28

RECEIVE DIE AS COUNTERN FILED Case No. 29618 1 NO 2 Dept. I APR 10 P2:11 3 BARBARA REED 4 CLERK 5 6 IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 IN AND FOR THE COUNTY OF DOUGLAS 8 KATHERINE NOYES, 9 Plaintiff, **FULL RELEASE OF** JUDGMENT LIEN (Child Support) 10 VS. DAN EUGENE OSMAN, 11 Defendant 12 TO ALL WHOM THESE PRESENCE SHALL COME OR MAY CONCERN: 13 KATHERINE NOYES, by and through Evan Beavers, Deputy District Attorney for Douglas 14 15 County, Nevada as Judgment Creditor against DAN EUGENE OSMAN, Judgment Debtor, 16 as more fully described in that certain judgment filed, in the Ninth Judicial District Court of 17 the State of Nevada in and for the County of Douglas, Case No. 29618, which judgment was recorded in the official records of Douglas County, Nevada, on April 21, 1993, as 18 Document No. 305212, at Book 0493, Page 3928, does hereby release and discharge any 19 lien created by the recording of that judgment in the records of Douglas County, Nevada. 20 IN WITNESS WHEREOF, Judgment Creditor has executed this release this 10th 21 day of April, 2002. 22 23 SCOTT W. DOYLE DISTRICT ATTORNEY 24 25 By: EVAN BEAVERS 26 Deputy District Attorney 27

0539634 BK 0402 PG 04543

DEPUTY

26

27

28

STATE OF NEVADA SS. COUNTY OF DOUGLAS

On this thirday of April, 2002, personally appeared before me, a notary public, in and for Douglas County, Evan Beavers, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he subscribed his own name freely and voluntarily and for the uses and purposes therein mentioned.



NOTARY PUBLIC, In and for said County and State

## CERTIFIED COPY

The document to which this certificate is attached is a full, true and correct copy of the original on file and of record in my office.

Clark of the 9th Judicial Dietrict Court Nevada, in and for the County of Douglas,

SEAL

0539634

BK0402PG04544

IN OFFICIAL RECORDS OF DOUGLAS CO., NEVADA

2002 APR 16 AM 9: 00

LINDA SLATER RECORDER

\$ PAID X DEPUTY