# WAC 173-900-580 Warnings and penalties for transporters.

## Table 580 Transporter Warning and Penalties

Type of Violation	Written Warning	First Penalty	Second and Subsequent Penalties
Transporter Registratio n Violation	Warning Letter	Up to \$1,000	Up to \$2,000
Transporter Standards Violation	Warning Letter	Up to \$1,000	Up to \$2,000

## Warning letter:

- (1) When ecology issues a written warning letter via certified mail to a transporter, for any transporter violation the warning will include a copy of the requirements to let the transporter know what must be done to be in compliance.
- (2) Ecology will send a copy of the warning letter to the authority and authorized party of each plan.

#### Penalties:

- (3) **First penalties:** If the transporter does not meet the compliance requirements in the warning letter within thirty days of receipt of the warning, ecology will assess a first penalty, as defined in Table 580 above and ecology will:
- (a) Either change the transporter's status to "in violation" or add the transporter to the "transporter registration list" and put them in "in violation" status; and
- (b) Send a penalty notice for a "plan violation" to the authority and authorized party of each plan that uses the transporter (see WAC 173-900-380).
- (4) **Second and subsequent penalties:** Ecology will issue second and subsequent penalties as defined in Table 580 no more often than every thirty days for the same violation.
- (5) Ecology will deposit all penalties collected under this section into the electronic products recycling account created under RCW 70.95N.130.

#### Appeals:

(6) Violations and penalties may be appealed to the pollution control hearings board, pursuant to chapter 43.21B RCW.

[Statutory Authority: Chapters 70.95N, 70.105, and 70.105D RCW. WSR 07-21-013 (Order 07-05), § 173-900-580, filed 10/5/07, effective 11/5/07.]