



Washington State Dig Law Safety Committee

P.O. Box 734 • Poulsbo, WA 98370

Committee Members
Represent:

Local Government

Natural Gas Utility

Contractors

Excavators

Electric Utility

Consumer – Owned Utility

Pipeline Utility

Insurance Industry

Utilities and Transportation
Commission

Telecommunications
Company

Three At – Large Positions

January 9, 2020

Mark Johnson, Executive Director and Secretary
Members of the Commission
Utilities and Transportation Commission
1300 Evergreen Park Drive SW
Olympia, WA 98504-7250

State Of WASH.
UTIL. AND TRANSP.
COMMISSION

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Received
Records Management

Re: Review Committee Decision – Case 19-095 Seattle PU vs. Able Concrete Design, LLC

Dear Mr. Johnson:

The Washington State Dig Law Safety Committee received a complaint regarding a potential violation of the Washington State Dig Law RCW 19.122.030 for work performed on Oct. 19, 2018.

On January 9, 2019, the committee formed a review panel and heard Case 19-095, filed by Seattle PU vs. Able Concrete Design, LLC.

The Review Committee determined that the respondent, Able Concrete Design, LLC violated 19.122.030(1)(a) for failing to provide notice to the one-call center prior to digging.

Therefore, the committee recommends a total penalty of \$1000.00, with \$800.00 deferred on the condition that co-owners Amber Anderson and Jacob Lew Pachenker attend a NUCA dig safe class and have no further violations of RCW 19.122 within 12 months of receiving a penalty assessment order.

Please let me know if you have any questions regarding this case. I can be contacted at 206-794-9823.

Sincerely,

Jim Walton, Chair

cc: Lynda Holloway, UTC

Amber Anderson, Able Concrete Design, LLC.