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November 20, 2014

Mr. Philip Sealock
5440 South Wapato Road
Toppenish, WA 98948

RE: *BNSF v. Yakima County*
WUTC Docket Nos. TR-140382 and TR-140383

Dear Mr. Sealock:

This letter and its enclosure follow our discussion on October 16, 2014, and our meeting on November 6, 2014.

Enclosed for your review is Prefiled Testimony of Philip Sealock. If this testimony accurately reflects the information we discussed, please sign where indicated and return to our office in the enclosed, self-addressed, stamped envelope.

If you have any questions or concerns about this testimony, please contact me at your earliest convenience at 509-575-0313.

Thank you for your assistance in this pressing matter.

Very truly yours,


Quinn N. Plant

QNP:ksl
Enclosure

1
2
3 However, I also have farmland further south, near Chambers Road. The farm equipment
4 usually accesses this property by way of the North Stevens Road crossing.

5 **4. Would the closure of the railroad at-grade crossings at North Stevens Road**
6 **and Barnhart Road divert your farming equipment onto SR 22 and other**
7 **roadways?**

8 Yes. The closure of the North Stevens Road crossing will result in additional
9 trips by heavy farm equipment along both SR 22 and South Track Road. In my view,
10 neither South Track Road nor SR 22 are suitable for farm equipment and both pose
11 extreme safety hazards.

12
13 DECLARATION

14 I, PHILIP SEALOCK, declare under penalty of perjury under the laws of the
15 State of Washington that the foregoing PREFILED TESTIMONY OF PHILIP
16 SEALOCK is true and correct to the best of my knowledge and belief.

17
18 DATED THIS _____ day of November, 2014.

19
20
21 _____
Philip Sealock