume operations at a later date, it will comply with the final decision entered by the Commission in these proceedings, or the final decision entered by a court upon judicial review of the same.

4. Hungry Buzzard is in survival mode right now. If forced to respond to the Commission's voluminous data requests and participate in further proceedings, Hungry Buzzard will have no choice but to incur substantial attorney's fees and costs. This seems extremely

NOTICE RE EXTENSION OF TIME TO ANSWER DATA
REQUESTS - 1

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ORIGINAL

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Tacoma, WA 98402
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1 unreasonable and unnecessary, given that Hungry Buzzard no longer engages in the activities
2 which are the subject of these proceedings and will comply with the final decision entered by the
3 Commission (or on judicial review). I simply do not understand why Hungry Buzzard should be
4 required to continue participating and incur these unnecessary costs and fees.

5 4. I declare, under penalty of perjury under the laws of the State of Washington, that
6 the foregoing is true and correct, and that I have signed this Declaration on the date stated below
7 in _____, Washington.

8 DATED this ___ day of March, 2008.

9 SEE ATTACHED
10 Marc Christiansen

1 unreasonable and unnecessary, given that Hungry Buzzard no longer engages in the activities
 2 which are the subject of these proceedings and will comply with the final decision entered by the
 3 Commission (or on judicial review). I simply do not understand why Hungry Buzzard should be
 4 required to continue participating and incur these unnecessary costs and fees.

5 4. I declare, under penalty of perjury under the laws of the State of Washington, that
 6 the foregoing is true and correct, and that I have signed this Declaration on the date stated below
 7 in Mul Creek, Washington.

8 DATED this 21st day of March, 2008.

9 
 10 _____
 11 Marc Christiansen

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