IN THE KING COUNTY DISTRICT COURT

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ DIVISION

STATE OF WASHINGTON

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| --- | --- | --- | --- |
| STATE OF WASHINGTON,  Plaintiff v. Defendant |  | )))))))))) | No. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_MOTION AND ORDER TO SEAL DOCUMENTS, CrRLJ 3.1(f)(ORSD) CLERK’S ACTION REQUIRED |

**MOTION**

The defendant, appearing *ex parte*, moves that the documents referenced below be placed under court seal. The grounds for this motion are that these records are confidential, privileged and governed by rules of confidentiality for attorney work product and CrRLJ 3.1(f), which supports a finding of good cause to order sealing.

DATED this \_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 20\_\_\_\_.

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 Attorney for Defendant

FINDINGS: The court makes a finding of good cause under CrRLJ 3.1(f), that said documents are protected by the attorney-client and work product privileges and are not subject to disclosure to the state or to the public.Now, therefore,

 IT IS ORDERED that the following documents be placed under court seal, that said documents be used only by the court for purposes of the defense motion to authorize expert services at public expense, and that said documents shall not otherwise be disclosed to the public or the state absent further order of the court. (Note to attorneys: The titles of the documents below *must* *match* *exactly* the title *as it appears* on each document).

 Dated:

­ Dated:

­ Dated:

­ Dated:

­ Dated:

IT IS FURTHER ORDEREDthat this order shall be filed in the court file, unsealed.

DATED this \_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 20\_\_\_\_.

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 JUDGE