August 14, 2006

NOTICE OF INTENT TO RECEIVE BENCH REQUEST RESPONSES INTO THE RECORD AND OPPORTUNITY TO MAKE OBJECTIONS (Objections due August 18, 2006)

In the Matter of the PENALTY ASSESSMENT AGAINST ALL MY SONS MOVING & STORAGE OF SEATTLE, INC., Docket TV-050537

TO ALL PARTIES:

The Commission reopened the record in this proceeding on July 28, 2006, and issued bench requests directed to Staff. All My Sons was given the opportunity to respond, if it wished. Staff responded to the bench requests on August 3 and August 10, 2006.

The Commission, under WAC 480-07-405(9), does not consider responses to bench requests to be evidence unless and until they are entered into the record, subject to any objections. The Commission will receive Staff's responses to bench requests 1-4 into evidence on its own motion, subject to any objection.

The Commission gives notice that any objection to the entry of one or more of Staff's responses to bench requests 1-4 must be filed and served by Friday, August 18, 2006. If any objections are raised, the non-objecting party may respond within three business days following the date the objection is served.

Sincerely,

DENNIS J. MOSS Review Judge