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Rob H. Wood ISB \#8229
Office Of The Fremont County
Prosecuting Attorney
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Attorneys for the State

## IN THE DISTRICT COURT OF THE SEVENTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF FREMONT

| STATE OF IDAHO, |  |
| :--- | :--- |
| Plaintiff, | Case No. CR22-21-1624 |
| vs. | SECOND SUPPLEMENTAL <br> DISCOVERY DISCLOSURE |
| LORI NORENE VALLOW AKA LORI |  |
| NORENE DAYBELL, |  |

COMES NOW, The State of Idaho, by and through the Madison County Prosecuting Attorney's Office and pursuant to Idaho Criminal Rule 16, hereby notifies the Defendant of the following:

## 4) DOCUMENTS AND TANGIBLE OBJECTS

a) Defense counsel can inspect and copy or photograph the items or material described in Idaho Criminal Rule 16(b)(4) by simply making prior arrangements with the Madison County Prosecutor's Office or the Law Enforcement Agency holding such items or evidence;
b) In addition to the above, the State may also utilize the following as evidence at the trial. All of which has either previously been provided or is attached hereto:

- Please see Addendum A1;

DATED this $\qquad$ day of August, 2021


## CERTIFICATE

I HEREBY CERTIFY that on this 9 day of August, 2021, that a copy of the foregoing SECOND SUPPLEMENTAL DISCOVERY DISCLOSURE was served as follows:

Mark L. Means<br>mlm@means-law.com

R. James Archibald

Jimarchibald21@gmail.com

- U.S. Mail
$\square$ Hand Delivered
Courthouse Box
Facsimile:
X File \& Serve
X Email
$\square$ U.S. Mail
- Hand Delivered
- Courthouse Box

Facsimile:
X File \& Serve
Email


