

## STATE OF WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

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April 4, 2014

## **ERRATUM TO ORDER 03**

Re: Washington Utilities and Transportation Commission, Complainant, v. Waste Management of Washington, Inc., d/b/a Waste Management – Northwest, Waste Management – South Sound and Waste Management of Seattle, and Waste Management – Sno-King, G-237, Respondent, Dockets TG-120840, TG-120842, and TG-120843, and

Washington Utilities and Transportation Commission, Complainant, v. Rabanco, Ltd., d/b/a Container Hauling, Eastside Disposal, Rabanco Companies, Rabanco Connections, Lynnwood Disposal, Allied Waste Services of Klickitat County, Tri-County Disposal, Allied Waste Service of Kent & Rabanco Companies, and Seatac Disposal, G-12, Respondent, Dockets TG-121366, TG-121367, TG-121369, TG-121370, and TG-121371

## TO ALL PARTIES:

On March 20, 2014, the Washington Utilities and Transportation Commission (Commission) entered Order 03—Final Order Granting In Part and Denying In Part Staff's Motion to Strike and Approving Tariff Language to Address Disruption of Service due to Work Stoppage (Order 03). In Order 03, the Commission inadvertently omitted the traditional delegation to the Executive Director and Secretary the authority to accept compliance filings by letter.

This erratum adds the sentence "The Commission Secretary is authorized to accept by letter, with copies to all parties to this proceeding, such filings as Waste Management and Rabanco make to comply with the terms of this Order." as ordering paragraph 7.

MARGUERITE E. FRIEDLANDER Administrative Law Judge