Melissa Hornbein Barbara Chillcott Western Environmental Law Center 103 Reeder's Alley Helena, MT 59601 (406) 708-3058 hornbein@westernlaw.org chillcott@westernlaw.org

Roger Sullivan
Dustin Leftridge
McGarvey Law
345 1st Avenue East
Kalispell, MT 59901
(406) 752-5566
rsullivan@mcgarveylaw.com
dleftridge@mcgarveylaw.com

Nathan Bellinger (pro hac vice)
Andrea Rodgers (pro hac vice)
Julia Olson (pro hac vice)
Our Children's Trust
1216 Lincoln Street
Eugene, OR 97401
(413) 687-1668
nate@ourchildrenstrust.org
andrea@ourchildrenstrust.org
julia@ourchildrenstrust.org

FEB 1 2023

ANGIE S ABK Flork of District Court Deputy Clerk

Philip L. Gregory (pro hac vice) Gregory Law Group 1250 Godetia Drive Redwood City, CA 94062 (650) 278-2957 pgregory@gregorylawgroup.com

Attorneys for Plaintiffs

MONTANA FIRST JUDICIAL DISTRICT COURT LEWIS AND CLARK COUNTY

RIKKI HELD, et al.,

Plaintiffs,

v.

STATE OF MONTANA, et al.,

Defendants.

Cause No. CDV-2020-307

Hon. Kathy Seeley

PLAINTIFFS' MOTION IN LIMINE NO. 4: DECLARATION OF NATHAN BELLINGER IN SUPPORT OF PLAINTIFFS' MOTION RE: DR. DEBRA SHEPPARD'S EXPERT TESTIMONY Pursuant to MCA §1-6-105, Nathan Bellinger, hereby declares as follows:

1. I am an attorney admitted pro hac vice before the Montana First Judicial District Court,

Lewis and Clark County, in the State of Montana and an attorney of record for Plaintiffs

herein. I have personal knowledge of the facts stated herein, except as to those stated on

information and belief and, if called to testify, I would and could testify competently

thereto.

2. Attached hereto as Exhibit 1 is a true and correct copy of the December 22, 2022

condensed transcript of the deposition of Dr. Debra Sheppard.

3. Attached hereto as Exhibit 2 is a true and correct copy of the Expert Report of Dr. Lise

Van Susteren dated September 30, 2022.

4. Attached hereto as Exhibit 3 is a true and correct copy of the American Psychological

Association article entitled, Resolution on Affirming Psychologists' Role in Addressing

Global Climate Change (2011).

5. Attached hereto as Exhibit 4 is a true and correct copy of the Rebuttal Expert Report of

Dr. Debra Sheppard dated November 30, 2022.

Pursuant to MCA §1-6-105, I declare that the foregoing is true and correct.

Executed this 1st day of February, 2023

/s/ Nathan Bellinger

Nathan Bellinger

PLAINTIFFS' MOTION IN LIMINE NO. 4: DECLARATION OF NATHAN BELLINGER IN SUPPORT OF PLAINTIFFS' MOTION RE: DR. DEBRA SHEPPARD'S EXPERT TESTIMONY

CERTIFICATE OF SERVICE

I certify that a true and correct copy of the foregoing was delivered by email to the following on February 1, 2023:

AUSTIN KNUDSEN Montana Attorney General 215 North Sanders P.O. Box 201401 Helena, MT 59620-1401 Phone: 406-444-2026 Fax: 406-444-3549

MICHAEL RUSSELL THANE JOHNSON Assistant Attorneys General 215 North Sanders P.O. Box 201401 Helena, MT 59620-1401 Telephone: (406) 444-2026 michael.russell@mt.gov

EMILY JONES Special Assistant Attorney General Jones Law Firm, PLLC 115 N. Broadway, Suite 410 Billings, MT 59101 Phone: 406-384-7990 emily@joneslawmt.com

MARK L. STERMITZ Crowley Fleck PLLP 305 S. 4th Street E., Suite 100 Missoula, MT 59801 Phone: 406-523-3600 mstermitz@crowleyfleck.com

SELENA Z. SAUER Crowley Fleck PLLP 1667 Whitefish Stage Road Kalispell, MT 59901 ssauer@crowleyfleck.com

> /s/ Barbara Chillcott Barbara Chillcott