

INT-1-2. For each expert witness identified in your response to INT-1-1, and pursuant to Ohio Adm. Code 4901-1-16(C), state the subject matter on which such expert witness is expected to testify.

RESPONSE: General Objections Nos. 2 (unduly burdensome), 3 (privileged and work product), 6 (calls for narrative answer). DP&L further objects because it does not have to submit testimony in support of the stipulation until November 30, 2020. DP&L further objects because the request seeks information that is privileged and work product. Subject to all general objections, DP&L states that a response will be provided when DP&L files testimony on November 30, 2020. Subject to all general objections, DP&L states:

Sharon Schroder: Ms. Schroder's testimony will address whether the Stipulation and Recommendation passes the three-part test.

Karin Nyhuis: Ms. Nyhuis will sponsor the testimony that she filed in Case No. 20-1041-EL-UNC and the testimony that Craig Forestal filed in Case No. 19-1121-EL-UNC.

Jeff Malinak: Mr. Malinak will sponsor the testimony that he filed in Case No. 20-680-EL-UNC.

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in

Case No(s). 18-1875-EL-GRD, 18-1876-EL-WVR, 18-1877-EL-AAM, 19-1121-EL-UNC, 20-0680-EL-UNC

Summary: Exhibit OCC Exhibit 37B electronically filed by Mr. Ken Spencer on behalf of Armstrong & Okey, Inc. and Gibson, Karen Sue Mrs.