CHERCHE PREZEAU KATE McGRATH ELLIS CHRISTENSEN & PREZEAU, PLLP 314 N. LAST CHANCE GULCH, SUITE 300 HELENA, MT 59601 (406) 442-3690 (PHONE) (406) 603-4008 (FAX) cherche@cplawmt.com kate@cplawmt.com

ATTORNEYS FOR DEFENDANT A.W.A.R.E., INC., ON BEHALF OF CASTLE PINES GROUP HOME

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MONTANA HELENA DIVISION

* * * * *

AMBER J. WILLIAMS,) CV 20-00023-H-DLC-JTJ
Plaintiff, vs.) DEFENDANT A.W.A.R.E.,) INC.'S MOTION FOR A) MORE DEFINITE
CANDICE OSTERMAN, et al.,) STATEMENT PURSUANT TO) FED. R. CIV. P. 12(e)
Defendants.)
* *	* * * *

Defendant Castle Pines Group Home, owned and operated by A.W.A.R.E., Inc. (collectively referred to as "AWARE"), respectfully moves the Court for a more definite statement pursuant to Fed. R. Civ. P. 12(e). Plaintiff's complaint is so vague and ambiguous that AWARE cannot

1

ascertain the claims asserted against it or frame a response, particularly because AWARE is not a state actor. A brief in support has been filed simultaneously with this motion. Plaintiff has been contacted and she does not object in theory but would like the opportunity to respond to the motion.

DATED this 11th day of September, 2020.

2

CHRISTENSEN & PREZEAU, PLLP

By: <u>/s/Kate McGrath Ellis</u> **Kate McGrath Ellis** 314 N. Last Chance Gulch, Suite 300 Helena, MT 59601

Attorneys for Defendant A.W.A.R.E., Inc., on behalf of Castle Pines Group Home

CERTIFICATE OF SERVICE L.R.5.2(b)

I hereby certify that, on this 11th day of September, 2020 the forgoing **DEFENDANT A.W.A.R.E., INC.'S MOTION FOR A MORE DEFINITE STATEMENT PURSUANT TO FED. R. CIV. P. 12(e)** was served upon the following persons by the following means:

	CM/ECF
	Hand Delivery
2 - 3	Mail
	Overnight Delivery Service
	Fax
	E-Mail
1 01 1 11	

- 1. Clerk, U.S. District Court
- 2. Amber J. Williams P.O. Box 6871 Helena, MT 59604
- Daniela E.Pavuk Bruce F. Fain Montana L. Funk Crowley Fleck PLLP 500 Transwestern Plaza II 490 N 31st Street P.O. Box 2529 Billings, MT 59103-2529

<u>/s/ Lori Caplis</u> Lori Caplis

3

DEFENDANT A.W.A.R.E., INC.'S MOTION FOR A MORE DEFINITE STATEMENT PURSUANT TO FED. R. CIV. P. 12(E)