legislative history would support the argument and the statute would include the plural
 of installment—"installments". It does NOT.

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3 Through 5/31/08, the DA alleges that Mr. Vaile's penalties would be \$12,148.29. Mr. Willick, on the other hand, alleges \$51,379.11. There is a disparity of \$39,230.82 5 just through May 2008. As the months build, the disparity grows even wider. If the 6 7 Court adopts the third position, that the "per annum" language of the statute cannot be 8 ignored and that penalties are to be assessed on a one-time monthly basis, then while 9 Mr. Vaile's interest assessment will remain high, his penalty assessment will be a 10 fraction of what is currently assessed in the DA's hypothetical. Counsel for Mr. Vaile will 11 provide that number at a later date if requested by this Court. 12

II. The Willick Law Group Over-Reaching Billings Entries and
 Unconscionable Attorney's Fees and Costs:

On July 24, 2003, the Willick Law Group was awarded \$116,732.09 related to the 16 recovery of the Valle children. Said amount was reduced to judgment, but did not 17 include an order that costs of collection, i.e., fees, time and costs to recover said money 18 19 was to be assessed against Mr. Vaile .. The action that Mr. Willick filed in November 20 2007, was an action to establish a sum certain in this child support case. Costs of 21 collection, absent an order or a statute to the contrary are to be borne by the person 22 seeking to collect the bill. There is no order in place granting Mr. Willick carte blanche 23 24 in his overzealous attempts to collect his unsecured personal debt against Mr. Vaile.

Drafting and transmitting notice of change of addresses to the 9th circuit (See January 18th entry) are unrelated to this case. Trying to find ways to incarcerate Mr. Vaile who has a working wage withholding (see Feb. 26, 2008, February 29, 2008) do

not further Mrs. Porsboll's presumed objective of setting a sum certain and collecting on
 her unpaid child support.

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Having a case manager who bills out at \$110.00 per hour, an associate who bills
 at \$350.00 an hour and the senior partner who bills at \$550.00 per hour repeatedly
 attend motion hearings against a pro per and a sole practitioner, is UNREASONABLE.
 Cumulative billing being assessed to Mr. Vaile at the rate of \$1110.00 per hour is
 unconscionable.

Spending 8.6 hours on an opposition is excessive. (April 9, April 10, April 11, and April 13, 2008). Assessing fees in this case related to research on the Federal Case is uncalled for.. We are dealing with this State Case. (See April 24 and 25, May 9, 15th, 18th 2008) "Meeting with JR on case" on June 10, 2008. No identification as to who"JR" is or what was discussed is provided in the billing statement.

In addition, Mr. Crane bills 4.4 hours for hearing preparation on June 10, 2008
 and .70 hrs. on June 11, 2008, for the upcoming July 11, 2008 hearing that he
 presumably is intimately familiar with and that he has just spent 8.6 hours preparing an
 opposition, discussing with office personnel, etc. WHAT COULD MR. CRANE
 POSSIBLY NEED TO SPEND 5.1 HOURS PREPPING FOR?

There are repeated entries regarding revising the Marshal Law Calculations. If the calculations had been assessed correctly at the onset by correctly calculating the number of months due when the arrears period is alleged, they would not need to be revised so many times.

Mr. Crane spends 2.1 hours on a vindictive and misleading Bar Complaint. In his Bar Complaint, he mis-states that counsel "admitted that Mr. Vaile hired her because

she was running against Judge Moss". Not only is that a mis-statement, but how does said Bar Complaint aid in Mrs. Porsboll's request to set a sum certain child support amount and collect child support arrears? —It doesn't.

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On June 24, 2008, June 25 and June 26, and June 30, 2008, Mr. Willick and his staff expend 10.5 hours researching, discussing, revising, writing and finalizing a letter to Judge Moss even though Mr. Willick is the self proclaimed expert on NRS 125B.095, the penalty statute, the legislative history and his Marshal Law Program. If that is the case, why must an excessive 10.5 hours be billed on this issue alone.

On July 1, 2008, July 2, 2008, July 3, 2008, July 6, 2008, Mr. Willick's office expends 4.4 hours trying to get Mr. Vaile arrested for felony non-payment. How does this further the initial plan to establish a sum certain in child support and set arrears?

On July 1 and July 2, 2008, Mr. Willick's office spends 7.0 hours looking into the fact that Mr. Vaile's spouse has filed bankruptcy. Child support payments are nondischargeable. How is this relevant in this child support case? Mr. Willick was NOT awarded the costs of collection of his attorney fees and should not be billing to Mr. Vaile these excessive expenditures. Finally, Mr. Willick did not incur a \$20.00 runner service charge. Mrs. Muirhead telephoned him and advised him not to waste his money and send his proposed order via a runner and instead to fax and e-mail it, which they did.

The bottom line is that attorney fee awards need to be REASONABLE. In determining fee awards in family court cases, the Nevada Supreme Court held in <u>Miller</u> <u>v. Wilfong</u>, 121 Nev. Adv. Op. 61, the court should use the factors set forth in <u>Brunzell</u> <u>v. Golden Gate</u>, 85 Nev. 345. The factors in Brunzell are essentially the same factors

I sent out in Plaintiff's Supplemental Brief filed on July 11, 2008 asserting that the court 2 should employ the lodestar method. This Court must consider a reasonable hourly rate 3 times a reasonable number of hours worked. There is nothing reasonable in either Mr. 4 Willick's stand alone hourly rate of \$550.00 per hour given the Las Vegas market 5 conditions or assessing an hourly rate of \$1,110.00 for Mr. Willick, Mr. Crane and Mr. ó 7 Fowler combined. Prepping for hearings in files that an attorney practically lives in 8 every day as Mr. Crane and Mr. Willick apparently do, should not take 4+ hours at a 9 time. 10 Mrs. Porsboll has not been the prevailing party on every issue in every hearing in 11 this case nor can it be said that any motion has been frivolous or merely for the 12 13 purposes of harassing the other party. Absent a ruling that each party should bear his 14 or her own attorneys fees and costs, the next best thing would be for this court to 35 identify those matters that have been unjustified in being brought before this court, 16 assess a reasonable amount of time to take care of a task and a reasonable hourly 17 18 rate. 19 hea () 81,108 Respectfully Submitted: 20 21 GRETA G. MUIRHEAD, ESQ. Nevada Bar Number 3957 22 W. Charleston Blvd. Ste. 2-242 23 Las Vegas, Nevada 89117 24 (702) 434-6004 Attorney for Plaintiff 25 Unbundled 26 27

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Senate Committee on Judiciary June 23, 1993 Page 17

Mr. Sader said <u>A.B. 504</u> "began life dealing with interest." He indicated the assembly committee changed the bill to make it clear it dealt with a penalty, "...and interest on a judgment would be in addition to that." Mr. Sader continued:

The common practice is...but it is almost never the case, that an individual who is delinquent in their child support ends up paying interest on that, unless they are taken to court and go all the way through a court proceeding, and then only if the judge awards it. It should be clear in the statutes that there is a penalty for not paying on time. You want to motivate somebody to pay on time and have an enforceable penalty...that is what this is about.

Senator Adler and Mr. Eader agreed <u>A.B. 604</u> and <u>S.E. 298</u> were not inconsistent. Mr. Eader stated he was inclined to support both pieces of legislation. He also said a common practice was a negotiation of child support obligations by the district attorneys and often the full amount of the judgment was not enforced. He added, "It pays not to pay...and that is wrong."

Mr. Sader said a child support order is entered by a judge and wages can be withheld to enforce that order. Senator Jacobsen asked if interest was added at the time of that order. Mr. Sader said interest can be expressed in the judgment, but it usually is not set out but accrues at the statutory rate. Senator Jacobsen asked if a person "leaving court was well aware of his or her support obligation." Mr. Sader answered he or she is aware of the support obligation but not as to the issue of interest.

Senator James established that both interest and attorney's fees could be waived by virtue of the provisions of <u>S.B. 298</u>, but the panalty must be paid, as set forth in <u>A.B. 604</u>. Mr. Sader said the purpose of the penalty was intended to be "motivational," such as a late payment fee attached to any billing.

Senator James questioned Mr. Sader regarding the "delayed effective date" which was rejected with reference to <u>5.8</u>, 298. Mr. Sader said the reason for the delayed effective date was the fiscal note which was attached to the original bill. He said as far as he knows, there is no fiscal note on the bill as amended. Mr. Sader said if it became effective in October 1993, a fiscal note would be attached because of the cost to the support enforcement division. He said that division does not currently have a computer program with the capacity to handle the searches authorized by the bill.

Senator Jacobsen asked why a person who was delinquent in child support pursuant to an order could not be charged with a misdemeanor. Mr. Sader answered it was currently classified as a felony, but that is not enforced except in unusual circumstances.

Exhibit 2

Assembly Committee on Judiciary April 11, 2005 Page 19

posted in the collection unit, usually a day or two into the following month has elapsed. So, likewise, an obligor could potentially be charged interest and penalties in that situation as well.

[Susan Hallahan, continued.] We have also had situations where an obligor is in an industrial accident or a car accident and is hospitalized for several months. They don't have the ability to pay their support. The court would waive interest in that scenario as well.

Finally, subsection 2 has been amended to simply clarify the language with respect as to how the penalty is calculated. If someone owes \$100 in ongoing child support but only pays \$50.00, they are assessed a 10 percent penalty on that remaining \$50.00 balance. If they thereafter stay current in their ongoing support obligation, they would incur no further penalties. It is, in essence, a late fee that is intended to encourage a timely payment of child support. The charging of continued interest on that remaining \$50.00, until it is paid in full, however, would make the custodial parent whole for the value of her money.

We would support the amendment according to the Trial Lawyers' Association to more specifically define undue hardship to give the court some guidance with respect to the finding to ensure that our intent is followed. That being, interest and penalties should only be waived in a situation where a noncustodial parent is unable to pay their support or is unable to pay that monthly payment for various reasons.

Assemblyman Carpenter:

I have a concern about the amount of interest that you are going to be charging. You are charging 10 percent every month so in a year that adds up to 120 percent. If they couldn't pay whatever was due at the end of that first month, they certainly are not going to be able to pay the amount at the end of the year. I didn't see anything wrong with the way it was written before when it was 10 percent a year. But at 10 percent a month, a lot of these people will never be able to pay that amount. I'm probably one of the biggest sticklers that people ought to pay their child support, but they can't pay something that is impossible to pay, and you keep adding penalty upon penalty or interest upon interest. It really defeats the whole situation.

Susan Hallahan:

This bill does not purport to change how penalties are calculated. The penalty statute as it states right now is 10 percent per annum or a portion thereof. It has to be added to the portion of the monthly payment that was not paid. If you were to, for example, charge the penalty at the end of the year, then there could be a noncustodial parent that doesn't pay anything from January through

Assembly Committee on Judiciary April 11, 2005 Page 20

November and then in December pays \$1,200 to satisfy their annual child support obligation. Interest and penalties are separate. The purpose of interest is to make the custodial parent whole for the value of her money that she should have received or he should have received today but doesn't receive until 6 months from now. The purpose of the penalty is to encourage the obligor to pay each and every month as he is ordered to pay. This penalty is a one-time snapshot and is charged only during that calendar month for any delinquency you have. So if the obligor pays each month, he or she would not accrue an additional penalty.

Assemblyman Carpenter:

It says a 10 percent penalty must be applied at the end of each calendar month against the amount of an installment or a portion of the installment that remains unpaid in the month in which it was due. So it seems to me if they owed \$100 and there is a 10 percent penalty that month, it would make it \$110. Then the next month it is going to be another 10 percent of \$110 so that's \$111. Simple interest would be 120 percent at the end of the year, so instead of owing \$100, they would owe way over \$200. It's contradictory in trying to get them to pay, because there is no way they can pay it.

Susan Hallahan:

Logically, you would think that would be the way it would work out. But if I owe \$100 and I don't pay it this month, I am assessed \$10 at the end of the month. If I don't pay \$100, I have another \$10 and now it's \$20. If I don't pay anything for the whole year and I owe \$1,200, I am assessed 10 percent penalty which is \$120. Whether you calculate it at the end of the month or at the end of the year, it still is \$120.

Kim Surratt, Legislative Advocate, representing Nevada Trial Lawyers Association:

I came here in opposition of this amendment of <u>A.B. 473</u> on behalf of the Nevada Trial Lawyers Association (NTLA). I have been working carefully with Ms. Madelyn Shipman and Ms. Susan Hallahan to work on those concerns. The concerns we had were meinly with opening the door wide open for the district court judges on undue hardship without any explanation or definition of what undue hardship is.

Our concern was that the party that is responsible for paying child support would suddenly have a million excuses in front of the court being able to say they were unable to pay their child support. As the penalty becomes larger, it becomes more of a hardship just because it is growing exponentially. It was explained to me this morning this is really meant for some very specialized circumstances, in which the parties are having these penalties beyond their

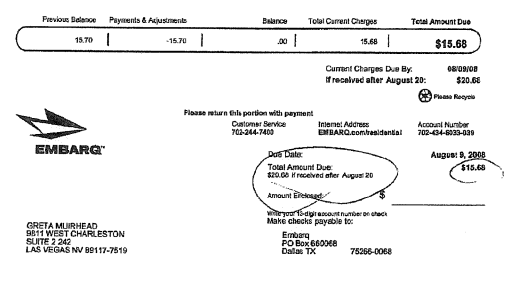
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	Monthly Stater July 21, 2003	Page 1 of 5 nent AccountNumber 702-434-6033-039
Payment Options & Contact Info	Current Charges At-A-Glance	
Retail Store In Your Area FT. APACHE 4850 S. Ft. Apeche Road	EMBARQ Sorvices	Total
At W. Tropicana Ave.	Local and Optional Services - Page 3	10.47
Pay Online EMBARQ.com/myaccount	Taxes and Surcharges - Page 4	5.21
Pay by Phone 1-877-813-7604		
Customer Service 702-244-7400		
Repair Service 1-800-788-3500		
Internet Address EMSARQ.com/residential		

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Exhibit 3

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Testimony of Attorney General Frankie Sue Del Papa before the Senate Judiciary Committee on AB 604 June 23, 1993

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Non-payment of child support obligations is an issue of growing concern and importance, on both a statewide and a nationwide level. It is no longer an issue that can be set aside and ignored; it has become an issue that affects us all. Recent figures released by the Support Enforcement Office of the Welfare Division indicate that in fiscal year 1992, 39 million dollars in Nevada's public funds were spent to care and provide for children because a parent failed to honor child support obligations. While it is important that support reaches children in need, regardless of the source, stronger neasures need to be taken to ensure that the non-custodial parent responsible for payment lives up to that responsibility, taking the burden off of the individual taxpayer. The provisions included in AB 604 will assist in accelerating this process.

The imposition of a 10% penalty for delinquent payments will give teeth to enforcement provisions already in place and will serve as an incentive for parents to remain current on monthly support obligations. It is a disappointing reflection of our society's priorities that other debt obligations -- from delinquent power bills to late credit card payments -- are assessed late fees and penalties, yet missed child support payments are not, reducing such payments to less of an obligation than paying off a credit card. It is this attitude that needs to be changed, both in the eyes of society and the responsible parent.

17:0 EXHIBIT D

Ellipt 4

In addition, by requiring issuers of occupational or professional licenses to periodically provide information on their licensees, AB 604 will give our state's enforcement agencies and district attorneys an additional, accurate, and valuable information source for determining the whereabouts and status of obligated parents, both of which are often unknown.

The passage of AB 604 will send a strong and much-needed message to the citizens of our State and to the responsible parents that we, as a State, take payment of child support obligations seriously. The Attorney General would like to express her full support of AB 604 and respectfully urges favorable consideration of this legislation by the Nevada Legislature.

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Ephints

Jul OB 2008 11:44AM WILLICK LAW GROUP

p.12

\$139,831.48

PREBILL FOR 00-050.POST PREPARED 07/08/08 FOR ACTIVITY THROUGH 07/08/08

Ms. Cisilie Arme Vaile Porsboll Nordassloyfa 29A 1251 Oslo Norway

RE: Vaile v. Vaile, Robert

Home Telephone: (011) 472-2617 153 Business Telephone: (011) 472-2579 350

Originating Attorney: MSW

Hourly Rate using Rate Schedule 14. Statement Format 1 Simple interest at APR of 18.00% will be charged on amounts past due 30 days Retainer Funds will be applied against all charges

File Opened 08/07/00. Last Billed 06/10/08 for Activity through 06/10/08 Last Payment: 06/10/08 - \$702.14

Previous Balance Due

Umpaid I	Salance Forv	vard	·			\$139,831.48
<u>Ref</u> #	Date	Atty	Description	Hours	Rate	Amount
200986	06/10/08	RLC	Hearing preparation.	4.00	350	1,400.00
201022	06/10/08	MSW		0.30	550	165.00
201570	06/10/08	LF	Drafting letter on division of funds.	1,00	110	110.00
201574	06/10/08	ĹF	Received and reviewed Errata to Ex Parete Motion.	0.70	110	77.00
201575	06/10/08	LF	Reviewed and discussed with attorney on Motion to Recuse.	0.40	110	44.00
201576	06/10/08	LF	Reveiwed and discussion with attomey.	0.30	110	33.00
201577	06/10/08	LF	Received and reveiwed oppotion to Ex Parate Motion allowing Examination Judgment Deptor.	1.00	110	110.00
201579	06/10/08	LF	Filed supplement to opposition.	0.20	110	22.00
201582	06/10/08	LF	Drafted and revised beach warrant.	0.20	110	22.00
200776	06/11/08	FF	Attend and observe hearing in Dept I; assist LF NO CHARGE	2.40		N/C
200777	06/11/08	FF	Research for c/s calculations & submitted pleadings	0.40	110	44.00
200778	06/11/08	FF	Additional time actually expended on this matter, but not charged to Client as directed by Marshal Willick. NO CHARGE (ADD)	0.20		N/C
200780	06/11/08	FF	Assist in research on MLaw Calculation used at	0.70	110	77.00
200781	06/11/08	FF	Additional-time actually expended on this	0.20		N/C

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Prehill for	r Matter 00-0	50.POST	I-Ms. Cisilie Anne Vaile Porsboll			Page two
			matter, but not charged to Client as directed by			
			Marshol Willick. NO CHARGE (ADD)	0.70	350	245.00
200991	06/11/08	RLC	Finalized hearing prep.			
200992	06/11/08	RLC	Attend motion heating.	3.00	350	1,050.00
201023	06/11/08	MSW	Prepare for and attend hearing in Dept. I; argue all matters, interminably. (PREPH)		550	2,365.00
201584	06/11/08	LF	Hearing Preps.	1.00	110	110.00
201585	06/11/08	ĹF	Attended hearing.	3.00	110	330.00
201585	06/11/08	ĹF	Working on calculations for support. MLaw.	0.80	110	88.00
	06/11/08	ĨF	Drafting order to show cause.	0.70	110	77.00
201592		LF	Ran revised Mlaw calculation for supplement.	1.40	110	154.00
201593	06/11/08	RLC	Review of documents for Order to show cause	0.70	350	245.00
201003	06/13/08	RIC	and motion for senctions.			
201 596	06/13/08	LF	Placed call to court on hearing dates.	0.30	110	33.00
			Drafting supplement to opposition.	1.40	110	154.00
201597	06/13/08	LF		0.10	110	11.00
201604	06/13/08	LF	Transmitted Order to court.	2.00	110	220.00
201613	06/13/08	LF	Drafting supplement to opposition.	0.50	110	55.00
201614	06/13/08	LF	Drafted Order to Show Cause.	0.80	350	280.00
201096	06/16/08	RLC	Draft Bar Complaint.	1.30	350	385.00
201103	06/16/08	RLC	Work on MLAW calc to prepare for July 11 hearing.			
201659	06/16/08	MSW	Review and Revise Bar Complaint; e-mails as to various matters. (RR)) 1.30	550	715.00
	0.00000	RLC	Final review of MLAW Calculation.	0.30	350	105.00
201510	06/17/08		Drafting order for hearing held 6/11/08.	1.40	110	154.00
201625	06/17/08	LF	Diditing titles in Calculations	1.00	110	110.00
201630	06/18/08	LF	Revising MLaw Calculations.	0.40	110	44.00
201635	06/18/08	LF	Drafted third supplement.	2.20	110	242.00
201636	06/18/0B	LF	Reviewing tape for preparation of order for 6/17/08 hearing.		110	22.00
201637	06/18/08	LF	Discussion with court on vacating 7/3 hearing.	. 0.20		70.00
201529	06/19/08	RLĊ	Meeting with Case Manager on schedule of arrearages.	0.20	350	70.00
201642	06/19/08	LF	Drafted fourth supplement on child support calculations as requested by court at 7/11 hearing including billing statement.	0.70	110	77.00
			nearing including official statements	0.20	110	22.00
201643	06/19/08	LF	Discussion with attorneys.	1.00		N/C
201644	06/19/08	LF	File maintenance. NO CHARGE	3:00	110	330.00
201646	06/19/08	LF	Drafting order for 6/17/08 hearing.	1.10	550	605.00
201674	06/19/08	MSW	Review and respond to Emails Review and revise written communication to Ed Ewert at D.A.'s office, with all supporting calculations.	-	000	005100
A04 345	0.000.000	RLC	(ES) Review and execution of supplemental exhibit	t, 0.20	350	70.00
201539	06/20/08		Review, edit and smooth proposed Order for	0.50	350	175.00
202098	06/21/08	RLC	6/11/08.		110	11.00
202360	06/24/08	LF	Received call from Court requesting we respond to Mrs. MuirHead's letter.	0.10		,
202351	06/24/08	LF	Discussion with attorneys.	0.20	110	22.00
202362	06/24/08	LF	Drafting response letter as requested by Court	, 1.60	110	176.00
	06/24/08	MSW		0.50	550	275.00
202419 202369	06/25/08	LF	Research on legitavic history and notes on	2.00	110	220.00
			penality exculations.			

Prebill for Matter 00-050.POST-Ms. Cisilie Anne Vaile Porst 202426 06/25/08 MSW Review and Revise letter to ca of interest and penalties, and the brief should be filed (start). (F 202427 06/26/08 MSW Review and Revise letter to ca of interest and penalties, and the brief should be filed (start). (F 202429 06/30/08 MSW Review and Revise letter to ca of interest and penalties, and the brief should be filed (finish). 202629 06/30/08 RLC Review of letter to Judge Moss calculations. 202973 06/30/08 LF Case discussion with attorest case discus	curt on calculation 0.80 5 whether an amicus RR) ourt on calculation 5.10 5 whether an amicus ss. 0.50 3	Page three
of interest and penalties, and a brief should be filed (start). (F 202427 06/26/08 MSW Review and Revise letter to c of interest and penalties, and a brief should be filed (finish). 202629 06/30/08 RLC Review of letter to Judge Moss 202951 06/30/08 MSW Final edits to letter to J. Moss calculations. 202973 06/30/08 LF Case discussion with attorney	whether an amicus RR) ourt on calculation 5.10 4 whether an amicus ss. 0.50 3	
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202951 06/30/08 MSW Final edits to letter to J. Moss calculations. 202973 06/30/08 LF Case discussion with attorney		50 175.00
calculations. 202973 06/30/08 LF Case discussion with attorney		1,155.00
	14 A	-
		10 11.00
202635 07/01/08 RLC Phone call with BK trustee at		50 175.00
202636 07/01/08 RLC Phone call to US Trustee for I	BK. سند 0.10 3	50 35.00
202638 07/01/08 RLC Review of BK documents.	0.40 3	50 140.00
202982 07/01/08 LF Research on bankruptcy filing bankruptcy documents.	, down load 1.20 1	10 132.00
202983 07/01/08 LF Telephone conversation with and attorney.	Trustee's office 0.50 1	10 55.00
202985 07/01/08 LF Assembling documents for ira	ansmission to 1.00 1 ts.	10 110.00
202988 07/01/08 LF Reascarch and telephone conv various offices in California a Attorneys Office for child sup prosercution actions requirem	versation with 1.20 1 and their District port and criminal	10 132.00
202990 07/01/08 LF Reveiwing downloaded bankr	untex documents. 0.60	10 66.00
202796 07/02/08 RLC Work on getting prosecution	of Onn Party. 2.50 3	50 875.00
202797 07/02/08 RLC Email to US Trustee for BK.		50 175.00
202798 07/02/08 RLC Review of OC comments of C		50 245.00
202962 07/02/08 MSW Office conference with Attorn on prosecution pursuit. (OCA	tey Crane, Re: line 0.20 5	50 110.00
202991 07/02/08 LF Research bankruptcy and what discharged if only one spouse	t can be 2.00 1	10 220.00
202993 07/02/08 LF Reviewed proposed changes t Multificad	to order from 1.00 1	10 110.00
202994 07/02/08 LF Discussed changes requested automey.	by Muirbead with 0.40	10 44.00
202944 07/03/08 RLC Phone call to attorneys in Geo assistance in prosecution.	ngia looking for- 0.20 3	50 70.00
202945 07/03/08 RLC Smooth Order and draft letter	to Judge Moss. 0.50 3	50 175.00
202949 07/03/08 RLC Meeting with MSW and Case	Manager. 0.20 3	50 70.00
202049 07/03/08 KLC Meeting with allo Case 203001 07/03/08 LF Discussions with attorneys.		10 33.00
202969 07/06/08 LF Discussions with an only 2 202969 07/06/08 MSW Review and Revise letter to E appointment of Special Prosec origit, size, and send. (RR)	d Ewert re: 0.90 5	50 495.00

Summary of Services

FF	Feith Fish	2.80 hr @ 0.00		N/C
FF	Faith Fish	1.10 hr @ 110.00	\$	121.00
	Leonard Fowier III	36.30 hr @ 110.00	\$	3993.00
	Leonard Fowler III	1.00 hr @0.00		N/C
	Marshal S. Willick	16.60 hr @ 550.00	S	9130.00
RLC	Rick L. Crane	17.60 hr @ 350.00	\$	6160.00

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Jul 08 2008 11:4	6AM WILL	ICK LAW GRI	OUP	4385311	p. :
Prebill for Matter 00-050.PO	ST-Ms. Cisilie	Anne Vaile Po	rsboll		Page four
(100111 101 WILLION 00 05011 0	CT THE CLOTHE	711110 71110 1 0			
Tot	al Professional	Services		75.40	\$ 19,404.00
Costs and Disbursements					
203014 06/17/08	LPSR Lega	al Process name	n service. Ou	t of Area.	20.00
	Tota	l Costs and Dis	bursements		\$ 20,00
Interest Charge					
Late Charge on past due bala Percentago Rate: 18.00 perce Days in Billing Cycle: 28	nce of \$73,804 ent	.84			\$ 1,019.11
TOTAL NEW CHARGES					\$ 20,443.11
Ap	plied from Reu	sincr to fee cha	rges	4	-264.00
Unpaid Balance of New Cha	rges			· · · · · · · · · · · · · · · · · · ·	\$ 20,443,11
SUMMARY OF ACCOUNT	•				
Balance Forward Total New Charges Payments and Credits	÷				\$139,831.48 20,443.11 -264.00
TOTAL BAL	ANCE DUE **	** Plus Retaine	g Due Below	P # #	\$160,010.59
Aged Balance Fees Costs 4% Costs Interest	Current 21398.00 20.00 0.00 2187.98	Over 30 0.00 0.00 0.00 0.00	Over 60 6243.00 0.00 0.00 979.33	Over 90 67561.84 0.00 2230.23 59390.21	Total 95202.84 20.00 2230.23 <u>62557.52</u>
TOTAL	23605.98	0.00	7222.33	129182.28	160010.59
Total Hours to Date Total Fees Case to Date Total Costs Case to Date Total 4% Costs to Date Total Interest Case to Date Total Payments Case to Date Total Credits Case to Date		706.05 \$131,843.00 \$ 6,500.91 \$ 3,653.88 \$ 62,557.52 \$ 43,409.72 \$ 1,117.00			

CAV 00219

Jul	08 2008	11:46AM WILLICK LAW GROUP	4385311	p.16
Prebili fe		050.POST-Ms. Cisilie Anne Vaile Porsboll		Page five
Retainer	Account			
Retainer	Balance For	ward ,		\$ 0.00
42807	06/19/08 07/08/08	Paid by Mr. Robert Scotlund Vaile (garnishment) Applied from Retainer to fee charges		264.00 264.00
New Ret	ainer Accour	ai Balance		.\$ 0.00

Willick Law Group 3591 E. Bonanza Rd., Suite 200 Las Vegas, Nevada 89110-2101 Web page: www.willicklawgroup.com Billing Q&A setb@willicklawgroup.com

July 22, 2008

Ms, Cisilie Anne Vaile Porsboll Nordassloyfa 29A 1251 Oslo Norway

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Professional Services

File Number: 00-050.POST

RE: Vaile v. Vaile, Robert

Statement of Account for Services Rendered Through July 22, 2008

Emp	Description	Hours	Amount
Friday, No LF	vember 2, 2007 Discussion with attorney on motion status.	0.30	33.00
Monday, N LF	lovember 5, 2007 Revising Motion.	1.00	110.00
Friday, No [.] LF LF	vember 9, 2007 Revised calculations and motion for filing with court. Made call to District Attorney letf message, drafted fax to District Attorney as followup.	1.60 0.40	176.00 44.00
Tuesday, N LF	lovember 13, 2007 Transmitted motion to Court for filing.	0.20	22.00
Wednesday LF LF	November 14, 2007 Calendaring events and hearing date. Drafted certificate of service and transmitted motion to opposing party, certified return receipt as well as regular mail.	0.20 0.50	22.00 55.00
Thursday, ? LF LF	November 15, 2007 Transmitted documents. Telephone call to District Attorney for information requested.	0.20 0.20	22.00 22.00
Friday, Nov LF	rember 16, 2007 Research with District Attorney on status of collections.	0.20	22.00
Wednesday LF	, November 28, 2007 Hearing preps.	1.00	110.00

Page two July 22, 2008 Ms. Cisilie Anne Vaile Porsboll Vaile v. Vaile, Robert

Emp	Description	Hours	Amount
Friday, Dec LF LF LF LF	Reviewing Scotlund filing.	0.20 0.60 1.00	22.00 110.00
Tuesday, D RLC RLC LF LF	ecember 11, 2007 Review and edit of Zoom request. Meeting with Case Manager on Opposition. Drafted ZOOM request and Proposed Order. Drafting Opposition to Motion form Scotlund.	0.30 0.10 1.00 1.20	105.00 35.00 110.00 132.00
Thursday, I MSW LF	December 13, 2007 Review and Revise Request for submission and proposed order; finalize and submit all. Update meeting with attorney on case status.	0.40 0.20	220.00 22.00
Tuesday, D RLC LF LF	ecember 18, 2007 Review and edit Opposition to P's Motion. File maintmenance, calendaring, transmitted request for submission of motion.	1.20 0.30 0.20	420.00 33.00
MSW	Review and Revise	2.70	1,485.00
Friday, Dec LF	ember 21, 2007 File Maintenance.	0.10	11.00
Wednesday LF	, January 2, 2008 Status check with 9th Cir.	0.20	22.00
Monday, Ja LF	nuary 7, 2008 Telephone conversation with court on zoom request.	0.20	22.00
Thursday, J. RLC	anuary 10, 2008 Draft hearing outline for Jan 15 hearing.	0.50	175.00
Monday, Ja RLC LF MSW	nuary 14, 2008 Update hearing outline for 1/15/08. Hearing preps. Review outline; office conference with Mr. Crane.	0.30 1.20 0.80	105.00 132.00 440.00
Tuesday, Jai RLC RLC LF LF	nuary 15, 2008 Draft Order and modify hearing outline. Hearing prep and attend hearing. Hearing preps - Revised Order. Drafted Notice of Entry of Order and Transmitted to court and opposing party.	0.90 1.50 0.50 0.30	315.00 525.00 55.00 33.00

Page three July 22, 2008 Ms. Cisilie Anne Vaile Porsboll Vaile v. Vaile, Robert

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Emp	Description	Hours	Amount
MSW	Prepare for and attend hearing in Dept. I; obtain desired order, begin efforts at enforcement.	1.70	935.00
Thursday, J LF LF	anuary 17, 2008 Drafted supplement of information requested by court. Transmitted supplement to opposing counsel.	0.30 0.20	33.00 22.00
Friday, Jam LF LF	Dary 18, 2008 Draft and transmitted notice of change of address to 9th Cir. Reveiwed and edited supplemental filing, and transmitted to court and opposing party.	0.20 0.40	22.00 44.00
Monday, Ja RLC LF LF LF	nuary 28, 2008 Review of all filings by Scotlund. Received Notice of Motion. Calendaring of Events. Reviewing filings.	0.50 0.10 0.40 0.50	175.00 11.00 44.00 55.00
Tuesday, Ja RLC	nuary 29, 2008 Draft Opposition and Countermotion to Motion to set aside Jan 15 Order.	2.80	980.00
FF FF	Assist LF ; prep & send blank AFC to Cisilie by email for her execution Resend AFC blank to Cisilie with new email address NO	0.30 0.10	33.00 N/C
LF LF MSW	CHARGE Discussion with attorneys. Drafting and editing Opposition. Review and respond to Emails.	0.30 1.00 0.30	33.00 110.00 165.00
Wednesday, RLC LF	January 30, 2008 Add new material to Opposition. Discussion with attorney on current case status.	0.30 0.10	105.00 11.00
Friday, Febr RLC MSW	uary 8, 2008 Final review of Opposition. Review and Revise Opposition; instructions to staff.	0.50 1.50	175.00 825.00
Monday, Fe LF LF	bruary 11, 2008 Download and reviewed filing in appeal. Transmitted Opposition to opposing party and court.	0.20	22.00 33.00
Friday, Febr RLC	uary 22, 2008 Review Reply Brief filed by Scotlund.	0.40	140.00
Monday, Fe LF	bruary 25, 2008 Made call to DA and draft fax request for update payment history.	0.40	44.00

Page four July 22, 2008 Ms. Cisilie Anne Vaile Porsboll Vaile v. Vaile, Robert

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Emp	Description	Hours	Amount
LF FF FF	Telephone conversation with client on AFC status. Assist LF with call to Cisilie re: AFC Additional time actually expended on this matter, but not charged to Client as directed by Marshal Willick. NO CHARGE	0.20 0.10 0.10	22.00 11.00 N/C
Tuesday, Fe FF LF LF	Ebruary 26, 2008 Field call from Cisilie re: AFC - pass to LF NO CHARGE Telephone conversation with client on AFC. Discussion with attorney on 42 UCS sec 652 & 654 made calls to state for resolution.	0.10 0.40 0.50	N/C 44.00 55.00
Wednesday LF LF	, February 27, 2008 Hearing Preps. File maintenance, orgainzation and review for hearing.	1.40 4.00	154.00 440.00
Thursday, F RLC LF	ebruary 28, 2008 Draft Hearing Outline. Hearing preps and file maintenance.	0.60 1.80	210.00 198.00
Friday, Febr RLC RLC LF LF	Tuary 29, 2008 Meeting with case manager on hearing prep. Review of case in support of incarceration of Scotlund Vaile. File organization and maintenance. NO CHARGE File organization and maintenance.	0.20 0.50 1.50 1.60	70.00 175.00 N/C 176.00
Monday, Ma MS LF LF RLC RLC MSW	arch 3, 2008 Attend and observed trial or hearing. NO CHARGE Attended hearing. Last Minute hearing preps. Hearing prep. Attend hearing. Prepare for and attend hearing in Dept. I; argue all; instructions to staff.	1.70 2.00 1.00 0.50 1.80 2.50	N/C 220.00 110.00 175.00 630.00 1,375.00
Tuesday, Ma RLC LF LF	Drafting and Amended order.	0.30 2.50 1.20	132.00
Wednesday, LF LF LF LF	March 5, 2008 Drafted Supplemental Filing AFC. Revised and edited amended order.	0.40 1.20 1.20	44.00 132.00

Emp	Description	Hours	Amount
Thursday, N RLC	Aarch 6, 2008 Review of Order from 3/3/08.	0.30	105.00
Friday, Mar LF MSW	ch 7, 2008 Reviewed order and transmitted to Court. Review and Revise Order after hearing; finalize, print, sign, and return to staff.	0.30 0.90	33.00 495.00
Wednesday RLC	, March 12, 2008 Phone call with DA on client's address and forms for	0.30	105.00
LF LF	registration in CA. Discussion with attorney on requested information by DA. Received request from DA for copy of Order and related information.	0.30 0.20	33.00 22.00
Thursday, N LF LF	March 13, 2008 Run Mlaw Calculations. Drafting response to DA.	0.30 0.50	33.00 55.00
Friday, Mar LF LF LF LF	ch 21, 2008 Drafted Notice of Entry of Order. Transmitted Amended Order to Scotlund. Assembeld documents requested by DA's Office.	0.50 0.20 0.50	55.00 22.00 55.00
Sunday, Ma RLC	rch 23, 2008 Execute NOE for Order.	0.10	35.00
Tuesday, Mi LF	arch 25, 2008 Transmitted NOE to Court and opposing party.	0,20	22.00
Wednesday, LF	March 26, 2008 Drafting response to DA request for documents and information.	1.70	187.00
Thursday, M RLC	larch 27, 2008 Review and execute registration paperwork for DA.	0.50	175.00
Monday, Ma FF	rch 31, 2008 Office conference with Seth re: child support check received from DA; email to Cisilie re: heads up check is coming NO CHARGE	0.10	* N/C
Thursday, Aj LF	pril 3, 2008 Discussion with attorney on status.	0.10	11.00

July 22, 20 Ms. Cisilie Vaile v. Va	Anne Vaile Porsboll		
Emp	Description	Hours	Amount
Friday, Ap RLC LF	ril 4, 2008 Review Motion to reconsider. File maintenaince.	0.50 0.20	175.00 22.00
Monday, A LF RLC	pril 7, 2008 Drafted Subpoena for employment information. Discussions with Case Manager and MSW.	0.20 0.20	22.00 70.00
Wednesday RLC MSW	7, April 9, 2008 Begin Opposition on Vaile Motion Office conference with all relevant staff re: progress and next steps.	2.70 0.20	945.00 110.00
FF FF	April 10, 2008 Email to client re: need US bank account opened Review WP12 directories & move new documents that were inadvertantly save in 12 rather than 13 NO CHARGE	0.10 0.60	11.00 N/C
LF RLC RLC	Discussion with attorneys on collection of attorney fees awards. Continue work on Opposition. Meeting with Case Manager and MSW on registration of judgment.	0.30 1.80 0.30 0.10	33.00 630.00 105.00
RLC Friday, Apr RLC	Read email response to subpoena. il 11, 2008 Continue Opposition.	2.10	35.00 735.00
Sunday, Ap RLC	oril 13, 2008 Finish Opposition.	2.00	700.00
Monday, A LF LF MSW	pril 14, 2008 Drafting Opposition to Motion to Reconsider. Fransmitted opposition. Review and Revise Opposition.	2.00 0.40 2.10	220.00 44.00 1,155.00
Thursday, A LF	April 17, 2008 Discussions with attorneys on followup actions.	0.40	44.00
Thursday, A LF	April 24, 2008 Drafting Order for Examination of Judgment Debtor. Made call to Federal Court to verify procedure for the filing.	1.00	110.00
LF	Drafting Motion for Examination of Judgment Debtor.	1.00	110.00
Friday, Apr LF	Telephone conversation with Federal Court on Examination of Judgment Debtor.	0.30	33.00
LF	Draft and editing of motion and order for examination of	1.10	121.00

judgment debtor. Monday, April 28, 2008 LF Drafting and editing motion and order for examination of 0 judgment debtor. Tuesday, April 29, 2008 RLC Review Reply Brief. 0	Amount 0.50 55.00 0.30 105.00 1.40 154.00 1.50 525.00 1.20 132.00
Monday, April 28, 2008 LF Drafting and editing motion and order for examination of 0 judgment debtor. Tuesday, April 29, 2008 RLC Review Reply Brief. 0	0.30 105.00 1.40 154.00 1.50 525.00
LF Drafting and editing motion and order for examination of judgment debtor. 0 Tuesday, April 29, 2008 0 RLC Review Reply Brief. 0	0.30 105.00 1.40 154.00 1.50 525.00
RLC Review Reply Brief. 0	.40 154.00 1.50 525.00
	.40 154.00 1.50 525.00
Wednesday, April 30, 2008 RLC Research statute and review, edit, and complete Ex Parte 1	
Motion for State Court.	.20 132.00
LF Research and edit of ex parte motion for examination of 1 judgment debtor and order.	
Thursday, May 1, 2008	
	0.30 105.00 0.10 35.00
Friday, May 2, 2008	
	0.10 35.00 0.30 N/C
Sunday, May 4, 2008	40 400 00
RLC Continue with Opposition to Rule 11 Motion. 1.	.40 490.00
Monday, May 5, 2008	.20 22.00
	.40 44.00
	20 22.00
	.10 11.00
RLC Review Opposition. 0.	.20 70.00
	.60 330.00
Tuesday, May.6, 2008LFCase review and status check.0.	.30 33.00
Friday, May 9, 2008 RLC Meeting with Case manager on hearing dates. 0.	.50 175.00
The state of the second s	.20 70.00
	.50 165.00

Page seven July 22, 2008 Page eight July 22, 2008 Ms. Cisilie Anne Vaile Porsboll Vaile v. Vaile, Roberi

Emp	Description	Hours	Amount
	, May 15, 2008 Transmitting order and Ex Parte Judgment Debtor.	0.10	11.00
Sunday, 1 RLC	May 18, 2008 Review of new Ex Parte Motion for Exam of Judgment debtor (Federal).	0.20	70.00
Wednesd LF	ay, May 21, 2008 File Maintenance. NO CHARGE	1.00	N/C
Friday, N LF LF LF	lay 23, 2008 File reveiw and reseach. NO CHARGE Research online case reveiw with file. Attempting to set up US Bank Account.	2.00 1.50 1.00	N/C 165.00 110.00
RLĆ		1.30	
LF	Received and reviewed Memorandum in Support of Renewed Motion.	0.20	22.00
Wednesd LF LF LF	ay, June 4, 2008 Case review. Received Notice of appearance by Greta G. Muirhead, Esq. Discussions with attorneys on the entry into case of Ms. Muirhead.	0.30 0.10 0.30	33.00 11.00 33.00
Thursday RLC LF	, June 5, 2008 Phone call with DA on child support collection. Discussion with attorney on case status.	0.20 0.20	70.00 22.00
Friday, Ju LF LF LF	ne 6, 2008 Drafted proposed Bench Warrant. Discussions with attorneys. Drafted Supplement, ran new MLaw calculation based on new information from DA.	0.30 0.20 1.50	33.00 22.00 165.00
Sunday, J RLC	une 8, 2008 Execute Supplemental Exhibit.	0.10	35.00
Monday, . LF	June 9, 2008 Hearing preps.	1.70	187.00
Tuesday, RLC RLC MSW	Hearing preparation.	0.40 4.00 0.30	140.00 1,400.00 165.00

Page nine July 22, 2008 Ms. Cisilie Anne Vaile Porsboll Vaile v. Vaile, Robert

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Er	np <u>Description</u>	Hours	Amount
	hearing.		
LF		1.00	110.00
LF		0.70	77.00
LF		0.40	44.00
LF		0.30	33.00
LF	allowing Examination Judgment Debtor.	1.00	110.00
LF		0.20	22.00
LF	Drafted and revised bench warrant.	0.20	22.00
Wedne	sday, June 11, 2008		
FF	Attend and observe hearing in Dept I; assist LF NO CHARGE	2.40	N/C
FF	Research for c/s calculations & submitted pleadings	0.40	44.00
FF	charged to Client as directed by Marshal Willick. NO	0.20	N/C
	GHARGE		
FF	Assist in research on MLaw Calculation used at Federal level	0.70	77.00
FF	Additional time actually expended on this matter, but not charged to Client as directed by Marshal Willick. NO CHARGE	0.20	N/C
RL		0.70	016 00
RL	C Attend motion heating.	3.00	245.00
MS		4.30	1,050.00 2,365.00
1410	interminably.	4.50	2,305.00
LF		1.00	110.00
LF	Attended hearing.	3.00	330.00
LF		0.80	
LF	Working on calculations for support. MLaw.		88.00
	Drafting order to show cause.	0.70	77.00
LF	Ran revised Mlaw calculation for supplement.	1.40	154.00
Friday,	June 13, 2008		
ŘL	C Review of documents for Order to show cause and motion	0.70	245.00
	for sanctions.		
LF	Placed call to court on hearing dates.	0.30	33.00
LF	Drafting supplement to opposition.	1.40	154.00
LF	Transmitted Order to court.	0.10	11.00
LF	Drafting supplement to opposition.	2.00	220.00
LF	Drafted Order to Show Cause.	0.50	55.00
Mondav	June 16, 2008		
RL		0.80	280.00
RLQ		1.10	385.00
MS		1.30	715.00
1.10	matters.	1,00	110.00

Page ten July 22, 2008 Ms. Cisilie Anne Vaile Porsboll Vaile v. Vaile, Robert

Emp	Description	Hours	Amount
	une 17, 2008		
RLC	Final review of MLAW Calculation.	0.30	105.00
LF	Drafting order for hearing held 6/11/08.	1.40	154.00
Wednesday	, June 18, 2008		
LF	Revising MLaw Calculations.	1.00	110.00
LF	Drafted third supplement.	0.40	44.00
LF	Reviewing tape for preparation of order for 6/17/08 hearing.	2.20	242.00
LF	Discussion with court on vacating 7/3 hearing.	0.20	22.00
Thursday, J	june 19, 2008		
RLĆ	Meeting with Case Manager on schedule of arrearages.	0.20	70.00
LF	Drafted fourth supplement on child support calculations as	0.70	77.00
	requested by court at 7/11 hearing including billing		
LF	statement. Discussion with attorneys.	0.20	22.00
LF	File maintenance, NO CHARGE	1.00	N/C
LF	Drafting order for 6/17/08 hearing.	3.00	330.00
MSW		1.10	605.00
1410 11	communication to Ed Ewert at D.A.'s office, with all	1.10	000.00
	supporting calculations.		
Friday, June	20, 2008 Review and execution of supplemental exhibit.	0.20	70.00
RLC	Review and execution of supplemental exhibit.	0.20	/0.00
Saturday, Ju	une 21, 2008		
RLC	Review, edit and smooth proposed Order for 6/11/08.	0.50	175.00
Tuesday, Ju	ne 24, 2008		
LF	Received call from Court requesting we respond to Mrs.	0.10	11.00
-	MuirHead's letter.		
LF	Discussion with attorneys.	0.20	22.00
LF	Drafting response letter as requested by Court.	1.60	176.00
MSW	Review and Revise Order.	0.50	275.00
Wednesday.	June 25, 2008		
LF	Research on legitavie history and notes on penality	2.00	220.00
	caculations.		
MSW	Review and Revise letter to court on calculation of interest	0.80	440.00
	and penalties, and whether an amicus brief should be filed		
	(stari).		
Thursday, Ju	ine 26, 2008		
MSW	Review and Revise letter to court on calculation of interest	5.10	2,805.00
/-	and penalties, and whether an amicus brief should be filed		2
	(finish).		

Page eleven July 22, 2008 Ms. Cisilie Anne Vaile Porsboll Vaile v. Vaile, Robert

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Emp	Description	Hours	Amount
Monday, Ju	ine 30, 2008		
RLC	Review of letter to Judge Moss.	0.50	175.00
MSW	Final edits to letter to J. Moss on MLAW calculations.	2.10	1,155.00
LF	Case discussision with attorney.	0.10	11.00
Tuesday, Ju			
RLC	Phone call with BK trustee attorney.	0.50	175.00
RLC	Phone call to US Trustee for BK.	0.10	35.00
RLC	Review of BK documents.	0.40	140.00
LF	Research on bankruptcy filing, down load bankruptcy documents.	1.20	132.00
LF	Telephone conversation with Trustee's office and attorney.	0.50	55.00
LF	Assembling documents for transmission to trustee of orders and judgments.	1.00	110.00
LF	Reasearch and telephone conversation with various offices in California and their District Attorneys Office for child	1.20	132.00
	support		
LF	Reveiwing downloaded bankruptcy documents.	0.60	66.00
Wednesday	, July 2, 2008		
RLC		2.50	875.00
RLC	Email to US Trustee for BK.	0.50	175.00
RLC	Review of OC comments of Order.	0.70	245.00
MSW		0.20	110.00
LF	Research bankruptcy and what can be discharged if only one spouse is filing.	2.00	220.00
LF	Reviewed proposed changes to order from Muirhead.	1.00	110.00
LF	Discussed changes requested by Muirhead with attorney.	0.40	44,00
Thursday, J RLC	ury 3, 2008	0.20	70.00
RLC	Smooth Order and draft letter to Judge Moss.	0.50	175.00
RLC		0.20	70.00
LF	Meeting with MSW and Case Manager.	0.30	33.00
LF	Discussions with attorneys.	0.50	55.00
Saturday, Ju			
RLC	Complete letter to Ed Ewert on prosecution.	1.50	525.00
Sunday, July	y 6, 2008		
MSW		0.90	495.00
Monday, Jul	v 7, 2008		
RLC	REview of documents and research into claims.	1.30	455.00
RLC		0.40	

Page twelve July 22, 2008 Ms. Cisilie Anne Vaile Porsboll Vaile v. Vaile, Robert

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Emp	Description	Hours	Amount
MSW		2.40	
LF	Transmitted letter and proposed Order to Court and opposing counsel.	0.10	11.00
LF	Drafting motion to strike.	4.20	462.00
Tuesday, Ju	ly 8, 2008		
RLC	Review and edit of Motion to Strike.	1.70 0.40	595.00
RLC MSW	REview of filings in Vaile case. Review and Revise Supplemental Authorities.	1.20	140.00 660.00
LF	Drafting and revising motion to strike.	3.00	330.00
ĹF	Drafted notice of motion, and motio/opposition information	0.40	44.00
	sheet, and certificate of service.	0710	
LF	Drafted Ex Parte application for OST and OST.	1.50	165.00
LF	Revising motion to strike, assembling exhibits filed with	1.00	110.00
	court, and transmitted to opposing counsel.		
Wednesday,	July 9, 2008		
LF	Running calculations MLaw and comparison with DA report.	3.00	330.00
LF	Drafting hearing outline.	1.40	154.00
Summary of	Services		
	Fish 1.60 hr @110.00 \$ 176.00		
	PISH 4.10 H (40 V.00 IN/C		
	ard Fowler III 112.60 hr @ 110.00 \$ 12386.00		
	ard Fowler III 5.50 hr @ 0.00 N/C 1 Schoepf 1.70 hr @ 0.00 N/C		
	ly Schoepf 1.70 hr @ 0.00 N/C hel S. Willick 33.90 hr @ 550.00 \$ 18645.00		
	L. Crane 53.80 hr @350.00 \$ 18830.00		
	A CARE AND A CARE AND A CARE AND A CARE AND A		d /117
	Total Professional Services		\$ 47,522.00
			,
	4% Cost charge		3,635.88
	Total Including Costs Charge		\$ 53,672.88
Costs and Di	sbursements		
Date	* Description		Amount
03/25/08			

03/25/08	
03/25/08	
03/27/08	Legal Process runner service. Out of Area.
04/04/08	Parking.
04/22/08	Legal Process Service. Service on: DA Family Support Division.

20.00 9.00 50.00 Page thirteen July 22, 2008 Ms. Cisilie Anne Vaile Porsboll Vaile v. Vaile, Robert

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Date	Description	Amount
06/17/08	- Legal Process runner service. Out of Area.	. 20.00
	Total Costs and Disbursements	<u> \$ 189.00</u>
Interest Cha	иде	\$ 62,659.82
TOTAL NE	EW CHARGES	\$116,521.70
PAYMENI	'S AND CREDITS	
09/10/00	Applied from Retainer to fee charges	-2,396.00
09/10/00	Applied from Retainer to cost charges	-90.00
09/10/00	Applied from Retainer to tax charges	-14.00
11/01/00	Wire transfer from Norway.	-7.748.00
11/10/00	Released from security deposit to pay on balance.	-488.50
11/13/00	Wire transfer of funds from Norway.	-7.212.00
01/10/01	Applied from Retainer to fee charges	-9,537.73
01/10/01	Applied from Retainer to cost charges	-1.318.66
01/31/01	Clerk of the Court returned check number 12200 for estimated transcript	-390.00
	costs.	
05/10/01	Applied from Retainer to fee charges	-8,207.10
05/10/01	Applied from Retainer to cost charges	-1,767.90
04/1 8/ 03	Refund check #03526 from Nevada Supreme Ct.	-250.00
01/14/04	Data entry error on 12/18/03 by FF. Should have been entered in TORT	-70.00
03/12/08	Entries should have been made into the GARN matter for LF on March 4 for	or -407.00
6440400	2.5 hours and March 5 for 1.2 hours	
04/10/08	Applied from Retainer to fee charges	-955.64
04/10/08	Applied from Retainer to cost charges	-2,224.10
04/30/08	Garnishment from Wachovia Corp.	-13.95
05/09/08	Applied from Retainer to fee charges	-351.00
05/09/08	Applied from Retainer to cost charges	-119.00
06/10/08	Applied from Retainer to fee charges	-652.14
06/10/08	Applied from Retainer to cost charges	-50.00
07/10/08	Applied from Retainer to fee charges	-264.00
07/22/08	Paid by R. Scotlund Vaile.	-264.00
	Total Payments and Crédits	\$-44,790.72
SUMMARY	OF ACCOUNT	
Balance Forv	vard	\$ 0.00
Total New C	harges	116,521.70
Payments and	1 Credits	-44.790.72
	TOTAL BALANCE DUE *** Plus Retainer Due Below ***	\$155,314.89
		<u> </u>

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July 22, 2008
Ms. Cisilie Anne Vaile Porsboll
Vaile v. Vaile, Robert

Retainer Account

1

Retainer Ba	alance Forward	\$	0.00
08/22/00	Wire Transfer from Norway.	2.5	00.00
09/10/00	Applied from Retainer to fee charges		96.00
09/10/00	Applied from Retainer to cost charges		90.00
09/10/00	Applied from Retainer to tax charges		14.00
12/27/00	Wire transfer from Norway (100,000 Kroners)		
01/10/01	Applied from Retainer to fee charges	10,856.39 -9,537.73	
01/10/01	Applied from Retainer to cost charges		18.66
05/10/01	Wire Transfer from Den Norske Bank, Oslo, Norway,		75.00
05/10/01	Applied from Retainer to fee charges		07.10
05/10/01	Applied from Retainer to cost charges		67.90
03/25/08	Two checks from DA's office, \$7829.35 and \$120.00. 60% to client (\$4769.61) and 40% to outstanding balance.		79.74
04/10/08	Applied from Retainer to fee charges	-9	55.64
04/10/08	Applied from Retainer to cost charges	-2,2	24.10
04/22/08	Check 83019408 from State of Nevada (garnishment of child support)	2	30.00
	original check amount \$575.00. 60/40 split to client.		
04/28/08	Paid by Scotlund Vaile (Garnishment). \$600.00 check \$360.00 directly to client.	24	40.00
05/09/08	Applied from Retainer to fee charges	-3:	51.00
05/09/08	Applied from Retainer to cost charges	-119.00	
05/13/08	Paid by Scotlund Vaile Garnishment	264.00	
05/23/08	Paid by Robert Scotlund Vaile (garnishment)	264.00	
05/30/08	Garnishment of Robert Vaile.	174.14	
06/10/08	Applied from Retainer to fee charges		
06/10/08	Applied from Retainer to cost charges -50		50.00
06/19/08	Paid by Mr. Robert Scotlund Vaile (garnishment)		54.00
07/10/08	Applied from Retainer to fee charges	-26	54.00
New Retaine	r Account Balance	\$	0.00
Trust Accou	at .		
Beginning Tr	rust Balance	S	0.00
08/22/00 10/02/00	Wire Transfer from Norway. Paid to Gregoty & Bradshaw, P.C.: Texas Counsel	2,50	0.00 3.50
11/01/00 11/10/00	Payment for legal services from Gregory & Bradshaw, P.C. (Texas Counsel) Release of security deposit to pay on balance.	-1,50	
Ending Trust Balance			0.00

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۰، ۲۰۰۰ 1 2 3 4 5	WILLICK LAW GROUP MARSHAL S. WILLICK, ESQ. Nevada Bar No. 002515	PLED IN OPEN COURT 8-15 20 8 CHARLES J. SHORT CLEAK OF THE COURT CHARLES DEPUTY CONTRE KALSN DEPUTY
6 7 8 9 10	DISTRICT CO FAMILY DIVIS CLARK COUNTY, I	SION
11 12 13 14 15 16	ROBERT SCOTLUND VAILE, Plaintiff, vs. CISILIE VAILE PORSBOLL, Defendant.	CASE NO: 98-D-230385 DEPT. NO: 1 DATE OF HEARING: 06/11/2008 TIME OF HEARING: 9:00 A.M.
17 18 19 20 21 22 23 24 25 26 - 27	ORDER FOR HEARING HE This matter came before the Court on Plaintiff's A Order or Alternatively. For A New Hearing and Requess Enforcement of the March 3, 2008 Order, Plaintiff's Rene Ex Parte Motion to Recuse, and Defendant's Opposition Cisilie A. Vaile was not present-as the resides in Norway the WILLICK LAW GROUP, and Plaintiff was not present b Esq., in an <u>unbundled capacity</u> for this hearing only, having read the papers and pleadings on file herein by counsel are shown:	Motion For Reconsideration and To Amend at to Enter Objections and Motion to Stay weed Motion For Sanctions, and Plaintiff's ns. Defendant, Cisilie A. Porsboll, f.k.a. by, but was represented by her attorneys of ut was represented by Greta G. Muirhead, ng been duly noticed, and the Court having
28 WILLICK LAW GROUP 369 East Bohrman Rood Suite X00 Les Veges, IV 861152(10) (702) 438-4100		

77 K N	
1	IT IS HEREBY ORDERED that:
2	1. An Order to Show Cause is issued as to why the Plaintiff failed to attend the
3	Judgment Debtor Examination, Plaintiff's counsel will accept service on behalf of Plaintiff.
4	2. Plaintiff's <i>Motion to Recuse</i> is DENIED.
5	3. Plaintiff's Motion for Sanctions is DEFERRED.
6	4. Defendant's <i>Motion</i> for the posting of a bond is DENIED.
7	5. A GOAD Order is GRANTED IN PART, Plaintiff is not to file any further Motions
8	filed in proper person due to the increments number of filings, unless it is pre-approved through
9	chambers first, and copied to Defendant prior to being filed with the clerk.
10	6. If Robert Scotlund Vaile does not appear on July 11, 2008, at 8:00 A.M. and provide
11	good cause for failure to appear on June 11, 2008, for his examination of judgment debtor, a warrant
12	for his arrest may be issued.
13	7. Plaintiff, Robert Scotlund Vaile, shall file an <i>Affidavit of Financial Condition</i> with
14	the Court in accordance with current Nevada Law before July 11, 2008.
15	8. Plaintiff is not allowed to make any further appearances via telephone and must
16	appear in person for all hearings where he is not represented by counsel.
17	9. Based upon equitable considerations and contract principles, the sum certain for the
18	child support obligation is set at \$1,300.00 per month from August 1998, the date of the Decree.
19	10. Defendant's counsel shall file with the Court an updated billing statement, and the
20	request for reconsideration of prior fees, and further attorney's fees, is deferred to the hearing set for
21	July 11, 2008.
22	11. Plaintiff, Robert Scotlund Vaile, shall be given the opportunity at the next hearing
23	to offer explanation as to why he has failed to pay child support since April, 2000.
24	12. Child support arrears, which were reduced to judgment at the March 3, 2008, hearing
25	remain in effect, but are subject to revision under NRCP 60(a), as to the issue of interest and
26	penalties, if it is discovered that there has been a mathematical error in their computation.
27	13. Plaintiff's request for child support credit from May 2000 until April 2002, is
28	DENIED.
WILLICK LAW GROUP 359: Enst Bonarce Road 5.44 200 Ins Vepts, NY 39:10.2101 (732) 438-4100	-2-

a 14 1 14. At the next hearing in this matter, the Court requires the input of the District Attorneys Office, either by direct testimony, affidavit, or letter, as to the calculations for penalties 2 on a child support obligation. 3 Plaintiff's request to strike the statement of the law concerning criminal thresholds 4 15. 5 for failure to pay child support, contained in the March 3, 2008, Order is DENIED, as it just recites 6 a statute. DATED this 15 day of August, 2008. 7 8 9 DISTRICT COURT JUDGE 10 Respectfully Submitted By: 11 Approved as to Form and Content By: WILLICK LAW GROUP GRETA G. MUIRHEAD, ATTORNEY AT LAW 12 ÍL. 13 la MARSHAL S. WILLICK, ESQ. GRETA G. MUIRHEAD 14 ESO Nevada Bar No. 002515 RICHARD CRANE, ESQ. Nevada Bar No. 009536 Nevada Bar No. 003957 15 9811 West Charleston Blvd., Suite 2-242 Las Vegas, Nevada 89117 (702) 434-6004 3591 East Bonanza Road, Suite 200 16 Las Vegas, Nevada 89110-2101 Attorney for Plaintiff 17 Attorneys for Defendant 18 P.Wp13WAILENLF0365.WPD 19 20 21 22 23 24 25 26 27 28 ALLICK LAW OR 10UP Road SI Eest Bonerze Rood Suite 200 Vegan, NV Bert D2101 (702) 438-4100 -3-

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EXHIBIT_ Α

1	ORDR WILLICK LAW GROUP	
2	MARSHAL S. WILLICK, ESQ. Jai Nevada Bar No. 002515	N 15 9 13 AM 'OB
3	3591 E. Bonanza Road, Suite 200 Las Vegas, NV 89110-2101	(Par 205
4	(702) 438-4100 C Attorneys for Defendant	LERK
5		
6		
7	DISTRICT COU	
в	FAMILY DIVIS CLARK COUNTY, N	
9		
10	ROBERT SCOTLUND VAILE,	CASE NO: 98D230385D
11	Plaintiff,	DEPT.NO: I
12	vs.	
13	CISILIE A.PORSBOL, fna CISILIE A. VAILE,	DATE OF HEARING: 01/15/08
14	Defendant.	TIME OF HEARING: 9:00 a.m.
15		
16	ORDER	
17	This matter came before the Hon. Cheryl B. Moss	and a date of drives above on the second states of
18		
19	Motion to Reduce Arrears in Child Support to Judgme	
20	Month in Child Support, and for Attorney's Fees and C	, , , , , , , , , , , , , , , , , , ,
21	not present. Defendant, Cisilie A. Porsbol, was not prese	nt, but was represented by her attomeys, the
22	WILLICK LAW GROUP.	
23	FINDINGS:	
24	1. There was no Opposition filed.	
25	2. Mr. Vaile has not moved for a reduction in child	
´ 26	3. This Court has continuing jurisdiction over the	
27	4. Mr. Vaile established the current \$1,300 of child	d support due each month.
28		
WILLICK LAW GROUP 3591 Eas Bonanza Road Sale 200 Las Végas NV 89116-2101 (702) 438-4100		

CAV 00152

The Federal District Court for the District of Nevada found that Mr. Vaile was in arrears in 5. l child support as of February, 2006, in the amount of \$138,500. 2 Mr. Vaile has continued to incur arrearages, interest, and penalties on this amount equalling 6. З a total due as of the date of hearing of \$226,661.23. 4 Mr. Vaile's refusal to pay child support to his children has forced the Defendant to return to 5 7. Court to have the amount reduced to judgment, 6 ORDERS: 7 1. Mr. Vaile is to pay \$1,300 per month in child support for his two minor children. 8 Arrearages in the amount of \$226,569.23 are immediately reduced to judgment and 2. 9 collectible by all lawful means. 1.0 Mr. Vaile is to pay Cisilie's reasonable attorney fees for having to bring this action to the З. 11 Court. As such, the amount of 5100° is immediately reduced to judgment and is collectible 12 by all lawful means. 13 14 15 CHERYLE MOSS 16 DISTRICT COURT JUDGE 17 Submitted by: 18 WILLICK LAWEROUP 19 20 MARSHAL S. WILLICK, ESQ. 21 Nevada Bar No. 002515 RICHARD L. CRANE, ESQ. 22 Nevada Bar No. 009536 3591 East Bonanza Road, Suite 200 23 Las Vegas, Nevada 89110-2101 (702) 438-4100 24 Attorneys for Defendant 25 26 HE COURT PINOTINVAILENLCOTIS WPD 27 9 25 AM '08 Inn 15 28 CERTI: ED COPY DOCUMENT ATTACHED IS A TRUE AND CHRAECT COPY OF THE DOCUMENT ON FILE WILLICK LAW GROUP \$591 East Bonenza Road Suite 200 _st Vegas, NV 891 10-2101 -2-102 435-4100

CAV 00153

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	ORIG	INAL FILED	
1	BREF CATHERINE CORTEZ MASTO		
2	Attorney General Donald W. Winne, Jr.	Jul 9 3 15 PH '08	
3	Senior Deputy Attorney General Nevada Bar No. 3846	CRA STA	
4	100 North Carson Street Carson City NV 89701		
5	Attorney for State of Nevada, Division of Welfare & Supportive Service	8	
6		-	
7			
8	DISTR	ICT COURT	
9	CLARK CC	UNTY, NEVADA	
10	-	****	
- 11	ROBERT SCOTLUND VAILE,		
12			
13	Plaintiff,	Case No. D230385	
14		Dept No. I	
15	CISILE A. PORSBOLL, f/n/a CISILE A. VAILE,		
16	Defendant.		
17			
18 19	ERIEND		
20			
20	Time of H	earing: 7/11/08 earing : 8:00 A.M.	
21	The State of Nevada, Division of	f Welfare and Supportive Services, Child Support	
23		through counsel, CATHERINE CORTEZ MASTO,	
24		prney General, Don Winne, hereby files this Friend of	
25		ne attached Points and Authorities as well as all the	
26	pleadings and papers on file herein.		
27	///		
28	111		
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1	POINTS AND AUTHORITIES
2	This pleading is being filed solely for the purpose of ensuring this Court receives first
3	hand the position of CSEP on their interpretation of NRS 125B.095.
4	Background
5	CSEP is a federally funded program created under Title IV-D of the Social Security
6	Act and codified in 42 USC § 666 et. seq. CSEP is required to meet these requirements to
7	obtain federal funding for both CSEP and the state's Temporary Assistance for Needy
8	Families Program (TANF). ¹ CSEP is overseen and audited by the Federal Office of Child
9	Support Enforcement (OCSE) for compliance with these requirements. CSEP contracts with
10	various District Attorneys' Offices (DAs) throughout the state to provide child support services
11	as required under OCSE. The DAs that provide child support services as part of this program
12	are required by this contract to follow the position of CSEP in the calculation of penalties.
13	OCSE holds CSEP responsible for child support compliance and therefore CSEP controls that
14	program on that basis.
15	The 2003 Legislature advised CSEP to implement penalties as part of the collection of
16	child support in connection with CSEP's participation in the federal child support enforcement
1 7	program. When CSEP started to review the implementation of penalties it found the language
18	in NRS 125B.095 ambiguous and requested a legal opinion on the interpretation of NRS
19	125B.095. CSEP obtained an opinion from the Attorney General's Office and proceeded to
20	pass regulations on the implementation of penalties as part of the collection of child support.
21	A copy of that opinion is attached and incorporated herein by this reference as Exhibit 1. The
22	opinion includes a full legal analysis of the statutory interpretation of NRS 125B.095. Mr.
23	Willick participated in the workshops for these regulations and expressed his position on NRS
24	125B.095. Mr. Willick's position ran counter to that of CSEP, legislative history of the statute,
25	and the current emphasis by OCSE on child support arrears management. ²
26	¹ In 1996 welfare reform legislation ended the Aid to Families with Dependent Children ("AFDC") entitlement
27	The 1995 we later from legislation ended the Addit Parhies with Depindent Children (Ar Do) ended with the program and replaced it with the Temporary Assistance for Needy Families ('TANF') block grant program. See Pub. L. No. 104-193, 110 Stat. 2105 (1996) (adding Section 403, codified at 42 U.S.C. § 603).
28	 POD. L. NO. 104-193, The Stat. 2105 (1996) (adding Section 405, colline at 42 0.5.0, glob). ² OCSE funded studies to ascertain the effectiveness of penalties and interest in the collection and enforcement of child support. See: http://www.aci.hhs.gov/programs/cse/bubs/reports/colorado/bk01.html
	2

1 In January 2005, CSEP passed regulations based on its interpretation of 2 NRS 125B.095, a copy of regulation 615 is attached hereto and incorporated herein by this 3 reference as Exhibit 2. Mr. Willick offered to share the source code³ of his program in an 4 effort to persuade CSEP to use it in programming penalties for the program. CSEP's federal requirements for collection and distribution of child support payments contained in 42 USC 5 § 666 et. seg. rendered Mr. Willick's program source code useless to CSEP. Finally, CSEP's б position, then and now, is that Willick's position runs counter to the legislative history of the 7 8 statute.

9 CSEP worked with another DA to introduce AB473 in the 2005 Legislature to correct
10 the ambiguity of NRS 125B.095 and deal with penalty issues where a late payment was not
11 the fault of the non-custodial parent (NCP). The Legislature heard testimony from all sides,
12 including Mr. Willick. CSEP informed the 2005 Legislature of CSEP's regulation and position
13 on NRS 125B.095. The Legislature ultimately took no action on the clarifying language, but
14 did pass the penalty exception language proposed in the bill. The bottom line is the
15 Legislature left in place the status guo knowing CSEP would operate under their position.

is the statute ambiguous?

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Yes, the statue is imprecise and open to interpretation and therefore is subject to interpretation based on legislative history. See Exhibit 1 for a complete legal analysis on this point. Mr. Willick admitted this in his June 30, 2008 letter to the Court on page 8.⁴ Mr. Willick's position is the language in the statute supports his position. However, if the language is open to interpretation the law is clear that legislative history controls.

Does the legislative history support CSEP's position?

Yes, the legislative history of AB 604⁵ from the 1993 Legislature supports the one time penalty on missed monthly payments. The Attorney General's Opinion references in detail that throughout the legislative history there are statements that confirm it was intended as a one time penalty versus an ongoing interest charge as proposed by Mr. Willick. See Exhibit 1.

⁵ This is the programming computer code that runs the calculations in his Marshal Law computer program.
⁴ "But his 'bottom line' that the statute, as phrased, is imprecise and arguably ambiguous is probably sound."
⁵ The legislative history can be accessed at: <u>http://www.leg.state.nv.us/icb/research/library/1993/AB604,1993.pdf</u>

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Mr. Willick, to date, fails to offer any legislative history that supports his position. Mr. Willick 1 2 alludes in his June 30, 2008 letter to the Court that he had some communication with 3 Chairman Sader on this bill. However, Chairman Sader never mentions on the record any 4 contact with Mr. Willick. Chairman Sader also never makes any statements on the record that 5 support Mr. Willick's position on the application of penalties assessed on missed child support 6 payments. Chairman Sader did state he was concerned with charging interest on the late 7 payment of child support since there already was an interest provision in another bill⁶. In fact, 8 based on all the comments contained in the record, the intent of the legislation clearly 9 supports CSEP's position that the NCP is encouraged to pay current monthly payments within the month they are due or a one time late penalty will be charged for failure to pay the current 10 11 child support obligation in full within the month it is due. First, Mr. Willick argues that because the 2005 Legislature failed to adopt the new 12 language proposed by AB473 that it agreed with his position⁷. If that was true why would it 13 14 allow CSEP to continue with its regulation and policies which clearly fly in the face of Mr. Willick's position? The only certain supposition that can be drawn from the Legislature's 15 inaction on the corrective language of the bill is that it wanted to maintain the status quo. 16 Finally, Sierra Pac. Power Co. v. Department of Taxation, 96 Nev. 295, 298, 607 P.2d 1147 17 18 (1980) states: "legislative acquiescence to the agency's reasonable interpretation indicates 19 that the interpretation is consistent with legislative intent." The Legislature specifically knew of 20 CSEP's interpretation of NRS 125B.095 and took no action to change the law or the 21 interpretation. Second, Mr. Willick argues that his position is correct because no person or court has 22 23 challenged his position or his program. This is a specious argument. In reality, Mr. Willick's 24 statement only proves that until Ms. Muirhead raised the issue, no person to date has been 25 able to connect the dots that in this State there currently exist two ways of calculating 26 27 ⁶ See Legislative Counsel Bureau's Summary of Legislation on AB 604, page 59 on the discussion between AB 604 and SB 298. Chairman Sader specifically states AB 604 was changed to deal with penalty and the two bills are not inconsistent. 28 The legislative history is not online at this point. However, if requested I can file a supplement that would include this history if the Court deems it necessary to the resolution of this issue. 4

penalties for the purposes of child support enforcement. If that argument were to stand then CSEP's position is just as valid because no person or court has challenged CSEP's position or calculation.

4 Third, Mr. Willick counters that CSEP's position charges the NCP more than his program does based on the "per annum" reference in statute. Yes, the 10% penalty as 5 applied on a monthly basis is more than the 8.33% calculation using a "per annum" theory. б 7 However, CSEP wants to make the point up front that the NCP needs to pay all of his child 8 support on time. When families cannot count on those monthly payments, especially in these 9 hard times, they suffer damaging financial effects. CSEP knows based on the legislative 10 history, that this is what the Legislature intended because it refers to the same one time 11 penalties everyone is subject to when they are late paying their other bills. Therefore, just as 12 a business charges fees for late payments, the late penalty on an overdue child support payment was never intended to be an ongoing interest calculation until the sum is paid. 13

Mr. Willick's program continues calculating 10% percent on the total missed payments 14 just like an additional interest calculation on the total arrears. Therefore, in any given year of 15 12 months of missed payments, the NCP is charged interest on the missed payments under a 16 NRS 99.040 calculation and a 10% interest applied under Willick's position of NRS 125B.095⁸, 17 and hence, the statement contained in the Opinion regarding double interest. The studies 18 19 referenced in footnote 2 demonstrate that such interest assessments disproportionately impact low income NCPs. This leads to another concern about the unequal treatment of 20 21 NCPs in this State where, depending on who calculates penalties, NCPs in the same 22 representative class will be treated differently on the penalties they will be required to pay.

Finally, CSEP is an administrative agency tasked with the establishment, collection, and disbursement of child support under federal and state statutes. CSEP is responsible for promulgating regulations pursuant to NRS 425.365 to carry out the functions stated in the last sentence. The statutes that CSEP is required to deal with include NRS 125B.095 which

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⁶ In an example of \$100/month not paid for one year. Willick's position would require the NCP to pay \$120 in penalties. CSEP would require NCP to pay \$120. Now extend that out again another year and Willick would charge \$240 at the end of the second year for a total of \$360 and CSEP would charge \$120 for a total of \$240.

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specifically mentions enforcement by CSEP. Therefore, any regulation passed by CSEP is, 1 2 by law, given deference in the promulgation and enforcement of those regulations, as well as 3 CSEP's interpretation of the statute. See Oliver v. Spitz, 76 Nev. 5, 348 P.2d 158 (1960); and 4 also Cable v. State ex rel. its Employers Insurance Company of Nevada, 122 Nev. 120, 127 5 P.3d 528, 532 (2006) (Further, the statutory interpretation of a coordinate governmental 6 branch or an agency . . . is entitled to deference.) CSEP's regulation that interprets NRS 7 125B.095 cannot be overturned without a finding of arbitrary or capricious action on the part of 8 CSEP. The ability of anyone to prove this point would be difficult at best given the legislative 9 history already discussed herein. Furthermore, since CSEP is not joined as part of this case and is only appearing as a Friend of the Court to inform the Court of its position, the Court has 10 11 no ability to set aside CSEP's regulation.

Conclusion

In summary, NRS 125B.095 is ambiguous. When a statue is ambiguous, case law 13 requires that courts look to the legislative history to resolve the ambiguity in the statute. Yes, 14 15 the "per annum" was dropped in CSEP's interpretation because it did not the fit the legislative history or any of the other statutory uses of the phrase "per annum." The application of the 16 "per annum" did not create the extra incentive for the NCP to timely pay in full the monthly 17 child support payment. A 10% penalty on the monthly child support payment will be a 18 proportional penalty that the Legislature intended to get the attention of the NCP on a monthly 19 basis rather than an end-of-year basis. Finally, CSEP's position gives effect to the clear 20 legislative intent of the statute, is correctly linked to implementing the policy of promoting 21 22 prompt child support payments within the month it is due, and is equally proportional in its application of penalizing low income and high income NCPs based on their child support 23 24 payments.

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Dated this 9 day of July, 2008.

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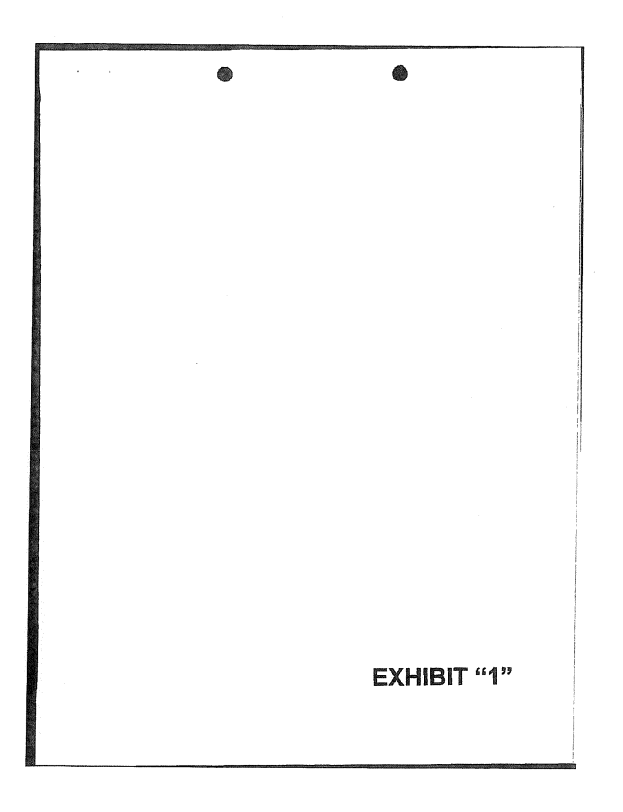
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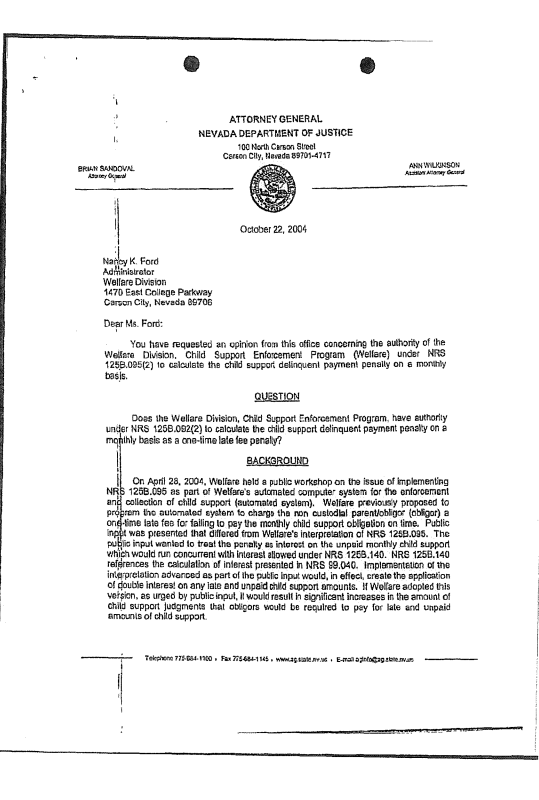
CATHERINE CORTEZ MASTO Attorney General DONALD W. WINNE, JR Senior Deputy Attorney General

CAV 00159

AFFIRMATION Pursuant to NRS 239B.030 The undersigned does hereby affirm that this document does not contain the personal information of any person. DATED this _____ day of July 2008. CATHERINE CORTEZ MASTO Attorney General By: DONALD W. WINNE, JR. Senior Deputy Attorney General Ð

.	
1	CERTIFICATE OF SERVICE
2	I hereby certify that I am an employee of the Office of the Attorney General and that on
3	this 9/2 day of July 2008, I served one true copy of the attached FRIEND OF THE COURT
4	BRIEF by facsimile to:
5	Marshal Willick
6	3591 E. Bonanza Road Ste 200 Las Vegas, Nevada 89110 Fax: (702) 438-5311
7	Fax: (702) 438-5311
8	Greta Muirhead 9811 W. Charleston Blvd. #2242
9	9811 W. Charleston Blvd. #2242 Las Vegas, Nevada 89117 (702) 434-6033
10	
11	
12	An employée of the Office of the Attorney General
13	An employee of the Onice of the Automey General
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Nancy Ford, Administrator October 22, 2004 Page 2

Welfare's automated system is integrated under federal law with various databases and tools to help enforce the collection of child support. These tools include reporting to the Internal Revenue Service for tax refund offsets, financial institutions to collect money in the obligors' banks accounts, and reporting delinquent amounts to credit reporting agencies. These tools for enforcement and others are based on automated system calculations of the interest and penalties applied to accruing child support obligation balances reported in the automated system. Welfare's balances will be igneatly impacted with the implementation of interest and penalties and thus greatly impact the obligors' financial stability and ability to pay off the automated system's balances. The public input position would further increase the financial burdens to the obligors and create unintenced results.

ANALYSIS

NRS 125B.095 states:

1. Except as otherwise provided in NRS 125B.012, if an installment of an obligation to pay support for a child which arises from the judgment of a court becomes delinquent in the amount owed for 1 month's support, a penalty must be added by operation of this section to the amount of the installment. This penalty must be included in a computation of arrearages by a court of this state and may be so included in a judicial or administrative proceeding of another state.

2. The amount of the penalty is 10 percent per annum, or portion thereof, that the installment remains unpaid. Each district attorney or other public agency in this state undertaking to enforce an obligation to pay support for a child shall enforce the provisions of this section. [Emphasis added.]

The operative phrase in this statute that must be given effect is: "or portion thereot." Case law clearly requires that all words in the statute must be given meaning, and therefore. Welfare and this Office need to make a determination about how this phrase operationally affects the remainder of the statute. See Building Constr. Trades v. Public Works, 108 Nev. 605, 610, 636 P.2d 633, 636 (1992) (when construing a specific portion of a statute, the statute should be read as a whole, and, where possible, the statute should be read to give plain meaning to all of its parts).

The operative phrase's importance can only be measured by reviewing the language that it appears to modify. The phrase "per annum" appears before the operative phrase and is a common financial expression used in place of "per year." The Nevacia Revised Statutes (NRS) uses the phrase "per annum" at least 95 times. The phrase's common use is connected to the calculation of interest on a sum of money;

Nancy Ford, Administrator October 22, 2004 Page 3

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however, there are references in the NRS relating it to water allocations per year. See chapter 538 of the NRS. The "per annum" phrase, when used in the financial context throughout Nevada Statutes, stands alone without any modifying phrase, with NRS 125B.095(2) as the only exception. In all these references, except NRS 125B.095(2), there is no subsequent phrase "or portion thereof." Therefore, the "per annum" phrase by iself must be construed differently than "per annum, or portion thereof."

If Welfare were to construe these two different phrases as the same, it would dery the existence of the operative phrase "or portion thereof." See One 1978 Chavolet Van v. County of Churchill, 97 Nev, 510, 512, 634 P.2d 1208, 1209 (1981) (no part of a statute should be rendered nugatory, nor any language turned to mere surplusage); Orr Ditch & Water Co. v. Justice Court, 64 Nev. 138, 153, 178 P.2d 558, 565 (1947) (construction which will leave every word operative will be favored over one which leaves some word or provision meaningless); State ex rel. City of Las Vegas v. County of Clark, 58 Nev. 469, 481, 83 P.2d 1050, 1054 (1938) (every word and clause in an act must be given effect if possible and none rendered meaningless by over-nice construction); State v. Carson Valley Bank, 56 Nev. 133, 145, 47 P.2d 384, 388 (1935) (must give meaning to all words). If Welfare gives effect to the operative phrase or portion thereof," the question becomes how would "or portion thereof" affect the common usage of "per annum?"

The common usage of "per annum" means "by the year" and in the common application means a fractional interest calculation to be applied to the sum of money. If NRS 1255.095(2) read: "[tipe amount of the penalty is 10 percent per annum that the installment remains unpaid," Welfare would be required to give affect to the plain meaning of "per annum," as it is in the other 92 financial references in the NRS, which is "by the year." See Worldcorp v. State, Dop't Tax, 113 Nev. 1032, 1032, 944 P.2d 824, 826 (1997) (when statutory language is clear on its face, its intention must be deduced from such language); Amesano v. State, Dep't Transp., 113 Nev. 815, 820, 942 P.2d 139, 142 (1997) (in construing a statute, this court must give effect to literal meaning of its words). However, the modifying operative phrase "or portion thereot," which is only used in NRS 125B.095(2) and must be given effect, demonstrates a different meaning and legislative intent.

The expression "or portion thereof" in the ordinary meaning would refer to "some part of the aforementioned unit." However, as previously stated the common usage of "per annum" already entails the utilization of a fractional interest calculation to determine an annualized per month interest charge on a sum of money. To answer Welfare's reduest, we must determine what part of what unit is the operative phrase meant to apply to in order to not render "or portion thereof" mere surplusage in the statute. See One 1978 Chevrolet Van, 97 Nev, at 512.

¹ ¹ BLACK'S LAW DICTIONARY, _____ (5th ed. 1979); WEBSTER'S DNUNE DICTIONARY (September 8, 2004), at www.webster-dictionary.org.

Nancy Ford, Administrator Octóber 22, 2004 Page 4

Does the operative phrase apply to the calculation of the interest rate, which construction would render it surplusage, or the unpaid balance of the monthly child support obligation? Welfare declared in the public hearing that it was unable to discern, with certainty, that the plain reading of the language "or portion thereof" applies to the calculation of the interest rate or the unpaid balance of the monthly child support obligation. This Office agrees based on the foregoing analysis and case law. This amfiguity renders the language vague and requires a review of the tegislative history to determine the internet for the operative phrase or portion thereof." See Polson v. State, 108 Nev. 1044, 1047, 843 P.2d 825, 826 (1992) (when a statute is capable of being understood in two or more senses by reasonably informed persons, the statute is ambiguous, and the plain meaning rule has no application. ... An ambiguous etatute legislature intended).

The legislative history of NRS 125B.095(2) is clear that this provision was intended to be applied as a penelty and not as an additional interest charge on the unpaid sums of child support. During the 1993 Nevada Legislative Session, the Assembly Committee on Judiciary heard and took testimony many times on A.B. 604, the bill that created NRS 125B.095(2). See Act of June 30, 1993, ch. 344, §§ 1 – 5, 1993 Nev. Stat. 1030. In the Legislative Counsel Bureau's Summary of Legislation on A.B. 604, Chairman Sader stated "he was concerned with the issue of charging interest which might be owed." See Hearing on A.B. 604, Before the Assembly Committee on Judiciary, 1993 Leg., 67th Sess. 17 (June 4, 1993). Chairman Sader's intent was stated as 'ran intent to create a penalty. "Id. The Assembly Committee's final hearing on A.B. 604 contained a discussion concerning the delation of interest and reinstating the original per ennum penalty. See Hearing on A.B. 604 Before the Assembly Committee on Judiciary, 1993 Leg., 67th Sess. 7 (June 5, 1993). A.B. 604 was passed out of committee with the 'per annum 'change in NRS 125B.095(2).

The 'or portion thereof' was present in the bill at the time the Assembly Judiciary Committee passed the bill out of committee. The Assembly then voied on the Committee's amendment and passed the bill out the Assembly to the Senate. See Johrnai of the Nevada State Assembly, 1993 Leg., 67th Sess. 1119 (June 11, 1993). The Honorable Assemblyman William A. Petrek, the sponsor of A.B. 604, opened the Senate Committee on Judiciary with testimony by the Nevada Allorney General's Office stating that the number of child support cases that were 'current in payments' were only about one out of every four cases. See Hearing on A.B. 604 Before the Assembly Committee on Judiciary, 1993 Leg., 67th Sess. 16 (June 23, 1993); see also Exhibit D to Hearing on A.B. 604 Before the Assembly Committee on Judiciary, 1993 Leg., 67th Sess. (June 23, 1993). Chairman Sader then testified the intent of the Assembly Committee was to have A.B. 604 deal with late payments of child support. Chairman Sader stated: "It should be clear in statutes that there is a penalty for not paying on time. You want to motivate somebody to pay on time and have an enforceable penalty Nancy Ford, Administrator October 22, 2004 Page 5

...¹ that is what this is about." *Id.* at 17. Chairman Sader continued this idea of a penalty in additional responses to questions. Chairman Sader said "the purpose of the penalty was intended to be 'motivational,' such as a late payment fee attached to any billing." *Id.* at 17 (emphasis added). The full text of the comments of Honorable Frankie Sue Del Pepa listed as Extibit to the Herring on A.B. 604 Before the Assembly Committee on Judiciary, 1993 Leg., 67th Sess. (June 23, 1993), demonstrated the analogy of a late payment fee as a motivator for other bills and therefore should be one forjichild support. *Id.* The full Senate voted on A.B. 604 with no amendments to change the language of the bill or otherwise change the intent described in the previous testimony.

Therefore it is clear the legislative intent was to create a "late payment fee" that would be proportional to the child support being paid late. The operative phrase "or portion thereof was meant to apply to obligors who didn't pay their full child support obligation when due and subject them to a penalty. The drafting of this language in the statute is admittedly imprecise, but in order to give effect to the intent of the legislators that voted for this statute, it is clear they intended this to be a monthly late fee applied to late monthly support obligations. Harris Associates v. Clark County School Dist., 119 Nev. 638, 61 P.3d 552, 534 (2003) (if a statute "is ambiguous, the plain meaning rule of statutory construction" is inapplicable, and the drafter's Intent "becomes the controlling factor in statutory construction." An ambiguous statutory provision should also be interpreted in accordance with what reason and public policy would indicate the legislature intended."); Sandoval v. Bd. of Regents, 119 Nev. 148, 67 P.3d 902, 905 (2003) (if the statutory language is ambiguous or does not address the issue before us, we must discern the Legislature's intent and construe the statute according to that which "reason and public policy would indicate the legislature intended.") In giving effect to the intent of the Legislature, the statue be interpreted to provide that the amount of the hally is 10 percent of the installment, or portion thereof, that remains unpaid. To pę conclude otherwise would be to ignore the uniqueness of the operative phrase "or polition thereof and ignore the dear intent of those legislators that voted for this bill. See Universal Electric v. Labor Commit, 109 Nev. 127, 131, 847 P.2d 1372, 1374 (1993) (intent of a statute will prevail over the literal sense of its words). State Dep't of Mill Vehicles v. Loveti, 110 Nev. 473, 477, 874 P.2d 1247, 1250 (1994) (statules are generally construed with a view to promoting, rather than defeating, legislative policy behind them).

CONCLUSION

NRS 125B.095(2) must be read to give effect to all the language contained in the statute. The operative language "or portion thereof" renders NRS 125B.095(2) subject to 'at least two or more interpretations concerning what the operative phrase above is attempting to modify in this statute. NRS 125B.095(2) is ambiguous and subject to differing applications of the words contained in that statute. The clear legislative intent was to create a monthly penalty for failing to timely pay the full monthly child support

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Nancy Ford. Administrator October 22, 2004 Page 6

obligation. The intent and the Legislature's sound public policy of motivating obligors to pay all their current child support obligation in a timely manner must be given effect over the unreasonable and unintended result of double interest on total arrearages owed by an obligor.

Based on all of the foregoing analysis and case law, it is the opinion of this office, Welfare has authority under NRS 1256.092(2) to calculate the penalty on a monthly basis as a one-time late fee penalty.

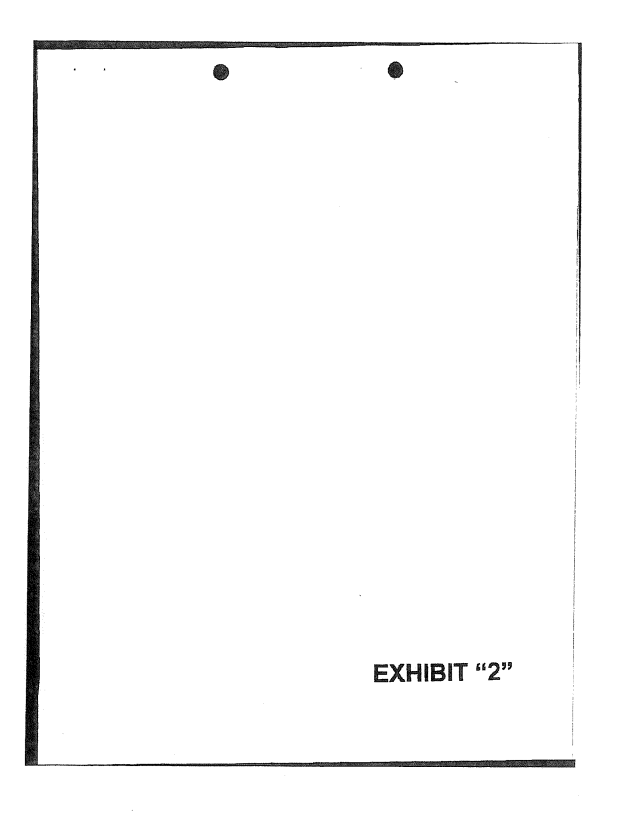
Sincere regards,

BRIAN SANDOVAD Allomey Genera By: DONALDW. WINNE Deputy Attorney General (775) 684-1141

DWW/ceh

' The following Nevada Revised Statutes contain the phrase "per annum":

NRS 21.025; NRS 62B.110; NRS 62B.130; NRS 61.020; NRS 61.120; NRS 105.020; NRS 105.025; NRS 107.050; NRS 116.31031; NRS 120.A450; NRS 1250.6025; NRS 407.050; NRS 116.31031; NRS 120.A450; NRS 1250.6025; NRS 248.160; NRS 269.110; NRS 269.115; NRS 271.460; NRS 271.467; NRS 280.340; NRS 326.2710; NRS 287.160; NRS 316.202; NRS 324.200; NRS 340.160; NRS 351.670; NRS 563A.210; NRS 363B.200; NRS 355.460; NRS 366.660; NRS 355.050; NRS 572.695; NRS 371.470; NRS 375A.490; NRS 366.690; NRS 381.670; NRS 597.063; NRS 374.700; NRS 375A.490; NRS 386.690; NRS 386.710; NRS 453.5734; NRS 450.420; NRS 453.635; NRS 489.4981; NRS 463.566; NRS 453.5734; NRS 653.615; NRS 653.55; NRS 489.4981; NRS 463.656; NRS 668A.190; NRS 681B.120; NRS 681B.130; NRS 658A.250; NRS 668A.300; NRS 66A.325; NRS 688A.240; NRS 688A.240; NRS 686A.350; NRS 66BA.325; NRS 688A.330; NRS 688A.340; NRS 686A.353; NRS 690.200; NRS 668A.330; NRS 688A.340; NRS 686A.353; NRS 690.200; NRS 660A.220; NRS 680A.330; NRS 688A.340; NRS 686A.353; NRS 690A.200; NRS 680A.330; NRS 688A.340; NRS 686A.353; NRS 690A.200; NRS 660A.220; NRS 680A.320; NRS 686A.350; NRS 705.160; NRS 656A.220; NRS 680A.330; NRS 688A.340; NRS 686A.353; NRS 690A.200; NRS 686A.320; NRS 690A.220; NRS 686A.350; NRS 690A.200; NRS 680A.330; NRS 688A.340; NRS 686A.350; NRS 690A.200; NRS 686A.320; NRS 690A.220; NRS



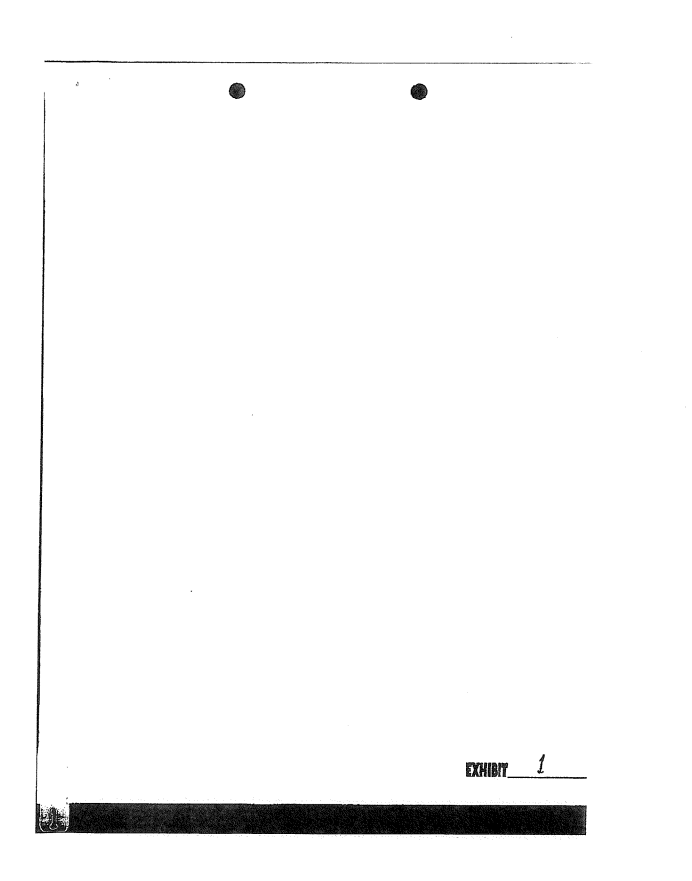
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	DIVISION C Section 615)F WELFAR	E AND SUPPORTIVE SERVICES	SUPPORT ENFORCEM MTI	ENT MANUAL . 5/07 1 Sep 07	
	615	PENALTY	AND INTEREST			
		STA	l. TE REGULATION ADOPTED J	10% PENALTY PROVI NUARY 19, 2005	SIONS	
		payn orde of 1 assc ager com pens	NRS 125B.095, if an installment o ment in lieu of medical insurance) for r, becomes delinquent in the amoun 0% will be added to the unpaid inst seed monthly on the amount of cus usey during the month. The penalty v puter system initially assesses the p lity for a period prior to the date the lity according to office procedures.	or a child, subject of a Ne t owed for one month's su allment or portion thereof. rent support due but not fill be assessed from the de enalty forward. Any offic	vada controlling pport, a penalty The penalty is received by the ate the statewide we may calculate	·
		main repo enfo custo	uant to federal regulations, arrear- nained separately as principal, inte- ried to the federal office of child reed by federal tax offset. Money- odian in compliance with the Perso onciliation Act of 1996 (PRWORA) a	rest and penalty. Penalt support enforcement as collected as penalty will nal Responsibility and We	ies will not be an arrearage or be paid to the ork Opportunity	
		1.	CALCULATION			
			NOMADS will calculate the per current child support obligation is \$100 per month, if the obligor did case will be assessed a \$10 penalty totaling \$30 in the next month, the next month. This penalty will be installments. When there is no he full installment for one month, the below.	\$100 and the total arrears; not make a payment during. . If the same obligor them case will be assessed a \$2 : assessed for all unpaid of nger an arrearage balance	ges due exceeds g the month, the made payments is penalty for the or partially paid equivalent to a	
		2.	CONTROLLING ORDERS/JURIS	DICTION		
			The penalty will be assessed when If the penalty is the only amou jurisdiction chooses not to enforce Child Support Enforcement Progra without the assistance from the oth meets closure criteria.	nt remaining unpaid, and the penalty as calculated m, the case manager may	d a responding by the Nevada elect to enforce	
		3.	DISTRIBUTION HIERARCHY			
	1		Penalty money will be distribute distribution rules. See Child Sup penalty will be passed through to assigned to the state.	port Manual Section 704	.2. The entire	
		4.	PENALTY EXCEPTION			Are for write to a
			A penalty must not be added to the subsection if the court finds the e district attorney or other public age delinquent.	mployer of the responsible	le parent or the	
4 						
			•			

, . 1 2 3 4	ORIGINAL SUPP WILLICK LAW GROUP MARSHAL S. WILLICK, ESQ. Nevada Bar No. 002515 3591 E. Bonanza Road, Suite 200 Las Vegas, NV 89110-2101 (702) 438-4100 Attorneys for DEFENDANT	JUE 30 III 35 AH '08
5 6 7 8 9	DISTRICT COU FAMILY DIVIS CLARK COUNTY, N	ION
10 11 12	ROBERT SCOTLUND VAILE, Plaintiff, vs.	CASE NO: 98-D-230385 DEPT. NO: 1
13 14 15 16	CISILIE A. PORSBOLL, f.k.a. CISILIE A. VAILE, Defendant.	DATE OF HEARING: N/A TIME OF HEARING: N/A
17 18 19 20 21 22	FOURTH SUPPLI As directed by the Court, Defendant, Cisilie A. H a supplement to her original <i>Motion</i> (Exhibit C, filed N April 14, 2008), an Arrearage Calculation Summary, wit any payments collected via the Clark County District A being reflected to date. This Calculation Summary, dates back to Augus	Porsboll, f.k.a. Cisilie A. Vaile, submits as ovember 14, 2007), and <i>Opposition</i> (filed h all current payments collected, including ttorney's Office Family Support Division
23 24 25 26 27 28 WILLOCK LAW GROUP 3691 East Bromone Road 3691 East Bromone Road 3691 East Bromone Road Surg 200 Lak Vegas, MURS (102)(01) (702) 456-4100	From the date of the parties' divorce until Robert Scotlum been current in his child support obligation paying \$ approximately 18 months). The arrearage calculation makes the actual arre \$138,596.88. Accounting for all payments we are awa	1,300 per month to Cisilie (a period of earage amount due as of February 2006,

1	District Attorney Family Support Division in the documents forwarded to us, the total arrearage
2	amount as of August 2, 2008, including interest and penalties is \$216,833.83.
3	It should be noted that we have no information as to any collections which may have been
4	made by the District Attorney's Office for the months of June, and July, 2008. Obviously, if there
5	have been any such payments, they will be credited in any future recalculation.
5	Also included is a copy of Defendant's redacted billing statement as requested by the Court.
7	DATED this $\frac{277}{10}$ day of July, 2008.
8	Respectfully Submitted By: WILLICK LAW GROUP
9	a las she
10	malle have
11	MARSHAL S. WILLICK, ESQ. Nevada Bar No. 002515
12	RICHARD L. CRANE, ESQ. Nevada Bar No. 009536
13	3591 East Bonanza Road, Suite 200 Las Vegas, Nevada 89110-2101 Attorneys for DEFENDANT
14	Attomeys for DEFENDAN I
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MILLOX LAW GROUP 3591 East Bonarus Road Suite 200 Las Virgas, NV 69110-2101 (702) 438-4100	-2-

d ·	
1	CERTIFICATE OF SERVICE
2	I HEREBY CERTIFY service of Cisilie's Fourth Supplement was made this 29 ² day of
3	July, 2008, pursuant to NRCP 5(b), via facsimile and U.S. Mail, addressed as follows:
4	GRETA G. MUIRHEAD, ESQ. 9811 West Charleston Blvd., Suite 2-242 Las Vegas, Nevada 89117 (Fax) 434-6033 Attorney for Plaintiff
5	Las Vegas, Nevada 89117 (Fax) 434-6033
6	Attorney for Plaintiff
7	
8	Employee of the WILLICK LAWGROUP
9	
10	P.wp13WAILELLT0412 WPD
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WILDCK LAW GROUP SAM East Boards Rood Sate 200 Les Veges, NY 82110-2101 (702) 438-4100	-3-





Arrearage Calculation Summary Vaile v.Porsboll (Vaile)

Page: 1

Report Date: 07/25/2008

Summary of Amounts Due

Total Principal Due 08/01/2008: \$116369.96 Total Interest Due 08/01/2008: \$45089.27 Total Penalty Due 08/01/2008: \$53319.62 Amount Due if paid on 08/01/2008: \$216778.85 Amount Due if paid on 08/02/2008: \$216833.83 Daily Amount accruing as of 08/02/2008: \$54.98

Accumulated Arrearage and Interest Table

Date	Amount	Date	Amount	Accum.	Accum.
Due	Due	Received	Received	Arrearage	Interest
04/01/2000	+1200 00	01/01/0000			
05/01/2000	*1300.00 *1300.00	04/01/2000	0.00	1300.00	0.00
06/01/2000		05/01/2000	0.00	2600.00	10.92
07/01/2000	*1300.00	06/01/2000	0.00	3900.00	33.49
	*1300.00	07/01/2000	0.00	5200.00	66.26
08/01/2000	*1300.00	08/01/2000	0.00	6500.00	116.91
09/01/2000	*1300.00	09/01/2000	0.00	7800.00	180.22
10/01/2000	*1300.00	10/01/2000	0.00	9100.00	253.74
11/01/2000	*1300.00	11/01/2000	0.00	10400.00	342.38
12/01/2000	*1300.00	12/01/2000	0.00	11700.00	440.41
01/01/2001	*1300.00	01/01/2001	0.00	13000.00	554.38
02/01/2001	*1300.00	02/01/2001	0.00	14300.00	681.35
03/01/2001	*1300.00	03/01/2001	0.00	15600.00	807.50
04/01/2001	*1300.00	04/01/2001	0.00	16900.00	959.87
05/01/2001	*1300.00	05/01/2001	0.00	18200.00	1119.61
06/01/2001	*1300.00	06/01/2001	0.00	19500.00	1297.37
07/01/2001	*1300.00	07/01/2001	0.00	20800.00	1481.69
08/01/2001	*1300.00	08/01/2001	0.00	22100.00	1636.26
09/01/2001	*1300.00	09/01/2001	0.00	23400.00	1800.50
10/01/2001	*1300.00	10/01/2001	0.00	24700.00	1968.79
11/01/2001	*1300.00	11/01/2001	0.00	26000.00	2152.34
12/01/2001	*1300.00	12/01/2001	0.00	27300.00	2339.33
01/01/2002	*1300.00	01/01/2002	0.00	28600.00	2542.21
02/01/2002	*1300.00	02/01/2002	0.00	29900.00	2706.17
03/01/2002	*1300.00	03/01/2002	0.00	31200.00	2861.00
04/01/2002	*1300.00	04/01/2002	0.00	32500.00	3039.86
05/01/2002	*1300.00	05/01/2002	0.00	33800.00	3220.17
06/01/2002	*1300.00	06/01/2002	0.00	35100.00	3413.94
07/01/2002	*1300.00	07/01/2002	0.00	36400,00	3608.67
08/01/2002	*1300.00	08/01/2002	0.00	37700.00	3817.35
09/01/2002	*1300.00	09/01/2002	0.00	39000.00	4033.48
10/01/2002	*1300.00	10/01/2002	0.00	40300.00	4249.85
11/01/2002	*1300.00	11/01/2002	0.00	41600.00	4480.89
12/01/2002	*1300.00	12/01/2002	0.00	42900.00	4711.68
01/01/2003	*1300.00	01/01/2003	0.00	44200.00	4957.62

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02/01/2003	*1300.00	02/01/2003	0.00	45500.00	5192.3
03/01/2003	*1300.00	03/01/2003	0.00	46800.00	5410.
04/01/2003	*1300.00	04/01/2003	0.00	48100.00	5658.3
05/01/2003	*1300.00	05/01/2003	0.00	49400.00	5905.
06/01/2003	*1300.00	06/01/2003	0.00	50700.00	6168.
07/01/2003	*1300:00	07/01/2003	0.00	52000.00	6428.
08/01/2003	*1300.00	08/01/2003	0.00	53300.00	6693.
09/01/2003	*1300.00	09/01/2003	0.00	54600.00	6965.3
10/01/2003	*1300.00	10/01/2003	0.00	55900.00	7234.4
11/01/2003	*1300.00	11/01/2003	0.00	57200.00	7519.3
12/01/2003	*1300.00	12/01/2003	0.00	58500.00	7801.3
01/01/2004	*1300.00	01/01/2004	0.00	59800.00	8099.4
02/01/2004	*1300.00	02/01/2004	0.00	61100.00	8403.3
03/01/2004	*1300-00	03/01/2004	0.00	62400.00	8693.8
04/01/2004	*1300.00	04/01/2004	0.00	63700.00	9010.9
05/01/2004	*1300.00	05/01/2004	0.00	65000.00	9324.2
06/01/2004	*1300.00	06/01/2004	0.00	66300.00	9654.5
07/01/2004	*1300.00	07/01/2004	0.00	67600.00	9980.0
08/01/2004	*1300.00	08/01/2004	0.00	68900.00	10338,5
09/01/2004	*1300.00	09/01/2004	0.00	70200.00	10703.2
10/01/2004	*1300.00	10/01/2004	0.00	71500.00 72800.00	11052.8
11/01/2004 12/01/2004	*1300.00 *1300.00	11/01/2004 12/01/2004	0.00 0.00	74100.00	11914.3
01/01/2005	*1300.00	01/01/2004	0.00	75400.00	12206.5
02/01/2005	*1300.00	02/01/2005	0.00	76700.00	12670.8
03/01/2005	*1300.00	03/01/2005	0.00	78000.00	13097.4
04/01/2005	*1300.00	04/01/2005	0.00	79300.00	13577.7
05/01/2005	*1300.00	05/01/2005	0.00	80600.00	14050.2
06/01/2005	*1300.00	06/01/2005	0.00	81900.00	14546.5
07/01/2005	*1300.00	07/01/2005	0.00	83200.00	15034.6
08/01/2005	*1300.00	08/01/2005	0.00	84500.00	15617.5
09/01/2005	*1300.00	09/01/2005	0.00	85800.00	16209.6
10/01/2005	*1300.00	10/01/2005	0.00	87100.00	16791.4
11/01/2005	*1300,00	11/01/2005	0.00	88400.00	17401.7
12/01/2005	*1300.00	12/01/2005	0.00	89700.00	18001.3
01/01/2006	*1300.00	01/01/2006	0.00	91000.00	18629.6
02/01/2006	*1300.00	02/01/2006	0.00	92300.00	19344.6
03/01/2006	*1300.00	03/01/2006	0.00	93600.00	19999.5
04/01/2006	*1300.00	04/01/2006	0.00	94900.00	20734.8
05/01/2006	*1300.00	05/01/2006	0.00	96200.00	21456.3
06/01/2006	*1300.00	06/01/2006	0.00	97500.00	22212.1
07/01/2006	*1300.00	07/01/2006	0.00	98800.00	22953.4
07/03/2006	0.00	07/03/2006	468.18	98331.82	23008.9
07/17/2006	0.00	07/17/2006	468.18	97863.64	23395.5
08/01/2006	*1300.00	08/01/2006 08/02/2006	0.00 468.18	99163.64 98695.46	23807.7 23835.5
08/02/2006 09/01/2006	0.00 *1300.00	09/01/2006	468.18	99995.46	24667.0
10/01/2006	*1300.00	10/01/2006	0.00	101295.46	25509.4
11/01/2006	*1300.00	11/01/2006	0.00	102595.46	26391.3
11/02/2006	0.00	11/02/2006	80.00	102515.46	26420.1
11/30/2006	0.00	11/30/2006	120.00	102395.46	27226.2
12/01/2006	*1300.00	12/01/2006	0.00	103695.46	27254.9
01/01/2007	*1300.00	01/01/2007	0.00	104995.46	28157.6
02/01/2007	*1300.00	02/01/2007	0.00	106295.46	29071.7
02/23/2007	0.00	02/23/2007	40.00	106255.46	29728.4
03/01/2007	*1300.00	03/01/2007	0.00	107555.46	29907.4

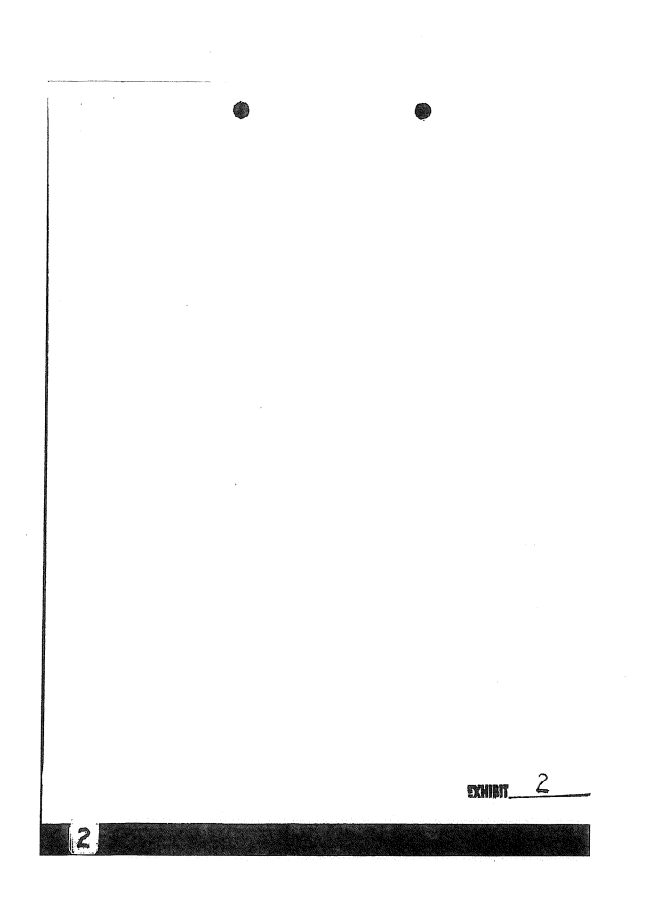
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03/09/2007	0.00	03/09/2007	115.00	107440.46	30149.08
03/22/2007	0.00	03/22/2007	120.00	107320.46	30541.31
04/01/2007	*1300.00	04/01/2007	0.00	108620.46	30842.69
04/02/2007	0.00	04/02/2007	40.00	108580.46	30873.19
04/16/2007	0.00	04/16/2007	40.00	108540.46	31300.07
04/30/2007	0.00	04/30/2007	80.00	108460.46	31726.80
05/01/2007	*1300.00	05/01/2007	0.00	109760.46	31757.26
05/11/2007	0.00	05/11/2007	40.00	109720.46	32065.49
05/21/2007	0.00	05/21/2007	37.50	109682.96	32373.61
05/24/2007	0.00	05/24/2007	7843.00	101839.96	32466.01
06/01/2007	*1300.00	06/01/2007	0.00	103139.96	32694.81
07/01/2007	*1300.00	07/01/2007	0.00	104439.96	33563.72
08/01/2007	*1300.00	08/01/2007	0.00	105739.96	34472.92
09/01/2007	*1300.00	09/01/2007	0.00	107039.96	35393.44
10/01/2007	*1300.00	10/01/2007	0.00	108339.96	36295.22
11/01/2007	*1300.00	11/01/2007	0.00	109639.96	37238.37
12/01/2007	*1300.00	12/01/2007	0.00	110939.96	38162.05
01/01/2008	*1300.00	01/01/2008	0.00	112239.96	39127.83
02/01/2008	*1300.00	02/01/2008	0.00	113539.96	40007.20
03/01/2008	*1300.00	03/01/2008	0.00	114839.96	40839.36
04/01/2008	*1300.00	04/01/2008	0.00	115139.96	41739.10
04/07/2008	0.00	04/07/2008	600.00	115539.96	41915.21
04/21/2008	0.00	04/21/2008	600.00	114939.96	42324.02
05/01/2008	*1300.00	05/01/2008	0.00	116239.96	42614.51
05/05/2008	0.00	05/05/2008	660.00	115579.96	42732.02
05/19/2008	0.00	05/19/2008	660.00	114919.96	43140.97
05/22/2008	0.00	05/22/2008	450.00	114469.96	43228.10
06/01/2008	*1300.00	06/01/2008	0.00	115769.96	43517.41
07/01/2008	*1300.00	07/01/2008	0.00	117069.96	44395.17
08/01/2008	*1300.00	08/01/2008	0.00	118369.96	45089.27
Manala	101000 00		10020 01	***********	45089.27
Totals	131300.00		12930.04	118369.96	45089.27

* Indicates a payment due is designated as child support.

Date Amouni Due Due 04/01/2000 *1300.00 05/01/2000 *1300.00 06/01/2000 *1300.00 07/01/2000 *1300.00 08/01/2000 *1300.00 09/01/2000 *1300.00 10/01/2000 *1300.00 12/01/2000 *1300.00 01/01/2001 *1300.00 02/01/2001 *1300.00 03/01/2001 *1300.00 04/01/2001 *1300.00 05/01/2001 *1300.00 06/01/2001 *1300.00 06/01/2001 *1300.00 06/01/2001 *1300.00 07/01/2001 *1300.00 06/01/2001 *1300.00 07/01/2002 *1300.00 01/01/2002 *1300.00 02/01/2002 *1300.00 02/01/2002 *1300.00 05/01/2002 *1300.00 06/01/2002 *1300.00 07/01/2002 *1300.00 06/01/2002 *1300.00 <td< th=""><th>Ch A</th><th>Accum. hild Sup. Arrearage 1300.00 2600.00 3900.00 5200.00 6500.00 9100.00 1400.00 14300.00 14300.00 14300.00 15600.00 18200.00 29500.00 20800.00 24700.00 24700.00</th><th>1 1 1 1 1 2</th><th>Accum. Penalty 0.00 10.65 32.67 64.64 108.68 163.74 227.67 304.75 389.99 599.50 709.20 841.70 980.60 135.18 295.45 472.11 659.81 852.13 061.92</th><th></th></td<>	Ch A	Accum. hild Sup. Arrearage 1300.00 2600.00 3900.00 5200.00 6500.00 9100.00 1400.00 14300.00 14300.00 14300.00 15600.00 18200.00 29500.00 20800.00 24700.00 24700.00	1 1 1 1 1 2	Accum. Penalty 0.00 10.65 32.67 64.64 108.68 163.74 227.67 304.75 389.99 599.50 709.20 841.70 980.60 135.18 295.45 472.11 659.81 852.13 061.92	
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Due Due 04/01/2000 *1300.00 05/01/2000 *1300.00 06/01/2000 *1300.00 07/01/2000 *1300.00 07/01/2000 *1300.00 09/01/2000 *1300.00 09/01/2000 *1300.00 10/01/2000 *1300.00 11/01/2000 *1300.00 02/01/2001 *1300.00 02/01/2001 *1300.00 03/01/2001 *1300.00 04/01/2001 *1300.00 05/01/2001 *1300.00 06/01/2001 *1300.00 06/01/2001 *1300.00 06/01/2001 *1300.00 06/01/2001 *1300.00 06/01/2001 *1300.00 07/01/2001 *1300.00 01/01/2002 *1300.00 01/01/2002 *1300.00 01/01/2002 *1300.00 05/01/2002 *1300.00 05/01/2002 *1300.00 05/01/2002 *1300.00 05/01/2002 *1300.00	: А	1300.00 2600.00 3900.00 5200.00 6500.00 9100.00 10400.00 11700.00 13000.00 14300.00 14300.00 14300.00 14300.00 15500.00 18200.00 28400.00 24000.00 24700.00	1 1 1 1 1 2	Penalty 0.00 10.65 32.67 64.64 108.68 163.74 227.67 304.75 389.99 489.09 599.50 709.20 841.70 980.60 135.18 295.45 472.11 659.81 852.13	
04/01/2000 *1300.00 05/01/2000 *1300.00 06/01/2000 *1300.00 07/01/2000 *1300.00 09/01/2000 *1300.00 10/01/2000 *1300.00 11/01/2000 *1300.00 12/01/2001 *1300.00 01/01/2001 *1300.00 03/01/2001 *1300.00 06/01/2001 *1300.00 06/01/2001 *1300.00 07/01/2001 *1300.00 07/01/2001 *1300.00 06/01/2001 *1300.00 07/01/2001 *1300.00 00/01/2001 *1300.00 00/01/2001 *1300.00 00/01/2001 *1300.00 00/01/2001 *1300.00 00/01/2001 *1300.00 00/01/2001 *1300.00 00/01/2002 *1300.00 00/01/2003 *1300.00 00/01/200		1300.00 2600.00 3900.00 5200.00 9100.00 10400.00 1700.00 13000.00 14300.00 14300.00 15600.00 18200.00 18200.00 20800.00 22100.00 24700.00 26000.00	1 1 1 1 1 2	0.00 10.65 32.67 64.64 108.68 163.74 227.67 304.75 389.99 489.09 599.50 709.20 841.70 980.60 135.18 295.45 472.11 659.81 852.13	
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07/01/2000 *1300.00 08/01/2000 *1300.00 09/01/2000 *1300.00 10/01/2000 *1300.00 11/01/2000 *1300.00 12/01/2000 *1300.00 01/01/2001 *1300.00 04/01/2001 *1300.00 04/01/2001 *1300.00 04/01/2001 *1300.00 06/01/2001 *1300.00 06/01/2001 *1300.00 09/01/2001 *1300.00 09/01/2001 *1300.00 01/01/2001 *1300.00 01/01/2001 *1300.00 01/01/2001 *1300.00 01/01/2002 *1300.00 01/01/2002 *1300.00 02/01/2002 *1300.00 02/01/2002 *1300.00 05/01/2002 *1300.00 05/01/2002 *1300.00 05/01/2002 *1300.00 05/01/2002 *1300.00 05/01/2002 *1300.00 05/01/2002 *1300.00 01/01/2002 *1300.00 01/01/2002 *1300.00 01/01/2002 *1300.00 01/01/2002 *1300.00 01/01/2002 *1300.00 01/01/2002 *1300.00 01/01/2002 *1300.00 01/01/2002 *1300.00 01/01/2003 *1300.00 02/01/2003 *1300.00		$\begin{array}{c} 5200.00\\ 6500.00\\ 7800.00\\ 9100.00\\ 10400.00\\ 13000.00\\ 13000.00\\ 14300.00\\ 14300.00\\ 15600.00\\ 15600.00\\ 19500.00\\ 29500.00\\ 20800.00\\ 20800.00\\ 20800.00\\ 20800.00\\ 20800.00\\ 24000.00\\ 24000.00\\ 26000.00\\ \end{array}$	1 1 1 2	64.64 108.68 163.74 227.67 304.75 389.99 489.09 599.50 709.20 841.70 980.60 135.18 295.45 472.11 659.81 852.13	
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11/01/2001 *1306.00 12/01/2001 *1300.00 01/01/2002 *1300.00 02/01/2002 *1300.00 03/01/2002 *1300.00 03/01/2002 *1300.00 00/01/2002 *1300.00 05/01/2002 *1300.00 05/01/2002 *1300.00 06/01/2002 *1300.00 09/01/2002 *1300.00 09/01/2002 *1300.00 10/01/2002 *1300.00 12/01/2003 *1300.00 01/01/2003 *1300.00 02/01/2003 *1300.00 02/01/2003 *1300.00 02/01/2003 *1300.00 02/01/2003 *1300.00 02/01/2003 *1300.00 02/01/2003 *1300.00 05/01/2003 *1300.00 05/01/2003 *1300.00		26000.00	2		
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03/01/2002 *1300.00 03/01/2002 *1300.00 05/01/2002 *1300.00 05/01/2002 *1300.00 06/01/2002 *1300.00 07/01/2002 *1300.00 08/01/2002 *1300.00 09/01/2002 *1300.00 09/01/2002 *1300.00 10/01/2002 *1300.00 12/01/2002 *1300.00 01/01/2003 *1300.00 02/01/2003 *1300.00 03/01/2003 *1300.00 03/01/2003 *1300.00 05/01/2003 *1300.00 06/01/2003 *1300.00 06/01/2003 *1300.00		28600.00	2	507.48	
04/01/2002 *1300.00 05/01/2002 *1300.00 05/01/2002 *1300.00 06/01/2002 *1300.00 07/01/2002 *1300.00 09/01/2002 *1300.00 09/01/2002 *1300.00 10/01/2002 *1300.00 11/01/2002 *1300.00 12/01/2003 *1300.00 02/01/2003 *1300.00 03/01/2003 *1300.00 03/01/2003 *1300.00 05/01/2003 *1300.00 05/01/2003 *1300.00 05/01/2003 *1300.00	1	29900.00	2	750.38	
05/01/2002 *1300.00 06/01/2002 *1300.00 07/01/2002 *1300.00 08/01/2002 *1300.00 09/01/2002 *1300.00 09/01/2002 *1300.00 10/01/2002 *1300.00 11/01/2002 *1300.00 12/01/2003 *1300.00 02/01/2003 *1300.00 03/01/2003 *1300.00 03/01/2003 *1300.00 05/01/2003 *1300.00 05/01/2003 *1300.00 05/01/2003 *1300.00		31200.00		979.75	
06/01/2002 *1300.00 07/01/2002 *1300.00 08/01/2002 *1300.00 09/01/2002 *1300.00 09/01/2002 *1300.00 10/01/2002 *1300.00 11/01/2002 *1300.00 12/01/2003 *1300.00 02/01/2003 *1300.00 03/01/2003 *1300.00 03/01/2003 *1300.00 05/01/2003 *1300.00 05/01/2003 *1300.00 05/01/2003 *1300.00		32500.00		244.74	
07/01/2002 *1300.00 08/01/2002 *1300.00 09/01/2002 *1300.00 10/01/2002 *1300.00 11/01/2002 *1300.00 12/01/2002 *1300.00 01/01/2003 *1300.00 02/01/2003 *1300.00 03/01/2003 *1300.00 04/01/2003 *1300.00 05/01/2003 *1300.00 05/01/2003 *1300.00 05/01/2003 *1300.00 05/01/2003 *1300.00		33800.00 35100.00		511.86 798.93	
08/01/2002 *1300.00 09/01/2002 *1300.00 10/01/2002 *1300.00 11/01/2002 *1300.00 2/01/2002 *1300.00 01/01/2003 *1300.00 02/01/2003 *1300.00 03/01/2003 *1300.00 04/01/2003 *1300.00 05/01/2003 *1300.00 04/01/2003 *1300.00 05/01/2003 *1300.00 05/01/2003 *1300.00		36400.00		087.42	
09/01/2002 *1300.00 10/01/2002 *1300.00 11/01/2002 *1300.00 12/01/2003 *1300.00 02/01/2003 *1300.00 02/01/2003 *1300.00 03/01/2003 *1300.00 04/01/2003 *1300.00 05/01/2003 *1300.00 05/01/2003 *1300.00 05/01/2003 *1300.00		37700.00		396.57	
10/01/2002 *1300.00 11/01/2002 *1300.00 12/01/2002 *1300.00 01/01/2003 *1300.00 02/01/2003 *1300.00 03/01/2003 *1300.00 04/01/2003 *1300.00 05/01/2003 *1300.00 05/01/2003 *1300.00 05/01/2003 *1300.00		39000.00		716.76	
12/01/2002 *1300.00 01/01/2003 *1300.00 02/01/2003 *1300.00 03/01/2003 *1300.00 03/01/2003 *1300.00 05/01/2003 *1300.00 05/01/2003 *1300.00 05/01/2003 *1300.00 05/01/2003 *1300.00		40300.00		037.31	
01/01/2003 *1300.00 02/01/2003 *1300.00 03/01/2003 *1300.00 04/01/2003 *1300.00 05/01/2003 *1300.00 05/01/2003 *1300.00 05/01/2003 *1300.00 05/01/2003 *1300.00		41600.00		379.59	
02/01/2003 *1300.00 03/01/2003 *1300.00 04/01/2003 *1300.00 05/01/2003 *1300.00 05/01/2003 *1300.00 06/01/2003 *1300.00	4	42900.00	5	721.50	
33/01/2003 *1300.00 04/01/2003 *1300.00 05/01/2003 *1300.00 06/01/2003 *1300.00		44200.00		085.86	
04/01/2003 *1300.00 05/01/2003 *1300.00 06/01/2003 *1300.00		45500.00		461.26	
05/01/2003 *1300.00 06/01/2003 *1300.00		46800.00		810.30	
6/01/2003 *1300.00		48100.00 49400.00		207.78 603.12	
		50700.00		022.68	
		52000.00		439.39	
08/01/2003 *1300.00		53300.00		881.04	
9/01/2003 *1300.00	5	54600.00		333.72	
0/01/2003 *1300.00		55900.00		782.49	
.1/01/2003 *1300.00	5	57200.00		257.26	
.2/01/2003 *1300.00	5 5			727.39	
1/01/2004 *1300.00	5 5 5 5	58500.00		224.24	
2/01/2004 *1300.00 3/01/2004 *1300.00		58500.00 59800.00	117	730.75	
3/01/2004 *1300.00 4/01/2004 *1300.00		58500.00 59800.00 51100.00		214.87	
5/01/2004 *1300.00		58500.00 59800.00	122	743.40	

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06/01/2004	*1300.00	66300.00	13816.07
07/01/2004	*1300.00	67600.00	14359.52
08/01/2004	*1300.00	68900.00	14932.09
09/01/2004 10/01/2004	*1300.00	70200.00	15515.66
11/01/2004	*1300.00 *1300.00	71500.00 72800.00	16091.07 16696.68
12/01/2004	*1300.00	74100.00	17293.40
01/01/2005	*1300.00	75400.00	17921.02
02/01/2005	*1300.00	76700.00	18561.40
03/01/2005	*1300.00	78000.00	19149.79
04/01/2005	*1300.00	79300.00	19812.25
05/01/2005	*1300.00	80600.00	20464.03
06/01/2005	*1300.00	81900.00	21148.58
07/01/2005 08/01/2005	*1300.00	83200.00	21021.73
09/01/2005	*1300.00	84500.00	22528.36
10/01/2005	*13D0.00 *1300.00	85800.CO 87100.CO	23246.03 23951.24
11/01/2005	*1300.00	88400.00	24690.99
12/01/2005	*1300.00	89700.00	25417.57
01/01/2006	*1300.00	91000.00	26179.40
02/01/2006	*1300.00	92300.00	26952.28
03/01/2006	*1300.00	93600.00	27660.34
04/01/2006	*1300.00	94900.00	28455.29
05/01/2006	*1300.00	96200:00	29235.29
06/01/2006 07/01/2006	*1300.00	97500.00	30052.34
08/01/2006	*1300.00 *1300.00	98800.00 99163.64	30853.70
09/01/2006	*1300.00	99995.46	31687.18 32525.55
10/01/2006	*1300.00	101295.46	33347.43
11/01/2006	*1300.00	102595.46	34207.75
12/01/2006	*1300.00	103595.46	35050.33
01/01/2007	*1300.00	104995.46	35931.03
02/01/2007	*1300.00	106295.46	36822.77
03/01/2007	*1300.00	107555.46	37638.12
04/01/2007 05/01/2007	*1300.00	108620.46	38550.55
06/01/2007	*1300.00 *1300.00	109760.46 103139.96	39442.82 40357.50
07/01/2007	*1300.00	104439.96	41205.23
08/01/2007	*1300.00	105739.96	42092.25
09/01/2007	*1300.00	107039.96	42990.32
10/01/2007	*1300.00	108339.96	43870.10
11/01/2007	*1300.00	109639.96	44790.24
12/01/2007	*1300.00	110939.96	45691.39
01/01/2008 02/01/2008	*1300.00	112239.96	46633.62
03/01/2008	*1300.00 *1300.00	113539.96 114639.96	47584.29 48483.92
04/01/2008	*1300.00	116139.96	49455.52
05/01/2008	*1300.00	116239.96	50403.00
06/01/2008	*1300.00	115769.96	51379.11
07/01/2008	*1300.00	117069.96	52328.04
08/01/2008	*1300.00	118369.96	53319.62
Fotals	131300.00	118369.96	53319.62
* Indicates a	naumant due is des	ignated as child su	mort

Notes: Payments are applied to oldest unpaid balance. Interest and penalties are calculated using number of days past due. Payments apply to principal amounts only. Interest is not compounded, but accrued only. Penalties calculated on past due child support amounts per NRS 125B.095. Interest Rates Used by Program: 7.00% from Jan 1960 to Jun 1979 8.00% from Jul 1979 to Jun 1981 12.00% from Jul 1981 to Jun 1987 10.25% from Jul 1987 to Dec 1987 10.75% from Jan 1988 to Jun 1988 11.00% from Jul 1988 to Dec 1988 12.50% from Jan 1989 to Jun 1989 13.00% from Jul 1989 to Dec 1989 12.00% from Jul 1990 to Jun 1991 12.50% from Jan 1990 to Jun 1990 10.50% from Jul 1991 to Dec 1991 8.50% from Jan 1992 to Dec 1992 9.25% from Jul 1994 to Dec 1994 8.00% from Jan 1993 to Jun 1994 10.50% from Jan 1995 to Jun 1995 11.00% from Jul 1995 to Dec 1995 10.50% from Jan 1996 to Jun 1996 10.25% from Jul 1996 to Jun 1997 10.50% from Jul 1997 to Dec 1998 9.75% from Jan 1999 to Dec 1999 10.25% from Jan 2000 to Jun 2000 11.50% from Jul 2000 to Jun 2001 8.75% from Jul 2001 to Dec 2001 6.75% from Jan 2002 to Dec 2002 6.25% from Jan 2003 to Jun 2003 6.00% from Jul 2003 to Jun 2004 6.25% from Jul 2004 to Dec 2004 7.25% from Jan 2005 to Jun 2005 8.25% from Jul 2005 to Dec 2005 9.25% from Jan 2006 to Jun 2006 10.25% from Jul 2006 to Dec 2007 11 9.25% from Jan 2008 to Jun 2008 7.00% from Jul 2008 to Dec 2008 Report created by: Marshal Law version 3.0 Copyright (c) 1999, 2001 Marshal S. Willick, P.C. Licensed to: Willick Law Group 3551 East Bonanza Road, Suite #101 Las Vegas, Nevada 89110 www.willicklawgroup.com * End Of Report *



	Willick Law Group 3591 E. Bonanza Rd., Suite 200 Las Vegas, Nevada 89110-2101 Web page: www.willicklawgroup.com Billing Q&A seth@willicklawgroup.com		
	July 22, 2008		
Ms. Cisilie Anne Vaile Porsboll Nordassloyfa 29A 1251 Oslo Norway		File Number:	00-050.PO
	RE: Vaile v. Vaile, Robert		
	Statement of Account for Services Rendered Through Ju	ıly 22, 2008	
Profession	al Services		
Emp	Description	Hours	Amo
Friday, No LF	vember 2, 2007 Discussion with attorney on motion status.	0.30	33.
Monday, N LF	lovember 5, 2007 Revising Motion.	1.00	110.
Friday, No LF LF	vember 9, 2007 Revised calculations and motion for filing with court. Made call to District Attorney leff message, drafted fax to District Attorney as followup.	1.60 0.40	176. 44.
Tuesday, M LF	lovember 13, 2007 Transmitted motion to Court for filing.	0.20	22.
Wednesday LF LF	y, November 14, 2007 Calendaring events and hearing date. Drafted certificate of service and transmitted motion to opposing party, certified return receipt as well as regular mail.	0.20 0.50	22. 55.
Thursday, E LF LF	November 15, 2007 Transmitted documents. Telephone call to District Attorney for information requested.	0.20 0.20	22. 22.
Friday, No LF	vember 16, 2007 Research with District Attorney on status of collections.	0.20	22.

	08 Anne Vaile Porsboll iile, Robert)	
Emp	Description	Hours	Amount
Friday, Dea LF LF LF	Received motion from Scotlund. Received motion from Scotlund. Reviewing Scotlund filing.	0.20 0.60 1.00	22.00 110.00
Tuesday, D RLC RLC LF LF	December 11, 2007 Review and edit of Zoom request. Meeting with Case Manager on Opposition. Drafted ZOOM request and Proposed Order. Drafting Opposition to Motion form Scotlund.	0.30 0.10 1.00 1.20	105.00 35.00 110.00 132.00
Thursday, J MSW LF	December 13, 2007 Review and Revise Request for submission and proposed order; finalize and submit all. Update meeting with attorney on case status.	0.40 0.20	220.00 22.00
RLĆ LF	ecember 18, 2007 Review and edit Opposition to P's Motion. File maintnenance, calendaring, transmitted request for submission of motion.	1.20 0.30	420.00 33.00
LF MSW	Review and Revise	0.20 2.70	1.485.00
	pember 21, 2007 File Maintenance	0.10	11.00
Wednesday LF	, January 2, 2008 Status check with 9th Cir.	0.20	22.00
Monday, Ja LF	nuary 7, 2008 Telephone conversation with court on zoom request.	0.20	22.00
Thursday, J RLC	anuary 10, 2008 Draft hearing outline for Jan 15 hearing.	0.50	175.00
Monday, Ja RLC LF MSW	nuary 14, 2008 Update hearing outline for 1/15/08. Hearing preps. Review outline; office conference with Mr. Crane.	0.30 1.20 0.80	105.00 132.00 440.00
Tuesday, Ja RLC RLC LF LF	nuary 15, 2008 Draft Order and modify hearing outline. Hearing prep and attend hearing. Hearing preps - Revised Order. Drafted Notice of Entry of Order and Transmitted to court and opposing party.	0.90 1.50 0.50 0.30	315.00 525.00 55.00 33.00

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Page three July 22, 20 Ms. Cisilie Vaile v. Va	Anne Vaile Porsboll		
Emp	Description	<u>Hours</u>	Amou
MSW	Prepare for and attend hearing in Dept. I; obtain desired order, begin efforts at enforcement.	1.70	935.0
Thursday, J	anuary 17, 2008		
LF LF	Drafted supplement of information requested by court. Transmitted supplement to opposing counsel.	0.30 0.20	33.0 22.0
Friday, Jan	uary 18, 2008		
ĹŔ LF	Draft and transmitted notice of change of address to 9th Cir. Revelwed and edited supplemental filing, and transmitted to court and opposing party.	0.20 0.40	22.(44.(
Monday, Ja	nuary 28, 2008		
RLĆ	Review of all filings by Scothund.	0.50	175.0
LF	Received Notice of Motion.	0.10	11.0
LF	Calendaring of Events.	0.40	44.(
LF	Reviewing filings.	0.50	55.0
Tuesday, Ja	nuary 29, 2008	2	- 1, #
RLC	Draft Opposition and Countermotion to Motion to set aside Jan 15 Order.	2.80	980.0
FF	Assist LF; prep & send blank AFC to Cisilie by email for her execution	0.30	33.0
FF	Resend AFC blank to Cisilie with new email address NO CHARGE	0.10	N/
LF	Discussion with attorneys.	0.30	33.0
LF	Drafting and editing Opposition.	1.00	110.0
MSW		0.30	165.0
Wednesday.	January 30, 2008		
RLC	Add new material to Opposition.	0.30	105.0
LF	Discussion with attorney on current case status.	0.10	11.0
Friday, Febr	uary 8, 2008		
RLC	Final review of Opposition.	0.50	175.0
MSW	Review and Revise Opposition; instructions to staff.	1.50	825.0
Monday, Fe	bruary 11, 2008		
LF	Download and reviewed filing in appeal.	0.20	22.0
LF	Transmitted Opposition to opposing party and court.	0.30	33.0
Friday, Febr RLC	uary 22, 2008 Review Reply Brief filed by Scotlund.	0.40	140.0
		0, 0	1 10,0
	bruary 25, 2008	0.40	م د ب
LF	Made call to DA and draft fax request for update payment history.	0.40	44.0

Emp	Description	<u>Hours</u>	<u>Amou</u>
LF	Telephone conversation with client on AFC status.	0.20	22.0
FF FF	Assist LF with call to Cisilie re: AFC Additional time actually expended on this matter, but not charged to Client as directed by Marshal Willick. NO	0.10 0.10	11.0 N/
	CHARGE		
Tuesday, Fe FF	bruary 26, 2008 Field call from Cisilie re: AFC - pass to LF NO CHARGE	0.10	N/
LF	Telephone conversation with client on AFC.	0.40	44.0
ĹF	Discussion with attorney on 42 UCS sec 652 & 654 made	0.50	55.0
	calls to state for resolution.		
	, February 27, 2008		
LF	Hearing Preps.	1.40	154.0
LF	File maintenance, orgainzation and review for hearing.	4.00	440.(
Thursday, F RLC	ebruary 28, 2008 Draft Hearing Outline.	0.60	210.0
LF	Hearing preps and file maintenance.	1.80	198.0
Friday, Feb	ruary 29, 2008		
RLC	Meeting with case manager on hearing prep.	0.20	70.0
RLC	Review of case in support of incarceration of Scotlund Vaile.	0.50	175.0
	File organization and maintenance. NO CHARGE	1.50	N/
LF	File organization and maintenance.	1.60	176.0
	arch 3, 2008		
MS	Attend and observed trial or hearing. NO CHARGE	1.70	N/
LF LF	Attended hearing.	2.00	220.0
LF RLC	Last Minute hearing preps. Hearing prep.	1.00 0.50	110.0 175.0
RLC	Attend hearing.	1.80	630.0
MSW	Prepare for and attend hearing in Dept. I: argue all:	2.50	1,375.0
	instructions to staff.		-,
	arch 4, 2008		
RLC		0.30	
LF		2.50	0
LF	Drafting and Amended order.	1.20	132.0
	March 5, 2008		
LF	Drafted Supplemental Filing AFC.	0.40	44.0
LF	Revised and edited amended order.	1.20	132.0

	08 Anne Vaile Porsboll aile, Robert		
Emp	Description	Hours	Amount
Thursday, 1 RLC	March 6, 2008 Review of Order from 3/3/08.	0.30	105.00
Friday, Ma LF MSW	rch 7, 2008 Reviewed order and transmitted to Court. Review and Revise Order after hearing; finalize, print, sign, and return to staff.	0.30 0.90	33.00 495.00
' Wednesday RLC	A March 12, 2008 Phone call with DA on client's address and forms for registration in CA.	0.30	105.00
LF LF	Discussion with attorney on requested information by DA. Received request from DA for copy of Order and related information.	0.30 0.20	33.00 22.00
Thursday, ! LF LF	March 13, 2008 Run Mlaw Calculations. Drafting response to DA.	0.30 0.50	33.00 55.00
Friday, Mar LF LF LF	rch 21, 2008 Drafted Notice of Entry of Order. Transmitted Amended Order to Scotlund. Assembeld documents requested by DA's Office.	0.50 0.20 0.50	55.00 22.00 55.00
Sunday, Ma RLC	arch 23, 2008 Execute NOE for Order.	0.10	35.00
Tuesday, M LF	larch 25, 2008 Transmitted NOE to Court and opposing party.	0.20	22.00
Wednesday LF	March 26, 2008 Drafting response to DA request for documents and information.	1.70	187.00
RLC	farch 27, 2008 Review and execute registration paperwork for DA.	0.50	175.00
Monday, M FF	arch 31, 2008 Control of the support check received Office conference with Seth re: child support check received from DA; email to Cisilie re: heads up check is coming NO CHARGE	0.10	* N/C
Thursday, A LF	pril 3, 2008 Discussion with attorney on status.	0 .10	11.00

Page six July 22, 20 Ms. Cisilie Vaile v. Va	Anne Vaile Porsboll		
Emp	Description	Hours	Amou
Friday, Apr	il 4, 2008		
RLC LF	Review Motion to reconsider. File maintenaince.	0.50 0.20	175. 22.
	pril 7, 2008		
LF RLC	Drafted Subpoena for employment information. Discussions with Case Manager and MSW.	0.20 0.20	22. 70.
	, April 9, 2008		
RLC MSW	Begin Opposition on Vaile Motion Office conference with all relevant staff re: progress and next	2.70 0.20	945. 110.
10105 00	steps.	0.20	110.0
	April 10, 2008	0.40	
FF FF	Email to client re: need US bank account opened Review WP12 directories & move new documents that were	0.10 0.60	11. N
LF	inadvertantly save in 12 rather than 13 NO CHARGE Discussion with attorneys on collection of attorney fees	0.30	33.0
RLC	awards. Continue work on Opposition.	1.80	630.0
RLC	Meeting with Case Manager and MSW on registration of iudgment.	0.30	105.0
RLC	Read email response to subpoena.	0.10	35.(
Friday, Apri			
RLC	Continue Opposition.	2.10	735.0
Sunday, Ap RLC	ril 13, 2008	2.00	700
RIA	Finish Opposition.	2.00	700.0
Monday, Ap LF	oril 14, 2008 Drafting Opposition to Motion to Reconsider.	2.00	220.0
LF	Transmitted opposition.	0.40	44.(
MSW	Review and Revise Opposition.	2.10	1,155.0
	pril 17, 2008		
LF	Discussions with attorneys on followup actions.	0.40	44.0
	pril 24, 2008		
LF	Drafting Order for Examination of Judgment Debtor. Made call to Federal Court to verify procedure for the filing.	1.00	110.0
LF	Drafting Motion for Examination of Judgment Debtor.	1.00	110.0
riday, Apri			
ĹF	Telephone conversation with Federal Court on Examination of Judgment Debtor.	0.30	33.0
LF	Draft and editing of motion and order for examination of	1.10	121.0

Page seven July 22, 20 Ms. Cisilie Vaile v. Va	Anne Vaile Porsboll		
Emp	Description	Hours	Amount
	judgment debtor.		
Monday, A LF	pril 28, 2008 Drafting and editing motion and order for examination of judgment debtor.	0.50	55.00
	pril 29, 2008		
RLC LF	Review Reply Brief. Drafting ex parte motion for examination judgment debtor.	0.30 1.40	105.00 154.00
Lf	Draning ex parte motion for examination judgment deblor.	1.40	104.00
	, April 30, 2008	1.80	
RLC	Research statute and review, edit, and complete Ex Parte Motion for State Court.	1.50	525.00
LF	Research and edit of ex parte motion for examination of judgment debtor and order.	1.20	132.00
Thursday N	Лау 1, 2008		
RLC	Review and edit Order for Judgement Debtor Exam.	0.30	105.00
RLC	Draft Opposition to Motion for Rule 11 Sanctions.	0.10	35,00
Friday, May	2, 2008		
RLC	Phone call with Court Staff	0.10	35.00
FF	Prep for filing-Exparte Motion for Order NO CHARGE	0.30	N/C
Sunday, Ma	y 4. 2008		
RLC	Continue with Opposition to Rule 11 Motion.	1.40	490.00
Monday, M	av 5. 2008		
LF	Reviewing e-mails.	0.20	22.00
LF	Reveiwed case status.	0.40	44.00
LF	Telephone conversation with court on Ex Parte Motion and	0.20	22.00
	Order for Examination of Judgment Debtor, attempting to have set for same date and time as currently scheduled		
	motion hearing $6/11/08$.		
LF	Transmitted order with copy of motion to court.	0.10	11.00
RLC	Review Opposition.	0.20	70.00
MSW	Review and Revise Opposition to Motion for Sanctions, etc.	0.60	330.00
luesday, M	av. 6, 2008		
LF	Case review and status check.	0.30	33.00
Friday Mar	0 2008		
Friday, May RLC	Meeting with Case manager on hearing dates.	0.50	175.00
RLC	Phone call with Court on motions.	0.20	70.00
	Research Federal Judgment Debtor Examination rules.	1.50	165.00

Page eight)	
	108 2 Anne Vaile Porsboll aile, Robert		
Emp	Description	Hours	Amount
Thursday, LF	May 15, 2008 Transmitting order and Ex Parte Judgment Debtor.	0.10	11.00
Sunday, M RLC	ay 18, 2008 Review of new Ex Parte Motion for Exam of Judgment debtor (Federal).	0.20	70.00
Wednesda LF	y, May 21, 2008 File Maintenance. NO CHARGE	1.00	N/C
 Friday, Ma LF LF LF 	y 23, 2008 File reveiw and reseach. NO CHARGE Research online case reveiw with file. Attempting to set up US Bank Account.	2.00 1.50 1.00	N/C 165.00 110.00
Tuesday, M RLC	1ay 27, 2008	1.30	
LF	Received and reviewed Memorandum in Support of Renewed Motion.	0.20	22.00
	, June 4, 2008		
LF LF LF	Case review. Received Notice of appearance by Greta G. Muirhead, Esq. Discussions with attorneys on the entry into case of Ms. Muirhead.	0.30 0.10 0.30	33.00 11.00 33.00
Thursday, .	lune 5, 2008		
RLC LF	Phone call with DA on child support collection. Discussion with attorney on case status.	0.20 0.20	70.00 22.00
Friday, Jun			
LF LF	Drafted proposed Bench Warrant. Discussions with attorneys.	0.30 0.20	33.00 22.00
LF	Drafted Supplement, ran new MLaw calculation based on new information from DA.	1.50	165.00
Sunday, Jun RLC	ne 8, 2008 Execute Supplemental Exhibit.	0.10	35.00
Monday, Ju LF	me 9, 2008 Hearing preps.	1.70	187.00
	ine 10, 2008		
RLC RLC	Meeting with JR on case. Hearing preparation.	0.40 4.00	140.00
MSW	Office conference with Attorney Crane, Re: upcoming	0.30	1,400.00 165.00

	aile, Robert		
Emp	Description	Hours	Amou
	hearing.		
LF	Drafting letter on division of funds.	1.00	110.0
LF	Received and reviewed Errata to Ex Parate Motion.	0.70	77.0
LF	Reviewed and discussed with attorney on Motion to Recuse.	0.40	44.0
LF	Reveiwed and discussion with attorney.	0.30	33.0
LF	Received and reveiwed oppotion to Ex Parate Motion allowing Examination Judgment Debtor.	1.00	110.0
LF	Filed supplement to opposition.	0.20	22.0
LF	Drafted and revised bench warrant,	0.20	22.0
	, June 11, 2008		
FF	Attend and observe hearing in Dept I; assist LF NO CHARGE	2.40	N/
FF	Research for c/s calculations & submitted pleadings	0.40	44.0
FF	Additional time actually expended on this matter, but not	0.20	N/
	charged to Client as directed by Marshal Willick. NO GHARGE		**** ^k
FF	Assist in research on MLaw Calculation used at Federal level	0.70	77.0
FF	Additional time actually expended on this matter, but not charged to Client as directed by Marshal Willick. NO CHARGE	0.20	N/
RLC	Finalized hearing prep.	0.70	245.0
RLC	Attend motion hearing		
MSW		5.00 4.30	1,050.0
1410 44	interminably.	4.50	2,365.0
LF	Hearing Preps.	1.00	110.0
LF		1.00	110.0
	Attended hearing.	3.00	330.0
	Working on calculations for support. MLaw.	0.80	88.0
LF LF	Drafting order to show cause.	0.70	77.0
Lr	Ran revised Mlaw calculation for supplement.	1.40	154.0
riday, June		0.50	
RLC	Review of documents for Order to show cause and motion	0.70	245.0
	for sanctions.		
LF	Placed call to court on hearing dates.	0.30	33.0
LF	Drafting supplement to opposition.	1.40	154.0
LF	Transmitted Order to court.	0.10	11.0
LF	Drafting supplement to opposition.	2.00	220.0
LF	Drafted Order to Show Cause.	0.50	55.00
	ne 16, 2008		
RLC	Draft Bar Complaint.	0.80	280.00
RLC	Work on MLAW calc to prepare for July 11 hearing.	1.10	385.00
MSW	Review and Revise Bar Complaint; e-mails as to various matters.	1.30	715.00

	Anne Vaile Porsboll aile, Robert		
Emp	Description	Hours	Amo
Tuesday, J	une 17, 2008		
RLC LF	Final review of MLAW Calculation. Drafting order for hearing held 6/11/08.	0.30 1.40	105 154
Wednesday	y, June 18, 2008		
LF	Revising MLaw Calculations.	1.00	110
LF	Drafted third supplement.	0.40	44
LF	Reviewing tape for preparation of order for 6/17/08 hearing.	2.20	242.
LF	Discussion with court on vacating 7/3 hearing.	0.20	22
	June 19, 2008		
RLC	Meeting with Case Manager on schedule of arrearages.	0.20	70
LF	Drafted fourth supplement on child support calculations as requested by court at 7/11 hearing including billing statement.	0.70	77.
LF	Discussion with attorneys.	0.20	22.
ĹF	File maintenance. NO CHARGE	1.00	Ň
ĹF	Drafting order for 6/17/08 hearing.	3.00	330
MSW		1.10	605.
Friday, Jun RLC Saturday, Ji	e 20, 2008 Review and execution of supplemental exhibit. une 21, 2008	0.20	70.
RLC	Review, edit and smooth proposed Order for 6/11/08.	0.50	175.
	ane 24, 2008		
LF	Received call from Court requesting we respond to Mrs. MuirHead's letter.	0.10	11.
LF	Discussion with attorneys.	0.20	22.
LF	Drafting response letter as requested by Court.	1.60	176.
MSW	Review and Revise Order.	0.50	275.
Wednesday	, June 25, 2008		
LF	Research on legitavic history and notes on penality caculations.	2.00	220.
MSW	Review and Revise letter to court on calculation of interest and penalties, and whether an amicus brief should be filed (start).	0.80	440.
	une 26, 2008		
MSW	Review and Revise letter to court on calculation of interest and penalties, and whether an amicus brief should be filed (finish).	5.10	2,805.

Emp	Description	Hours	Amo
Monday, Ju RLC	ne 30, 2008 Review of letter to Judge Moss.	0.50	175
MSW	Final edits to letter to J. Moss on MLAW calculations.	2.10	1.155
LF	Case discussision with attorney.	0.10	1,155
Tuesday, Ju	ıly 1, 2008		
RLC	Phone call with BK trustee attorney.	0.50	175
RLC	Phone call to US Trustee for BK.	0.10	35
RLC	Review of BK documents.	0.40	140
LF	Research on bankruptcy filing, down load bankruptcy documents.	1.20	132
LF	Telephone conversation with Trustee's office and attorney.	0.50	55
LF	Assembling documents for transmission to trustee of orders and judgments.	1.00	110
LF	Reasearch and telephone conversation with various offices in California and their District Attorneys Office for child	1.20	132
LF	support and a support of the support	0.60	66
Wednesday	July 2, 2008		
RLC		2.50	875
RLC	Email to US Trustee for BK.	0.50	175
RLC	Review of OC comments of Order.	0.70	245
MSW		0.20	110
LF	Research bankruptcy and what can be discharged if only one spouse is filing.	2.00	220
LF	Reviewed proposed changes to order from Muirhead.	1.00	110
LF	Discussed changes requested by Muirhead with attorney.	0.40	44
Thursday, J RLC	uly 3, 2008	0.20	70,
NLC		0.20	
RLC	Smooth Order and draft letter to Judge Moss.	0.50	175.
RLC	Meeting with MSW and Case Manager.	0.20	70.
LF	Discussions with attorneys.	0.30	33.
Saturday, Ju RLC	ly 5, 2008 Complete letter to Ed Ewert on prosecution.	1.50	525.
		1.00	
Sunday, July MSW	/ 6, 2008	0.90	495.
Monday, Jul RLC	y 7, 2008 REview of documents and research into claims.	1.30	455.

	ile, Robert		
Emp	Description	Hours	Amour
MSW	Constant Constant of Constant of State of State	2.40	
LF	Transmitted letter and proposed Order to Court and opposing	0.10	11.0
LF	counsel. Drafting motion to strike.	4.20	462.0
Tuesday, Ju	lv 8. 2008		
RLC	Review and edit of Motion to Strike.	1.70	595.0
RLC	REview of filings in Vaile case.	0.40	140.0
MSW	Review and Revise Supplemental Authorities.	1.20	660.0
LF	Drafting and revising motion to strike.	3.00	330.0
LF	Drafted notice of motion, and motio/opposition information sheet, and certificate of service.	0.40	44.0
LF	Drafted Ex Parte application for OST and OST.	1.50	165.0
ĹF	Revising motion to strike, assembling exhibits filed with court, and transmitted to opposing counsel.	1.00	110.0
Wednesday	, July 9, 2008		
LF	Running calculations MLaw and comparison with DA report.	3.00	330 <i>.</i> 0
LF	Drafting hearing outline.	1.40	154.0
Summary o			
DT Dela	Fish 1.60 hr @ 110.00 \$ 176.00		
FF Fait	1.00 hr (0,110.00 \$ 170.00		
FF Fait	h Fish 4.10 hr @ 0.00 N/C		
LF Leon	hard Fowler III 112.60 hr @ 110.00 \$ 12386.00		
LF Leon	a Fish 1.60 hr @ 110.00 \$ 176.00 a Fish 4.10 hr @ 0.00 N/C a Fish 112.60 hr @ 110.00 \$ 12386.00 hard Fowler III 112.60 hr @ 0.00 N/C ard Fowler III 5.50 hr @ 0.00 N/C dy Schoepf 1.70 hr @ 0.00 N/C		
MS Mar	dy Schoepf 1.70 hr @ 0.00 N/C		
MSW Mar	shal S. Willick 33.90 hr @ 550.00 \$ 18645.00		
RLC Rick	hard Fowler III 112.60 hr @ 110.00 \$ 12386.00 hard Fowler III 5.50 hr @ 0.00 N/C dy Schoepf 1.70 hr @ 0.00 N/C shal S. Willick 33.90 hr \$550.00 \$ 18645.00 i. Crane 53.80 hr \$ \$ 18830.00		
	 Counce - Solver in the solver of the solver o		\$ 47,522
	Total Professional Services		\$ 50,037.0
	4% Cost charge		3,635.8
	Total Including Costs Charge		\$ 53.672.8
Costs and D	isbursements		
Date	Description		Amour
03/25/08	A CONTRACT OF		
03/25/08			
	Legal Process runner service. Out of Area		20.0
03727708			20.0
03/27/08 04/04/08	Parking.		3 9:0

Vaile v. Va Date	Description	Amo
06/17/08	Legal Process runner service. Out of Area.	. 20
00/1//00	Total Costs and Disbursements	\$ 189.
Interest Ch	arge	\$ 62,659.
TOTAL NE	EW CHARGES	\$116.521.
PAYMEN	I'S AND CREDITS	
09/10/00	Applied from Retainer to fee charges	-2,396
09/10/00	Applied from Retainer to cost charges	-90.
09/10/00	Applied from Retainer to tax charges	-14.
11/01/00	Wire transfer from Norway.	-7,748.
11/10/00	Released from security deposit to pay on balance.	-488.
11/13/00	Wire transfer of funds from Norway.	-7,212
01/10/01	Applied from Retainer to fee charges	-9,537.
01 /10/0 1	Applied from Retainer to cost charges	-1,318.
01/31/01	Clerk of the Court returned check number 12200 for estimated transcript costs.	-390.
05/10/01	Applied from Retainer to fee charges	-8,207.
05/10/01	Applied from Retainer to cost charges	-1,767.
04/18/03	Refund check #03526 from Nevada Supreme Ct.	-250.
01/14/04	Data entry error on 12/18/03 by FF. Should have been entered in TORT	-70.
03/12/08	Entries should have been made into the GARN matter for LF on March 4 in 2.5 hours and March 5 for 1.2 hours	for -407.
04/10/08	Applied from Retainer to fee charges	-955.
04/10/08	Applied from Retainer to cost charges	-2,224.
04/30/08	Garnishment from Wachovia Corp.	-13.
05/09/08	Applied from Retainer to fee charges	-351.
05/09/08	Applied from Retainer to cost charges	-119.
06/10/08	Applied from Retainer to fee charges	-652.
06/10/08	Applied from Retainer to cost charges	-50.
07/10/08	Applied from Retainer to fee charges	-264.
07/22/08	Paid by R. Scotlund Vaile.	-264.
	Total Payments and Credits	\$-44,790.
SUMMAR	Y OF ACCOUNT	
Balance For	rward	\$ 0.
Total New (Charges	116,521.
Posmente a	nd Credits	-44,790.

July 22, 200 Ms. Cisilie Vaile v. Vai	Anne Vaile Porsboll		
Retainer Ac			
Retainer Ba	lance Forward	\$	
08/22/00	Wire Transfer from Norway.	2.	50
09/10/00	Applied from Retainer to fee charges	-2.	39
09/10/00	Applied from Retainer to cost charges		-9
09/10/00	Applied from Retainer to tax charges		-1
12/27/00	Wire transfer from Norway (100,000 Kroners)	10,	85
01/10/01	Applied from Retainer to fee charges	-9,	
01/10/01	Applied from Retainer to cost charges	-1,	
05/10/01	Wire Transfer from Den Norske Bank, Oslo, Norway.	9.	97
05/10/01	Applied from Retainer to fee charges	-8,	
05/10/01	Applied from Retainer to cost charges	-1,	76
03/25/08	Two checks from DA's office, \$7829.35 and \$120.00. 60% to client (\$4769.61) and 40% to outstanding balance.	3,	17
04/10/08	Applied from Retainer to fee charges	2	95
04/10/08	Applied from Retainer to cost charges	-2,	22
04/22/08	Check 83019408 from State of Nevada (garnishment of child support) original check amount \$575.00. 60/40 split to client.		23
04/28/08	Paid by Scotlund Vaile (Garnishment). \$600.00 check \$360.00 directly to client.	:	24
05/09/08	Applied from Retainer to fee charges	-	35
05/09/08	Applied from Retainer to cost charges	•	11
05/13/08	Paid by Scotlund Vaile Garnishment		26
05/23/08	Paid by Robert Scotlund Vaile (garnishment)		26
05/30/08	Gamishment of Robert Vaile.		17
06/10/08	Applied from Retainer to fee charges		6:
06/10/08	Applied from Retainer to cost charges		-4
06/19/08	Paid by Mr. Robert Scotlund Vaile (garnishment)		26
07/10/08	Applied from Retainer to fee charges		26
New Retain	er Account Balance	\$	
Trust Accor	int		
Beginning 1	Frust Balance	\$	
08/22/00	Wire Transfer from Norway.	2,	
10/02/00	Paid to Gregoty & Bradshaw, P.C.: Texas Counsel		5(
11/01/00	Payment for legal services from Gregory & Bradshaw, P.C. (Texas Counsel)	-1,:	
11/10/00	Release of security deposit to pay on balance.		48

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	1 2 3 4 5 6 7 8 9 10 11 12 13 14	GRETA G. MUIRHEAD, ESQ. FILED FILED Nevada Bar Number 3957 AUG D 1 2008 Aug D 1 2008 Ste. 2-242 AUG D 1 2008 Aug D 1 2008 Las Vegas, Nevada 89117 CLEMAGE THE COURT Aug D 1 2008 (702) 434-8004 CLEMAGE THE COURT CLEMAGE THE COURT Unbundled DISTRICT COURT CLERK QF THE COURT VIS CLARK COUNTY, NEVADA CLERK QF THE COURT Plaintiff, CASE NO, 98D230385D DEPT NO: I Plaintiff, DATE OF HEARING: TIME OF HEARING: VS. CISILE A. PORSBOLL, f/n/a CISILE DATE OF HEARING: AVAILE Defendant. DATE OF HEARING:	
	15 16	PLAINTIFF'S SUPPLEMENTAL BRIEF RE: CHILD SUPPORT	
	17 18 19	PLAINTIFF S SUFFLEMENTAL BRIEF RE. CHILD SUFFORT PRINCIPAL, PENALTIES, AND ATTORNEY FEES	
	20	As the Court is aware, both Scotlund and the DA have alleged that the Marshal	
	21	Law Program as it calculates child support penalties "hurts" the NCP by charging him	
	22 23	substantially more than the District Attorney's method of calculation as promulgated in	
	24	the State Handbook at Regulation 615. The following chart is designed to explain to the	
	25	Court when that "burt" first starts to rear its head.	
	26		
	27		
	28		
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	1)	
\$		
	1	
1	Clark County DA's Me	thod re: assessed penalty (Total mos.=25)
2		
-	April 2000	\$0 (not 1 mo. late yet)
3	May 2000	\$130.00
	June 2000	\$130.00
4	July 2000	\$130.00
	August 2000	\$130.00
5	September 2000	\$130.00
6	October 2000	\$130.00
	November 2000	\$130.00
7	December 2000	\$130.00
_	January 2001	\$130.00
8	February 2001	\$130.00
9	March 2001	\$130.00
,	April 2001	\$130.00
10	May 2001	\$130.00
	June 2001	\$130.00
11	July 2001	\$130.00
12	August 2001	\$130.00
14	September 2001	
13	October 2001	\$130.00
		\$130.00
14	November 2001	\$130.00
	December 2001	\$130.00
15	January 2002	\$130.00
16	February 2002	\$130.00
	March 2002	\$130.00
17	April 2002	\$130.00
	TOTAL PENALTY:	\$3120.00 (24 mos. assuming 0 paid monthly)
18		
19	1	
20		re: running penalty (taken from 7/25/08 Arrearage
	Calculation)	
21		
22	April 2000	\$0 (not 1 mo. late yet)
	May 2000	\$ 10.65
23	June 2000	\$ 32.67
[]	July 2000	\$ 64.64
24	Aug. 2000	\$ 108.68
25	Sep. 2000	\$ 163.74
22	Oct. 2000	\$ 227.67
26	Nov. 2000	\$ 304.75
	Dec. 2000	\$ 389.99
27	Jan. 2001	\$ 489.09
.	Feb. 2001	\$ 599.50
28	Mar. 2001	\$ 709.20
		ψ i 00.20
		2
		-
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	April 2001 \$ 841.70
	May 2001 \$ 980.60
i	June 2001 \$1135.18
1	July 2001 \$1295.45
	Aug. 2001 \$1472.11 Sep 2001 \$1659.81
	4 Sep.2001 \$1659.81 Oct. 2001 \$1852.13
:	5 Nov. 2001 \$2061.92
	6 Dec. 2001 \$2275.61
	Jan.2002 \$2507.48
,	7 Feb. 2002 \$2750.38
1	Mar.2002 \$2979.75
	April 2002 \$3244.74
9	TOTAL PENALTY: \$3244.75 (24 mos. assuming 0 paid monthly)
10	If a non-custodial parent is only a few months delinquent, then, arguably, he
1	
	benefits from Mr. Willick's method of calculation. However, most non-custodial parents
12	
13	have substantial child support arrears that surpass two years and thousands of dollars.
14	As the Court will note by the second year into his "delinquency" the numbers first start
19	tilting against Scotlund and then build on themselves. In essence, the Marshal Law
10	Program, save for the fact that it does not "charge" the first month and the percentage
17	remains fixed at 10% rather than the floating interest charge found in the interest
19	assessment works identically to the interest calculation.
20	On page 59 of the 1993 discussion of Senate Bill 298 (NRS 125B.095),
21	Chairman Sader stated that the purpose of the penalty was "intended to be
22	"motivational", such as a late payment fee attached to any billing." (See Exhibit 1
23	attached).
24	
25	Beginning on page 19 and continuing on page 20 of the April 11, 2005 legislative
26	session, Susan Hallahan with the Washoe County District Attorney, states, "The
27	purpose of the penalty is to encourage the oblight to pay each and every month as he is
28	obligated to pay. This penalty is a one-time snapshot during that calendar month for any
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delinquency you have. So, if the obligor pays each month, he or she would not accrue 1 2 an additional penalty. " Further reiteration of that same point is made by Assemblyman 3 Carpenter immediately following Ms. Hallahan's statements. (See Exhibit 2 attached). 4 Along those lines, counsel for plaintiff has attached a copy of her recent Embard 5 telephone bill. You will note that the due date is August 9, 2008 in the amount of б 7 \$15.68. If the \$15.68 is received after August 20, 2008, a penalty or late payment fee of ß \$5.00 is imposed as it is now \$20.68 that is due. (Exhibit 3) In the 1993 legislative 9 history in support of AB 604 (NRS 125B.095), on page 61, former Attorney General 10 Frankie Sue De Pappa commented that "...delinguent power bills to late credit card 11 payments are assessed late fees and penalties, yet missed child support payments are 12 13 not..." (Exhibit 4)

14 The Child support penalty in the statute at issue, NRS 125B.095 is ambiguous 15 and even opposing counsel, Mr. Willick admitted that it was ambiguous in his June 30, 16 2008 letter which was attached as an Exhibit to Plaintiff's Motion to Disqualify. When a 17 18 statute is ambiguous, you look to the legislative history. The legislative history for NRS 19 125B.095 supports a finding that penalties are to be assessed on a one-time basis and 20 are not to be assessed on a daily basis accrued when looking at the total unpaid child 21 support obligation as Mr. Willick's program does. Penalties are not to be construed as 22 double interest. By charging on the unpaid arrears and by assessing on a daily basis, 23 24 Mr. Willick is effectively charging said double interest.

In May 2008, Mr. Vaile paid ALL of his monthly child support, yet with Mr. Willick's program was STILL assessed \$976.11 for the month of May. {Penalties jumped from \$50403.00 on May 1, 2008 to \$51379.11 on June 1, 2008 a difference of

25

26

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÷ \$976.11! (See Exhibit 5). With the Marshal Law way, there is no one-time snapshot 1 2 during that calendar month as described by Ms. Hallahan above; Mr. Vaile is still being 3 punished for all of the prior months even though he paid in May 2008 because the 4 Marshal Law Program asserts that penalties apply to unpaid "installments". Note, 5 however, that the statute speaks in the singular of unpaid "installment 6 7 . NRS 125B.095 Penalty for delinquent payment of instaliment of obligation of support. 8 1. Except as otherwise provided in this section and NRS 125B.012, if an installment of an obligation to pay support for a child which arises from the judgment of a court becomes 9 delinquent in the amount owed for 1 month's support, a penalty must be added by operation of this section to the amount of the installment. This penalty must be included in a 10 computation of arrearages by a court of this State and may be so included in a judicial or administrative proceeding of another state. A penalty must not be added to the amount of 11 the installment pursuant to this subsection if the court finds that the employer of the responsible parent or the district attorney or other public agency in this State that enforces an 12 obligation to pay support for a child caused the payment to be delinquent. 13 2. The amount of the penalty is 10 percent per annum, or portion thereof, that the installment remains unpaid. Each district attorney or other public agency in this State 14 undertaking to enforce an obligation to pay support for a child shall enforce the provisions of (emphasis added) this section. 15 (Added to NRS by 1993, 1030; A 1997, 2297; 2005, 310) 16 17 Note also, that in section 1 when discussing when a penalty may not be added, 18 the Statute discusses that if the court finds that the employer of the non-custodial parent 19 or the district attorney caused the payment to be delinquent no penalty should be 20 21 assessed. It is evident that provision contemplates the monthly child support 22 payment-i.e. if an employer fails to withhold for a particular month or the DA failed to 23 appropriately credit for that particular month. The focus is the one month and that one 24 month only and not the prior months' payments or lack of payments. The "portion 25 thereof' refers to a non-custodial parent's failure to pay the entire month's worth of child 26 27 support, i.e. all of the \$1300.00 and not the prior months as opposing counsel would 28 have you believe. If they intended to penalize on a total arrearage basis, then the

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	1 their mother's custody. Scotlund executed his plan in May 2000, kidnaping or abducting	
	2 both children in Norway and smuggling them across international borders and State lines	
	3 using the fraudulently-obtained passports, under color of authority of the fraudulently-	
	4 obtained Nevada State Family Court Order.	
	5 7. Ultimately, the children were brought by Scotlund to Texas, where they remained until	
	6 they were recovered and returned to Cisilie in April 2002.	
	7 8. On April 11, 2002, the Nevada Supreme Court issued its Opinion in Vaile v. District	
	8 Court, 118 Nev. 262, 44 P.3d 506 (2002), in which the court found that Scotlund was	
	9 never a resident of the State of Nevada, and had falsely so claimed in both his original	
	10 divorce paperwork and his later motion seeking custody of the children. The court also	
	found that the children never lived in Nevada, and that the lower court never had subject	
	12 matter or personal jurisdiction to enter any kind of order relating to child custody. The	
	3 court found that the children are habitual residents of Norway, that Scotlund wrongfully	
	removed them from Norway, and that Scotlund took custody of the children under an	
	invalid order. The Nevada Supreme Court issued a writ of mandamus compelling the	
	district court to vacate those portions of its decree relating to custody and visitation and to	
	order the children's return to Norway. The Order filed April 12, 2000 (from the hearing	
	8 of March 29, 2000) was set aside in its entirety as invalid in all respects. ²	
	9 9. On April 16, 2002, the Nevada district court issued its order pursuant to the Writ of	
2	Mandamus, stating in part that "all provisions of the Decree of Divorce filed August 21,	
2	1 1998, bearing on custody and visitation of the children at issue; or incorporating the	
2	2 custody and visitation terms of the pariles' 'agreement' dated July 9, 1998, are hereby	
2	3	
	4 2	
2	5 Judge Steel has filed an affidavit in this action, indicating that she never would have issued that Order if she had been told the truth, and that she was tricked by the multiple faise statements in	
2	6 Scotlund's written and eral presentation into entering the invalid Order.	
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1	void and unenforceable, and have been vacaled. All aspects of the Orders entered April
2	12, 2000, and October 25, 2000, are invalid and void in their entirety."
3 10.	The April 16 Nevade Order was domesticated in Texas on April 17, 2002, and given full
4	faith and credit by the Texas Court; Cisilie was given custody of the children and
5	permission to return to Norway with them. Scotlund was assessed \$45,419 (attorney's
6	fees of \$20,359 and costs of \$25,050), which were to incur interest at 10% per year
7	compounded annually, in compensation for the damages he caused Cisilie to incur in
8	Texas in recovering the children. Scatlund has never complied with any part of that court
9	order to make payment.
10 11.	Scotlund filed further Petitions in the appellate courts of Texes, which were finally denied
11	on May 9, 2002. On June 13, a "Rule 11 Agreement" was filed, in which Scotlund
12	stipulated to the costs Cisilie had incurred in responding to his Petitions in Texas. The
13	Texas trial court denied his motion for a new trial on June 18, 2002, and assessed
14	Scotlund \$23,797.90 in additional feet, in accordance with the Rule 11 Agreement, to
15	incur interest at 10% per year compounded annually. To date, Scotlund has never
16	complied with any part of the court order to make those payments, either.
17 12.	On December 3, 2002, Scotland filed a Petition for Writ of Certiorari in the United States
18	Supreme Court, attacking the Nevada Supreme Court Opinion.
19 13.	On March 10, 2003, the United States Supreme Court denied Scotlund's Writ.
20 14.	On May 15, 2003, the Texas Court of Appeals dismissed Scotlund's appeal as untimely.
21 15.	In July, 2003, the Nevada Family Court issued an Order requiring that Scotlund pay
22	\$116,732.09 to Cisilie in compensation for the costs and fees incurred in Nevada for the
23	recovery of the children. Scotlund has never complied with any part of that court order.
24 16.	The Nevada Decree of Divorce required Scotlund to pay child support on a monthly basis
25	to Cisilie, under a complex formula. Scotlund never supplied the income and other
26	information necessary for such calculations, but he consistently earned income in excess $t^{0.00}$ (i.e.
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	1	of \$100,000 per year.
	2	 Scotlund unilaterally determined that the formula in the Decree required him to pay
	3	11,000 Norwegian Kroners in child support, a sum equivalent to approximately \$1,300
	4	(U.S.) per month. He paid that amount to Cisilie from August 1998, through March
	5	2000, but has not paic any support for the children since that time.
	6	18. No valid United States court order has ever altered the obligation imposed by the Nevada
	7	Decree of Divorce, and the Nevada Supreme Court Opinion verified that, as a matter of
	8	State law, when a person such as Scotlund has submitted himself to the jurisdiction of a
	9	court, such a support obligation can and does stay in effect even if the court entering it did
	10	not have jurisdiction to make an award of custody of the subject children.
	11	19. Assuming that Scotlund correctly calculated the amount of child support due under the
	12	Nevada order back in 1998, and disregarding the cost of living adjustment called for in
	13	that order, and Scotlund's various increases in salary over the years, a minimum sum of
	14	\$138,500 in arrears in child support principal, interest, and penalties has accued under
	15	the Nevada child support order from the time Scotland stopped paying child support in
	16	March 2000, through February 2006.
	17	20. After the recovery of the children, Norway independently issued temporary custody,
3	18	support, and visitation orders (effective as of April 2002). Seetlund has acknowledged
	19	receipt of those orders, but has not paid any support for the children in accordance with
	20	those orders, either: "Even without taking into account the cost of living adjustment in the
	21	Norwegian orders, ithe minimum amount of arrears that accrued thereunder between April
	22	2002, and February 2006; converted into U.S. dollars, is approximately \$48,000.
	23	21. Beginning with the kidnapring or abduction of the children, and continuing for the two
	24	years required to recover the children, and thereafter, Cisilie experienced severe emo-
	25	tional and psychological trauma, including physical symptoms requiring medical atten-
	26	tion. She missed many weeks of work as a result of both the resulting symptoms, and as
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	1	a matter of time necessary to deal with the American legal proceedings, incurring further
	2	financial loss.
	3	22. Beginning with the kidnaping or abduction of the children, and continuing for the two
	4	years required to recover them, and thereafter, the children experienced emotional and
	5	psychological trauma as a result of Scotlund's removal of them from their home, family,
	6	and country, including nightmares and severe anxiety attacks. The children have been in
	7	counseling and therapy, and have exhibited engoing symptoms of psychological trauma,
	8	including physical manifestations of stress. The expert psychological opinion is that the
	9	damage was significant and can reasonably be expected to require continuing therapeutic
	10	intervention indefinitely into the future.
	11	23. The actual damages caused by Scotlund's actions have been extraordinary. Cisilie
	12	incurred \$116,732.09 in costs, fees, and expenses in the Nevada State court proceedings
	13	to recover the children, another \$95,819.47 ³ in the Texas proceedings, another \$20,395 ⁴
	14	in the proceedings in the United States Supreme Court, and a sum equal to some \$15,512
	15	in the courts of Norway. Scotland has never paid any part of any judgment of any court
	16	that has found him liable.
	17	24. The litigation expenses incurred by Cisilie in bringing the current action in this Court
	18	purportedly include \$26,939 in costs, and more than \$312,000 worth of attorney and staff
	19	time. Travel and other costs have totaled an additional approximate \$10,000.
	20	25. Scotlund's conduct and actions were intended to and did cause the infliction of emotional
	21	distress upon all three Plaintiffs, and were the actual and proximate cause of that damage.
	22	·····
	23	
	24	\$69,398.90 reduced to judgment by the Texas courts, and simple interest at 10%, in accordance with those orders from entry, through February 27, 2006.
	25 26	
	20	\$16,548 in fees, and \$3,847 in costs.
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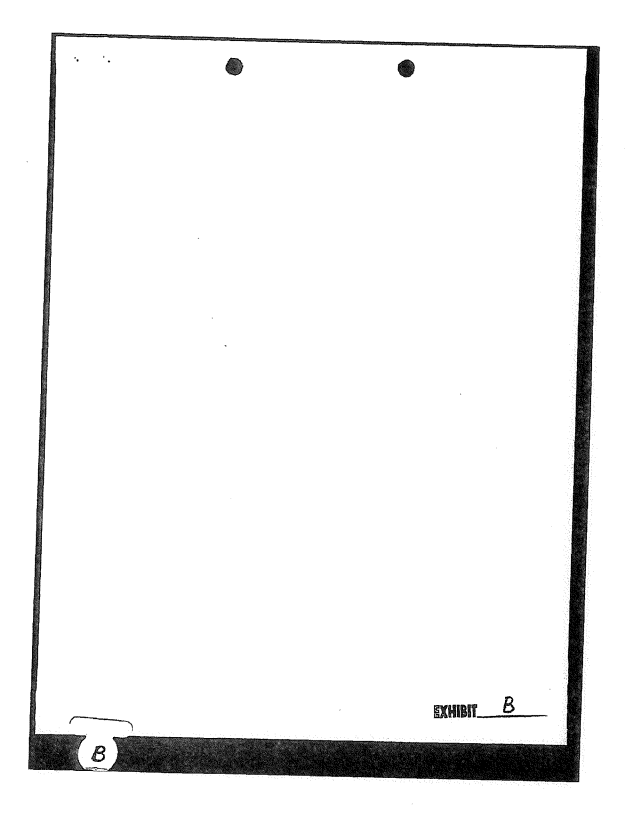
 Scotland had a duty to Plaintiffs, including but not limited to not abducting the children, and not giving false testimony to and abusing the process of the cours. Scotland breached all those duties. Scotland is conduct and actions negligently caused the infliction of ernotional distress upon all three Plaintiffs, and were the actual and the proximate cause of that damage. Scotland intentionally confined the children without actual or implied consent by the children or Cisilie, and without legitimate authority, constituting the false imprisonment of the children. Scotland had a duty not to violate the lew, abuse process, abduet the children, conceal the children, and withhold the children from Cisilie's custody. Scotland's violations of those duties were the actual and the proximate cause of Plaintiffs' damager. Scotland has committed, or aided and abtued the commission of, acts with the same or stimile patern, interat, results, accomptions, violation of mackteering acts. These acts include Scotland's kidnap of the children, and withhold the children from Cisilie's custody. Scotland's kidnap of the children, and withhold the children from Cisilie's custody in dividing of the children, and withhold the children from Cisilie's custody. Scotland's kidnap of the children, and withhold the children from Cisilie's custody. Scotland's kidnap of the children, and withhold the children from Cisilie's custody. Scotland's kidnap of the children, and withhold the children withing ular scotland's individing at a scotland's conduct constituted willful and malicious injury to Cisilie and the children, which conduct is epotenpassed by within the range set out in 11 U.S.C. § 522(6). Scotland's conduct constituted willful and malicious injury to Cisile and the children, which conduct is epotenpassed by within the range set out in 11 U.S.C. § 502(6), since he (1) filled to timely fille traine brief, suggestend vor die questrious and proposed jury withou	· · ·		
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25 instructions, as prescribed by the Pretrial Order; (2) failed to appear for Calendar Call 26 without first having been excused by the Court; and (3) failed to timely comply with	16	which are otherwise interrelated by distinguishing characteristics and are not isolated	
25 instructions, as prescribed by the Pretrial Order; (2) failed to appear for Calendar Call 26 without first having been excused by the Court; and (3) failed to timely comply with	17	incidents, and which would constitute crimes related to a pattern of racketeering activity	
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25 instructions, as prescribed by the Pretrial Order; (2) failed to appear for Calendar Call 26 without first having been excused by the Court; and (3) failed to timely comply with	21	32. Scotlund's conduct constituted willful and malicious injury to Cisilie and the children,	
25 instructions, as prescribed by the Pretrial Order; (2) failed to appear for Calendar Call 26 without first having been excused by the Court; and (3) failed to timely comply with	22	which conduct is encompassed by within the range set out in 11 U.S.C. § 523(6).	
25 instructions, as prescribed by the Pretrial Order; (2) failed to appear for Calendar Call 26 without first having been excused by the Court; and (3) failed to timely comply with	23	33. Scotlund failed to comply with the Order Regarding Trial filed February 13, 2006, since	
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	26	7	

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1	orders scheduling deadlines for trial proparation.
2	34. Scotlund filed a "Notice of Cessation of Defense" on February 21, 2006, and explained
3	that he would not oppose a default, although that document further claims that an appeal
4	is an eventuality.
5	35. Scotlund was required to attended Calendar Call in this action on February 22, 2006, and
6	produce documents pertaining to trial preparations for this Court's review prior to trial.
7	The mandatory nature of his attendance at Calendar Call was telephonically verified with
8	Scotlund. Scotlund nevertheless failed to appear at Calendar Call.
9	36. Scotlund's actions, failures to act, and communications have amply demonstrated
10	contempt of this Court and its processes, as well as contempt for the orders of various
11	courts in the United States and elsewhere in the world.
12	37. Scotlund has knowingly refused to provide support for his children for a period of some
13	six years. Under any conceivable mathematics, the sum he owes in arrearages exceeds
14	the thresholds set out in NRS 201.020(2) ⁵ and Title 18, Chapter 11A, Section 228 of the
15	United States Code ("Failure to pay legal child support obligation") ⁶ for felony non-
16	support under state and federal law.
17	erre and an a
18	
19	on multiple grounds. There is a court ordered support obligation that Scotlund has knowingly
20 f	atiled to pay, arrearages in the amount of \$10,000 or more have accrued since the time a court first ordered him to pay support, there has been a second or subsequent violation in that additional
21 8	trearages totaling \$5,000 or more have accrued since the time a court first ordered him to provide
	upport, and arrearages totaling.\$5,000 or more have accrued since the time a court in another urisdiction first ordered him to provide support.
23	6
	Again, on multiple bases. The child to whom support is owed resides in another state, there is a ourt-ordered support obligation, there has been a willful failure to pay the support obligation for a
	eriod longer than two years, and there are arrearages of more than \$10,000. Scotlund has used interstate or foreign commerce with the intent to evade a support obligation that has been unpaid
26 f	or over a year and that is greater than \$5,000.
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1	38. As a direct and proximate result of Scotlund's wrongful acts, Cisilie has been caused to
2	expend hundreds of thousands of dollars to locate, visit, and ultimately litigate to recover
3	custody of her children. Scotlund's disregard of all orders entered by all courts to date
4	purportedly required the expenditure of costs and time worth over \$349,000 to bring this
5	matter to tria).
· 6	39. If any of these Findings of Fact are more properly considered Conclusions of Law, they
7	should be so construéde.
8	CONCLUSIONS OF LAW
9	1. Scotlund has committed fraud, conspiracy, kidnaping or abduction, intentional and
10	negligent infliction of emotional distress upon all three Plaintiffs, false imprisonment of
11	the children, and intentional interference with Cisilie's custodial rights.
12	2. Scotlund's intentional perjury and offering false evidence in the Eighth Judicial District
13	Court, in and for the County of Clark, State of Nevada, in Vaile v. Vaile, Case No.
.14	D230385, his kidnaping or abduction of the children, and his obtaining passports for the
15	children with falsified documentation, renders Scotlund liable for punitive damages.
16	3. This judgment shall be considered non-dischargeable in bankruptcy pursuant to 11 U.S.C.
17	§ 523(6) as Scotlund has, by virtue of his conduct, committed a willful and malicious
18	injury against all three Plaintiffs.
19	4. Scotlund is guilty of non-support of his children under applicable state and federal law.
20	5. Scotlund is in direct contempt of this Court for violation of the Orders of Judge Hunt
21	regarding Calendar Call, and for violation of directions set forth in the Order Regarding
22	Trial.
23	6. Scotlund's course of conduct in the actions noted above, and the amount of economic and
24	other harm inflicted by Scotlund, is shocking to the conscience and demonstrates a
25	wanton and malicious conduct, or a conscious disregard for the wrongfulness of his
26	actions, entitling Plaintiffs to imposition of punitive damages.
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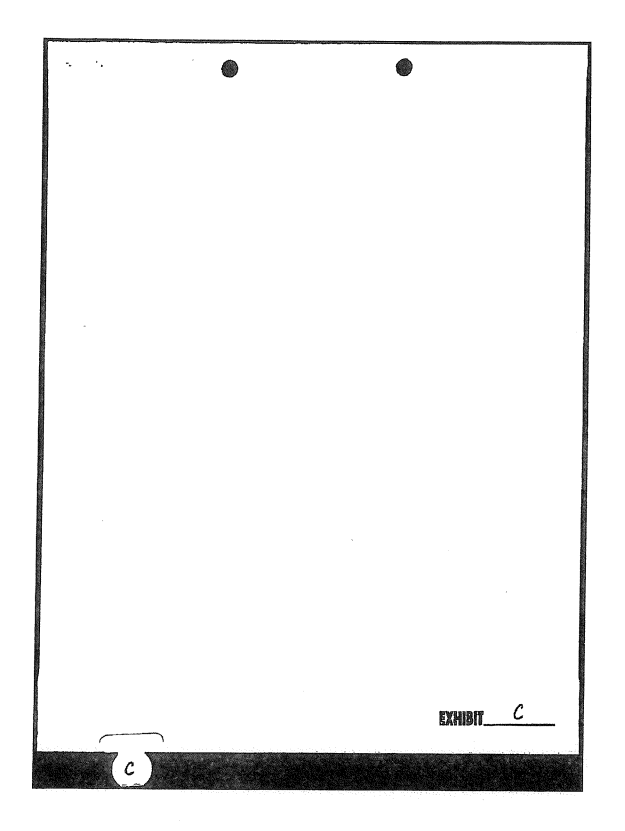
	Case 2:02-cv-00706-RLH-RJJ Document 314 Filed 03/13/2006 Page 10 of 11
1	 Plaintiffs are entitled to an award of attorney's fees and costs in this action.
2	
3	
4	DECISION
5	Based upon the foregoing Findings of Fact, Conclusions of Law, and the evidence
6	elicited at trial, it is the decision of the Court that judgment enter in favor of the Plaintiffs and
7	against Défendant Robert Scotlund Vaile as follows:
8	1. Plaintiff Cisilie Vaile Porsboll is awarded \$150,000.00 as and for injury, pain and
9	suffering, including emotional and psychological pain, suffering and distress caused by R.
10	Scotlund Vaile's abduction or kidnaping, false imprisonment, acts of fraud and conspir-
11	acy, and negligent or intentional infliction of emotional distress.
12	
13	suffering, including emotional and psychological pain, suffering and distress caused by R.
14	Scotlund Vaile's abduction or kidnaping, false imprisonment, acts of fraud and conspir-
15	acy, and negligent or intentional infliction of emotional distress.
16	3. Minor Plaintiff Kamilla Jane Vaile is awarded \$150,000.00 as and for injury, pain and
17	suffering, including emotional and psychological pain, suffering and distress caused by R.
18	Scotlund Vaile's abduction or kidnaping, false imprisonment, acts of fraud and conspir-
19	acy, and negligent or intentional infliction of emotional distress.
20	4. Plaintiff Cisilie Vuile Porsboll is awarded damages of attorneys foes and costs, awarded
21	in other cases as a result of her having to come to the United States to recover her
22	children, overturn fraudulently obtained orders, and regain custody of her children, in the
23	amount of \$272,255.56, plus interest until paid.
24	5. Plaintiff Cisilie Vaile Porsboll is awarded judgment against Defendant R. Scotlund Vaile
25	for arrears in child-support payments, including interest and penaltics, as of February
26	2006, in the amount of \$138,500.00.
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۱. dase 2:02-cv-00706-RLH-RJJ Document 314 Filed 03/13/2006 Page 11 of 11 ×.,. · . : 1 Plaintiff Cisilie Vaile Porsboll is awarded punitive damages against Defendant R. 6. 2 Scotlund Vaile in the amount of \$100,000.00. 3 7. Plaintiff Cisilie Vaile Porsboll is awarded attorneys fees and costs in this action in an 4 amount to be determined upon submission of sufficient documentation and verification as required by the Local Rules. 5 6 Dated: March 13, 2006. 7 8 9 ROGER D. HUNT United States District Judge 10 a con 11 بالعمر الإربة 12 115-20-20-2 13 مير. محمد ويعان 14 a, i ⁽¹) 👔 15 16 17 18 19 20 · · . 21 1 60 22 $\{\mu_i\} \in \{1,2\}^{d'}$ 23 24 25 26 11



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4 /	Case 2:02-cv-00706-RLH-RJJ Documer	nt 315 Filed 03/13/2006 Page 1 of 2
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5	ד וא ואיזיאר איזיאר איזיאר איזיאר איזיאר איזיאר איזיאר איזיא	CONTRACT CONTRA
6		ES DISTRICT COURT T OF NEVADA
7	DISTRIC	* * *
8	CISILIE VAILE PORSBOLL, fna CISILIE A. VAILE,	2
9	individually and as Guardian of KAIA LOUISE VAILE and	
10		
11	Plaintifi(s),	2:02-cv-0706-RLH-RJJ
12	VS.) JUDGMENT
13	ROBERT SCOTLUND VAILE,	
- 14	Defendant(s).	
15		or trial, as duly scheduled and noticed, before the
17	-	e, on February 27, 2006; and pursuant to the Findings
. 18	of Fact and Conclusions of Law and Decision	
19		ADJUDGED AND DECREED that judgment enter in
20	favor of the Plaintiffs Cisilie Vaile Porsboll in	ndividually, and as Guardian of Kaia Louise Vaile
. 21	and Kamilla Jane Vaile, minor children, and	against Defendant Robert Scotlund Vaile as follows:
22	1. Plaintiff Cisilie Vaile Porsboll is awar	ded \$150,000.00 as and for injury, pain and suffer-
23	ing, including emotional and psycholo	gical pain, suffering and distress caused by R.
24	Scotlund Vaile's abduction or kidnapi	ng, false imprisonment, acts of fraud and conspiracy,
25	and negligent or intentional infliction	
26	•••••	
	2 A 100 - 20 A 100 - 2	1
	. • * •	

· · · · ·	Case 2:02-cv-00706-RLH-RJJ Document 315 Filed 03/13/2006 Page 2 of 2	
, -		
1	2. Minor Plaintiff Data Louise Valle is awarded \$150,000.00 as and for mjury, pain and	
2	suffering, including emotional and psychological pain, suffering and distress caused by R.	
3	Scotlund Vaile's abduction or kidnaping, false imprisonment, acts of fraud and conspiracy,	
4	and negligent or intentional infliction of emotional discress.	
5	3. Minor Plaintiff Kamilla Jane Vaile is awarded \$150,000.00 as and for injury, pain and	
6	suffering, including emotional and psychological pain, suffering and distress caused by R.	
7	Scotlund Voile's abduction or kidnaping, false imprisonment, acts of fraud and conspiracy,	
8	and negligent or intentional infliction of emotional distress.	
9	4. Plaintiff Cisilie Vaile Porsboll is awarded damages of attorneys fees and costs, awarded in	
10]	other cases as a result of her having to come to the United States to recover her children,	
12	overturn fraudulently obtained orders, and regain custody of her children, in the amount of \$272,255.56, plus interest until paid.	
13	5. Plaintiff Cisilie Vaile Porsboll is awarded judgment against Defendant R. Scotlund Vaile	
12	80 pr. 300	
15	for arrears in child support payments, including interest and penalties, as of February 2006, in the amount of \$138,500.00.	
16	 Plaintiff Cisilie Vaile Porsboll is awarded punitive damages against Defendant R. Scotlund 	
17	Vaile in the amount of \$100,000.00.	
18	 Plaintiff Cisilie Vaile Porsboll is awarded attorneys fees and costs in this action in an 	
19	amount to be determined upon submission of sufficient documentation and verification as	
20	required by the Local Rules.	
21	Dated: March 13/2006.	
22		
23	2 2 1	
24	Lever L. Hum	
25	United States District Judge	
26		
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5		



Arrearage Calculation Summary Valie

Page: 1

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Report Date: 11/09/2007

Summary of Amounts Due

Total Principal Due 11/01/2007: \$178245.46 Total Interest Due 11/01/2007: \$28010.52 Total Penalty Due 11/01/2007: \$28729.22 Amount Due if paid on 11/01/2007: \$235785.20 Amount Due if paid on 11/02/2007: \$235884.09 Daily Amount accruing as of 11/02/2007: \$98.89

Accumulated Arrearage and Interest Table

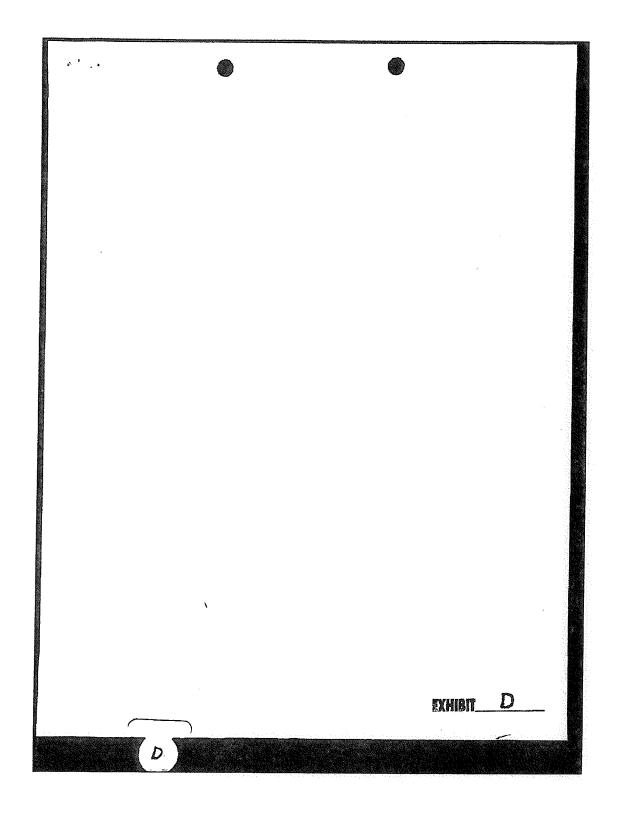
Date	Amount	Date	Amount	Accum.	Accum.
Due	Due	Received	Received	Arrearage	Interest
02/01/2006	*138500.00	02/01/2006	0.00	138500.00	0.00
02/01/2006	*13850.00	02/01/2006	0.00	152350.00	0.00
03/01/2006	*1300.00	03/01/2006	0,00	153650.00	1081.05
04/01/2006	*1300.00	04/01/2006	0.00	154950.00	2288.15
05/01/2006	*1300.00	05/01/2006	0.00	156250.00	3466.20
06/01/2006	*1300.00	06/01/2006	0.00	157550.00	4693.72
07/01/2006	*1300.00	07/01/2006	0.00	158850.00	5891.54
07/03/2006	*0.00	07/03/2006	468.18	158381.82	5980.75
07/18/2005	*0.00	07/18/2006	468.18	157913.64	6647.91
08/01/2006	*1300.00	08/01/2006	0.00	159213.64	7268.75
08/02/2005	*0.00	08/02/2006	468.18	158745 46	7313.46
09/01/2006	*1300.00	09/01/2006	0.00	160045.46	8650.83
10/01/2005	*1300.00	10/01/2006	0.00	161345.46	9999.16
11/01/2006	*1300.00	11/01/2006	0.00	162645.46	11403.75
12/01/2006	*1300.00	12/01/2006	0.00	163945.46	12773.98
01/01/2007	*1300.00	01/01/2007	0.00	155245.46	14201.21
02/01/2007	*1300.00	02/01/2007	0.00	166545.46	15639.75
03/01/2007	*1300.00	03/01/2007	0.00	167845.46	16949.30
04/01/2007	*1300.00	04/01/2007	0.00	169145.46	18410.47
05/01/2007	*1300.00	05/01/2007	0.00	170445.46	19835.47
06/01/2007	*1300.00	06/01/2007	0.00	171745.46	21319.28
07/01/2007	*1300.00	07/01/2007	0.00	173045.46	22766.17
08/01/2007	*1300.00	08/01/2007	0.00	174345.46	24272.62
09/01/2007	*1300.00	09/01/2007	0.00	175645.46	25790.38
10/01/2007	*1300.00	10/01/2007	0.00	176945.46	27270.13
11/01/2007	*1300.00	11/01/2007	0.00	178245.46	28810.52
Totals	179650.00		1404.54	178245.46	28810.52

* Indicates a payment due is designated as child support.

N 1 12						
			•			
		Child Support Penalty	Table			
		Accum.				
Date	Amount	Child Sup.	Accum.			
Due	Due	Arrearage	Penalty			
02/01/2006	*138500.00	138500.00	0.00			
02/01/2006	*13850.00	152350.00	0,00			
03/01/2006	*1300.00	153650.00	1168.71			
04/01/2006	*1300.00	154950.00	2473.68			
05/01/2006	*1300.00	156250.00	3747.24			
06/01/2006	*1300.00	157550.00	5074.30			
07/01/2006	*1300.00	158850.00	6369.23			
07/03/2006	*0.00	158381.82	6456.27			
07/18/2006	*0.00	157913.64	7107.15			
08/01/2006	*1300.00	159213.64	7712.85			
08/02/2005	*0.00	158745.46	7756.47			
09/01/2006	*1300.00	160045.46	9061.23			
10/01/2006	*1300.00	161345.46	10376.67			
11/01/2006	*1300.00	162645.46	11747.00			
12/01/2006	*1300.00	163945.46	13083.81			
01/01/2007	*1300.00	165245.46	14476.23			
02/01/2007	*1300.00	166545.46	15879,68			
03/01/2007	*1300.00	167845.46	17157.29			
04/01/2007	*1300.00	169145.46	18582.83			
05/01/2007	*1300.00	170445.46	19973.06			
06/01/2007	*1300.00	171745.45	21420.68			
07/01/2007	*1300.00	173045.46	22832.29			
08/01/2007	*1300.00	174345.46	24301.99			
09/01/2007	*1300.00	175645.46	25782.73			
10/01/2007	*1300.00	176945.46	27226.39			
11/01/2007	*1300.00	178245.46	28729.22			
	*********	*********	*********			
Totals	179650.00	178245.46	28729.22			

* Indicates a payment due is designated as child support.

۰. Notes: Payments are applied to oldest unpaid balance. Interest and penalties are calculated using number of days past due. Payments apply to principal amounts only. Interest is not compounded, but accrued only. Penalties calculated on past due child support amounts per NRS 125B.095. Interest Rates Used by Program: 7.00% from Jan 1960 to Jun 1979 8.00% from Jul 1979 to Jun 1981 11 12.00% from Jul 1981 to Jun 1987 10.25% from Jul 1987 to Dec 1987 10.75% from Jan 1988 to Jun 1988 11.00% from Jul 1988 to Dec 1988 12,50% from Jan 1989 to Jun 1989 13.00% from Jul 1985 to Dec 1989 12.50% from Jan 1990 to Jun 1990 12.00% from Jul 1990 to Jun 1991 10.50% from Jul 1991 to Dec 1991 8.50% from Jan 1992 to Dec 1992 8.00% from Jan 1993 to Jun 1994 9.25% from Jul 1994 to Dec 1994 10.50% from Jan 1995 to Jun 1995 11.00% from Jul 1995 to Dec 1995 10.50% from Jan 1996 to Jun 1996 10.25% from Jul 1996 to Jun 1997 10.50% from Jul 1997 to Dec 1998 9.75% from Jan 1999 to Dec 1999 10.25% from Jan 2000 to Jun 2000 11.50% from Jul 2000 to Jun 2001 8.75% from Jul 2001 to Dec 2001 6.75% from Jan 2002 to Dec 2002 6.25% from Jan 2003 to Jun 2003 6.00% from Jul 2003 to Jun 2004 6.25% from Jul 2004 to Dec 2004 7.25% from Jan 2005 to Jun 2005 8.25% from Jul 2005 to Dec 2005 9.25% from Jan 2006 to Jun 2006 10.25% from Jul 2006 to Dec 2007 Report created by: Marshal Law version 3.0 Copyright (c) 1999, 2001 Marshal S. Willick, P.C. Licensed to: Willick Law Group 3551 East Bonanza Road, Suite #101 Las Vegas, Nevada 89110 www.willicklawgroup.com * End Of Report *



	3591 E. Las Vega	illick Law G Bonanza Rd., as, Nevada 8 www.willick seth@willick	, Suite 9110- lawgro	2101 5up.com		
	· No	wember 13, 2	2007			
Ms. Cisilie An Nordassloyfa 2 1251 Oslo Norway	ne Vaile Porsboll 19A				File Number:	00-050.POST
RE:	Vaile v. Vaile, Robert					
Stat	ement of Account for Serv	vices Rendere	d Thr	ough Nove	ember 13, 2007	7
Professional Services	ŝ					
Emp	Descript	ion			Hours	Amount
Wednesday, Septemb MSW Review Mr. Fow	per 26, 2007 and Revise Motion re: ba wler for calculations and e:	ck child supp xhibit attachn	ort; re aents.	turn to	1.10	605.00
Thursday, October 4, LF File ma	2007 intenance and organization	1.			0.50	55.00
Friday, October 5, 20 LF Revisin	07 g Motion and running Mla	w calculation	15,		2.00	220.00
	2007 and Revise motion re: chi re for staff completion with			notate,	0.90	495.00
Friday, November 2, 3 LF Discussion	2007 ion with attorney on motio	n status.			0.30	33.00
Monday, November 5 LF Revising	, 2007 g Motion.			8	1.00 .	110.00
Summary of Services						
LF Leonard Fowle MSW Marshal S. Wi		@ 110.00 @ 550.00	69 69	418.00 1100.00		
Total P	rofessional Services				_	\$ 1,518.00

Vaile v. V	aile, Robert	
	4% Cost charge	3,495.60
	Total Including Costs Charge	\$ 5,013.60
Costs and Disbursements		\$ 0.00
Interest Cl	narge	\$ 54,868.83
TOTAL N	EW CHARGES	\$ 59,882.43
PAYMEN	TS AND CREDITS	
09/10/00	Applied from Retainer to fee charges	-2,396.00
09/10/00	Applied from Retainer to cost charges	-90.00
09/10/00	Applied from Retainer to tax charges	-14.00
11/01/00	Wire transfer from Norway.	-7.748.00
11/10/00	Released from security deposit to pay on balance.	-488.50
11/13/00	Wire transfer of funds from Norway.	-7,212.00
01/10/01	Applied from Retainer to fee charges	-9,537.73
01/10/01	Applied from Retainer to cost charges	-1,318.66
01/31/01	Clerk of the Court returned check number 12200 for estimated transcript costs.	-390.00
05/10/01	Applied from Retainer to fee charges	-8,207.10
05/10/01	Applied from Retainer to cost charges	-1,767.90
04/18/03	Refund check #03526 from Nevada Supreme Ct.	-250.00
01/14/04	Data entry error on 12/18/03 by FF. Should have been entered in TORT	-230.00 -70.00
	Total Payments and Credits	\$-39,489.89
SUMMAR	Y OF ACCOUNT	
Balance Fo		\$ 0.00
Total New		59,882.43
Payments a	nd Credits	-39,489.89
	TOTAL BALANCE DUE *** Plus Retainer Due Below ***	\$102,601.45
Retainer Ac	count	
Retainer Ba	lance Forward	\$ 0.00
08/22/00	Wire Transfer from Norway.	2,500.00
09/10/00	Applied from Retainer to fee charges	-2,396.00
09/10/00	Applied from Retainer to cost charges	-90.00
09/10/00	Applied from Retainer to tax charges	-14.00
12/27/00	Wire transfer from Norway (100,000 Kroners)	10,856.39
01/10/01	Applied from Retainer to fee charges	-9,537.73
01/10/01	Applied from Retainer to cost charges	-1,318.66
)5/10/01	Wire Transfer from Den Norske Bank, Oslo, Norway,	9,975.00

Page three November	13. 2007		
Ms. Cisilie	Anne Vaile Porsboll		
Vaile v. Va	ile, Robert		
05/10/01	Applied from Retainer to fee charges	-8.	207.10
05/10/01	Applied from Retainer to cost charges		767.90
New Retainer Account Balance		\$	0.00
Trust Accou	int		
Beginning 7	rust Balance	\$	0.00
08/22/00	Wire Transfer from Norway.	2.5	500.00
10/02/00	02/00 Paid to Gregoty & Bradshaw, P.C.: Texas Counsel		503.50
11/01/00	01/00 Payment for legal services from Gregory & Bradshaw, P.C. (Texas Counsel)		508.00
11/10/00	Release of security deposit to pay on balance.		88.50

Ms. Cis	ilie Anne V).POST PREPARED 11/13/07 FOR ACTIVITY F			
	sloyfa 29A					-
Norway						
	RE:	Vaile	v. Vaile, Robert			
Home T Busines	elephone: s Telephone	(011) 472 :: (011) 4	2-2617 153 72-2579 350			
Originat	ting Attorne	v: MSW	,			
Hourly I	Rate using I	Rate Sche	dule 13. Statement Format 1 e added to fees billed			
Simple i	interest at A	PR of 18	.00% will be charged on amounts past due 30 days			
			Billed 11/09/07 for Activity through 11/09/07			
Last Pay	ment: 05/1	0/01 - \$9	975.00			
Previous	Balance D	ue				\$112,576.45
Unpaid I	Balance For	ward				\$112,576.45
Ref#	Date	Atty	Description	Hours	Rate	Amount
79185	11/09/07	LF	Revised calculations and motion for filing with court.	1.60	110	176.00
79186	11/09/07	LF	Made call to District Attorney letf message, drafted fax to District Attorney as followup.	0.40	110	44.00
	Summary	of Servic	es			
	LF Le	onard Fo	wler III 2.00 hr @ 110.00 \$	220.00	-	
		Tota	l Professional Services	2.00		\$ 220.00
		4%	Cost charge		-	8.80
		170				<u>\$ 228.80</u>
			Including Costs Charge			<u> </u>
terest C	harge		l Including Costs Charge			<u> </u>

Prebill for Matter 00-050.POS	T-Ms. Olio	e Anne Vaile Por	sboll	<u> </u>	Pa	ge two
TOTAD NEW CHARGES					<u> </u>	337.40
SUMMARY OF ACCOUNT					*	
Balance Forward			×		\$112	,576.45
Total New Charges						337.40
Payments and Credits						0.00
TOTAL BALA	NCE DUE *	** Plus Retainer	Due Below '	***	\$112	.913.85
Aged Balance	Current	Over 30	Over 60	Over 90	. Total	
Fees	363.00	1375.00	0.00	51454.62	53192.62	
Costs	0.00	0.00	0.00	2224.10	2224.10	
4% Costs	14.52	55.00	0.00	2450.18	2519.70	
Interest	923.09	794.15	820.62	52439.57	54977.43	
TOTAL	1300.61	2224.15	820.62	108568.47	112913.85	
Total Hours to Date		523,45				
Total Fees Case to Date		\$ 87,610.00				
Total Costs Case to Date		\$ 6.311.91				
Total 4% Costs to Date		\$ 3,504.40				
Total Interest Case to Date		\$ 54,977.43				
Total Payments Case to Date		\$ 38,779.89				
Total Credits Case to Date		\$ 710.00				

1 2 3 4 5 6	ORDR WILLICK LAW GROUP MARSHAL S. WILLICK, ESQ. JA Nevada Bar No. 002515 3591 E. Bonanza Road, Suite 200 Las Vegas, NV 89110-2101 (702) 438-4100 Attorneys for Defendant	HIS SIJAH'08 CRACES
7	DISTRICT COU FAMILY DIVIS	
8	CLARK COUNTY, N	1
9		
10	ROBERT SCOTLUND VAILE,	CASE NO: 98D230385D DEPT. NO: 1
12	Plaintiff,	
. 13	vs. CISILIE A.PORSBOL, fna CISILIE A. VAILE,	DATE OF HEARING: 01/15/08
14	Defendant.	TIME OF HEARING: 9:00 a.m.
15	######################################	
16	ORDER	
17	This matter came before the Hon. Cheryl B. Moss	, at the date and time above, on Defendant's
18 19	Motion to Reduce Arrears in Child Support to Judgme	ent, to Establish a Sum Certain Due Each
20	Month in Child Support, and for Attorney's Fees and C	osts. Plaintiff, Robert Scotlund Vaile, was
21	not present. Defendant, Cisilie A. Porsbol, was not prese	nt, but was represented by her attorneys, the
22	WILLICK LAW GROUP.	
23	FINDINGS:	
24	 There was no Opposition filed. Mr. Vaile has not moved for a reduction in child 	1 sumort in any inviction
25	 This Court has continuing jurisdiction over the s 	** • • •
26	 Mr. Vaile established the current \$1,300 of child 	-
27		
28 WILLICK LAW GROUP		
3591 Easi Bonanza Road Suite 200 Las Vegas, NV 85110-2101 (702) 435-4100		

5. The Federal District Court for the District of Nevada found that Mr. Vaile was in arrears in 1 child support as of February, 2006, in the amount of \$138,500. 2 6. Mr. Vaile has continued to incur arrearages, interest, and penalties on this amount equalling З a total due as of the date of hearing of \$226,661.23. 4 7. Mr. Vaile's refusal to pay child support to his children has forced the Defendant to return to 5 Court to have the amount reduced to judgment. 6 ORDERS: 7 Mr. Vaile is to pay \$1,300 per month in child support for his two minor children. 8 1. 2. Arrearages in the amount of \$226,569.23 are immediately reduced to judgment and 9 collectible by all lawful means. 10 Mr. Vaile is to pay Cisilie's reasonable attorney fees for having to bring this action to the 3. 11 Court. As such, the amount of 5100° is immediately reduced to judgment and is collectible 12 by all lawful means. 13 14 15 CHERVER MOSS 16 DISTRICT COURT JUDGE 17 Submitted by: 18 19 WILLICK LAW GROUT 20 MARSHAL S. WILLICK, ESQ. 21 Nevada Bar No. 002515 RICHARD L. CRANE, ESQ. 22 Nevada Bar No. 009536 3591 East Bonanza Road, Suite 200 23 Las Vegas, Nevada 89110-2101 (702) 438-4100 24 Attorneys for Defendant 25 译之。 〒 COURT 26 P-WP13WALLERLC0715 WPD 27 9 26 AM '08 Jan 15 28 CERTS 12 COPY DOCUMENT ATTACHED IS A TRUE AND CORRECT COPY OF THE DUCUMENT ON FILE WILLICK LAW GROUP 3591 East Bourzes Road Suite 200 Las Veges, NV 891 (0-210) (702) 436-4100 -2-

: 1		I
1 2 3 4 5 6	NOTJ WILLICK LAW GROUP MARSHAL S. WILLICK, ESQ. Nevada Bar No. 002515 3591 E. Bonanza Road, Suite 200 Las Vegas, NV 89110-2101 (702) 438-4100 Attorneys for Defendant	JAN 15 3 05 PH '08
7	DISTRICT COU	URT
в	FAMILY DIVIS	1
9	CLARK COUNTY, N	NEVADA
10	ROBERT SCOTLUND VAILE,	CASE NO: 98D230385D DEPT. NO: I
11	Plaintiff,	
12	VS.	
13	CISILIE A. PORSBOL, fna CISILIE A. VAILE,	DATE OF HEARING: 01/15/2008
14	Defendant.	TIME OF HEARING: 9:00 A.M.
15		
16	NOTICE OF ENTRY	OF ORDER
17	TO: ROBERT SCOTLUND VAILE, Plaintiff, In Pro	oper Person.
18	PLEASE TAKE NOTICE that the Order for th	he hearing held January 15, 2008, and filed
19	January 15, 2008, in the above Court was duly entered	
20	Clerk, and the attached is a true and correct copy thereo	
21	DATED this 15^{4} day of January, 2008.	
22		LLICK-LAW GROUP
23	W T	
24	(A TO
25		ARSHAL S. WILLICK, ESQ. vada Bar No. 002515
26	RIC	CHARD L. CRANE, ESQ.
27	359	vada Bar No. 009536 91 East Bonanza Road, Suite 200
28	Las	s Vegas, Nevada 89110-2101
WILLICK LAW GROUP 3591 East Bohariza Road Suite 200 as Vegas, NV 89116/2101 (702) 438-4100		

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	B
l	CERTIFICATE OF MAILING
2	I hereby certify that service of the foregoing Notice of Emry of Order was made on the
3	day of January, 2008, pursuant to NRCP 5(b), by depositing a copy of same in the United
4	States Mail in Las Vegas, Nevada, postage prepaid, addressed as follows:
5	Mr. Robert Scotlund Vaile P.O. Box 727
6	Kenwood, California 95452
7	and
8	1435 Adobe Canyon Road
9	1435 Adobe Canyon Road Kenwood, California 95452 Plaintiff in Proper Person
10	217
1.1	
12	Employee of the Willick Law Group
13	
14	Ptwp13WAILELF0001 WPD
15	
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2	WILLICK LAW GROUP	N 15 9 13 AH '08
3	MARSHAL S. WILLICK, ESQ. JA Nevada Bar No. 002515 3591 E. Bonanza Road, Suite 200	
	Las Vegas, NV 89110-2101 (702) 438-4100	CRA SRS
4	Attorneys for Defendant	
5		
6		
7	DISTRICT COU FAMILY DIVIS	
8	CLARK COUNTY, N	NEVADA
9		
10	ROBERT SCOTLUND VAILE.	CASE NO: 98D230385D DEPT. NO: I
11	Plaintiff,	
12	vs.	
13	CISILIE A.PORSBOL, fna CISILIE A. VAILE,	DATE OF HEARING: 01/15/08 TIME OF HEARING: 9:00 a.m.
14	Defendant.	
15 (4
16	ORDER	
17	This matter came before the Hon, Cheryl B. Moss	s, at the date and time above, on Defendant's
18	Motion to Reduce Arrears in Child Support to Judgme	ent, to Establish a Sum Certain Due Each
19	Month in Child Support, and for Attorney's Fees and C	osts. Plaintiff, Robert Scotlund Vaile, was
20	not present. Defendant, Cisilie A. Porsbol, was not prese	nt, but was represented by her attorneys, the
21	Willick Law Group.	
22	FINDINGS:	
23	1. There was no Opposition filed.	
24	2. Mr. Vaile has not moved for a reduction in child	support in any jurisdiction.
25	3. This Court has continuing jurisdiction over the	
26	4. Mr. Vaile established the current \$1,300 of child	
27		a support due ouon monut,
28		
WELICK LAW GROUF 3591 East Bonarea Road Suite 200 ao Veges, NV 89110-2101 (702) 435-4100		

5. The Federal District Court for the District of Nevada found that Mr. Vaile was in arrears in 1 child support as of February, 2006, in the amount of \$138,500. 2 6. Mr. Vaile has continued to incur arrearages, interest, and penalties on this amount equalling 3 a total due as of the date of hearing of \$226,661.23. 4 7. Mr. Vaile's refusal to pay child support to his children has forced the Defendant to return to 5 Court to have the amount reduced to judgment. 6 ORDERS: 7 Mr. Vaile is to pay \$1,300 per month in child support for his two minor children. 8 1. 9 2. Arrearages in the amount of \$226,569.23 are immediately reduced to judgment and collectible by all lawful means. 10 11 3. Mr. Vaile is to pay Cisilie's reasonable attorney fees for having to bring this action to the Court. As such, the amount of $5/00^{\infty}$ is immediately reduced to judgment and is collectible 12 13 by all lawful means. 14 15 GIERVER MOSS 16 DISTRICT COURT JUDGE 17 Submitted by: 18 WILLICK LAW GROUP 19 20 5 MARSHAL S. WILLICK, ESQ. 21 Nevada Bar No. 002515 RICHARD L. CRANE, ESQ. 22 Nevada Bar No. 009536 3591 East Bonanza Road, Suite 200 23 Las Vegas, Nevada 89110-2101 (702) 438-4100 24 Attorneys for Defendant 25 「記入」 です COURT 26 P wolDVAILE/RLC0715 WPD 27 Jan 15 9 26 AM '08 CENTER COPY DOCUMENT ATTACHED IS A TRUE AND COMPLET COPY OF THE OCCUMENT ON FILE 28 W2LICK LAW GROUP 3591 East Bonanza Road Suile 200 as Vojas, NV B9110-2101 -2-1702) 438-4100 " Entre and Support for a const

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1 2 3 4 5	SUPP WILLICK LAW GROUP MARSHAL S. WILLICK, ESQ. Nevada Bar No. 002515 3591 E. Bonanza Road, Suite 200 Las Vegas, NV 89110-2101 (702) 438-4100 Attorneys for Defendant	FILED Jah 16 11 15 AH '08 CR. CHERK HT THOURT
6 7	DISTRICT COU FAMILY DIVIS CLARK COUNTY, N	ION
8 9 10	ROBERT SCOTLUND VAILE, Plaintiff, VS.	CASE NO: 98D230385D DEPT. NO: 1
11 12 13	CISILIE A. PORSBOL, fna CISILIE A. VAILE, Defendant.	DATE OF HEARING: 01/15/2008 TIME OF HEARING: 9:00 A.M.
14 15 16	SUPPLEMENT TO DEFENDANT' ARREARS IN CHILD SUPPORT TO JU SUM CERTAIN DUE EACH MONTH FOR ATTORNEY'S FEE	DGMENT, TO ESTABLISH A IN CHILD SUPPORT, AND
17 18	Defendant, Cisilie A. Porsbol, by and through	her attorneys, the WILLICK LAW GROUP,
19 20	hereby submits her Arrearage Calculation Summary work already on file with the Court, and as direct by the Court	~ •
21 22		ly Submitted by:
23 24		B
25 26 27 28	Nevada Ba RICHARD Nevada Ba 3591 East	L S. WILLICK, ESQ. 17 No. 002515 D L. CRANE, ESQ. 17 No. 009536 Bonanza Road, Suite 200 10 Nevada 89110-2101 4100
V/LLICK LAW GROUP 3591 East Bonarca Road Suite 200 List Vegas, NV 65110-2101 (702) 438-4130		

CERTIFICATE OF MAILING I hereby certify that service of the foregoing Supplement to Defendant Motion was made on the 1632 day of January, 2008, pursuant to NRCP 5(b), by depositing a copy of same in the з United States Mail in Las Vegas, Nevada, postage prepaid, addressed as follows: Mr. Robert Scotlund Vaile P.O. Box 727 Kenwood, California 95452 б and 1435 Adobe Canyon Road Kenwood, California 95452 Plaintiff in Proper Person hployee of the Willick Law Group WILLICK LAW GROUP 3561 East Bonarca Road Suite 200 Las Vegas, NV 89110-2101 (702) 435-4100 -2-

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Arrearage Calculation Summary Valie

Page: 1

Report Date: 01/14/2008

Summary of Amounts Due

Total Principal Due 01/15/2008: \$166995.46 Total Interest Due 01/15/2008: \$29868.20 Total Penalty Due 01/15/2008: \$29705.57 Amount Due if paid on 01/15/2008: \$226569.23 Amount Due if paid on 01/16/2008: \$226561.62 Daily Amount accruing as of 01/16/2008: \$92.39

Accumulated Arrearage and Interest Table

Date	Amount	Date	Amount	Accum.	Accum.
Due	Due	Received	Received	Arrearage	Interest
02/01/2006	*138500.00	02/01/2006	0.00	138500.00	0.00
03/01/2006	*1300.00	03/01/2006	0.00	139800.00	982.78
04/01/2006	*1300.00	04/01/2006	0.00	141100.00	2081.07
05/01/2006	*1300.00	05/01/2006	0.00	142400.00	3153.81
06/01/2006	*1300.00	06/01/2006	0.00	142700.00	4272.53
07/01/2006	*1300.00	07/01/2006	0.00	145000.00	5365.05
07/03/2006	*0.00	07/03/2006	468.18	144531.82	5446.48
07/18/2006	*0.00	07/18/2006	468.18	144063.64	6055.30
08/01/2006	*1300.00	08/01/2006	0.00	145363.64	6621.69
08/02/2006	*0.00	08/02/2006	468.18	144895.46	6662.51
09/01/2006	*1300.00	09/01/2006	0.00	146195.46	7883.20
10/01/2006	*1300.00	10/01/2006	0.00	147495.46	9114.85
11/01/2006	*1300.00	11/01/2006	0.00	148795.46	10398.87
12/01/2006	*1300.00	12/01/2006	0.00	150095,46	11652.42
01/01/2007	*1300.00	01/01/2007	0.00	151395.46	12959.07
02/01/2007	*1300.00	02/01/2007	0.00	152695.46	14277.04
03/01/2007	*1300.00	03/01/2007	0.00	153995.46	15477.69
04/01/2007	*1300.00	04/01/2007	0.00	155295.46	16818.29
05/01/2007	*1300.00	05/01/2007	0.00	156595.46	18126.50
06/01/2007	*1300.00	06/01/2007	0,00	157895.46	19489.84
07/01/2007	*1300.00	07/01/2007	0.00	159195.46	20820.06
08/01/2007	*1300.00	08/01/2007	0.00	160495.45	22205.93
09/01/2007	*1300.00	09/01/2007	0.00	161795.46	23603.12
10/01/2007	*1300.00	10/01/2007	0.00	163095.46	24966.19
11/01/2007	*1300.00	11/01/2007	0.00	164395.46	26386.02
12/01/2007	*1300.00	12/01/2007	0.00	165695.46	27770.99
01/01/2008	*1300.00	01/01/2008	0.00	166995.46	29213.45
01/15/2008	0.00	01/15/2008	0.00	166995.46	29868.20

Totals	168400.00		1404.54	166995.46	29868.20

* Indicates a payment due is designated as child support.

EXHIBIT_A

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Child Support Penalty Table

		Accum.	
Date	Amount	Child Sup.	Accum.
Due	Due	Arrearage	Penalty
02/01/2006	*138500.00	138500.00	0.00
03/01/2006	*1300.00	139800.00	1062.46
04/01/2006	*1300.00	141100.00	2249.80
05/01/2006	*1300.00	142400.00	3409.53
06/01/2006	*1300.00	143700.00	4618.95
07/01/2006	*1300.00	145000.00	5800.05
07/03/2006	*0.00	144531.82	5879.50
07/18/2006	*0.00	144063.64	6473.47
08/01/2006	*1300.00	145363.64	7026.04
08/02/2006	*0.00	144895.45	7065.87
09/01/2006	*1300.00	146195,46	8256.79
10/01/2006	*1300.00	147495.45	9458.39
11/01/2006	*1300.00	148795.46	10711.10
12/01/2006	*1300.00	150095.46	11934.07
01/01/2007	*1300.00	151395.46	13208.86
02/01/2007	*1300.00	152695.45	14494.68
03/01/2007	*1300.00	153995.46	15666.04
04/01/2007	*1300.00	155295.46	16973.95
05/01/2007	*1300.00	156595.46	18250.35
06/01/2007	*1300.00	157895.46	19580.34
07/01/2007	*1300.00	159195.46	20878.11
08/01/2007	*1300.00	160495.46	22230.18
09/01/2007	*1300.00	161795.46	23593.29
10/01/2007	*1300.00	163095.46	24923.12
11/01/2007	*1300.00	164395.46	26308.31
12/01/2007	*1300.00	165695.46	27659.51
01/01/2008	*1300.00	166995.46	29056.79
01/15/2008	0.00	166995.46	29705.57
		*********	********
Totals	168400.00	166995.46	29705.57

* Indicates a payment due is designated as child support,

Notes: Payments are applied to oldest unpaid balance. Interest and penalties are calculated using number of days past due. Payments apply to principal amounts only. Interest is not compounded, but accrued only. Penalties calculated on past due child support amounts per NRS 125B.095. Interest Rates Used by Program: 7.00% from Jan 1960 to Jun 1979 8.00% from Jul 1979 to Jun 1981 12.00% from Jul 1981 to Jun 1987 10.25% from Jul 1987 to Dec 1987 10.75% from Jan 1988 to Jun 1988 11.00% from Jul 1988 to Dec 1988 12.50% from Jan 1989 to Jun 1989 13.00% from Jul 1989 to Dec 1989 12.50% from Jan 1990 to Jun 1990 12.00% from Jul 1990 to Jun 1991 10.50% from Jul 1991 to Dec 1991 8.50% from Jan 1992 to Dec 1992 8.00% from Jan 1993 to Jun 1994 9.25% from Jul 1994 to Dec 1994 10.50% from Jan 1995 to Jun 1995 11.00% from Jul 1995 to Dec 1995 10.50% from Jan 1996 to Jun 1996 10.25% from Jul 1996 to Jun 1997 10.50% from Jul 1997 to Dec 1998 9.75% from Jan 1999 to Dec 1999 10.25% from Jan 2000 to Jun 2000 11.50% from Jul 2000 to Jun 2001 8.75% from Jul 2001 to Dec 2001 6.75% from Jan 2002 to Dec 2002 6.25% from Jan 2003 to Jun 2003 6.00% from Jul 2003 to Jun 2004 6.25% from Jul 2004 to Dec 2004 7.25% from Jan 2005 to Jun 2005 8.25% from Jul 2005 to Dec 2005 9.25% from Jan 2006 to Jun 2006

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10.25% from Jul 2006 to Jun 2008

* End Of Report *

: 1 2 3	WILLICK LAW GROUP MARSHAL S. WILLICK, ESQ. Nevada Bar No. 002515 3591 E. Bonanza Road, Suite 200	FILED Har 20 8 49 AH '08
4	Las Vegas, NV 89110-2101 (702) 438-4100	CLERX ARS
5	Attomeys for Defendant	COURT
6		
7	DISTRICT COL	1
В	FAMILY DIVIS CLARK COUNTY, M	
9		
10	ROBERT SCOTLUND VAILE,	CASE NO: 98D230385D DEPT. NO: I
11	Plainúff,	
13		
14	CISILIE A. PORSBOLL, FNA CISILIE A. VAILE, Defendant.	DATE OF HEARING: 03/03/2008 TIME OF HEARING: 09:30 A.M.
15	Determant.]
16	ORDER	
17	AMENDING THE ORDER OF	F JANUARY 15, 2008
18	This matter having come before the Court on	
19	January 15, 2008, and to Reconsider and Rehear the Ma	itter, and Motion to Reopen Discovery, and
20 DISPOSITIONS	Motion To Stay Enforcement Of The January 15, 2008	3 Order, and Defendant's Opposition and
Discustons Discustons Discustons Discustons Discustons Discustons	Countermotion For Fees and Sanctions Under EDCR 7.60	
D-Transferred C-Voluntary Diamissal 2.3	noticed, and the Court having read the papers and pleadin	igs on file herein by counsel and being fully
D-Decision would	advised, and for good cause shown:	
Hearing D-Decision er/ Tria/Evidentiary	FINDS AND CONCLUDES: 1. The Court had personal jurisdiction and su	subject matter jurisdiction over the original
Hearng Guardianabig. C-Deart		n to state the child support due as a sum
C-Aperot Majority C-Restoration of Competency	certain amount as required by state law.	
Guardianship		RECEIVED MAR 1 0 2008
WILLICK LAVY GROUP 3591 East Bonanza Road Sufa 200 Lav Vepas, AV 89110-2101		SUCTOUT COURS
Les Vegas, NV 89110-2101 (702) 438-4100		DISTRICT

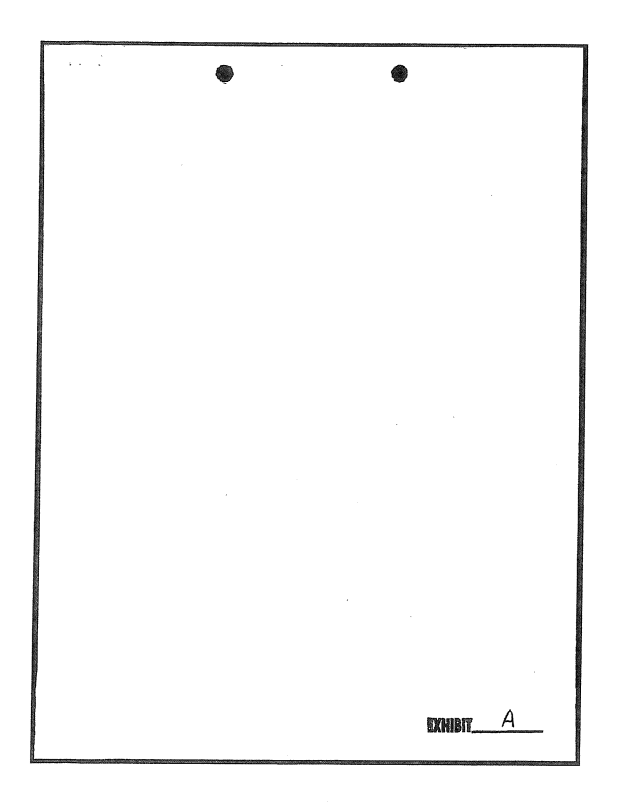
١.,		
1	2.	The parties were divorced as of August, 1998.
2	3,	Statutory and case law regulating child custody and visitation do not have an impact
3		on the issue before the court. As to the original child support provisions Scotlund
4		had caused to be drafted and filed in the original divorce, the mixing of custody and
5		visitation with child support is against public policy, and the court does not have
б		jurisdiction over custody or visitation.
7	4.	The Decree of Divorce required Scotlund to pay child support on a monthly basis to
8		Cisilie; Scotlund himself determined the sum due to be \$1,300 per month, and
و		apparently paid that sum, per his determination, for an extended period of time after
10		the parties divorced prior to the child abduction.
13	5.	Scotlund's child support obligation should have been set at 25% of his gross income,
12		pursuant to 125B.070 as it read at the time of the parties' divorce in 1998; the fact
13		that Scotlund submitted himself to the jurisdiction of the Court for purposes of being
14		obligated to pay child support does not bind the Court, or the State of Nevada, to
15		accept his erroneous methodology of calculating that child support.
16	6.	Scotlund has never provided the Court with an Affidavit of Financial Condition.
17	7.	No order altering the \$1,300 per month child support obligation has ever been
18		entered by any court of competent jurisdiction.
19	8.	Since entry of the original Decree, Nevada law has been clarified to require court
20		orders to express child support due as a dollar sum certain due each month.
21	9.	Neither of the parties are living in Nevada. Cisilie and the children are residents of
22		Norway, and Scotlund now lives in California.
23	10.	The Nevada Supreme Court found that the District Court of this State has jurisdiction
24		to order and collect child support; the Court continues to maintain jurisdiction to
25		enforce its support order under UIFSA.
26		
27		
28	¹ Scoth Norway.	and paid this amount for approximately two years before he kidnapped the children from their home in
WittlCK LAW GROUP 3591 East Bonorus Rond Suite 200 (av Vipsa, NV 691102/101 (702) 438-4100	** *	-2-

1,			
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26			
27			
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WILLIGK LAW GROUP 3591 Enzi Donarite Road Skine 200 as Vegas, NV 891(0-210) (702) 438-4100	Norway.		-2-

• •		
1	11.	Under UIFSA, if both parties are outside the State of Nevada, each party would be
2		required to seek a modification by way of registering the Nevada support order where
3		the other party lived, and seeking a modification there. This has not, apparently, ever
4		been done, although the record indicates that Norway is independently attempting to
5		seek support for the children, who are located there. Nevada does not have
6		jurisdiction at this time to entertain a motion to modify the existing support order, but
7		the Court has inherent authority both to enforce its orders, and to clarify its prior
8		orders, as required by statute.
و	12.	On February 27, 2006, the matter came before the United States District Court,
10		District of Nevada, and on March 13, 2006, that Court issued its Findings of Fact
11		and Conclusions of Law and Decision, and Judgment, in the course of that litigation
12		calculating the sum due to Cisilie in arrears in child support payments, including
13		interest and penalties as of February, 2006, of \$138,500.
14	13.	That calculation is not binding on this Court, which could recalculate support based
15		on the 1998 presumptive maximum of \$1,000 per month. The Court also could find
16		that the parties had agreed to exceed the cap based on the uncontroverted statement
17		that Scotlund was earning in excess of a six figure income at that time, and acted in
18		partial performance of that agreement for a period of years by his offering, and her
19		accepting, of the \$1,300 per month payments. The Court chooses the latter and, since
20		all calculations performed by the federal court, and previously by this Court, were
21		based on that number, the prior calculations remain correct.
22	14.	Scotlund has refused to provide support for his children for a period of several years.
23	15.	Under NRS 201.020(2)(a), a person who knowingly fails to provide for support of
24		his child is guilty of a category C felony and is to be punished as provided in NRS
25		193.130 if his arrearages for nonpayment of the child support total \$10,000 or more
26		and have accrued over any period since the date that a court first ordered the
27		defendant to provide for such support.
28		
WILICK LAW (SROUP 1591 East Boomer Road Sute 200 15 Vopes, NV 89110-2101 (702) 433-4100		-3-

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1	16. Under any conceivable	calculation methodology, Scotlund's child support arrearages
2	have exceeded the crin	ninal prosecution threshold many times over.
3	17. The sums found as a m	atter of fact to be due and unpaid in the Judgment issued by
4	the United States Distri	ct Court have continued to increase, and to accrue interest and
5	penalties and have gro	wn to an overall arrearage of \$226,569.23 as of January 15,
6	2008.	
7	18. While the Court finds S	cotlund's filings in this action for this hearing unpersuasive,
8	they have not been so	utterly frivolous or clearly intended solely to harass that a
9	Goad order would be a	ppropriate at this juncture.
10	Based upon the above findings	this Court,
11		
12	IT IS HEREBY ORDERED:	
13	1. Scotlund is in arrears	in child support, inclusive of interest and penalties, of
14	\$226,569.23 as of Janua	ary 15, 2008, the entirety of which is reduced to judgment and
15	ordered collectable by a	all lawful means.
16	2. Child support shall cont	inue to be due in the sum certain dollar amount of \$1,300 per
17	month, until the emanci	pation of the children or further order of a court of competent
18	jurisdiction modifying t	his child support order.
19	3. Scotlund's arrears are in	n excess of the threshold set out in NRS 201.020(2), and he
20	is subject to criminal pr	osecution accordingly.
21	4. The Court's Order of J	anuary 15, 2008, is set aside, the orders and finding of this
22	order are substituted the	erefor. ²
23	5. Motion to Dismiss is DI	ENIED.
24	6. Motion to Reopen Disco	overy is DENIED.
25	7. Motion for Insufficiency	of Process, and/or Insufficiency of Service of Process is
25	DENIED.	
27		
28		
WLUCK LAW GROUP 551 East Borenza Road Buth 200 Is Vigas, NV 85119-2101 (702) 438-4100	² The prior Order is attached as Exhib	-4-

8. Motion to Stay Case is DENIED. 1 2 9. Motion for Prohibition on Subsequent Filings and To Declare This Cuse Closed is 3 not granted at this time, although this Order does constitute the final order in these 4 proceedings, and this case can be and is re-closed accordingly. 5 10. Cisilie was awarded the sum of \$5,100 in and for attorney's fees for the hearing held 6 January 15, 2008. That order has been set aside, however; under NRS 18.010, NRS 7 125B.140(c)(2), and EDCR 7.60, and because a child support arrearage has been found to exist, Cisilie is awarded and Scotlund is ordered to pay forthwith the sum 8 9 of \$10,000 in and for attorney's fees and costs, which sum is reduced to judgment as of March 3, 2008, and is collectable by all lawful means. 10 DATED this 17 day of March, 2008. 11 12 DISTRICT COURT JUDGE 13 VR 14 Submitted by: WILLICK LAW GROUP 15 16 18,2*11*8 terel 17 MARSHAL S. WILLICK, ESQ. 18 Nevada Bar No. 002515 RICHARD L. CRANE, ESQ. Nevada Bar No. 009536 19 3591 East Bonanza Road, Suite 200 Las Vegas, Nevada 89110-2101 20 Attorneys for Defendant (702) 438-4100 21 22 P.Wp13WALLEU.F0092 WPD 23 24 25 26 27 28 WILDCK LAW GROUP 3591 East Bonanza Road Suite 200 Les Vegas, NV 89110-2101 (702) 438-4100 -5-



l	ORDR	· 영영····
2	WILLICK LAW GROUP MARSHAL S. WILLICK, ESQ.	IN 15 9 13 AN 'OB
3	Nevada Bar No. 002515 3591 E. Bonanza Road, Suite 200	
	Las Vegas, NV 89110-2101	CRaf ERS
4	(702) 438-4100 Attorneys for Defendant	CLERIC 77 TO COURT
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7	DISTRICT COL	
. 9	FAMILY DIVIS CLARK COUNTY, 1	
9	CUAR COUNTY,	העהזשו
10		
11	ROBERT SCOTLUND VAILE,	CASE NO: 98D230385D DEPT, NO: 1
12	Plaintiff,	
13	vs.	
	CISILIE A.PORSBOL, fna CISILIE A. VAILE,	DATE OF HEARING: 01/15/08 TIME OF HEARING: 9:00 a.m.
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26	3. This Court has continuing jurisdiction over the	
27	4. Mr. Vaile established the current \$1,300 of chile	a support due each month.
28		
WILLICK LAW GROUP 3591 East Bonanza Road		
Suite 200 Las Vegas, NV 821 10-2101 (702) 433-4100		
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l	5. The Federal District Court for the District of Nevada found that Mr. Vaile was in arrears in
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9	2. Arrearages in the amount of \$226,569.23 are immediately reduced to judgment and
10	collectible by all lawful means.
11	3. Mr. Vaile is to pay Cisilie's reasonable attorney fees for having to bring this action to the
12	Court. As such, the amount of $\Delta 100$ is immediately reduced to judgment and is collectible
13	by all lawful means.
14	
15	Linden ingeningen ingeningen
16	CHEVI, B. MÖSS DISTRICT COURT JUDGE
17	
18	Submitted by:
. 19	WILLICK LAND ROUP
20	A.L.
21	MARSHAL S. WILLICK, ESQ. Nevada Bar No. 002515
22	RICHARD L. CRANE, ESQ. Nevada Bar No. 009536
23	3591 East Bonanza Road, Suite 200 Las Vegas, Nevada 89110-2101
24	(702) 438-4100 Attorneys for Defendant
25	CR. Cars
26	PropisivallerLeonis.W2D
27 28	Jan 15 9 26 MH '08
WILLOK LAW GROUF 3591 East Scrartz Road Suba 200	DECRIFICED COPY DOCUMENT ATTACHED IS A TRUE AND CORRECT COPY -2- OF THE DOCUMENT ON FILE
Las Vigaz, NV 25110-2101 (702) 438-4100	

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1	ORDR WILLICK LAW GROUP	1.15.0 1000
2	Nevada Bar No. 002515	Jan 15 9 13 AM '08
3	3591 E. Bonanza Road, Suite 200 Las Vegas, NV 89110-2101	Can SPS
4	(702) 438-4100 Attorneys for Defendant	CLERK 20 THE COURT
5	-	
6		
7	DISTRICT CO FAMILY DIVI	
8	CLARK COUNTY	NEVADA
10		- -
10	ROBERT SCOTLUND VAILE,	CASE NO: 98D230385D DEPT. NO: 1
12	Plaintiff,	
. 13	VS.	
14	CISILIE A.PORSBOL, fna CISILIE A. VAILE,	DATE OF HEARING: 01/15/08 TIME OF HEARING: 9:00 a.m.
14	Defendant.	
16		
17	ORDEF	R I I I I I I I I I I I I I I I I I I I
18	This matter came before the Hon. Cheryl B. Mo	ss, at the date and time above, on Defendant's
19	Motion to Reduce Arrears in Child Support to Judge	nent, to Establish a Sum Certain Due Each
20	Month in Child Support, and for Attorney's Fees and	Costs. Plaintiff, Robert Scotlund Vaile, was
. 21	not present. Defendant, Cisilie A. Porsbol, was not pres	sent, but was represented by her attorneys, the
22	WILLICK LAW GROUP.	
23	FINDINGS:	
24	1. There was no Opposition filed.	
25	2. Mr. Vaile has not moved for a reduction in chi	
26'	 This Court has continuing jurisdiction over the Mr. Vaile established the current \$1,300 of chi 	
27	4. Mr. Vaile established the current \$1,300 of chi	nu support que each month.
28		
WILLICK LAW GROUP 2501 East Bonariza Road Suite 200		
Las Vagan, NV ES1 10-2101 (702) 438-4100		The second s

1 2 3 4 5 6	NEO WILLICK LAW GROUP MARSHAL S. WILLICK, ESQ. Nevada Bar No. 002515 3551 E. Bonanza Road, Suite 101 Las Vegas, NV 89110-2198 (702) 438-4100 Attorneys for Defendant	FILED HAR 25 IV 21 AH '08 CLEAN CHIESDURT
7	DISTRICT COU FAMILY DIVIS	
8	CLARK COUNTY, N	IEVADA
10		
11	ROBERT SCOTLUND VAILE, Plaintiff,	CASE NO: 98-D-230385-D DEPT. NO: 1
12	vs.	
13	CISILIE A. PORSBOLL, FNA CISILIE A. VAILE,	DATE OF HEARING: 03/03/2008
14	Defendant.	TIME OF HEARING: 9:30 A.M.
15	NOTION OF THURSDAY	ΟΓ ΔΒΩΕΣ
16	NOTICE OF ENTRY	
17	TO: ROBERT SCOTLUND VAILE, Plaintiff, In Pro	
18 19	PLEASE TAKE NOTICE that the Order Amer duly entered on March 24, 2008, by filing with the Clerk,	
20	thereof.	and the attached is a title and correct copy
21	DATED this $2^{3^{-1}}$ day of March, 2008.	
22	WILLICKL	AWGROUP
23		
24		
25	Nevada Ba	L S. WILLICK, ESQ. r No. 002515 L. CRANE, ESQ.
26	Nevada Ba	r No. 009536 Bonanza Road, Suite 200
2.7	Las Vegas, (702) 438-4	Nevada 89110-2101 4100
28 LAW OFFICE OF	Attorneys f	for Defendant
MRSHAL S. WILLICK P.C. 3551 East Bonanze Road Suize 101 .as Vegas, NV 891 102 198 (702) 435-4100		

1	CERTIFICATE OF MAILING	
2	I hereby certify that service of the foregoing Notice of Entry of Order was made on the	
3	day of $\frac{25}{3}$, March 2008, pursuant to NRCP 5(b), by depositing a copy of same in the United States	
4	Mail in Las Vegas, Nevada, postage prepaid, addressed as follows:	
5	Mr. Robert Scotlund Vaile	
6	P.O. Box 727 Kenwood, California 95452	
7	Mr. Robert Scotlund Vaile	
8	1435 Adobe Canyon Road Kenwood, California 95452	
. 9		
10		
11	Employee of the WILLICK LAW GROUP	
12		
13	P'WP9'wailelLF0028,WPD	
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LAW 01-FIDE 01- AARSHAL & WILLICK P.C. 3551 East Bonerze Rosd Sure 101 Jas Veges, NV 69110-2195 (702) 438-4100	-2-	

1 2 3 4 5 6	REQT WILLICK LAW GROUP MARSHAL S. WILLICK, ESQ. Nevada Bar No. 002515 3591 E. Bonanza Road, Suite 200 Las Vegas, NV 89110-2101 (702) 438-4100 Attorneys for Defendant	FILED Nar 20 8 49 AH '08 CLERK D' THE COURT
5 7 8	DISTRICT COU FAMILY DIVIS CLARK COUNTY, N	ION
9	CLARK COUNTLY.	AEVADA
10 11	ROBERT SCOTLUND VAILE, Plaintiff,	CASE NO: 98D230385D DEPT. NO: I
12	VS.	· · · · · · · · · · · · · · · · · · ·
13 14	CISILIE A. PORSBOLL, FNA CISILIE A. VAILE,	DATE OF HEARING: C3/03/2008 TIME OF HEARING: C9:30 A.M.
15	Defendant.	
16		
17	ORDER AMENDING THE ORDER OF	TANTARV 15 2008
18	This matter having come before the Court on	,
19	January 15, 2008, and to Reconsider and Rehear the Ma	
20	Motion To Stay Enforcement Of The January 15, 2008	
21	Countermotion For Fees and Sanctions Under EDCR 7.6	0, Defendant and Plaintiff having been duly
22	noticed, and the Court having read the papers and pleadin	gs on file herein by counsel and being fully
23	advised, and for good cause shown:	
24	FINDS AND CONCLUDES:	
25	1. The Court had personal jurisdiction and s	ubject matter jurisdiction over the original
26 27		n to state the child support due as a sum
27	certain amount as required by state law.	
WILLICK LAW GROUP 3591 East Eonanze Reed Sure 200 Los Vegas, NV 091 (D-2101 (702) 438-4100		

	2.	The parties were divorced as of August, 1998.
	3.	Statutory and case law regulating child custody and visitation do not have an impac
		on the issue before the court. As to the original child support provisions Scotlun
		had caused to be drafted and filed in the original divorce, the mixing of custody an
		visitation with child support is against public policy, and the court does not hav
		jurisdiction over custody or visitation.
	4,	The Decree of Divorce required Scotlund to pay child support on a monthly basis t
		Cisilie; Scotlund himself determined the sum due to be \$1,300 per month, an
		apparently paid that sum, per his determination, for an extended period of time after
		the parties divorced prior to the child abduction. ¹
	5.	Scotlund's child support obligation should have been set at 25% of his gross income
		pursuant to 125B.070 as it read at the time of the parties' divorce in 1998; the fac
		that Scotlund submitted himself to the jurisdiction of the Court for purposes of bein
		obligated to pay child support does not bind the Court, or the State of Nevada, t
		accept his erroneous methodology of calculating that child support.
	б.	Scotlund has never provided the Court with an Affidavit of Financial Condition.
	7.	No order altering the \$1,300 per month child support obligation has ever bee
		entered by any court of competent jurisdiction.
	8.	Since entry of the original Decree, Nevada law has been clarified to require cour
		orders to express child support due as a dollar sum certain due each month.
n maan wele waa di Manadari	9.	Neither of the parties are living in Nevada. Cisilie and the children are residents o
		Norway, and Scotlund now lives in California.
	10.	The Nevada Supreme Court found that the District Court of this State has jurisdiction
		to order and collect child support; the Court continues to maintain jurisdiction to
		enforce its support order under UIFSA.
NI-		und paid this amount for approximately two years before he kidnapped the children from their home in
INC	orway.	

WILLICK LAW GROUP 3591 Eost Bonerus Rosd Suite 200 Los Vegas, NV 89110-2101 (702) 436-4103 11. Under UIFSA, if both parties are outside the State of Nevada, each party would be required to seek a modification by way of registering the Nevada support order where the other party lived, and seeking a modification there. This has not, apparently, ever been done, although the record indicates that Norway is independently attempting to seek support for the children, who are located there. Nevada does not have jurisdiction at this time to entertain a motion to modify the existing support order, but the Court has inherent authority both to enforce its orders, and to clarify its prior orders, as required by statute.

12. On February 27, 2006, the matter came before the United States District Court, District of Nevada, and on March 13, 2006, that Court issued its *Findings of Fact* and Conclusions of Law and Decision, and Judgment, in the course of that litigation calculating the sum due to Cisilie in arrears in child support payments, including interest and penalties as of February, 2006, of \$138,500.

13. That calculation is not binding on this Court, which *could* recalculate support based on the 1998 presumptive maximum of \$1,000 per month. The Court also *could* find that the parties had agreed to exceed the cap based on the uncontroverted statement that Scotlund was earning in excess of a six figure income at that time, and acted in partial performance of that agreement for a period of years by his offering, and her accepting, of the \$1,300 per month payments. The Court chooses the latter and, since all calculations performed by the federal court, and previously by this Court, were based on that number, the prior calculations remain correct.

14. Scotlund has refused to provide support for his children for a period of several years.
15. Under NRS 201.020(2)(a), a person who knowingly fails to provide for support of his child is guilty of a category C felony and is to be punished as provided in NRS 193.130 if his arrearages for nonpayment of the child support total \$10,000 or more and have accrued over any period since the date that a court first ordered the defendant to provide for support.

WiLLICK LAW GROUP 3531 Esst Bonenzs Road Suite 200 Jas Vegas, NV 89110-2101 (702) 435-4100

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1	16.	Under any conceivable calculation methodology, Scotlund's child support arrearages
2		have exceeded the criminal prosecution threshold many times over.
з	17.	The sums found as a matter of fact to be due and unpaid in the Judgment issued by
4		the United States District Court have continued to increase, and to accrue interest and
5		penalties and have grown to an overall arrearage of \$226,569.23 as of January 15,
6		2008.
7	18.	While the Court finds Scotlund's filings in this action for this hearing unpersuasive,
8		they have not been so utterly frivolous or clearly intended solely to harass that a
э		Goad order would be appropriate at this juncture.
10	Based	d upon the above findings this Court,
11		
12	IT IS HERE	CBY ORDERED:
13	1.	Scotlund is in arrears in child support, inclusive of interest and penalties, of
14		\$226,569.23 as of January 15, 2008, the entirety of which is reduced to judgment and
15		ordered collectable by all lawful means.
16	2.	Child support shall continue to be due in the sum certain dollar amount of \$1,300 per
17		month, until the emancipation of the children or further order of a court of competent
18		jurisdiction modifying this child support order.
19	3.	Scotlund's arrears are in excess of the threshold set out in NRS 201.020(2), and he
20		is subject to criminal prosecution accordingly.
21	4.	The Court's Order of January 15, 2008, is set aside, the orders and finding of this
22		order are substituted therefor. ²
23	5.	Motion to Dismiss is DENIED.
24	б,	Motion to Reopen Discovery is DENIED.
25	7.	Motion for Insufficiency of Process, and/or Insufficiency of Service of Process is
26		DENIED.
27	J- Million and an and a second se	
28	² The p	rior Order is attached as Exhibit A.
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WILLICK LAW GROUP 3591 EastBonanza Road Sutu 200 Las Veges, NV B9110-2101 (702) 438-4100

1	8. Motion to Stay Case is DENIED.	
2	9. Motion for Prohibition on Subsequent Filings and To Declare This Case Closed is	
3	not granted at this time, although this Order does constitute the final order in these	
4	proceedings, and this case can be and is re-closed accordingly.	
5	10. Cisilie was awarded the sum of \$5,100 in and for attorney's fees for the hearing held	
6	January 15, 2008. That order has been set aside, however; under NRS 18.010, NRS	
7	125B.140(c)(2), and EDCR 7.60, and because a child support arrearage has been	
. 8	found to exist, Cisilie is awarded and Scotlund is ordered to pay forthwith the sum	
9	of \$10,000 in and for attorney's fees and costs, which sum is reduced to judgment as	
10	of March 3, 2008, and is collectable by all lawful means.	
11	DATED this 1 day of March, 2008.	
12		
13	CHERYL B. MOSS DISTRICT COURT JUDGE	
14	Submitted by:	
15	WILLICK LAW GROUP	
16	no and the	
17	MARSHAL S. WILLICK, ESQ.	
18	Nevada Bar No. 002515 RICHARD L. CRANE, ESQ.	
19	Nevada Bar No. 009536 3591 East Bonanza Road, Suite 200	
20	Las Vegas, Nevada 89110-2101 Attorneys for Defendant	
21	(702) 438-4100	
22	PAwp13VAILEU.F0392 WPD	
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WILLICK LAW GROUP 3591 East Bonarea Road Suite 200 B5 Vegas, NV 991102101 (702) 438-4100	-5-	

(i) Tax Returns. No later than thirty (30) days before the date as of which the Basic Child Support Obligation is to be determined, each party shall submit to the other a copy of his or her most recent federal income tax return, and any supporting data that may be reasonably required, and any other data necessary to establish Combined Income
 under paragraph 2(b) of this Article. Notwithstanding the foregoing, in the event either party remarries and files joint returns with a spouse or in the event that either party was not required to file a federal tax return for the most recent tax year, such party may elect to submit in lieu of the most recent federal tax return, a certified statement of the amount of his of her income determined in accordance with paragraph 2(b) of this Article.

(ii) Access to Data. Upon the request of either party, the other party shall make available for examination by the requesting party, all data as shall be reasonably necessary to enable the requesting party to determine the accuracy of the other party's claimed income.

(iv) Income Tax Audits. Each party shall furnish notice to the other of any audits which may be conducted in connection with any tax returns which may hereafter be submitted by him or her, and shall also furnish copies of any letter or other instrument received from any taxing authority setting forth the result of such audit. In addition, each party shall inform the other of any material change in the income previously reported to the other by any federal tax return or any certified statement.

3. Sample Computation. The sample computation contained in this Article are not material provisions of its execution as between the parties, and neither party is relying upon them or the amounts set forth below in entering into this Agreement. The calculation of the Basic Child Support Obligation in accordance with the aforementioned statutes, which would presumptively result in the correct amount of child support to be awarded, is as follows:

Scotlund's Income = US\$70,000 Cisilie's Income = US\$30,000 2 children = 25% of US\$100,000 = US\$25,000 Scotlund's Pro Rata Share = US\$25,000 * 7/10 = US\$17,500.

5. Medical Expenses

(a) Medical Insurance. Commencing with the date of execution of this Agreement and terminating upon the earlier of the death of Scotlund or the emancipation of each Child, Scotlund agrees to furnish medical insurance for the benefit of each Child, at his own expense if not provided to him by his employer. Cisilie shall advise Scotlund of the availability and cost of any medical insurance that may be furnished to her for the Children by an employer in order that Scotlund need not duplicate coverage. For uninsured medical or dental expenses, Scotlund shall pay one-half (1/2) of such expenses, provided such expenses are reasonable.

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(b) Insurance Reimbursements. Cisilie agrees that she will promptly fill out, execute and deliver to Scotlund all forms and provide all information, including copies of bills, in connection with any application he may make for reimbursement of medical or dental expenses under any insurance policy. Similarly, Scotlund agrees that he will promptly fill out, execute and deliver to Cisilie all forms and provide all information, including copies of bills, in connection she may make for reimbursement of medical or dental expenses under any insurance policy. Similarly, Scotlund agrees that he will promptly fill out, execute and deliver to Cisilie all forms and provide all information, including copies of bills, in connection with any application she may make for reimbursement of medical or dental expenses under any insurance policy. If either party shall have advanced moneys for such expenses that are covered by insurance and for which a recovery is made for insurance claims filed for such expenses, the payment by the insurance carrier shall belong to the party advancing such moneys and any checks or drafts or proceeds thereof from the insurance carrier shall be promptly turned over the party so advancing such moneys.

(c) *Proof of Compliance*. Scotlund will furnish to Cisilic promptly upon her request documentation and other proof of his compliance with the provisions of this paragraph 5, and Cisilie, in addition, is hereby authorized to obtain direct confirmation of compliance or noncompliance from any insurance carrier or employer.

(d) Exception for Norwegian Medical Expenses. Notwithstanding the foregoing, for so long as Cisilie resides with the children in Norway, Cisilie shall be responsible for the Children's medical expenses to the extent such expenses are or may be covered by the government of Norway.

Emancipation. A child shall be deemed "emancipated" for all 6. purposes of this Agreement upon the first to occur of the following events: (i) the Child's attaining the age of eighteen (18) years and high school completion or attaining the age of nineteen (19); (ii) the Child's marriage; (iii) the Child's death; (iv) the Child's full-time gainful employment excluding vacational and seasonal employment, provided, however, that if the Child shall cease to have full-time employment, then upon that event the Child shall no longer be regarded as emancipated until the occurrence of another emancipation event, as defined in (i) -(iii) above and (v) - (vii) below; (v) the Child's primary residence away from one of the party's homes other than for attendance at school; (vi) the Child's entry into the Anned Forces of the United States or into the Peace Corps or other similar service, provided, however, that upon discharge from the Armed Forces, Peace Corps or other similar service, the Child shall not be regarded as emancipated until the occurrence of another emancipation event, as defined in (i) - (v) above; or (vii) any event other than an event defined in (i) - (vi) above that would constitute emancipation under the laws of Nevada.

7. Statutory Child Support Guidelines. The parties have been advised of the guidelines for establishing appropriate amounts for child support under Nevada law and that such guidelines may provide for different amounts of child support and a different pattern of allocation than that provided in this Agreement. Each of the parties hereby voluntarily acknowledges that he or she is

Page 17 of 23

capable of providing and willing to provide the amount of support he or she has agreed to provide in this Agreement and agrees that he or she (a) does not intend or desire that such child support guidelines apply to the parties and (b) will not seek modification of this Agreement or the child support arrangement provided herein on the grounds that application of such child support guidelines would result in a judgment or order of child support greater to or less than the arranagement provided herein, and (c) hereby elects that any and all child support formulae and guidelines that have been or hereafter may be enacted in Nevada or in any other state or jurisdiction to which the parties may be subject shall not apply to the parties.

Ω. Tersonal Exemption Deduction. (a) If for the entire period of any taxable year (i) the Appropriate Child Support Percentage was at least 25%, (ii) Scotlund was the Residential Parent for one of the Children and the Appropriate Child Support Percentage was at least 18% or (iii) Scotlund was the Residential Parent for all unemancipated Children, Scotlund shall be entitled to claim on his federal income tax return for such taxable year any personal exemption deductions allowed for both Children as a dependent pursuant to the provisions of Section 151 of the United States Internal Revenue Code of 1986, as amended (the "Code"), and he shall also be entitled to claim any similar exemptions or deductions allowed by the income tax laws of the state or states in which he shall at the time reside for tax purposes, or under any other income tax law. Cisilie agrees to sign, at the request of Scotlund, a written declaration of the type contemplated by Section 152(e)(2) of the Code to the effect that she will not claim any Child as a dependent for any taxable year in which Scotlund is entitled to an exemption deduction for both Children under the terms of this paragraph.

(b) If the conditions for subparagraph (a) of this paragraph 9 are not satisfied with respect to any taxable year, then the Residential Parent for each unemancipated Child shall be entitled to claim on his or her federal income tax return any personal exemption deduction allowed for such unemancipated Child as a dependent pursuant to the provisions of Section 151 of the Code, and such party shall also be entitled to claim any similar exemption or deduction allowed by the income tax laws of the state or states in which she resides for tax purposes, or under any other income tax law. The other party will not claim such unemancipated Child as a dependent for such taxable year.

9. Life Insurance. (a) Scotlund agrees to maintain a life insurance policy on his own life in an amount equal to not less than US\$125,000 per unemancipated Child (US\$250,000 for two unemancipated Children). Scotlund agrees that he will maintain such policy in full force and effect and will not pledge, hypothecate or otherwise encumber such policy. Each unemancipated Child will be designated as an irrevocable beneficiary under the policy until her emancipation, and no one else will be designated as a beneficiary under the policy.

(b) Scotlund hereby authorizes Cisilie to obtain direct confirmation from the insurance carrier to confirm his compliance with the provisions of this

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paragraph 10 and further agrees that he will, upon demand, execute and deliver to Cisilie without charge whatever instruments, documents or authorizations may be necessary in order that Cisilie may document Scotlund's compliance with this paragraph 10.

ARTICLE Y Tax Treatment of Payments Made by One Party to the Other

No payment made in cash or in kind by Scotlund or Cisilie which may be construed as being to or for the benefit of the other, whether made hereunder or otherwise than hereunder, shall be includible in the gross income of Cisilie or Scotlund, nor deductible or creditable by Cisilie or Scotlund, for Federal or state income tax purposes.

ARTICLE VI Costs to be Borne by Defaulting Party

If either party is in default in the performance of any of the provisions of this Agreement, and if such default is not remedied within fifteen (15) days after the sending of a written notice by registered mail to the defaulting party specifying such default, and if the other party shall institute and prevail in arbitration or legal proceedings to enforce the performance of such provisions by the defaulting party, then the defaulting party shall pay to the other party the necessary and reasonable arbitration costs, court costs and reasonable attorney's fees incurred by the other party in connection with such arbitration or legal proceedings.

ARTICLE VII Effect of Reconciliation or

Resumption of Marital Relations; Effect of Matrimonial Decrees

1. This Agreement shall not be invalidated or otherwise affected by a temporary reconciliation between the parties or a resumption of marital relations between them.

2. The parties covenant and agree that in the event that either of them shall obtain a final judgment or decree of separation or divorce, under the laws of any jurisdiction, it shall contain no provision for the support and maintenance of the Wife or the Husband and no provision for the settlement of the property rights of the parties except as herein provided.

3. The parties agree to submit this Agreement to the court granting such separation or eivorce for ratification, confirmation, approval and adoption, it being their desire that the Agreement shall be ratified, confirmed, approved and

Page 19 of 23

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fully adopted by the court and incorporated in any such judgment or decree. Notwithstanding such incorporation, the terms and provisions of this Agreement shall not be merged in any such judgment or decree but shall in all respects survive the same. Each of the parties agrees that he or she will seek no modification of the Agreement through application to the court granting any judgment or decree of separation or divorce, or by application to any other court.

ARTICLE VIII General Provisions

1. Successors and Assigns. This Agreement and all the obligations and covenants hereunder shall bind the parties, their heirs, executors, administrators, legal representatives and assigns and shall nurre to the benefit of their respective heirs, executors, administrators, legal representatives and assigns.

2. Amendments. No modification, rescission or amendment to this Agreement shall be effective unless in writing signed by the parties and acknowledged in the manner required to entitle a deed to be recorded.

3. Entire Agreement. This Agreement and its provisions merge any prior agreements, if any, of the parties and is the complete and entire agreement of the parties.

4. Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Nevada.

5. Further Assurances. Each of the parties, without costs to the other, shall at any time and from time to time hereafter execute and deliver any and all further instruments and assurances and perform any acts that the other party may reasonably request for the purpose of giving full force and effect to the provisions of this Agreement.

6. Complete Understanding. Each party declares that he or she has carefully read this Agreement prior to signing it and is entering into this Agreement freely and of his or her own volition, with a complete understanding of all the terms and provisions contained herein.

7. Severability. In the event that any term, provision, paragraph, or article of this Agreement is or is declared illegal, void or unenforceable, the same shall not affect or impair the other terms, provisions, paragraphs or articles of this Agreement. The doctrine of severability shall be applied. The parties do not intend by this statement to imply the illegality, voidness or unenforceability of any term, provision, paragraph or article of this Agreement.

8. No Waivers. Failure of either party to insist on the performance of any provisions herein by the other party shall not be deemed to be a waiver of such provisions thereafter or of any other provisions herein, or a waiver of any subsequent breaches thereof. No modification or waiver of any of the terms of this Agreement shall be valid unless in writing and signed by the parties.

Page 20 of 23

paragraph 10 and further agrees that he will, upon demand, execute and deliver to Cisilie without charge whatever instruments, documents or authorizations may be necessary in order that Cisilie may document Scotlund's compliance with this paragraph 10.

ARTICLE V Tax Treatment of Payments Made by One Party to the Other

No payment made in cash or in kind by Scotlund or Cisilie which may be construed as being to or for the benefit of the other, whether made hereunder or otherwise than hereunder, shall be includible in the gross income of Cisilie or Scotlund, nor deductible or creditable by Cisilie or Scotlund, for Federal or state income tax purposes.

ARTICLE VI Costs to be Borne by Defaulting Party

If either party is in default in the performance of any of the provisions of this Agreement, and if such default is not remedied within fifteen (15) days after the sending of a written notice by registered mail to the defaulting party specifying such default, and if the other party shall institute and prevail in arbitration or legal proceedings to enforce the performance of such provisions by the defaulting party, then the defaulting party shall pay to the other party the necessary and reasonable arbitration costs, court costs and reasonable attorney's

fees incurred by the other party in connection with such arbitration or legal

proceedings.

<u>ARTICLE VII</u> Effect of Reconciliation or Resumption of Marital Relations; Effect of Matrimonial Decrees

1. This Agreement shall not be invalidated or otherwise affected by a temporary reconciliation between the parties or a resumption of marital relations between them.

2. The parties covenant and agree that in the event that either of them shall obtain a final judgment or decree of separation or divorce, under the laws of any jurisdiction, it shall contain no provision for the support and maintenance of the Wife or the Husband and no provision for the settlement of the property rights of the parties except as herein provided.

3. The parties agree to submit this Agreement to the court granting such separation or divorce for ratification, confirmation, approval and adoption, it being their desire that the Agreement shall be ratified, confirmed, approved and

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fully adopted by the court and incorporated in any such judgment or decree. Notwithstanding such incorporation, the terms and provisions of this Agreement shall not be merged in any such judgment or decree but shall in all respects survive the same. Each of the parties agrees that he or she will seek no modification of the Agreement through application to the court granting any judgment or decree of separation or divorce, or by application to any other court.

ARTICLE VIII General Provisions

1. Successors and Assigns. This Agreement and all the obligations and covenants hereunder shall bind the parties, their heirs, executors, administrators, legal representatives and assigns and shall inure to the benefit of their respective heirs, executors, administrators, legal representatives and assigns.

2. Amendments. No modification, rescission or amendment to this Agreement shall be effective unless in writing signed by the parties and acknowledged in the manner required to entitle a deed to be recorded.

3. Entire Agreement. This Agreement and its provisions merge any prior agreements, if any, of the parties and is the complete and entire agreement of the parties.

4. Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Nevada.

5. Further Assurances. Each of the parties, without costs to the other, shall at any time and from time to time hereafter execute and deliver any and all further instruments and assurances and perform any acts that the other party may reasonably request for the purpose of giving full force and effect to the provisions of this Agreement.

6. Complete Understanding. Each party declares that he or she has carefully read this Agreement prior to signing it and is entering into this Agreement freely and of his or her own volition, with a complete understanding of all the terms and provisions contained herein.

7. Severability. In the event that any term, provision, paragraph, or article of this Agreement is or is declared illegal, void or unenforceable, the same shall not affect or impair the other terms, provisions, paragraphs or articles of this Agreement. The doctrine of severability shall be applied. The parties do not intend by this statement to imply the illegality, voidness or unenforceability of any term, provision, paragraph or article of this Agreement.

8. No Waivers. Failure of either party to insist on the performance of any provisions herein by the other party shall not be deemed to be a waiver of such provisions thereafter or of any other provisions herein, or a waiver of any subsequent breaches thereof. No modification or waiver of any of the terms of this Agreement shall be valid unless in writing and signed by the parties.

Page 20 of 23

Initials A

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	9. Independent Legal Counsel. Each of the parties has obtained independent legal advice from counsel of his or her own selection. The Husband was represented by James E. Smith, Esquire, Nevada Bar Number 52. The Wife was represented by David A. Stephens, Esquire, Nevada Bar-Number 902.
	10. Captions. The captions contained in this Agreement are for convenience only and are not intended to limit or define the scope or effect of any provisions of this Agreement.
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	Page 21 of 23 Initials (AVB)

. . . . • IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals the day and year first above written. Cisilie A. Vaile Vaile an l ku 0 R. Scotlund Vaile ż -----Initials: AVIE Page 22 of 23

~~~ ) : SS.: RK) fay of  $\underline{J}_{\mu\nu\nu}$ ,  $\underline{\mathcal{G}}$  before me personally came R. re known and known to me to be the individual described in he foregoing instrument, and he duly acknowledged to me that ne. ELODI LEAVITT nry Public - Nevada No. 94-3523-1 ppt. exp. Apr. 8, 2002 with Notary Public eat Britain and Northern Ireland ndon, England 55 ibelsy of the United States of America day of JULY , (99); before me personally came me known and known to me to be the individual described in the foregoing instrument, and she duly acknowledged to me he same. Notary Public DARIA DE-PIERRE-HOLLOWELL CONSUL OF THE UNITED STATES OF AMERICA LONDON, ENGLAND Page 23 of 23

|                                                                                     | , 1<br>2<br>3<br>4<br>5<br>6<br>7<br>8 | NEOJ<br>JAMES E. SMITH, ESO.<br>Nevada Bar #000052<br>214 South Maryland Parkway<br>Las Vegas, Nevada 89101<br>619-461-7403382-9181<br>Attorney for Plaintiff,<br>R. SCOTLUND VAILE<br>DISTRICT COURT |
|-------------------------------------------------------------------------------------|----------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
|                                                                                     | 9                                      | CLARK COUNTY, NEVADA                                                                                                                                                                                  |
|                                                                                     | 10                                     |                                                                                                                                                                                                       |
|                                                                                     | 11                                     | R. SCOTLUND VAILE,                                                                                                                                                                                    |
| N.                                                                                  | 12                                     | Plaintiff,                                                                                                                                                                                            |
| H<br>H<br>JRKWAT<br>JRKWA<br>JL.CON                                                 | 13                                     | VS.         CASE NO. D230385           VS.         DEPT. NO. G                                                                                                                                        |
| SMIT<br>SMIT<br>SMIT<br>SVADA<br>CVADA<br>CVADA<br>CVADA<br>CVADA<br>SVADA<br>SVADA | 14                                     | )<br>CISILIE A. VAILE, )                                                                                                                                                                              |
| IES E.<br>ND COL<br>14 MARY<br>14 MARY<br>14 MARY<br>10 COL<br>38.                  | 15                                     | )<br>Defendant)                                                                                                                                                                                       |
| JAM<br>JAM<br>BOUTI<br>A BOUTI<br>A BOUTI<br>A BOUTI                                | 16                                     | NOTICE OF ENTRY OF DECREE OF DIVORCE                                                                                                                                                                  |
|                                                                                     | 17                                     | TO: CISILIE A. VAILE, Defendant in Proper Person:                                                                                                                                                     |
|                                                                                     | 19                                     |                                                                                                                                                                                                       |
| ,                                                                                   | 20                                     | YOU WILL PLEASE TAKE NOTICE that on the 21" day of August, 1998 a                                                                                                                                     |
|                                                                                     | 21                                     | DECREE OF DIVORCE was entered in the above-captioned case, a true and correct copy                                                                                                                    |
|                                                                                     | 22                                     | of which is attached hereto.                                                                                                                                                                          |
|                                                                                     | 23                                     | DATED August 25, 1998.                                                                                                                                                                                |
| 4                                                                                   | 24                                     | JAMES E. SMITH, ESQ., NSB #52                                                                                                                                                                         |
|                                                                                     | 25                                     | 214 South Maryland Pkwy.<br>Las Vegas, Nevada 89101                                                                                                                                                   |
|                                                                                     | 26                                     | 702-382-9181<br>Attorney for Plaintiff                                                                                                                                                                |
|                                                                                     | 27                                     | R. SCOTLUND VAILE                                                                                                                                                                                     |
|                                                                                     | 28                                     | [e]                                                                                                                                                                                                   |
|                                                                                     |                                        | - 1 -                                                                                                                                                                                                 |

| T The second sec |            |                                                                                |  |  |  |  |
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| 114 J.                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                         | <u>,</u> † |                                                                                |  |  |  |  |
|                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                | 1          | CERTIFICATE OF MAILNG                                                          |  |  |  |  |
|                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                | 2          | I hereby certify and return that on this date I mailed the foregoing NOTICE OF |  |  |  |  |
|                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                | З          | ENTRY OF DECREE OF DIVORCE to the parties hereto, addressed as follows::       |  |  |  |  |
|                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                | 4          | CISILIE A. VAILE                                                               |  |  |  |  |
|                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                | 5<br>6     | Goteborg Gata 1<br>0566 Oslo                                                   |  |  |  |  |
|                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                | .7         | NORWAY                                                                         |  |  |  |  |
|                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                | 8          | Dated August 25, 1998.                                                         |  |  |  |  |
|                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                | و          | hoppen                                                                         |  |  |  |  |
|                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                | 10         | Melodi Leavitt, Legal Secretary                                                |  |  |  |  |
|                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                | 11         | JAMES E. SMITH, ESQ.<br>Nevada Bar No. 52                                      |  |  |  |  |
| , E                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                            | 12         | 214 South Maryland Pkwy.                                                       |  |  |  |  |
| H<br>H<br>KREWA<br>SOLCOM<br>COM                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                               | 13         | Las Vegas, Nevada 89101<br>619-461-7403382-9181                                |  |  |  |  |
| SMIT<br>SMIT<br>SMIT<br>SMADA<br>PUSSIC<br>SMADA<br>SMADA<br>SMITHAA                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                           | 14         | Attorney for Plaintiff<br>R. SCOTLUND VAILE                                    |  |  |  |  |
| ES E.<br>VD COL<br>AG, NE<br>ANKER<br>ANKER                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                    | 15         |                                                                                |  |  |  |  |
| JAM<br>NEY AN<br>NEY AN<br>NEY AN<br>NEY AN<br>NATH J                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          | 16         |                                                                                |  |  |  |  |
| ATTON<br>NUTON                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                 | 17         |                                                                                |  |  |  |  |
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|                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                | 21         |                                                                                |  |  |  |  |
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| 28 minor adopted children of the parties, and Defendant is not now pregnant, that the |
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|                                                                                                 | 1        | parties have both waived their respective rights to spousal support, and that Defendant                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                        |     |
|                                                                                                 | 2        | has waived her rights to FINDING OF FACT, CONCLUSIONS OF LAW and written                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                       |     |
|                                                                                                 | 3        | NOTICE OF ENTRY OF JUDGMENT, and that Plaintiff is entitled to the relief prayed for                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                           |     |
|                                                                                                 | 4<br>5   | in said Complaint upon the grounds alleged therein, and good cause appearing                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                   |     |
|                                                                                                 | 5        | therefore;                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                     |     |
|                                                                                                 | .7       | IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the bonds of                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                   |     |
| -                                                                                               | 8        | matrimony now and heretofore existing between Plaintiff and Defendant be dissolved,                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                            |     |
|                                                                                                 | و        | set aside, and forever held for naught, and that the parties hereto, and each of them,                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                         |     |
|                                                                                                 | 10<br>11 | be restored to a single, unmarried state;                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                      |     |
| 3                                                                                               | 11       | IT IS FURTHER HEREBY ORDERED, ADJUDGED and DECREED that the attached                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                           |     |
| 4<br>R AT L<br>REWAY<br>0101<br>                                                                | 13       | Agreement is hereby adopted and incorporated herein as though fully set forth herein;                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |     |
| SMITH<br>INSELD<br>INSELD<br>INSELD<br>INSELD<br>INSELD<br>INSELD<br>INSELD                     | 14       | IT IS FURTHER HEREBY ORDERED, ADJUDGED and DECREED that with regard                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                            |     |
| IES E,<br>ND COL<br>H MANY<br>AAA<br>AAB<br>AAB<br>AAB<br>AAB<br>AAB<br>AAB<br>AAB<br>AAB<br>AA | 15       | to the two minor children of the parties, to wit: KAIA LOUISE VAILE, born 05/30/91                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                             |     |
| JAM<br>RNEY A<br>A COUT<br>LAS VEC<br>CHAIL: J                                                  | 16       | and KAMILLA JANE VAILE, born 02/13/95, the child custody, visitation, maintenance                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                              |     |
|                                                                                                 | 17<br>18 | and support of the minor children IS HEREBY ORDERED as set forth in the above-                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                 |     |
|                                                                                                 | 19       | referenced Agreement.                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |     |
|                                                                                                 | 20       | IT IS FURTHER HEREBY ORDERED, ADJUDGED AND DECREED that the parties                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                            |     |
|                                                                                                 | 21       | understand they are bound by the provisions of NRS Chapter 125, and that the minor                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                             |     |
|                                                                                                 | 22       | child may not be removed from the State of Nevada without consent of the parties or                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                            |     |
|                                                                                                 | 23<br>24 | Order of the Court and that:                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                   |     |
|                                                                                                 | 25       |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                |     |
|                                                                                                 | 26       | CONCEALMENT OR DETENTION OF A CHILD IN VIOLATION OF THIS                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                       |     |
|                                                                                                 | 27       | ORDER IS PUNISHABLE AS A FELONY BY UP TO 6 YEARS IN PRISON.<br>NRS 200.359 provides that every person having a limited right of                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                | 1   |
|                                                                                                 | 28       | custody to a child or any parent having no right of custody to the child<br>who willfully detains, conceals or removes the child from a parent,                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                | • { |
|                                                                                                 |          |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                |     |
|                                                                                                 |          | - 2 -                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |     |
|                                                                                                 |          |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                |     |

|                                                                                                     | • • | i i i i i i i i i i i i i i i i i i i                                                                                                                   |  |
|-----------------------------------------------------------------------------------------------------|-----|---------------------------------------------------------------------------------------------------------------------------------------------------------|--|
| , -                                                                                                 | ı   | guardian or other person having lawful custody or a right of visitation of                                                                              |  |
|                                                                                                     | 2   | the child in violation of an order of this court, or removes the child from<br>the jurisdiction of the court without consent of either the court or all |  |
|                                                                                                     | 3   | persons who have the right to custody or visitation is subject to being                                                                                 |  |
|                                                                                                     |     | punished by for a category D felony as provided in NRS 193.130.                                                                                         |  |
|                                                                                                     | 4   | IT IS FURTHER HEREBY ORDERED that said minor children are the habitual                                                                                  |  |
|                                                                                                     | 5   | residents of the State of Nevada and, pursuant to the provisions of NRS 125,.510(7),                                                                    |  |
|                                                                                                     | 7   | the parties are hereby notified as follows:                                                                                                             |  |
|                                                                                                     | 8   |                                                                                                                                                         |  |
|                                                                                                     | و   | "the terms of the Hague Convention of October 25, 1980, adopted by the 14 <sup>th</sup> Session of the Hague Conference on Private International Law,   |  |
|                                                                                                     |     | apply if a parent abducts or wrongfully retains a child in a foreign                                                                                    |  |
|                                                                                                     | 10  | country."                                                                                                                                               |  |
|                                                                                                     | 11  | (T IS FURTHER ORDERED, ADJUDGED AND DECREED that, pursuant to the                                                                                       |  |
| L LAW                                                                                               | 12  | provisions of NRS 125.450 and NRS 31A, et seq., the non-custodial parent is now                                                                         |  |
| CR AL                                                                                               | 13  |                                                                                                                                                         |  |
| SMI<br>NSEL<br>NADA<br>VADA<br>VADA<br>VADA<br>VADA<br>VADA<br>VADA<br>VADA                         | 14  | notified that the withholding or assignment of wages and commissions for the                                                                            |  |
| 23 E.<br>D COU<br>MANYI<br>AS, NE<br>AS, NE<br>(12) 382<br>22) 382<br>22) 382<br>22) 382<br>22) 382 | 15  | payment of child support IS HEREBY ORDERED should any support become delinquent                                                                         |  |
| JAM)<br>NEY AN<br>NEY AN<br>1 South<br>1 South<br>1 South<br>1 South<br>1 South                     | 16  | for 30 days, or such earlier period of time as set out in NRS 31A, <u>et seq.</u> ;                                                                     |  |
|                                                                                                     | 17  | IT IS FURTHER ORDERED, ADJUDGED AND DECREED that notice is hereby                                                                                       |  |
|                                                                                                     | 18  | given pursuant to NRS 125B.145 that the Court is required to review child support                                                                       |  |
|                                                                                                     | 20  | obligations upon request by the parent, legal guardian or an attorney every three years                                                                 |  |
|                                                                                                     | 21  | to determine if the support being paid is within the formula of NRS 125B.070;                                                                           |  |
|                                                                                                     | 22  | IT IS FURTHER HEREBY ORDERED, ADJUDGED and DECREED that the                                                                                             |  |
|                                                                                                     | 23  | community property of the parties is divided as set forth in the above-referenced                                                                       |  |
|                                                                                                     | 24  | Agreement;                                                                                                                                              |  |
|                                                                                                     | 25  | Agi sement,                                                                                                                                             |  |
|                                                                                                     | 26  | · · · · · · · · ·                                                                                                                                       |  |
|                                                                                                     | 27  |                                                                                                                                                         |  |
|                                                                                                     | 28  |                                                                                                                                                         |  |
|                                                                                                     | ·   |                                                                                                                                                         |  |
|                                                                                                     |     | - 3 -                                                                                                                                                   |  |
|                                                                                                     |     | -                                                                                                                                                       |  |

IT IS FURTHER HEREBY ORDERED, ADJUDGED and DECREED that the community debt of the parties is divided as set forth in the above-referenced з Agreement. DATED and DONE this  $10^{4h}$  day of August, 1998. CYNTHIA DIANNE STEEL DISTRICT COURT JUDGE Submitted by: JAMÉS E. SMITH, ESQ., NSB #52 214 South Maryland Pkwy. Las Vegas, Nevada 89101 PARICWA 702-382-9181 JAMES E. SMITH RY AND COUNSELOR South Marland Park 9 Vegas, Nevada Goi Attorney for Plaintiff R. SCOTLUND VAILE - 4 -



AGREEMENT made as of July \_\_\_\_\_, 1998 by and between R. Scotlund Vaile (hereinafter referred to as the "Husband" or "Scotlund"), and Cisilie A. Vaile (hereinafter referred to as the "Wife" or "Cisilie").

### RECITALS

WHEREAS, the parties were married on June 6, 1990 in Salt Lake City, Utah, United States of America;

•WHEREAS, the Husband is a citizen of the United States of America, and the Wife is a citizen of Norway and a permanent resident of the United States of America;

WHEREAS, there are two children born of the marriage, namely, Kaia Louise Vaile, born on May 30, 1991 and Kamilla Jane Vaile, born on February 13, 1995;

WHEREAS, certain unhappy and irreconcilable differences have arisen between the parties as a result of which the parties have concluded that they are incompatible with each other and have agreed to live separate and apart from each other, and it is their intention to live separate and apart from each other for the rest of their natural lives; and

WHEREAS, the parties desire that this Agreement, which is entered into after due and considered deliberation, shall constitute an agreement of separation between them and shall determine the rights of the parties with respect to all property, whether real or personal, wherever situated, now owned by the parties or either of them, or standing in their respective names or which may hereafter be acquired by either of the parties, and shall determine all other rights and obligations of the parties arising out of their marital relationship.

NOW THEREFORE, in consideration for the mutual promises, covenants and agreements contained herein and for other good and valuable consideration, the parties agree as follows:

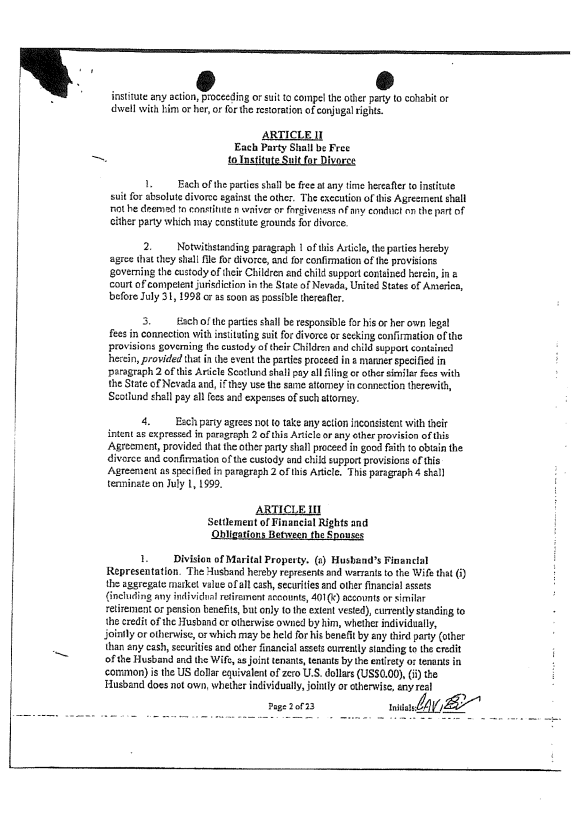
# ARTICLE I Separation of the Husband and the Wife

1. Separation. The parties have agreed to live separate and apart from each other, and they shall hereafter live separate and apart from the other free from interference of any marital authority or control of the other, as fully as if each were sole and unmarried, and each may conduct, carry on and engage in any employment, profession, business or trade which he or she may desire to pursue, free from interference or any marital authority or control of the other party.

2. No Interference. Neither party shall in any manner annoy, molest or otherwise interfere with the other party, nor shall either party at any time

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. . . .







property, (iii) the Husband does not own, whether individually, jointly or otherwise, any tangible personal property that (A) has not been disclosed to the Wife and (B) individually or collectively has a fair market value in excess of US\$2,000, and (iv) the Husband has not transferred any property, whether real or personal, to any third party for less than fair value (A) within one year of the date hereof or (B) in contemplation of entering into this Agreement or seeking a separation or divorce from the Wife.

(b) Wife's Financial Representation. The Wife hereby represents and warrants to the Husband that (i) the aggregate market value of all cash, securities and other financial assets (including any individual retirement accounts, 401(k) accounts or similar retirement or pension benefits, but only to the extent vested), currently standing to the credit of the Wife or otherwise owned by her, whether individually, jointly or otherwise, or which may be held for her benefit by any third party (other than any cash, securities and other financial assets currently standing to the credit of the Husband and the Wife, as joint tenants, tenants by the entirety or tenants in common) is the US dollar equivalent of zero U.S. dollars (US\$0.00), (ii) the Wife does not own, whether individually, jointly or otherwise, any real property, (iii) the Wife does not own, whether individually, jointly or otherwise, any tangible personal property that (A) has not been disclosed to the Husband and (B) individually or collectively has a fair market value in excess of US\$2,000, and (iv) the Wife has not transferred any property, whether real or personal, to any third party for less than fair value (A) within one year of the date hereof or (B) in contemplation of entering into this Agreement or seeking a separation or divorce from the Husband.

(c) Joint Financial Assets. The parties hereby acknowledge and agree that the aggregate market value of all cash, securities and other financial assets currently standing to the credit of the Husband and the Wife, as joint tenants, tenants by the entirety or tenants in common, is the US dollar equivalent of not more than USS500.

(d) Division of Financial Assets. Upon the execution of this Agreement, (i) the Husband shall pay to the Wife US\$250 in immediately available funds and (ii) the Wife shall transfer to the Husband all joint financial assets referred to in subparagraph (c) of this paragraph 1, including any credit or debit cards for which the Husband is or may be held jointly liable.

(e) Equitable Division of Tangible Personal Property. The parties agree to divide equitably between themselves, all of the furniture, furnishings, rugs, pictures, books, silver, plate, china, glassware, objects of art, and other tangible personal property acquired by them during the course of their marriage.

(f) Individual Property. Subject to the representations and warranties contained in subparagraphs (a)-(c) of this paragraph 1, the parties agree that except for the dispositions provided in subparagraphs (d) and (e) of this paragraph 1, each party shall retain full ownership and control of all property currently standing in his or her name, whether individually, jointly or otherwise,

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or which may be held for his or her benefit by third parties, or to which he or she shall have any right of whatsoever nature, and whether such property interests or rights are present or contingent, vested or unvested, and each agrees that all such property is the separate property of the other and shall belong to the other alone.

2. Debts. (a) Debts Previously Contracted. The Husband agrees to assume and be solely answerable and liable for all debts, charges and liabilities of whatever kind incurred by either party during their marriage and before the date hereof, and hereby covenants and agrees that he will indemnify and hold the Wife harmless from any and all claims made by third parties because of any debts, charges or liabilities incurred by either party during their marriage and before the date hereof, except for:

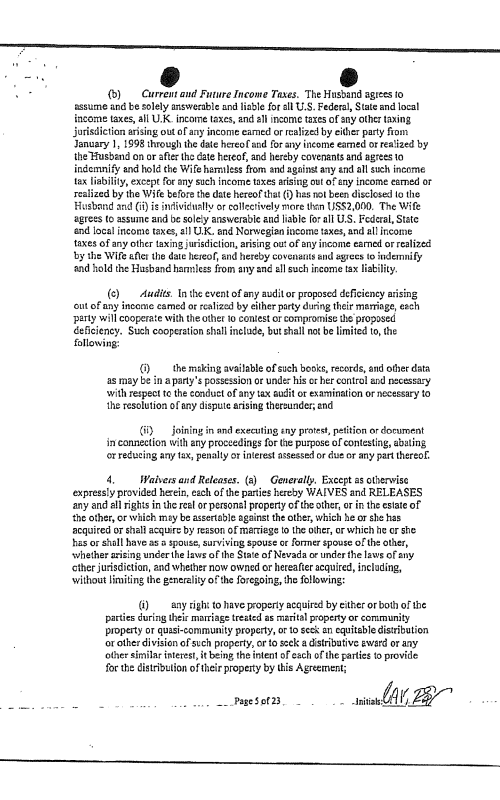
(i) any debts, charges or liabilities incurred by the Wife for any purpose during their marriage, whether by credit or debit card or otherwise, and before the date hereof that (A) have not been disclosed to the Husband and (B) are individually or collectively more than US\$500; and

(ii) that certain loan from Barclay's Bank incurred by the Wife in her name and represented by the note attached as Exhibit A hereto, in an aggregate principal amount of GBP 8,000, which was used by the Wife for educational and employment training purposes.

(b) Future Debts. Each party covenants and agrees that from and after the date hereof, he or she will not contract any debts, charges or liabilities for which the other party, or his or her property or estate, shall be or become answerable or liable, and each of the parties covenants and agrees that he or she will indemnify and hold the other party harmless from any and all claims made by third parties because of any debts or liabilities incurred by him or her on or after the date hereof.

3. Income Taxes. (a) Past Income Tax Liability. The Husband represents and warrants to the Wife that all U.S. Federal, State and local income taxes, all U.K. income taxes, and all income taxes of other taxing jurisdictions anising out of any income earned or realized by either party during their marriage have been paid, that no interest or penalty is due with respect to any such income taxes, and that no tax deficiency proceeding is pending or threatened against either of them with respect to such income taxes for any taxable period ending on or before December 31, 1997, and agrees to indemnify and hold the Wife hamnless from and against any and all additional tax assessments, penalties and/or interest relating to any income tax returns that were or should have been filed by the parties in such taxing jurisdictions, except for any additional tax assessments, penalties and/or interest relating to any income earned or realized by the Wife before December 31, 1997 that (i) has not been disclosed to the Husband and (ii) is individually or collectively more than US\$2,000.

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(ii) any other right to share in the property of estate of the other during his or her lifetime, however such right might arise or of whatever nature;

(iii) any right to share in the property or estate of the other upon his or her death, whether such right is in the nature of an inheritance, a right to intestate distribution, a right to elect against the will of the other, a right of curtesy, dower, spouse's exemption or allowance, a homestead right, a usufruct in the property of the other, or any other right of a nature similar to the foregoing;

(iv) any right to act as the administrator of the estate of the other, or as conservator, committee or guardian of the person or property of the other, except to the extent voluntarily appointed pursuant to an instrument executed after the date hereof; or

(v) any right to receive support or maintenance from the other during their marriage or following termination of their marriage, whether such terminiation occurs by reason of the dissolution of the marriage or by reason of the death of one of the parties, it being agreed between the parties that neither support nor maintenance is desired or necessary.

(b) Legal Actions. Each of the parties does hereby mutually release and discharge the other from any and all other actions, suits, rights, claims, demands and obligations whatsoever, both in law and in equity, which either of them ever had, now has, or hereafter may have against the other upon or by reason of any matter, cause or thing up to the date hereof, it being the intention of the parties that henceforth there shall exist, as between them, only such rights and obligations as are specifically provided for in this Agreement.

(c) Further Assurances. Each party agrees that he or she will execute any further waivers, releases, assignments, deeds or other instruments which may be necessary to effectuate or accomplish the purpose of the waivers and releases contained in this Article. In this connection, each of the parties, upon the request of the other, expressly agrees to consent to any disposition, beneficiary designation, and selection of the form of distribution of any pension or other qualified plan benefits accrued by or for the other.

(d) Future Devises or Bequests. Nothing contained in this paragraph 4 shall be deemed to constitute a waiver by either party of any devise or bequest made to him or her by any Will or Codicil of the other executed after the date of this Agreement.

5. No Spousal Support. Neither party shall have any obligation for the support or maintenance of the other party now or in the future. Each party hereby acknowledges that he or she is capable of supporting himself or herself at a standard of living acceptable to him or her and waives his or her right, if any, to receive any support or maintenance from the other party now and forever more.

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### <u>ARTICLE IV</u> Custody and Visitation of the Children

1. Joint Custody. The parties shall have joint custody of their children, Kaia Louise Vaile (hereinafter "Kaia") and Kamilla Jane Vaile (hereinafter "Kamilla") during their minority (Kaia and Kamilla are hereinafter sometimes collectively referred to as the "Children" and individually referred to as a "Child").

2. Primary Residence. Subject to the visitation rights set forth in paragraph 3 of this Article, each Child's primary residence during her minority shall be as follows (the party with whom such Child has primary residence being referred to hereinafter as the "Residential Parent" for such Child and the other party being hereinafter referred to as the "Non-Residential Parent" for such Child):

(a) Until Age 10. Until July 1 of the year in which each Child shall have reached the age of ten (10) years old, such Child's primary residence shall be with Cisilie.

(b) From Age 10 to Age 11. From July 1 of the year in which each Child shall have reached the age of ten (10) years old until July 1 of the year in which such Child shall have reached the age of eleven (11) years old, such Child's primary residence shall be with Scotlund.

(c) From Age 11 to Age 12. From July 1 of the year in which each Child shall have reached the age of eleven (11) years old until July 1 of the year in which such Child shall have reached the age of twelve (12) years old, such Child's primary residence shall be with Cisilie.

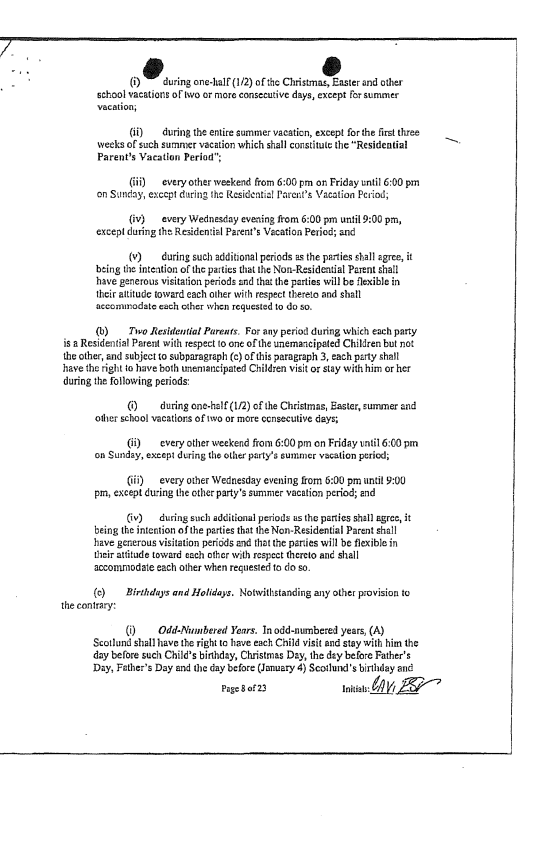
(d) After Age 12. On July 1 of the year in which each Child shall have reached the age of twelve (12) years old and on July 1 of each year thereafter, such Child shall have the right to choose whether such Child's primary residence until July 1 of the next succeeding year shall be with Cisilie or Scotlund, and the party that is not selected shall respect the choice of the Child.

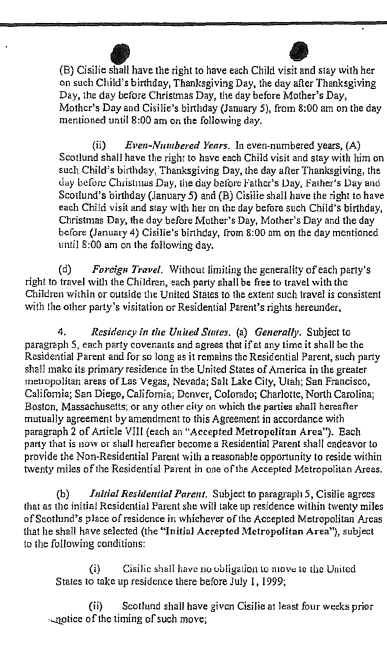
3. *Visitation Rights.* Notwithstanding paragraph 2 of this Article, the parties shall have the following visitation rights:

(a) One Residential Parent. For any period during which each unemancipated Child shall have the same Residential Parent, and subject to subparagraph (c) of this paragraph 3, the Non-Residential Parent-shall have the right to have such unemancipated Child visit or stay with him or her during the following periods:

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(iii) Scotlund shall pay or cause his employer to pay all of Cisilie's and the Children's reasonable moving expenses from Oslo, Norway to the Initial Accepted Metropolitan Area, including: prepaid airfare (via London or otherwise); (A) (B) moving expenses for a reasonable amount of personal effects; meals and lodging in London or any other (C) destination between Norway and the Initial Accepted Metropolitan Area where they are required to stay overnight; (D) meals and lodging at the Initial Accepted Metropolitan Area until Cisilie is able to move into a suitable apartment for herself and the Children, but in no event for more than 21 days after their arrival; and (E) the first month's rent for the apartment selected by Cisilie for herself and the Children in the Initial Accepted Metropolitan Area. There shall at the time Cisilie first arrives and shall (iv) thereafter continue to be reasonably suitable and affordable housing for Cisilie and the Children within twenty miles of Scotlund's place of residence in the Initial Accepted Metropolitan Area. (v) Cisilie shall have the right to change her place of residence within the Initial Accepted Metropolitan Area at any time and as many times as she wishes, provided that her new place of residence remains within twenty miles of Scotlund's initial place of residence. Cisilie shall have the right to change her place of residence (vi) from the Initial Accepted Metropolitan Area to any other Accepted Metropolitan Area, upon the occurrence of any of the following events: (A) Scotlund shall have relocated his place of residence more than 100 miles from the center of the Initial Accepted Metropolitan Arca; there is no longer reasonably suitable and affordable (B) housing for Cisilie and the Children within the Initial Accepted Metropolitan Area; or (C) the parties shall have mutually agreed in writing. (vii) If Scotlund shall have moved more than twenty (20) miles of Cisilie's place of residence, Cisilie shall have no obligation to relocate to within twenty (20) miles of his new residence, but instead shall be free

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to relocate anywhere within the Initial Accepted Metropolitan Area subject to her general obligation set forth in the second sentence of paragraph 4(a) of this Article.

(viii) Cisilie shall have the right to change her place of residence from the Initial Accepted Metropolitan Area to anywhere in the world if she is no longer a Residential Parent.

5. Temporary Residence in Norway. (a) From the date hereof until the later of July 1, 1999 and the date on which Scotlund shall have arranged to move Cisilie and the Children to the United States in accordance with paragraph 4(b), Cisilie shall have the right to reside with the Children in the greater metropolitan area of Oslo, Norway.

(b) Scotlund's Visitation Rights. In addition to his visitation rights contained in paragraphs 3(a)(v) and 3(c) of this Article, but in lieu of his visitation rights contained in paragraphs 3(a)(i), (ii), (iii) and (iv) and 3(b) of this Article, Scotlund shall have the right to have each Child visit and stay with him as follows:

(i) during one of the Children's school vacations other than Christmas vacation, in Norway or outside Norway; and

(ii) two four-day weekends per month, in Norway, provided he gives Cisilie at least two-weeks prior notice of each visit.

(c) *Private Education*. For so long as Kaia resides in Norway, Scothind shall have the right to select and pay for her education at a school located within twenty kilometers of Oslo's center.

6. Information About Children's General Welfare. Each party agrees to keep the other reasonably informed of the whereabouts of the Children, and agrees that if either of them has knowledge of any serious illness or accident or other circumstances affecting either of the Children's health or general welfare, prompt notice thereof will be given to the other of such circumstances.

7. Fostering Good Feelings. Each party shall exert every reasonable effort to maintain free access and unhampered contact between the Children and the other party and to foster a feeling of affection between the Children and the other party. Neither party shall do anything that may estrange the Children from the other party or injure the Children's opinion as to the other party or that may hamper the free and natural development of the Children's love and respect for the other party.

8. Consultation. The parties agree to consult with each other with respect to the Children's education, religious training, summer camp selection, illness and operations (except in emergencies), health, welfare and other matters

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of similar importance affecting the Children, whose well-being, education and development shall at all times be the paramount consideration of the parties.

9. Access to Information. Each party shall be entitled to complete detailed information from any school and other educational institution, babysitting or day-care facility, religious institution, pediatrician, general physician, dentist, consultant or specialist attending either of the Children and to be furnished with copies of any reports available from them.

10. *Medical*. Each party agrees that in the event of serious illness of either of the Children at any time, the other party shall have the right of reasonable visitation with the ill child at the place of confinement.

11. Religious Preference. The parties agree that the Children will be raised as members of The Church of Jesus Christ of Latter-day Saints and that each Child shall be allowed to be baptized and confirmed a member of such church after reaching the age of eight (8) years. Each party shall be responsible for providing the other with evidence annually that he or she remains an active member of such church in good standing. Each party agrees that a valid temple recommend issued by such church in the other party's name shall be conclusive evidence of such activity and standing. Scotlund shall have the right to baptize and confirm each Child a member of such church, provided that he shall be a member in good standing authorized by such church to perform such ordinances at the time such Child elects to be so baptized and confirmed.

12. *Telephone Calls.* The Non-Residential Parent shall have the right to make one telephone call per day of not more than 30 minutes to each of the Children between the local times of 8:00 am and 8:00 pm.

13. Surname. The Children shall not be known or registered by any surname other than "Vaile"during his or her minority.

14. Death of the Parties. The parties agree that the Children will reside with Scotlund after the death of Cisilie, and the Children will reside with Cisilie after the death of Scotlund.

15. Grandparents. The parties shall exert every reasonable effort to maintain free access between the Children and both sets of grandparents, and will allow reasonable periods of time for the Children to visit and be visited by the grandparents, provided, however, that if either Child is under the age of thirteen (13) years, he or she shall not visit the grandparents overnight unless he or she is accompanied by one of the parties.

16. No Walvers. The rights of visitation are wholly optional and the non-exercise in whole or in part, shall not constitute a waiver of visitation rights nor shall it deprive any party of the right to insist thereafter on strict compliance with visitation rights.

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Each party who shall exercise any visitation rights Expen 17. under this Article shall be responsible for all out-of-pocket expenses incurred by such party or the Children in connection with such visitations, including all travel and lodging expenses. ARTICLE IV Child Support Basic Child Support Obligation. Scotlund shall pay to Cisilie, in 1. equal monthly installments, for the support of the Children the Basic Child Support Obligation (as defined below), payable on the first (1<sup>st</sup>) day of each month commencing on August 1, 1998 and terminating upon the earliest of (i) the emancipation of both of the Children, as hereinafter defined, (ii) the death of Scotlund or (iii) the death of Cisilie. 2. Calculation of Basic Child Support Obligation For purposes of paragraph 1 of this Article, the "Basic Child (a) Support Obligation" shall be, and be determined by the parties, as follows: The parties shall first determine their Combined Income. (i) (ii) The parties shall then multiply the lesser of (A) the Maximum Amount and (B) their Combined Income by the Appropriate Child Support Percentage (as defined below). The parties shall pro rate between them the amount (iii) determined under subparagraph (a)(ii) of this paragraph 2 in the same proportions as each party's Income bears to their Combined Income. (iv) Scotlund's pro rata share determined under subparagraph (a)(iii) of this paragraph 2 shall be the Basic Child Support Obligation. For purposes of this Agreement, the term "Maximum (v)Amount" shall mean US\$100,000, provided that the Maximum Amount shall be increased by the percentage increase, if any, of the U.S. consumer price index (or other successor index used by the United States of America to estimate inflation) from June 30, 1998 through June 30 in the year of such calculation. Provided, that in no event shall the Basic Child Support Obligation be greater than US\$17,500 per year for any period ending on or before July 1, 2000. The parties' "Combined Income" shall be the sum of their (b) respective incomes. "Income" shall mean the sum of the amounts determined by the application of subparagraphs (i) through (v) of this subparagraph (b), reduced by the amount determined by the application of subparagraph (vi) of this subparagraph (b):

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(i) Gross income as should have been reported in the most recent federal income tax return, assuming U.S. residence for tax purposes, plus any tax-exempt income. For purposes of this subparagraph (i), each of the parties shall be presumed to be required to file a federal income tax return.

(ii) To the extent not already included in gross income in subparagraph (i) of this subparagraph (b), investment income reduced by necessary sums expended in connection with such investment.

(iii) To the extent not already included in gross income in subparagraphs (i) and (ii) of this subparagraph (b), the amount of income or compensation voluntarily deferred and income received, if any, from the following sources:

- (A) workers' compensation,
- (B) disability benefits,
  - (C) unemployment insurance benefits,
  - (D) social security benefits,
  - (E) veterans benefits
  - (F) pensions and retirement benefits
  - (G) fellowships and stipends, and
  - (H) annuity payments.

(iv) An amount imputed as income based upon the party's former resources or income, if a court would determine that the party has reduced resources or income in order to reduce or avoid his or her obligation for child support.

(v) To the extent not already included in gross income in subparagraphs (i) and (ii) of this subparagraph (b), the following selfemployment deductions attributable to self-employment carried on by the party:

(A) any depreciation deduction greater than depreciation calculated on a straight-line basis for the purpose of determining business income or investment credits; and

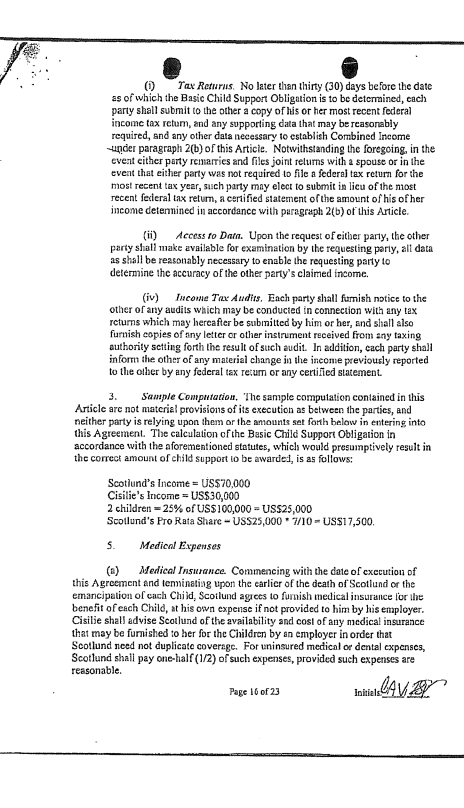
(B) entertainment and travel expenses deducted from business income to the extent such expenses reduce personal expenditures.

(vi) The following shall be deducted from income to the extent otherwise included in income under subparagraphs (i) to (v) of this subparagraph (b):

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| ۶.<br>۲     |                                                   | (A)                                                                                                 | unreimbursed em<br>t such expenses red                                                                                                    |                                                                                                                                 | expenses except to<br>expenditures;                                                                                                            |     |
|-------------|---------------------------------------------------|-----------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------|-----|
|             | ~.                                                |                                                                                                     | alimony or mainte<br>this Agreement put<br>ten agreement;                                                                                 |                                                                                                                                 |                                                                                                                                                |     |
|             |                                                   |                                                                                                     | child support actu<br>cement on behalf o<br>ty or support and w                                                                           | f any child for                                                                                                                 | whom either party                                                                                                                              |     |
|             |                                                   | (D)                                                                                                 | public assistance;                                                                                                                        |                                                                                                                                 |                                                                                                                                                |     |
|             |                                                   | (E)                                                                                                 | supplemental secu                                                                                                                         | urity income;                                                                                                                   |                                                                                                                                                |     |
|             |                                                   | (F)                                                                                                 | local income or ea                                                                                                                        | amings taxes ac                                                                                                                 | tually paid;                                                                                                                                   |     |
|             |                                                   | (G)<br>actually paid;                                                                               | federal insurance<br>and                                                                                                                  | contributions a                                                                                                                 | ct (FICA) taxes                                                                                                                                |     |
|             |                                                   | provided to either regular sa<br>increased cost<br>in the United<br>annual salary,<br>approximately | lary, bonus or other<br>t of living outside t                                                                                             | onpensation the<br>her employer is<br>income to con-<br>he United State<br>erstood and ag-<br>icome as of the<br>is annual COLA | at shall have been<br>n addition to his or<br>opensate for the<br>s relative to living<br>reed that Scotlund's<br>date hereof is<br>A, housing |     |
| H<br>f<br>u | Residential Pa<br>for any period<br>inemancipated | percent (25%)<br>rent for two ur<br>during which<br>I Child but cla                                 | propriate Child S<br>) for any period dur<br>nemancipated Child<br>Cisilie is the Resid<br>use (ii) is not satisf<br>her clause (i) nor c | ing which Cisil<br>Iren, (ii) eightee<br>ential Parent for<br>ied and (iii) zer                                                 | lie is the<br>on percent (18%)<br>r one<br>o percent (0%) for                                                                                  |     |
| c<br>t      | commences) as                                     | 8 (the date on v<br>nd shall be red<br>exists (based u                                              | ild Support Obligat<br>which Scotlund's B<br>letermined as of the<br>upon the Combined<br>sturn, as set forth in                          | asic Child Supp<br>first (1") day o<br>Income for the                                                                           | port Obligation<br>I July in each year<br>period covered by                                                                                    |     |
| ·           | (e)                                               | Tax Returns                                                                                         |                                                                                                                                           |                                                                                                                                 |                                                                                                                                                |     |
|             |                                                   |                                                                                                     | Page 15 of 23                                                                                                                             |                                                                                                                                 | Initials UAV 120                                                                                                                               | 1   |
|             |                                                   |                                                                                                     |                                                                                                                                           | ·                                                                                                                               |                                                                                                                                                | أدر |



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(b) Insurance Reimbursements. Cisilie agrees that she will promptly fill out, execute and deliver to Scotlund all forms and provide all information, including copies of bills, in connection with any application he may make for reimbursement of medical or dental expenses under any insurance policy. Similarly, Scotlund agrees that he will promptly fill out, execute and deliver to Cisilie all forms and provide all information, including copies of bills, in connection with any application she may make for reimbursement of medical or dental expenses under any insurance policy. If either party shall have advanced moneys for such expenses that are covered by insurance and for which a recovery is made for insurance claims filed for such expenses, the payment by the insurance carrier shall belong to the party advancing such moneys and any checks or drafts or proceeds thereof from the insurance carrier shall be promptly turned over the party so advancing such moneys.

(c) *Proof of Compliance.* Scotlund will furnish to Cisilie promptly upon her request documentation and other proof of his compliance with the provisions of this paragraph 5, and Cisilie, in addition, is hereby authorized to obtain direct confirmation of compliance or noncompliance from any insurance carrier or employer.

(d) Exception for Norwegian Medical Expenses. Notwithstanding the foregoing, for so long as Cisilie resides with the children in Norway, Cisilie shall be responsible for the Children's medical expenses to the extent such expenses are or may be covered by the government of Norway.

Emancipation. A child shall be deemed "emancipated" for all 6 purposes of this Agreement upon the first to occur of the following events: (i) the Child's attaining the age of eighteen (18) years and high school completion or attaining the age of nineteen (19); (ii) the Child's marriage; (iii) the Child's death; (iv) the Child's full-time gainful employment excluding vacational and seasonal employment, provided, however, that if the Child shall cease to have full-time employment, then upon that event the Child shall no longer be regarded as emancipated until the occurrence of another emancipation event, as defined in (i) -(iii) above and (v) - (vii) below; (v) the Child's primary residence away from one of the party's homes other than for attendance at school; (vi) the Child's entry into the Armed Forces of the United States or into the Peace Corps or other similar service, provided, however, that upon discharge from the Armed Forces, Peace Corps or other similar service, the Child shall not be regarded as emancipated until the occurrence of another emancipation event, as defined in (i) - (v) above; or (vii) any event other than an event defined in (i) - (vi) above that would constitute emancipation under the laws of Nevada.

7. Statutory Child Support Guidelines. The parties have been advised of the guidelines for establishing appropriate amounts for child support under Nevada law and that such guidelines may provide for different amounts of child support and a different pattern of allocation than that provided in this Agreement. Each of the parties hereby voluntarily acknowledges that he or she is

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Initials AlliB

## capable of providing and willing to provide the amount of support he or she has agreed to provide in this Agreement and agrees that he or she (a) does not intend or desire that such child support guidelines apply to the parties and (b) will not seek modification of this Agreement or the child support arrangement provided herein on the grounds that application of such child support guidelines would result in a judgment or order of child support greater to or less than the arrangement provided herein, and (c) hereby elects that any and all child support formulae and guidelines that have been or hereafter may be enacted in Nevada or in any other state or jurisdiction to which the parties may be subject shall not apply to the parties.

8. Personal Exemption Deduction. (a) If for the entire period of any taxable year (i) the Appropriate Child Support Percentage was at least 25%, (ii) Scotland was the Residential Parent for one of the Children and the Appropriate Child Support Percentage was at least 18% or (iii) Scotlund was the Residential Parent for all unemancipated Children, Scotlund shall be entitled to claim on his federal income tax return for such taxable year any personal exemption deductions allowed for both Children as a dependent pursuant to the provisions of Section 151 of the United States Internal Revenue Code of 1986, as amended (the "Code"), and he shall also be entitled to claim any similar exemptions or deductions allowed by the income tax laws of the state or states in which he shall at the time reside for tax purposes, or under any other income tax law. Cisilie agrees to sign, at the request of Scotlund, a written declaration of the type contemplated by Section 152(e)(2) of the Code to the effect that she will not claim any Child as a dependent for any taxable year in which Scotlund is entitled to an exemption deduction for both Children under the terms of this paragraph.

(b) If the conditions for subparagraph (a) of this paragraph 9 are not satisfied with respect to any taxable year, then the Residential Parent for each unemancipated Child shall be entitled to claim on his or her federal income tax return any personal exemption deduction allowed for such unemancipated Child as a dependent pursuant to the provisions of Section 151 of the Code, and such party shall also be entitled to claim any similar exemption or deduction allowed by the income tax laws of the state or states in which she resides for tax purposes, or under any other income tax law. The other party will not claim such unemancipated Child as a dependent for such taxable year.

9. Life Insurance. (a) Scotlund agrees to maintain a life insurance policy on his own life in an amount equal to not less than US\$125,000 per unemancipated Child (US\$250,000 for two unemancipated Children). Scotlund agrees that he will maintain such policy in full force and effect and will not pledge, hypothecate or otherwise encumber such policy. Each unemancipated Child will be designated as an irrevocable beneficiary under the policy until her emancipation, and no one else will be designated as a beneficiary under the policy.

(b) Scotlund hereby authorizes Cisilie to obtain direct confirmation from the insurance carrier to confirm his compliance with the provisions of this

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Initials AV AD





paragraph 10 and further agrees that he will, upon demand, execute and deliver to Cisilie without charge whatever instruments, documents or authorizations may be necessary in order that Cisilie may document Scotlund's compliance with this paragraph 10.

## ARTICLE V Tax Treatment of Payments Made by One Party to the Other

No payment made in cash or in kind by Scotlund or Cisilie which may be construed as being to or for the benefit of the other, whether made hereunder or otherwise than hereunder, shall be includible in the gross income of Cisilie or Scotlund, nor deductible or creditable by Cisilie or Scotlund, for Federal or state income tax purposes.

## ARTICLE VI Costs to be Borne by Defaulting Party

If either party is in default in the performance of any of the provisions of this Agreement, and if such default is not remedied within fifteen (15) days after the sending of a written notice by registered mail to the defaulting party specifying such default, and if the other party shall institute and prevail in arbitration or legal proceedings to enforce the performance of such provisions by the defaulting party, then the defaulting party shall pay to the other party the necessary and reasonable arbitration costs, court costs and reasonable attorney's fees incurred by the other party in connection with such arbitration or legal proceedings.

# ARTICLE VII

#### Effect of Reconciliation or Resumption of Marital Relations; Effect of Matrimonial Decrees

1. This Agreement shall not be invalidated or otherwise affected by a temporary reconciliation between the parties or a resumption of marital relations between them.

2. The parties covenant and agree that in the event that either of them shall obtain a final judgment or decree of separation or divorce, under the laws of any jurisdiction, it shall contain no provision for the support and maintenance of the Wife or the Husband and no provision for the settlement of the property rights of the parties except as herein provided.

3. The parties agree to submit this Agreement to the court granting such separation or divorce for ratification, confirmation, approval and adoption, it being their desire that the Agreement shall be ratified, confirmed, approved and

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Initials //A 1/

### fully adopted by the court and incorporated in any such judgment or decree. Notwithstanding such incorporation, the terms and provisions of this Agreement shall not be merged in any such judgment or decree but shall in all respects survive the same. Each of the parties agrees that he or she will seek no modification of the Agreement through application to the court granting any judgment or decree of separation or divorce, or by application to any other court.

#### ARTICLE VIII General Provisions

1. Successors and Assigns. This Agreement and all the obligations and covenants hereunder shall bind the parties, their heirs, executors, administrators, legal representatives and assigns and shall inure to the benefit of their respective heirs, executors, administrators, legal representatives and assigns.

2. Amendments. No modification, rescission or amendment to this Agreement shall be effective unless in writing signed by the parties and acknowledged in the manner required to entitle a deed to be recorded.

3. Entire Agreement. This Agreement and its provisions merge any prior agreements, if any, of the parties and is the complete and entire agreement of the parties.

4. Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Nevada.

5. Further Assurances. Each of the parties, without costs to the other, shall at any time and from time to time hereafter execute and deliver any and all further instruments and assurances and perform any acts that the other party may reasonably request for the purpose of giving full force and effect to the provisions of this Agreement.

6. Complete Understanding. Each party declares that he or she has carefully read this Agreement prior to signing it and is entering into this Agreement freely and of his or her own volition, with a complete understanding of all the terms and provisions contained herein.

7. Severability. In the event that any term, provision, paragraph, or article of this Agreement is or is declared illegal, void or unenforceable, the same shall not affect or impair the other terms, provisions, paragraphs or articles of this Agreement. The doctrine of severability shall be applied. The parties do not intend by this statement to imply the illegality, voidness or unenforceability of any term, provision, paragraph or article of this Agreement.

8. No Waivers. Failure of either party to insist on the performance of any provisions herein by the other party shall not be deemed to be a waiver of such provisions thereafter or of any other provisions herein, or a waiver of any subsequent breaches thereof. No modification or waiver of any of the terms of this Agreement shall be valid unless in writing and signed by the parties.

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Initials A

| 4 |                                                                                                                                                                                                                                                                                                         |
|---|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
|   | 9. Independent Legal Counsel. Each of the parties has obtained<br>independent legal advice from counsel of his or her own selection. The Husband<br>was represented by James E. Smith, Esquire, Nevada Bar Number 52. The Wife<br>was represented by David A. Stephens, Esquire, Nevada Bat Number 902. |
| : | 10. Captions. The captions contained in this Agreement are for convenience only and are not intended to limit or define the scope or effect of any provisions of this Agreement.                                                                                                                        |
|   |                                                                                                                                                                                                                                                                                                         |
|   |                                                                                                                                                                                                                                                                                                         |
|   |                                                                                                                                                                                                                                                                                                         |
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|   |                                                                                                                                                                                                                                                                                                         |
|   |                                                                                                                                                                                                                                                                                                         |
|   |                                                                                                                                                                                                                                                                                                         |
|   |                                                                                                                                                                                                                                                                                                         |
|   | Page 21 of 23 Initials AVR                                                                                                                                                                                                                                                                              |

.  ${\rm IN}$  WITNESS WHEREOF, the parties hereto have hereunto set their hands and scals the day and year first above written. an li Cisilie A. Vaile lunc :00 R. Scotlund Vaile Initials: 1442 Page 22 of 23

STATE OF NER ) : SS .: 5+ COUNTY OF CLARK) On this  $\underline{\mathcal{H}}^{H}$  day of  $\underline{\neg \neg}_{u \perp \mathcal{Y}}$ ,  $\underline{\mathcal{H}}$  before me personally came R. Scotlund Vaile to me known and known to me to be the individual described in and who executed the foregoing instrument, and he duly acknowledged to me that he executed the same. MELODI LEAVITT Notary Public - Nevada No. 94-3523-1 My appt. exp. Apr. 8, 2002 wite lod Notary Public Great Britain and Northern Ireland STATE OF London, England \$S COUNTY OF Embersy of the United States of America On this  $\underline{\mathcal{T}}$  day of  $\underline{\mathcal{T}\mathcal{VLY}}$ , <u>1997</u>, before me personally came Cisilie A. Vaile to me known and known to me to be the individual described in and who executed the foregoing instrument, and she duly acknowledged to me that she executed the same. Notary Public DARIA DE-PIERRE-HOLLOWELL CONSUL OF THE UNITED STATES OF AMERICA LONDON, ENGLAND Initials: AVIZO Page 23 of 23

| the second                                                                                           |                                                                                                                                                                                                                  |                                                  |
|------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------|
| THE                                                                                                  | ORIGINAL                                                                                                                                                                                                         |                                                  |
| 1. 1                                                                                                 | 0006<br>Willick Law Group                                                                                                                                                                                        | FILED                                            |
| 2                                                                                                    | MARSHAL S. WILLICK, ESQ.<br>Nevada Bar No. 002515                                                                                                                                                                | Kov 14 10 47 AN 107                              |
| 3                                                                                                    | 3591 E. Bonanza Road, Suite 200<br>Las Vegas, NV 89110-2101                                                                                                                                                      |                                                  |
| 4                                                                                                    | (702) 438-4100<br>Attorneys for Defendant                                                                                                                                                                        | CLERIC LE THE COURT                              |
| 5                                                                                                    |                                                                                                                                                                                                                  |                                                  |
| 6                                                                                                    |                                                                                                                                                                                                                  |                                                  |
| 8                                                                                                    | DISTRICT CO<br>FAMILY DIVIS                                                                                                                                                                                      |                                                  |
| 9                                                                                                    | CLARK COUNTY, I                                                                                                                                                                                                  | NEVADA                                           |
| 10                                                                                                   |                                                                                                                                                                                                                  |                                                  |
| 11                                                                                                   | ROBERT SCOTLUND VAILE,                                                                                                                                                                                           | CASE NO: 98D230385D<br>DEPT. NO: 1               |
| 12                                                                                                   | Plaintiff,                                                                                                                                                                                                       | 145107                                           |
| 13                                                                                                   | VS.                                                                                                                                                                                                              | grodain                                          |
| 14                                                                                                   | CISILIE A. VAILE,                                                                                                                                                                                                | DATE OF HEARING:<br>TIME OF HEARING:             |
| 15                                                                                                   | Defendant.                                                                                                                                                                                                       |                                                  |
| 16                                                                                                   | ORAL ARGUMENT REQUESTED;                                                                                                                                                                                         | Yes X No                                         |
| 17                                                                                                   | NOTICE: YOU ARE REQUIRED TO FILE A WRITTEN RESPONSE TO THI                                                                                                                                                       |                                                  |
| 18                                                                                                   | PROVIDE THE UNDERSIONED WITH A COPY OF YOUR RESPONSE WITH<br>FAILURE TO FILE A WRITTEN RESPONSE WITH THE CLUERK OF THE COL<br>MOTION MAY RESULT IN THE REQUESTED RELIEF BEING GRANTEE<br>SCHEDULED HEARING DATE. | JRT WITHIN TEN (10) DAYS OF YOUR RECEIPT OF THIS |
| 20                                                                                                   | MOTION                                                                                                                                                                                                           |                                                  |
| 21                                                                                                   | TO REDUCE ARREARS IN CHILD SU                                                                                                                                                                                    |                                                  |
| 22                                                                                                   | ESTABLISH A SUM CERTAIN DUE                                                                                                                                                                                      |                                                  |
| 23                                                                                                   | SUPPORT, AND FOR ATTORNE                                                                                                                                                                                         |                                                  |
| 24                                                                                                   | On March 13, 2006, the United States District                                                                                                                                                                    |                                                  |
| 25                                                                                                   | Judgment in an action between these parties, finding the a among other findings of fact, and granting various rel                                                                                                |                                                  |
| 26                                                                                                   | comport with the form required for such orders (as a dolla                                                                                                                                                       |                                                  |
| 27                                                                                                   |                                                                                                                                                                                                                  | a sun centany, indernig its enforcement.         |
| 28                                                                                                   | ' In accordance with NRS 125B.070.                                                                                                                                                                               |                                                  |
| WILLICK LAW GROUP<br>2501 Ext Borstan Road<br>5.80 200<br>Las Vegos, NV 89110/2101<br>(702) 438-4100 |                                                                                                                                                                                                                  | 3 (Mc)                                           |

| š 5                                                                                                      |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                            |
|----------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| 1<br>2<br>3<br>4<br>5<br>6                                                                               | This Court has jurisdiction, as it entered the controlling support order, which has never been registered elsewhere for modification. Both of the parties, and the children, live outside of the state of Nevada, and Scotlund refuses to honor the terms of the federal court <i>Judgment</i> .<br>As a matter of comity, the federal District Court's <i>Judgment</i> should be recognized and restated in a State court judgment to allow for recovery and enforcement of the child support arrearages. |
| 7<br>8<br>9<br>10                                                                                        | This Motion is based upon all the pleadings and papers on file, the following Points and<br>Authoritics, the attached Affidavit of Defendant's counsel, and any oral argument that this Court<br>may wish to entertain.                                                                                                                                                                                                                                                                                    |
| 11<br>12<br>13<br>14                                                                                     | NOTICE OF MOTION         TO:       ROBERT SCOTLUND VAILE, Plaintiff, now in proper person.         YOU WILL PLEASE TAKE NOTICE that the undersigned will bring the above and                                                                                                                                                                                                                                                                                                                               |
| 15<br>16<br>17<br>18                                                                                     | foregoing Motion on for hearing before the above-entitled Court located at 601 N. Pecos, Las Vegas,<br>01-15-08<br>9:00 am, 2007, at the hour of o'clockm.,<br>in Department I of said Court.                                                                                                                                                                                                                                                                                                              |
| 19<br>20                                                                                                 | POINTS AND AUTHORITIES                                                                                                                                                                                                                                                                                                                                                                                                                                                                                     |
| 21<br>22<br>23<br>24                                                                                     | <ul> <li>FACTS</li> <li>Cisilie asks that this Court take judicial notice of the factual findings contained within the</li> <li>Nevada Supreme Court Opinion issued on April 11, 2002, and the United States District Court</li> </ul>                                                                                                                                                                                                                                                                     |
| 25<br>26<br>27                                                                                           | factual findings issued March 13, 2006. <sup>2</sup><br><sup>2</sup> See Vaile v. Eighth Judicial Dist. Court ex rel. County of Clark, 118 Nev. 262, 44 P.3d 506 (2002); and                                                                                                                                                                                                                                                                                                                               |
| 28<br>WILLCK LAW GROUP<br>3091 East Borness Rose<br>Sue 20<br>Last Vasas IV 1981 (2010)<br>(702) 4394100 | Exhibit A. The Nevada Supreme Court Opinion is, of course, binding as "the law of case." See, e.g., Hornwood v.<br>Smith's Food King No. 1, 107 Nev. 80, 807 P.2d 208 (1991); Wickliffe v. Sunrise Hospital, 104 Nev. 777, 766 P.2d 1322<br>(1988); Black's Law Dictionary 893 (7 <sup>th</sup> ed. 1999).<br>-2-                                                                                                                                                                                          |

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|---------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| 1                                                                                                 | The parties were divorced as of August, 1998. The Decree of Divorce required Scotlund to                                                                                                                                                                                                                             |
| 2                                                                                                 | pay child support on a monthly basis to Cisilie, under a complex formula developed by him and                                                                                                                                                                                                                        |
| 3                                                                                                 | never modified by any Court, at a sum of approximately \$1,300 per month.                                                                                                                                                                                                                                            |
| 4                                                                                                 | After the recovery of the children, Norway, in April, 2002, independently issued temporary                                                                                                                                                                                                                           |
| 6                                                                                                 | custody, support, and visitation orders, but did not modify the existing Nevada support order.                                                                                                                                                                                                                       |
| 7                                                                                                 | Scotlund has acknowledged receipt of the orders obligating him to pay child support and the                                                                                                                                                                                                                          |
| 8                                                                                                 | arrearages.                                                                                                                                                                                                                                                                                                          |
| 9                                                                                                 | On February 27, 2006, this matter came before the United States District Court, District of                                                                                                                                                                                                                          |
| 10                                                                                                | Nevada. That Court, on March 13, 2006, issued its Findings of Fact and Conclusions of Law and                                                                                                                                                                                                                        |
| 12                                                                                                | Decision, <sup>3</sup> and Judgment, <sup>4</sup> awarding Cisilie arrears in child support payments, including interest and                                                                                                                                                                                         |
| 13                                                                                                | penalties as of February, 2006, in the amount of \$138,500.                                                                                                                                                                                                                                                          |
| 14                                                                                                | Scotlund has knowingly refused to provide support for his children, and his arrearages now                                                                                                                                                                                                                           |
| 15                                                                                                | greatly exceed the criminal prosecution threshold set out in NRS 201.020(2). <sup>3</sup> There is also an                                                                                                                                                                                                           |
| 16<br>17                                                                                          | outstanding contempt of court citation from the federal court that has never been responded to or                                                                                                                                                                                                                    |
| 18                                                                                                | purged.                                                                                                                                                                                                                                                                                                              |
| 19                                                                                                | The Clark County District Attorney's office has advised that enforcement of the child support                                                                                                                                                                                                                        |
| 20                                                                                                | arrearages would be facilitated by an order of this Court stating the support due as a sum certain due                                                                                                                                                                                                               |
| 21                                                                                                |                                                                                                                                                                                                                                                                                                                      |
| 22                                                                                                | <sup>3</sup> Exhibit A, copy of the District Court's Findings of Fact and Conclusion of Law and Decision.                                                                                                                                                                                                            |
| 23<br>24                                                                                          | <ul> <li><sup>4</sup> Exhibit B, copy of the District Court's <i>Judgment</i>.</li> <li><sup>5</sup> A person who violates the provisions of subsection 1 is guilty of a category C felony and shall be punished</li> </ul>                                                                                          |
| 25                                                                                                | as provided in NRS 193.130 if:<br>(a) His arrearages for nonpayment of the child support or spousal support ordered by a court total                                                                                                                                                                                 |
| 26                                                                                                | \$10,000 or more and have accrued over any period since the date that a court first ordered the<br>defendant to provide for such support; or                                                                                                                                                                         |
| 27                                                                                                | (b) It is a second or subsequent violation of subsection 1 or an offense committed in another<br>jurisdiction that, if committed in this state, would be a violation of subsection 1, and his arrearages for<br>nonpayment of the child support or spousal support ordered by a court total \$5,000 or more and have |
| 28                                                                                                | accrued over any period since that date that a court first ordered the defendant to provide for such<br>support.                                                                                                                                                                                                     |
| WLICK LW GROUP<br>3991 Essi Bonaya Rood<br>Suita 200<br>Les Yeges, NV B91102101<br>(702) 438-4100 | -3-                                                                                                                                                                                                                                                                                                                  |
|                                                                                                   |                                                                                                                                                                                                                                                                                                                      |

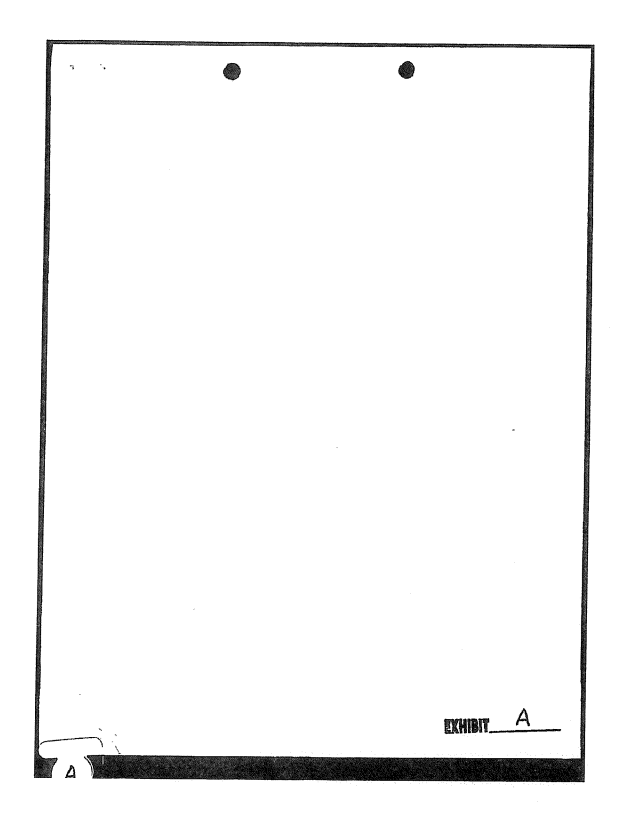
| ÷.,                                                                                                   |                                                                                                                                                                                                                                    |
|-------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| 1                                                                                                     | each month; they also suggest that the State court order setting prospective support should                                                                                                                                        |
| 2                                                                                                     | acknowledge the child support arrears already found to exist during the federal proceedings.                                                                                                                                       |
| 3                                                                                                     | The Judgment issued by the United States District Court has continued to accrue interest and                                                                                                                                       |
| 5                                                                                                     | penalties and has aroun to an overall pressage of \$725 884 005 no of Maximum 2, 2007. Maithou                                                                                                                                     |
| 6                                                                                                     | of the parties currently are living in Nevada. Cisilie and the children are residents of Norway, and                                                                                                                               |
| 7                                                                                                     | Scotlund now lives in California. <sup>7</sup>                                                                                                                                                                                     |
| . 8                                                                                                   | This Motion follows.                                                                                                                                                                                                               |
| 9                                                                                                     |                                                                                                                                                                                                                                    |
| 10                                                                                                    | II. ARGUMENT                                                                                                                                                                                                                       |
| 12                                                                                                    | A. Scotlund's Child Support Arrears Should Be Reduced to Judgment                                                                                                                                                                  |
| 13                                                                                                    | Scotlund has knowingly refused to provide support for his children. The United States                                                                                                                                              |
| 14                                                                                                    | District Court awarded Cisilie a judgment against Scotlund for arrears in child support payments,                                                                                                                                  |
| 15                                                                                                    | including interest and penalties as of February, 2006, in the amount of \$138,500. He has ignored                                                                                                                                  |
| 16                                                                                                    | il ever since.                                                                                                                                                                                                                     |
| 18                                                                                                    | Scotlund's arrearages have continued to grow since the U.S. District Court's Judgment. <sup>8</sup>                                                                                                                                |
| 19                                                                                                    | That further accrued sum should be reduced to judgment.                                                                                                                                                                            |
| 20                                                                                                    |                                                                                                                                                                                                                                    |
| 21                                                                                                    |                                                                                                                                                                                                                                    |
| 22                                                                                                    |                                                                                                                                                                                                                                    |
| 23                                                                                                    |                                                                                                                                                                                                                                    |
| . 25                                                                                                  | <sup>6</sup> The District Attorney has been able to collect only a pittance.                                                                                                                                                       |
| 26                                                                                                    | <sup>7</sup> He has listed two addresses; P.O. Box 727 Kenwood, CA 95452; and 1435 Adobe Canyon Rd, Kenwood, CA.<br>95452.                                                                                                         |
| 27                                                                                                    | <sup>4</sup> See Exhibit C, Marshal Law calculation. The small amount that the District Attorney has been able to garnish                                                                                                          |
| 28                                                                                                    | is included. The District Attorney's Office has not provide an update as to the amounts collected at the time of the drafting of this motion, however, if received the calculations will be up date at the hearing on this matter. |
| WLICKLAW GROUP<br>3501 East Bonarca Road<br>Suita 200<br>Las Vagas, NV (93) 10-2103<br>(702) 436-4100 | -4-                                                                                                                                                                                                                                |

| æ                                                                                 |                                                                                                                                                                                                                                                         |             |
|-----------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------|
| - 1                                                                               | B. A Sum Certain Judgment Is Required to Facilitate Collection                                                                                                                                                                                          |             |
| 2                                                                                 | The 2001 amendment to NRS 125B.070 requires that all child support orders recite the                                                                                                                                                                    |             |
| 3                                                                                 | obligation as a sum certain to facilitate collection of future payments.9                                                                                                                                                                               |             |
| 4                                                                                 | Scotlund personally calculated and established the required child support as \$1,300 per                                                                                                                                                                |             |
| 5                                                                                 | month, which has never since been modified by any Court since that time. This is the sum appearing                                                                                                                                                      |             |
| 7                                                                                 | in the U.S. District Court's Findings of Fact. <sup>16</sup> Scotlund had a six-figure income throughout the                                                                                                                                            |             |
| 8                                                                                 | marriage and afterwards, and has since enhanced his income-producing capacity by addition of a law                                                                                                                                                      |             |
| و                                                                                 |                                                                                                                                                                                                                                                         |             |
| 10                                                                                | degree from Washington and Lee Law School in Virginia.                                                                                                                                                                                                  |             |
| 11                                                                                | Since Scotlund has not filed an updated AFC nor ever requested modification of the figure                                                                                                                                                               |             |
| 12                                                                                | which he established, Cisilie requests this Court establish \$1,300 per month as the sum certain dollar                                                                                                                                                 |             |
| 13                                                                                | amount due for child support both before and after the date of this motion, but restate it as a dollar                                                                                                                                                  |             |
| 14<br>15                                                                          | sum certain in keeping with the statutory mandate.                                                                                                                                                                                                      |             |
| 15                                                                                | In the Vaile Opinion, the Nevada Supreme Court found that the courts of this State had                                                                                                                                                                  |             |
| 17                                                                                | jurisdiction to order and collect child support. This Court maintains jurisdiction to enforce that                                                                                                                                                      |             |
| 18                                                                                |                                                                                                                                                                                                                                                         |             |
| 19                                                                                |                                                                                                                                                                                                                                                         |             |
| 20                                                                                |                                                                                                                                                                                                                                                         |             |
| 21                                                                                | <ul> <li><sup>6</sup> NRS 125B.070</li> <li>1. As used in this section and NRS 125B.080, unless the context otherwise requires:</li> </ul>                                                                                                              |             |
| 22                                                                                | (b) "Obligation for Support" means the sum certain dollar amount determined according to the following schedule;                                                                                                                                        |             |
| 23                                                                                | <ul><li>(1) For one child, 18 percent;</li><li>(2) For two children, 25 percent;</li></ul>                                                                                                                                                              |             |
| 24                                                                                | <ul><li>(3) For three children, 29 percent;</li><li>(4) For four children, 31 percent;</li></ul>                                                                                                                                                        |             |
| 25                                                                                | (5) For each additional child, an additional 2 percent,<br>of a parent's grossmonthly income, but not more than the presumptive maximum amount per month per child                                                                                      |             |
| 26                                                                                | set forth for the parent in subsection 2 for an obligation for support determined pursuant to subparagraphs (1) and (4), inclusive, unless the court sets forth findings of fact as to the basis for a different amount pursuant to subsection 6 of NRS |             |
| 27<br>28                                                                          | 125B.080.<br>[Emphasis added.]                                                                                                                                                                                                                          |             |
| WILLICK LAW GROUP                                                                 | <sup>16</sup> See Exhibit A at 5.                                                                                                                                                                                                                       | Attended to |
| 2591 East Bonenin Road<br>Suite 200<br>Les Vegns, NV 89110-2101<br>(732) 438-4100 | -5-                                                                                                                                                                                                                                                     |             |

| <ul> <li>support order under UJFSA until and unless some other court obtains modification jurisdiction.<sup>11</sup></li> <li>Modifying the order would require the party requesting modification to register the order where the other party lives.<sup>12</sup> Scotlund has never registered and sought modification of the support order where Cisilie lives, and Cisilie has never registered and sought modification where Scotlund lives. The Nevada order remains the controlling order. We do not seek to modify it in any way, other than to restate it as a sum certain dollar figure as required by our child support statute.</li> <li>C. Attorney Fees and Costs; Miscellaneous</li> <li>Scotlund has evaded paying support for his minor children for nearly eight years. Only a pittance of the total sum due has ever been involuntarily collected. When arrears exist, as here, NRS 125B.140 directs the Court to include in any order for enforcement of child support "A reasonable atomey's fee for the proceeding."</li> <li>Because Scotlund has refused to pay support, Cisilie requests an award of attorney's fees and costs pursuant to NRS 125.180(1):</li> <li>When either party to an action for divorce, makes default in paying any sum of money required by the judgment or order drecting the payment hereof, the district courtmay make an order directing entry of judgment for the anount of arrears, together with costs and a reasonable attorney's fee.</li> <li>The sum incurred in this motion proceeding is relatively small, compared to the hundreds of thousands of dollars his misdeeds have caused to be incurred throughout the last decade, but a summary in compliance with <i>Love</i> will be available prior to the hearing of this matter.</li> </ul> | <del>،</del> ۲           |                                                                                                                               |
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| Modifying the order would require the party requesting modification to register the order where the<br>other party lives. <sup>12</sup> Scotlund has never registered and sought modification of the support order where<br>Cisilie lives, and Cisilie has never registered and sought modification where Scotlund lives. The<br>Nevada order remains the controlling order. We do not seek to modify it in any way, other than to<br>restate it as a sum certain dollar figure as required by our child support statute.<br>C. Attorney Fees and Costs; Miscellaneous<br>Scotlund has evaded paying support for his minor children for nearly eight years. Only a<br>pittance of the total sum due has ever been involuntarily collected. When arrears exist, as here, NRS<br>125B.140 directs the Court to include in any order for onforcement of child support "A reasonable<br>attorney's fee for the proceeding."<br>Because Scotlund has refused to pay support, Cisilie requests an award of attorney's fees and<br>costs pursuant to NRS 125.180(1):<br>When either party to an action for divorce, makes default in paying any sum of money<br>required by the judgment or order directing the payment hereof, the district court may make<br>an order directing entry of judgment for the amount of arrears, together with costs and a<br>reasonable attorney's fee.<br>The sum incurred in this motion proceeding is relatively small, compared to the hundreds of<br>thousands of dollars his misdeeds have caused to be incurred throughout the last decade, but a<br>summary in compliance with <i>Love</i> will be available prior to the hearing of this matter.                                                                                                                            | 1                        | support order under UIFSA until and unless some other court obtains modification jurisdiction. <sup>11</sup>                  |
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| 8       C. Attorney Fees and Costs; Miscellaneous         10       Scotlund has evaded paying support for his minor children for nearly eight years. Only a         11       pittance of the total sum due has ever been involuntarily collected. When arrears exist, as here, NRS         12       pittance of the total sum due has ever been involuntarily collected. When arrears exist, as here, NRS         13       125B.140 directs the Court to include in any order for enforcement of child support "A reasonable         14       attorney's fee for the proceeding."         15       Because Scotlund has refused to pay support, Cisilie requests an award of attorney's fees and         16       costs pursuant to NRS 125.180(1):         18       When either pary to an action for divorce, makes default in paying any sum of money         19       an order directing entry of judgment for the amount of arrears, together with costs and a         10       reasonable attorney's fee.         11       The sum incurred in this motion proceeding is relatively small, compared to the hundreds of         12       thousands of dollars his misdeeds have caused to be incurred throughout the last decade, but a         13       summary in compliance with Love will be available prior to the hearing of this matter.         14       reasonable attorder until and mises it is ever modified by a court having valid jurisdiction under UIFSA to modify the order).                                                                                                                                                                                                                                                                                                         |                          |                                                                                                                               |
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| <ul> <li>24</li> <li>25</li> <li>26</li> <li><sup>11</sup> NRS 130.205 (A tribunal of this state issuing a support order consistent with the laws of this state has continuing jurisdiction to enforce that order until and unless it is ever modified by a court having valid jurisdiction under UIFSA to modify the order).</li> </ul>                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                     | 23                       |                                                                                                                               |
| <ul> <li><sup>11</sup> NRS 130.205 (A tribunal of this state issuing a support order consistent with the laws of this state has continuing jurisdiction to enforce that order until and unless it is ever modified by a court having valid jurisdiction under UIFSA to modify the order).</li> </ul>                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                         | 24                       | submaly in comprisive with the available prior to the nearing of this matter,                                                 |
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| 27 continuing jurisdiction to enforce that order until and unless it is ever modified by a court having valid jurisdiction under<br>UIFSA to modify the order).                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                              | 26                       |                                                                                                                               |
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| <sup>12</sup> See generally procedures set out at NRS 130.609-130.614,<br>3591 Elect Boronza Read<br>Sub 260                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                 | 3591 East Bonenza Road   |                                                                                                                               |
| 5 505 200<br>w Yogas, NZ 826 102 101<br>(702) 458-4100                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                       | Las Vogas, NV 89110-2101 | -0-                                                                                                                           |

| ŝ.,                                                                                                                                              |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                            |
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| 1<br>2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11                                                                                            | There is no indication that Scotlund will ever voluntarily pay what he owes. Seeking the assistance of the Court is Cisilie's only option and Scotlund should be held liable for having to file these motions to compel his compliance. Should he appear in this action, it is suggested that he be detained so as to also answer the outstanding contempt order entered by the federal court.<br><b>III. CONCLUSION</b> Cisilie prays that the Court enter orders:<br>1. Acknowledging the child support arrearages as set out in the <i>Judgment</i> by the United States District Court, in the amount of \$138,500 as of February 1,2006, brought forward as specified above for a total num inclusion of interest end use him a finite set of the total num inclusion of the set of |
| 12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23<br>24<br>24<br>25                                                           | <ul> <li>for a total sum, inclusive of interest and penalties, of \$235,884.09 as of November 2, 2007, the entirety of which should be reduced to judgment and ordered collectable by all lawful means.</li> <li>Restating the existing \$1,300 per month as a sum certain dollar amount of child support in that same sum, in accordance with the statutory requirement, until the emancipation of the children or further order of a court of competent jurisdiction.</li> <li>For attorney's fees and costs in the minimum amount of \$2,000.00.<sup>13</sup></li> <li>For any further relief that this Court deems proper and just. DATED this <u>1</u> day of November, 2007.</li> </ul>                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                              |
| 26<br>27<br>28<br>WILDCK LAW GROUP<br>3591 East Emergra Road<br>542<br>24<br>24<br>24<br>24<br>24<br>24<br>24<br>24<br>24<br>24<br>24<br>24<br>2 | "See Exhibil D, redacted billing statement. This amount will be updated at the time of the hearing.<br>-7-                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                 |

| s •.                                                                                                      |                                                                                                                                                                                                  | ] |
|-----------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---|
| 1<br>2                                                                                                    | AFFIDAVIT OF ATTORNEY<br>STATE OF NEVADA )                                                                                                                                                       |   |
| 3                                                                                                         | )<br>COUNTY OF CLARK )<br>Richard L. Crane, Esq., first being duly sworn, deposes and says that:                                                                                                 |   |
| 5                                                                                                         | 1 I am an attorney licensed to practice law in the State of Nevada, I am employed by the                                                                                                         |   |
| 7<br>8<br>9                                                                                               | WILLICK LAW GROUP and am one of the Nevada attorneys for Cisilie Vaile Porsboll f.k.a. Cisilie A.<br>Vaile, the Defendant in this action.                                                        |   |
| 10                                                                                                        | 2 That pursuant to NRS 15.010, and because Cisilie is a resident of Norway, I make this affidavit in her absence.                                                                                |   |
| 12                                                                                                        | 3 I have read the preceding Motion and know the contents thereof as true, except as to the matters that are stated therein on my information and belief, and as to those matters, I believe them |   |
| 14<br>15                                                                                                  | to be true. The factual averments contained in the Motion are incorporated by reference as if set                                                                                                |   |
| . 16<br>17                                                                                                | <ul> <li>forth in full herein.</li> <li>I declare under penalties of perjury under the laws of the State of Nevada that the foregoing</li> </ul>                                                 |   |
| 18<br>19                                                                                                  | is true and correct.                                                                                                                                                                             |   |
| 20<br>21                                                                                                  | RICHARD L. CRANE, ESQ.                                                                                                                                                                           |   |
| 22<br>23                                                                                                  | SIGNED and SWORN to before me<br>thisday of, 2007.                                                                                                                                               |   |
| 24<br>25                                                                                                  | STATE OF NEVADA<br>COUNTY of Clark<br>LEONARD H FOR EER R<br>APPL No (1-56951-1<br>MLAPP EPIEL AP (1-500)                                                                                        |   |
| 26<br>27                                                                                                  | said County and State                                                                                                                                                                            |   |
| 28<br>WILLCK LAW GROUP<br>S6F Enel Bonerop Rood<br>Suite 200<br>Las Vopes, Mr 801(0,210)<br>(102) 4564100 | -8-                                                                                                                                                                                              |   |



| • • •                                                                                   | ۲                                                                                            |  |  |
|-----------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------|--|--|
| base 2:02-cv-00706-RLH-RJJ Dc                                                           | curnent 314 Filed 03/13/2006 Page 1 of 11                                                    |  |  |
|                                                                                         |                                                                                              |  |  |
| 1<br>2<br>3<br>4<br>5 UNITED<br>6 DI                                                    |                                                                                              |  |  |
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| 3                                                                                       |                                                                                              |  |  |
| 4                                                                                       |                                                                                              |  |  |
|                                                                                         | STATES DISTRICT COURT                                                                        |  |  |
|                                                                                         | STRICT OF NEVADA                                                                             |  |  |
| 7<br>8 CISILIE VAILE PORSBOLL.                                                          | ,                                                                                            |  |  |
| 8 CISILIE VAILE PORSBOLL,<br>fna CISILIE A. VAILE,<br>9 individually and as Guardian of | {                                                                                            |  |  |
| KAIA LOUISE VAILE and<br>10 DAMILLA JANE VAILE, minor ch                                | )<br>ildren, )                                                                               |  |  |
| 11 Plaintiff(s),                                                                        | )<br>) 2:02-cv-0706-RLH-RJJ                                                                  |  |  |
| 12 vs.                                                                                  | ) FINDINGS OF FACT and                                                                       |  |  |
| 13 ROBERT SCOTLUND VAILE,                                                               | CONCLUSIONS OF LAW                                                                           |  |  |
| 14 Defendant(s).                                                                        |                                                                                              |  |  |
| 15                                                                                      |                                                                                              |  |  |
|                                                                                         | for trial, as duly scheduled and noticed, before the Honorable                               |  |  |
|                                                                                         | Roger L. Hunt, U.S. District Judge, on February 27, 2006. Plaintiffs were represented by and |  |  |
|                                                                                         | through their attorneys, the Willick Law Group. Defendant Robert Scotlund Vaile did not      |  |  |
|                                                                                         | essation of Defense" (#303, filed February 21, 2006), noting                                 |  |  |
|                                                                                         | ary 22, 2006, as ordered by the Court.                                                       |  |  |
| ,,                                                                                      | he pleadings, exhibits, written affidavits, and being fully                                  |  |  |
|                                                                                         | Court makes the following Findings of Fact and Conclusions                                   |  |  |
| of Law and Decision, and renders the                                                    | > Judgment filed separately herein:                                                          |  |  |
| - 25                                                                                    |                                                                                              |  |  |
| 26                                                                                      |                                                                                              |  |  |
|                                                                                         | 1                                                                                            |  |  |
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|        |          |                                                                                                          |
|        |          |                                                                                                          |
|        | 1        | FINDINGS OF FACT                                                                                         |
|        | 2        | 1. The findings of fact contained within the Opinion issued by the Nevada Supreme Court                  |
|        | 3        | on April 11, 2002, <sup>1</sup> are entitled to recognition by this Court; this Court exercises its      |
|        | 4        | discretion to take judicial notice of the factual findings contained within that Opinion,                |
|        | 5        | which are adopted and relied upon herein to the degree not otherwise specifically                        |
|        | 6        | addressed in these Findings of Fact.                                                                     |
|        | 7        | 2. Plainiff Cisilie Porsboll, formerly known as Cisilie Valle, is a citizen and resident of              |
|        | 8        | Norway. Defendant R, Scotlund Vaile is a citizen of the United States who currently                      |
|        | 9        | claims residence in the State of Virginia, where he has indicated he is enrolled in law                  |
|        | 10       | school. Plaintiffs Kaia and Kamilia Vaile are the minor children of Cisilie and Scotlund,                |
|        | 11       | and are residents of Norway, having dual citizenship.                                                    |
|        | İ        | 3. As of August 1998, when the parties were divorced, Cisilie had physical custody of both               |
|        | 13       | children, in Norway.                                                                                     |
|        |          | 4. Defendant Scotlund intentionally committed a fraud upon the Eighth Judicial District                  |
|        | 15       | Court in and for the County of Clark, State of Nevada in his initial "Complaint for                      |
|        | 16       | Divorce," in Vaile v. Vaile, Case No. D230385. He made further and other false asser-                    |
|        | 17       | tions of fact in his later Motion filed in that case, under which he fraudulently induced                |
|        | 18       | Judge Steel of that court to issue a change in custody. That Order was never domesti-                    |
|        | 19       | cated in Norway, and was ultimately set aside by the Nevada courts.                                      |
|        | 1        | Defendant Scotlund violated federal law in seeking and obtaining "replacement" pass-                     |
|        | 21<br>22 | ports for the children that were subsequently utilized as part of their abduction or kidnap from Norway. |
|        | 1        | Defendant Scotlund conspired with his friend, Anne Fonde DeBorgraaf, his brother-in-                     |
|        | 24       | law, Scott Bishop, and his parents, Buck and Janitye Vaile, to abduct the children from                  |
|        | 25 -     |                                                                                                          |
|        |          | 1<br>ne Vaile v. District Court, 118 Nev. 262, 44 P.3d 506 (2002).                                       |
|        |          | 2                                                                                                        |
|        | 1        | . 4                                                                                                      |
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|                                           | 1              |                                                             |                               |                                           |  |  |  |
| : Hereit                                  | 2              | IN THE SUPREME COURT OF THE STATE OF NEVADA                 |                               |                                           |  |  |  |
|                                           | 3              | * * * * *                                                   |                               |                                           |  |  |  |
|                                           | 4              | CISILE A. PORSBOL F/K/A CISILIE ANNE VAILE,                 | S.C. NO.<br>D.C. NO:          | 53798<br>98-D-230385-D                    |  |  |  |
|                                           | 5              | Appellant,                                                  | D.0                           |                                           |  |  |  |
|                                           | 6              | VS.                                                         |                               |                                           |  |  |  |
| ÷.0                                       | 7              | ROBERT SCOTLUND VAILE,                                      | Electronic                    | solly Filed                               |  |  |  |
|                                           | 8              | Respondent.                                                 | Sep 02 20                     | cally Filed<br>009 02:28 p.m.<br>Lindeman |  |  |  |
| 6 <sup>11</sup> 1                         | 9              |                                                             | Tracie K.                     | Lindeman                                  |  |  |  |
|                                           | 10             |                                                             | . 0.1                         |                                           |  |  |  |
|                                           | 11             | Appeal from a Judgmer<br>Eighth Judicial District Court F   | it of the<br>Family Division  |                                           |  |  |  |
|                                           | 12             |                                                             |                               |                                           |  |  |  |
|                                           | 13             | APPELLANT'S A                                               | DDENT                         |                                           |  |  |  |
|                                           | 14             | PARELLIPIN S F                                              |                               |                                           |  |  |  |
|                                           | 15             | Volume                                                      |                               |                                           |  |  |  |
| 3                                         | 16             |                                                             |                               |                                           |  |  |  |
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|                                           | 22             |                                                             |                               |                                           |  |  |  |
|                                           | 23             |                                                             |                               |                                           |  |  |  |
|                                           | 24             | MARSHAL S. WILLICK, ESQ.                                    |                               | SCOTLUND VAILE                            |  |  |  |
|                                           | 25             | Attorney for Appellant<br>Nevada Bar No. 002515             | P.O. Box 727                  | Proper Person                             |  |  |  |
|                                           | 26             | 3551 E. Bonanza Road, Suite 101<br>Las Vegas, NV 89110-2198 | Kenwood, Cal<br>(707) 833-235 | 1fornia 95452<br>0                        |  |  |  |
| 100<br>Malakaranoona                      | 27             | (702) 438-4100                                              |                               |                                           |  |  |  |
|                                           | 28             |                                                             |                               |                                           |  |  |  |
| VILLICK LAW<br>3591 East Bona<br>Suite 20 | nza Road<br>10 |                                                             |                               |                                           |  |  |  |
| as Vegas, NV 8<br>(702) 438-4             |                |                                                             |                               |                                           |  |  |  |
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# INDEX

| VOL | DESCRIPTION OF DOCUMENT                                                                                                                                          | DATE<br>FILED | PAGE NUMBER       |
|-----|------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------|-------------------|
| 1   | Answer to Complaint for Divorce                                                                                                                                  | 08/07/1998    | CAV00028-CAV00030 |
| 1   | Complaint for Divorce                                                                                                                                            | 08/07/1998    | CAV00001-CAV00027 |
| 1   | Decree of Divorce                                                                                                                                                | 08/21/1998    | CAV00031-CAV00060 |
| 1   | Defendant's Fourth Supplement                                                                                                                                    | 07/30/2008    | CAV00171-CAV00195 |
| 2   | Defendant's Supplemental Brief on<br>Child Support Principal, Penalties, and<br>Attorneys Fees                                                                   | 08/14/2008    | CAV00238-CAV00283 |
| 2   | Excerpts from Transcript of hearing                                                                                                                              | 06/11/2008    | CAV00468-CAV00472 |
| 2   | Excerpts from Transcript of hearing                                                                                                                              | 07/11/2008    | CAV00400-CAV0046' |
| 1   | Friend of the Court Brief                                                                                                                                        | 07/09/2008    | CAV00154-CAV00170 |
| 1   | Motion to Reduce Arrears In Child<br>Support to Judgment, To Establish A<br>Sum Certain Due Each Month in Child<br>Support, and For Attorney's Fees And<br>Costs | 11/14/2007    | CAV00090-CAV00122 |
| 2   | Notice of Appeal                                                                                                                                                 | 05/06/2009    | CAV00373-CAV00373 |
| 1   | Notice of Entry of Decree of Divorce                                                                                                                             | 08/26/1998    | CAV00061-CAV00089 |
| 2   | Notice of Entry of Findings of Fact,<br>Conclusions of Law, Final Decision and<br>Order                                                                          | 10/09/2008    | CAV00344-CAV00372 |
| 2   | Notice of Entry of Order and Order for<br>Hearing Held June 11, 2008                                                                                             | 09/11/2008    | CAV00339-CAV00343 |
| 1   | Notice of Entry of Order and Order for<br>Hearing Held January 15, 2008                                                                                          | 01/15/2008    | CAV00144-CAV00153 |
| 1   | Notice of Entry of Order Amending the<br>Order of January 15, 2008                                                                                               | 03/25/2008    | CAV00125-CAV00128 |
| 2   | Notice of Entry of Findings of Fact,<br>Conclusions of Law, Final Decision<br>and Order Re: Child Support Penalties<br>NRS 125B.095                              | 04/17/2009    | CAV00376-CAV00399 |
| 1   | Order Amending the Order of January 15, 2008                                                                                                                     | 03/20/2008    | CAV00129-CAV00143 |
| 1   | Order on Defendant's Motion to Reduce<br>Arrears in Child Support to Judgment                                                                                    | 01/15/2008    | CAV00134-CAV00124 |
| 1   | Order for Hearing Held June 11, 2008                                                                                                                             | 08/15/2008    | CAV00235-CAV00237 |

WILLICK LAW GROUP 3591 East Bonanza Road Suite 200 as Vegas, NV 89110-2101 (702) 438-4100

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| VOL           | DESCRIPTION OF DOCUMENT                                                                                                                                                                    | DATE<br>FILED | PAGE NUMBER      |
|---------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------|------------------|
| 1             | Plaintiff's Supplemental Brief RE: Child<br>Support Principal, Penalties, and<br>Attorney Fees                                                                                             | 08/01/2008    | CAV00196-CAV0023 |
| 1             | Supplement to Defendant's Motion to<br>Reduce arrears In Child Support to<br>Judgment, to Establish a Sum Certain<br>Due Each Month In Child Support, and<br>For Attorney's Fees and Costs | 01/16/2008    | CAV00129-CAV0013 |
| 2             | Supplemental Friend of the Court Brief                                                                                                                                                     | 09/05/2008    | CAV00284-CAV0033 |
| :\wp13\VAILE\ | LF0137.WPD                                                                                                                                                                                 |               |                  |
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|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--|
| 26<br>27<br>28                                                                                                                                                                      | of time.                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                |  |

| 1                                                                         |          |                                                                                          |   |
|---------------------------------------------------------------------------|----------|------------------------------------------------------------------------------------------|---|
| 1. 1. 1<br>1. 19 <b>1</b> -                                               |          |                                                                                          |   |
|                                                                           | 1        | и.                                                                                       |   |
|                                                                           | 2        | That Plaintiff and Defendant were intermarried in Salt Lake City, Utah on or             |   |
|                                                                           | 3        | about June 6, 1990, and ever since have been husband and wife. That there exists         |   |
|                                                                           | 4        | between the parties an Agreement, marked Exhibit 1, attached hereto and incorporated     |   |
|                                                                           | 6        | herein by reference, which addresses all issues concerning child custody and visitation, |   |
|                                                                           | 7        | child maintenance and support, division of assets and debts and spousal support and      |   |
|                                                                           | 8        | maintenance.                                                                             |   |
|                                                                           | 9        | и.                                                                                       |   |
|                                                                           | 10       |                                                                                          |   |
|                                                                           | 11       | That there are two minor children born the issue of this marriage, to wit: KAIA          |   |
| 17 LAW                                                                    | 12       | LOUISE VAILE, born 05/30/91 and KAMILLA JANE VAILE, born 02/13/95. There are             |   |
| ITH<br>TLOT A<br>FLOT A<br>FLOT A<br>FLOT A<br>FLOT A<br>FLOT A<br>FLOT A | 13       | no minor adopted children, and Defendant is not now pregnant to the best of Plaintiff's  |   |
| E. SM<br>COUNSI<br>AVLAND<br>NEVAD<br>382-911                             | 14       | knowledge. That all issues concerning the children are covered in the above-             | • |
| AMES<br>AND C<br>UTH MU<br>VECAS,<br>(702)                                | 16       | referenced Agreement.                                                                    |   |
| TORNEY<br>214 90<br>LAB                                                   | 17       | IV                                                                                       |   |
| 44                                                                        | 18       | That the community property of the parties be divided as set forth in the above-         |   |
|                                                                           | 19       | referenced Agreement.                                                                    |   |
|                                                                           | 20       | V.                                                                                       |   |
|                                                                           | 21<br>22 | That the community debts of the parties be divided as set forth in the above-            |   |
|                                                                           | 23       | referenced Agreement.                                                                    |   |
|                                                                           | 24       | VI.                                                                                      |   |
|                                                                           | 25       | That both parties waive any right each may have to spousal support.                      |   |
|                                                                           | 26       |                                                                                          |   |
|                                                                           | 27       |                                                                                          |   |
|                                                                           | 28       |                                                                                          |   |
|                                                                           |          | 2                                                                                        |   |
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|------------------------------------------------------------------------------------------------------------------|----------|--------------------------------------------------------------------------------------------|
|                                                                                                                  | 1        | VII.                                                                                       |
|                                                                                                                  | 2        | That the parties hereto are incompatible and there is no possibility of                    |
|                                                                                                                  | 3        | reconciliation between them, as their tastes, mental dispositions, views and likes and     |
| ^                                                                                                                | 45       | dislikes have become so widely separate and divergent.                                     |
|                                                                                                                  | 6        | WHEREFORE, Plaintiff prays for judgment as follows:                                        |
|                                                                                                                  | 7        | 1. That the bonds of matrimony now and heretofore existing between                         |
|                                                                                                                  | 8        | Plaintiff and Defendant be dissolved, set aside, and forever held for naught, and that     |
|                                                                                                                  | 9        | the parties hereto, and each of them, be restored to a single, unmarried state;            |
|                                                                                                                  | 10       | <ol> <li>That the child custody, visitation, support and maintenance be ordered</li> </ol> |
| N.                                                                                                               | 11<br>12 | as set forth in Paragraph III above;                                                       |
| H<br>R AT L<br>BOLOS<br>COM                                                                                      | 13       | 3. That the community property be divided as set forth in Paragraph IV                     |
| SMITH<br>SMITH<br>NUBELO<br>LAND PA<br>LAND PA<br>LAND PA<br>LAND PA<br>LAND PA<br>LAND PA<br>LAND PA<br>LAND PA | 14       | above;                                                                                     |
| 125 E.<br>VD COU<br>1 MARVI<br>1 MARVI<br>1 MAR994<br>(AM8994<br>(AM8994<br>(AM8994                              | 15       | <ol> <li>That the community debts be divided as set forth in Paragraph V above;</li> </ol> |
| JAM<br>INEY AI<br>AS VEC                                                                                         | 16       | 5. For such other and further relief as this Court may deem just and proper                |
| ROTTA<br>15<br>1                                                                                                 | 17       | in the premises,                                                                           |
|                                                                                                                  | 18       | DATED this $1^{4}$ day of July, 1998.                                                      |
|                                                                                                                  | 20       | DATED UNIS I day of July, 1990                                                             |
|                                                                                                                  | 21       | JAMES E. SMITH, ESQUIRE                                                                    |
|                                                                                                                  | 22       | Nevada Bar #000052<br>214 South Maryland Parkway                                           |
|                                                                                                                  | 23       | Las Vegas, Nevada 89101<br>(702) 382-9181                                                  |
|                                                                                                                  | 24       | Attorney for Plaintiff<br>R. SCOTLUND VAILE                                                |
|                                                                                                                  | 25<br>26 |                                                                                            |
|                                                                                                                  | 27       |                                                                                            |
|                                                                                                                  | 28       |                                                                                            |
|                                                                                                                  |          | Э                                                                                          |
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|                                                                                                                  |          |                                                                                            |

1 VERIFICATION STATE OF NEVADA ) 2 )ss: COUNTY OF CLARK з ) 4 R. SCOTLUND VAILE, being first duly sworn, deposes and says, that he 5 is the Plaintiff in the above-entitled action, that he has read the foregoing Complaint 6 for Divorce and knows the contents thereof, and that the same are true of his own 7 knowledge, except for those matters therein stated on information and belief, and as 8 to those matters he believes them to be true. 9 10 Ung 0 11 R. SCOTLUND VAILE 12 SUBSCRIEED and SWORN to before me 07/74/98. 13 MELODI LEAV(TT Notary Public - Nevada No. 94-3523-1 TEMS sti Leavite 14 NEVAD My appt. exp. Apr. 8, 2002 NOTARY PUBLIC in and for said County and State 15 16 17 18 19 20 21 22 23 24 25 26 27 28 4

AGREEMENT made as of July \_\_\_\_, 1998 by and between R. Scotlund Vaile (hereinafter referred to as the "Husband" or "Scotlund"), and Cisilie A. Vaile (hereinafter referred to as the "Wife" or "Cisilie").

# RECITALS

WHEREAS, the parties were married on June 6, 1990 in Salt Lake City, Utah, United States of America;

WHEREAS, the Husband is a citizen of the United States of America, and the Wife is a citizen of Norway and a permanent resident of the United States of America;

WHEREAS, there are two children born of the marriage, namely, Kaia Louise Vaile, born on May 30, 1991 and Kamilla Jane Vaile, born on February 13, 1995;

WHEREAS, certain unhappy and irreconcilable differences have arisen between the parties as a result of which the parties have concluded that they are incompatible with each other and have agreed to live separate and apart from each other, and it is their intention to live separate and apart from each other for the rest of their natural lives; and

WHEREAS, the parties desire that this Agreement, which is entered into after due and considered deliberation, shall constitute an agreement of separation between them and shall determine the rights of the parties with respect to all property, whether real or personal, wherever situated, now owned by the parties or either of them, or standing in their respective names or which may hereafter be acquired by either of the parties, and shall determine all other rights and obligations of the parties arising out of their marital relationship.

NOW THEREFORE, in consideration for the mutual promises, covenants and agreements contained herein and for other good and valuable consideration, the parties agree as follows:

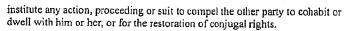
### ARTICLE I Separation of the Husband and the Wife

1. Separation. The parties have agreed to live separate and apart from each other, and they shall hereafter live separate and apart from the other free from interference of any marital authority or control of the other, as fully as if each were sole and unmarried, and each may conduct, carry on and engage in any employment, profession, business or trade which he or she may desire to pursue, free from interference or any marital authority or control of the other party.

2. No Interference. Neither party shall in any manner annoy, molest or otherwise interfere with the other party, nor shall either party at any time

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Initials: CAVIZE



#### ARTICLE II Each Party Shall be Free to Institute Suit for Divorce

1. Each of the parties shall be free at any time hereafter to institute suit for absolute divorce against the other. The execution of this Agreement shall not be deemed to constitute a waiver or forgiveness of any conduct on the part of either party which may constitute grounds for divorce.

2. Notwithstanding paragraph 1 of this Article, the parties hereby agree that they shall file for divorce, and for confirmation of the provisions governing the custody of their Children and child support contained herein, in a court of competent jurisdiction in the State of Nevada, United States of America, before July 31, 1998 or as soon as possible thereafter.

3. Each of the parties shall be responsible for his or her own legal fees in connection with instituting suit for divorce or seeking confirmation of the provisions governing the custody of their Children and child support contained herein, *provided* that in the event the parties proceed in a manner specified in paragraph 2 of this Article Scotlund shall pay all filing or other similar fees with the State of Nevada and, if they use the same attorney in connection therewith, Scotlund shall pay all fees and expenses of such attorney.

4. Each party agrees not to take any action inconsistent with their intent as expressed in paragraph 2 of this Article or any other provision of this Agreement, provided that the other party shall proceed in good faith to obtain the divorce and confirmation of the custody and child support provisions of this Agreement as specified in paragraph 2 of this Article. This paragraph 4 shall terminate on July 1, 1999.

#### <u>ARTICLE III</u> Settlement of Financial Rights and <u>Obligations Between the Spouses</u>

1. Division of Marital Property. (a) Husband's Financial Representation. The Husband hereby represents and warrants to the Wife that (i) the aggregate market value of all cash, securities and other financial assets (including any individual retirement accounts, 401(k) accounts or similar retirement or pension benefits, but only to the extent vested), currently standing to the credit of the Husband or otherwise owned by him, whether individually, jointly or otherwise, or which may be held for his benefit by any third party (other than any cash, securities and other financial assets currently standing to the credit of the Husband and the Wife, as joint tenants, tenants by the entirety or tenants in common) is the US dollar equivalent of zero U.S. dollars (US\$0.00), (ii) the Husband does not own, whether individually, jointly or otherwise, any real

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Initials: AV B





property, (iii) the Husband does not own, whether individually, jointly or otherwise, any tangible personal property that (A) has not been disclosed to the Wife and (B) individually or collectively has a fair market value in excess of US\$2,000, and (iv) the Husband has not transferred any property, whether real or personal, to any third party for less than fair value (A) within one year of the date hereof or (B) in contemplation of entering into this Agreement or secking a separation or divorce from the Wife.

Wife's Financial Representation. The Wife hereby represents (b) and warrants to the Husband that (i) the aggregate market value of all cash, securities and other financial assets (including any individual retirement accounts, 401(k) accounts or similar retirement or pension benefits, but only to the extent vested), currently standing to the credit of the Wife or otherwise owned by her, whether individually, jointly or otherwise, or which may be held for her benefit by any third party (other than any cash, securities and other financial assets currently standing to the credit of the Husband and the Wife, as joint tenants, tenants by the entirety or tenants in common) is the US dollar equivalent of zero U.S. dollars (US\$0.00), (ii) the Wife does not own, whether individually, jointly or otherwise, any real property, (iii) the Wife does not own, whether individually, jointly or otherwise, any tangible personal property that (A) has not been disclosed to the Husband and (B) individually or collectively has a fair market value in excess of US\$2,000, and (iv) the Wife has not transferred any property, whether real or personal, to any third party for less than fair value (A) within one year of the date hereof or (B) in contemplation of entering into this Agreement or seeking a separation or divorce from the Husband.

(c) Joint Financial Assets. The parties hereby acknowledge and agree that the aggregate market value of all cash, securities and other financial assets currently standing to the credit of the Husband and the Wife, as joint tenants, tenants by the entirety or tenants in common, is the US dollar equivalent of not more than US\$500.

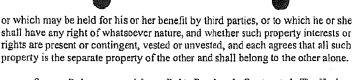
(d) Division of Financial Assets. Upon the execution of this Agreement, (i) the Husband shall pay to the Wife US\$250 in immediately available funds and (ii) the Wife shall transfer to the Husband all joint financial assets referred to in subparagraph (c) of this paragraph 1, including any credit or debit cards for which the Husband is or may be held jointly liable.

(c) Equitable Division of Tangible Personal Property. The parties agree to divide equitably between themselves, all of the furniture, furnishings, rugs, pictures, books, silver, plate, china, glassware, objects of art, and other tangible personal property acquired by them during the course of their marriage.

(f) Individual Property. Subject to the representations and warranties contained in subparagraphs (a)-(c) of this paragraph 1, the parties agree that except for the dispositions provided in subparagraphs (d) and (e) of this paragraph 1, each party shall retain full ownership and control of all property currently standing in his or her name, whether individually, jointly or otherwise,

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2. Debts. (a) Debts Previously Contracted. The Husband agrees to assume and be solely answerable and liable for all debts, charges and liabilities of whatever kind incurred by either party during their marriage and before the date hereof, and hereby covenants and agrees that he will indemnify and hold the Wife harmless from any and all claims made by third parties because of any debts, charges or liabilities incurred by either party during their marriage and before the date hereof, except for:

(i) any debts, charges or liabilities incurred by the Wife for any purpose during their marriage, whether by credit or debit card or otherwise, and before the date hereof that (A) have not been disclosed to the Husband and (B) are individually or collectively more than US\$500; and

(ii) that certain loan from Barclay's Bank incurred by the Wife in her name and represented by the note attached as Exhibit A hereto, in an aggregate principal amount of GBP 8,000, which was used by the Wife for educational and employment training purposes.

(b) Future Debts. Each party covenants and agrees that from and after the date hereof, he or she will not contract any debts, charges or liabilities for which the other party, or his or her property or estate, shall be or become answerable or liable, and each of the parties covenants and agrees that he or she will indemnify and hold the other party harmless from any and all claims made by third parties because of any debts or liabilities incurred by him or her on or after the date hereof.

3. Income Taxes. (a) Past Income Tax Liability. The Husband represents and warrants to the Wife that all U.S. Federal, State and local income taxes, all U.K. income taxes, and all income taxes of other taxing jurisdictions arising out of any income earned or realized by either party during their marriage have been paid, that no interest or penalty is due with respect to any such income taxes, and that no tax deficiency proceeding is pending or threatened against either of them with respect to such income taxes for any taxable period ending on or before December 31, 1997, and agrees to indemnify and hold the Wife harmless from and against any and all additional tax assessments, penalties and/or interest relating to any jurisdictions, except for any additional tax assessments, penalties and/or interest relating to any income earned or realized by the Wife before December 31, 1997 that (i) has not been disclosed to the Husband and (ii) is individually or collectively more than US\$2,000.

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Initials AVITEN

Current and Future Income Taxes. The Husband agrees to (b) assume and be solely answerable and liable for all U.S. Federal, State and local income taxes, all U.K. income taxes, and all income taxes of any other taxing jurisdiction arising out of any income earned or realized by either party from January 1, 1998 through the date hereof and for any income earned or realized by the Husband on or after the date hereof, and hereby covenants and agrees to indemnify and hold the Wife harmless from and against any and all such income tax liability, except for any such income taxes arising out of any income earned or realized by the Wife before the date hereof that (i) has not been disclosed to the Husband and (ii) is individually or collectively more than US\$2,000. The Wife agrees to assume and be solely answerable and liable for all U.S. Federal, State and local income taxes, all U.K. and Norwegian income taxes, and all income taxes of any other taxing jurisdiction, arising out of any income earned or realized by the Wife after the date hereof, and hereby covenants and agrees to indemnify and hold the Husband harmless from any and all such income tax liability.

(c) Audits. In the event of any audit or proposed deficiency arising out of any income earned or realized by either party during their marriage, each party will cooperate with the other to contest or compromise the proposed deficiency. Such cooperation shall include, but shall not be limited to, the following:

(i) the making available of such books, records, and other data as may be in a party's possession or under his or her control and necessary with respect to the conduct of any tax audit or examination or necessary to the resolution of any dispute arising thereunder; and

 (ii) joining in and executing any protest, petition or document in connection with any proceedings for the purpose of contesting, abating or reducing any tax, penalty or interest assessed or due or any part thereof.

4. Waivers and Releases. (a) Generally. Except as otherwise expressly provided herein, each of the parties hereby WAIVES and RELEASES any and all rights in the real or personal property of the other, or in the estate of the other, or which may be assertable against the other, which he or she has acquired or shall acquire by reason of marriage to the other, or which he or she has or shall have as a spouse, surviving spouse or former spouse of the other, whether arising under the laws of the State of Nevada or under the laws of any other jurisdiction, and whether now owned or hereafter acquired, including, without limiting the generality of the foregoing, the following:

(i) any right to have property acquired by either or both of the parties during their marriage treated as marital property or community property or quasi-community property, or to seek an equitable distribution or other division of such property, or to seek a distributive award or any other similar interest, it being the intent of each of the parties to provide for the distribution of their property by this Agreement;

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(ii) any other right to share in the property of estate of the other during his or her lifetime, however such right might arise or of whatever nature;

(iii) any right to share in the property or estate of the other upon his or her death, whether such right is in the nature of an inheritance, a right to intestate distribution, a right to elect against the will of the other, a right of curtesy, dower, spouse's exemption or allowance, a homestead right, a usufruct in the property of the other, or any other right of a nature similar to the foregoing;

(iv) any right to act as the administrator of the estate of the other, or as conservator, committee or guardian of the person or property of the other, except to the extent voluntarily appointed pursuant to an instrument executed after the date hereof, or

(v) any right to receive support or maintenance from the other during their marriage or following termination of their marriage, whether such terminiation occurs by reason of the dissolution of the marriage or by reason of the death of one of the parties, it being agreed between the parties that neither support nor maintenance is desired or necessary.

(b) Legal Actions. Each of the parties does hereby mutually release and discharge the other from any and all other actions, suits, rights, claims, demands and obligations whatsoever, both in law and in equity, which either of them ever had, now has, or hereafter may have against the other upon or by reason of any matter, cause or thing up to the date hereof, it being the intention of the parties that henceforth there shall exist, as between them, only such rights and obligations as are specifically provided for in this Agreement.

(c) Further Assurances. Each party agrees that he or she will execute any further waivers, releases, assignments, deeds or other instruments which may be necessary to effectuate or accomplish the purpose of the waivers and releases contained in this Article. In this connection, each of the parties, upon the request of the other, expressly agrees to consent to any disposition, beneficiary designation, and selection of the form of distribution of any pension or other qualified plan benefits accrued by or for the other.

(d) Future Devises or Bequests. Nothing contained in this paragraph 4 shall be deemed to constitute a waiver by either party of any devise or bequest made to him or her by any Will or Codicil of the other executed after the date of this Agreement.

5. No Spousal Support. Neither party shall have any obligation for the support or maintenance of the other party now or in the future. Each party hereby acknowledges that he or she is capable of supporting himself or herself at a standard of living acceptable to him or her and waives his or her right, if any, to receive any support or maintenance from the other party now and forever more.

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1. Joint Custody. The parties shall have joint custody of their children, Kaia Louise Vaile (hereinafter "Kaia") and Kamilla Jane Vaile (hereinafter "Kamilla") during their minority (Kaia and Kamilla are hereinafter sometimes collectively referred to as the "Children" and individually referred to as a "Child").

2. Primary Residence. Subject to the visitation rights set forth in paragraph 3 of this Article, each Child's primary residence during her minority shall be as follows (the party with whom such Child has primary residence being referred to hereinafter as the "Residential Parent" for such Child and the other party being hereinafter referred to as the "Non-Residential Parent" for such Child):

(a) Until Age 10. Until July 1 of the year in which each Child shall have reached the age of ten (10) years old, such Child's primary residence shall be with Cisilie.

(b) From Age 10 to Age 11. From July 1 of the year in which each Child shall have reached the age of ten (10) years old until July 1 of the year in which such Child shall have reached the age of eleven (11) years old, such Child's primary residence shall be with Scotlund.

(c) From Age 11 to Age 12. From July 1 of the year in which each Child shall have reached the age of eleven (11) years old until July 1 of the year in which such Child shall have reached the age of twelve (12) years old, such Child's primary residence shall be with Cisilie.

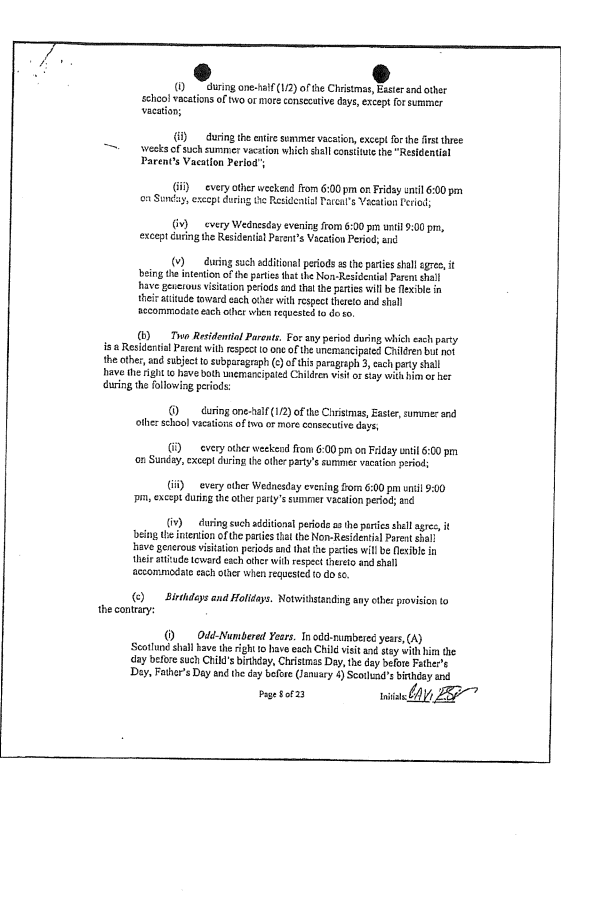
(d) After Age 12. On July 1 of the year in which each Child shall have reached the age of twelve (12) years old and on July 1 of each year thereafter, such Child shall have the right to choose whether such Child's primary residence until July 1 of the next succeeding year shall be with Cisilie or Scotlund, and the party that is not selected shall respect the choice of the Child.

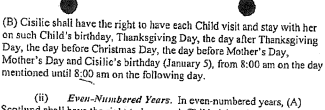
3. *Visitation Rights.* Notwithstanding paragraph 2 of this Article, the parties shall have the following visitation rights:

(a) One Residential Parent. For any period during which each unemancipated Child shall have the same Residential Parent, and subject to subparagraph (c) of this paragraph 3, the Non-Residential Parent-shall have the right to have such unemancipated Child visit or stay with him or her during the following periods:

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Scotlund shall have the right to have each Child visit and stay with him on such Child's birthday, Thanksgiving Day, the day after Thanksgiving, the day before Christmas Day, the day before Father's Day, Father's Day and Scotlund's birthday (January 5) and (B) Cisilie shall have the right to have each Child visit and stay with her on the day before such Child's birthday, Christmas Day, the day before Mother's Day, Mother's Day and the day before (January 4) Cisilie's birthday, from 8:00 am on the day mentioned until 8:00 am on the following day.

(d) Foreign Travel. Without limiting the generality of each party's right to travel with the Children, each party shall be free to travel with the Children within or outside the United States to the extent such travel is consistent with the other party's visitation or Residential Parent's rights hereunder,

4. Residency in the United States. (a) Generally. Subject to paragraph 5, each party covenants and agrees that if at any time it shall be the Residential Parent and for so long as it remains the Residential Parent, such party shall make its primary residence in the United States of America in the greater metropolitan areas of Las Vegas, Nevada; Salt Lake City, Utah; San Francisco, California; San Diego, California; Denver, Colorado; Charlotte, North Carolina; Boston, Massachusetts; or any other city on which the parties shall hereafter mutually agreement by amendment to this Agreement in accordance with paragraph 2 of Article VIII (each an "Accepted Metropolitan Area"). Each party that is now or shall hereafter become a Residential Parent shall endeavor to provide the Non-Residential Parent with a reasonable opportunity to reside within twenty miles of the Residential Parent in one of the Accepted Metropolitan Areas.

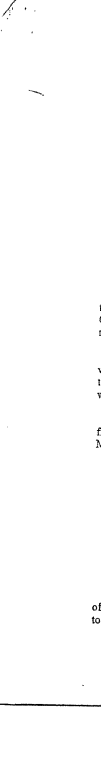
(b) Initial Residential Parent. Subject to paragraph 5, Cisilie agrees that as the initial Residential Parent she will take up residence within twenty miles of Scotlund's place of residence in whichever of the Accepted Metropolitan Areas that he shall have selected (the "Initial Accepted Metropolitan Area"), subject to the following conditions:

 Cisilie shall have no obligation to move to the United States to take up residence there before July 1, 1999;

(ii) Scotlund shall have given Cisilic at least four weeks prior notice of the timing of such move;

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Initials AV EV



(iii) Scotlund shall pay or cause his employer to pay all of Cisilie's and the Children's reasonable moving expenses from Oslo, Norway to the Initial Accepted Metropolitan Area, including:

(A) prepaid airfare (via London or otherwise);

(B) moving expenses for a reasonable amount of personal effects;

(C) meals and lodging in London or any other destination between Norway and the Initial Accepted Metropolitan Area where they are required to stay overnight;

(D) meals and lodging at the Initial Accepted Metropolitan Area until Cisilie is able to move into a suitable apartment for herself and the Children, but in no event for more than 21 days after their arrival; and

(E) the first month's rent for the apartment selected by Cisilie for herself and the Children in the Initial Accepted Metropolitan Area.

(iv) There shall at the time Cisilie first arrives and shall thereafter continue to be reasonably suitable and affordable housing for Cisilie and the Children within twenty miles of Scotlund's place of residence in the Initial Accepted Metropolitan Area.

(v) Cisilie shall have the right to change her place of residence within the Initial Accepted Metropolitan Area at any time and as many times as she wishes, provided that her new place of residence remains within twenty miles of Scotlund's initial place of residence.

(vi) Cisilie shall have the right to change her place of residence from the Initial Accepted Metropolitan Area to any other Accepted Metropolitan Area, upon the occurrence of any of the following events:

(A) Scotlund shall have relocated his place of residence more than 100 miles from the center of the Initial Accepted Metropolitan Area;

(B) there is no longer reasonably suitable and affordable housing for Cisilic and the Children within the Initial Accepted Metropolitan Area; or

(C) the parties shall have mutually agreed in writing.

(vii) If Scotlund shall have moved more than twenty (20) miles of Cisilie's place of residence, Cisilie shall have no obligation to relocate to within twenty (20) miles of his new residence, but instead shall be free

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to relocate anywhere within the Initial Accepted Metropolitan Area subject to her general obligation set forth in the second sentence of paragraph 4(a) of this Article.

(viii). Cisilie shall have the right to change her place of residence from the Initial Accepted Metropolitan Area to anywhere in the world if she is no longer a Residential Parent.

5. Temporary Residence in Norway. (a) From the date hereof until the later of July 1, 1999 and the date on which Scotlund shall have arranged to move Cisilie and the Children to the United States in accordance with paragraph 4(b), Cisilie shall have the right to reside with the Children in the greater metropolitan area of Oslo, Norway.

(b) Scotlund's Visitation Rights. In addition to his visitation rights contained in paragraphs 3(a)(v) and 3(c) of this Article, but in lieu of his visitation rights contained in paragraphs 3(a)(i), (ii), (iii) and (iv) and 3(b) of this Article, Scotlund shall have the right to have each Child visit and stay with him as follows:

(i) during one of the Children's school vacations other than Christmas vacation, in Norway or outside Norway; and

 two four-day weekends per month, in Norway, provided he gives Cisilie at least two-weeks prior notice of each visit.

(c) Private Education. For so long as Kaia resides in Norway, Scotlund shall have the right to select and pay for her education at a school located within twenty kilometers of Oslo's center.

6. Information About Children's General Welfare. Each party agrees to keep the other reasonably informed of the whereabouts of the Children, and agrees that if either of them has knowledge of any serious illness or accident or other circumstances affecting either of the Children's health or general welfare, prompt notice thereof will be given to the other of such circumstances.

7. Fostering Good Feelings. Each party shall exert every reasonable effort to maintain free access and unhampered contact between the Children and the other party and to foster a feeling of affection between the Children and the other party. Neither party shall do anything that may estrange the Children from the other party or injure the Children's opinion as to the other party or that may hamper the free and natural development of the Children's love and respect for the other party.

8. Consultation. The parties agree to consult with each other with respect to the Children's education, religious training, summer camp selection, illness and operations (except in emergencies), health, welfare and other matters

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of similar importance affecting the Children, whose well-being, education and development shall at all times be the paramount consideration of the parties.

9. Access to Information. Each party shall be entitled to complete detailed information from any school and other educational institution, baby-sitting or day-care facility, religious institution, pediatrician, general physician, dentist, consultant or specialist attending either of the Children and to be furnished with copies of any reports available from them.

10. Medical. Each party agrees that in the event of serious illness of either of the Children at any time, the other party shall have the right of reasonable visitation with the ill child at the place of confinement.

11. Religious Preference. The parties agree that the Children will be raised as members of The Church of Jesus Christ of Latter-day Saints and that each Child shall be allowed to be baptized and confirmed a member of such church after reaching the age of eight (8) years. Each party shall be responsible for providing the other with evidence annually that he or she remains an active member of such church in good standing. Each party agrees that a valid temple recommend issued by such church in the other party's name shall be conclusive evidence of such activity and standing. Scotlund shall have the right to baptize and confirm each Child a member of such church, provided that he shall be a member in good standing authorized by such church to perform such ordinances at the time such Child elects to be so baptized and confirmed.

12. Telephone Calls. The Non-Residential Parent shall have the right to make one telephone call per day of not more than 30 minutes to each of the Children between the local times of 8:00 ann and 8:00 pm.

13. Surname. The Children shall not be known or registered by any surname other than "Vaile"during his or her minority.

14. Death of the Parties. The parties agree that the Children will reside with Scotlund after the death of Cisilie, and the Children will reside with Cisilie after the death of Scotlund.

15. Grandparents. The parties shall exert every reasonable effort to maintain free access between the Children and both sets of grandparents, and will allow reasonable periods of time for the Children to visit and be visited by the grandparents, provided, however, that if either Child is under the age of thirteen (13) years, he or she shall not visit the grandparents overnight unless he or she is accompanied by one of the parties.

16. No Walvers. The rights of visitation are wholly optional and the non-exercise in whole or in part, shall not constitute a waiver of visitation rights nor shall it deprive any party of the right to insist thereafter on strict compliance with visitation rights.

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(i) Gross income as should have been reported in the most recent federal income tax return, assuming U.S. residence for tax purposes, plus any tax-exempt income. For purposes of this subparagraph (i), each of the parties shall be presumed to be required to file a federal income tax return.

 (ii) To the extent not already included in gross income in subparagraph (i) of this subparagraph (b), investment income reduced by necessary sums expended in connection with such investment.

(iii) To the extent not already included in gross income in subparagraphs (i) and (ii) of this subparagraph (b), the amount of income or compensation voluntarily deferred and income received, if any, from the following sources:

- (A) workers' compensation,
- (B) disability benefits,
- (C) unemployment insurance benefits,
- (D) social security benefits,
- (E) veterans benefits
- (F) pensions and retirement benefits
- (G) fellowships and stipends, and
- (H) annuity payments.

(iv) An amount imputed as income based upon the party's former resources or income, if a court would determine that the party has reduced resources or income in order to reduce or avoid his or her obligation for child support.

(v) To the extent not already included in gross income in subparagraphs (i) and (ii) of this subparagraph (b), the following self-employment deductions attributable to self-employment carried on by the party:

(A) any depreciation deduction greater than depreciation calculated on a straight-line basis for the purpose of determining business income or investment credits; and

(B) entertainment and travel expenses deducted from business income to the extent such expenses reduce personal expenditures.

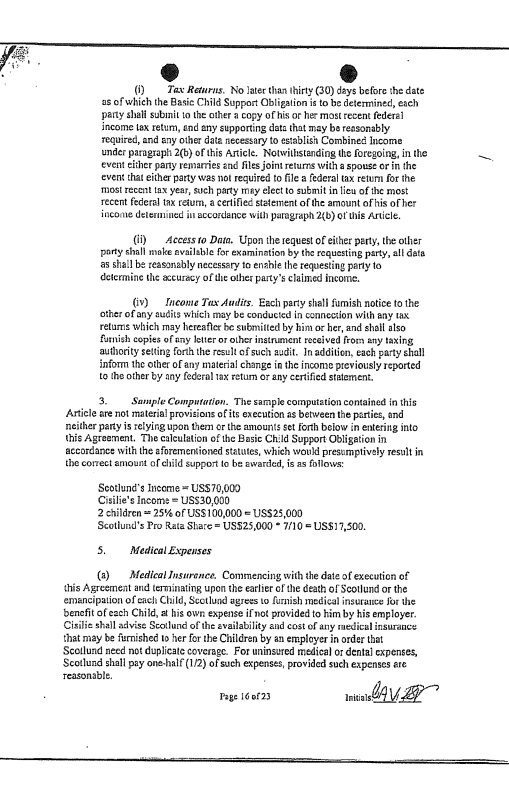
(vi) The following shall be deducted from income to the extent otherwise included in income under subparagraphs (i) to (v) of this subparagraph (b):

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| • |                                                | (A)<br>the extent the                                                                              | unreimbursed employee b<br>at such expenses reduced pe                                                                                                                                                                                                                                | ousiness expenses except to<br>rsonal expenditures;                                                                                                                                           |
|---|------------------------------------------------|----------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
|   |                                                |                                                                                                    | alimony or maintenance a<br>this Agreement pursuant to<br>tten agreement;                                                                                                                                                                                                             |                                                                                                                                                                                               |
|   |                                                |                                                                                                    | child support actually pair<br>reement on behalf of any ch<br>ity or support and who is no                                                                                                                                                                                            | ild for whom either party                                                                                                                                                                     |
|   |                                                | (D)                                                                                                | public assistance;                                                                                                                                                                                                                                                                    |                                                                                                                                                                                               |
|   |                                                | (E)                                                                                                | supplemental security inc                                                                                                                                                                                                                                                             | ome;                                                                                                                                                                                          |
|   |                                                | <b>(</b> F)                                                                                        | local income or earnings t                                                                                                                                                                                                                                                            | axes actually paid;                                                                                                                                                                           |
|   |                                                | (G)<br>actually paid;                                                                              | federal insurance contribu<br>; and                                                                                                                                                                                                                                                   | itions act (FICA) taxes                                                                                                                                                                       |
|   |                                                | provided to e<br>her regular sa<br>increased cos<br>in the United<br>annual salary<br>approximatel | any cost of living adjustm<br>d other expatriate compensa<br>ither party by his or her emp<br>lary, bonus or other income<br>t of living outside the Unite<br>States, it being understood<br>, bonus and other income as<br>y US\$70,000 and his annua<br>d other expatriate compensa | tion that shall have been<br>ployer in addition to his or<br>to compensate for the<br>d States relative to living<br>and agreed that Scotlund's<br>to f the date hereof is<br>l COLA, housing |
| , | Residential P<br>for any perio<br>unemancipate | ve percent (25%<br>Parent for two un<br>d during which<br>ed Child but cla                         | ppropriate Child Support<br>) for any period during which<br>nemancipated Children, (ii)<br>Cisilic is the Residential Pa-<br>suse (ii) is not satisfied and i<br>ther clause (i) nor clause (ii)                                                                                     | ch Cisilie is the<br>eighteen percent (18%)<br>ment for one<br>(iii) zero percent (0%) for                                                                                                    |
|   | commences) the obligation                      | 98 (the date on<br>and shall be rec<br>n exists (based t                                           | ild Support Obligation shal<br>which Scotlund's Basic Chi<br>letermined as of the first (1 <sup>s</sup><br>upon the Combined Income<br>eturn, as set forth in paragra                                                                                                                 | ld Support Obligation<br>) day of July in each year<br>for the period covered by                                                                                                              |
| ~ | (e)                                            | Tax Returns                                                                                        |                                                                                                                                                                                                                                                                                       |                                                                                                                                                                                               |
|   |                                                |                                                                                                    |                                                                                                                                                                                                                                                                                       | Initials AV 120                                                                                                                                                                               |

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(b) Insurance Reimbursements. Cisilie agrees that she will promptly fill out, execute and deliver to Scotlund all forms and provide all information, including copies of bills, in connection with any application he may make for reimbursement of medical or dental expenses under any insurance policy. Similarly, Scotlund agrees that he will promptly fill out, execute and deliver to Cisilie all forms and provide all information, including copies of bills, in connection with any application she may make for reimbursement of medical or dental expenses under any insurance policy. If either party shall have advanced moneys for such expenses that are covered by insurance and for which a recovery is made for insurance claims filed for such expenses, the payment by the insurance carrier shall belong to the party advancing such moneys and any checks or drafts or proceeds thereof from the insurance carrier shall be promptly turned over the party so advancing such moneys.

(c) *Proof of Compliance*. Scotlund will furnish to Cisilie promptly upon her request documentation and other proof of his compliance with the provisions of this paragraph 5, and Cisilie, in addition, is hereby authorized to obtain direct confirmation of compliance or noncompliance from any insurance carrier or employer.

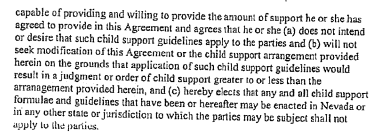
(d) Exception for Norwegian Medical Expenses. Notwithstanding the foregoing, for so long as Cisilie resides with the children in Norway, Cisilie shall be responsible for the Children's medical expenses to the extent such expenses are or may be covered by the government of Norway.

Emancipation. A child shall be deemed "emancipated" for all б. purposes of this Agreement upon the first to occur of the following events: (i) the Child's attaining the age of eighteen (18) years and high school completion or attaining the age of nineteen (19); (ii) the Child's marriage; (iii) the Child's death; (iv) the Child's full-time gainful employment excluding vacational and seasonal employment, provided, however, that if the Child shall cease to have full-time employment, then upon that event the Child shall no longer be regarded as emancipated until the occurrence of another emancipation event, as defined in (i) -(iii) above and (v) - (vii) below; (v) the Child's primary residence away from one of the party's homes other than for attendance at school; (vi) the Child's entry into the Armed Forces of the United States or into the Peace Corps or other similar service, provided, however, that upon discharge from the Armed Forces, Peace Corps or other similar service, the Child shall not be regarded as emancipated until the occurrence of another emancipation event, as defined in (i) - (v) above; or (vii) any event other than an event defined in (i) - (vi) above that would constitute emancipation under the laws of Nevada.

7. Statutory Child Support Guidelines. The parties have been advised of the guidelines for establishing appropriate amounts for child support under Nevada law and that such guidelines may provide for different amounts of child support and a different pattern of allocation than that provided in this Agreement. Each of the parties hereby voluntarily acknowledges that he or she is

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Initials AVIS



8 Personal Exemption Deduction. (a) If for the entire period of any taxable year (i) the Appropriate Child Support Percentage was at least 25%, (ii) Scotlund was the Residential Parent for one of the Children and the Appropriate Child Support Percentage was at least 18% or (iii) Scotlund was the Residential Parent for all unemancipated Children, Scotlund shall be entitled to claim on his federal income tax return for such taxable year any personal exemption deductions allowed for both Children as a dependent pursuant to the provisions of Section 151 of the United States Internal Revenue Code of 1986, as amended (the "Code"), and he shall also be entitled to claim any similar exemptions or deductions allowed by the income tax laws of the state or states in which he shall at the time reside for tax purposes, or under any other income tax law. Cisilie agrees to sign, at the request of Scotlund, a written declaration of the type contemplated by Section 152(e)(2) of the Code to the effect that she will not claim any Child as a dependent for any taxable year in which Scotlund is entitled to an exemption deduction for both Children under the terms of this paragraph.

(b) If the conditions for subparagraph (a) of this paragraph 9 are not satisfied with respect to any taxable year, then the Residential Parent for each unemancipated Child shall be entitled to claim on his or her federal income tax return any personal exemption deduction allowed for such unemancipated Child as a dependent pursuant to the provisions of Section 151 of the Code, and such party shall also be entitled to claim any similar exemption or deduction allowed by the income tax laws of the state or states in which she resides for tax purposes, or under any other income tax law. The other party will not claim such unemancipated Child as a dependent for such taxable year.

9. Life Insurance. (a) Scotlund agrees to maintain a life insurance policy on his own life in an amount equal to not less than US\$125,000 per unemancipated Child (US\$250,000 for two unemancipated Children). Scotlund agrees that he will maintain such policy in full force and effect and will not pledge, hypothecate or otherwise encumber such policy. Each unemancipated Child will be designated as an irrevocable beneficiary under the policy until her emancipation, and no one else will be designated as a beneficiary under the policy.

(b) Scotlund hereby authorizes Cisilie to obtain direct confirmation from the insurance carrier to confirm his compliance with the provisions of this

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paragraph 10 and further agrees that he will, upon demand, execute and deliver to Cisilie without charge whatever instruments, documents or authorizations may be necessary in order that Cisilie may document Scotlund's compliance with this paragraph 10.

### ARTICLE V Tax Treatment of Payments Made by One Party to the Other

No payment made in cash or in kind by Scotlund or Cisilie which may be construed as being to or for the benefit of the other, whether made hereunder or otherwise than hereunder, shall be includible in the gross income of Cisilie or Scotlund, nor deductible or creditable by Cisilie or Scotlund, for Federal or state income tax purposes.

# ARTICLE VI Costs to be Borne by Defaulting Party

If either party is in default in the performance of any of the provisions of this Agreement, and if such default is not remedied within fifteen (15) days after the sending of a written notice by registered mail to the defaulting party specifying such default, and if the other party shall institute and prevail in arbitration or legal proceedings to enforce the performance of such provisions by the defaulting party, then the defaulting party shall pay to the other party the necessary and reasonable arbitration costs, court costs and reasonable attorney's fees incurred by the other party in connection with such arbitration or legal proceedings.

### ARTICLE VII Effect of Reconciliation or **Resumption of Marital Relations;** Effect of Matrimonial Decrees

This Agreement shall not be invalidated or otherwise affected by a 1. temporary reconciliation between the parties or a resumption of marital relations between them.

The parties covenant and agree that in the event that either of them 2 shall obtain a final judgment or decree of separation or divorce, under the laws of any jurisdiction, it shall contain no provision for the support and maintenance of the Wife or the Husband and no provision for the settlement of the property rights of the parties except as herein provided.

The parties agree to submit this Agreement to the court granting 3. such separation or divorce for ratification, confirmation, approval and adoption, it being their desire that the Agreement shall be ratified, confirmed, approved and Initials /AVIZ

Page 19 of 23

# fully adopted by the court and incorporated in any such judgment or decree. Notwithstanding such incorporation, the terms and provisions of this Agreement shall not be merged in any such judgment or decree but shall in all respects survive the same. Each of the parties agrees that he or she will seek no modification of the Agreement through application to the court granting any judgment or decree of separation or divorce, or by application to any other court.

#### ARTICLE VIII General Provisions

1. Successors and Assigns. This Agreement and all the obligations and covenants hereunder shall bind the parties, their heirs, executors, administrators, legal representatives and assigns and shall inure to the benefit of their respective heirs, executors, administrators, legal representatives and assigns.

2. Amendments. No modification, rescission or amendment to this Agreement shall be effective unless in writing signed by the parties and acknowledged in the manner required to entitle a deed to be recorded.

3. Entire Agreement. This Agreement and its provisions merge any prior agreements, if any, of the parties and is the complete and entire agreement of the parties.

4. Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Nevada.

5. Further Assurances. Each of the parties, without costs to the other, shall at any time and from time to time hereafter execute and deliver any and all further instruments and assurances and perform any acts that the other party may reasonably request for the purpose of giving full force and effect to the provisions of this Agreement.

6. Complete Understanding. Each party declares that he or she has carefully read this Agreement prior to signing it and is entering into this Agreement freely and of his or her own volition, with a complete understanding of all the terms and provisions contained herein.

7. Severability. In the event that any term, provision, paragraph, or article of this Agreement is or is declared illegal, void or unenforceable, the same shall not affect or impair the other terms, provisions, paragraphs or articles of this Agreement. The doctrine of severability shall be applied. The parties do not intend by this statement to imply the illegality, voidness or unenforceability of any term, provision, paragraph or article of this Agreement.

8. No Walvers. Failure of either party to insist on the performance of any provisions herein by the other party shall not be deemed to be a waiver of such provisions thereafter or of any other provisions herein, or a waiver of any subsequent breaches thereof. No modification or waiver of any of the terms of this Agreement shall be valid unless in writing and signed by the parties.

Page 20 of 23

Initials!A

| 1 |                                                                                                                                                                                                                                                                                                         |  |
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|   | 9. Independent Legal Counsel. Each of the parties has obtained<br>independent legal advice from counsel of his or her own selection. The Husband<br>was represented by James E. Smith, Esquire, Nevada Bar Number 52. The Wife<br>was represented by David A. Stephens, Esquire, Nevada Bar Number 902. |  |
|   | 10. Captions. The captions contained in this Agreement are for<br>convenience only and are not intended to limit or define the scope or effect of any<br>provisions of this Agreement.                                                                                                                  |  |
|   |                                                                                                                                                                                                                                                                                                         |  |
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|   | Page 21 of 23 Initials (AVII)                                                                                                                                                                                                                                                                           |  |
|   | IniDais( <u>/// V/ /CV</u>                                                                                                                                                                                                                                                                              |  |

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|       | 10. Captions. The captions contained in this Agreement are for<br>convenience only and are not intended to limit or define the scope or effect of any<br>provisions of this Agreement.                                                                                                                  |
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|       | Page 21 of 23 Initials (AV/B)                                                                                                                                                                                                                                                                           |

-IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals the day and year first above written. m G Gisilie A. Vaile Cisilie A. Vaile R. Scotlund Vaile Initials: CAVED Page 22 of 23

STATE OF NEVABA ) : SS .: COUNTY OF CURK) On this  $\underline{H}^{t_{k}}$  day of  $\underline{J}_{u, L}$ ,  $\underline{J}_{k}$  before me personally came R. Scotlund Vaile to me known and known to me to be the individual described in and who executed the foregoing instrument, and he duly acknowledged to me that he executed the same. MELODI LEAVITT Notary Public - Nevada No. 94-3523-1 y appl. exp. Apr. 8, 2002 with lsa Notary Public Great Britain and Northern Ireland STATE OF London, England SS COUNTY OF Embaisy of the United States of America On this 7 day of JULY , 1998, before me personally came Cisilie A. Vaile to me known and known to me to be the individual described in and who executed the foregoing instrument, and she duly acknowledged to me that she executed the same. Notary Public DARIA DE-PIERRE-HOLLOWELL CONSUL OF THE UNITED STATES OF AMERICA LONDON, ENGLAND Initials LAVIZE Page 23 of 23

| 7                           |                                                                                         |                                            |  |  |  |
|-----------------------------|-----------------------------------------------------------------------------------------|--------------------------------------------|--|--|--|
| 100 PALON 200<br>7 7 4<br>5 | Goteborg Gata 1<br>0566 Oslo<br>NORWAY<br>011-47-22385264<br>Defendant in Proper Person | FILED<br>Aus 7 4 33 PU 99<br>Journa Junior |  |  |  |
| 7                           | DISTRICT C                                                                              | DISTRICT COURT                             |  |  |  |
| 8                           | CLARK COUNTY, NEVADA                                                                    |                                            |  |  |  |
| 9                           | R. SCOTLUND VAILE,                                                                      | i                                          |  |  |  |
| 10                          | Plaintiff,                                                                              |                                            |  |  |  |
| 11                          | VS.                                                                                     | CASE NO. D 330385                          |  |  |  |
| 12                          | CISILIE A. VAILE,                                                                       | DEPT. NO. E                                |  |  |  |
| 13                          | Defendant.                                                                              |                                            |  |  |  |
| 14                          | )                                                                                       |                                            |  |  |  |
| 15                          | ANSWER IN PROPE                                                                         | RPERSON                                    |  |  |  |
| 16                          | COMES NOW Defendant in Proper Perso                                                     | on, CISILIE A. VAILE, in response to       |  |  |  |
| 17                          | Plaintiff's COMPLAINT FOR DIVORCE as follow                                             | <u>/</u> S:                                |  |  |  |
| 18                          | 1.                                                                                      |                                            |  |  |  |
| 19                          | Answering Paragraphs I through VI of Plaintiff's COMPLAINT FOR DIVORCE,                 |                                            |  |  |  |
| 20                          | Defendant admits these allegations.                                                     | AND S COMPLAINT FOR DIVORCE,               |  |  |  |
| 21                          | borondant admits these allegations.                                                     |                                            |  |  |  |
| 22                          | 2.                                                                                      |                                            |  |  |  |
| 1                           | 23 Answering Paragraph VII of Plaintiff's COMPLAINT FOR DIVORCE, D                      |                                            |  |  |  |
| 24                          | denies this allegation.                                                                 |                                            |  |  |  |
| 25                          | 3.                                                                                      |                                            |  |  |  |
| 26<br>27                    |                                                                                         |                                            |  |  |  |
| 27                          |                                                                                         |                                            |  |  |  |
| 20                          | Notice of Entry of Judgement, and hereby conser                                         | nts that this matter be heard at any       |  |  |  |
|                             | - 1 -                                                                                   | I GEUT                                     |  |  |  |
| 11                          |                                                                                         | $\sim$                                     |  |  |  |

time of the Court's uncontested calendar. 1 2 WHEREFORE, Defendant prays that this Court enter its judgment for the 3 requested relief in Plaintiff's COMPLAINT FOR DIVORCE. 4 DATED this 31, day of July, 1998. 5 6 Vaill 280 92 2400 istie X-7 Goteborg Gata 1 8 0566 Oslo NORWAY 9 011-47-22385264 10 **Defendant in Proper Person** 11 VERIFICATION STATE OF Norway ) 12 )ss: COUNTY OF 0slo 13 ١ 14 CISILIE A. VAILE, being first duly sworn, deposes and says, that she is 15 the Defendant in the above-entitled action, that she has read the foregoing ANSWER 16 IN PROPER PERSON and knows the contents thereof, and that the same are true of 17 her own knowledge, except for those matters therein stated on information and belief, 18 19 and as to those matters she believes them to be true. 20 21 92 2900 22 SUBSCRIBED and SWORN to before me 07/31 /98. 23 Elle al 24 NOTARY PUBLIC in and for said County and State 25 Stein Elkvåg 26 Bylogd 27 28 2 -

1 ACKNOWLEDGMENT 2 STATE OF ) )SS. 3 COUNTY OF 4 On the \_\_\_\_ day of July, 1998, there appeared before me, a Notary Public, a 5 woman who identified herself to movin proper form as CISILIE A. VAILE and who 6 acknowledged to me that she signed the foregoing ANSWER IN PROPER PERSON to 7 8 her husband's COMPLAINT FOR DIVORCE. 9 10 NOTARY PUBLIC 11 12 13 14 (Conver. : · · · , 15 1. Country: nas Stein\_Eileväg Notany Public He retury Public in Office This 16 2. has 👈 17 3. ap: 👘 4.062... 18 19 93.0731. 5. at -20 Product Eliza This 21 3577/98 22 23 24 25 26 27 28 - 3 -

| ATTORY AND CONVECTOR CONVECTOR<br>ATTORY AND CONVECTOR TILW<br>214 SOUTH GARLAND FARMAN<br>LAS VERAS NEYADA BOTO<br>TANUL ALABAMYNADAC<br>MANANAMATANO SASTAND | 1<br>2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>20 | JAMES E. SMITH, ESQ.<br>Nevada Bar #000052<br>214 South Maryland Parkway<br>Las Vegas, Nevada 89101<br>702-382-9181<br>Attorney for Plaintiff,<br>R. SCOTLUND VAILE<br>DISTRICT COURT<br>CLARK COUNTY, NEVADA<br>R. SCOTLUND VAILE,<br>SSN: 519-02-6087<br>Plaintiff,<br>VS.<br>CISILIE A. VAILE,<br>SSN: 280-92-2900<br>Defendant.<br>The above entitled cause having come on for summary disposition on this day<br>before the Court, the Plaintiff having requested summary disposition by and through<br>his counsel, JAMES E. SMITH, ESQ., and the Defendant having interposed her<br>ANSWER IN PROPER PERSON, and the Court being fully advised in the premises<br>finds; that the Plaintiff is now and for more than six weeks prior to the verification of |  |  |  |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--|--|--|
|                                                                                                                                                                | 21<br>22<br>23<br>24<br>25<br>26<br>27<br>28                                                                            | the Complaint in this action has been an actual, <u>bona fide</u> resident and domiciliary of<br>the County of Clark, State of Nevada, actually and physically residing and being<br>domiciled therein during all of said period of time, and that this Court has jurisdiction<br>over both of the parties hereto and of this cause of action, that each and every one of<br>the allegations contained in Plaintiff's Complaint were and are true, that there are no<br>minor adopted children of the parties, and Defendant is not now pregnant, that the                                                                                                                                                                                                         |  |  |  |

|       | ţ.,                                   | : · · |                                                                                                                                                                                                                      |
|-------|---------------------------------------|-------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
|       | •                                     | 1     |                                                                                                                                                                                                                      |
|       |                                       | 2     | period have both waived their respective rights to spousal support, and that Defendant                                                                                                                               |
|       |                                       | 3     | has waived her rights to FINDING OF FACT, CONCLUSIONS OF LAW and written                                                                                                                                             |
|       |                                       | 4     | NOTICE OF ENTRY OF JUDGMENT, and that Plaintiff is antitled to the valid owner in                                                                                                                                    |
|       |                                       | 5     | In said Complaint when the second with the                                                                                                                                                                           |
|       |                                       | 6     | 11                                                                                                                                                                                                                   |
|       |                                       | ?     | IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the bends of                                                                                                                                                         |
|       |                                       | 8     | matrimony now and heretofore existing between Plaintiff and Defendant be dissolved,                                                                                                                                  |
|       |                                       | 9     |                                                                                                                                                                                                                      |
|       |                                       | 10    | set aside, and forever held for naught, and that the parties hereto, and each of them,<br>be restored to a single, unmarried state;                                                                                  |
|       |                                       | 11    |                                                                                                                                                                                                                      |
|       | 5 a a.                                | 12    | IT IS FURTHER HEREBY ORDERED, ADJUDGED and DECREED that the attached                                                                                                                                                 |
|       | DA BOT                                | 13    | Agreement is hereby adopted and incorporated herein as though fully set forth herein;                                                                                                                                |
|       | NEVAN<br>NEVA<br>Sez-D<br>Builth      | 14    | IT IS FURTHER HEREBY ORDERED, ADJUDGED and DECREED that with regard                                                                                                                                                  |
| UNA Y | VEGAS,<br>VEGAS,<br>(TO2)<br>Univervi | 16    | to the two minor children of the parties, to wit: KAIA LOUISE VAILE, born 05/30/91                                                                                                                                   |
| ORNE  | 214 SOU<br>LAB VE<br>C-HALL           | 17    | and KAMILLA JANE VAILE, born 02/13/95, the child custody, visitation, maintenance                                                                                                                                    |
| ł     |                                       | 18    | and support of the minor children IS HEREBY ORDERED as set forth in the above-                                                                                                                                       |
|       |                                       | 19    | referenced Agreement.                                                                                                                                                                                                |
|       |                                       | 20    | IT IS FURTHER HEREBY ORDERED, ADJUDGED AND DECREED that the parties                                                                                                                                                  |
|       |                                       | 21    |                                                                                                                                                                                                                      |
|       |                                       | 22    | understand they are bound by the provisions of NRS Chapter 125, and that the minor                                                                                                                                   |
|       |                                       | 23    | child may not be removed from the State of Nevada without consent of the parties or                                                                                                                                  |
|       |                                       | 24    | Order of the Court and that:                                                                                                                                                                                         |
|       |                                       | 25    | PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION                                                                                                                                                                        |
|       |                                       | 27    | CONCEALMENT OR DETENTION OF A CHILD IN VIOLATION OF THIS<br>ORDER IS PUNISHABLE AS A FELONY BY UP TO 6 YEARS IN PRISON.                                                                                              |
|       |                                       | 28    | iNRS 200.359 provides that every person having a limited right of<br>custody to a child or any parent having no right of custody to the child<br>who willfully detains, conceals or removes the child from a parent, |
|       |                                       |       | - 2 -                                                                                                                                                                                                                |
|       |                                       |       |                                                                                                                                                                                                                      |

| • 4<br>• 1                                                                         | ,* <sup>-</sup> . |                                                                                                                                                                                                                                                                                                       |  |
|------------------------------------------------------------------------------------|-------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--|
| -                                                                                  | 1<br>2<br>3<br>4  | the child in violation of an order of this court, or removes the child from<br>the jurisdiction of the court without consent of either the court or all<br>persons who have the right to custody or visitation is subject to being<br>punished by for a category D felony as provided in NRS 193.130. |  |
|                                                                                    | 5                 | IT IS FURTHER HEREBY ORDERED that said minor children are the habitual                                                                                                                                                                                                                                |  |
|                                                                                    | 6                 | residents of the State of Nevada and, pursuant to the provisions of NRS 125,.510(7),                                                                                                                                                                                                                  |  |
|                                                                                    | 7                 | the parties are hareby notified as follows:                                                                                                                                                                                                                                                           |  |
|                                                                                    | 8<br>9<br>10      | "the terms of the Hague Convention of October 25; 1980, adopted by<br>the 14 <sup>th</sup> Session of the Hague Conference on Private International Law,<br>apply if a parent abducts or wrongfully retains a child in a foreign<br>country."                                                         |  |
|                                                                                    | 11                | IT IS FURTHER ORDERED, ADJUDGED AND DECREED that, pursuant to the                                                                                                                                                                                                                                     |  |
| NAT LAW                                                                            | 12                | provisions of NRS 125.450 and NRS 31A, et seq., the non-custodial parent is now                                                                                                                                                                                                                       |  |
| SELOR J<br>SELOR J<br>SARO<br>SARO<br>SARO<br>SARO<br>SARO<br>SARO<br>SARO<br>SARO | 13<br>14          | notified that the withholding or assignment of wages and commissions for the                                                                                                                                                                                                                          |  |
| COUNS<br>AATLAN<br>AATLAN<br>AATLAN<br>3 332-0<br>232-0<br>232-0                   | 15                | payment of child support IS HEREBY ORDERED should any support become delinquent                                                                                                                                                                                                                       |  |
| THEY AND<br>14 BOUTH H<br>LAR VEGAS<br>17021<br>17021<br>17021                     | 16                | for 30 days, or such earlier period of time as set out in NRS 31A, et seq.;                                                                                                                                                                                                                           |  |
| 2) A 1                                                                             | 17                |                                                                                                                                                                                                                                                                                                       |  |
| Ę                                                                                  | 18                | IT IS FURTHER ORDERED, ADJUDGED AND DECREED that notice is hereby                                                                                                                                                                                                                                     |  |
|                                                                                    | 19                | given pursuant to NRS 125B.145 that the Court is required to review child support                                                                                                                                                                                                                     |  |
|                                                                                    | 20                | obligations upon request by the parent, legal guardian or an attorney every three years                                                                                                                                                                                                               |  |
|                                                                                    | 21                | to determine if the support being paid is within the formula of NRS 125B.070;                                                                                                                                                                                                                         |  |
|                                                                                    | 22                | IT IS FURTHER HEREBY ORDERED, ADJUDGED and DECREED that the                                                                                                                                                                                                                                           |  |
|                                                                                    | 23                | community property of the parties is divided as set forth in the above-referenced                                                                                                                                                                                                                     |  |
|                                                                                    | 24<br>25          | Agreement;                                                                                                                                                                                                                                                                                            |  |
|                                                                                    | 26                |                                                                                                                                                                                                                                                                                                       |  |
|                                                                                    | 2/                |                                                                                                                                                                                                                                                                                                       |  |
|                                                                                    | 28                |                                                                                                                                                                                                                                                                                                       |  |
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٠, IT IS FURTHER HEREBY ORDERED, ADJUDGED and DECREED that the 1 2 community debt of the parties is divided as set forth in the above-referenced 3 Agreement. 4 DATED and DONE this  $10^{+h}$  day of August, 1998. 5 6 **CYNTHIA DIANNE STEEL** 7 DISTRICT COURT JUDGE 8 Submitted by: 9 10 11 JAMES E. SMITH, ESO., NSB #52 214 South Maryland Pkwy. AV. 12 Les Vegas, Nevada 89101 702-382-9181 ş 13 COUNSELOP Attorney for Plaintiff R. SCOTLUND VAILE MARYLAND 9. NEVADA 1 JE2-5161 14 15 16 NGO 17 18 19 20 21 22 23 24 25 26 27 28 - 4 -

AGREEMENT made as of July \_\_\_\_, 1998 by and between R. Scotlund Vaile (hereinafter referred to as the "Husband" or "Scotlund"), and Cisilic A. Vaile (hereinafter referred to as the "Wife" or "Cisilie").

# RECITALS

WHEREAS, the parties were married on June 6, 1990 in Salt Lake City, Utah, United States of America;

WHEREAS, the Husband is a citizen of the United States of America, and the Wife is a citizen of Norway and a permanent resident of the United States of America;

WHEREAS, there are two children born of the marriage, namely, Kaia Louise Vaile, born on May 30, 1991 and Kamilla Jane Vaile, born on February 13, 1995;

WHEREAS, certain unhappy and irreconcilable differences have arisen between the parties as a result of which the parties have concluded that they are incompatible with each other and have agreed to live separate and apart from each other, and it is their intention to live separate and apart from each other for the rest of their natural lives; and

WHEREAS, the parties desire that this Agreement, which is entered into after due and considered deliberation, shall constitute an agreement of separation between them and shall determine the rights of the parties with respect to all property, whether real or personal, wherever situated, now owned by the parties or either of them, or standing in their respective names or which may hereafter be acquired by either of the parties, and shall determine all other rights and obligations of the parties arising out of their marital relationship.

NOW THEREFORE, in consideration for the mutual promises, covenants and agreements contained herein and for other good and valuable consideration, the parties agree as follows:

# ARTICLE I

# Separation of the Husband and the Wife

1. Separation. The parties have agreed to live separate and apart from each other, and they shall hereafter live separate and apart from the other free from interference of any marital authority or control of the other, as fully as if each were sole and unmarried, and each may conduct, carry on and engage in any employment, profession, business or trade which he or she may desire to pursue, free from interference or any marital authority or control of the other party.

No Interference. Neither party shall in any manner annoy, molest or otherwise interfere with the other party, nor shall either party at any time

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institute any action, proceeding or suit to compel the other party to cohabit or dwell with him or her, or for the restoration of conjugal rights.

### ARTICLE II Each Party Shall be Free to Institute Suit for Divorce

1. Each of the parties shall be free at any time hereafter to institute suit for absolute divorce against the other. The execution of this Agreement shall not be deemed to constitute a waiver or forgiveness of any conduct on the part of either party which may constitute grounds for divorce.

2. Notwithstanding paragraph 1 of this Article, the parties hereby agree that they shall file for divorce, and for confirmation of the provisions governing the custody of their Children and child support contained herein, in a court of competent jurisdiction in the State of Nevada, United States of America, before July 31, 1998 or as soon as possible thereafter.

3. Each of the parties shall be responsible for his or her own legal fees in connection with instituting suit for divorce or seeking confirmation of the provisions governing the custody of their Children and child support contained herein, *provided* that in the event the parties proceed in a manner specified in paragraph 2 of this Article Scotlund shall pay all filing or other similar fees with the State of Nevada and, if they use the same attorney in connection therewith, Scotlund shall pay all fees and expenses of such attorney.

4. Each party agrees not to take any action inconsistent with their intent as expressed in paragraph 2 of this Article or any other provision of this Agreement, provided that the other party shall proceed in good faith to obtain the divorce and confirmation of the custody and child support provisions of this Agreement as specified in paragraph 2 of this Article. This paragraph 4 shall terminate on July 1, 1999.

#### ARTICLE III Settlement of Financial Rights and Obligations Between the Spouses

1. Division of Marital Property. (a) Husband's Financial Representation. The Husband hereby represents and warrants to the Wife that (i) the aggregate market value of all cash, securities and other financial assets (including any individual retirement accounts, 401(k) accounts or similar retirement or pension benefits, but only to the extent vested), currently standing to the credit of the Husband or otherwise owned by him, whether individually, jointly or otherwise, or which may be held for his benefit by any third party (other than any cash, securities and other financial assets currently standing to the credit of the Husband and the Wife, as joint tenants, tenants by the entirety or tenants in common) is the US dollar equivation of zero U.S. dollars (USS0.00), (ii) the Husband does not own, whether individually, jointly or otherwise, any real

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property, (iii) the Husband does not own, whether individually, jointly or otherwise, any tangible personal property that (A) has not been disclosed to the Wife and (B) individually or collectively has a fair market value in excess of US\$2,000, and (iv) the Husband has not transferred any property, whether real or personal, to any third party for less than fair value (A) within one year of the date hereof or (B) in contemplation of entering into this Agreement or seeking a separation or divorce from the Wife.

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Wife's Financial Representation. The Wife hereby represents (b) and warrants to the Husband that (i) the aggregate market value of all cash, securities and other financial assets (including any individual retirement accounts, 401(k) accounts or similar retirement or pension benefits, but only to the extent vested), currently standing to the credit of the Wife or otherwise owned by her, whether individually, jointly or otherwise, or which may be held for her benefit by any third party (other than any cash, securities and other financial assets currently standing to the credit of the Husband and the Wife, as joint tenants, tenants by the entirety or tenants in common) is the US dollar equivalent of zero U.S. dollars (USS0.00), (ii) the Wife does not own, whether individually, jointly or otherwise, any real property, (iii) the Wife does not own, whether individually, jointly or otherwise, any tangible personal property that (A) has not been disclosed to the Husband and (B) individually or collectively has a fair market value in excess of US\$2,000, and (iv) the Wife has not transferred any property, whether real or personal, to any third party for less than fair value (A) within one year of the date hereof or (B) in contemplation of entering into this Agreement or seeking a separation or divorce from the Husband.

(c) Joint Financial Assets. The parties hereby acknowledge and agree that the aggregate market value of all cash, securities and other financial assets currently standing to the credit of the Husband and the Wife, as joint tenants, tenants by the entirety or tenants in common, is the US dollar equivalent of not more than USSS00.

(d) Division of Financial Assets. Upon the execution of this Agreement, (i) the Husband shall pay to the Wife USS250 in immediately available funds and (ii) the Wife shall transfer to the Husband all joint financial assets referred to in subparagraph (c) of this paragraph 1, including any credit or debit cards for which the Husband is or may be held jointly liable.

(c) Equitable Division of Tangible Personal Property. The parties agree to divide equitably between themselves, all of the furniture, furnishings, rugs, pictures, books, silver, plate, china, glassware, objects of art, and other tangible personal property acquired by them during the course of their marriage.

(f) Individual Property. Subject to the representations and warranties contained in subparagraphs (a)-(c) of this paragraph 1, the parties agree that except for the dispositions provided in subparagraphs (d) and (e) of this paragraph 1, each party shall retain full ownership and control of all property currently standing in his or her name, whether individually, jointly or otherwise,

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or which may be held for his or her benefit by third parties, or to which he or she shall have any right of whatsoever nature, and whether such property interests or rights are present or contingent, vested or unvested, and each agrees that all such property is the separate property of the other and shall belong to the other alone.

2. Debts. (a) Debts Previously Contracted. The Husband agrees to assume and be solely answerable and liable for all debts, charges and liabilities of whatever kind incurred by either party during their marriage and before the date hereof, and hereby covenants and agrees that he will indemnify and hold the Wife harmless from any and all claims made by third parties because of any debts, charges or liabilities incurred by either party during their marriage and before the date hereof, except for:

(i) any debts, charges or liabilities incurred by the Wife for any purpose during their marriage, whether by credit or debit card or otherwise, and before the date hereof that (A) have not been disclosed to the Husband and (B) are individually or collectively more than US\$500; and

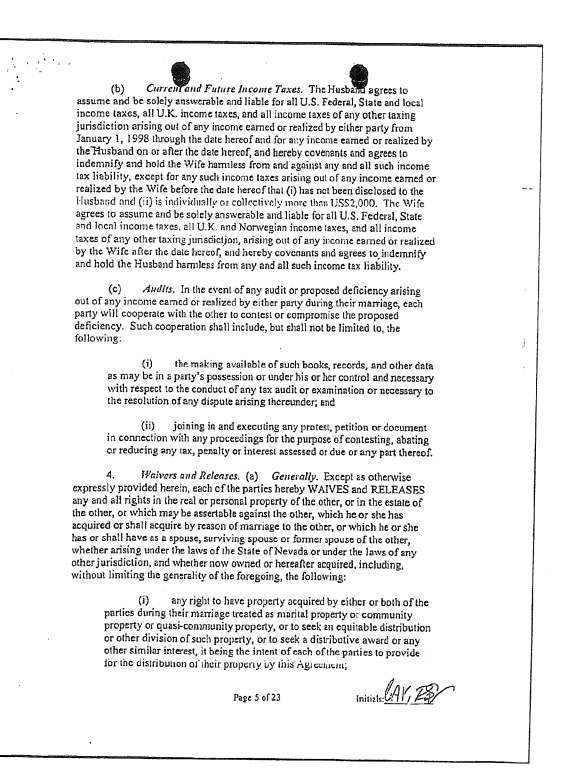
(ii) that certain loan from Barclay's Bank incurred by the Wife in her name and represented by the note attached as Exhibit A hereto, in an aggregate principal amount of GBP 8,000, which was used by the Wife for educational and employment training purposes.

(b) Future Debts. Each party covenants and agrees that from and after the date hereof, he or she will not contract any debts, charges or liabilities for which the other party, or his or her property or estate, shall be or become answerable or liable, and each of the parties covenants and agrees that he or she will indemnify and hold the other party hamless from any and all claims made by third parties because of any debts or liabilities incurred by him or her on or after the date hereof.

3. Income Taxes. (a) Past Income Tax Liability. The Husband represents and warrants to the Wife that all U.S. Federal, State and local income taxes, all U.K. income taxes, and all income taxes of other taxing jurisdictions arising out of any income earned or realized by either party during their marriage have been paid, that no interest or penalty is due with respect to any such income taxes, and that no interest or penalty is due with respect to any such income taxes, and that no interest or penalty is due with respect to any such income taxes, and that no tax deficiency proceeding is pending or threatened against either of them with respect to such income taxes for any taxable period ending on or before December 31, 1997, and agrees to indemnify and hold the Wife hamless from and against any and all additional tax assessments, penalties and/or interest relating to any income tax returns that were or should have been filed by the parties in such taxing jurisdictions, except for any additional tax assessments, penalties and/or interest relating to any income earned or realized by the Wife before December 31, 1997 that (i) has not been disclosed to the Husband and (ii) is individually or collectively more than USS2,000.

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(ii) y other right to share in the property ordetate of the other during his or her lifetime, however such right might arise or of whatever nature;

(iii) any right to share in the property or estate of the other upon his or her death, whether such right is in the nature of an inheritance, a right to intestate distribution, a right to elect against the will of the other, a right of curtesy, dower, spouse's exemption or allowance, a homestead right, a usufruct in the property of the other, or any other right of a nature similar to the foregoing;

(iv) any right to act as the administrator of the estate of the other, or as conservator, committee or guardian of the person or property of the other, except to the extent voluntarily appointed pursuant to an instrument executed after the date hereof; or

(v) any right to receive support or maintenance from the other during their marriage or following termination of their marriage, whether such terminiation occurs by reason of the dissolution of the marriage or by reason of the death of one of the parties, it being agreed between the parties that neither support nor maintenance is desired or necessary.

(b) Legal Actions. Each of the parties does hereby mutually release and discharge the other from any and all other actions, suits, rights, claims, demands and obligations whatsoever, both in law and in equity, which either of them ever had, now has, or hereafter may have against the other upon or by reason of any matter, cause or thing up to the date hereof, it being the intention of the parties that henceforth there shall exist, as between them, only such rights and obligations as are specifically provided for in this Agreement.

(c) Further Assurances. Each party agrees that he or she will execute any further waivers, releases, assignments, deeds or other instruments which may be necessary to effectuate or accomplish the purpose of the waivers and releases contained in this Article. In this connection, each of the parties, upon the request of the other, expressly agrees to consent to any disposition, beneficiary designation, and selection of the form of distribution of any pension or other qualified plan benefits accrued by or for the other.

(d) Future Devises or Bequests. Nothing contained in this paragraph 4 shall be deemed to constitute a waiver by either party of any devise or bequest made to him or her by any Will or Codicil of the other executed after the date of this Agreement.

5. No Spousal Support. Neither party shall have any obligation for the support or maintenance of the other party now or in the future. Each party hereby acknowledges that he or she is capable of supporting himself or herself at a standard of living acceptable to him or her and waives his or her right, if any, to receive any support or maintenance from the other party now and forever more.

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#### ARTICLE IV Custody and Visitation of the Children

1. Joint Custody. The parties shall have joint custody of their children, Kaia Louise Vaile (hereinafter "Kaia") and Kamilla Jane Vaile (hereinafter "Kamilla") during their minority (Kaia and Kamilla are hereinafter sometimes collectively referred to as the "Children" and individually referred to as a "Child").

2. Primary Residence. Subject to the visitation rights set forth in paragraph 3 of this Article, each Child's primary residence during her minority shall be as follows (the party with whom such Child has primary residence being referred to hereinafter as the "Residential Parent" for such Child and the other party being hereinafter referred to as the "Non-Residential Parent" for such Child):

(a) Until Age 10. Until July 1 of the year in which each Child shall have reached the age of ten (10) years old, such Child's primary residence shall be with Cisilie.

(b) From Age 10 to Age 11. From July 1 of the year in which each Child shall have reached the age of ten (10) years old until July 1 of the year in which such Child shall have reached the age of eleven (11) years old, such Child's primary residence shall be with Scotlund.

(c) From Age 11 to Age 12. From July 1 of the year in which each Child shall have reached the age of eleven (11) years old until July 1 of the year in which such Child shall have reached the age of twelve (12) years old, such Child's primary residence shall be with Cisilie.

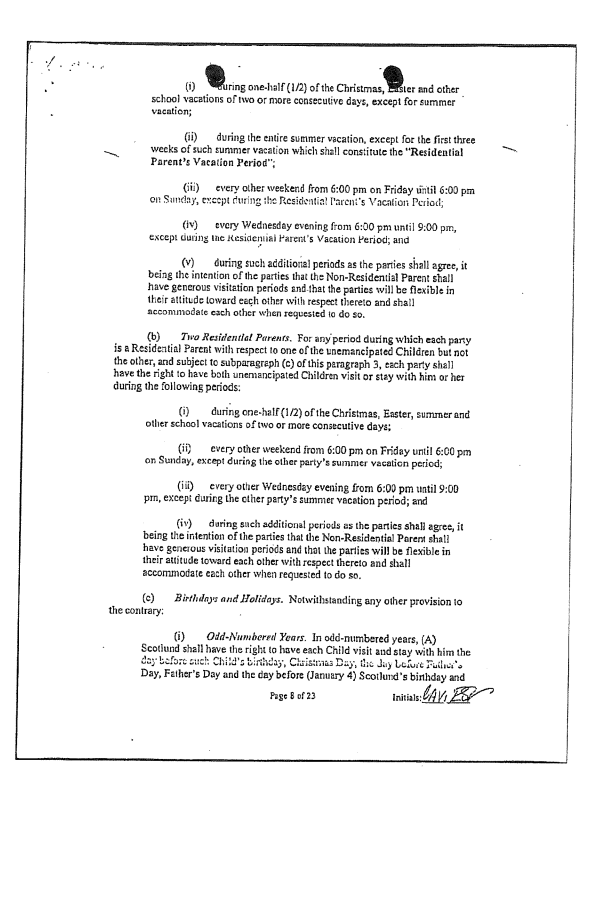
(d) After Age 12. On July 1 of the year in which each Child shall have reached the age of twelve (12) years old and on July 1 of each year thereafter, such Child shall have the right to choose whether such Child's primary residence until July 1 of the next succeeding year shall be with Cisilic or Scotlund, and the party that is not selected shall respect the choice of the Child.

3. *Visitation Rights.* Notwithstanding paragraph 2 of this Article, the parties shall have the following visitation rights:

(a) One Residential Parent. For any period during which each unemancipated Child shall have the same Residential Parent, and subject to subparagraph (c) of this paragraph 3, the Non-Residential Parent-shall have the right to have such unemancipated Child visit or stay with him or her during the following periods.

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(B) Cisilie shall have the right to have each Child visit and stay with her on such Child's birthday, Thanksgiving Day, the day after Thanksgiving Day, the day before Christmas Day, the day before Mother's Day, Mother's Day and Cisilie's birthday (January 5), from 8:00 am on the day mentioned until 8:00 am on the following day.

(ii) Even-Numbered Years. In even-numbered years, (A) Scotlund shall have the right to have each Child visit and stay with him on such Child's birthday, Thanksgiving Day, the day after Thanksgiving, the day before Christmas Day, the day before Father's Day, Father's Day and Scotlund's birthday (January 5) and (B) Cisilie shall have the right to have each Child visit and stay with her on the day before such Child's birthday. Christmas Day, the day before Mother's Day, Mother's Day and the day before (January 4) Cisilie's birthday, from 8:00 am on the day mentioned until 8:00 am on the following day.

(d) Foreign Travel. Without limiting the generality of each party's right to travel with the Children, each party shall be free to travel with the Children within or outside the United States to the extent such travel is consistent with the other party's visitation or Residential Parent's rights hereunder,

4. Residency in the United States. (a) Generally. Subject to paragraph 5, each party covenants and agrees that if at any time it shall be the Residential Parent and for so long as it remains the Residential Parent, such party shall make its primary residence in the United States of America in the greater metropolitan areas of Las Vegas, Nevada; Salt Lake City, Utah; San Francisco, California; San Diego, California; Denver, Colorado; Charlotte, North Carolina; Boston, Massachusetts; or any other city on which the parties shall hereafter mutually agreement by amendment to this Agreement in accordance with paragraph 2 of Article VIII (each an "Accepted Metropolitan Area"). Each party that is now or shall hereafter become a Residential Parent shall endeavor to provide the Non-Residential Parent with a reasonable opportunity to reside within twenty miles of the Residential Parent in one of the Accepted Metropolitan Areas.

(b) Initial Residential Parent. Subject to paragraph 5, Cisilie agrees that as the initial Residential Parent she will take up residence within twenty miles of Scotlund's place of residence in whichever of the Accepted Metropolitan Areas that he shall have selected (the 'Initial Accepted Metropolitan Area'), subject to the following conditions:

 Cisille shall have no obligation to move to the United States to take up residence there before July 1, 1999;

 (ii) Scotlund shall have given Cisilie at least four weeks prior - notice of the timing of such move;

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| (iii) Scotlund shall pay or cause his employer to pay all of      |
|-------------------------------------------------------------------|
| Cisilie's and the Children's reasonable moving expenses from Oslo |
| Norway to the Initial Accepted Metropolitan Area, including:      |

(A) prepaid airfare (via London or otherwise);

(B) moving expenses for a reasonable amount of personal effects;

(C) meals and lodging in London or any other destination between Norway and the Initial Accepted Metropolitan Area where they are required to stay overnight;

(D) meals and lodging at the Initial Accepted Metropolitan Area until Cisilie is able to move into a suitable apartment for herself and the Children, but in no event for more than 21 days after their arrival; and

(E) the first month's rent for the apartment selected by Cisilic for herself and the Children in the Initial Accepted Metropolitan Area.

(iv) There shall at the time Cisilie first arrives and shall thereafter continue to be reasonably suitable and affordable housing for Cisilie and the Children within twenty miles of Scotlund's place of residence in the Initial Accepted Metropolitan Area.

(v) Cisilie shall have the right to change her place of residence within the Initial Accepted Metropolitan Area at any time and as many times as she wishes, provided that her new place of residence remains within twenty miles of Scotlund's initial place of residence.

(vi) Cisilie shall have the right to change her place of residence from the Initial Accepted Metropolitan Area to any other Accepted Metropolitan Area, upon the occurrence of any of the following events:

 (A) Scotlund shall have relocated his place of residence more than 100 miles from the center of the Initial Accepted Metropolitan Area;

(B) there is no longer reasonably suitable and affordable housing for Cisilie and the Children within the Initial Accepted Metropolitan Area; or

(C) the parties shall have mutually agreed in writing.

(vii) If Scotlund shall have moved more than twenty (20) miles of Cisilie's place of residence, Cisilie shall have no obligation to relocate to within twenty (20) miles of his new residence, but instead shall be free

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to relocate anywhere within the Initial Accepted Metropolitan Area subject to her general obligation set forth in the second sentence of paragraph 4(a) of this Article.

(viii) Cisilie shall have the right to change her place of residence from the Initial Accepted Metropolitan Area to anywhere in the world if she is no longer a Residential Parent.

5. Temporary Residence in Norway. (a) From the date hereof until the later of July 1, 1999 and the date on which Scotland shall have arranged to move Cisilie and the Children to the United States in accordance with paragraph 4(b), Cisilie shall have the right to reside with the Children in the greater metropolitan area of Oslo, Norway.

(b) Scotlund's Visitation Rights. In addition to his visitation rights contained in paragraphs 3(a)(v) and 3(c) of this Article, but in lieu of his visitation rights contained in paragraphs 3(a)(i), (ii), (iii) and (iv) and 3(b) of this Article, Scotlund shall have the right to have each Child visit and stay with him as follows:

(i) during one of the Children's school vacations other than Christmas vacation, in Norway or outside Norway; and

(ii) two four-day weekends per month, in Norway, provided he gives Cisilie at least two-weeks prior notice of each visit.

(c) Private Education. For so long as Kaia resides in Norway, Scotlund shall have the right to select and pay for her education at a school located within twenty kilometers of Oslo's center.

6. Information About Children's General Welfare. Each party agrees to keep the other reasonably informed of the whereabouts of the Children, and agrees that if either of them has knowledge of any serious illness or accident or other circumstances affecting either of the Children's health or general welfare, prompt notice thereof will be given to the other of such circumstances.

7. Fostering Good Feelings. Each party shall exert every reasonable effort to maintain free access and unhampered contact between the Children and the other party and to foster a feeling of affection between the Children and the other party. Neither party shall do anything that may estrange the Children from the other party or injure the Children's opinion as to the other party or that may hamper the free and natural development of the Children's love and respect for the other party.

8. Consultation. The parties agree to consult with each other with respect to the Children's education, religious training, summer camp selection, illness and operations (except in emergencies), health, welfare and other matters

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of similar importance secting the Children, whose well-being, Sucation and development shall at all times be the paramount consideration of the parties.

9. Access to Information. Each party shall be entitled to complete detailed information from any school and other educational institution, babysitting or day-care facility, religious institution, pediatrician, general physician, dentist, consultant or specialist attending either of the Children and to be furnished with copies of any reports available from them.

10. *Medical*. Each party agrees that in the event of serious illness of either of the Children at any time, the other party shall have the right of reasonable visitation with the ill child at the place of confinement.

11. Religions Preference. The parties agree that the Children will be raised as members of The Church of Jesus Christ of Latter-day Saints and that each Child shall be allowed to be baptized and confirmed a member of such church after reaching the age of eight (8) years. Each party shall be responsible for providing the other with evidence annually that he or she remains an active member of such church in good standing. Each party agrees that a velid temple recommend issued by such church in the other party's name shall be conclusive evidence of such activity and standing. Scotlund shall have the right to baptize and confirm each Child a member of such church, provided that he shall be a member in good standing authorized by such church to perform such ordinances at the time such Child elects to be so baptized and confirmed.

12. Telephone Calls. The Non-Residential Parent shall have the right to make one telephone call per day of not more than 30 minutes to each of the Children between the local times of 8:00 am and 8:00 pm.

13. Surname. The Children shall not be known or registered by any surname other than "Vaile"during his or her minority.

14. Death of the Parties. The parties agree that the Children will reside with Scotlund after the death of Cisilie, and the Children will reside with Cisilie after the death of Scotlund.

15. Grandparents. The parties shall exert every reasonable effort to maintain free access between the Children and both sets of grandparents, and will allow reasonable periods of time for the Children to visit and be visited by the grandparents, provided, however, that if either Child is under the age of thirteen (13) years, he or she shall not visit the grandparents overnight unless he or she is accompanied by one of the parties.

16. No Waivers. The rights of visitation are wholly optional and the non-exercise in whole or in part, shall not constitute a waiver of visitation rights nor shall it deprive any party of the right to insist thereafter on strict compliance with visitation rights.

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Each party who shall exercise any citation rights 17. Expense under this Article shall be responsible for all out-of-pocket expenses incurred by such party or the Children in connection with such visitations, including all travel and lodging expenses. ARTICLE IV Child Support 1. Basic Child Support Obligation. Scotlund shall pay to Cisilie, in equal monthly installments, for the support of the Children the Basic Child Support Obligation (as defined below), payable on the first (1<sup>st</sup>) day of each month commencing on August 1, 1998 and terminating upon the earliest of (i) the emancipation of both of the Children, as hereinafter defined, (ii) the death of Scotlund or (iii) the death of Cisilie. 2. Calculation of Basic Child Support Obligation For purposes of paragraph 1 of this Article, the "Basic Child (a) Support Obligation" shall be, and be determined by the parties, as follows: (i) The parties shall first determine their Combined Income. The parties shall then multiply the lesser of (A) the (ii) Maximum Amount and (B) their Combined Income by the Appropriate Child Support Percentage (as defined below). (iii) The parties shall pro rate between them the amount determined under subparagraph (a)(ii) of this paragraph 2 in the same proportions as each party's Income bears to their Combined Income. (iv) Scotlund's pro rata share determined under subparagraph (a)(iii) of this paragraph 2 shall be the Basic Child Support Obligation. (v) For purposes of this Agreement, the term "Maximum Amount" shall mean US\$100,000, provided that the Maximum Amount shall be increased by the percentage increase, if any, of the U.S. consumer price index (or other successor index used by the United States of America to estimate inflation) from June 30, 1998 through June 30 in the year of such calculation. Provided, that in no event shall the Basic Child Support Obligation be greater than US\$17,500 per year for any period ending on or before July 1, 2000. The parties' "Combined Income" shall be the sum of their (b) respective incomes. "Income" shall mean the sum of the amounts determined by the application of subparagraphs (i) through (v) of this subparagraph (b), reduced by the amount determined by the application of subparagraph (vi) of this subparagraph (b): Initials, CAV, This Page 13 of 23





(i) Gross income as should have been reported in the most recent federal income tax return, assuming U.S: residence for tax purposes, plus any tax-exempt income. For purposes of this subparagraph (i), each of the parties shall be presumed to be required to file a federal income tax return.

-(ii) To the extent not already included in gross income in subparagraph (i) of this subparagraph (b), investment income reduced by necessary sums expended in connection with such investment.

(iii) To the extent not already included in gross income in subparagraphs (i) and (ii) of this subparagraph (b), the amount of income or compensation voluntarily deferred and income received, if any, from the following sources:

- (A) workers' compensation,
- (B) disability benefits,
- (C) unemployment insurance benefits,
- (D) social security benefits,
- (E) veterans benefits
- (F) pensions and retirement benefits
- (G) fellowships and stipends, and
- (H) annuity payments.

(iv) An amount imputed as income based upon the party's former resources or income, if a court would determine that the party has reduced resources or income in order to reduce or avoid his or her obligation for child support.

(v) To the extent not already included in gross income in subparagraphs (i) and (ii) of this subparagraph (b), the following selfemployment deductions attributable to self-employment carried on by the party:

 (A) any depreciation deduction greater than depreciation calculated on a straight-line basis for the purpose of determining business income or investment credits; and

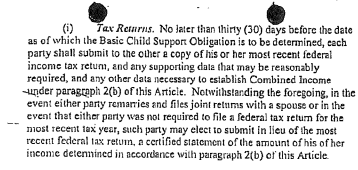
(B) entertainment and travel expenses deducted from business income to the extent such expenses reduce personal expenditures.

(vi) The following shall be deducted from income to the extent otherwise included in income under subparagraphs (i) to (v) of this subparagraph (b):

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| ; • ; <sup>•</sup> • • -<br>-<br>- | the ex                                                                       | (A) unreimbursed<br>ent that such expense                                                                                                                                                                   |                                                                                                                                        | expenses except to<br>expenditures;                                                                                                            |  |
|------------------------------------|------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------|--|
|                                    |                                                                              | (B) alimony or m<br>arty to this Agreemen<br>ed written agreement;                                                                                                                                          |                                                                                                                                        |                                                                                                                                                |  |
|                                    |                                                                              | ten agreement on beh<br>egal duty or support a                                                                                                                                                              |                                                                                                                                        | whom either party                                                                                                                              |  |
|                                    |                                                                              | (D) public assista                                                                                                                                                                                          | nce;                                                                                                                                   |                                                                                                                                                |  |
|                                    |                                                                              | (E) supplemental                                                                                                                                                                                            | security income;                                                                                                                       |                                                                                                                                                |  |
|                                    |                                                                              | (F) local income                                                                                                                                                                                            | or earnings taxes ac                                                                                                                   | tually paid;                                                                                                                                   |  |
|                                    | actuall                                                                      | (G) federal insura<br>y paid; and                                                                                                                                                                           | nce contributions ad                                                                                                                   | ci (FICA) taxes                                                                                                                                |  |
|                                    | provid<br>her reg<br>increas<br>in the I<br>annual<br>approx                 | nce and other expatria<br>to either party by h<br>ular salary, bonus or o<br>ed cost of living outsi<br>Jnited States, it being<br>salary, bonus and oth<br>intately USS70,000 an<br>oce and other expatria | is or her employer i<br>other income to com<br>de the United States<br>understood and agr<br>er income as of the<br>ad his annual COLA | at shall have been<br>n addition to his or<br>apensate for the<br>s relative to living<br>reed that Scotlund's<br>date hereof is<br>A, housing |  |
| Reside<br>for an<br>unema          | enty-five percent<br>ential Parent for<br>y period during<br>ancipated Child | m "Appropriate Chi<br>(25%) for any period<br>two unemancipated C<br>which Cisilie is the Re<br>out clause (ii) is not so<br>ch neither clause (i) n                                                        | during which Cisil<br>hildren, (ii) eightee<br>esidential Parent for<br>stisfied and (iii) zero                                        | ie is the<br>m percent (18%)<br>r one<br>o percent (0%) for                                                                                    |  |
| comm<br>the ob                     | at 1, 1998 (the da<br>ences) and shall<br>ligation exists (b                 | sic Child Support Obl<br>te on which Scotlund<br>be redetermined as of<br>ased upon the Combi<br>tax return, as set fort                                                                                    | 's Basic Child Supp<br>the first (1") day o<br>ned Income for the                                                                      | port Obligation<br>f July in each year<br>period covered by                                                                                    |  |
| · _ ·                              | (e) Tax Re                                                                   | turns                                                                                                                                                                                                       |                                                                                                                                        |                                                                                                                                                |  |
|                                    |                                                                              | Page 15 c                                                                                                                                                                                                   | f 23                                                                                                                                   | Initials AV 128                                                                                                                                |  |



(ii) Access to Data. Upon the request of either party, the other party shall make available for examination by the requesting party, all data as shall be reasonably necessary to enable the requesting party to determine the accuracy of the other party's claimed income.

(iv) Income Tax Audits. Each party shall furnish notice to the other of any audits which may be conducted in connection with any tax returns which may hereafter be submitted by him or her, and shall also furnish copies of any letter or other instrument received from any taxing authority setting forth the result of such audit. In addition, each party shall inform the other of any material change in the income previously reported to the other by any federal tax return or any certified statement.

3. Sample Computation. The sample computation contained in this Article are not material provisions of its execution as between the parties, and neither party is relying upon them or the amounts set forth below in entering into this Agreement. The calculation of the Basic Child Support Obligation in accordance with the aforementioned statutes, which would presumptively result in the correct amount of child support to be awarded, is as follows:

Scotlund's Income = US\$70,000 Cisilie's Income = US\$30,000 2 children = 25% of US\$100,000 = US\$25,000 Scotlund's Pro Rata Share = US\$25,000 \* 7/10 = US\$17,500.

5. Medical Expenses

(a) Medical Insurance. Commencing with the date of execution of this Agreement and terminating upon the earlier of the death of Scotlund or the emancipation of each Child, Scotlund agrees to furnish medical insurance for the benefit of each Child, at his own expense if not provided to him by his employer. Cisilie shall advise Scotlund of the availability and cost of any medical insurance that may be furnished to her for the Children by an employer in order that Scotlund need not duplicate coverage. For uninsured medical or dental expenses, Scotlind shall pay one-half (1/2) of such expenses, provided such expenses are reasonable.

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