

Bob Ferguson

ATTORNEY GENERAL OF WASHINGTON

Transportation & Public Construction Division PO Box 40113 • Olympia WA 98504-0113 • (360) 753-6126

Via Electronic Mail

May 31, 2019

Mark L. Johnson Executive Director and Secretary Washington Utilities and Transportation Commission P.O. Box 47250 Olympia, WA 98504-7250

RE:

Washington Utilities and Transportation Commission v. CenturyLink, et al.

Dockets UT-190262, et al.

Dear Mr. Johnson:

Enclosed for filing in the above-referenced matter are the Protective Order Agreement, Exhibit A signed by Dawn C. Cortez. I have also included Protective Order Agreement Exhibits B, signed by Adam R. Wasserman, Kenneth Moisey, William (Andy) Leneweaver, and Maudelle Padilla on behalf of the Attorney General's Office.

Sincerely,

DAWN C. CORTEZ

Assistant Attorney General

(360) 586-2436

DCC/MAP

Enclosures

cc: N

Master Service List

AGREEMENT CONCERNING CONFIDENTIAL INFORMATION IN DOCKETS UT-190262, UT-190263, UT-190264, UT-190265, and UT-190266 BEFORE THE

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

I, <u>Dawn C. Cortez</u>, as attorney in this proceeding for the <u>Emergency Management Division</u>, <u>State E911 Coordination Office</u> (a party to this proceeding), agree to comply with and be bound by the Protective Order entered by the Washington Utilities and Transportation Commission in Dockets UT-190262, UT-190263, UT-190264, UT-190265, and UT-190266 (*Consolidated*), and acknowledge that I have reviewed the Protective Order and fully understand its terms and conditions.

Signature

Assistant Attorney General
Office of the Attorney General

7141 Cleanwater Drive SW

P.O. Box 40113

Olympia, WA 98504-0113

Doto

AGREEMENT CONCERNING CONFIDENTIAL INFORMATION IN DOCKETS UT-190262, UT-190263, UT-190264, UT-190265, and UT-190266 BEFORE THE

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

I, <u>Adam Wasserman</u>, as an expert witness in this proceeding for the Emergency Management Division, State E911 Coordination Office (a party to this proceeding), represented by the Office of the Attorney General, hereby agree to comply with and be bound by the Protective Order entered by the Washington Utilities and Transportation Commission in Dockets UT-190262, UT-190263, UT-190264, UT-190265, and UT-190266 (*Consolidated*), and acknowledge that I have reviewed the Protective Order and fully understand its terms and conditions.

Commission in Dockets UT-190262, UT-190263,		
UT-190266 (<i>Consolidated</i>), and acknowledge that and fully understand its terms and conditions.	I have reviewed the Protective Order	
ATT	5/28/2019	
Signature	Date	
Washington State Military Department Emergency Management Division State E911 Coordination Office MS: TA-20 Building 20		
Camp Murray, WA 98430 Employer and Address	Washington State E911 Coordinator Position and Responsibilities	

The following portion is to be completed by the responding party and filed with the Commission within 10 days of receipt; failure to do so will constitute a waiver and the above-named person will be deemed an expert having access to Confidential Information under the terms and conditions of the protective order.		
No objection.		
Objection. The responding party of having access to Confidential Information. The objection the basis for objection and asking exclusion of Confidential Information.	ecting party shall file a motion setting	
Signature	Date	

AGREEMENT CONCERNING CONFIDENTIAL INFORMATION IN DOCKETS UT-190262, UT-190263, UT-190264, UT-190265, and UT-190266 BEFORE THE

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

I, <u>Kenneth Moisey</u>, as an expert witness in this proceeding for the Emergency Management Division, State E911 Coordination Office (a party to this proceeding), represented by the Office of the Attorney General, hereby agree to comply with and be bound by the Protective Order entered by the Washington Utilities and Transportation Commission in Dockets UT-190262, UT-190263, UT-190264, UT-190265, and UT-190266 (*Consolidated*), and acknowledge that I have reviewed the Protective Order and fully understand its terms and conditions.

Kenneth A. Moisey	5/28/2019
Signature	Date
Washington State Military Department Emergency Management Division State E911 Coordination Office HLS\E911 Unit 20 Aviation Drive, Building 20 Camp Murray, WA 98430	E911 Technical Manager
Employer and Address	Position and Responsibilities
The following portion is to be completed by the Commission within 10 days of receipt; failure above-named person will be deemed an expert under the terms and conditions of the protection.	e to do so will constitute a waiver and the rt having access to Confidential Information
No objection. Objection. The responding p having access to Confidential Information. The forth the basis for objection and asking exclusions Confidential Information.	
Signature	Date

AGREEMENT CONCERNING CONFIDENTIAL INFORMATION IN DOCKETS UT-190262, UT-190263, UT-190264, UT-190265, and UT-190266 BEFORE THE

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

I, <u>William (Andy) Leneweaver</u>, as an expert witness in this proceeding for the Emergency Management Division, State E911 Coordination Office (a party to this proceeding), represented by the Office of the Attorney General, hereby agree to comply with and be bound by the Protective Order entered by the Washington Utilities and Transportation Commission in Dockets UT-190262, UT-190263, UT-190264, UT-190265, and UT-190266 (*Consolidated*), and acknowledge that I have reviewed the Protective Order and fully understand its terms and conditions.

William Andrew Leneweaver Discassification for the control tenewaver (with a finish price for the control tenewaver) Discassification for the control tenewaver (with a finish price for the control tenewaver) Discassification for the control tenewaver (with a finish price for the control tenewaver (with a finish tenewaver miles agent) Discassification for the control tenewaver (with a finish tenewaver miles agent) Discassification for the control tenewaver (with a finish tenewaver miles agent) Discassification for the control tenewaver (with a finish tenewaver miles agent) Discassification for the control tenewaver (with a finish te	28 May 2019
Signature	Date
Washington State Military Department Emergency Management Division	
State E911 Coordination Office	
20 Aviation Drive, Building 20	5 5 7044 6 11
Camp Murray, WA 98430	Deputy State E911 Coordinator
Employer and Address	Position and Responsibilities
**	**
The following portion is to be completed by the Commission within 10 days of receipt; failure above-named person will be deemed an expension of the terms and conditions of the protection.	e to do so will constitute a waiver and the rt having access to Confidential Information
No objection.	
Objection. The responding p having access to Confidential Information. The forth the basis for objection and asking exclusional Confidential Information.	
Signature	Date

AGREEMENT CONCERNING CONFIDENTIAL INFORMATION IN DOCKETS UT-190262, UT-190263, UT-190264, UT-190265, and UT-190266 BEFORE THE

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

I, <u>Maudelle Padilla</u>, a Legal Assistant to Assistant Attorney General, Dawn C. Cortez, (an attorney in this proceeding), hereby agree to comply with and be bound by the Protective Order entered by the Washington Utilities and Transportation Commission in Dockets UT-190262, UT-190263, UT-190264, UT-190265, and UT-190266 (*Consolidated*), and acknowledge that I have reviewed the Protective Order and fully understand its terms and conditions.

Mulle Halla Signature	5/31/19 Date	
Office of the Attorney General 7141 Cleanwater Drive, SW P.O. Box 40113 Olympia, WA 98504-0113 Employer and Address	Legal Assistant II Position and Responsibilities	
*** The following portion is to be completed by the responding party and filed with the Commission within 10 days of receipt; failure to do so will constitute a waiver and the above-named person will be deemed an expert having access to Confidential Information under the terms and conditions of the protective order. No objection.		
Objection. The responding party objects to the above-named expert having access to Confidential Information. The objecting party shall file a motion setting forth the basis for objection and asking exclusion of the expert from access to Confidential Information.		
Signature	Date	