Exh. BS-10C Docket TG-230778 Witness: Benjamin Sharbono REDACTED

BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION,

DOCKET TG-230778

Complainant,

v.

MURREY'S DISPOSAL COMPANY,

Respondent

EXHIBIT TO TESTIMONY OF

BENJAMIN SHARBONO

STAFF OF WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

Murrey's Response to Staff DR 7

June 4, 2024

Confidential information redacted per WAC 480-07-160

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION Murrey's Disposal Co., Inc. d/b/a Olympic Disposal Responses to Staff Data Request No. 19

DATE PREPARED:	April 23, 2024	WITNESS: Joseph Wonderlick
DOCKET:	TG-230778	RESPONDER: Joseph Wonderlick/
REQUESTER:	UTC Commission Staff	Brian Vandenburg

GENERAL INSTRUCTIONS FOR DISCOVERY

Please review all Excel documents and workpapers for hidden cells. Hidden cells include hidden worksheets, columns, rows, and ranges. Please ensure that all items provided pursuant to these requests do not contain any hidden cells or formulas.

STAFF'S DATA REQUEST NO. 7 - REVISED:

Staff revises Data Request No. 7 to request that Murrey's:

a) Please provide appropriately redacted invoices for the following transactions, which come from the general ledger:

Date	Amount USD	Further Description	Date Doc	Doc Desc	Doc Ctrl Num

b) Please explain the legal issues addressed and the outcomes for items being charged to regulated customers in the test year for the following items:

- 1) Hillis Clark Martin & Peterson PS Transfer Station,
- 2) Littler Mendelson PC Accident Investigation

Murrey's Disposal Co., Inc. d/b/a Olympic Disposal Responses to Staff Data Request No. 19

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APRIL 15, 2024 RESPONSE DATA REQUEST NO. 7 - REVISED:

(a) In additional response to DR #7-Revised, please see attached invoices from Williams, Kastner, PLLC and Hillis, Clark marked (C) and (R). Note the two asterisked (*) invoices above are not being provided as they are not proposed to be assigned to/recovered in regulated expenses as Murrey's has previously explained to Staff.

APRIL 23, 2024 RESPONSE DATA REQUEST NO. 7 REVISED:

(a) Please see attached Littler Mendelson invoices:

230778-Murrey's-DR7R-Invoice LM (C)-04-23-24 230778-Murrey's-DR7R-Invoice LM (R)-04-23-24

b) Please explain the legal issues addressed and the outcomes for items being charged to regulated customers in the test year for the following items:

1) Hillis Clark Martin & Peterson PS - Transfer Station

The Hillis firm assisted throughout this period in evaluating, advocating, and negotiating with the existing facility owner (Port Angeles) and advising Murrey's on the overall strategy in consideration of constructing a new transfer station in the Port Angeles/Clallam County area that would potentially offer significant savings. on disposal fees for regulated customers. This work was in conjunction with goals set forth in the county comprehensive solid waste management plan in considering a new transfer station in eastern Clallam County. While the project has to date not been initiated, much of the legal work and advice performed by Hillis is pertinent to solid waste planning now and in the future in the County.

2) Littler Mendelson PC - Accident Investigation

This was work performed by the Littler law firm for Murrey's/Olympic which related to the accident and casualty claim incurred during the test year in performing regulated service and involved interviews of the driver, analysis of the accident, evaluation of potential claims, advice to management in response to the accident and overall evaluation of the various employment issues and liabilities posed by the incident.

Murrey's Disposal Co., Inc. d/b/a Olympic Disposal Responses to Staff Data Request No. 19