WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

PENALTY ASSESSMENT UW-140849

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, understanding the states of the matters are forth below and I have personal knowledge of those matters. I hereby make, understanding the states of the states of

oatn, the	e following statements.		Ç
[] 1.	Payment of penalty. I admit that the violations occurred. I have:		-3 -3
	[] Enclosed \$ in payment of the penalty		
	[] Submitted my payment of \$ online at www. My confirmation number is	vw.utc.wa.go	2,5 5,5 5,5 5,5 5,5 5,5 5,5 5,5 5,5 5,5
[] 2.	Request for a hearing. I believe that one or more of the alleged viola occur, for the reasons I describe below, and I request a hearing based of for a decision by an administrative law judge:	tions did not on those reas	ions
[]3.	Application for mitigation. I admit the violations, but I believe that to be reduced for the reasons set out below:	he penalty sl	ıould
OD	[] a) I ask for a hearing to present evidence on the information I parameters an administrative law judge for a decision	4 ⁷	
OR	[\(\chi\)] b) I ask for a Commission decision based solely on the information above.	tion I provide	€ .
	under penalty of perjury under the laws of the State of Washington that information I have presented on any attachments, is true and correct.	t the foregoi	ng,
Dated: _	5-2-14 [month/day/year], at Sequim WA nterva Water System whim	_[city, state	:]
Name of	Respondent (company) – please print Signature of Application	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."

Estates Water System Inc. Monterra Water System Inc. PO Box 3246 Sequim, WA 98382

W.U.T.C. PO Box 47250 Olympia, WA 98504-7250

Attn: Gregory J. Kopta

Dear Mr. Kopta,

Estates and Monterra Water Systems received your letter and penalty assessment on May 30 and I am applying for mitigation because of the following reasons.

We have always had our year end reports delivered to the W.U.T.C. in a timely manner and have never been late. We had our accountant of 16 years do all the correspondence with your agency. Recently, we changed our accountants and there was an over site on both our parts to get the documents in the mail. I had given them the completed documents and I failed to inform them that they were time sensitive. So I take full responsibility for getting them to the commission late.

I hope you see that this was and honest mistake and that we have always sent the year end reports in a timely manner.

Best regards,

Eric Thomas

RECEIVED

JUN 03 2014

WASH, UT. & TP. COMM