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T-756

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION PENALTY ASSESSMENT TE-130205

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.

[] 1.	rayment of penany. I admit that the violations occurred. I have,		
	[]Enc	losed \$900 as payment of the penalty.	
	[] Subi	nitted my payment of \$900 online at <u>www.utc.wa.gov</u> . My confirmation	
[] 2.	Request for a hearing. I believe that one or more of the alleged violations did not occur, based on the following information, and request a hearing, which is a process that allows an affected person to present argument to an administrative law judge for a decision by an administrative law judge:		
[×] 3.	Application for mitigation. I admit the violations, but I believe that the penalty shows be reduced for the reason(s) set out below. Please see attached		
	[] a)	I ask for a hearing for a decision by an administrative law judge based on the information presented above.	
OR	[×] b)	I waive a hearing and ask for an administrative decision on the information I present directly above.	
	_	nalty of perjury under the laws of the State of Washington that the foregoing, tion I have presented on any attachments, is true and correct.	
Dated: _	3/14/1	[month/day/year], at Loavonuv [city, state]	
Acare Name of	אליטעטידע f Respond	ent (company) – please print Signature of Applicant	

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."

This is Brian Parton with Leavenworth's Enchanted Tours LLC (UBI# 602 746 035 and CH062961

I have no record I received anything else other than our normal notice we received in November with the scale late payment schedule attached to our blank Annual Report forms, which I have filed out and have sent in today via fax.

I run a small fleet that runs mostly inside Leavenworth's immediate area, qualifying for urban transport and outside the commissions' dealings, but we still do some work outside and want to do more in the future. This time of year is our "down season", and pushes me outside the my company for employment make ends meet and even more challenging to stay up on all paperwork Obviously, I wouldn't knowingly ignore such a huge penalty and don't understand how I missed that. Normally important notices that were apparently (according to my violation) sent out in January that represented "new fines being accessed," at least I was unaware that these laws and now are being enforced across the board according to Rae Lynn Carnes whom I spoke to earlier today. I believe that it should require registered mail, in order to, insure every company does receive notice of the impending violations due to the severity of the fine. The registered mail with the fine was my first understanding of the violation!

Thank you for your time

Brian T.Parton

President Leavenworth's Enchantel Town LLC