LATAH COUNTY PROSECUTOR'S OFFICE WILLIAM W. THOMPSON, JR. ISB No. 2613 PROSECUTING ATTORNEY ASHLEY S. JENNINGS, ISB NO. 8491 SENIOR DEPUTY PROSECUTING ATTORNEY Latah County Courthouse P.O. Box 8068 Moscow, ID 83843 Phone: (208) 883-2246 paservice@latahcountyid.gov

CASE NO CR 29-22-2805

CLERK OF DISTRICT COURT
LATAH COUNTY

DEPUTY

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

STATE OF IDAHO, Plaintiff,

٧.

BRYAN CHRISTOPHER KOHBERGER, Defendant.

Case No. CR29-22-2805

STATE'S RESPONSE TO DEFENDANT'S THIRD MOTION TO COMPEL DISCOVERY

TO: THE DEFENDANT BRYAN CHRISTOPHER KOHBERGER, and Counsel Anne Taylor:

COMES NOW the State of Idaho, by and through the Latah County Prosecuting Attorney, and submits the following response to "Defendant's Third Motion to Compel Discovery" filed on June 22, 2023:

The State incorporates its January 23, 2023, "State's Response to Request for Discovery" filed on February 21, 2023; "State's Response to Defendant's First Supplement Request for Discovery" filed on March 29, 2023; "State's Response to Defendant's Second Supplemental Request for Discovery" filed on May 12, 2023; "State's Response to Defendant's

Third Supplemental Request for Discovery" filed on May 12, 2023; "State's Response to

Defendant's Motion to Compel Discovery" filed on June 8, 2023; "State's Supplemental

Response to Defendant's 1st, 2nd and 3rd Supplemental Requests for Discovery" filed on June

29, 2023; "State's Response to Defendant's Second Motion to Compel Discovery" filed on

June 29, 2023; and "State's Supplemental Response to Defendant's 4th Supplement Request for

Discovery" field on June 29, 2023; as if fully set forth at this point.

In addition, the State incorporates the "Motion for Protective Order" filed on June 16,

2023, and any subsequent filings on issues raised regarding IGG. As outlined in that motion,

the State seeks an order protecting IGG information from disclosure as it falls outside the

purview of Rule 16. In the alternative, if the defense can establish that IGG information is

relevant, the State asked the Court to conduct an in camera hearing so the State can present

information related to the IGG information and enter a protective order pursuant to I.C.R. 16(1).

The State has and will continue to provide discovery in accordance with I.C.R. 16 and

applicable law.

DATED this 5th day of July, 2023.

ASHLEY JENNINGS

Senior Deputy Prosecuting Attorney

CERTIFICATE OF DELIVERY

I hereby certify that true and correct copies of the STATE'S RESPONSE TO DEFENDANT'S THIRD MOTION TO COMPEL DISCOVERY was served on the following in the manner indicated below:

Anne Taylor

Attorney at Law

PO Box 9000

Coeur D Alene, ID 83816-9000

| Mailed |
| E-filed & Served / E-mailed |
| Faxed |
| Hand Delivered

Dated this <u>5</u> day of July, 2023.