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Attorneys for Defendants Shanice C. Burch and Lube Management Corp.

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IN THE SECOND JUDICIAL DISTRICT COURT  
IN AND FOR DAVIS COUNTY, STATE OF UTAH

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<p>TIMOTHY D. SYMES</p> <p>Plaintiff.</p> <p>vs.</p> <p>SHANICE C. BURCH, an individual; LUBE MANAGEMENT CORP., a Utah Corporation; and JOHN DOES 1-10</p> <p>Defendants.</p>	<p><b>DEFENDANTS' RULE 26(A)(5) PRETRIAL DISCLOSURES</b></p> <p>Civil No. 180701236 Honorable Robert Dale</p>
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Defendants Shanice Burch and Lube Management Corp., by and through their counsel of record, submit the following Rule 26(A)(5) Pretrial Disclosures:

**WITNESSES**

Defendants Shanice Burch and Lube Management Corp., will call the following witnesses at the trial of this matter:

1. Shanice Burch
  2. Jeffrey Heslop
  3. Dr. Michael Kosnett
  4. Garry Wilmonski
  5. Dr. Adam Schwebach
  6. Dr. Rebecca Reiser
  7. Mary Barros-Bailey
- b. Defendants Shanice Burch and Lube Management Corp., may call the following witnesses at the trial of this matter:
1. Dr. Richard Zipnick
  2. Ted Neilsen
  3. Bruce Hinkle.
- c. Defendants Shanice Burch and Lube Management Corp. do not expect to call any witness solely by deposition.

**EXHIBITS.**

Defendants Shanice Burch and Lube Management Corp. may use the following exhibits at trial:

1. Police report
2. Docket showing resolution of citation
3. Video showing damage to Lube Management truck

4. Photographs of Plaintiff's vehicle.

Defendants Shanice Burch and Lube Management Corp. may use the following exhibits at trial:

1. Curriculum vitae of Dr. Mary Barros-Bailey
2. Curriculum vitae of Dr. Michael Kosnett
3. Curriculum vitae of Dr. Richard Zipnick
4. Curriculum vitae of Dr. Rebecca Reiser
5. Curriculum vitae of Dr. Adam Schwebach
6. Curriculum vitae of Garry A. Wilmonski
7. Lube Management Employee Manual
8. Employment File of Shanice Burch
9. Medical records of University of Utah
10. Medical records of Cope Family Medical
11. Medical records of Lakeview Hospital
12. Medical records of Alaine Integrated Physical Medicine'
13. Medical records of Integrated Wellness
14. Medical records of Fitstop
15. Medical records of Elements Massage
16. Medical records of Total Rehab
17. Medical records of Las Vegas Radiology

18. Medical records of Northern Utah chiropractic
19. Medical records of Advanced Therapeutic Massage
20. Medical records of Utah Orthopedics
21. Medical records of Chiropractic Revolutions
22. Medical records of Cognitive FX
23. Any document designated by Plaintiffs.

DATED this 10<sup>th</sup> day of April, 2022.

MORGAN, MINNOCK, RICE & MINER, L.C.

/s Joseph E. Minnock  
Joseph E. Minnock  
Attorneys for Defendants Shanice C. Burch and  
Lube Management Corp.

## CERTIFICATE OF SERVICE

I hereby certify that on this 8<sup>th</sup> day of April 2022, I served an electronic copy of the foregoing **DEFENDANTS' RULE 26(A)(5) PRETRIAL DISCLOSURES** on the following:

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/s Joseph E. Minnock