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6	SUPREME COURT OF T	HE STATE OF NEVADA
7	* * * * *	
8	The Board of Review for the Nevada	Supreme Court No. 69499
9	Department of Employment, Training and Rehabilitation, Employment Security Division; and the Administrator of the Nevada	District Court No. CV15-00671
10	the Administrator of the Nevada Department of Employment, Training and Rehabilitation, Employment Security Division,	
12	Petitioners,	
13	VS.	
14	The Second Judicial District Court	
15	of the State of Nevada, in and for the County of Washoe, and the Honorable Scott Freeman, District Judge,	
16	Respondent.	
17	and,	
18	McDonald's of Keystone,	
19	Real Party in Interest.	
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21	McDONALD'S OF KEYSTONE'S SUPPORT OF THE MOTION	POINTS AND AUTHORITIES IN TO STRIKE PETITIONER'S
22	APPLICATION TO THE SUP	REME COURT FOR A STAY
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		Docket 69499 Document 2016-0085

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I. Introduction

2 The petitioner, the Employment Security Department of the State of Nevada (ESD), has filed with this Court a petition for a writ of mandamus or prohibition, 3 coupled with an application for a stay of the proceedings before the District Court. 4 5 The application for a stay is contained in the conclusion to the petition. See, Petition, pp. 9;18-19, 10;1-15. Nothing in the application for a stay indicates that 6 ESD asked the District Court, first, for a stay of the proceedings before it. As 7 explained below, the application for a stay to this Court is premature without an 8 9 indication that the ESD had first asked the District Court and was denied such relief or that there was some showing that an application to the District Court for 10 the stay would have been impracticable. 11

II. Because the ESD's Application for a Stay Fails to Indicate That It Had First Requested a Stay From the District Court Which Was Denied Or That It Would Have Been Impracticable For The ESD To Seek a Stay From The District Court, Initially, The Application For A Stay Made To This Court Is Premature And Should, Therefore, Be Denied

The ESD has asked this Court to stay the proceedings on a petition for 15 judicial review before the District Court below, pending this Court's disposition of 16 ESD's petition for a writ of mandamus or prohibition. From a review of the ESD's 17application to the Court for a stay made as a part of ESD's request for the 18 extraordinary relief of mandamus or prohibition, it is evident that no such request 19 for a stay was first made to the District Court, below. No showing was made, 2021 either, that the application for a stay to the District Court would have been impracticable. The application for a stay, thus, runs afoul of Rule 8, NRAP. 22 111 23 24 |||25 111

Rule 8, NRAP, plainly states:

Rule 8. STAY OR INJUNCTION PENDING APPEAL OR RESOLUTION OF ORIGINAL WRIT PROCEEDINGS

- (a) Motion for Stay.
 - (1) **Initial Motion in the District Court.** A party must ordinarily move first in the district court for the following relief:
 - (A) a stay of the judgment or order of, or proceedings in, a district court pending appeal or resolution of a petition to the Supreme Court for an extraordinary writ.... Rule 8, NRAP.

Rule 8, NRAP, therefore, describes precisely the situation we have, here, 9 before the Court. ESD has filed with this Court, an application for extraordinary 1011 relief, applications for mandamus and prohibition. Thus, based upon the plain 12 wording of Rule 8, NRAP, which should be applied to an unambiguous command such as that set forth in the Rule, see, State Indus. Ins. Sys. v. Bokelman, 113 Nev. 13 1116, 1122, 946 P.2d 179 (1997); Maxwell v. SIIS, 109 Nev. 327, 330, 849 P.2d 14 267 (1993), the petitioner should have first approached the District Court for 15 leave to stay the proceedings before it. The word, "ordinarily" could be 16 interpreted no other way. Rule 8(1)(A), NRAP, requires the petitioner to first 17 petition, then, the District Court if it wants the proceedings before it to be stayed 1819 pending disposition by this Court of ESD's petition for a writ of mandamus or prohibition. 20

There is a qualification, however, to the clear requirement of Rule
8(a)(1)(A), NRAP. Rule 8(a)(2), NRAP, allows a petitioner to proceed with an
application for a stay when the applicant can "(A)(i)...show that moving first in the
district court would be impracticable; or (ii) state that, a motion having been made,
the district court denied the motion or failed to afford the relief requested...." Rule

8(a)(2)(A)(i) and (ii),NRAP. If either of these subsections of Rule 8(a)(2), NRAP, are met, the ESD would be able to proceed directly to this Court with its application for a stay.

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Reading, however, Rule 8(a)(1) and (2), NRAP, in concert, however, it is 4 evident that an application for a stay must be made in the first instance with the District Court, if the clause "ordinarily move in the first instance" is to have any 6 meaning, absent a showing that the application to the District Court would have 7 been impracticable. The ESD, here, has made no attempt to show that it would 8 have been impracticable to have asked for a stay in the first instance from the 9 District Court. Further, there is no showing that the ESD asked the District Court, 10 respondent herein, for a stay and was denied.

The ESD has, thus, failed to satisfy the requirements of Rule 8, NRAP, for 12 pursuing an application for a stay with this Court. The application for a stay is 13 premature, since ESD failed to give the District Court the first opportunity to 14 15 consider the application for a stay as required by Rule 8, NRAP, or failed to make a showing it should not have been required to ask the District Court for such relief 16 on impracticality grounds. The application of ESD for a stay submitted to this 17 18 Court should be denied as the elements for asking this Court to stay the proceedings in the first place, bypassing the District Court, have not been met. 19

CONCLUSION

21 Having made no showing in its application for a stay that the District Court had denied an application, in the first instance, for a stay of the proceedings before 22 the District Court, or that it would have been impracticable to seek a stay from the 23 24 District Court in the first place, the ESD's application for a stay to this Court is premature. It should therefore be denied. 25

1	The undersigned does hereby affirm that the preceding document does not	
2	contain the social security number of any person.	
3	Dated this $// 4$ day of January, 2016.	
4		
5	By: Haule U.Sch	
6 7	Charles R. Zeh, Esq. Nevada State Bar No. 1739 THE LAW OFFICES OF CHARLES R.	
8	Zeh, Esq.	
9	575 Forest Street, Suite 200 Reno, NV 89509 Phone: 775.323.5700	
10	Attorneys for McDonald's of Keystone	
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1	CERTIFICATE OF SERVICE
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3	I certify that I am an employee of The Law Offices of Charles R. Zeh, Esq., and that on this date I served the attached <i>McDonald's of Keystone's Points and</i> <i>Authorities in Support of the Motion to Strike Potitioned Auglia</i> (in the second
4	Authorities in Support of the Motion to Strike Petitioner's Application to the Supreme Court for a Stay, on those parties identified below by placing an original or true copy thereof in a sealed enveloped protocol and for the
5	or true copy thereof in a sealed envelope, postage prepaid, placed for collection and mailing in the United States Mail, at Reno, Nevada:
6	Joseph L. Ward, Jr., Esq. 1340 South Curry Street
7	Carson City, NV 89703
8	Honorable Scott Freeman Department 9 Second Indiaial District Classic
9	Second Judicial District Court 75 Court Street Reno. NV 80501
10	Reno, NV 89501 Dated this $\frac{1}{2} \frac{C^{(2)}}{C^{(2)}}$ day of January, 2016.
11	Dated tills <u>17</u> day of January, 2016.
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13 14	Karen Kennedy
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16	S:\Clients\McDonalds\Getry Jessica\Supreme Court\Motion to Strike 001 R2.wpd
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4		Tracie K. Linder Clerk of Suprem	nan
6	SUPREME COURT OF T		
7	* * *		
8	The Board of Review for the Nevada	Supreme Court No. 69499	
9	Department of Employment.	District Court No. CV15-00671	
10	Training and Rehabilitation, Employment Security Division; and the Administrator of the Nevada		
11	Department of Employment, Training and Rehabilitation,		
12	Employment Security Division,	- -	
13	Petitioners,		
14	VS.		
15	The Second Judicial District Court of the State of Nevada, in and for the		
16	County of Washoe, and the Honorable Scott Freeman, District		
17	Judge,		
18	Respondent.		
19	and,		
20	McDonald's of Keystone,		
21	Real Party in Interest.		
22			
23	McDONALD'S OF KEYSTONE'S M APPLICATION TO THE SUP	OTION TO STRIKE PETITIONER'S REME COURT FOR A STAY	
24	AT LICATION TO THE SUL	REALE COURT FOR A STAT	
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COMES NOW, McDonald's of Keystone, the real party in interest, and moves this Court pursuant to Rule 8, NRAP, for an order striking the petitioners' application for a stay. The application for a stay fails to indicate any attempt to approach the District Court, the respondent herein, in the first instance for a stay of the proceedings before the District Court and, therefore, pursuant to Rule 8, NRAP, the application for a stay is premature and should be denied. This motion is based upon the accompanying points and authorities and upon all other documents and records on file herein.

The undersigned does hereby affirm that the preceding document does not contain the social security number of any person.

Dated this $ll T_{day}^{\Lambda}$ of January, 2016.

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By: Charles R. Zeh, Esq.

Charles R. Zeh, Esq. Nevada State Bar No. 1739 THE LAW OFFICES OF CHARLES R. ZEH, ESQ. 575 Forest Street, Suite 200 Reno, NV 89509 Phone: 775.323.5700

Attorneys for McDonald's of Keystone

1	CERTIFICATE OF SERVICE	
2	I certify that I am an employee of The Law Offices of Charles R. Zeh, Esq., and that on this date I served the attached <i>McDonald's of Keystone's Motion to</i>	
3	I certify that I am an employee of The Law Offices of Charles R. Zeh, Esq., and that on this date I served the attached <i>McDonald's of Keystone's Motion to</i> <i>Strike Petitioner's Application to the Supreme Court for a Stay</i> , on those parties identified below by placing an original or true copy thereof in a sealed envelope, postage prepaid, placed for collection and mailing in the United States Mail, at	
4	postage prepaid, placed for collection and mailing in the United States Mail, at Reno, Nevada:	
5	Joseph L. Ward, Jr., Esq. 1340 South Curry Street Carson City, NV 89703	
6	Carson City, NV 89703	
7	Honorable Scott Freeman Department 9	
8	Second Judicial District Court 75 Court Street Reno, NV 89501	
9	Dated this $\frac{\pi}{2}$ day of January, 2016.	
10	Dated in 5 <u>17</u> day of sandary, 2010.	
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12	Karen Kennedy	
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