RONALD L. ROSEMAN ATTORNEY 2011 14<sup>TH</sup> AVE. EAST SEATTLE,WA.98112 ronaldroseman@comcast.net

Via Us Mail

David Danner

Executive Secretary
Washington Utilities & Transportation
Commission
P. O. Box 47250
1300 S. Evergreen Park Drive, S.W.
Olympia, WA 98504-7250

WUTC v AVISTA Corporation Docket Nos. UE-090134, UG-090135

Dear Mr. Danner:

Re:

Enclosed for filing please find the original and seventeen (17) copies of the Exhibit B concerning confidential information for Charles Eberdt, expert and Manager of The Energy Project in the above-captioned matter.

Very truly yours,

Ronald L. Roseman

cc:

Service List (via email and U.S. Mail)

## **EXHIBIT B (EXPERT AGREEMENT)**

## AGREEMENT CONCERNING CONFIDENTIAL INFORMATION IN DOCKETS UE-090134 & UG-090135 BEFORE THE

WASHINGTON STATE UTILITIES AND TRANSPORTATION COMMISSION

WINDINITION STITLE OF THE TENT		
I, CHARLES ET	JERDT	, as expert
witness in this proceeding for THE E	NEIREN PROTO	
this proceeding) hereby agree to comply with	and he bound by the	Protective Order
entered by the Washington Utilities and Trans	and be bound by the	on in Dockets
entered by the washington Utilities and Trans	portation Commissions	the Protective
UE-090134 & UG-090135 and acknowledge t	nat i nave reviewed	the Protective
Order and fully understand its terms and cond	itions.	3
Meals Melect	- 3/11/	109
Signature	Date	
INTE OPPORTUNITY COUNCIL		
Employer ,		and the second s
1322NSHATE ST	11	99
Het Carrie of	MANAO	FEK S
Address BRUINGHAM WA 98225	Position and Re	esponsibilities
98225		•
***	•	•
The following portion is to be completed by the	he responding party	and filed with the
Commission within 10 days of receipt; failure	to do so will consti	tute a waiver and
the above-named person will be deemed an ex	vnert having access t	o Confidential
Information under the terms and conditions of	f the protective order	r
information under the terms and conditions of	i me protective order	. •
No objection		
No objection.		
011 1 771 1	4 . 1.* 4 41	harra mamad arraant
Objection. The responding p	earty objects to the at	00ve-nameu expert
having access to Confidential Information. The	he objecting party sh	iall file a motion
setting forth the basis for objection and asking	g exclusion of the ex	pert from access to
Confidential Information.		
	_ `	
Signature	Date	