

**STATE OF WASHINGTON**

UTILITIES AND TRANSPORTATION COMMISSION

***1300 S. Evergreen Park Dr. S.W., P.O. Box 47250 ● Olympia, Washington 98504-7250***

***(360) 664-1160 ● www.utc.wa.gov***

February 25, 2015

**NOTICE OF OPPORTUNITY TO RESPOND**

**(Responses to WCI’s Motion to Allow Temporary Rates Subject to Refund are due Friday, March 6, 2015, at noon)**

**(Replies to Responses are due Friday, March 13, 2015, at noon)**

RE: *Washington Utilities and Transportation Commission, Complainant, v. Waste Control, Inc., Respondent*, Docket TG-140560

TO ALL PARTIES:

On February 24, 2015, Waste Control, Inc. (WCI or the Company) filed a Motion to Allow Temporary Rates Subject to Refund at the Proposed Settlement Level Filed on October 24, 2014, (Motion). WCI argues that “the protracted rate case and the outlay of substantial rate case costs has currently put the Company and its affiliates out of compliance with loan covenants at Union Bank,”[[1]](#footnote-1) requires it to seek interim rate relief “at the proposed $339,912 annual revenue increase requirement level outlined in the Settlement Agreement filed with the Commission on October 14, 2014, and in Staff Bench Request Response No. 1 of October 21, 2014.”[[2]](#footnote-2)

**THE COMMISSION GIVES NOTICE That parties who wish to respond to WCI’s Motion must do so by 12:00 p.m., Friday, March 6, 2015.**

**THE COMMISSION GIVES FURTHER NOTICE That parties who wish to reply to any responses to WCI’s Motion must do so by 12:00 p.m., Friday, March 13, 2015.**

MARGUERITE E. FRIEDLANDER

Administrative Law Judge

1. WCI’s Motion, ¶ 8. [↑](#footnote-ref-1)
2. *Id*., ¶ 1. [↑](#footnote-ref-2)