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Washington Utilities & Transportation Commission  
P.O. Box 47250  
Olympia, WA 98504-7250

May 29, 15

re: TC -150982

To Whom It May Concern:

The UTC's notice states that I filed an incomplete annual report.

On the 5<sup>h</sup> of May, Katy Hancock from the UTC called and left a voice mail for me saying that I filed an incomplete report. I called back later that afternoon and we spoke. She said I made two errors in our report. The first error on schedule one, was that I did not write "0" in the blank for interstate miles, I left it blank. My blank meant no miles. The second error on schedule two, was that there were too many vehicles on the schedule. She said that I should have listed only the vehicles that we use in charter service.

She concluded that our conversation about the blank meaning no miles was ok and that I needed to email her the revised vehicle list to include only Charter vehicles. Immediately following our conversation I emailed Ms. Hancock the list. The time stamp on my email is 3:48pm.

My conversation with Ms. Hancock cleared up all issues on the annual report. She did not require any further action.

Your notice asks me to respond in one of three ways. If the UTC is able remove the violation after reading this letter, I don't need to request a hearing. However if the UTC continues with the violation I request a hearing with an administrative law judge.

Sincerely



Richard Johnson  
President – Wickkiser International

RECEIVED  
PROPERTY MANAGEMENT  
2015 JUN -3 AM 8:26  
STATE OF WASHINGTON  
UTILITY BOARD  
COMMUNICATIONS



In God We Trust

BELLINGHAM AREA - MAIN OFFICE  
Bellair Charters / Airporter Shuttle  
1416 Whitehorn St  
Ferndale WA 98248  
Ph: 360.380.8800 / 866.235.5247  
Fax: 360.380.1538

BURLINGTON OFFICE  
Bellair Charters / Airporter Shuttle  
360.899.5291

SEATTLE AREA OFFICE  
Bellair Charters  
800.422.4042

YAKIMA OFFICE  
Airporter Shuttle  
509.225.7433

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

PENALTY ASSESSMENT TC-150982

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

[ ] Enclosed \$ \_\_\_\_\_ in payment of the penalty

[ ] Submitted my payment of \$ \_\_\_\_\_ online at [www.utc.wa.gov](http://www.utc.wa.gov). My confirmation number 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. 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

OR [ ] b) I ask for a Commission decision based solely on the information I provide above.

I declare under penalty of perjury under the laws of the State of Washington that the foregoing, including information I have presented on any attachments, is true and correct.

Dated: 5/29/15 [month/day/year], at Ferndale, WA [city, state]

Wickbuses International  
Name of Respondent (company) – please print

Richman  
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.”

See letter for my decision

STATE OF WASHINGTON  
UTILITIES AND TRANSPORTATION COMMISSION

2015 JUN -3 AM 8:31

RECEIVED  
PROGRAMS MANAGER