EXHIBIT B (EXPERT AGREEMENT)

AGREEMENT CONCERNING CONFIDENTIAL INFORMATION IN DOCKET UE-190882

I, Elaine Jordan proceeding for Utilities & Transportation Comm hereby agree to comply with and be bound by th Washington Utilities and Transportation Commi acknowledge that I have reviewed the Protective conditions.	e Protective Order entered by the ssion in Docket UE-190882 and
alles for	January 21, 2020
Signature / Co	Date
Utilities & Transportation Commission Employer	
621 Woodland Square Loop S.E.	
Lacey, WA 98503	Regulatory Analyst
Address	Position and Responsibilities
* * :	t.
The following portion is to be completed by the Commission within 10 days of receipt; failure to above-named person will be deemed an expert hunder the terms and conditions of the protective	responding party and filed with the do so will constitute a waiver and the aving access to Confidential Information
No objection.	
Objection. The responding part access to Confidential Information. The objection basis for objection and asking exclusion of the extension.	
Signature	Date

EXHIBIT D (EXPERT AGREEMENT)

AGREEMENT CONCERNING COMPANY-CONFIDENTIAL INFORMATION IN DOCKET UE-190882

I, Elaine Jordan proceeding for Utilities & Transportation Commis hereby agree to comply with and be bound by the Washington Utilities and Transportation Commis acknowledge that I have reviewed the Protective Conditions.	Protective Order entered by the sion in Docket UE-190882 and
1115 111	January 21, 2020
Signature	Date
Utilities & Transportation Commission Employer	
621 Woodland Square Loop S.E.	
Lacey, WA 98503 Address	Reglatory Analyst Position and Responsibilities
11441050	1 osition and responsionnes
* * * The following portion is to be completed by the re Commission within 10 days of receipt; failure to c above-named person will be deemed an expert har Information under the terms and conditions of the	lo so will constitute a waiver and the ving access to Company-Confidential
No objection.	
Objection. The responding party access to Company-Confidential Information. Th forth the basis for objection and asking exclusion Confidential Information.	
Signature	Date

EXHIBIT B (EXPERT AGREEMENT)

AGREEMENT CONCERNING CONFIDENTIAL INFORMATION IN DOCKET UE-190882

	J		
hereby agree to compl Washington Utilities a	s & Transportation Comm y with and be bound by th nd Transportation Commi	, as expert witness in this ission – Staff (a party to this proceeding) e Protective Order entered by the ssion in Docket UE-190882 and Order and fully understand its terms and	
Signature Utilities & Transportar Employer	tion Commission	January 21, 2020 Date	
621 Woodland Square Lacey, WA 98503 Address	Loop S.E.	Regulatory Analyst Position and Responsibilities	
Commission within 10 above-named person v	days of receipt; failure to	responding party and filed with the do so will constitute a waiver and the aving access to Confidential Information	
No ob	jection.		
access to Confidential	Information. The objecting	y objects to the above-named expert having party shall file a motion setting forth the expert from access to Confidential	
Signature	1	Date	

EXHIBIT D (EXPERT AGREEMENT)

AGREEMENT CONCERNING COMPANY-CONFIDENTIAL INFORMATION IN DOCKET UE-190882

I, Aimee Higby proceeding for Utilities & Transportation Commiss hereby agree to comply with and be bound by the Washington Utilities and Transportation Commiss acknowledge that I have reviewed the Protective Conditions.	Protective Order entered by the ion in Docket UE-190882 and	
Am Hm Signature	January 21, 2020 Date	
Utilities & Transportation Commission Employer		
621 Woodland Square Loop S.E. Lacey, WA 98503 Address	Regulatory Analyst Position and Responsibilities	
Address	i osition and Responsionnes	
* * * 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 Company-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 Company-Confidential Information. The objecting party shall file a motion setting forth the basis for objection and asking exclusion of the expert from access to Company-Confidential Information.		
Signature	Date	