Assessor's Parcel Number:

Recording Requested By:

Name:

**Douglas County** 

**District Attorney** 

**Child Support Enforcement** 

Address:

Post Office Box 1240

City/State/Zip:

Minden, Nevada 89423

Real Property Transfer Tax:

DOC # 0635329
01/27/2005 08:33 AM Deputy: Bo
OFFICIAL RECORD
Requested By:
D C/DISTRICT ATTORNEY

Douglas County - NV Werner Christen - Recorder

Page: 1 Of 8

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BK-0105 PG- 9426 RPTT:

Stipulated Order
(Title of Document)

1	Case No. 04-UR-0043
2	Dept. I
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4	
5	
6	IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUNTY OF DOUGLAS
8	DIANE RENEE MCCLURE,
9	Plaintiff,
10	vs. AFFIDAVIT OF RECORDATION
11	RONALD RAY SCHILLING,
12	Defendant.
13	
14	STATE OF NEVADA ) ss.
15	COUNTY OF DOUGLAS
16	I, Marilyn Mariolo, hereby swear and affirm under penalty of perjury that the
17	following assertions are true:
18	1. That affiant is, and at all times mentioned herein was, a citizen of the State of
19	Nevada, over the age of twenty-one years, and an employee of the Douglas County
20	District Attorney's Office managing Case #572553506A.
21	
22	2. That this affidavit and judgment is being filed pursuant to NRS 125B.142 and NRS
23	17.150, and when so recorded shall become a lien upon all the real property of the
24	responsible parent.
25	3. That the responsible parent's name is Ronald Ray Schilling, whose address is 4550
26	S Carson Street; Carson City, NV 89701
27	4. That affiant cannot provide the responsible parent's driver's license number.
28	

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lierec (3-2000)

1	5. That the responsible parent's social security number is 3506.
2	
3	6. That the responsible parent's date of birth is 3/29/1965.
4	
5	7. That attached hereto is a certified copy of the Stipulated Order and Judgment filed
6	November 8, 2004.
7	
8	
9	Marilyn Mariolo
10	
11	
12	SUBSCRIBED and SWORN to before me this 18 <sup>th</sup> day of January, 2005.
13	Le College
14	NOTARY PUBLIC
15	
16	LYNDA CALDWELL Notary Public - State of Nevada ()
17	Appointment Recorded in County of Loughts — Appointment Becies July 8, 2008 — Y
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5	OUNTY ATTORNEY	•	\ \
6	IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA		
7	IN ANL	FOR THE COUNTY OF DOI	JGLAS
8	DIANE RENEE MCCLURE,		
10	Plaintiff,	STIE	PULATED ORDER
11	VS.	< \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	SEATED GROEN
12	RONALD RAY SCHILLING,		
13	Defendant.		
14			
15	The Court has reviewed the Stipulation entered into by the parties on the $28^{TH}$		
16	day of October, 2004, and good cause appearing therefore,		
17	IT IS HEREBY ORDERED that the terms of the Stipulation are approved and		
18	adopted by the Court and Judgment is entered accordingly.		
19	Dated://8/6	<u>69</u> .	, C.S
20			mel R. C. Mr
21		DISTRICT	JUDGE
22			
23 24	CERTIFIED Of the document to which this care uil, true and converticopy of the	•	
25	uil, true and correct copy of the score in my office.	original on the size of	
26	DATE: PAR ANY / ST	SEAL	
27		ਪੋਏdicial District Court ¥16 County of Douglas,	
28	By Aryany	Deputy	
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DOUGLAS COUNTY

DISTRICT COURT OF FRE

## IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF DOUGLAS

DIANE RENEE MCCLURE.

Plaintiff,

**STIPULATION** 

VS.

RONALD RAY SCHILLING.

Defendant.

Plaintiff DIANE RENEE MCCLURE (aka DIANE RENEE AMUNDSON) requested review and modification of the medical cash support obligation owed by Defendant RONALD RAY SCHILLING because of a decrease in the cost of insurance.

The parties understand that they are entitled to a hearing before the master concerning the request for review and modification. In lieu of a hearing, the parties hereby agree and stipulate to modify Defendant's medical cash obligation for the minor child, CHRYSTEN SCHILLING (DOB: January 26, 1987) as follows:

- 1. By entering into this Stipulation, the parties intend that this agreement will control over the most recent child support order dated October 11, 1991, in the Superior Court of California, County of Los Angeles, Court Case No. YD 005344 to the extent that this Stipulation is inconsistent with that order.
- 2. The parties understand that the District Attorney's Office does not represent either parent, but provides a public service. The parties understand that they are free to consult with their own attorney.

3. The parties hereby stipulate and agree that the minor child, Chrysten Schilling, shall enjoy medical insurance coverage provided by Plaintiff Diane Renee Amundson and that there is no cost for the coverage specific for the minor child through Plaintiff's employer. The parties stipulate that since there is no cost for medical insurance for Chrysten that the on-going amount of \$50.00 per month for reimbursement of medical cash will cease immediately. However, since there is a medical cash arrearage owing in the amount of \$708.98 the \$50.00 per month will become an arrearage payment until such arrears are paid in full. The parties further stipulate and agree that in the event the medical coverage for Chrysten increases or decreases, the amount owed by Ronald for his one-half (1/2) reimbursement shall proportionately increase or decrease and that the record of payment or amounts owing shall be adjusted accordingly without further stipulation or order of the court.

- 4. In the event the payments are not made in full by wage withholding or Defendant becomes unemployed or underemployed, all child support payments must be made in the form of a cashier's check, business check, money order, or in cash. If the payment is in the form of cash, it must be delivered to the Douglas County Clerk at her office in the Old Minden Inn, 1594 Esmeralda Ave., Suite 105, Minden, Nevada. If the payment is in the form of a cashier's check, certified check, or money order, it must be made payable to the STATE COLLECTION AND DISBURSEMENT UNIT (ScaDU), and mailed to P.O. Box 98950 Las Vegas NV 89193-8950. The Case No: 572553506A, and Case Name: Diane Amundson vs. Ronald Schilling must be written on the check. If Defendant thereafter becomes reemployed, without any further notice, child support payments are once again subject to wage withholding.
- 5. Expenses for health care which are not reimbursed through insurance, including expenses for medical, surgical, dental, orthodontic and optical expenses, shall be borne equally by both parents. NRS 125B.080(7).

- 6. Defendant shall notify the Douglas County District Attorney's Office in writing within 10 days of any change in his mailing address, home address, or employment.
- 7. A support order resulting from this Stipulation must be reviewed every three years at the request of either party in accordance with NRS 125B.145, and is subject to modification or review and adjustment as otherwise provided by law.
- 8. Defendant understands that noncompliance with the order entered in accordance with this Stipulation, including willful failure to pay child support as ordered, may subject him to contempt proceedings. If the court finds Defendant in contempt of court, the court may impose a fine not exceeding \$500 or sentence Pulsipher to serve up to 25 days in jail, or both, in accordance with NRS 22.100.
- 9. Defendant understands that nothing in this Stipulation precludes use of any and all enforcement tools authorized by law to collect any arrears or enforce this order, including garnishment, liens, attachments, execution on real or personal property, interception of federal income tax returns, or suspension of professional, occupational or operator's licenses.
- 10. Defendant and Plaintiff shall lodge with the Court and with the District Attorney's office their social security number, residential and mailing addresses, telephone number, driver's license number, and the name, address, and telephone of their employer.
- 11. Pursuant to Chapter 130 of the Nevada Revised Statutes, Nevada continues to have exclusive jurisdiction over the resulting controlling order for support unless and until another state has authority to and exercises continuing exclusive jurisdiction under the Full Faith and Credit Act.
- 12. The parties understand that Defendant's child support obligation for child(ren) ceases when such child reaches the age of 18 years if he/she is no longer enrolled in high school; otherwise, when he/she reaches 19 years. NRS 125.510(9).
- 13. The parties further understand that, at the time the child emancipates, if Defendant is delinquent in the payment of support for that child pursuant to an order of a court for support, Defendant shall continue to make the payments for the support as

previously ordered until the arrearages are paid. NRS 125B.100. 1 2 Dated: 10/12/04 3 4 5 **EVAN BÉAVERS DEPUTY DISTRICT ATTORNEY** 6 DEFENDANT Post Office Box 1240 7 Minden, Nevada 89423 (775) 782-9881 8 DIANE RENEE AMUNDSON 9 PLAINTIFF 10 11 12 13 14 15 16 17 18 19 20 21 22 23 **CERTIFIED COPY** 24 The document to which this cartificate is attached is a full, true and derrace pany of the original on file and of 25 record in my office. 26 Judicial District Court 27 the County of Douglas, 28

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