WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

PENALTY ASSESSMENT TE-141055

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 statements under oath is a class B felony. I am over the age of 18, am competent to testify to the matters set forth below and I have personal knowledge of those matters. I hereby make, under oath, the following statements.

Payment of penalty. I admit that the violations occurred. I have:

(-	•	-						
	[/ 0] Enc	losed \$ // C	000 oo in	payment o	f the penalty	,		1
	` []Sub	mitted my	payment of \$_			online at ww	w.utc.wa.go	ov.
	My con	firmation nu	umber is	·		·		**
[] 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.	~ ~		itigation. I adreasons set out		ations, but I	believe that the	he penalty si	hould
	[] a)		hearing to pre strative law jud			formation I p	rovide abov	e to
OR	[] b)	I ask for a above:	Commission of	decision ba	sed solely or	the information	tion I provid	le
	-		rjury under the presented on a			-	it the forego	ing,
Dated: _	6-2-	14	_ [month/day/y	year], at	Evene	off, us,	[city, stat	e]
Bo	18/11	rer i	LLC	·		Und	luce	
Namaa	f Recnand	lent (compa	nw) – nlease n	rint	Signat	ure of Annlic	ant	

RCW 9A.72.020:

"Perjury in the first degree. (1) A person is guilty of perjury in the first degree if in any official proceeding he makes a materially false statement which he knows to be false under an oath 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."

MAY 2 7 2014

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

NOTICE OF PENALTIES INCURRED AND DUE FOR VIOLATIONS OF LAWS AND RULES

RECEIVED

PENALTY ASSESSMENT: TE-141055 PENALTY AMOUNT: \$1,000

JUN U4 2014

Busliner LLC 11811 2nd Dr SE #A Everett, WA 98208

WASH. UT. & TP. COMM

According to Washington Utilities and Transportation Commission (Commission) records, you have violated Washington Administrative Code (WAC) 480-30-071, which requires charter and excursion carriers to file their annual reports. You did not file an annual report by May 1, 2014.

Revised Code of Washington (RCW) 81.04.080 authorizes the Commission to assess penalties of \$100 for violations of Commission rules. Each violation is a separate and distinct offense and, in the case of a continuing violation, every day's continuance is a separate and distinct violation. The Commission interprets noncompliance with WAC 480-30-071 beyond May 1 as a continuing violation, and assesses penalties of \$100 for each day a company fails to file its report after that date.

As a result, the Commission has assessed penalties against you in the amount of \$1,000 on the following basis:

On February 28, 2014, the Commission mailed the 2013 annual report forms and the 2014 regulatory fee packets to all charter and excursion carriers registered in Washington. The instructions page for the annual report form instructed these companies to file annual reports by May 1, 2014. The instructions page also stated that failure to file the annual report by May 1 would result in penalties. The deadline for requesting an extension to file your annual report was April 17. You did not request an extension.

As of May 15, 2014, Busliner LLC has not filed its 2013 annual report. May 15 is 10 business days from May 1, resulting in a total penalty of \$1,000.

Your penalty is due and payable now. If you believe the violation did not occur, you may request a hearing to contest the penalty assessment. The Commission will grant that request only if material issues of law or fact require consideration of evidence and resolution in a hearing. A request for a hearing must include a written statement of the reasons supporting that request. Failure to provide such a statement will result in denial of the request. If there is a reason for the violation that you think should excuse or reduce the penalty, you may ask for mitigation