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This is a no fee document

DOUGLAS COUNTY, NV

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APN#			



KAREN ELLISON, RECORDER

Recording Requested by and returned to:

(for Recorder's use only)

Name:

Division of Welfare and Supportive Services

Child Support Enforcement

11 Address:

300 E. Second St., Ste. 1200

City/State/Zip:

Reno, NV 89501-1580

NCP'S NAME: MICHAEL ROHN MCKNIGHT II

This page added to provide additional information required by NRS 111.312 Sections 1-2.

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Release of Lien (RELN)

15

14

Judgment and Order

16

Stipulation and Order

Other:

UPI#: 558-64-7100C

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This cover page must be typed or printed.

(Additional recording fee applies.)

CASE NO. 14-UR-0076

DEPT. NO. II

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

DIVISION OF WELFARE AND SUPPORTIVE SERVICES AND ASHLEY MICHELLE MCKNIGHT Obligees,

AFFIDAVIT OF RECORDATION

Vs.
MICHAEL ROHN MCKNIGHT II
Obligor

I, Linda Holcomb hereby swear and affirm under penalty of perjury that the following assertions are true:

- That affiant is, and at all times mentioned herein was, a citizen of the State of Nevada, over the
 age of twenty-one years of age, and an employee of the Division of Welfare and Supportive
 Services Child Support Enforcement Office managing the legal process under Case Number
 558-64-7100C.
- That this affidavit and Stipulation and Order Lien is being filed pursuant to NRS125B.142 and
 NRS17.150, and when so recorded shall become a lien upon all the real property of the Obligor.
- 3. That the Obligor's name is MICHAEL ROHN MCKNIGHT II, whose address, Social Security number and date of birth is confidential on file with the Division of Welfare and Supportive Services Child Support Enforcement Office.
- 4. That attached hereto is a certified copy of the <u>Stipulation and Order Lien</u> filed on <u>December 4</u>, 2014.

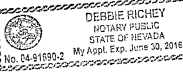
Linda Holcomb

Administrative Assistant II

State of Nevada, County of Washoe
Subscribed and sworn before me this

day of <u>Secember</u>, 2014

NOTARY PUBLIC



INSTRUCTIONS TO RECORDER

Obligor:

MICHAEL ROHN MCKNIGHT II

Obligee:

ASHLEY MICHELLE MCKNIGHT

Date:

December 8, 2014

From:

Linda Holcomb, Administrative Assistant II, Division of Welfare and Supportive

Services Child Support Enforcement Office

Enclosed:

Certified copy of Child Support Stipulation and Order Lien

In accordance with NRS125B.142 and NRS17.150, on the behalf of the Division please record the attached Affidavit and #Judgment and Order/Release of Judgment Lien at the request of the Division

5154.

of Welfare and Supportive Services Child Support Enforcement Office.

Please note: If the judgment is a Stipulation and Order, they should be recorded as one document.

Thank you for your assistance. If you have any questions or concerns, please call me at (775) 448-



RECEIVED CASE NO. 14-UR-0076 1 DEC - 3 2014 2014 DEC -4 PM 2: 36 DEPT. NO. Douglas County
District Court Dept. 2 BOBBIE R. WILLIAMS 3 M. BIÁGGINI IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF DOUGLAS 7 DIVISION OF WELFARE AND SUPPORTIVE SERVICES 8 AND ASHLEY MICHELE MCKNIGHT Obligees, 9 STIPULATION AND ORDER 10 Vs. MICHAEL ROHN MCKNIGHT II 11 Obligor 12 The undersigned does hereby affirm this document does not contain the social security number 13 14 of any person, pursuant to NRS 239B.030. 15 The parties, having been advised and Obligor being personally served on JULY 28, 2014, with a Notice and Finding of Financial Responsibility, hereby stipulate to the entry and order 16 as follows: 17 Obligee, ASHLEY MICHELE MCKNIGHT, is the mother of MICHAEL ROHN 18 MCKNIGHT II, born AUGUST 19, 2011. 19 The Obligor, MICHAEL ROHN MCKNIGHT II, is the father of MICHAEL ROHN 20 MCKNIGHT II, born AUGUST 19, 2011, and owes a duty of support to ASHLEY 21 MICHELE MCKNIGHT. 22 23 24 /// 25 ///

- The Obligor's monthly gross income is \$1,072.50, and in accordance with NRS 125B.070 owes \$193.00 month in child support. Obligor will pay \$193.00 per month as child support beginning DECEMBER 01, 2014. Ongoing child support will be deactivated at this time as the custodian has requested that child support services be discontinued; however at any time the custodian wishes to re-open the child support case or resumes welfare benefits then the child support case will be re-activated and ongoing support will be sought.
- 4. A judgment is entered against the Obligor for child support arrears (attached Exhibit A) in the amount of \$1,239.00 for the period AUGUST 01, 2011, through and including NOVEMBER 30, 2014 and the Obligor will pay \$40.00 per month to retire the judgment beginning DECEMBER 01, 2014.
- Obligee knowingly and voluntarily has waived her portion of arrears in the amount of \$1,095.00 for the period of AUGUST 01, 2011 through NOVEMBER 30, 2014, and has requested her case be closed.
- 6. The Obligor will secure and maintain medical health insurance on the abovereferenced child, if the insurance is available through employment or other group
 policy at a reasonable cost.
- 7. Pursuant to NRS 125B.080(7), expenses for health care that are not reimbursed through insurance, including expenses for medical, surgical, dental, orthodontic and optical expenses, must be borne equally by both parents.
- 8. All payments shall be made by immediate income withholding. If the full obligation is not met by the amount withheld by the employer, the obligor is responsible to pay the difference between the court ordered obligation and the amount withheld directly to the STATE COLLECTION AND DISBURSEMENT UNIT (SCaDU). All outstanding balances are subject to the assessment of penalties and interest. Avoid additional costs by making child support payments each month.

9. Obligor shall be responsible for ALL child support and/or judgment payments due.

Payment is to be made directly to:

STATE COLLECTION AND DISBURSEMENT UNIT (SCaDU) P.O. BOX 98950

LAS VEGAS, NEVADA 89193-8950

<u>PLEASE NOTE</u>: PAYMENTS MUST BE BY MONEY ORDER, CASHIERS CHECK, OR BUSINESS CHECK AND PAYABLE TO STATE COLLECTION AND DISBURSEMENT UNIT (SCaDU).

The following information must be included with each payment:

- 1. Name (first, middle, last) of person responsible for paying child support.
- 2. Child support case number of <u>558-64-7100C</u> clearly noted on the face of the payment.
- 3. Name of custodian (first and last name of person receiving child support). If at anytime income withholding does not occur, the Obligor shall make payments directly to the STATE COLLECTION AND DISBURSEMENT UNIT (SCaDU).

 NO CREDIT WILL BE GIVEN FOR PAYMENTS MADE DIRECTLY TO THE OBLIGEE.
- 10. Effective July 1, 2004 simple interest will accrue on all adjudicated arrears balances (including payment in lieu of medical insurance) and spousal support balances, for cases with a Nevada controlling order pursuant to NRS 99.040. Interest assessed by a judgment of the court prior to July 1, 2004 will be enforced. Interest on the judgment shall accrue at the rate established by NRS 125B.140 (2)(c)(1).
- 11. Pursuant to NRS 125B.095, a late fee/penalty of 10% (ten percent) of the unpaid monthly child support amount will be added to the arrears balance of the Obligor if the Obligor becomes delinquent in the amount owed for one month's support.
- 12. Pursuant to NRS 125B.145 this Order may be reviewed every three years and is subject to future modifications.

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- 13. All property is subject to actions for collection including, but not limited to, withholding of wages, garnishment, liens, and the attachment of federal income tax returns.
- 14. If the child's birth certificate is at variance with the order, a new birth certificate shall be issued as provided in NRS 440.270 to 440.340, inclusive.
- 15. The Obligor shall keep the Division of Welfare and Supportive Services informed of any change regarding residential address, current employment and of access to health insurance coverage in writing (including, health insurance policy information) within 10 days of such change.
- 16. Medical costs incurred for the above referenced period have not yet been determined.

 The State's rights to recover said costs are not waived by way of the order.
- 17. The State of Nevada has Continuing Exclusive Jurisdiction for enforcement and modification purposes pursuant to the Full Faith and Credit for Child Support Orders Act.

1	Dated 11-5-14.
2	ASHLEY MICHELE MCKNIGHT, Obligee
3	State of Nevada
4	County of Washoe
5	This instrument was acknowledged before me on <u>ll (5/2014</u> by <u>ASHLEY</u>
6	MICHELE MCKNIGHT, who acknowledged that she executed the instrument freely and
7.	voluntarily and without duress.
8 -	Ainda (delcomb) LINDAC. HOLCOMB
9	NOTARY PUBLIC NOTARY PUBLIC NO. 96-5459-2 My Appt. Etc. Jul. 19, 2017
10	
11	Dated 11-5-14 Mules MKMPW)
12	MICHAEL ROHN MCKNIGHT II, Obligor
13	State of Nevada
14	County of Mashae
15	This instrument was acknowledged before me on 11 5 2014 by MICHAEL
16	ROHN MCKNIGHT II, who acknowledged that he acknowledged the instrument freely
17	and voluntarily and without duress.
18	Aunda C Holomus LINDAC. HOLCOWB NOTARY PUBLIC
19	NOTARY PUBLIC STATE OF NEWADA NOTARY PUBLIC NO. 90 8449-2 My Appl. Emp. Inc., 19, 2017
20	1/50
21	Dated 11/20/14 (M)
22	Sr. Deputy Attorney General
23	IT IS SO ORDERED.
24	Ma in M
25	Dated To DISTRICT JUDGE

