



**Snohomish County**  
**Public Works**

**Aaron Reardon**  
County Executive

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July 13, 2010

David W. Danner, Director and Executive Secretary  
Washington State Utilities and Transportation Commission  
P.O. Box 47250  
Olympia, WA 98504-7250

RE: 2010-2011 Revenue Sharing Agreement for AWS Lynnwood and Snohomish  
County

Dear Mr. Danner:

The purpose of this letter is to convey Snohomish County's support for extending Allied Waste Service of Lynnwood's (AWS) Recycling and Revenue Sharing Plan for the period of September 1, 2010 to August 31, 2011. Snohomish County recommends that the Washington State Utilities and Transportation Commission (WUTC) allow Allied Waste Services to retain the maximum fifty percent of revenues allowed by statute during this period.

Over the last year, AWS has coordinated with Snohomish County Solid Waste on the activities outlined in the previous addendum. While a challenging time due to the economy and markets, efforts were undertaken as outlined in the agreement. AWS will be providing you a packet of documents and samples of some of the activities undertaken. Several activities were not fully implemented, such as advising our station staff on loads rich in recyclables. We did not proceed with these activities by mutual agreement.

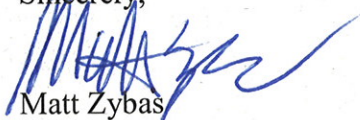
Allied Waste Services has prepared an amendment to their revenue sharing plan based upon input from Snohomish County. Snohomish County recommends that WUTC approve this amendment, which extends revenue sharing at the 50 % level until August 31, 2011. If Allied Waste Services does not meet its reporting requirements, the amendment calls for a reduction in the revenue share retained by Allied Waste Services to 25%. If Allied Waste Services does not meet other conditions in the amended Plan,

Snohomish County may later request that the WUTC consider requiring that some revenues be returned to customers.

In my position as the Solid Waste Division Director, I have been delegated the authority to make the certification of revenue sharing plan as required in RCW 81.77.185 statute. I hereby certify that the plan submitted to you by Allied Waste Services is consistent with our local solid waste plan.

Thank you for the opportunity to provide this letter of certification and recommendation for the extension of Allied Waste Service's recycling plan. If you have any questions, please contact Sego Jackson, Principal Planner, at 425-388-6490, or [sego.jackson@co.snohomish.wa.us](mailto:sego.jackson@co.snohomish.wa.us).

Sincerely,



Matt Zybas  
Solid Waste Division Director

Copy: Doug Forbess, Allied Waste Services  
Sego Jackson, Principal Planner  
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