WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

PENALTY ASSESSMENT TV-140961

PLEASE NOTE: You must complete and sign this document, and send it to the Commission within 15 days after you receive the penalty assessment. Use additional paper if needed.

I have read and understand RCW 9A.72.020 (printed below), which states that making false

	1 1 1 - 1 D f	elony. I am over the age of 18 personal knowledge of those n	. Alli colliberent	to testify to make, und	the er
oath, the	following statements.			American A American American American American A American American American American A American American American American A American A A A A A A A A A A A A A A A A A A A	2014
[] 1.		admit that the violations occu			2014 JUN 10
•	[] Enclosed \$	in payment of the penal	lty	And the second s	
[] 2.	Request for a hearing. I believe that one or more of the alleged violations did not occur, for the reasons I describe below, and I request a hearing based on those reasons for a decision by an administrative law judge:				
[]3.	Application for mitigation. I admit the violations, but I believe that the penalty should be reduced for the reasons set out below:				
	 [] a) I ask for a hearing to present evidence on the information I provide above to an administrative law judge for a decision [] b) I ask for a Commission decision based solely on the information I provide above. are under penalty of perjury under the laws of the State of Washington that the foregoing are under penalty of perjury under the laws of the State of Washington that the foregoing. 				
includir	g information I have present	ented on any attachments, is a	ino and correct		
Dated:\	5-9-2014 [ma	onth/day/year], at Bonne	yl nke w	[City, sta	ate]
Name o	f Respondent (company)	- please print Sig	mature of Appli	raker	<u>v-v</u>
RCW 9	A. /2.020:	person is guilty of perjury in false statement which he know	the first degree	if in any of inder an oat	ficial h

required or authorized by law. (2) Knowledge of the materiality of the statement is not an

element of this crime, and the actor's mistaken belief that his statement was not material is not a defense to a prosecution under this section. (3) Perjury in the first degree is a class B felony."

To whom it concerns.

tool lotat a to ma &

raitantia sint aerbbo at

ni con buond tan bib BtariT

enist you to noitable

con B rettel ent primaro

tan ab binetty such at becoque

ti purissar lloser

I will CALL Ofmpia and Find out

exactly what is expected of me

I will comply with whatever

The statute is.

bus senso deensand wer a mo B want tan hib taiy b

remmus took exemising um bestrote & stateory um i benbuniac cou b bus planto at ellanu aan stramtoert loop you sourt you show at abla "remmered with priops top ot con Could & please De considered for a reset. Now THAT Know I will comply I HAUE not made any money