March 17, 2011

NOTICE OF MEDIATION (Set for Monday, April 18, 2011, beginning at 9:00 a.m.)

RE: Sil and Candy Arata, Hahn and Kim Bahng, Brig and Pattie Belvin, Dick and Patti Blide, Jim and Lynette Caldwell, Kris and Carolyn Christianson, Ted and Dell Haller, Bill and Althea Heagy, Vern Heriott and Larry Huffman, Dave and Dorothy Johnson, Shinwon and Jeonkak Kim, Jan and Robin Krane, Robert and Diana Nehls, Phil and Carolyn Robbins, Chuck and Dia Tadlock, Bill and Carol Welch, Ron and Roxanne Olson, Jerry and Phoebe Bennett, and Alan and Susan Cameron, v. Green Mountain H20 LLC, Docket UW-102014

TO ALL PARTIES:

On March 2, 2011, the Washington Utilities and Transportation Commission (Commission) conducted a prehearing conference in the above matter before Administrative Law Judge Adam E. Torem. On March 4, 2011, the Commission entered Order 02 – Prehearing Conference Order. Order 02 states, among other things, that the parties agree to attempt resolution of this matter via mediation.

The Commission appoints Administrative Law Judge Dennis J. Moss to act as mediator in this matter. Judge Moss can be contacted at (360) 664-1164 or dmoss@utc.wa.gov.

The parties were contacted informally to determine a date for a preliminary mediation session. All of the parties are available for a mediation session on Monday, April 18, 2011.

NOTICE IS GIVEN That a preliminary mediation session will be held at 9:00 a.m. on April 18, 2011, in Room 108, Richard Hemstad Building, 1300 S. Evergreen Park Drive S.W., Olympia, Washington. The purposes of the preliminary session are to identify and discuss the issues that have led to the parties' dispute, to determine whether the parties are prepared to enter into good faith negotiations to resolve the issues that

DOCKET UW-102014 PAGE 2

separate them and, if so, to decide how best to proceed. Additional mediation sessions may be scheduled.

A draft "Agreement to Mediate" is enclosed for review by all party representatives. Please contact Judge Moss if you identify any errors or wish to propose changes to the agreement. All party representatives should be prepared to discuss and sign the agreement at the scheduled preliminary mediation session.

Sincerely,

DAVID W. DANNER
Executive Director and Secretary

Enclosure