27-CR-20-12646

Filed in District Court State of Minnesota 2/18/2021 10:49 AM

STATE OF MINNESOTA

COUNTY OF HENNEPIN

State of Minnesota,

Plaintiff,

vs.

Derek Michael Chauvin,

Defendant.

DISTRICT COURT

FOURTH JUDICIAL DISTRICT

Case Type: Criminal Court File No. 27-CR-20-12646

SUPPLEMENTAL PROSECUTION DISCLOSURE PURSUANT TO RULE 9.01, SUBD. 1

TO: The above-named defendant and defendant's counsel, Eric J. Nelson, Halberg Criminal Defense, 7900 Xerxes Avenue South, Ste. 1700, Bloomington, MN 55431.

Pursuant to Rule 9.01, subd. 1, Minn. R. Crim. P., attached please find the following

supplemental disclosure consisting of pages 43010-44045, incorporating by reference all previous

disclosures:

X	Police/investigative report(s)
	Statement(s) relating to the case
	Statement(s) of the defendant and/or accomplice(s)
	Social service report(s)
	Search warrant(s)
	Laboratory report(s)
	Report(s) of medical or mental examination(s)
	Criminal history information
<u> </u>	Evidence receipt(s)
	Diagram(s)/documentary exhibit(s)
<u> </u>	Photograph(s), video tape(s), audio tape(s), and DVDs

- _____ Business/public record(s)
- _____ Spreigl material

_____ Exculpatory material

X Other: Turning Point Records, Additional Items Provided for Medical Expert Review (Non-Bates), NMS Laboratory Litigation Packet, BCA Lab Notes, Crime Scene Processing Final Checklist, Evidence Log, Laboratory Analysis Request, Evidence Chain of Custody Report, Memo to File re: Dr. Carter Meeting

The State may, pursuant to Minn. R. Evid. 608(b) or any other rule, cross-examine defendant, if defendant testifies, about any of defendant's conduct that is disclosed as part of this, any previous, or any subsequent, disclosure.

PURSUANT TO MINN. R. CRIM. P. 9.03, SUBD. 4, DISCOVERY MATERIALS SHALL REMAIN IN THE CUSTODY OF DEFENSE COUNSEL, shall not be placed in defendant's custody, and shall be used by defense counsel only for the purpose of conducting that attorney's side of the case. Absent an order from the court issued upon written motion, failure to comply with Minn. R. Crim. P. 9.03, subd. 4, may result in sanctions pursuant to Minn. R. Crim. P. 9.03, subd. 8.

Dated: February 18, 2021

Respectfully submitted,

KEITH ELLISON Attorney General State of Minnesota

/s/ Matthew Frank

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ATTORNEYS FOR PLAINTIFF