

Exhibit A

- 14 Designated outside counsel will maintain the Highly Confidential documents and information and any notes reflecting their contents in a secure location to which only designated counsel has access. No additional copies will be made, EXCEPT FOR USE DURING HEARING AND THEN SUCH COPIES SHALL ALSO BE SUBJECT TO THE PROVISIONS OF THIS ORDER. Notwithstanding the above, designated outside counsel may provide a copy of any Highly Confidential documents or information related to a subject matter area to an outside consultant who has been designated to receive Highly Confidential Information related to that subject matter area. Staff of designated outside counsel and Staff of outside consultants who are authorized to review Highly Confidential information shall have access to Highly Confidential information for purposes of processing the case, including, but not limited to, receiving and organizing discovery, and preparing prefiled testimony, hearing exhibits, and briefs. ~~If another person is designated for review, that individual must not remove the Highly Confidential documents or information, or any notes reflecting their contents, from the secure location.~~ Any testimony or exhibits prepared that include or reflect Highly Confidential Information must be maintained in the secure location until filed with the Commission or removed to the hearing room for production under seal and under circumstances that will ensure continued protection from disclosure to persons not entitled to review Highly Confidential documents or information. Counsel will provide prior notice (at least one business day) of any intention to introduce such material at hearing, or refer to such materials in cross-examination of a witness. The presiding officer will determine the process for including such documents or information following consultation with the parties.
- 15 The designation of any document or information as Highly Confidential may be challenged by motion and the classification of the document or information as Highly Confidential will be considered in chambers by the presiding officer(s). The party contending that a document or information is Highly Confidential bears the burden of proving that such designation is necessary.
- 16 At the conclusion of this proceeding, and the exhaustion of any rights to appeal, designated outside counsel, upon written request by the Company, must return all Highly Confidential documents and information provided during the course of the proceeding, and must certify in writing that all notes taken and any records made regarding Highly Confidential documents and information have been destroyed by shredding or incineration.