Mot-Cpel 1 **Docket UW 170924** 2 **Complainant Sarah Hand** 3 4 5 6 BEFORE THE WASHINGTON 7 UTILITIES AND TRANSPORTATION COMMISSION 8 SARAH HAND AND GRETCHEN HAND, **DOCKET UW 170924** 9 a married couple Complainant, **COMPLAINANT SARAH HAND'S** 10 MOTION TO COMPEL RAINIER VIEW v. 11 TO PRODUCE DOCUMENTS RAINIER VIEW WATER COMPANY, INC., 12 Respondent. 13 14 **RELIEF REQUESTED** 15 Complainant requests an Order compelling Respondent, Rainier View Water Company, 16 Inc. ("RVWC") to produce documents as requested within 10 days. The documents requested 17 are described in the accompanying Declaration Of Nigel Malden In Support Of Complainant's 18 Motion To Compel Respondent To Produce Documents. 19 20 **GROUNDS OF MOTION** 21 This motion is based upon WAC 480-07-405, the accompanying declaration of Nigel S. 22 Malden, the records and files herein, and any oral argument the court may allow at time of 23 hearing. 24 25 26 27 28 NIGEL S. MALDEN LAW, PLLC **COMPLAINANT SARAH HAND'S MOTION TO** 711 Court A, Suite 200 **COMPEL RAINIER VIEW TO PRODUCE** Tacoma, Wa. 98402 **DOCUMENTS- DOCKET UW 170924** 253-627-0393 p

- 1

844-273-6067 f

CONCLUSION

For the foregoing reasons, Complainant respectfully request an Order to Compel RVWC to produce requested documents.

Dated this 15th day of June, 2018

Crehl

Nigel S. Malden, WSBA No. 15643 Attorney for Sarah Hand, Complainant

COMPLAINANT SARAH HAND'S MOTION TO COMPEL RAINIER VIEW TO PRODUCE DOCUMENTS- DOCKET UW 170924

NIGEL S. MALDEN LAW, PLLC 711 Court A, Suite 200 Tacoma, Wa. 98402 253-627-0393 *p* 844-273-6067 *f*