

1023

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION
PENALTY ASSESSMENT TG-180957

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 and enclose \$4,100 in payment of the penalty.
- 2. **Contest the violations.** I believe that some or all of the alleged violations 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. **Application for mitigation.** I admit the violations, 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**):

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: 1-4-2019 [month/day/year], at Chehalis, WA [city, state]

Community Waste + Recycling
Name of Respondent (Company) - please print

[Signature]
Signature of Applicant

RECEIVED
2019 JAN -4 PM 3:23
STATE OF WA
UTILITY AND TRANSPORTATION COMMISSION

To The Commission (WUTC)

1-9-2019

About the penalty assessment from The Safety Compliance Review of Community Waste + Recycling

If you remember, my stated reason for being out of compliance was depression & frustration. I used Mrs Clinton as an example of a double standard of governmental accountability. I rationalized that my own standard is better and more reliable than that. So I kept my records & maintenance my way. Rather rebellious I do admit, I was depressed.

That has all cleared up now. There is reason to believe that Mrs Clinton will answer for her Treachery. There is a higher power even above the governments of this earth. Corruption and Fraud are being exposed, no person or agency is exempt, justice will prevail.

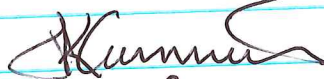
So I implore the Commission to reevaluate these penalties. They appear to be coming from the stand point of presumed guilt. If I can't prove there was no crime, then one did occur & with out proof that I am healthy - I must not be.

Going forward I will absorb these expenses as though they are insurance costs - protecting me from myself.

In light of my small profit from this business these charges are too stiff, I have NO retirement, NO health insurance, NO vacation time or pay, NO sick leave, NO Day off.

Is there any disclosure of where the money from fines, fees + penalties go inside the commission?

Thank you for your consideration.


Community Waste + Recycling