## Ex. B

From: To: Cc: Subject: Date:	Ikogan@koganlawgroup.com  Buckley, Sarah (ENRD); Devlin, Neal; Cox, Alexander K.  Brown, Laura J.S. (ENRD); Uholik, Brian (ENRD); Kolman, Chloe (ENRD)  RE: Brace - remedying some exhibits  Tuesday, May 8, 2018 12:18:06 PM
Counse	l,
We'll consider it.	
Larry	
Subject From: Date: : To: "Ik <ndev. Cc: "B (ENRI</ndev. 	Original Message
Couns	el,
case, v Exhibi (ECF I FRC00	looking through the database of the United States' discovery production in this we believe we have identified authentic versions of the letters attached as its 6, 8, and 10 to Defendants' Response in Opposition to the Motion to Enforce Nos. 214-6, 214-8, 214-10). They are documents CD-FRC0005896, CD-008876, and CD-FRC0008950. They were produced on September 25, 2017 and other 20, 2017. I have attached copies.
We rec	quest that you substitute these for the inauthentic copies/transcriptions.
Thank	you,
Sarah	

Sarah A. Buckley

Trial Attorney

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Environment & Natural Resources Division

Environmental Defense Section

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