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UTILITIES AND TRANSPORTATION COMMISSION  
STATE OF WASHINGTON

THE CITY OF WOODINVILLE, a political  
subdivision of the State of Washington,

Petitioner,

v.

EASTSIDE COMMUNITY RAIL; and  
BALLARD TERMINAL RAIL,

Respondents,

)  
) DOCKETS: TR-143902 and TR-143903

)  
) DECLARATION OF SERVICE

Charolette Mace, declares as follows:

1. I am a legal assistant employed by Ogden Murphy Wallace, PLLS, am over the  
age of 18, am not a party to this action, and am competent to testify herein.

2. On the date below, I caused to be delivered true copies of the following:

- a. Petitioner City of Woodinville’s Brief in Reply to Respondent’s Brief in Response;
- b. 3rd Declaration of Thomas E. Hansen in Reply to Statements Made in Respondents Brief in Response to Petitioner’s Brief; and
- c. this Declaration of Service.

1 These documents were sent by email to The Commission at [records@utc.wa.gov](mailto:records@utc.wa.gov), and copies  
 2 were submitted to the following at the mailing addresses and email addresses listed below:


<p>3 <b>Washington Utilities and Transportation</b>        4 <b>Commission (O+3):</b>        Judge Rayne Pearson        5 Administrative Law Judge        PO Box 47250        6 1300 S Evergreen Park DR SW        7 Olympia, WA 98504-7250  <a href="mailto:rpearson@utc.wa.gov">rpearson@utc.wa.gov</a></p>	<p><b>City of Woodinville:</b>        Thomas E. Hansen, PE        Assistant Public Works director        17301 133rd AVE NE        Woodinville, WA 98072  <a href="mailto:thomash@ci.woodinville.wa.us">thomash@ci.woodinville.wa.us</a></p>
<p>8 <b>Washington State Department of Transportation:</b>        Ahmer Nizam        310 Maple Park AVE SE        PO Box 47329        9 Olympia, WA 98504-7250  <a href="mailto:nizama@wsdot.wa.gov">nizama@wsdot.wa.gov</a></p>	<p><b>Ballard Terminal Railroad:</b>        Byron Cole        4725 Ballard AVE NW        Seattle, WA 98107-4810  <a href="mailto:byroncole@comcast.net">byroncole@comcast.net</a></p>
<p>10 <b>Commission Staff:</b>        Julian Beattie        Assistant Attorney General        1400 S Evergreen Park DR SW        PO Box 40128        15 Olympia, WA 98504-0128  <a href="mailto:jbeattie@utc.wa.gov">jbeattie@utc.wa.gov</a></p>	<p><b>Eastside Community Rail:</b>        Doug Engle        Managing Director        1011 Maple AVE        Snohomish, WA 98290  <a href="mailto:doug.engle@escrail.org">doug.engle@escrail.org</a></p>
<p>16 <b>Port of Seattle:</b>        Isabel Safora        Sean Sullivan        Deputy General Counsel        PO Box 1209        17 Seattle, WA 98111-1209  <a href="mailto:safora.i@portseattle.org">safora.i@portseattle.org</a>  <a href="mailto:sullivan.s@portseattle.org">sullivan.s@portseattle.org</a></p>	<p><b>King County:</b>        Kevin Workman        Erica Jacobs        201 S Jackson ST #700        Seattle, WA 98104  <a href="mailto:kevin.workman@kingcounty.gov">kevin.workman@kingcounty.gov</a>  <a href="mailto:erica.jacobs@kingcounty.gov">erica.jacobs@kingcounty.gov</a></p>
<p>18 <b>King County:</b>        Andrew Marcus        Sr. Deputy Prosecuting Atty, Civil Division        516 3rd AVE, Room E554        Seattle, WA 98104  <a href="mailto:andrew.marcuse@kingcounty.gov">andrew.marcuse@kingcounty.gov</a></p>	

1 3. The original and three copies of these documents were mailed to:

2 Washington Utilities and Transportation Commission  
3 PO Box 47250  
4 1300 S Evergreen Park DR SW  
5 Olympia, WA 98504-7250

6 I declare under penalty of perjury under the laws of the State of Washington that the  
7 foregoing is true and correct.

8 DATED THIS 16th day of October, 2015, in Seattle, Washington.

9   
10 \_\_\_\_\_  
Charolette Mace, Legal Assistant