

**BEFORE THE WASHINGTON
UTILITIES AND TRANSPORTATION COMMISSION**

In re the Application TG-091259 of)
)
)
WEST WASTE RECYCLING, INC.) DOCKET NO. TG-091259 (*consolidated*)
)
For an Extension of Certificate No.)
G-9 for a Certificate of Public)
Convenience and Necessity to Operate)
Motor Vehicles in Furnishing Solid)
Waste Collection Service)
)
.....) and
)
In re the Application TG-091019 of)
)
MURREY'S DISPOSAL COMPANY,) DOCKET NO. TG-091019 (*consolidated*)
INC., d/b/a OLYMPIC DISPOSAL)
)
For an Extension of Certificate No. G-9)
for a Certificate of Public Convenience)
and Necessity to Operate Motor)
Vehicles in Furnishing Solid Waste)
Collection Service)

TESTIMONY OF PHAEDRA R. FULLER

On behalf of

WEST WASTE RECYCLING, INC.

January 26, 2010

Q. What is your name and business address?

A. Phaedra R. Fuller
Contract Specialist
National Park Service
Olympic National Park
600 E. Park Avenue
Port Angeles, WA 98362-6798
Tel: (360) 565-6798

Q. Have you submitted other testimony in this application?

A. Yes, I testified on behalf of Olympic Disposal at their request.

Q. Do you understand that West Waste Recycling, Inc. has applied for common carrier authority to provide coverage in the territory known as that portion of Section 12, T27 NR10W within Jefferson County, more commonly referred to as the "Hoh Quadrant"?

A. Yes, I understand that both Olympic Disposal and West Waste Recycling, Inc. have applied for common carrier authority in the Hoh Quadrant.

Q. Based on your experiences in utilizing their services in the past, would West Waste Recycling, Inc. be able to provide for service in the Hoh Quadrant?

A. According to the current acquisition system utilized at Olympic National Park, vendor data shows that three contract actions have been awarded to West Waste Recycling, Inc. since April 17, 2006. Olympic National Park maintenance staff has over the years, conducted business with West Waste Recycling, Inc., for purchases less than the micro-purchase threshold of \$2,500 for services and \$3,000 for supplies, utilizing their own Government purchase cards. I believe Olympic National Park was satisfied with performance (deliveries and supplies) provided by West Waste Recycling, Inc. for the three known contract actions and small purchases. I am unable to make the determination that West Waste Recycling, Inc. could comprehensively and efficiently provide solid waste collection parkwide, but I am fully confident they could comprehensively and efficiently provide solid waste collection service in the Hoh Quadrant.

Q. Are you supporting both West Waste Recycling Inc. and Olympic Disposal's efforts to extend its certificate to be authorized to provide solid waste collection service in the Hoh Quadrant of the Olympic National Park?

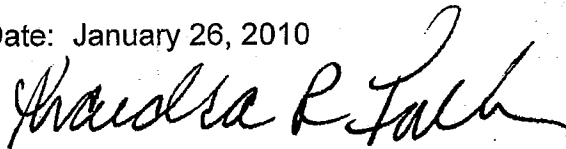
A. Olympic National Park requires regular solid waste collection service in the Hoh Quadrant. There is currently no permanent certificated carrier in the Hoh Quadrant. I have no personal or professional preference whether the certificate is issued to West Waste Recycling Inc. or to Olympic Disposal, however, I prefer that only one permit/certificate be issued by WUTC, in order to avoid another geographical area within the park boundary that has overlapping service. I'd like to avoid the situation of more than one vendor having a permit to operate in the same geographical area. Regardless of which company actually receives the permit/certificate, Olympic National Park believes that it is imperative that a certificated carrier be authorized to provide solid waste collection service in the Hoh Quadrant.

Q. Does this conclude your testimony in support of West Waste Recycling, Inc.'s application for solid waste collection service in Olympic National Park?

A. Yes, it does.

I certify under penalty of perjury under the laws of the State of Washington that information contained in this statement is true and correct to the best of my knowledge or belief.

Date: January 26, 2010



Phaedra R. Fuller