STATE OF MINNESOTA

DISTRICT COURT

COUNTY OF RAMSEY

SECOND JUDICIAL DISTRICT Case Type: Civil Other/Misc.

Center for Biological Diversity, Friends of the Boundary Waters Wilderness, Minnesota Center for Environmental Advocacy, WaterLegacy, Fond du Lac Band of Lake Superior Chippewa, Case No. 62-CV-19-4626

The Honorable John H. Guthmann

v.

MOTION FOR ADMISSION OF KATHRYN A. KUSSKE FLOYD PRO HAC VICE

Minnesota Pollution Control Agency, Poly Met Mining, Inc.

I, Monte A. Mills, an active member in good standing of the bar of the State of Minnesota, move that this Court admit pro hac vice, Kathryn A. Kusske Floyd, an attorney admitted to practice in the trial courts of the District of Columbia, but not admitted to the Bar of this Court, who will be counsel for the Defendant in this case. I am aware that Rule 5 of the Minnesota General Rules of Practice requires me to (1) sign all pleadings in this case, (2) be present in person or by telephone at the proceeding at which this Motion is heard, and (3) be present in person or by telephone at all subsequent proceedings in this case unless the Court, in its discretion, conducts the proceedings without the presence of Minnesota counsel.

I declare under penalty of perjury that everything that I have stated in this document is true and correct. Minn. Stat. § 358.116.

Dated: August 6, 2019

GREENE ESPEL PLLP

Hennepin County, MN

County and State where signed

/s/ Monte A. Mills

Monte A. Mills, Reg. No. 030458X Caitlinrose H. Fisher, Reg. No. 0398358 Davida S. McGhee, Reg. No. 0400175 222 S. Ninth Street, Suite 2200 Minneapolis, MN 55402 mmills@greeneespel.com cfisher@greeneespel.com dwilliams@greeneespel.com (612) 373-0830

Attorneys for Poly Met Mining, Inc.

Affidavit of Proposed Admittee

I am currently admitted to practice and am in good standing in the trial courts of the following jurisdictions, but not admitted to the bar of this court:

STATE	LICENSE #	STATUS	ADMISSION DATE
DC	411027	Active	06/01/1987

I understand that if this Court grants me admission pro hac vice, Rule 5 of the Minnesota General Rules of Practice requires the Minnesota lawyer bringing this Motion to (1) sign all pleadings in this case, (2) be present in person or by telephone at the proceeding at which this Motion is heard, and (3) be present in person or by telephone at all subsequent proceedings in these cases unless the Court, in its discretion, conducts the proceedings without the presence of Minnesota counsel.

I also understand that Rule 5 of the Minnesota General Rules of Practice specifies that by appearing pursuant to that rule I am subject to the disciplinary rules and regulations governing Minnesota lawyers and that by applying to appear or appearing in any action I am subject to the jurisdiction of the Minnesota courts.

I declare under penalty of perjury that everything that I have stated in this document is true and correct. Minn. Stat. § 358.116.

Dated: August 5, 2019 **VENABLE LLP**

Washington, D.C. __/s/ Kathryn Floyd

County and State where signed Kathryn A. Kusske Floyd, DC Reg. No. 411027

600 Massachusetts Avenue, NW Washington, DC 20001

kfloyd@Venable.com

(202) 344-4000

Attorneys for Respondent Poly Met Mining, Inc.