

1300 S. Evergreen Park Dr. SW PO Box 47250 Olympia, WA 98504-7250 Phone: 360-664-1222 Fax: 360-586-1181 www.utc.wa.gov

Type of Solid Waste Authority Requested	Fee Required
Permanent Authority - (check appropriate box below) Complete entire	\$200
application and submit a proposed tariff as outlined in the standard tariff	
form. (<u>WAC 480-70-091</u>)	
New Certificate	
Extension of Certificate G	
Transfer of authority – Certificate G	
 Complete Attachment B 	
Lease of authority – Certificate G	
 Complete Attachment B 	
Reinstatement of cancelled authority – Certificate G	
(must be filed within 30 days of cancellation). Include a statement	
justifying the reinstatement and complete sections 1, 2, and 8	
Temporary Authority – (WAC 480-70-131)	
New temporary authority	
 Complete Attachment A 	\$25
Temporary authority to operate pending a commission decision on a	
concurrently filed certificate application.	
Expedited temporary authority – to meet an immediate or urgent	
need for a period of not more than 30 days	
 Complete Attachment A 	
<u>Name Change</u> – (WAC 480-70-121) There can be no change in ownership.	
Change of corporate name	_
Change of trade name	\$35
Addition or new trade name	
Change of surname of an individual owner or partner	
Complete Attachment C	
Mortgage – including requests for permission to mortgage or otherwise	\$35
encumber a certificate (WAC 480-70-116)	
o Complete Attachment D	

APPLICATION FOR A SOLID WASTE COLLECTION COMPANY CERTIFICATE

	FOR	OFFICIAL USE ONLY	
Date Filed:	Insurance:	Docket #-TG-	Cert Issued: G-
Staff Assigned:	Tariff:	ID #:	Map:
DOL/SOL:	Receipt ID:	227 02 032-20	Related App ID#:

TYPE OF PAYMENT

NOTE: A convenience fee of 2.5% (minimum fee of \$3.95) is charged by Official Payments for processing credit card payments.

Check	Money Order			Amount: \$	-
🛛 Amex	CCV#	ode on fro	nt of card)	Expiration Date:	_
Discover	• 🛛 Mastercard	🗆 Visa	CCV #	(three digit code on back of card)	
Credit Card					

CERTIFICATION: I, the undersigned, under penalty for false statement, certify that the following information is true and correct, that I am authorized to execute and file this document on behalf of the applicant, and that all information on file is current and valid.

Company Name:	EcoMed Services, LLC		
Nome (minted).		Deter	12/16/2015
Name (printed):	Alex Squalli	Date:	12/16/2015
Signature:	Material	Title:	President / Managing Partner

If paying by credit card, you may fax your application to 360-586-1181 or scan and email to transportation@utc.wa.gov.



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Redacted per WAC 480-07-160

SECTION 1 – APPLICANT INFORMATION

Legal Name of Applicant: EcoMed Service	es, LLC
Trade Name(s) (if applicable):	
Business Address	Mailing Address (if different from Business Address)
Street:1400 Hubbell PI, Suite	Street:
City/State/Zip: Seattle, WA 98101	City/State/Zip:
	Fax Number:
Email:asqualli@ecomedservices.com	USDOT number: 2626852
SECTION 2 - BUS	INESS INFORMATION
Unified Business Identifier #: 603487723	State of IncWA
Type of business structure: Individual Partne	rship 🛛 Corporation 🛛 Other (LP, LLP, LLC)
List the name, title, and percentage of partner or me stockholders. Confidential per	mber's share, or stock distribution for major $WAC \ 480$ – 07 – 160
	itle Stock Distribution or % of Shares
Do you currently hold, or have you ever held a solid v ⊠ No □ Yes If yes, please indicate your certificat	
Have you ever applied for and been denied a certification \square No \square Yes If yes, please explain:	ate to transport solid waste?

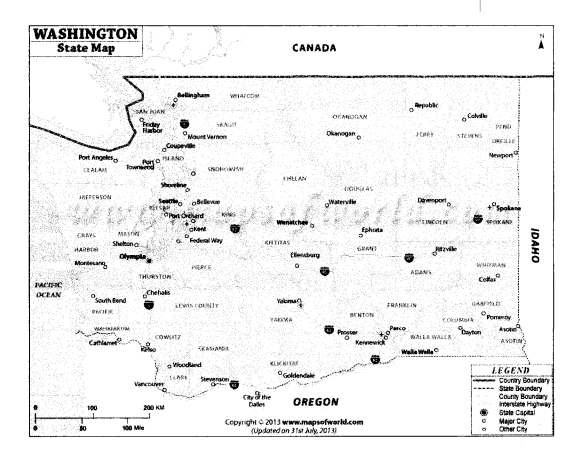
Indicate the commodity to be hauled: __Medical Waste including biohazardous waste, sharps, pathological waste, chemotherapy waste and pharmaceutical waste ______

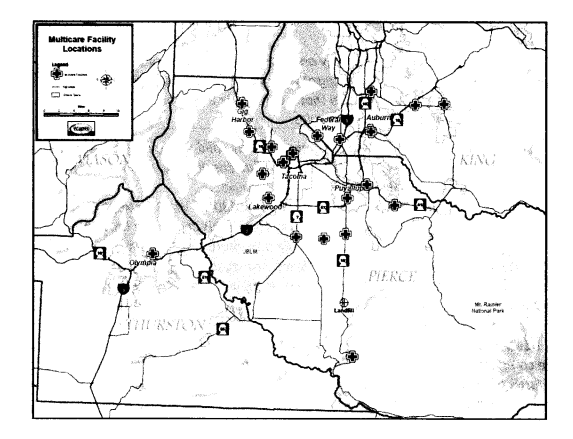
Please describe the territory in which you wish to operate, include the name, address, and county for disposal of waste and the name, address and county where residential recycling materials will be delivered. (NOTE: Territory must be described using boundaries such as streets, avenues, roads, highways, townships, ranges, city limits, county boundaries or other geographic description:

As a medical waste sustainable and innovative technology provider, our company delivers onsite medical waste sterilizers and offsite services to manage and neutralize the infectious medical waste to healthcare providers. Our technology is approved and accepted by numerous state agencies including Tacom-Pierece and

King County Health Departments (See attached technology approval). Our potential customer, Multicare Health System (MHS), is currently interested in partnering with EcoMed Services to provide onsite turnkey solutions (Centralized waste treatment facility and/or localized onsite treatment operations) to manage its generated medical waste. Our company is seeking authorization to operate in territories where MHS has its facilities in order to meet its geographical needs. MHS has a network of healthcare providers with 93 locations across the Puget sounds including Pierce County, Kitsap County, Thurston County, and southern King County. Please refer to MHS facilities' map below. In addition to a hauling operation of the medical waste from MHS network facilities to its proposed centralized waste treatment facility or localized onsite treatment operations, our customer requires EcoMed Services to use our permitted medical waste treatment facility in British Columbia as a backup operation. Therefore, our company is also seeking an authorization to operate along the highway 15 to be able to transport the medical waste to our facility during any unexpected events or during serge events, natural disasters, and epidemic outbreaks, such as the Ebola epidemic. Please refer to MHS's support statement for our customers' requirements and its essential needs to partner with EcoMed Services.

Please attach a map that meet the requirements of WAC <u>480-70-056</u> and clearly shows the territory described above.





State below the conditions that justify granting of this application. If you are applying for temporary certificate authority, be sure your statement addresses and support the question of "immediate and urgent need":

EcoMed Services is an innovative onsite and offsite medical waste management company that provides unique healthcare and environmental waste treatment and disposal solutions relying on non-burning clean and approved technology. To better serve our customers, partners, communities, cities, government, local and small businesses, EcoMed is providing services and solutions to respond to the continuous requests for more competition, flexible choices, better value, sustainable solutions, and lower prices. Partnering with Multicare Health System, EcoMed Services will provide onsite turnkey solutions (Centralized waste treatment facility and/or localized onsite treatment operations) to manage the generated medical waste from MHS. To complement our services and to establish comprehensive operation, MHS inquires us to provide collection and transport services to fulfil the needs of its small waste generators. With a permitted authority to transport medical waste throughout MHS's network, EcoMed will provide essential, sustainable, and affordable services and solutions to MHS that include supplying sterilizers and equipment, labor and operations, compliance and training, collections and transport, treatment and disposal, and recycling application of the end product (Treated medical waste). Please note that the transport operation that EcoMed is providing is a complementary service to our customer and it is not for a compensation. Our customer is considering a comprehensive service cost that includes equipment's rental, installation, engineering, maintenance, quality control, compliance, training, operations, labor, treatment, and disposal. Additionally, because of our permitted biomedical waste treatment facility, EcoMed has the capability to provide alternative disposal services that are accessible to our customers in the healthcare industry. Accordingly, MHS expects us to utilize our treatment and disposal facility for a backup operation that will be vital to reduce risks, improve waste management, and protect the public health and the environment especially during serge events, natural disasters, and epidemic outbreaks, such as the Ebola epidemic.

Please refer to MHS's support statement for our customer's requirements and its essential needs to partner with EcoMed Services.

Given the fact that EcoMed Services is a technology and waste processing service provider that requires a <u>hauling operation that is not for compensation</u> in order to complement our unique and sought after services to our one customer, we feel that a certificate based on variance to the rules may be justified taking into consideration the following rules:

- WAC 480-70-006 (1) states that, "These rules apply to any solid waste collection company in the business of transporting solid waste for collection and/or disposal from points in the state of Washington, for compensation, over the public highways."
- The 480-70-051 WAC: Exemptions from Rules in Chapter 480-70 WAC states, "The commission may grant an exemption from the provisions of any rule in this chapter in the same manner and consistent with the standards and according to the procedures set forth in WAC 480-07-110."
- The 480-70-066 WAC (3): Application states, "Upon proper showing of any solid waste collection company, the commission may waive or modify as to that solid waste collection company the provisions of any rule in this chapter except when such provisions are fixed by statute."
- The RCW 81.77.040: Certificate of Convenience and Necessity Required states, "In all other cases, the commission may, with or without hearing, issue certificates, or for good cause shown refuse to issue them, or issue them for the partial exercise only of the privilege sought, and may attach to the exercise of the rights granted such terms and conditions as, in its judgment, the public convenience and necessity may require."

Please tell us about your experience and knowledge of transportation or solid waste, including knowledge of motor carrier driver and equipment safety requirements:

Our Company, under Until We Meet Again (UWMA), has held a hazardous waste transport license from the province of British Columbia since June 19, 2013. Please refer to the attached license. We are also federally licensed to haul medical waste across state and broader lines as well as in Oregon State. Attached is our U.S. Department of Transportation, Federal Motor Carrier Safety Administration, transport certificate – MC-913656-C / U.S. DOT No. 2626852. EcoMed/UWMA collects biomedical waste from healthcare providers and transport it to our permitted biomedical treatment facility for proper treatment and disposal.

Our drivers and employees are trained to handle, manage, and transport biomedical waste. They follow all regulatory requirements to ensure worker, public, and environmental protection. All our drivers hold a transportation of dangerous goods and hazardous materials certificate with guidelines covering:

- Applicable regulations and responsibilities (Shipper, Handler, Carrier)
- Dangerous good classifications and hazards classes 1 to 9
- Shipping Names and UN Numbers
- Shipping Documentation
- Marking and labeling
- Packaging, storage, and transportation
- Safety and training
- Spills, exposure, and emergency response
- Compliance and reporting

Have you been cited for violation of state laws or Commission rules? 🛛 No 🔲 Yes If yes, please explain:

Confidential per WAC 480-07-160 SECTION 3 – FINANCIAL STATEMENT

Please include a Balance Sheet, Profit and Loss Statement, or business plan.

ASSETS	LIABILITIES			
Cash in Bank	Salaries/Wages Payable			
Notes Receivable	Accounts Payable			
Accounts Receivable	Notes Payable			
Investments	Mortgages Payable			
Other Current Assets	Contracts and Bonds Payable			
Prepaid Expenses	TOTAL LIABILITIES			
Land and Buildings	NET WORTH	NET WORTH		
Trucks and Trailers	Preferred Stock			
Office Furniture	Common Stock			
Other Equipment	Retained Earnings			
Other Assets	Capital			
TOTAL ASSETS	TOTAL LIABILITIES AND NET WORTH			

Please note that our financial statement doesn't include projected sales from our potential contract with MHS that is expected to cover all operation cost (Collection, transport, labor, treatment, disposal, and other costs such as insurance, training, and compliance)

SECTION 4 - RATES AND TARIFFS

Is this application to operate under a contract? 🛛 No 📋 Yes If yes, submit a copy of each contact under which service will be performed. The contract must contain all the elements states in <u>WAC 480-70-146</u>.

If this application is for temporary authority, a new certificate, or extension of existing certificated authority, you must attach a copy of your proposed tariff using either the standard tariff format included in this package, or an approved alternate format. All tariffs must comply with the provisions of WAC <u>480-70-226</u> through WAC 480-70-351.

If this application is for a transfer or lease of authority from an existing certificate, you must either file a new tariff at the same rate levels as on file, or you must adopt the current certificate holder's tariff. To file a new tariff, use the standard tariff format (<u>www.utc.wa.gov</u>) or you must seek approval to use an alternate format.

Indicate which option you will use:	Check one -		Adopt	🗇 File New Tariff	
Because the transport operation is a	i complementa	ry sei	vice to ou	ur MHS customer and it is not for	а
compensation, EcoMed Services is n	ot filing for a ta	ariff.			

SECTION 5 - EQUIPMENT LIST

Ownership: Lease, own, or plan to	Year	Make	License Number	Vehicle ID number	Gross Vehicle Weight (kg)	Type of Vehicle
purchase?	2014				2404	Casistan Man
Lease	2014	Mercedes	YJPDGP	WD3BE8DC6E5940143	3494	Sprinter - Van
Owned	2006	Ford	JV1851	2FTZA54256BA48775	2672	Freestar - Van
Lease	2013	Mercedes	JV1852	WD3BE7CC4D5763506	3585	Sprinter - Van
Lease	2014	Honda	JV1853	5FPYK1F57EB502512	3020	Ridgeline - Pickup
Lease	2015	Ford	JV1854	NM0LS7F79F1183743	2396	Transit - Van
Lease	2012	GMC	JV1855	1GTW7GFA5C1136380	2505	Savana - Van

Describe the equipment that will be used (attach additional sheets if necessary)

The company will also provide <u>onsite medical waste sterilizers using advanced/hybrid autoclaves</u>. The following are the sterilizers that the company provides Ecodas T100, T150, T300, T1000, and T2000. Please refer to attached Manufacturer Appointment of Exclusive Representative letter and to the Tacoma-Pierce County Health Department technology approval to treat regulated medical waste.

SECTION 6 - SAFETY AND OPERATIONS

In each of the categories show below, list the person and position responsible for understanding and complying with the Federal				
Motor Carrier Safety Regulations (FMCSR) and Washington State laws and rules. Please refer to the WAC rules, Fact Sheets, and				
	' for assistance with requirements that may apply to your specific			
operations.				
SAFETY RESP	ONSIBILITIES			
COMMERCIAL DRIVERS LICENSE (CDL) REQUIREMENTS (Title 49,	Code of Federal Regulations Part 383) Any driver who operates			
a vehicle that meets the definition of a commercial motor vehicle	must have a valid CDL.			
Name: Alex Squalli	Position: Managing Partner			
DRIVER QUALIFICATION REQUIREMENTS (Title 49, Code of Fede				
qualification requirements and each company must maintain driv	er qualification files for each driver.			
Name: Alex Squalli	Position: Managing Partner			
DRIVERS HOURS OF SERVICE (Title 49, Code of Federal Regulation	ns Part 395) Drivers must maintain logs and each company must			
maintain true and accurate hours of service records for each driv	er.			
Name: Alex Squalli	Position: Managing Partner			
CONTROLLED SUBSTANCES AND ALCOHOL TESTING (Part 382) A	Il persons who drive commercial vehicles requiring a CDL must			
be in a Controlled Substance and Alcohol Testing program that co	omplies with the FMCSR in 49 CFR Part 382 and 49 CFR Part 40.			
Each company will have in place a system for complying with FMCSR governing alcohol and controlled substances testing				
requirements (49 CFR Part 382 and 49 CFR Part 40).				
Name: Alex Squalli	Position: Managing Partner			
INSPECTION, REPAIR AND MAINTENANCE (Title 49, Code of Fed	eral Regulations Part 396) Every motor carrier shall			
systematically inspect, repair, and maintain all motor vehicles subject to its control.				
Name: Alex Squalli	Position: Managing Partner			

OPERATIONAL ACCORDING SIGNATES				
TARIFF RATES AND CHARGES (WAC 480-70-226 through WAC 480-70-351) Companies must file with the Commission a tariff				
owing all rates and charges it will charge its customers, together with rules that govern how rates and charges will be assessed.				
Name: Alex Squalli	Position: Managing Partner			
ANNUAL REPORTS and REGULATORY FEES (WAC 480-70-071 & C	076) Companies must annually file a report of their financial			
operations and pay regulatory fees.				
Name: Alex Squalli	Position: Managing Partner			
	that transport biomedical waste must handle and transport that			
waste according to the appropriate requirements of the federal l	nazardous materials regulations (49 CFR Parts 170-189) and the			
additional requirements in these rules.				
Name: Alex Squalli	Position: Managing Partner			
CUSTOMER SERVICE – Person responsible for customer service co	omplaints, customer notice requirements, and compliance with			
county solid waste plans.				
Name: Alex Squalli	Position: Managing Partner			
STATE OF WASHINGTON general laws, rules and regulations:	ndividuals and companies doing business in the state of			
Washington must comply with the regulations of local, state, and	federal agencies. Please state the name and position of the			
person in your organization who will be responsible for ensuring	compliance with the laws of the state of Washington, such as,			
but not limited to: Department of Labor and Industries (industrial insurance, safety, prevailing wage); Department of Licensing				
(vehicle and drivers licenses, business licensing, Unified Business Identifier (UBI number), fuel permits, fuel tax); Secretary of State				
(corporate registrations); Department of Transportation (over-size or over-weight permits); Department of Revenue, Internal				
Revenue Service (taxes); and Employment Security.				
Name: Alex Squalli	Position: Managing Partner			

SECTION 7 – HEARING INFORMATION

If the Commission assigns this application for formal hearing, estimate the number of witnesses you will present and the amount of time you will need for your presentation.				
Number of witnesses: TBD Amount of time: TBD				
Will an attorney be representing you? If yes, complete the following:				
Attorney's name: TBD	torney's name: TBD Attorney's phone number:			
Attorney's address: Fax Number:				
Street E-mail: City, State, Zip				

SECTION 8 - DECLARATION OF APPLCANT

I understand that filing this application **does not** in itself constitute authority to operate as a solid waste collection company. As the applicant for a solid waste collections company certificate, I understand the responsibilities of a solid waste collection company, and I am in compliance with all local, state, and federal regulations governing business in the state of Washington. I certify under penalty of perjury under the laws of the State of Washington that the information contained in this application is true and correct.

Printed name of applicant:	Alex Squalli	
Signature of application:	Alfautil	Title: President / Managing Partner
Date:12/16/2015	County/State:	King County/WA



ATTACHMENT A

TEMPORARY CERTIFICATE OR EXPEDITED TEMPORARY AUTHORITY SUPPORT STATEMENT

Temporary certificate applications and Expedited Temporary Authority applications must include sworn statements from one or more potential customers identifying all pertinent facts relating to an immediate and urgent need for service.

Applicant Name: CUSTOMER SWORN STATEMENT OF IMMEDIATE AND URGENT NEED FOR SERVICE Customer Name: _____ Address: _____ Phone Number: _____ Fax Number: _____ Email: _____ Describe the immediate and urgent need for the requested service: If there is an existing company providing the service in the territory, please indicate the existing Company's name (if applicable): Explain why the current company is not able to provide you service: What date(s) do you need the service? What do you need transported? Number of days, trips, loads: _____ Transported from: _____ To: _____ I certify or declare under penalty of perjury under the laws of the state of Washington that the information

Print Name	Signature	Date, County, State

*This form is not required to be filed for an application for temporary authority to operate an existing certificate pending the outcome of an application to transfer permanent authority.

contained in this statement is true and correct.



ATTACHMENT B

JOINT APPLICATION FOR TRANSFER OR LEASE OF CERTIFICATED AUTHORITY

This attachment must be completed when filing a joint application for permission to transfer or lease rights under Certificate of Public Convenience and Necessity: Certificate Number G-_____

Check appropriate b	ox:						
Transfer All*	Transfer Portion*	Οι	ease All'	**		Lease Portion**	
Current Name on Ce	rtificate (Seller/Lessor)						
Current Trade Name	on Certificate (Seller/Lessor)	<u>_</u>					
Address (Seller/Less	or)			-	Phone	Number	
	and/or penalties been paid? ng annual report been filed?		□ No □ No	—	Yes Yes		
□ Yes	ee agree to begin service as so o, then when?						se?
If the Commission as agree to be present	ssigns this application for form at the hearing?	al hearing	, does b		e seller	/lessor and the buyer	·/lessee
for permission to tra	t include a <u>map</u> and <u>copy of th</u> insfer or lease a portion of the of both the portion to be tran older.	certificat	ed autho	ority, t	hen the	e application must inc	lude a
-	r and the buyer/lessee certify or defrauding creditors.	that this a	application	on is r	iot mad	le for the purpose of	
We, as applicants, h knowledge.	ereby jointly declare and affir	m that al	l informa	ation	is true a	and correct to the be	st of our
Seller's/Lessor's Sigr	ature				Date, C	ounty, State	
Buyer's/Lessee's Sig	nature	··· · · · · · ·			Date, Co	ounty, State	

*If this application is for transfer, please attach a copy of the sales or other agreement to sell.



ATTACHMENT D

PERMISSION TO MORTGAGE A CERTIFICATE

You must attach a copy of the mortgage and a Profit and Loss Statement for the 12-month period indicated below.

\$			
Amount of Mortgage Date Mor			gage is in Effect
Mortgage will be due an	d payable as follows:		
Mortgage is incurred for	the following purpose:		
Indicate other property	to be secured by the mort	gage:	
		, the int	ernally generated funds of the
certificate holder consist	t of the following: Depreciation	ć	
	Net Income	\$\$	
	Other	۶ ۲	_
		Total:	\$
Less the estimated paym	nents during the next 12-m	onth period for:	
	Interest in existing	debt	\$
	Interest on propos		\$
	Principal payment	-	\$
		s on proposed debt	\$
	Payments on othe	r long-term obligations	\$
		Total:	\$
Balance of internal fund	s available for other purpo	ses: \$	

If internally generated funds are insufficient to meet the actual and proposed interest and principal payments, report the source and amount of other funds to be used for these payments.

I certify this information is true and correct, that I am authorized to execute and file this document on behalf of the applicant, and that all information is current and valid.

Date, County, State

	STATEMENT al requesting operating authority)
Applicant Name: EcoMed Services / Until We Meet Again	Application Docket No.:
THE APPLICATION What authority are you app Medical Waste Hauling License	lying for? Include any amendments.

SUPPORT STATEMENT

(To be completed by the individual or business/organization supporting the request for operating authority)

THE TRANSPORTATION NEED Briefly describe the transportation service that you need and that the application could provide to you or your business/organization if this request for operating authority is granted.

After meeting EcoMed in May 2013, Muticare Health System has considered implementing a centralized onsite treatment facility to dispose of our generated medical waste. As a tumkey solution, the operation of collecting, storing, treating, and handling of medical waste was the responsibility of EcoMed Services. However because Multicare provides healthcare services at 93 locations throughout the Puget sound area, a hauling operation and permit was required to handle and transport the waste from all facilities.

Are your transportation needs being met now? Yes____ No __x_ If not, explain problems you have experienced._____

Our objective is to establish a lean and cost-effective waste management operation that reduces cost of collection, storage, labeling, packaging, and disposal. We are also looking for a sustainable operation that promote zero waste initiative and has less impact on traffic, landfills, and the environment. EcoMed Services will help us meet these goals as well as enabling us to have more transparencies and control over our waste stream and management.

If the request is denied, would it have any affect on you or your business/organization: Yes x No _____ If yes, please explain._____

More expert competitors will allow for more choices, better services, and affordable prices. EcoMed's innovative services and solutions are beneficial for reducing storage capacity and long distance hauling cost. Also, because the company is local, we believe an immediate response is essential to our compliance and safely. To deny a hauling permit to EcoMed will limit choices, services, and value.

VERIFICATION

Name and Title:	JACK F	7. ROG	ERS MA	5 SAPETY
Business/Organizatio	n: MULT,	CARE	HEALTH	5YSTEM
Street/Mailing Addres	ss: <u>P.O.</u>	BOX :	5299	
City, State, Zip Code	: TACOM	A, WA	98415-	øZ99
Telephone Number:	(253) 40	3-1182	Fax Number:	(253) 403-1023

I understand that this information is being given as the basis for a grant of operating authority by the Washington Utilities and Transportation Commission, an agency of the state of Washington. I certify or declare under penalty of perjury under the laws of the state of Washington that the information contained in this statement is true and correct.

TACK F. ROCERS PRINT NAME

SIGNATURE



U.S. Department of Transportation Federal Motor Carrier Safety Administration

1200 New Jersey Ave., S.E. Washington, DC 20590

SERVICE DATE July 10, 2015

CERTIFICATE MC-913656-C

U.S. DOT No. 2626852 UNTIL WE MEET AGAIN PET MEMORIAL CENTER INC NORTH VANCOUVER, BC, CA

This Certificate is evidence of the carrier's authority to engage in transportation as a common carrier of property (except household goods) by motor vehicle in interstate or foreign commerce.

This authority will be effective as long as the carrier maintains compliance with the requirements pertaining to insurance coverage for the protection of the public (49 CFR 387) and the designation of agents upon whom process may be served (49 CFR 366). The carrier shall also render reasonably continuous and adequate service to the public. Failure to maintain compliance will constitute sufficient grounds for revocation of this authority.

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Jeffrey L. Secrist, Chief Information Technology Operations Division

NOTE: Willful and persistent noncompliance with applicable safety fitness regulations as evidenced by a DOT safety fitness rating of "Unsatisfactory" or by other indicators, could result in a proceeding requiring the holder of this certificate or permit to show cause why this authority should not be suspended or revoked.

СМО



LICENCE TO TRANSPORT HAZARDOUS WASTE

LT1349 Under the Provisions of the Environmental Management Act

UNTIL WE MEET AGAIN PET MEMORIAL CENTRE INC. #4 – 839 WEST 1ST STREET NORTH VANCOUVER BC V7P 1A4

is authorized to transport Hazardous Waste within the Province of British Columbia on condition that:

- each vehicle operating under this licence carries a certificate of registration which must indicate that the vehicle is owned or leased by UNTIL WE MEET AGAIN PET MEMORIAL CENTRE INC.;
- each vehicle and trailer operating under this licence is insured to transport hazardous waste;
- each vehicle and trailer operating under this licence carries a minimum of \$5 million liability insurance coverage; and
- each vehicle and trailer operating under this licence is operated by the licencee or an employee of the licencee.

This licence authorizes the licencee to transport only the following type(s) of hazardous waste:

BIOMEDIAL

This licence supersedes and replaces all previously issued licences. Any changes to the information on this licence, including company name, mailing address or waste type require an amendment to the licence.

This licence is issued subject to the licencee: (i) preparing and maintaining a contingency plan acceptable to the Director for implementation in the event of any spill, release, discharge, abandonment or escape of hazardous waste being handled, transported or stored by the licencee; (ii) writing and passing the appropriate Hazardous Waste Transport Licence test or having an employee write and pass the appropriate test; (iii) preparing and continuing to maintain a security deposit of CAD \$10,000, as required and in a form approved by the Director; and (iv) agreeing that the licencee and its employees and agents shall at all times comply with the provisions of the *Environmental Management Act*, and its respective Regulations, as well as all other terms and conditions of this licence.

Bruce Ad

Bruce Holms for Director, Environmental Management Act

DATE ISSUED: July 21, 2015 EXPIRY DATE: June 19, 2016

A COPY OF THIS LICENCE AND SUPPORTING DOCUMENTS FOR THE CONDITIONS STATED ABOVE MUST BE KEPT IN EACH VEHICLE/TRAILER

ENDORSEMENT FOR MOTOR CARRIER POLICIES OF INSURANCE FOR PUBLIC LIABILITY UNDER SECTIONS 29 AND 30 OF THE MOTOR CARRIER ACT OF 1980

issued to: UNTIL WE MEET AGAIN PET MEMORIAL CENTER INC

Of #4-839 W. 1st Street North Vancouver, BC V7P 1A4

Dated at	North Vancouver, B.C.	_ on this _	01	_day of <u>OCT</u>	, <u>2015</u>
Amending Policy	Number 83267 Effective Date	01 OCT0	DBER 2015		

INSURANCE CORPORATION OF BRITISH COLUMBIA Name of Insurance Company Countersigned by: EXPIRY DATE: 31 December, 2015

The policy to which this endorsement is attached provides primary or excess insurance as indicated by "X" for the limits shown (check only one):

X This insurance is primary and the company shall not be liable for amounts in excess of \$1,000,000 for each accident (U.S. FUNDS)

This insurance is excess and the company shall not be liable for amounts in excess of \$ _ for each accident in excess for each accident . of the underlying limit of §

Whenever required by the Federal Motor Carrier Safety Administration (FMCSA), the company agrees to furnish the FMCSA a duplicate of said policy and all its endorsements. The company also agrees, upon telephone request by an authorized representative of the FMCSA, to verify that the policy is in force as of a particular date. The telephone number to call is: ____(604) 443-4450

Cancellation of this endorsement may be effected by the company of the insured by giving (1) thirty-five (35) days notice in writing to the other party (said 35 days notice to commence from the date the notice is mailed, proof of mailing shall be sufficient proof of notice), and (2) if the insured is subject to the FMCSA's registration requirements under 49 U.S.C. 13901, by providing thirty (30) days notice to the FMCSA (said 30 days notice to commence from the date the notice is received by the FMCSA at its office in Washington, DC).

DEFINITIONS AS USED IN THIS ENDORSEMENT

ACCIDENT includes continuous or repeated exposure to conditions or which results in bodily injury, property damage, or environmental damage which the insured neither expected nor intended. MOTOR VEHICLE means a land vehicle, machine, truck, tractor, trailer, or semitrailer propelled or drawn by mechanical power and used on a highway for transporting property, or any combination thereof. BODILY INJURY means injury to the body, sickness or disease to any person, including death resulting from any of these. PROPERTY DAMAGE means damage to or loss of use of tangible property.	ENVIRONMENTAL RESTORATION means restitution for the loss, damage, or destruction of natural resources arising out of the accidental discharge, dispersal, release or escape into or upon the land, atmosphere, watercourse, or body of water, of any commodity transported by a motor carrier. This shall included the cost of removal and the cost of necessary measures taken to minimize or mitigate damage or potential for damage to human health, the natural environment, fish, shellfish and wildlife. PUBLIC LIABILITY means liability for bodily injury, property damage, and environmental restoration.
The incurrence policy to which this conformation attached provides	shall relieve the company from liability or from the payment of any final

The insurance policy to which this endorsement is attached provides automobile liability insurance and is amended to assure compliance by the insured, within the limits stated herein, as a motor carrier of property, with Sections 29 and 30 of the Motor Carrier Act of 1980 and the rules and regulations of the Federal Motor Carrier Safety Administration (FMČSA).

In consideration of the premium stated in the policy to which this endorsement is attached, the insurer (the company) agrees to pay, within the limits of liability described herein, any final judgement recovered against the insured for public liability resulting from negligence in the operation, maintenance or use of motor vehicles subject to the financial responsibility requirements of Sections 29 and 30 of the Motor Carrier Act of 1980 regardless of whether or not each motor vehicle is specifically described in the policy and whether or not such negligence occurs on any route or in any territory authorized to be served by the insured or elsewhere. Such insurance is afforded, for public liability, does not apply to injury to or death of the insured's employees while engaged in the course of their employment, or property transported by the insured, designated cargo. It is understood and agreed that no condition, provision, stipulation, or limitation contained in the policy, this endorsement, or any other endorsement thereon, or violation thereof,

plity or from the payment of any final judgment, within the limits of liability herein described, irrespective of the financial condition, insolvency or bankruptcy of the insured. However, all terms, conditions, and limitations in the policy to which the endorsement is attached shall remain in full force and effect as binding between the insured and the company. The insured agrees to reimburse the company for any payment made by the company on account of any accident, claim, or suit involving a breach of the terms of the policy, and for any payment that the company would not have been obligated to make under the provisions of the policy except for the agreement contained in this endorsement.

It is further understood and agreed that, upon failure of the company to pay any final judgment recovered against the insured as provided herein, the judgment creditor may maintain an action in any court of competent jurisdiction against the company to compel such payment.

The limits of the company's liability for the amounts prescribed in this endorsement apply separately to each accident and any payment under the policy because of any one accident shall not operate to reduce the liability of the company for the payment of the final judgements resulting from any other accident



ENGINEERED SOLUTIONS FOR HEALTHCARE & THE ENVIRONMENT

ECODAS

28 Rue Sébastopol 59100 Roubaix France

Phone: +33 3.20.70.98.65 Fax: +33 3.20.36.28.05

ECODAS Corp.

1 Cool Blow St, Suite 142 Charleston, SC 29403 USA

Phone: +1.917.855.6621

March 19, 2015

Subject: Appointment of Exclusive Representative

To Whom It May Concern:

We, ECODAS, hereby declare that the company EcoMed Services, LLC located in Seattle, WA is the exclusive distributor of ECODAS product line in the Pacific Northwest that includes the States of Washington, Oregon, Idaho, and the province of British Columbia.

This exclusivity includes sales, marketing, installation, maintenance, operations, and technical support of all ECODAS SYSTEMS in the cited territory.

We also certify that EcoMed Services has been appointed as ECODAS exclusive Representative for the registration, approval, and permitting of ECODAS systems, technology, and processes all under ECODAS Name and Trademarks.

This representation is valid for a period of Three (3) years from the date of execution of this letter and it is bound by the signed agreement between EcoMed Services and ECODAS.

For and on behalf of ECODAS

Majda 136110010

Majda Bennani Accounts Management



Governed by a local Board of Health

www.tpchd.org

May 14, 2013

Alex Squalli ECODAS, U.S. Division Director 1400 Hubbell Pl, Suite 1206 Seattle, WA 98101

RE: Alternative Treatment Method for Infectious Waste

Mr Squalli:

Thank you for contacting the Tacoma-Pierce County Health Department, and for providing information on the ECODAS Medical Waste Treatment System (T300, T1000 &T2000).

You have requested clarification from the Tacoma-Pierce County Health Department on landfill disposal of treated regulated medical waste. The ECODAS Medical Waste Management System employs steam sterilization to render infectious waste non-infectious. This is an approved treatment method as identified under the Tacoma-Pierce County Board of Health Resolution 2010-4226, entitled Chapter 6 Infectious Waste Regulation. Wastes that are rendered non-infectious through this treatment method are considered a treated solid waste and are accepted at the Pierce County solid waste landfill or transfer stations. No formal waste disposal authorization or endorsement is required for disposal.

Additionally, you have requested approval to utilize the ECODAS Medical Waste Treatment System to render human pathological waste non-infectious. I have reviewed the microbiological evaluation report by WNWN International on the efficacy of treatment and ability to render treated medical waste unrecognizable.

Based on data provided, the Tacoma-Pierce County Health Department agrees that the ECODAS Medical Waste Treatment System does provide effective treatment of human pathological waste, and is herby approved as an alternative treatment method to that incineration. The ECODAS Medical Waste System is currently approved to treat the following categories of regulated medical waste including: sharps, human blood and blood products, cultures and stocks of infectious agents, bio-safety level 4 disease wastes, and human pathological wastes.

This letter should not be construed as an endorsement of the ECODAS Medical Waste Treatment System, and does not relieve ECODAS or any other organization or facility from complying with other applicable federal, state or local laws or regulations relating to the operation of these units.

If you require further assistance please feel free to contact me at 253-798-6429, or by email at trowan@tpchd.org.

Sincerely,

Troy Rowan, Environmental Health Specialist I Environmental Health Division/Waste Management

F:\LIBSHARE\SRCPRO\WASTE\Prog\IW\Corresp\2013\2013-05-02 ECODAS Medical Waste Management System Solid Waste.docx

3629 South D Street
Tacoma, WA 98418-6813Anthony L-T Chen, MD, MPH, Director of Health% Printed on recycled paper

253 798-6500 800 992-2456 TDD: 253 798-6050

SCHEDULE 3 INCOME STATEMENT

Complete this Income Statement in accordance with the year-end accumulated figures as reflected in your books of account.

Line	Account		Total Company
	(b)	-	(C)
	Revenues:		
1	Solid Waste Related Revenue		TBD (Based on customer's
		_	service contract)
2	Other Revenue	-	
3	Total Revenue	(Line 1 plus Line 2)	•
	F		service contract)
4	Expenses:		\$33 63 /b-
4 5	Driver Wages & Benefits Truck Operating Costs	-	\$22.63/hr \$6,000 per vehicle
6	Repair & Maintenance	-	\$22.82/hr - \$4,000 per
Ŭ			Vehicle
7	Insurance & Safety	-	\$1,760 per vehicle
8	Disposal & Processing	-	N/A
9	Depreciation		\$3,460 per vehicle
10	Selling & Advertising		N/A
11	Office & Administration	-	N/A
12	Taxes & Licenses	-	\$240 per vehicle
13	Rents	-	\$6,000 per vehicle
14	Other Solid Waste Expenses	· · · · · · · · · · · · · · · · · · ·	\$0.00
15	Total Expenses before Other Items	(add Lines 4 thru 14)	The first state in the second state of the sec
16	Net Income before Other Items	(Line 3 minus Line 15)	
		=	
	Other Income & Expense:		
17	Other Income/(Loss)		\$0.00
18	Interest, Dividends, & Other Investment Income/(Loss)		N/A
19	Interest Expense	-	\$0.00
20	Other Deductions		\$0.00
21	Extraordinary Items (Net)	-	N/A
22	Total Other Income & Expense	(add Lines 17 thru 21)	
23	Net Income before Federal Income Taxes	(Line 16 plus Line 22)	
24	Federal Income Taxes		
25	Net Income/(Loss)	(Line 23 minus Line 24)	

Note: All operating costs and expenses related to any transportation function will be cover by a service contract between EcoMed Services and its customer.

	Revised Title Page
Tariff No1	
Cancels	
Tariff No.	
of	
EcoMed Services	
EcoMed Services	company)
(Registered trade name of Solid Waste Coll Certificate Number G	
NAMING RATES FOR THE COLLECTION, TRANSPO SOLID WASTE, AND IF NOTED, RECYCLIN IN THE FOLLOWING DESCRIBED TER (NOTE: If this tariff applies in only a portion of a compa a map accurately depicting the area in which the tariff applies	G AND YARDWASTE RRITORY: any's certificate authority,
Name of person issuing tariff Alex Squalli Mailing address of issuing agent: 1400 Hubbell Pl, Suite 1206 City, State/Zip Code: Seattle, WA 98101 Telephone number, including area code: 206-427-6641 FAX number, if any:	Official UTC requests for information regarding consumer questions and/or complaints should be referred to the following company representative: Name: Alex Squalli Title: President / Managing Partner Phone: 206-427-6641 E-Mail: asqualli@ecomedservices.com Fax: Fax:
E-mail address, if any: asqualli@ecomedservices.com	Fax:
Issue date:	Effective date:
(For Official Use Only)	
Docket No. TG Date:	By:

Supplement(s) is (are) the only Supplement in effect at this time.

Supplement No.

(Name of Solid Waste Collection Company)

(Registered trade name of Solid Waste Collection Company)

Certificate Number G-

On and after the effective date hereof, the following supplemental provisions apply:

	City, State/Zip Code:				
	Telephone number, including area code:				
	FAX number, if any:	·			
	E-mail address, if any:				
Issue date:		Effective date:			
	(For Official Use Only)				

Name of person issuing supplement: _____

Mailing address of issuing agent: _____

Revised Page No.

Company Name/Permit Number: EcoMed Services Registered Trade Name:

CHECK SHEET

All pages contained in this tariff are listed below in consecutive order. The pages in the tariff and/or any supplements to the tariff listed on this page have issue dates that are the same as, or are before, the issue date of this page. "O" in the revision column indicates an original page.

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Check sheet					
Item Index					
Subject Index					
Taxes Sheet					
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Supplements in Effect

Issued by: Alex Squalli, President / Managing Partner

Issue date:

Effective date:

(For Official Use Only)

Docket No. TG-_____ Date: _____ By:_____

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Company Name/Permit Number: EcoMed Services Registered Trade Name:

Index of Items in This Tariff - see next page for list by topic

Item 5 – Taxes

Item 10 - Application of Rates - General

Item 15 – Holiday Pickup

Item 16 - Change in Pickup Schedule

Item 17 - Refunds

Item 18 – Billing, Advance Billing, Payment Delinquency Dates, Late Charges

Item 20 – Definitions

Item 30 - Limitation of Service

Item 40 - Material Requiring Special Equipment, Precautions, or Disposal

Item 45 - Material Requiring Special Testing and/or Analysis

Item 50 – Returned Check Charges

Item 51 – Restart Fees

Item 52 – Redelivery Fees

Item 55 – Over-sized or Over-weight Units

Item 60 – Overtime

Item 70 - Return Trips

Item 75 - Flat Monthly Charges

Item 150 - Loose and/or Bulky Material

Item 160 - Time Rates

Item 200 - Application of Container and/or Drop Box Rates - General

Item 202 – Availability of Containers and Drop Boxes

Item 205 - Roll-Out Charges - Containers, Automated Carts, and Toters

Item 207 - Excess Weight - Rejection of Load, Charges to Transport

Item 210 – Washing and Sanitizing Containers and Drop Boxes

Item 230 - Disposal Fees

Item 240 - Container Service - Non-compacted - Company-owned container

Item 245 - Container Service - Non-compacted - Customer-owned container

Item 300 - List of Abbreviations and Symbols Used in Tariff

Issued by: Alex Squalli, President / Managing Partner

Issue date:

Effective date:

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_ Date: ____

By:_

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Item 5 – Application of Rates – Taxes

In addition to the rates shown in the remainder of the tariff, EcoMed Services will provide the applicable taxes that may apply on all services within its service territory.

Entity imposing tax:	Ordinance number:	Amount of tax:	Application (Commodities and territory)
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Item 10 - Application of Rates - General

Rates named in this tariff cover the collection, transportation, handling, treatment, and disposal of medical waste. Unless otherwise provided herein, rates contained in this tariff apply to the transportation of biohazardous, biomedical, or infectious waste, including sharps, pathological waste, pharmaceutical waste, and chemotherapy waste defined in WAC 480-70-041.

Item 15 - Holiday Pickup - Regularly Scheduled Service

When a pickup is missed due to the company's observance of a holiday, the company will provide service, at no additional cost to the customer, on an alternate day.

A list of the holidays the company observes is shown in Item 60.

For application of rates in this tariff, the company defines alternate day to mean the following: The next regularly scheduled working day after the holiday for regularly scheduled pick-ups.

Item 16 - Change in Pickup Schedule

When a company changes the pick-up date for its certificate area, or a portion of its certificate area, the company must notify all customers in the affected area of that change.

Notice must be made at least seven days before implementation of the new pickup schedule and may be made via email, mail, personal contact, or by a notice being affixed to the customer's solid waste receptacle.

Item 17 - Refunds

The transport operation to our Multicare Healthcare System customer is a complementary service and it is not for a compensation. There is no credit, overcharges, or refund to be processed to our customer.

Item 18 – Billing, Advance Billing, and Payment Delinquency Dates

The transport operation to our Multicare Healthcare System customer is a complementary service and it is not for a compensation. There is no billing due to our customer for hauling medical waste.

Issued by: Alex Squalli, President / Managing Partner

Issue date:

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By:___

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Company Name/Permit Number: EcoMed Services Registered Trade Name:

Item 20 – Definitions

NOTE: The definitions shown on the first three pages of this item are standard, in most cases prescribed by rule. Companies may not amend these definitions. Companies wishing to add definitions specific to their company's operations must include those definitions on a separate page, entitled, "Company-specific definitions." A blank sheet is provided for that purpose.

Bale:	Material compressed by machine and s	ecurely tarped or banded.
Bulky Materials:	Empty carriers, cartons, boxes, crates, may be readily handled without shovel	etc., or materials offered for disposal, all of which ing.
Charge:	A set flat fee for performing a service. the number of units transported.	Or, the result of multiplying a rate for a unit times
Commercial Billing:	Service billed to a commercial customer or owner rather than a residential tenar	er or billed to, and paid for, by a property manager t.
Compacted Material:	Material that has been compressed by a placed in the receptacle handled by the	iny mechanical device either before or after it is company.
Compactor Disconne Reconnect	ct/	
Charge:	disconnecting a compactor from a drop	e collection company for the service of box or container before taking it to be dumped, then the drop box or container is returned to the
Gate charge:	A flat fee charged for opening, unlock	ng, or closing gates in order to pick up solid waste.
Loose material:	Material not set out in bags or contained	rs, including materials that must be shoveled.
Multi-family residence:	Any structure housing two or more dw	elling units.
Packer:	A device or vehicle specially designed	to pack loose materials.
Pass through fee:	A fee collected by a solid waste collect fee is billed directly to the customer was	ion company on behalf of a third party when the thout markup or markdown.
Issued by: Alex Squa	Illi, President / Managing Partner	
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Company Name/Permit Number: EcoMed Services Registered Trade Name:

	<u>Item 20 – Definitions, co</u>	ontinued	
Permanent service:	Container and drop-box service provided at the customer's request for more than ninety days.		
Rate:	A price per unit or per service. A rate is n or the number of times a service is perform	nultiplied times the number of units transported ned to determine a charge.	
Solid waste receptacle:	includes the following items, with the foll	owing meanings:	
	Automated cart means a cart designed to means. The specific type and size are to b		
	is watertight, and has a close-fitting cover	corrosion-resistant, nonabsorbent material that and two handles. A can holds more than wo gallons. A can may not weigh more than	
	*	A cart may also be referred to as a toter. If npatible with the company's equipment. The Il be established in each company's tariff.	
	Container means a detachable receptacle (normally designed to hold at least a cubic yard of solid waste) from which materials are collected by mechanically lifting the receptacle and emptying the contents into the company's vehicle.		
	Drop box means a detachable receptacle used to provide solid waste collection service by the receptacle being placed on the company's vehicle by mechanical means and transported to a disposal site.		
	Drum means a metal or plastic container generally used for oils or solvents. A drug filled.	of approximately fifty-gallon capacity, n may not weigh more than pounds when	
	-	ver sixty-gallon capacity, generally placed in ways for litter. A litter receptacle may not ed.	
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Item 20 - Definitions, continued

Micro-mini can means a can made of durable, corrosion-resistant, nonabsorbent material that is watertight and has a close-fitting cover. A micro-mini can may not hold more than ten gallons. A micro-mini can may not weight more than _____ pounds when filled.

Mini-can means a can made of durable, corrosion resistant, nonabsorbent material that is watertight and has a close-fitting cover. A mini-can may not hold more than twenty gallons. A mini-can may not weight more than _____ pounds when filled.

Recycling bin or container means a bin or container designed or designated for the collection of recyclables. The size and type of recycling bin or container will be established in each company's tariff.

Toter means a wheeled plastic container. A toter may also be referred to as a cart. If supplied by customer, a toter must be compatible with the company's equipment. The size and type of toter that is compatible will be established in each company's tariff.

Unit means a receptacle made of durable, corrosion-resistant, nonabsorbent material, that is watertight, and has a close-fitting cover and two handles. A unit holds more than twenty gallons, but not more than thirty-two gallons or four cubic feet. A unit may not weigh more than _____60____ pounds when filled.

Where agreed on between the company and the customer, and where allowable under local ordinance, a box, carton, cardboard barrel or other suitable container may be substituted for a solid waste can, for a single pick-up that includes removal of the container, if it meets the size and weight limits established in the company's tariff.

Yardwaste bin or container means a bin or container specifically designed or designated for the collection of yardwaste. Each company's tariff will refer to a specific type of yardwaste bin or container to be used by customers in a service area. The type, size, weight, etc., of this type of bin or container will often be set by local government plans or ordinances.

Issued by: Alex Squalli, President / Managing Partner

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Company Name/Permit Number: EcoMed Services Registered Trade Name:

	Item 20 – Definitions, continued
Special pick-up:	A pick-up requested by the customer at a time other than the regularly scheduled pick-up time, that requires the special dispatch of a truck. If a special dispatch is required, the company will assess time rates established in the company's tariff.
Supplement:	A page added to the beginning of a tariff, normally to cover emergency, temporary, or special situations. An example is a page issued to show a special surcharge imposed by a city.
Temporary service:	Temporary service means providing container or drop-box service at the customer's request, for a period of ninety days or less.
Unlatching:	Another term for a gate charge. A flat fee imposed by a solid waste collection company when the company's personnel must unlatch a gate or door to perform pickup service.
Unlocking:	A flat fee imposed by a solid waste collection company when the company's personnel must unlock padlocks or other locking devices to perform pickup services.

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Item 30 - Limitations of Service

- 1. Schedules. A company's schedule will meet reasonable requirements and will comply with local service level ordinances.
- 2. **Due care**. Other than to offer reasonable care, the company assumes no responsibility for articles left on or near solid waste receptacles.
- 3. Liability for damage. When a customer requests that a company provide service and damage occurs to the customer's driveway due to reasons not in the control of the company, the company will assume no responsibility for the damage.

The generator acknowledges that the Company shall not be liable for any damages to pavement or driving surfaces resulting from its trucks servicing an agreed upon area and generator shall defend, indemnify and hold the Company harmless from and against any and all claims for loss of damage to property, or injury to, or death of any person or persons resulting from the driving of said trucks in that area.

4. **Refusal of service.** (Except as set forth in Section 5, Missed service due to unsafe weather conditions road conditions, natural disaster or when government authority restricts access to local roads.)

A solid waste collection company may refuse to:

- Collect solid waste from points where it is hazardous, unsafe, or dangerous to persons, property, or equipment to operate vehicles due to the conditions of streets, alleys, or roads.
- Drive into private property when, in the company's judgment, driveways or roads are improperly constructed or maintained, do not have adequate turn-arounds, or have other unsafe conditions; or
- Enter private property to pick up solid waste while an animal considered or feared to be dangerous is not confined. The customer will be required to confine the animal on service days.
- 5. Missed service due to unsafe weather conditions, road conditions, natural disaster or when government authority restricts access to local roads. A company is not required to collect solid waste when the company determines that it is unsafe to operate due to weather conditions, road conditions, natural disaster, or when government authority restricts access to local roads. The company will collect on the next scheduled service date on which the company deems it is safe to operate, and will take other reasonable actions to resume or provide alternative service as soon as reasonably practicable.
 - a. The company is not obligated to extend credit to customers for missed service if the company collects the customers' accumulated solid waste on the next scheduled service date on which the

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company deems it to be safe to operate. The company will not charge for extra waste set out (except provided in Item 207, if applicable) in addition to customers' normal receptacle(s), if the amount of extra waste does not exceed the amount that reasonably would be expected to accumulate due to missed service.

- b. If the company does not collect a customer's accumulated solid waste on the next scheduled service date on which the company determines it is safe to operate, the company is required to give a credit, proportionate to the customer's monthly service charge, for all missed service(s).
- 6. **Packaging.** The company will not knowingly accept packaged or containers that are damaged or not properly packaged and labeled. The company may also reject any overfilled or overweight package. The company shall not knowingly accept or transport any shipment that does not meet regulatory requirement pertinent to packing, labeling, handling, and transport. Compacted materials shall not be accepted. Transporter reserves the right to modify standard boxes and containers sizes provided the disposal cost or cost per gallon equivalent is consistent with the tariff of the company. The company will provide the appropriate boxes/containers for medical waste and sharps as an option to the customer when signing up for a collection program. The customer is responsible for proper segregation and packaging of the medical waste
- 7. **Pick up.** The company may reject shipments that are not immediately available for pickups or readily accessible to the driver. Pick up area shall not be obstructed during collection's time.
- 8. On Call, Scheduled, and Minimum Services. An on-call service is a non-routed, appointment only service. A scheduled service shall be any service which is regularly scheduled as to specific date(s) or day(s) each month with consistent frequency. A minimum service shall be any pick up service performed on a periodic schedule with a minimum charge per pickup. The company will also offer a periodic schedule to our regular route customers.
- 9. **Manifest.** All manifesting paperwork must be properly completed, verified, and appropriately signed by the generator. Manifest shall also be available at the time of pickup.
- 10. Accepted and Prohibited Waste. The company will only accept and transport authorized medical waste as defined under UTC license. Accepted waste includes biomedical waste/infectious waste, sharps, pathological waste, pharmaceutical waste, and chemotherapy waste. The company shall not knowingly accept or transport any materials or shipment which does not meet packing, labeling, and handling requirements imposed or required by law. The customer is responsible for proper segregation and packaging of the medical waste. In the event the company discover a load of nonconforming/prohibited waste, the company will isolate the identified hazardous or radioactive materials and contact the generator to remove the unaccepted waste at the customer's expense.

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Company Name/Permit Number: EcoMed Services Registered Trade Name:

Item 35 - Medical Waste Pick up, Treatment and Disposal Rate

Partnering with Multicare Health System, EcoMed Services will be providing onsite turnkey solutions to manage, neutralize, and dispose of MHS generated medical waste. Our onsite and offsite medical waste management solutions will be managed by EcoMed Service and will include providing technology (sterilizers) and engineering, labor and operation, compliance and training, maintenance and quality control, collection and transport, and recycling application of the end product (Treated medical waste). Please note that the transport operation is a complementary service to our customer and it is not for a compensation.

Item 40 - Material Requiring Special Equipment, Precautions, or Disposal

Transportation of solid waste requiring special equipment or precautions in handling or disposal will be subject to time rates named in Item 160, or to other specific rates contained in this tariff.

Companies must make every effort to be aware of the commodities that require special handling at the disposal sites named in the company's tariffs. The company shall maintain a list of those commodities and make it available for public inspection at the company's office.

Item 45 - Material Requiring Special Testing and/or Analysis

When a solid waste collection company or disposal facility determines that testing and/or analysis of solid waste is required to determine whether dangerous or prohibited substances are present, the actual cost for such testing and/or analysis will be paid by the customer. The company must provide the customer with a copy of any bill or invoice for costs incurred for testing and/or analysis and also must retain a copy in the company's file for at least three years. Those costs shall be passed through to the customer without markup. The company must maintain records of time spent to accomplish the special testing and/or analysis, and may bill the customer for that time under the provisions of Item 160 (Time Rates).

Item 50 - Returned Check Charges

Returned check charge. If a customer pays with a check, and the customer's bank refuses to honor that check, the customer will be assessed a returned check charge in the amount of $_0.00$.

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Issue date:

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Effective date:

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Company Name/Permit Number: EcoMed Services Registered Trade Name:

Item 51 - Restart Fees

Customers will be assessed a charge of \$0.00 to reactive any account.

Item 52 – Redelivery Fees

Customers will be assessed a charge of \$0.00 in addition to the regular charges for any return pickups due to reasons within the control of the customer that include the unavailability or inaccessibility of the waste and/or any cancellations of a regular scheduled collection.

Item 55 - Over-sized or Over-weight Cans or Units

The company reserves the right to reject pickup of any residential receptacle (can, unit, bag, mini-can, or micro mini-can) which, upon reasonable inspection exceeds the size and weight limits shown in Items 20 and 207.

• If the receptacle exceeds the size and/or limits stated in Items 20 and 207, is overfilled, or the top is unable to be closed, but the company transports the materials, the following additional charges will apply:

\$__1.50__ per __lb in excess of the allowed maximum capacity per container if corrective actions are not implemented to keep the weight within acceptable limits.

Note: For charges applying on overweight toters, carts, containers, or drop boxes see item 207.

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Tariff No1		Rev	vised Page No
Company Name/Permit Number: Registered Trade Name:	EcoMed Services		
	<u>Item 60 – Over</u>	time Periods	
Companies will assess additional c periods. Overtime periods include			during overtime
New Year's Day		Thanksgiving Day	
Memorial Day	······	Christmas Day	
Independence Day		Labor Day	
Time is to be recorded to the neare terminal until the time it returns to		utes from the time the compan	y's vehicle leaves the
Unless overtime service charges ar to customers for overtime or holida		•	Ç
Charge per hou	ur \$55.00N	1inimum Charge \$55.00	
Issued by: Alex Squalli, President	/ Managing Partner		·····
Issue date:			ective date:
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Company Name/Permit Number: EcoMed Services Registered Trade Name:	
<u>Item 70 – Return</u>	<u>n Trips</u>
When a company is required to make a return trip, that does r up material that was unavailable for collection for reasons un additional charges, per pickup, will apply.	1 1 X X
Return trip charge	\$0.00
Can, unit, mini-can, or micro-mini can	\$
Drum	\$\$
Bale	\$
Litter Receptacle	\$
Drop Box	\$
Container	\$
Toter, gallons	\$
Toter, gallons	\$
Toter, gallons	\$
Recycling containers	\$
Other	\$
Other	\$
NOTE: Return trips requiring the special dispatch of a truck under the provisions of Item 160 (Time Rates).	are considered special pickups and are charged for
ssued by: Alex Squalli, President / Managing Partner	· · · · · · · · · · · · · · · · · · ·
ssue date: (For Official Use	Effective date:
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Company Name/Permit Number: EcoMed Services Registered Trade Name:

Item 75 - Flat Monthly Charges

This rule applies in connection with Items 120, 130, 240, 245, 250, 255, 260, 265, 270, and 275.

A flat monthly charge may be assessed if computed as follows:

- 1. If weekly service is provided: Multiply the rate times 4.33 and then multiply that figure times the number of units picked up.
- 2. If every other week service is provided: Multiply the rate times 2.17 and then multiply that figure times the number of units picked up.
- 3. For Items 240, 250, 260, and 270: For permanent, regularly scheduled pickups, a flat monthly charge may be assessed if computed as follows:
 - a. For weekly service, each container provided:
 - i. <u>If monthly rent is shown</u>: monthly rent plus (4.33 times pickup rate times number of pickups per week)
 - ii. <u>If monthly rent is not shown</u>: 1st pickup rate plus (3.33 times additional pickup rate) plus (4.33 times additional pickup rate times additional weekly pickups).
 - b. For every-other week service, each container provided:
 - i. <u>If monthly rent is shown</u>: monthly rent plus (2.17 times pickup rate times number of pickups per week)
 - ii. <u>If monthly rent is not shown</u>: 1st pickup rate plus (1.17 times additional pickup rate) plus (2.17 times additional pickup rate times additional weekly pickups).

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Company Name/Permit Number: EcoMed Services Registered Trade Name:

<u>Item 160 – Time Rates</u>

When time rates apply. Time rates named in this Item apply:

- When material must be taken to a special site for disposal;
- When a company's equipment must wait at, or return to, a customer's site to provide scheduled service due to no disability, fault, or negligence on the part of the company. Actual waiting time or time taken in returning to the site will be charged for; or
- When a customer orders a single, special, or emergency pickup, or when other items in this tariff refer to this Item.

How rates are recorded and charged. Time must be recorded and charged for to the nearest increment of 15 minutes. Time rates apply for the period from the time the company's vehicle leaves the company's terminal until it returns to the terminal, excluding interruptions. An interruption is a situation causing stoppage of service that is in the control of the company and not in the control of the customer. Examples include: coffee breaks, lunch breaks, breakdown of equipment, and similar occurrences.

Disposal fees in addition to time rates. Item 230 disposal fees for the specific disposal site or facility used will apply in addition to time rates.

Rates per hour:

When the company's employee must provide special services pertinent to handling or disposal including clean up a contaminated area due to overfilling of containers or negligence on the part of the generator, a charge of \$ 55.00 per hour per each employee will be assessed with a minimum charge of \$55.00 if this special services rate is not included in the turnkey service contract.

	Rate Per Hour		
		Each Extra	Minimum
Type of equipment ordered	Truck and driver	Person	Charge
Single rear drive axle:			
Non-packer truck	. \$	\$	\$
Packer truck	. \$	\$	\$
Drop-box truck	. \$	\$	\$
Tandem rear drive axle:			
Non-packer truck		\$	\$
Packer truck		\$	\$
Drop-box truck	. \$	\$	\$
Issued by: Alex Squalli, President / Managing Partner	- n alterna an t ann - 16 12¹¹ - 1₁ at mann		<u></u>
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Company Name/Permit Number: EcoMed Services Registered Trade Name:

Item 200 -- Containers and/or Drop Boxes - General Rules

Availability. A company must maintain a supply of all sizes of containers and drop boxes for which rates are listed in this tariff. If a customer requests a container or drop box of a size listed in the company's tariff, and the company is unable to provide the requested size within 7 days of the customer request, the customer must be notified in writing or by telephone.

Alternate-sized containers and/or drop boxes. If the company cannot provide the requested-sized container or drop box (and that size is listed in the company's tariff), the company must provide alternate-sized containers or drop boxes, sufficient to meet the capacity originally requested by the customer, at the same rates as would have applied for the requested container or drop box.

Disposal fees due on alternate-sized drop boxes. If the company provides alternate-sized drop boxes, the customer is responsible for all lawfully applicable disposal fees resulting from the use of the alternate drop boxes.

Rates on partially-filled containers and/or drop boxes. Full pickup and rental rates apply regardless of the amount of waste material in the container or drop box at pickup time.

Rates for compacted materials. Rates for compacted material apply only when the material has been compacted before its pickup by the company.

Rates for loose material. Loose material dumped into the company's packer truck is subject to the rates for non-compacted material even though the material may be compacted later in the packer truck.

Permanent and temporary service. The following rules apply:

- (a) If a customer requests a container or drop box for less than 90 days, the customer will be billed at temporary service rates.
- (b) If a temporary service customer notifies the company that it has decided to retain the container or drop box for more than 90 days, permanent service rates will be assessed from the 91st day until the end of the period the customer retains the container or drop box.
- (c) If a customer requests a container or drop box for more than 90 days, the customer will be billed under permanent rates. If that customer cancels service before the end of the 90-day period, the company may not rebill the customer at temporary service rates. The intent of the customer at the time service was requested applies.

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Docket No. TG	Date:	By:

Tariff No1		Revised Page No
Company Name/Permit Number: E Registered Trade Name:	CcoMed Services	
<u>Item 205 – Rol</u>	ll-Out Charges – Containers, au	tomated carts, and toters
	equired to move a container mor	s where, due to circumstances outside the re than five feet, but less than 25 feet, in
\$per	r container, per pickup	
Over 25 feet, the charge will be the	charge for 25 feet, plus \$	per increment of 5 feet.
	e driver is required to move an a	s roll-out charges where, due to circumstances automated cart or toter more than is:
\$per	r cart or toter, per pickup	
Issued by: Alex Squalli, President /	Managing Partner	
Issue date:		Effective date:
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Tariff No. ___1___

Company Name/Permit Number: EcoMed Services Registered Trade Name:

Item 207 - Excess Weight - Rejection of Load, Charges to Transport

The company reserves the right to reject pickup of any container, stationary packer, or drop box which, upon reasonable inspection:

- Appears to be overloaded;
- Would cause applicable vehicle load limitations to be exceeded;
- Would cause the company to violate load limitations or safe vehicle operation; and/or
- Would negatively impact or otherwise damage road surface integrity.

For the purposes of this tariff, the following maximum weights apply:

Type of Container	Capacity/Size	Maximum Weight Allowance (in pounds)
Containers/Tub		
Small Size I	5-8 gal	20 lb.
Small Size II	10-15 gal	35 lb.
Medium	18-23 gal	50 lb.
Large Size I	28-35 gal	60 lb.
Large Size II	40-48 gal	60 lb.
Cardboard Box	·	
Small	13-15 gal	40 lb.
Medium	23-30 gal	45 lb.
Large	33-40 gal	50 lb.
Cart/Toter		
Small	32 gal	80 lb.
Medium	64 gal	120 lb.
Large	96 gal	150 lb.

Overfilled or overweight, charges if transported. If the container, drop box, toter, or cart exceeds the limits stated above, is filled beyond the marked fill line, or the top is unable to be closed, but the company transports the materials, the following additional charges will apply:

\$__1.50__ per __lb in excess of the allowed maximum capacity per container if corrective actions are not implemented to keep the weight within acceptable limits.

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Company Name/Permit Number: EcoMed Services Registered Trade Name:

Type/Size of	Charge		
Container, Drop Box,			
Toter, or Cart			
	\$	per	

Type/Size of Container, Drop Box, Toter, or Cart	Charge		
	\$	per	
L <u> </u>	\$	per	

Item 210 – Washing and Sanitizing Containers and/or Drop Boxes

Upon customer request, the company will provide washing and sanitizing service at the following rates:

Size or Type of		
Container or Drop Box	Rate	
	\$ per	

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Issue date:	Effective date:
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Company Name/Permit Number: EcoMed Services Registered Trade Name:

Item 230 – Disposal Fees

Charges in this item apply when other items in the tariff specifically refer to this item.

Disposal site (name or location)	Type of Material	F	ees for disposal
		\$	per
		\$	per
		\$	per
	· · · · · · · · · · · · · · · · · · ·	\$	per
		\$	per
· · · · · · · · · · · · · · · · · · ·		\$	per

State whether fees are per yard, per ton, etc. Include charges assessed for special commodities (tires, appliances, asbestos, etc.) or special conditions at each specific disposal site. Attach additional sheets as necessary.

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Company Name/Permit Number: EcoMed Services Registered Trade Name:

<u>Item 240 – Container Service – Dumped in Company's Vehicle</u> Non-Compacted Material (Company-owned container) Rates stated per container, per pickup

Service Area:

		Size or Type of Container				
Permanent Service	Yard	Yard	Yard	Yard	Yard	Yard
Monthly Rent, if applicable	\$	\$	\$	\$	\$	\$
First Pickup	\$	\$	\$	\$	\$	\$
Each Additional Pickup	\$	\$	\$	\$	\$	\$
Special Pickups	\$	\$	\$	\$	\$	\$
Temporary Service						
Initial Delivery	\$	\$	\$	\$	\$	\$
Pickup Rate	\$	\$	\$	\$	\$	\$
Rent Per Calendar Day	\$	\$	\$	\$	\$	\$
Rent Per Month	\$	\$	\$	\$	\$	\$

Note 1: <u>Permanent Service</u>: Service is defined as no less than scheduled, every other week pickup, unless local government requires more frequent service or unless putrescibles are involved. Customer will be charged for service requested, even if fewer containers are serviced on a particular trip. No credit will be given for partially filled containers.

Note 2: <u>Permanent Service</u>: If rent is shown, the rate for the first pickup and each additional pickup must be the same. If rent is not shown, it is to be included in the rate for the first pickup.

Accessorial charges assessed (lids, tarping, unlocking, unlatching, etc.):

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Tariff No1	Revised Page No						
Company Name/Permit Nu Registered Trade Name:	umber: EcoMe	d Services					
Ite	em 245 – Conta	iiner Service – Du	mped in Comp	anv's Vehicle			
		ted Material (Cus					
		cludes Commercia		,			
	Rate	es stated per conta	iner, per pickup)			
Service Area:							
	Size or Type of Container						
Permanent Service	32-gallon	Gal. Toter	Yard	Yard	Yard	Yard	
	can or unit						
Each Scheduled Pickup	\$	\$	\$	\$	\$	\$	
Special Pickups	\$	\$	\$	\$	\$	\$	
	· T ··· · · · · · · · · · · · · · · · ·			,			
Temporary Service	Φ.	φ				·	
Pickup Rate	\$	\$\$	\$	\$	\$, 	
Accessorial charges assess	ed (lids, tarping	g, unlocking, unlat	tching, etc.):				
Issued by: Alex Squalli, Pr	esident / Manag	ging Partner	····				
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Docket No. TG		Date:	·····	By:	· ·		

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Company Name/Permit Number: EcoMed Services Registered Trade Name:

Item 300 - List of Abbreviations and Symbols Used in This Tariff

(A) Denotes increases.

(R) Denotes decreases.

- (C) Denotes changes in wording, resulting in neither increases or decreases.
- (N) Denotes new rates, services, or rules
- *** Denotes that material previously shown has been deleted.
- Yd. or yd. are abbreviations for yard

Cu. or cu. are abbreviations for cubic.

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Docket No. TG-_____

Date: _____

By:____



For a Cleaner, Brighter, and Safer Future RECEIVED PECONDS MANAGEMENT

2015 DEC 17 PM 2: 19

December 16, 2015

Attn: Penny L. Ingram, Regulatory Analyst Washington Utilities & Transportation Commission **Regulatory Services Division** 1300 S. Evergreen Park Dr SW, P.O. Box 47250 Olympia, WA 98504 Phone: 360.664.1242 Fax: 360-586-1150 Email: pingram@utc.wa.gov

STATE OF WARK UTIL. AND TRANSP COMMISSION

EcoMed Services, USA

1400 Hubbell PI, Suite 1206 Seattle, WA 98101 Phone: +1.206.427.6641

EcoMed Services, Canada

#3-839 West 1st Street North Vancouver, BC V7 Phone: +1.604.998.8857

www.EcoMedServices.com contact@ecomedservices.com

Subject: Application for a Solid Waste Certificate to Transport Medical Waste

Dear Penny:

EcoMed Services, a Washington licensed business UBI Number: 603487723, is submitting this application requesting for a transport permit to haul medical waste from Multicare Health System (MHS) facilities to a proposed centralized or localized treatment facilities within MHS premises.

Our submission contains the following documents:

- -Application Forms
- Multicare Health System's Support Statement
- Common Carrier Registration/Certificate with U.S. Department of Transportation, FMCSA U.S. DOT No. 2626852, MC 913656-C
- License to Transport Hazardous Waste issued by The British Columbia Minister of Environment
- Public Liability and Property Damage Insurance (MCS-90 Form, an equivalent to Form E)
- Schedule 3 Income Statement _
- Manufacturer Appointment of Exclusive Representative Letter
- The Tacoma-Pierce County Health Department Technology Approval to Treat Regulated Medical Waste
- Tariff

Partnering with MHS, EcoMed Services will be providing onsite turnkey solutions to manage, neutralize, and dispose of MHS generated medical waste. Our onsite and offsite medical waste management solutions will be managed by EcoMed Service and will include providing technology (sterilizers) and engineering, labor and operation, compliance and training, maintenance and quality control, collection and transport, and recycling application of the end product (Treated medical waste). Please note that the transport operation is a complementary service to our customer and it is not for a compensation.

Our customer is considering a comprehensive service cost that includes equipment's rental, installation, engineering, maintenance, compliance, training, operation, labor, treatment, disposal, etc. MHS also expects us to utilize our treatment and disposal facility in Vancouver, BC for a backup operation that will be vital to reduce risks, improve waste management, and to protect the public health and the environment especially during serge events, natural disasters, and epidemic outbreaks, such as the Ebola epidemic.

Given the fact that EcoMed Services is a technology and waste processing service provider that requires a hauling operation that is not for compensation in order to complement our unique and sought after services to our one customer, we feel that a certificate based on variance to the rules may be justified taking into consideration the following rules:

WAC 480-70-006 (1) states that, "These rules apply to any solid waste collection company in the business of transporting solid waste for collection and/or disposal from points in the state of Washington, for



compensation, over the public highways."

- The 480-70-051 WAC: Exemptions from Rules in Chapter 480-70 WAC states, "The commission may grant an exemption from the provisions of any rule in this chapter in the same manner and consistent with the standards and according to the procedures set forth in WAC 480-07-110."
- The 480-70-066 WAC (3): Application states, "Upon proper showing of any solid waste collection company, the commission may waive or modify as to that solid waste collection company the provisions of any rule in this chapter except when such provisions are fixed by statute."
- The RCW 81.77.040: Certificate of Convenience and Necessity Required states, "In all other cases, the commission may, with or without hearing, issue certificates, or for good cause shown refuse to issue them, or issue them for the partial exercise only of the privilege sought, and may attach to the exercise of the rights granted such terms and conditions as, in its judgment, the public convenience and necessity may require."

Per WAC 480-07-160 Confidential Information, this submission includes confidential information that has been marked/highlighted with grey shading in order to be protected due to valuable business structure, operation, and commercial value.

Should you have any questions or need of any additional information, feel free to contact me at (206) 427-6641 or via email at asqualli@EcoMedServices.com.

Warmest Regards,

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Alex Squalli President and Managing Partner

Enclosure