STATE OF MINNESOTA		DISTRICT COURT
COUNTY OF HENNEPIN		FOURTH JUDICIAL DISTRICT
State of Minnesota,		Court File No.: 27-CR-18-6859
vs.	Plaintiff, s.	
Mohamed M. Noor,		AMENDED DEFENDANT'S RULE 9 DISCLOSURE
	Defendant.	
TO:	The State of Minnesota and the Prosecuting Attorney in the above-entitled case. Pursuant to Rule 9.02 of the Minnesota Rules of Criminal Procedure, Defendant makes the following disclosures:	
I.	I hereby inform you that the Defendant int	ends to rely upon the following defenses at trial:
	 X Not Guilty X Self Defense X Reasonable Force X Defense of Others 	
II.	Defendant presently intends to call the following witnesses at trial:	
As noted in the Complaint and attachments and as listed or mentioned in disclosures sent to the State and in particular:		
	William O'Keefe, PI 331 Second Avenue South Suite 705 Minneapolis, MN 55401	
	Matthew E. Guller, JD, PhD, ABPP Board Certified in Police and Public Safety 5 Fir Court, Suite 2 Oakland, New Jersey 07436	y Psychology
	Emanuel Kapelsohn 1636 N. Cedar Crest Blvd.	

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Allentown, PA 18104

III. Defense witnesses' criminal records known to me:

As noted in the State's file.

IV. Documents and tangible objects:

As noted in the states file and as listed or mentioned in disclosures sent to the State.

V. Reports of examinations and tests:

As noted in the State's file and as disclosed to the State.

VI. Defendant's criminal record known to me:

As noted in the State's file.

- VII. Defendant requests the criminal records of All witnesses.
- VIII. Defendant does not waive any rights to confrontation of witnesses, and unless otherwise stipulated, demands the appearance of all prosecution witnesses at trial.

Dated: January 11, 2019

/s/ Thomas C. Plunkett
Thomas C. Plunkett
Attorney No. 260162
Attorneys for Defendant
Suite 1500
101 East Fifth Street
St. Paul, MN 55101
Phone: (651) 222-4357

Respectfully submitted,

Peter B. Wold

Attorney No. 118382 Attorney for Defendant Wold Morrison Law 247 Third Avenue South Minneapolis, MN 55415