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October 6, 2006

Carole Washburn, Executive Secretary  
Washington Utilities and Transportation Commission  
P.O. Box 47250  
1300 South Evergreen Park Drive, SW  
Olympia, WA 98504-7250

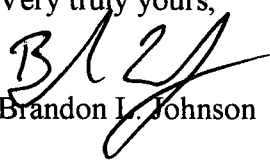
**RE: *City of Kennewick vs. Union Pacific Railroad, et al.***  
***Dockets TR-040664 & TR-050967, Consolidated***

Dear Ms. Washburn:

Enclosed please find the original and one copy of Defendant, Tri-City and Olympia Railroad's Witness List and Reservations Regarding Exhibits. Copies are also being sent to all parties of record. Additionally, PDF copies have been emailed to the Commission and all parties.

Please do not hesitate to contact me if you have any questions or concerns or require any additional information.

Very truly yours,



Brandon L. Johnson

BLJ

cc w/ Enclosure: John S. Ziobro  
Carolyn L. Larson  
Jonathan Thompson  
Kevin MacDougall  
Tom A. Cowan  
Client

James K. Hayner · Tom Scribner · M. Scott Wolfram · Lenard L. Wittlake · David M. Rose · Brandon L. Johnson

H.H. Hayner (Of Counsel) · W.L. Minnick (1913-1993)

*Minnick · Hayner is a Washington Professional Service Corporation*

06 OCT -9 AM 8:12  
COMMUNICATIONS SECTION

1 Brandon L. Johnson  
2 Minnick • Hayner, P.S.  
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4 Walla Walla, WA 99362

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6  
7 **BEFORE THE WASHINGTON STATE**  
8 **UTILITIES AND TRANSPORTATION COMMISSION**

9 CITY OF KENNEWICK,

10  
11 Petitioner,

DOCKET NO. TR-040664 and TR-050967

12 vs.

13 TRI-CITY and OLYMPIA RAILROAD, et  
14 al.,

TRI-CITY AND OLYMPIA RAILROAD'S  
WITNESS LIST AND RESERVATIONS  
REGARDING EXHIBITS

15  
16 Respondent.

17  
18 **COMES NOW** Tri-City and Olympia Railroad, by and through its attorneys of  
19 record, Brandon L. Johnson and Minnick-Hayner, P.S., and submits the following witness list  
20 and reservation regarding the submission of exhibits.  
21

22 **WITNESSES**

23  
24 (1) **RANDOLPH V. PETERSON**

25 Mr. Peterson's written testimony has been previously submitted. He will  
26 attend the entire hearing and is therefore available to testify as needed. He requires no special  
27 accommodations.  
28

29  
30 TRI-CITY AND OLYMPIA RAILROAD'S  
WITNESS LIST AND RESERVATIONS  
REGARDING EXHIBITS - 1

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