

BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

MURREY'S DISPOSAL COMPANY, INC.,

Complainant,

v.

WASTE MANAGEMENT OF  
WASHINGTON, INC., WASTE  
MANAGEMENT DISPOSAL SERVICES OF  
OREGON, INC., AND MJ TRUCKING &  
CONTRACTING, INC.,

Respondents.

DOCKET TG-200650

NOTICE OF ERRATA TO RESPONDENTS'  
MOTION TO DISMISS MURREY'S  
DISPOSAL COMPANY, INC.'S  
COMPLAINT

1. COME NOW Respondents and respectfully submits this Notice of Errata in order to correct two errors in the filing of Respondents' Motion to Dismiss Murrey's Disposal Company, Inc.'s Complaint filed on August 4, 2020.
2. On the top of Page 7, heading "C" inadvertently states "The STB Exempted TOFC/COFC From Certain Federal Regulations, Confirming its Sole Authority to Regulate *Related* Solid Waste." Heading "C" should correctly state "The STB Exempted TOFC/COFC From Certain Federal Regulations, Confirming its Sole Authority to Regulate Solid Waste."
3. On the top of Page 8, the first sentence of Paragraph 22 inadvertently states "Pursuant to 49 U.S.C. § 10501(b)(1), the WUTC lacks authority to regulate "rail transportation," including the TOFC/COFC services provided by WM to *MJ* including transport over the Union Pacific Railroad." This sentence should correctly state "Pursuant to 49 U.S.C. § 10501(b)(1), the WUTC lacks authority to regulate "rail transportation," including the TOFC/COFC services provided by WM to McKinley including transport over the Union Pacific Railroad.
4. Respondents request that the above-referenced document, which is attached hereto and includes the corrected language, replace the one previously filed on August 4, 2020 by Respondents.

RESPECTFULLY SUBMITTED this 6<sup>th</sup> day of August, 2020.

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Management Disposal Services of Oregon,  
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## CERTIFICATE OF SERVICE

I hereby certify that I have this day served the foregoing document upon all parties of record in this proceeding, by the method as indicated below, pursuant to WAC 480-07-150.

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DATED at Seattle, Washington, this 6<sup>th</sup> day of August, 2020.

s/ Karen Lang

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