### **EXHIBIT A (ATTORNEY AGREEMENT)**

# AGREEMENT CONCERNING CONFIDENTIAL INFORMATION IN DOCKETS UE-240006 & UG-240007 BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

Ι,	F. Diego Rivas		, as attorney in		
this proceeding for	NW Energy Coa	lition	(party to		
this proceeding) agree to comply with and be bound by the Protective Order entered by					
the Washington Utilities and Transportation Commission in Dockets UE-240006 and					
UG-240007, and acknowledge that I have reviewed the Protective Order and fully					
understand its terms and conditions. I further agree to be responsible for any violations of					
the Protective Order that result from the conduct of administrative staff I allow to have					
access to Confidential Information.					
		March 1, 2024			
Signature		Date			
1101 8th Ave, Helen	a, MT 59601				
Address	<u>·</u>	-			

#### EXHIBIT B (EXPERT AGREEMENT)

## AGREEMENT CONCERNING CONFIDENTIAL INFORMATION IN DOCKETS UE-240006 & UG-240007 BEFORE THE

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

witness in this proceeding for NW ENW this proceeding) hereby agree to comply with and be entered by the Washington Utilities and Transporta UE-240006 and UG-240007 and acknowledge that and fully understand its terms and conditions.  Signature  WELLY COALTON Employer  LI 14 Ave. #305 Seattle, WA Address	e bound by the Protective Order tion Commission in Dockets
* * *	
The following portion is to be completed by the rest Commission within 10 days of receipt; failure to do above-named person will be deemed an expert havi under the terms and conditions of the protective order.	so will constitute a waiver and the ng access to Confidential Information
No objection.	
Objection. The responding party of having access to Confidential Information. The obj forth the basis for objection and asking exclusion of Confidential Information.	ecting party shall file a motion setting
Signature	Date

### EXHIBIT B (EXPERT AGREEMENT)

## AGREEMENT CONCERNING CONFIDENTIAL INFORMATION IN DOCKETS UE-240006 & UG-240007 BEFORE THE

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

1. William	Gehike	, as expert
witness in this proceeding for _	NWEC	(a party to
this proceeding) hereby agree t	o comply with and b	be bound by the Protective Order
entered by the Washington Uti	lities and Transporta	tion Commission in Dockets
UE-240006 and UG-240007an	d acknowledge that	I have reviewed the Protective Order
and fully understand its terms a	and conditions.	
Who Who		Ø3-1-2024
Signature		Date
NWEL		
Employer		
811 1st Ave, Scite 3	301 SeatleWA	Sen of technical Analysis Position and Responsibilities
Address	28194	Position and Responsibilities
	* * *	
Commission within 10 days of	receipt; failure to do cemed an expert hav	sponding party and filed with the o so will constitute a waiver and the ing access to Confidential Information der.
No objection.		
	nformation. The ob	objects to the above-named expert specting party shall file a motion setting of the expert from access to
Signature		Date

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

# AGREEMENT CONCERNING CONFIDENTIAL INFORMATION IN DOCKETS UE-240006 & UG-240007 BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

I,C witness in this proceeding for this proceeding) hereby agree to compentered by the Washington Utilities ar UE-240006 and UG-240007and acknown and fully understand its terms and com  Challe Theorem Signature	oly with and be bound by the difference of the Transportation Commission of the Commission of the Transportation of the Commission of the	he Protective Order sion in Dockets yed the Protective Order
Signature	Date	
NW Energy Coalition		
Employer		
811 1st Avenue, Ste 305, Seattle, WA	A 98104 Policy Asso	ociate
Address	Position and	d Responsibilities
	* * *	
The following portion is to be comple Commission within 10 days of receipt above-named person will be deemed a under the terms and conditions of the	r; failure to do so will cons an expert having access to	stitute a waiver and the
No objection.		
Objection. The responsaving access to Confidential Information forth the basis for objection and asking Confidential Information.		shall file a motion setting
Signature	Date	