

August 24, 2020

Washington Utilities and Transportation Commission,

RE: DG-200422

RECEIVED
RECORDS MANAGEMENT

AUG 27 2020

STATE OF WASH.
UTIL. & TRANSP. COMMISSION

2) Contest The Violation:

I believe that the violation did not occur for the reasons I described below:

Steve Ruhnke Construction INC does not currently, nor previously had any jobs located at 4804 240th PL SE, Sammamish, Washington. This is likely the reason that you could not find a valid dig ticket for the excavation.

We have checked every job record, and we have checked with all foreman to double check. Steve Ruhnke Construction INC did not perform ANY work at this address.

Please go back to your records and find the correct company that committed this infraction because it was not us. If you still believe it was Steve Ruhnke Construction for any reason, we respectfully ask that you provide us with evidence so we can research this.

Sincerely,



Shonda Zaragoza, office manager for Steve Ruhnke Construction INC

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

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

PENALTY ASSESSMENT: DG-200422

PENALTY AMOUNT: \$5,000

Investigation # 8183

UBI: 601-541-259

Phone: (360) 794-7212

Steve Ruhnke Construction, Inc.
17066 Beaton Rd. SE, Ste. 190B
Monroe, WA 98272
shondaz@steverconst.com

The Washington Utilities and Transportation Commission (Commission) believes that Steve Ruhnke Construction, Inc., (Ruhnke Construction or Company) has violated Revised Code of Washington (RCW) 19.122.055 by failing to request a dig ticket prior to excavation and subsequently damaging an underground natural gas facility. RCW 19.122.055 states, in part, that any excavator who fails to notify a one-number locator service no less than two full business days before excavating and causes damage to a hazardous liquid or gas facility is subject to a civil penalty of not more than \$10,000 for each violation.

Commission staff (Staff) conducted an investigation that included reviewing damage reports submitted by Puget Sound Energy (PSE) that identified a natural gas damage event involving Ruhnke Construction. Accordingly, the Commission hereby notifies you that it is assessing a penalty of \$5,000 against you on the following grounds:

The Commission has previously penalized Ruhnke Construction on three occasions in dockets D-150572, D-151944, and DG-171214 for causing damage to underground utilities without valid dig tickets.

On October 31, 2019, Ruhnke Construction was excavating at 4804 240th Pl. SE, Sammamish, Washington. While excavating, Ruhnke Construction workers struck and damaged an underground PSE gas facility. The Damage Information Reporting Tool report submitted by PSE on December 5, 2019, indicated that Ruhnke Construction was excavating without a valid request to locate underground utilities. Staff's review of the one-call dig ticket database confirmed that at the time of the damage incident, Ruhnke Construction did not have a valid dig ticket for the excavation.

Staff recommends the Commission assess a \$5,000 penalty against Ruhnke Construction for one violation of RCW 19.122.055 for failing to provide the required notice to a one-number locator service before excavating, and causing damage to an underground natural gas facility on October 31, 2019.

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION
PENALTY ASSESSMENT DG-200422, Investigation # 8183

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 violation occurred and enclose \$5,000 in payment of the penalty.

2. **Contest the violation.** I believe that the violation did not occur for the reasons I describe below (if you do not include reasons supporting your contest here, your request will be denied):

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.

3. **Request mitigation.** I admit the violation, but I believe that the penalty should be reduced for the reasons set out below (if you do not include reasons supporting your application here, your request will be denied):

Please see attachment - This is NOT a Steve Ruhnke Construction INC jobsite

a) I ask for a hearing to present evidence on the information I provide above to an administrative law judge for a decision.

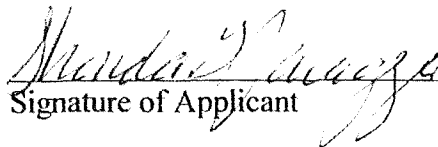
OR b) I ask for a Commission decision based solely on the information I provide above.

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: 8/24/20 [Month/Day/Year], at Monroe, WA [City, State]

Shonda Zaragoza, Office Manager for Steve Ruhnke Construction INC

Name of Respondent (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