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and the City of Ironton, Ohio*

10 \* *Pro hac vice application pending*

11  
12 UNITED STATES DISTRICT COURT  
13 DISTRICT OF NEVADA  
14

15 **JOSE MARIA DECASTRO,**

16 **Plaintiff,**

17 **v.**

18 **EVAN MCKNIGHT, ET AL.,**

19 **Defendants.**

Case No. 2:24-cv-00435-DJA

**MAGISTRATE JUDGE DANIEL J.  
ALBREGTS**

**DEFENDANTS PAM WAGNER, BRAD  
SPOLJARIC, CHANCE BLANKENSHIP,  
EVAN MCKNIGHT, ROBERT FOUCH,  
AND THE CITY OF IRONTON, OHIO'S  
DISCLOSURE STATEMENT**

22  
23 Now come Defendants Pam Wagner, Brad Spoljaric, Chance Blankenship, Evan  
24 McKnight, Robert Fouch, and the City of Ironton, Ohio (“the Ironton Defendants”), by and  
25 through counsel, pursuant to Local Rule 7.1-1, and certify that there are no known interested

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1 parties other than those participating in this case. The Ironton Defendants reserve the right to  
2 amend their Disclosure Statement upon any change in the information.

3  
4 DATED this 26<sup>th</sup> day of March, 2025.

Respectfully submitted,

SURDYK, DOWD & TURNER CO., L.P.A.

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Fouch, and the City of Ironton, Ohio*

**CERTIFICATE OF SERVICE**

Pursuant to FRCP 5(b), I certify that I am an employee of Thorndal Armstrong, PC, and that on this date I caused the foregoing DEFENDANTS PAM WAGNER, BRAD SPOLJARIC, CHANCE BLANKENSHIP, EVAN MCKNIGHT, ROBERT FOUCH, AND THE CITY OF IRONTON, OHIO’S DISCLOSURE STATEMENT to be served on all parties to this action by:

- United States District Court CM/ECF system
- personal delivery/Reno Carson Messenger Service
- electronic means (facsimile or electronic mail)
- Federal Express/UPS or other overnight delivery

fully addressed as follows:

Cassandra L. Sark, Esq.  
Lambert Law Office  
215 South 4th Street  
Ironton, Ohio 45638  
*Attorney for Defendants*  
*John Chapman and the Lawrence County Commissioners*

and by placing an original or true copy thereof in a sealed, postage prepaid, envelope in the United States mail at Reno, Nevada, fully addressed as follows:

Jose DeCastro  
1258 Franklin Street  
Santa Monica, CA 90404  
*Pro Per Plaintiff*

DATED this 26<sup>th</sup> day of March, 2025.

/s/ Laura Bautista  
An employee of Thorndal Armstrong, PC