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IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF ADA

STATE OF IDAHO,

Plaintiff,

V.

BRYAN C. KOHBERGER,

Defendant.

CASE NUMBER CR01-24-31665

DEFENDANT'S RESPONSE TO STATE'S FIRST SUPPLEMENTAL REQUEST FOR DISCOVERY

Filed: 04/14/2025 14:49:52

Fourth Judicial District, Ada County

By: Deputy Clerk - Holstine, Shannon

Trent Tripple, Clerk of the Court

RE: TRANSFER OF TEST MATERIALS

COMES NOW, Bryan C. Kohberger, by and through his attorneys of record, and hereby submits their response to the State's First Supplemental Request for Discovery as required by Idaho Criminal Rule 16.

Mr. Kohberger first responds that he has complied with discovery requests for experts as provided in the Idaho Criminal Rules. This specific request for additional materials related to ICR 16(c) came for the first time on April 2, 2025. Mr. Kohberger responds specifically to part II. 1. of the State's Request:

Upon agreement from the Latah County Prosecuting Attorney's Office, the requested test materials will be provided between doctors directly. Dr. Orr will provide testing data to the State's expert, ______, who is a licensed psychologist. This method of disclosure is in compliance with the APA Ethics Code Standard 9.04 and 9.11. Dr. Orr must adhere to these ethical standards in releasing test materials (including protocols, test items, etc.) Dr. Orr will work directly with _______ to transfer the requested materials once contact information has been exchanged.

DATED this <u>10</u> day of April, 2025.

ANNE C. TAYLOR

ANNE TAYLOR LAW, PLLC

CERTIFICATE OF DELIVERY

I hereby certify that a true and correct copy of the foregoing was personally served as indicated below on the __11 day of April, 2025 addressed to:

Latah County Prosecuting Attorney –via Email: paservice@latahcountyid.gov

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