



# Oregon

Kate Brown, Governor

Department of Environmental Quality  
Office of Compliance and Enforcement  
700 NE Multnomah Street, Suite 600  
Portland, OR 97232-4100  
(503) 229-5696  
FAX (503) 229-5100  
TTY 711

May 27, 2022

CERTIFIED MAIL: 7018 1830 0001 6172 5802

Selmet, Inc  
c/o Corporation Service Company  
1127 Broadway St NE Ste 310  
Salem OR 97301

Re: Notice of Civil Penalty Assessment and Order  
Case No. LQ/HW-WR-2021-122

This letter is to inform you that the Oregon Department of Environmental Quality (DEQ) has issued you a civil penalty of \$62,289.50 for hazardous waste and used oil management violations found in April 2021 at your metal parts manufacturing business at 33992 SE Seven Mile Lane in Albany (the Facility).

DEQ issued this penalty because determining whether wastes you generate are hazardous is the cornerstone of compliance with hazardous waste management and disposal requirements. The “Boneyard” at the Facility stored numerous drums of unknown solid and hazardous wastes, which had been abandoned there for approximately a year, and which posed a risk to workers and the environment.

Additionally, DEQ is concerned that three of the violations found in 2021 were repeated from DEQ’s prior inspection and enforcement action. Included in Section IV is an order requiring you to provide documentation to DEQ that you have adequately staffed the Facility with personnel trained in compliance with hazardous waste and used oil management requirements.

\$43,202 of the civil penalty represents the economic benefit you gained by failing to sufficiently prioritize and resource compliance with hazardous waste and used oil regulations at the Facility. DEQ estimated this avoided cost of compliance as the cost to employ a half-time environmental health and safety technician at the Facility since August of 2019. If you provide evidence that you have addressed this issue, DEQ will consider recalculating these costs and may reduce the civil penalty accordingly. DEQ appreciates your efforts to otherwise address the violations and DEQ considered these efforts when determining the amount of civil penalty.

You may pay the civil penalty as follows:

Pay online with e-check (ACH) or Credit Card. Go to Your DEQ Online here:

<https://ydo.oregon.gov>. Select Register Account or Login, then select Pay Invoices/Fees on your account dashboard. Enter the Invoice number and Account ID included on the attached payment slip. Note: US Bank charges a 2.3% convenience charge for credit card transactions. ACH payments have no additional charges.

Pay by check or money order: Make checks payable to "Department of Environmental Quality" and mail to the address on the enclosed payment slip. Please make sure to include the payment slip with your check or money order.

If you wish to appeal this matter, DEQ must receive a request for a hearing within 20 calendar days from your receipt of this letter. The hearing request must be in writing. Send your request to DEQ Office of Compliance and Enforcement:

Via mail – 700 NE Multnomah Street, Suite 600, Portland, Oregon 97232

Via email – [DEQappeals@deq.oregon.gov](mailto:DEQappeals@deq.oregon.gov)

Via fax – 503-229-6762

Once DEQ receives your request, we will arrange to meet with you to discuss this matter. If DEQ does not receive a timely written hearing request, the penalty will become due.

The attached Notice further details DEQ's reasons for issuing the penalty and provides further instructions for appealing the penalty. Please review and refer to it when discussing this case with DEQ.

DEQ may allow you to resolve part of your penalty through the completion of a Supplemental Environmental Project (SEP). SEPs are environmental improvement projects that you sponsor instead of paying a penalty. Further information is available by calling the number below or at <http://www.oregon.gov/deq/Regulations/Pages/SEP.aspx>.

DEQ's rules are available at <http://www.oregon.gov/deq/Regulations/Pages/Statutes.aspx> or by calling the number below.

If you have any questions, please contact Sarah Wheeler at 971-301-0622.

Sincerely,



Kieran O'Donnell, Manager  
Office of Compliance and Enforcement

Enclosures

cc: Killian Condon, DEQ  
Brian Fuller, DEQ  
Accounting, DEQ  
Greg Sladcik, Facilities and Engineering Manager, Selmet, Inc., [Greg.Sladcik@cppcorp.com](mailto:Greg.Sladcik@cppcorp.com)

BEFORE THE ENVIRONMENTAL QUALITY COMMISSION  
OF THE STATE OF OREGON

IN THE MATTER OF: ) NOTICE OF CIVIL PENALTY  
SELMET, INC., ) ASSESSMENT AND ORDER  
Respondent. ) CASE NO. LQ/HW-WR-2021-122

## I. AUTHORITY

The Department of Environmental Quality (DEQ) issues this Notice of Civil Penalty Assessment and Order (Notice) pursuant to Oregon Revised Statutes (ORS) 459.376, 459.995, 468.100, ORS 468.126 through 468.140, ORS 466.990, ORS Chapter 183 and Oregon Administrative Rules (OAR) Chapter 340, Divisions 011, 012, 093, and 100-102.

## II. FINDINGS OF FACT

1. Respondent operates a metal parts manufacturing facility at 33992 SE Seven Mile Lane in Albany, Oregon (the Facility).
2. Respondent generates more than 2,200 pounds of hazardous waste on a monthly basis at the Facility.
3. Respondent does not have a permit to treat, store, or dispose of hazardous waste at the Facility.
4. Respondent does not have a solid waste disposal site permit for the Facility.
5. DEQ staff inspected the Facility on April 5, 2021.
6. On April 5, 2021, Respondent stored liquid silver waste containing in excess of five milligrams per liter (mg/L) of leachable silver in a 275-gallon intermodal bulk container (IBC) labeled as hazardous waste, in the secondary 90-day hazardous waste storage area at the Facility. The IBC was not closed, and Respondent was not adding or removing waste from the IBC at the time.
7. On April 5, 2021, Respondent had stored the following wastes in the “Boneyard” outside at the Facility, for approximately one year, and Respondent had not determined whether the wastes were hazardous:
  - a. Four 55-gallon drums containing waste acetone,
  - b. 19 55-gallon drums containing waste ceramic slurry additive mixed with rainwater,

- c. 51 55-gallon drums of waste ethyl silicate, and
- d. Two 55-gallon drums full of an unknown liquid.

8. On or about April 26, 2021, Respondent performed hazardous waste determinations on the wastes listed in paragraph 7 above, and determined the following:

a. The waste acetone has a flashpoint of less than 140 degrees Fahrenheit. Respondent used the waste acetone after conducting the hazardous waste determination.

b. The waste ceramic slurry before being mixed with rain water has a flashpoint of 103 degrees Fahrenheit. This waste, after combining the contents of the 19 drums and having been mixed with rainwater, had a flash point above 140 degrees Fahrenheit and was disposed of as non-hazardous waste.

c. The ethyl silicate had a flashpoint of 143.6 degrees Fahrenheit and Respondent disposed of it as non-hazardous waste.

d. Respondent sampled the contents of the two drums full of unknown liquid for volatile organic compounds, metals, and ignitability, and determined that these wastes were non-hazardous wastes.

9. On April 5, 2021, Respondent stored two 55-gallon containers of used oil at the Fire Pond Pump House. The two containers were not labeled as “used oil.”

10. On April 5, 2021, Respondent stored two 55-gallon containers of used oil in the “Boneyard” at the Facility. The two containers were not labeled as “used oil.”

11. On April 5, 2021, Respondent stored liquid silver waste containing in excess of five mg/L of leachable silver, released from a container into secondary containment, in the secondary 90-day hazardous waste storage area at the Facility.

12. On April 5, 2012, and for approximately one year prior, Respondent stored multiple 55-gallon containers of discarded material, later disposed of at a permitted solid waste disposal site, in the “Boneyard” at the Facility.

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### III. CONCLUSIONS

Based upon the foregoing Findings of Fact, DEQ has determined that Respondent violated the following provisions of Oregon law, including hazardous waste and used oil laws adopted by OAR 340-100-0002<sup>1</sup>.

1. Respondent violated OAR 340-102-0011 by failing to accurately determine whether its residues (as defined in OAR 340-100-0010(2)(ee) and 40 CFR 261.2) were hazardous waste, as described in Paragraphs 1 and 7-8 in Section II above. These are Class I violations, according to OAR 340-012-0068(1)(a)<sup>2</sup>. DEQ hereby assesses a \$55,802 civil penalty for these violations.

2. Respondent violated 40 CFR 265.173, as referenced by 40 CFR 262.34(a)(1)(i), by storing hazardous waste in an open container, as described in Paragraphs 1-3 and 6 in Section II above. The waste in the open container was hazardous waste pursuant to 40 CFR 261.24 and as identified by U.S. Environmental Protection Agency (EPA) Hazardous Waste Number (Waste No.) D011. This is a Class II violation, according to OAR 340-012-0068(2)(m). DEQ hereby assesses a \$5,700 civil penalty for this violation.

3. Respondent violated 40 CFR 279.22(c)(1) by failing to label containers of used oil, as described in Paragraphs 1 and 9-10 in Section II above. According to OAR 340-012-0072(2)(e), these are Class II violations. DEQ hereby assesses a \$787.50 civil penalty for these violations.

4. Respondent violated 40 CFR 265.31, as referenced by 40 CFR 262.34(a)(4), by failing to maintain and operate the Facility in a manner that minimizes the possibility of a release of hazardous waste or hazardous waste constituents, as described in Paragraphs 1-3 and 11 in Section II above. The waste in the secondary containment was hazardous waste pursuant to 40 CFR 261.24, and as identified by U.S. Environmental Protection Agency (EPA) Hazardous Waste Number (Waste No.) D011. According to

<sup>1</sup> On November 17, 2021, the Environmental Quality Commission adopted new hazardous waste regulations, which became effective in Oregon as of January 1, 2022. This Notice cites the CFRs that were in effect at the time the violations occurred, enacted through June 30, 2015.

<sup>2</sup> The adopted rule revisions described in footnote 1 also included revisions to OAR 340-012-0068, Hazardous Waste Management and Disposal Classification of Violations. Pursuant to OAR 340-012-0028, the applicable classifications are those in effect as of the date of this Notice.

OAR 340-012-0068(2)(o), this is a Class II violation. DEQ has not assessed a civil penalty for this violation.

5. Respondent violated OAR 340-093-0040(1) by disposing of solid waste at the Facility, as described in Paragraphs 1, 3, and 12. This is a Class I violation, according to OAR 340-012-0065(1)(c). DEQ has not assessed a civil penalty for this violation.

#### IV. ORDER TO PAY CIVIL PENALTY

Based upon the foregoing FINDINGS OF FACTS AND CONCLUSIONS, Respondent is hereby ORDERED TO:

1. Pay a total civil penalty of \$62,289.50. The determination of the civil penalties are attached as Exhibits 1-3, which are incorporated as part of this Notice.

If you do not file a request for hearing as set forth in Section V below, please pay the penalty as follows:

Pay online with e-check (ACH) or Credit Card. Go to Your DEQ Online here:

<https://ydo.oregon.gov>. Select Register Account or Login, then select Pay Invoices/Fees on your account dashboard. Enter the Invoice number and Account ID included on the attached payment slip. Note: US Bank charges a 2.3% convenience charge for credit card transactions. ACH payments have no additional charges.

Pay by check or money order: Make checks payable to "Department of Environmental Quality" and mail to the address on the enclosed payment slip. Please make sure to include the payment slip with your check or money order.

2. Within 30 days of this order becoming final by operation of law or on appeal, provide documentation to DEQ demonstrating that you have adequately staffed the Facility with personnel trained in environmental compliance, specifically with respect to hazardous waste and used oil regulations. This documentation must be sent to: Killian Condon, DEQ, 165 E. 7<sup>th</sup> Avenue, Suite 100, Eugene, OR 97401, or to [killian.condon@deq.oregon.gov](mailto:killian.condon@deq.oregon.gov).

V. NOTICE OF RIGHT TO REQUEST A CONTESTED CASE HEARING

You have a right to a contested case hearing on this Notice, if you request one in writing. DEQ must receive your request for hearing **within 20 calendar days** from the date you receive this Notice. If you request a hearing, you must file a petition for hearing with the Office of Hearings and Appeals. The petition must be filed within 20 calendar days of the date you receive this Notice. If you request a hearing, you must file a petition for hearing with the Office of Hearings and Appeals. The petition must be filed within 20 calendar days of the date you receive this Notice.

1 you have any affirmative defenses or wish to dispute any allegations of fact in this Notice or attached  
2 exhibits, you must do so in your request for hearing, as factual matters not denied will be considered  
3 admitted, and failure to raise a defense will be a waiver of the defense. (See OAR 340-011-0530 for  
4 further information about requests for hearing.) You must send your request to: **DEQ, Office of**  
5 **Compliance and Enforcement, 700 NE Multnomah Street, Suite 600, Portland, Oregon 97232**, fax  
6 it to **503-229-6762** or email it to **[DEQappeals@deq.oregon.gov](mailto:DEQappeals@deq.oregon.gov)**. An administrative law judge  
7 employed by the Office of Administrative Hearings will conduct the hearing, according to ORS  
8 Chapter 183, OAR Chapter 340, Division 011 and OAR 137-003-0501 to 0700. You have a right to be  
9 represented by an attorney at the hearing, however you are not required to be. If you are an individual,  
10 you may represent yourself. If you are a corporation, partnership, limited liability company,  
11 unincorporated association, trust or government body, you must be represented by an attorney or a duly  
12 authorized representative, as set forth in OAR 137-003-0555.

13 Active duty Service members have a right to stay proceedings under the federal Service  
14 Members Civil Relief Act. For more information contact the Oregon State Bar at 1-800-  
15 452-8260, the Oregon Military Department at 503-584-3571, or the nearest United States Armed  
16 Forces Legal Assistance Office through <http://legalassistance.law.af.mil>. The Oregon Military  
17 Department does not have a toll free telephone number.

18 If you fail to file a timely request for hearing, the Notice will become a final order by default  
19 without further action by DEQ, as per OAR 340-011-0535(1). If you do request a hearing but later  
20 withdraw your request, fail to attend the hearing or notify DEQ that you will not be attending the  
21 hearing, DEQ will issue a final order by default pursuant to OAR 340-011-0535(3). DEQ designates  
22 the relevant portions of its files, including information submitted by you, as the record for purposes of  
23 proving a *prima facie* case.

24  
25 Date  
26  
27

## EXHIBIT 1

### FINDINGS AND DETERMINATION OF RESPONDENT'S CIVIL PENALTY PURSUANT TO OREGON ADMINISTRATIVE RULE (OAR) 340-012-0045

VIOLATION 1: Failing to accurately determine if Respondent's residues (as defined in OAR 340-100-0010(2)(ee) and 40 CFR 261.2 as adopted by OAR 340-100-0002) were hazardous waste, in violation of OAR 340-102-0011(2).

CLASSIFICATION: These are Class I violations pursuant to OAR 340-012-0068(1)(a).

MAGNITUDE: The magnitude of the violations is moderate pursuant to OAR 340-012-0135(4)(a)(B) because Respondent failed to make a hazardous waste determination on four waste streams in the boneyard (acetone, slurry additive, ethyl silicate, and two drums of unknown liquid wastes).

CIVIL PENALTY FORMULA: The formula for determining the amount of penalty of each violation is:  $BP + [(0.1 \times BP) \times (P + H + O + M + C)] + EB$

"BP" is the base penalty, which is \$6,000 for a Class I, moderate magnitude violation in the matrix listed in OAR 340-012-0140(2)(b)(A)(ii) and applicable pursuant to OAR 340-012-0140(2)(a)(M)(i) because Respondent is a large quantity generator of hazardous waste and violated a hazardous waste rule.

"P" is whether Respondent has any prior significant actions, as defined in OAR 340-012-0030(19), in the same media as the violation at issue that occurred at a facility owned or operated by the same Respondent, and receives a value of 10, according to OAR 340-012-0030(2)(a)(C) and (D), and (2)(b). On February 14, 2020, DEQ issued Respondent Notice of Civil Penalty Assessment and Order LQ/HW-WR-2019-047, which cited Respondent for four Class I violations, 21 Class II violations, and one Class III violation.

"H" is Respondent's history of correcting prior significant actions and receives a value of -2 according to OAR 340-012-0145(3)(a), because Respondent corrected all prior violations.

"O" is whether the violation was repeated or ongoing, and receives a value of 2 according to OAR 340-012-0145(4)(b) because there was more than one but less than seven occurrences of the violation. Respondent did not characterize four waste streams in the boneyard: acetone, slurry additive, ethyl silicate, and two drums of unknown liquid waste.

"M" is the mental state of the Respondent, and receives a value of 4 according to OAR 340-012-0145(5)(c) because Respondent's conduct was negligent as defined by OAR 340-012-0030(15). Respondent has been previously cited for this violation in 2001 and 2019. By again failing to ensure compliance with this requirement, this time for numerous containers of wastes stored for approximately a year outside in the "Boneyard" at the Facility,

Respondent failed to take reasonable care to avoid the foreseeable risk of committing these violations.

"C" is Respondent's efforts to correct or mitigate the violation, and receives a value of -3 according to OAR 340-012-0145(6)(c) because Respondent took reasonable affirmative efforts to minimize the effects of the violation. Respondent characterized the wastes promptly after DEQ's inspection.

"EB" is the approximate dollar value of the benefit gained and the costs avoided or delayed as a result of the Respondent's noncompliance. It is designed to "level the playing field" by taking away any economic advantage the entity gained and to deter potential violators from deciding it is cheaper to violate and pay the penalty than to pay the costs of compliance. In this case, "EB" receives a value of \$43,202. This is the amount Respondent gained by avoiding spending \$20,800 annually (\$20 per hour for 20 hours per week since August 14, 2019) to employ a half-time environmental health and safety technician trained in hazardous waste and used oil regulations, in order to prevent these and other violations at the Facility. This "EB" was calculated pursuant to OAR 340-012-0150(1) using the U.S. Environmental Protection Agency's BEN computer model.

PENALTY CALCULATION: Penalty = BP + [(0.1 x BP) x (P + H + O + M + C)] + EB

$$\begin{aligned} &= \$6,000 + [(0.1 \times \$6,000) \times (10 + (-2) + 2 + 4 + (-3))] + \$43,202 \\ &= \$6,000 + (\$600 \times 11) + \$43,202 \\ &= \$6,000 + \$6,600 + \$43,202 \\ &= \$55,802 \end{aligned}$$

## EXHIBIT 2

### FINDINGS AND DETERMINATION OF RESPONDENT'S CIVIL PENALTY PURSUANT TO OREGON ADMINISTRATIVE RULE (OAR) 340-012-0045

VIOLATION 2: Storing hazardous waste at the Facility in an open container, in violation of 40 CFR 262.34(a)(1)(i) as it refers to 40 CFR 265.173(a), both as adopted by OAR 340-100-0002.

CLASSIFICATION: This is a Class II violation pursuant to OAR 340-012-0068(2)(m).

MAGNITUDE: The magnitude of the violation is moderate pursuant to OAR 340-012-0135(4)(c)(B)(i) because the violation involved more than 250 gallons and up to and including 1,000 gallons of hazardous waste. Respondent failed to close one 275-gallon container of hazardous waste.

CIVIL PENALTY FORMULA: The formula for determining the amount of penalty of each violation is:  $BP + [(0.1 \times BP) \times (P + H + O + M + C)] + EB$

"BP" is the base penalty, which is \$3,000 for a Class II, moderate magnitude violation in the matrix listed in OAR 340-012-0140(2)(b)(B)(ii) and applicable pursuant to OAR 340-012-0140(2)(a)(M)(i) because Respondent is a large quantity generator of hazardous waste and violated a hazardous waste rule.

"P" is whether Respondent has any prior significant actions, as defined in OAR 340-012-0030(19), in the same media as the violation at issue that occurred at a facility owned or operated by the same Respondent, and receives a value of 10, according to OAR 340-012-0030(2)(a)(C) and (D), and (2)(b). On February 14, 2020, DEQ issued Respondent Notice of Civil Penalty Assessment and Order LQ/HW-WR-2019-047, which cited Respondent for four Class I violations, 21 Class II violations, and one Class III violation.

"H" is Respondent's history of correcting prior significant actions and receives a value of -2 according to OAR 340-012-0145(3)(a), because Respondent corrected all prior violations.

"O" is whether the violation was repeated or ongoing and receives a value of 0 according to OAR 340-012-0145(4)(a), because there was one occurrence of the violation. Respondent stored one open 275-gallon container of hazardous waste at the Facility on April 5, 2021.

"M" is the mental state of the Respondent and receives a value of 4 according to OAR 340-012-0145(5)(c), because Respondent's conduct was negligent. Respondent was cited for this violation in 2019. By again failing to take effective measures to ensure hazardous waste containers were closed, Respondent failed to take reasonable care to avoid the foreseeable risk of committing this violation.

"C" is Respondent's efforts to correct or mitigate the violation and receives a value of -3 according to OAR 340-012-0145(6)(c), because Respondent made reasonable efforts to minimize the effects of the violation by promptly closing the container after DEQ's inspection.

"EB" is the approximate dollar value of the benefit gained and the costs avoided or delayed as a result of the Respondent's noncompliance. It is designed to "level the playing field" by taking away any economic advantage the entity gained and to deter potential violators from deciding it is cheaper to violate and pay the penalty than to pay the costs of compliance. In this case, "EB" receives a value of \$0, as DEQ has included the estimated economic benefit in Exhibit 1.

PENALTY CALCULATION: Penalty = BP + [(0.1 x BP) x (P + H + O + M + C)] + EB

$$\begin{aligned} &= \$3,000 + [(0.1 \times \$3,000) \times (10 + (-2) + 0 + 4 - 3)] + \$0 \\ &= \$3,000 + [\$300 \times (9)] + \$0 \\ &= \$3,000 + \$2,700 + \$0 \\ &= \$5,700 \end{aligned}$$

### EXHIBIT 3

#### FINDINGS AND DETERMINATION OF RESPONDENT'S CIVIL PENALTY PURSUANT TO OREGON ADMINISTRATIVE RULE (OAR) 340-012-0045

VIOLATION 3: Failing to label containers of used oil with the words "used oil," in violation of 40 CFR 279.22(c)(1), as adopted by OAR 340-100-0002.

CLASSIFICATION: These are Class II violations pursuant to OAR 340-012-0072(2)(e).

MAGNITUDE: The magnitude of the violations is minor pursuant to OAR 340-012-0135(5)(a)(C) because Respondent failed to label used oil containers storing less than 250 gallons of used oil.

CIVIL PENALTY FORMULA: The formula for determining the amount of penalty of each violation is:  $BP + [(0.1 \times BP) \times (P + H + O + M + C)] + EB$

"BP" is the base penalty, which is \$375 for a Class II, minor magnitude violation in the matrix listed in OAR 340-012-0140(4)(b)(B)(iii) and applicable pursuant to OAR 340-012-0140(4)(a)(J) because Respondent is a used oil generator and violated a used oil rule that was not related to a used oil spill or release.

"P" is whether Respondent has any prior significant actions, as defined in OAR 340-012-0030(19), in the same media as the violation at issue that occurred at a facility owned or operated by the same Respondent, and receives a value of 10, according to OAR 340-012-0030(2)(a)(C) and (D), and (2)(b). On February 14, 2020, DEQ issued Respondent Notice of Civil Penalty Assessment and Order LQ/HW-WR-2019-047, which cited Respondent for four Class I violations, 21 Class II violations, and one Class III violation.

"H" is Respondent's history of correcting prior significant actions and receives a value of -2 according to OAR 340-012-0145(3)(a), because Respondent corrected all prior violations.

"O" is whether the violation was repeated or ongoing and receives a value of 2 according to OAR 340-012-0145(4)(b), because Respondent committed four occurrences of the violation. Respondent failed to label four containers of used oil on April 5, 2021.

"M" is the mental state of the Respondent and receives a value of 4 according to OAR 340-012-0145(5)(c), because Respondent's conduct was negligent, as defined by OAR 340-012-0030(15). DEQ cited Respondent for this violation in 2007 and 2019, and it was again repeated in 2021. By repeatedly failing to ensure used oil is properly labeled, Respondent failed to take reasonable care to avoid the foreseeable risk of committing these violations.

"C" is Respondent's efforts to correct or mitigate the violation and receives a value of

-3 according to OAR 340-012-0145(6)(c), because Respondent made reasonable efforts to correct the violations and minimize the effects of the violations. Respondent labeled the containers promptly after DEQ's inspections.

"EB" is the approximate dollar value of the benefit gained and the costs avoided or delayed as a result of the Respondent's noncompliance. It is designed to "level the playing field" by taking away any economic advantage the entity gained and to deter potential violators from deciding it is cheaper to violate and pay the penalty than to pay the costs of compliance. In this case, "EB" receives a value of \$0, as DEQ has included the estimated economic benefit in Exhibit 1.

PENALTY CALCULATION: Penalty = BP + [(0.1 x BP) x (P + H + O + M + C)] + EB  
= \$375 + [(0.1 x \$375) x (10 + (-2) + 2 + 4 - 3)] + \$0  
= \$375 + [\$37.50 x (11)] + \$0  
= \$375 + \$412.50 + \$0  
= \$787.50



Phone: 503-229-5437  
Fax: 503-229-5850

### CIVIL PENALTY - ORS 468.135(2)

<b>DATE:</b>	May 27, 2022
<b>RESPONSE DATE :</b>	August 5, 2022
<b>TOTAL PENALTY:</b>	\$62,289.50

Account Name:	SELMET INC		
Account Type:	Vendor/Organization/Company	Reference Number:	CPGFD2200031
SubSystem ID:	198421	FIMS Acct. ID:	617

### Penalty Summary

Penalty Amount	Interest	Adjustment	Amount Paid	Total Penalty
\$ 62,289.50	\$ 0.00	\$ 0.00	\$ 0.00	\$ 62,289.50

Payment of this penalty is subject to the exercise of your options or right to appeal as described in the enclosed enforcement documents.

To Pay Online with ACH or Credit Card Visit <https://ydo.oregon.gov> and select  
'Register Account'



PLEASE RETURN THIS PORTION WITH YOUR PAYMENT

REFERENCE NO.	CPGFD2200031		
PAYCODE:	00401 7400 10040 74001 0500 000000		
FEE PROGRAM ID:	950	RESPONSE DATE:	August 5, 2022
FIMS ACCT. ID:	617	TOTAL PENALTY DUE:	\$62289.50

AMOUNT ENCLOSED:

MAKE CHECK PAYABLE TO: Department of Environmental Quality

DEQ FINANCIAL SERVICES - LBX4244  
PO BOX 4244  
PORTLAND OR 97208-4244

Check this box if updated address information has  
been provided on the back of the form.



State of Oregon  
Department of  
Environmental  
Quality

# State of Oregon Department of Environmental Quality

## CIVIL PENALTY - ORS 468.135(2)

700 NE Multnomah Street, Suite 600  
Portland, OR 97232-4100

Phone: 503-229-5437

Fax: 503-229-5850

### Penalty Detail

Transaction Date	Description	Amount
5/26/2022	2021-122 LQ-HW-WR-2021-122	\$62,289.50

### SFMS Agencies Use:

Trans Code	Treasury Fund	SFMS	Index	PCA (5)	Agency Object	Project #	Phase
723	00401	7400	10040	74001	0500	00000	00

### Address Changes

Please visit <https://ydo.oregon.gov> to update your mailing address online or provide the following information:

Name \_\_\_\_\_  
Address \_\_\_\_\_  
City, State, Zip \_\_\_\_\_