# Exhibit A

# Exhibit A

Inst #: 200908140001937 Fees: \$16.00 N/C Fee: \$0.00

RPTT: \$433.50 Ex: # 08/14/2009 09:13:03 AM

Receipt #: 15361

Requestor:

**TICOR TITLE LAS VEGAS** Recorded By: RNS Pas: 4

**DEBBIE CONWAY** 

**CLARK COUNTY RECORDER** 

APN No.: 140-15-317-012

WHEN RECORDED MAIL TO: Chari Hayes 5988 Turtle River Ave. Las Vegas, NV 89156

MAIL TAX STATEMENTS TO: Same As Above

Escrow No. 9154183-JEH

SPACE ABOVE FOR RECORDER'S USE ONLY

R.P.T.T. \$ 433.50

#### GRANT, BARGAIN, SALE DEED

THIS INDENTURE WITNESSETH: That HSBC Bank USA, National Association, as Trustee for WFASC Home Equity Asset-Backed Certificates, Series 2007-1

FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged, do/does hereby Grant, Bargain, Sell and Convey to Chari Hayes, a single woman

all that real property situated in the County of Clark, State of Nevada, described as follows:

SEE EXHIBIT "A" ATTACHED HERETO AND BY REFERENCE MADE A PART HEREOF

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining.

SEE PAGE TWO (2) FOR SIGNATURES AND NOTARY ACKNOWLEDGEMENT

### SIGNATURES AND NOTARY ACKNOWLEDGEMENT FOR GRANT, BARGAIN, SALE DEED.

HSBC Bank USA, National Association, as Trustee for WFASC Home Equity Asset-Backed Certificates, Series 2007-1

Janene Breman	JANENE BRENNAN Vice President Loan Documentation
	Jamene Brennan
By-Wells Fargo Bank, N.A., as attorney in fact for ISBC Bank USA, National Association, as	Vice President Lean
Trustee for WFASC Home Equity Asset-Backe Certificates, Series 2007-1	d Documentation
STATE OF TOUCK. COUNTY OF PC 1X	} ss:
On this 7   29   09 appeared before me, a Notary Public,	
Lenging Brenneum	
personally known or proven to me to be the per whose name(s) is/are subscribed to instrument, who acknowledged that he/she/they the instrument	the above
GERLA SUR	JACINDA SCHIPPER Commission Number 757702 Mv Commission Expire:  \[ \text{pril \( \chi \) 2012} \]
	JACINDA SCHIPPER Commission Number 757702 My Commission Expires April 2, 2012
My commission expires:	Jacinda Schipper
	TSTOO Exp. April 2, 2013
	CVA Uhin alacia

Escrow No. 9154183-JEH

#### EXHIBIT "A"

PARCEL ONE (1):

LOT 374 IN BLOCK 1 OF YORKSHIRE HEIGHTS - PHASE 3. AS SHOWN BY MAP THEREOF ON FILE IN BOOK 93 OF PLATS, PAGE 30, IN THE OFFICE OF THE COUNTY RECORDER OF CLARK COUNTY, NEVADA.

PARCEL TWO (2):

A NON-EXCLUSIVE EASEMENT FOR INGRESS/EGRESS, USE AND ENJOYMENT, OVER THOSE PORTIONS OF SAID MAP DELINEATED AS "PRIVATE STREETS/P.U.E." AS SHOWN BY MAP THEREOF ON FILE IN BOOK 93 OF PLATS, PAGE 30, OFFICIAL RECORDS OF THE COUNTY RECORDER OF CLARK COUNTY, NEVADA, AND FURTHER DESCRIBED IN THAT CERTAIN DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS RECORDED September 24, 1999 IN BOOK 990924 AS DOCUMENT NO. 01463, CLARK COUNTY, NEVADA.

Assessor's Parcel Number: 140-15-317-012

	ATE OF NEVADA					
	CLARATION OF VALUE F	ORM				
Ι.	1100000001 1 111001 (3)					
	a) <u>140-15-317-012</u>	M. Angele Co. and . Company and Company and a service and				
	D)					
	c)					
	d)					
2.	Type of Property:					
	a) □ Vacant Land c) □ Condo/Twnhse	b) 🗹 Single Fam. Res	Γ	53.62 62 82 82 82 82		
	c) 🗆 Condo/Twnhse	d) □ 2-4 Plex		FOR RECOR	DER'S OPTIO	NAL USE ONLY
	c) ∐ Apt. Bldg	f) □ Comm'l/Ind'l		Book:	Page	The same of the sa
	g) 🗆 Agricultural	h)   Mobile Home	1	Date of Recor	ding:	
	Other_			Notes:		
3.	a. Total Value/Sales Price of F	roperty:	ţ	\$85.00	0.00	
	h. Deed in Lieu of Foreclosure		Λ (		0.00	
	c. Transfer Tax Value:	* only (ruide or property	/ (	) \$95.00	0.00	
	d. Real Property Tax Due:				0.00	
	an real Property Tax Duc.			<u>\$ 433.5</u>	50	and believe on an area areas. I shall be seen a supplied that it is a supplied to the second of the
4.	If Exemption Claimed:					
	a. Transfer Tax Exemption p	sor NDC 375 Agg Gardin.				
	b. Explain Reason for Even	ntion:	n			
	b. Explain Reason for Exem	iprion.		We are the second secon	Marine C. Commission C. Co. and Contract Conference on the Contract Contrac	The control of decomposition with the second of the second
	Partial Interest: Percentage bei	V 20			The second section of the section	to the same of the
	The understaned declares	and acknowledges well	Emal .	70		
NRS	The undersigned declares	n provided is seement to	er pen	any of perjury.	, pursuant to N	RS 375.060 and
supr	375.110, that the information or lead by documentation if call	lled upon to substantiate	me be	st of their into	rmation and be	elief, and can be
parti	orted by documentation if cal	and apoil to substantiate	tne in	itermation prov	vided herein. I	furthermore, the
	es agree that disallowance of					
Selle	in a penalty of 10% of the tax	linkle for mentalist at 1%	per mo	onth. Pursuant	to NRS 375.03	0, the Buyer and
Sign	ature (XXXXXIXXIXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Napic for any additional	amour	it owed.	<b>\</b>	
	ature (1) To mily and severally	20 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	Cap	nacity Arc	intor	· Marie or comme membranes i manufactures manufactures manufactures
Sign	aune 11 JANE	NE BRENNAN	Cap	pacity		
	Yice Preside	ent Loan Documentation	•	To State Control of the State		Additional designation of the second of the
	SELLER (GRANTOR) INI	FORMATION		DHVED (CD	A NUMBER OF TAILOR	ND W. C. COLONS
	(REQUIRED)	)		DOTERIGRA	ANTEE) ÎNFO REQUIRED)	JRMATION
Print	Name: HSBC Bank USA, Nat	•	Daine Si			
Trus	ee for WFASC Home Equity /	Asset-Racked	FIIIR IN	ame: Charl Ha	yes	Modelston on recommend of the experience of a second secon
Certi	ficates, Scries 2007-1	portant.				
Addr	ess: 8480 Stagecoach Circle		i Addres	. 50RA	Tuelic P	iver Avinue
City:	Frederick 21701	ANDREADS (Alles and Paris, Constant on American Statement Statement of Statement State	Cityd .	CAS INCOM	TOXITY P	Mer Linne
State	MD Zip: 21701	- The special of the second sec	State:	612 1/13002	7: \$0	1154
						1124
CON	IPANY/PERSON REQUEST	ING RECORDING (re	equire	d if not seller o	ir buv)	
1 1 1111	Name Ticor Title of Nevada, I	IIC.	Esci	ow #091541	83JEH	
Addr	ess <u> 3100 W. Sahara Avenue,</u> ii	<i>‡</i> 115		The same same same same same same same sam	······································	
сну:	Las Vegas	State: NV	Zip:	89120		

AS A PUBLIC RECORD THIS FORM MAY BE RECORDED/MICROFILMED

# Exhibit B

Search Results Print

You searched under: Parcel Number for: 140-15-317-012 with the document types of: ALL DOCUMENTS between: 1/1/1900 and 2/20/2018

Records found: 53

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First Party Name	First Cross Party Name	Instrument #	Document Type	Modifier	Record Date	Parcel #	Remarks	Total Value
PLASTER DEVELOPMENT COMPANY INC	NICHOLSON, RENN A	200010310002746	DEED		10/31/2000 3:12:15 PM	140- 15- 317- 012		123240.000
<u>NICHOLSON,</u> RENN A	NATIONAL CITY MORTGAGE CO	200010310002747	DEED OF TRUST		10/31/2000 3:12:15 PM	140- 15- 317- 012		a mendrusira principal de registración de regi
RICHARDSON, RENN A	NATIONAL CITY MORTGAGE CO	200104200000413	BREACH		4/20/2001 8:49:45 AM	140- 15- 317- 012		A SAME PROPERTY AND ADDRESS OF THE PROPERTY ADDRESS OF THE PROPERTY AND ADDRESS OF THE PROPERTY ADDRESS OF THE PROPERTY AND ADDRESS OF THE PROPERTY ADDRES
RICHARDSON, RENN A	NONE SHOWN	200105220001562	DEFAULT	Recision	5/22/2001 2:06:14 PM	140- 15- 317- 012		An unincommon acciona e ac
IICHOLSON, RENN A	NATIONAL CITY MORTGAGE CO	200105220001563	BREACH		5/22/2001 2:06:14 PM	140- 15- 317- 012		e diddynlaidinneast geddineau casanae
IATIONAL CITY MORTGAGE CO	LAND TITLE	200108150001676	SUBSTITUTION	Trustee	8/15/2001 2:09:07 PM	140- 15- 317- 012		, rozumen na na
LARK COUNTY ANITATION DISTRICT	NICHOLSON, RENN A	200109210000275	LIEN		9/21/2001 8:18:42 AM	140- 15- 317- 012		i Bullemener especialismente de manifestation de manifest
ICHOLSON, ENN A	BROWN, TIM E	200111010001647	DEED		11/1/2001 10:02:06 AM	140- 15- 317- 012		120000.0000
ROWN, TIM E	PHH MORTGAGE SERVICES	200111010001648	DEED OF TRUST		11/1/2001 10:02:06 AM	140- 15- 317- 012		
LARK COUNTY ANITATION ISTRICT	NICHOLSON, RENN A	200111080000046	LIEN	Refease	11/8/2001 8:09:04 AM	140- 15- 317- 012		
ICHOLSON, ENN A	NONE SHOWN	200111280000451	DEFAULT	Recision	11/28/2001 8:03:23 AM	140- 15- 317- 012		n wei we an end of the property and the state of
ROWN, TINA	TO WHOM IT MAY CONCERN	200203290003543	HOMESTEAD		3/29/2002 2:18:39 PM	140- 15- 317- 012		d Orochest demanded passes as accessed
ROWN, TIM E	TD SERVICE COMPANY	200304230003288	SUBSTITUTION	Trustee	4/23/2003 5:00:00 PM	140- 15- 317- 012		
D SERVICE OMPANY	BROWN, TIM E	200304230003289	RECONVEYANCE		4/23/2003 5:00:00 PM	140- 15- 317- 012		ou a new opening significance and the are

Cinct Darts		CONTRACTOR		. <del>.</del>	and the second s	en egaberinia en insuesa en	Kerr	esh
First Party Name	First Cross Party Name	Instrument #	Document Type	Modifier	Record Date	Parcel #	Remarks	Total Value
NATIONAL CITY MORTGAGE CO	NICHOLSON, RENN A	200401020002316	SUBSTITUTION/RECONVEYANCE		1/2/2004 4:58:16 PM	140- 15- 317- 012		
BROWN, TIM E	PARIZE, KARL	200403080002368	DEED		3/8/2004 2:50:11 PM	140- 15- 317- 012		174000.000
PARIZE, VALERIE	PARIZE, KARL	200403080002369	DEED		3/8/2004 2:50:11 PM	140- 15- 317- 012		0.0000
PARIZE, KARL	WMC MORTGAGE CORP	200403080002370	DEED OF TRUST		3/8/2004 2:50:11 PM	140- 15- 317- 012		A control description and despecial consensus.
PARIZE, KARL	WMC MORTGAGE CORP	200403080002371	TRUST DEED/REQUEST NOTICE		3/8/2004 2:50:11 PM	140- 15- 317- 012		an december out of the state of
NATIONAL CITY MORTGAGE CO	BROWN, TIM E	200403310002786	SUBSTITUTION/RECONVEYANCE		3/31/2004 1:13:33 PM	140- 15- 317- 012		
PARIZE, KARL	PREMIUM REALTY & INVESTMENT LLC	200407140003480	DEED		7/14/2004 1:31:11 PM	140- 15- 317- 012		
PARIZE, KARL	WASHINGTON MUTUAL BANK FA	200505240002834	DEED OF TRUST		5/24/2005 1:30:10 PM	140- 15- 317- 012		
PREMIUM REALTY & NVESTMENT LC	PARIZE, KARL M	200511020003924	DEED		11/2/2005 1:48:59 PM	140- 15- 317- 012		The particular policy desired and the superior of the superior
ARIZE, KARL M	CORZO, CARLOS ANDRES	200511020003925	DEED		11/2/2005 1:48:59 PM	140- 15- 317- 012		240000.0000
ORZO, ARLOS NDRES	STAR FUNDING INC	200511020003926	DEED OF TRUST		11/2/2005 1:48:59 PM	140- 15- 317- 012		
ORZO, ARLOS NDRES	STAR FUNDING INC	200511020003927	DEED OF TRUST		11/2/2005 1:48:59 PM	140- 15- 317- 012		en transmission enconsidere enconsidere enconsidere enconsidere enconsidere enconsidere enconsidere enconsidere
ALIFORNIA ECONVEYANCE OMPANY	PARIZE, KARL	200512200001890	SUBSTITUTION/RECONVEYANCE		12/20/2005 11:05:54 AM	140- 15- 317- 012		AL PRODUCTION WHEN PROPERTY OF THE PROPERTY OF
ORTGAGE LECTRONIC EGISTRATION YSTEMS INC	PRINCETON RECONVEYANCE SERVICES INC	200512270000825	SUBSTITUTION	TRUSTEE	12/27/2005 9:24:14 AM	140- 15- 317- 012		no — por esperimentalization compress
RINCETON ECONVEYANCE ERVICES INC	PARIZE, KARL	200512270000826	RECONVEYANCE		12/27/2005 9:24:14 AM	140- 15- 317- 012		eal statement of the st
ORTGAGE LECTRONIC EGISTRATION YSTEMS INC	PRINCETON RECONVEYANCE SERVICES INC	200601030003538	SUBSTITUTION	TRUSTEE	1/3/2006 1:59:33 PM	140- 15- 317- 012		

First Party	First Cross	Inchaire "			Record	Parcel		Tot-1
Name	Party Name	Instrument #	Document Type	Modifier	Date	#	Remarks	Total Value
PRINCETON RECONVEYANCE SERVICES INC	PARIZE, KARL	200601030003539	RECONVEYANCE		1/3/2006 1:59:33 PM	140- 15- 317- 012		
CORZO, CARLOS ANDRES		200610310003246	HOMESTEAD		10/31/2006 11:42:14 AM	140- 15- 317- 012		
CORZO, CARLOS ANDRES	HERITAGE ESTATES HOMEOWNERS ASSOCIATION	200611270002142	LIEN		11/27/2006 1:25:35 PM	140- 15- 317- 012	NOTICE OF CLAIM OF LIEN HOMEOWNERS ASSESSMENT	
CORZO, CARLOS	CORZO, CARLOS	200612270003838	DEED		12/27/2006 2:06:34 PM	140- 15- 317- 012		
CORZO, CARLOS	WELLS FARGO BANK NA	200612270003839	DEED OF TRUST		12/27/2006 2:06:34 PM	140- 15- 317- 012		
STAR FUNDING INC	LONG BEACH MORTGAGE COMPANY	200701310000369	ASSIGNMENT		1/31/2007 8:25:43 AM	140- 15- 317- 012	CORPORATE ASSIGNMENT OF DEED OF TRUST	
CALIFORNIA RECONVEYANCE COMPANY	CORZO, CARLOS ANDRES	200701310000370	SUBSTITUTION/RECONVEYANCE		1/31/2007 8:25:43 AM	140- 15- 317- 012		
DYSON, NEIL	CORZO, CARLOS A	200702060000303	SUBSTITUTION/RECONVEYANCE		2/6/2007 8:01:39 AM	140- 15- 317- 012		
PREMIUM REALTY & INVESTMENT LLC	PARIZE, KARL M	200702140004183	RPTT CORRECTION		2/14/2007 3:35:31 PM	140- 15- 317- 012		174000.00
HERITAGE ESTATES HOMEOWNERS ASSOCIATION	CORZO, CARLOS ANDRES	200702150003403	LIEN	Release(RL)	2/15/2007 1:35:39 PM	140- 15- 317- 012		ne Verendoren eta errende eta
CORZO, CARLOS	NATIONAL DEFAULT SERVICING CORPORATION	200806240004326	DEFAULT		6/24/2008 2:06:36 PM	140- 15- 317- 012		90 vierzonionalenicum
<u>VELLS FÅRGO</u> BANK NA	HSBC BANK USA NATIONAL ASSOCIATION EE	200810100003584	ASSIGNMENT		10/10/2008 1:52:21 PM	140- 15- 317- 012	CORPORATION ASSIGNMENT OF DEED OF TRUST	del (construction montparent) accordance access and the construction of the constructi
ISBC BANK USA NATIONAL ASSOCIATION EE	NATIONAL DEFAULT SERVICING CORPORATION	200810100003585	SUBSTITUTION	TRUSTEE	10/10/2008 1:52:21 PM	140- 15- 317- 012		
CORZO, CARLOS	NATIONAL DEFAULT SERVICING CORPORATION	200810100003586	NOTICE OF TRUSTEE SALE		10/10/2008 1:52:21 PM	140- 15- 317- 012		Act of the second secon
JATIONAL DEFAULT SERVICING CORPORATION	HSBC BANK USA NATIONAL ASSOCIATION EE	200811130000735	TRUSTEE DEED		11/13/2008 8:47:47 AM	140- 15- 317- 012		133000.000
SANK HSBC ISA NATL ASSN E	CLARK COUNTY WATER RECLAMATION DISTRICT	200812020003427	LIEN		12/2/2008 12:10:24 PM	140- 15- 317- 012		600-lipeldd is humirion common quan

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First Party Name	First Cross Party Name	Instrument #	Document Type	Modifier	Record Date	Parcel #	Remarks	Total Value
CLARK COUNTY WATER RECLAMATION DISTRICT	BANK HSBC USA NATL ASSN EE	200902120003686	LIEN	Release(RL)	2/12/2009 11:28:44 AM	140- 15- 317- 012		
HSBC BANK USA NATIONAL ASSOCIATION EE	HAYES CHARI	200908140001937	DEED		8/14/2009 9:13:03 AM	140- 15- 317- 012		85000.000p
HAYES, CHARI		200909220004014	HOMESTEAD		9/22/2009 4:38:03 PM	140- 15- 317- 012		0.0000
NONE SHOWN	NORTH LAS VEGAS CITY	201101310000557	LIEN		1/31/2011 8:02:20 AM	140- 15- 317- 012		0.0000
NONE SHOWN	NORTH LAS VEGAS CITY	201102110000815	LIEN		2/11/2011 9:22:17 AM	140- 15- 317- 012		0.000.0
COLMAN, PAUL VALER	COLLIER, TONYA	201711130002267	LIS PENDENS		11/13/2017 1:33:34 PM	140- 15- 317- 012		0.0000
COLMAN, PAUL /ALER	COLMAN, PAUL VALER	201711170000908	AFFIDAVIT	TRUSTEE	11/17/2017 9:14:16 AM	140- 15- 317- 012		0.0000

# Exhibit C

Electronically Filed 08/29/2017

CLERK OF THE COURT

DVJ \
Spouse's Name: Charles Day Charles
Address: 5788 Tuntle Rough Dur
City, State, Zip: LASUZAS NODES 156.4761
Phone: (10) 437 7015
Email: charice marcolus con
Spouse's Name: QulVala Colvaro
Address: 5488 Typtls Riven Dus
City, State, Zip: LOG VEGAS NU & CISC-4791
Phone: @214372075
Email: and mand on time I an

### DISTRICT COURT CLARK COUNTY, NEVADA

First Joint Petitioner (Spouse Name),

Self-Represented

And () | O

Second Joint Petitioner (Spouse Name).

CACTAN

D-17-557861-Z

CASE N. DEPT:

DEPT: P

# JOINT PETITION FOR DIVORCE (No Children)

Petitioners, in proper person, hereby petition this Court pursuant to the terms of Chapter 125 of the Nevada Revised Statutes, to grant them a divorce. Petitioners respectfully show, and under oath, state to the Court that every condition of NRS 125.181 has been met and further state as follows:

1. Residency. The following spouse has been a resident of the State of Nevada for at least six weeks prior to filing this Complaint and intends to make Nevada his/her home for an indefinite period of time: (name of Nevada resident)

2. Marriage. The parties were married on (date) 15205 in (city) 2605, (state) 1000. The parties are incompatible.

© 2017 Family Law Self-Help Center

Joint Petition for Divorce (No Children)

\* You are responsible for knowing the law about your case. For more information on the law, this form, and free classes, visit <a href="https://www.familylawselfhelpcenter.org">www.familylawselfhelpcenter.org</a> or the Family Law Self Help Center at 601 N. Pecos Road. To find an attorney, call the State Bar of Nevada at 382-0504.

1

3.	The current addresses of the Petitioners are:	
	First Petitioner:	Second Petitioner:
	Name: Chani Daman	Name: Syl V. Coman
	Address: 5986 Ton+19 MuznAvr City, State, Zip: Locus MV89152498	Address: 5985 Turtle River Aus
	only ome Ent. 18 So S CY C MAN & J. 12 William	City, State, Zip: La Voca NV899 SL479
4.	Children. There are no minor children i	n common born to or adopted by the
	Petitioners. ( check one)	
1	Neither spouse is pregnant.	
	☐ The following spouse is pregnant: (name of	f pregnant spouse)
	The other spouse $\square$ is $/\square$ is not the parent of	•
	born on (date):	
	☐ It is unknown whether either spouse is curre	ntly pregnant.
_		
5.	Division of Community Property. (\( \subseteq \text{check} \)	one)
/	There is no community property to divide.	
υ	☐ Any community property has already been d	livided.
	☐ The community property should be divided a	as follows:
	(Name of spouse)	shall receive:
	1.	
	2	<u>&gt;</u>
	3.	
	,	
	(Name of spouse)	
	†	
	2	
	3.	
	4.	

6. Division of Community Debt. (⊠ check one)
There is no community debt to divide.
Any community debt has already been divided.
☐ The community debt should be divided as follows:
(Name of spouse) shall be liable for:
1.
2.
3.
4.
(Name of spouse) shall be liable for:
1.
2.
3.
4.
Neither petitioner should be awarded alimony.  [Name of spouse who will pay alimony]  should pay (amount) \$ per month in alimony for the next (number)  years. Spousal support should begin on (date) and end on (date)
8. Name Change. ( check all that apply)  Neither party changed their name or neither party wishes to have a former or maiden name restored.
☐ The name of (spouse's name) should be
restored to his / her former or maiden name of (write the full name the person wants
to go back to)
☐ The name of (spouse's name) should be
restored to his / her former or maiden name of (write the full name the person wants to go back to)

9. Petitioners certify that they have disclosed all community assets and debts and that there are no other community assets or debts for this Court to divide.

10. Petitioners hereby request that this Court enter a Decree of Divorce, incorporating into that Decree the provisions made in this Joint Petition.

11. It is understood by the Petitioners that entry of a Decree of Divorce constitutes a final adjudication of the rights and obligations of the parties with respect to the status of the marriage. Petitioners each expressly give up their respective rights to receive written notice of entry of any judgment or decree of divorce, and Petitioners give up their right to request formal findings of fact and conclusions of law. Petitioners waive their right to appeal the Decree of Divorce, and the right to move for a new trial.

12. It is further understood by the Petitioners that a final Decree of Divorce entered by this summary procedure does not prejudice or prevent the rights of either Petitioner to bring an action to set aside the final decree for fraud, duress, accident, mistake, or the grounds recognized at law or in equity.

#### Petitioners request:

1. That they be granted a Decree of Divorce and that each of the Petitioners be restored to the status of a single, unmarried person;

2. That the terms agreed upon in this Joint Petition be included in the Decree.

& dury.

(First Petitioner's signature)

(First Petitioner's printed name)

(Second Petitioner's signature)

(Second Petitioner's printed name)

#### FIRST PETITIONER'S VERIFICATION

STATE OF NEVADA
COUNTY OF CLARK )
(Spouse's name) being first duly sworn under penalties of perjury, deposes and says:
I am the Petitioner herein, and I have read the foregoing Joint Petition for Divorce and
know the contents thereof; that the pleading is true to the best of my own knowledge, except as
to those matters therein stated upon information and belief, and as to those matters, I believe them to be true.
(Spouse's signature)
Signed and sworn to (or affirmed) before me on
(date) 8 29 2017 by (name) CHARI COLMAN  ERIN MCALOON NOTARY PUBLIC STATE OF NEVADA My Commission Expires: 02:25-18 Certificate No: 14-13354-1
STATE OF NEVADA )
COUNTY OF CLARK )
On this 29th day of 2017, personally appeared before me, a Notary Public, (Spouse's name) CHARL COLMAN, known or proved to me to be the person who executed the foregoing Joint Petition for Divorce, and who acknowledged to me that he/she did so freely and voluntarily and for the uses and purposes herein stated.
ERIN MCALOON NOTARY PUBLIC STATE OF NEVADA My Commission Expires: 02-25-18 Confiscote No. 14-13354-1

# SECOND PETITIONER'S VERIFICATION

STATE OF NEVADA	
COUNTY OF CLARK )	
(Spouse's name) Sull. (Spouse's name)	being first duly sworn under
penalties of perjury, deposes and says:	
I am the Petitioner herein, and I have read the foregoin	ng Joint Petition for Divorce and
know the contents thereof; that the pleading is true to the best	
to those matters therein stated upon information and belief, as	
them to be true.  (Spouse's s	
Signed and sworn to (or affirmed) before me on	
(date) 8 29 2017 by (name) PAUL COLMAN	
Signature of notarial officer	ERIN MCALOON NOTARY PUBLIC STATE OF NEVADA My Commission Expires: 02-25-18 Certificate No: 14-13354-1
STATE OF NEVADA )	
)	
COUNTY OF CLARK )	
λ 🔿	20_17, personally appeared
pefore me, a Notary Public, (Spouse's name) Phul Colm	
proved to me to be the person who executed the foregoing Joint I	
acknowledged to me that he/she did so freely and voluntarily and	d for the uses and purposes
nerein stated.	
Signature of notarial officer	ERIN MCALOON NOTARY PUBLIC STATE OF NEVADA My Commission Expires: 02-25-18 Certificate No: 14-13354-1

# Exhibit D

ě			Electronically Filed 09/28/2017
1 2 3 4 5	DECD Spouse's Name: CHARL COLMAN Address: S988 TURTLE RIVER DUE City, State, Zip: LU NV 89156 Phone: Email: Spouse's Name: PAUL COLMAN	9	CLERK OF THE COURT
6 7 8	Address: \$988 Tueste River Ave City, State, Zip: LU NU 89154. Phone: Email: Self-Represented		
. 10	{	T COURT	
11 12 13 14	First Joint Petitioner (Spouse Name), And Auc Couman Second Joint Petitioner (Spouse Name).	CASE NO.: DEPT:	D-17-557861-Z DEPT: P
16 17 18 19 20 SHAJUOO BERTHAN DARKS CONTROL OF THE BERTHAND CONTROL OF THE BE	The above entitled cause, having been so Chapter 125 of the Nevada Revised Statutes Petitioners, and all of the papers and pleadings of the 1. That all of the allegations contained in the 2. That all of the requirements of NRS 125.  3. That (name of party who lives in Nevada now and has been an actual bona fide actually domiciled in the State of Nevada the commencement of this action.	s, and based upon in file, the Court find the documents on file at 181 and NRS 125.18 a) Character of the State	the Joint Petition by the s as follows:  are true; 2 have been met; by MAN is a follows is a follows:
CI Ones O Syans O Datair	© 2017 Family Law Self-Help Center Page 1	•	nt Petition Dent L. No COUNT DEPARTMENT P

I	
2	LAS VEGAS State of NV and have since
3	remained married. The parties have become, and continue to be, incompatible in
4	marriage, and no reconciliation is possible. The Petitioners are entitled to a Decree o Divorce.
5	
6	5. Pregnancy. (⊠ check one)
7	Neither spouse is pregnant.
8	☐ The following spouse is pregnant: (name of pregnant spouse)
9	The other spouse □ is / □ is not the parent of the unborn child. The child is due to be
10	born on (date):
11	6. That the Petitioners have no minor children in common who are either biological or
12	adopted.
13	
14	7. That the Petitioners have entered into an equitable agreement settling all issues
15	regarding the division and distribution of assets and debts which is outlined in the Joint
16	Petition, a filed copy of which is attached as Exhibit A. The Petitioners request that this
17	agreement be ratified, confirmed, and incorporated into this Decree as though fully set forth.
18	
19	8. That the Petitioners have entered into an equitable agreement settling the issue of
	spousal support which is outlined in the Joint Petition, a filed copy of which is attached
20	as Exhibit A. The Petitioners request that this agreement be ratified, confirmed, and
21	incorporated into this Decree as though fully set forth.
22	9. That this Court has complete jurisdiction to enter this Decree and the orders regarding
23	the distribution of assets and debts.
24	
25	10. That the Petitioners waive their rights to a written notice of entry of decree or judgment,
26	to request findings of fact and conclusions of law, to appeal, and to move for a new trial.
27	11. That any other necessary findings of fact are attached and incorporated herein.
28	
	© 2017 F. 2. 1 . 0 1011 1 . 0

1	NOW THEREFORE, IT IS HEREBY ORDERED that the bonds of matrimony now						
2	existing between the parties are hereby wholly dissolved, and an absolute Decree of Divorce is						
3	hereby granted to the parties, and each of the parties are hereby restored to the status of a single,						
	unmarried person.						
4	IT IS FURTHER ORDERED that the terms, as stated in the Petitioner's Joint Petition,						
5	regarding the division of assets and debts are hereby ratified, confirmed and incorporated into						
6	<b>{</b> }						
7	IT IS FURTHER ORDERED that the terms, as stated in the Petitioner's Joint Petition,						
8	regarding the issue of spousal support are hereby ratified, confirmed and incorporated into this						
9	Decree as though fully set forth.						
10	IT IS FURTHER ORDERED that (⊠ check all that apply)						
11	Neither party changed their name or neither party wishes to have a former or maiden						
12	name restored.						
13	☐ The name of (spouse 's name) should be						
14	restored to his / her former or maiden name of (write full name the person wants to						
15	go back to)						
	☐ The name of (spouse's name) should be						
16	restored to his / her former or maiden name of (write full name the person wants to						
17	go back to)						
18	IT IS FURTHER ORDERED that each party shall submit the information required in						
19	NRS 125.130 on a separate form to the Court. Such information shall be maintained by the						
20	Clerk in a confidential manner and not part of the public record.						
21	DATED this 27 day of September, 2017.						
22							
23	DISTRICT COURT JUDGE						
24	Respectfully Submitted By/						
25	Charu Couman						
26	(First Spouse's signature) (Second Spouse's signature)						
27	Chani Cumu) Shill Wings						
28	(First Spouse's printed name) (Second Spouse's printed name)						
	(Attach a filed copy of the Petitioner's Joint Petition for Divorce as Exhibit A)						
	© 2017 Family Law Self-Help Center Joint Petition Decree (No Children)						

Electronically Filed
08/29/2017

CLERK OF THE COURT

Spouse's Name: Chari Dan Chura Address: 5788 Tratis Pleusa Bus City, State, Zip: Las Usas ADRGISG. 47/ Phone: On 457 7075 Email: Charicomer Livi Con Spouse's Name: Du Valst Coura Address: 5988 Tratis Divantes City, State, Zip: hos Vs Gas Nu 8 CI St. 2479/ Phone: On 15075 Email: Andreas Du Vals Con Self-Represented

DISTRICT COURT
CLARK COUNTY, NEVADA

First Joint Petitioner (Spouse Name),

Second Joint Petitioner (Spouse Name).

D-17-557861-Z

CASE N

DEPT: P

### JOINT PETITION FOR DIVORCE (No Children)

Petitioners, in proper person, hereby petition this Court pursuant to the terms of Chapter 125 of the Nevada Revised Statutes, to grant them a divorce. Petitioners respectfully show, and under oath, state to the Court that every condition of NRS 125.181 has been met and further state as follows:

1. Residency. The following spouse has been a resident of the State of Nevada for at least six weeks prior to filing this Complaint and intends to make Nevada his/her home for an indefinite period of time: (name of Nevada resident)

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Joint Petition for Divorce (No Children)

\* You are responsible for knowing the law about your case. For more information on the law, this form, and free classes, visit <a href="www.familylawselfhelpcenter.org">www.familylawselfhelpcenter.org</a> or the Family Law Self Help Center at 601 N. Pecos Road. To find an attorney, call the State Bar of Nevada at 382-0504.

l

3.	The current addresses of the Petitione	rs are:
	First Petitioner:	Second Petitioner:
	Name: Chani D Col MAN Address: 5986 Ton+15 Rivani City, State, Zip: how scar NV8	Name: 134 V. Coman Address: 5985 Turtle Riuss As 5152475 City, State, Zip: Lateor NV 893 ST
		, , , , , , , , , , , , , , , , , , , ,
4.	Children. There are no minor cl Petitioners. (⊠ check one)	nildren in common born to or adopted by the
,	Neither spouse is pregnant.	
	☐ The following spouse is pregnant:	(name of pregnant spouse)
		e parent of the unborn child. The child is due to be
	born on (date):	
	☐ It is unknown whether either spouse	e is currently pregnant.
	•	,, ,
5.	Division of Community Property. (	⊠ check one)
	There is no community property to	divide.
	☐ Any community property has alread	y been divided.
(	☐ The community property should be	divided as follows:
		shall receive:
	t	
	2	
	3	
	A 4	4
		shall receive:
	1	
	2.	
	3.	
	A	

6. Division of Community Debt. (⊠ check one)
There is no community debt to divide.
Any community debt has already been divided.
☐ The community debt should be divided as follows:
(Name of spouse) shall be liable for:
1.
2.
3.
4.
(Name of spouse) shall be liable for:
1.
2.
3.
4.
7. Alimony. (⊠ check one)  Neither petitioner should be awarded alimony.  □ (Name of spouse who will pay alimony)  should pay (amount) \$ per month in alimony for the next (number)  years. Spousal support should begin on (date) and
end on (date)
8. Name Change. (⊠ check all that apply)
Neither party changed their name or neither party wishes to have a former or maiden
name restored.
☐ The name of (spouse's name) should be
restored to his / her former or maiden name of (write the full name the person wants
to go back to)
☐ The name of (spouse's name) should be
restored to his / her former or maiden name of (write the full name the person wants
to go back to)

9. Petitioners certify that they have disclosed all community assets and debts and that there are no other community assets or debts for this Court to divide.

10. Petitioners hereby request that this Court enter a Decree of Divorce, incorporating into that Decree the provisions made in this Joint Petition.

11. It is understood by the Petitioners that entry of a Decree of Divorce constitutes a final adjudication of the rights and obligations of the parties with respect to the status of the marriage. Petitioners each expressly give up their respective rights to receive written notice of entry of any judgment or decree of divorce, and Petitioners give up their right to

request formal findings of fact and conclusions of law. Petitioners waive their right to

appeal the Decree of Divorce, and the right to move for a new trial.

12. It is further understood by the Petitioners that a final Decree of Divorce entered by this summary procedure does not prejudice or prevent the rights of either Petitioner to bring an action to set aside the final decree for fraud, duress, accident, mistake, or the grounds

recognized at law or in equity.

Petitioners request:

1. That they be granted a Decree of Divorce and that each of the Petitioners be restored to the status of a single, unmarried person;

2. That the terms agreed upon in this Joint Petition be included in the Decree.

(Einst Batitionaria signature)

(First Petitioner's signature)

(First Petitioner's printed name)

(Second Petitioner's signature)

(Second Petitioner's printed name)

### FIRST PETITIONER'S VERIFICATION

STATE OF NEVADA	
COUNTY OF CLARK )	
(Spouse's name) _ NANIP (S) MAD	being first duly sworn unde
penalties of perjury, deposes and says:	
I am the Petitioner herein, and I have read the foregoin	ng Joint Petition for Divorce an
know the contents thereof; that the pleading is true to the best of	
to those matters therein stated upon information and belief, as	
them to be true.	a. Colman
Signed and sworn to (or affirmed) before me on  (date) 29 2017 by (name) CHARI COLMAN  Signature of notarial officer	ERIN MCALOON NOTARY PUBLIC STATE OF NEVADA My Commission Expires: 02-25-18 Certificate No: 14-13354-1
STATE OF NEVADA ) COUNTY OF CLARK )	
On this 29 day of 2 2 day of 2	MAN, known or Petition for Divorce, and who
Signature of notarial officer	ERIN MCALOON NOTARY PUBLIC STATE OF NEVADA My Commission Expires: 02-25-18 Certificate No: 14-13354-1

## SECOND PETITIONER'S VERIFICATION

STATE OF NEVADA )	
COUNTY OF CLARK )	
(Spouse's name) Syll. Sma.	being first duly sworn under
penalties of perjury, deposes and says:	
I am the Petitioner herein, and I have read the foregoi	ng Joint Petition for Divorce and
know the contents thereof; that the pleading is true to the best	
to those matters therein stated upon information and belief, a	
them to be true.  (Spouse's s	
Signed and sworn to (or affirmed) before me on	
(date) 8 29 2017 by (name) PAUL COLMAN	
Signature of notarial officer	ERIN MCALOON NOTARY PUBLIC STATE OF NEVADA My Commission Expires: 02-25-18 Certificate No: 14-13354-1
STATE OF NEVADA )	
ý	
COUNTY OF CLARK )	
On this 27th day of Quality Special Defore me, a Notary Public, (Spouse's name) Paul Col No proved to me to be the person who executed the foregoing Joint	LAN, known or
acknowledged to me that he/she did so freely and voluntarily an	
herein stated.	d for the uses and purposes
	ENGLISHE
Signature of notarial officer	ERIN MCALOON NOTARY PUBLIC STATE OF NEVADA My Commission Expires: 02-25-18 Certificate No: 14-13354-1

# Exhibit E



#### **HEALTH AND HUMAN SERVICES** DIVISION OF PUBLIC AND BEHAVIORAL HEALTH VITAL STATISTICS

### CEPTIEICATE OF DEATH

	LL NO. Jecsob		OLIV!	HIVMIC	JF DE	AIR					70194		40.463
TYPE OR PRINT IN	1a. DECEASED-NAME (FIRST	MIDDLE, LAST, SUFFI	X)				2. DATE OF	DEATH			FILE NUM  3a. COUNT		TU
PERMANENT	Chari	Ann		COLMA		. 1	Octo	nher 18	2017			Clark	
BLACK INK	3b. CITY, TOWN, OR LOCATIO	N OF DEATH  3c. HOS	SPITAL OR OTHE	R INSTITUTION -	Name(If not	either, give	street ar 3e	Mesp. o	r Inst. indica	te DO	A.OP/Emer.	Rm. la	SEX
DECEDENT	Las Vegas			988 Turtle Riv			lnı	patient(Spi	ecify)	ome			Female
	5 RACE (Specify) W	hite	6, Hispanic Ori No - Non-His	gin? Specify panic	7a. AGE-Li (Years)	ast birthday	76 UNDER MOS	1 YEAR 7 DAYS	c. UNDER 1	DAY	8, DATE C	F BIRTH (I	Mo/Day/Yr)
IF DEATH OCCURRED IN ISTITUTION SEE HANDBOOK	9a. STATE OF BIRTH (If not US name country) Californi	a l	Inited States	ITRY 10 EDUCAT		UTAL STATU Marrie		12. SURV	VING SPOUSI Pa		E (Last name COLN		
MEGAKISMIG OMPLETION OF RESIDENCE	13. SOCIAL SECURITY NUMBER	R 148. USUAL	OCCUPATION (	Sive Kind of Work I Superv		Most of	14b. KINI	D OF BUS	NESS OR II Casino		and the second of the second		US Armed
ITEMS	15s. RESIDENCE - STATE  Nevada	15b. COUNTY Clark	15c. C	ny, town or Lo Las Vega			REET AND N				**************************************		IDE CITY Specify Yes
PARENTS	16 FATHER/PARENT - NAME			_ Las veus			Turtle Ri ARENT - NA	ME (First	Middle La				No
	1Ba. INFORMANT-NAME (Type		CONTRACTOR OF THE PROPERTY OF	86. MAILING ADD		Street or R.F	F.D. No, City	or Town,	ha L DE State, Zip)	MINIMAS COME	NAMES OF TAXABLE PARTY.	***************************************	**************************************
	19a. BURIAL, CREMATION, RE		DIVI 195. CEMET	ERY OR CREMA	BEG AAR - VSOT	8 i unie i	River Ave	Las V				***************************************	-
POSITION	Cremat	ion		Paradis	e Valley	Cremato			L		City or To egas Nev		
		en Kopp		20b. FUNERAL LICENSE NUM	IBER	20c, NAM	Dav	is Fune	ral Home				
ADE CALL	TRADE CALL - NAME AND ADD	URE AUTHENTICA	TED	FD77			6:	200 S Ea	stern Las	Veg	es NV 8	9119	
ADE ONEL	7 Oto Yallania I		ed at the time rist	a and place and di		ma Cathal						-	
	등 (Single Cause(s) stated (Single Cause(s) stated		to le tarie, data and place and dua			22a. On the basis of examination and/or investigation, in my opinion death-occurred 2 at the time, date and place and due to the cause(s) stated. (Signature & Title) 3 by JEMNIFER M CORNEAL MD SIGNATURE AUTHENTIF							
ERTIFIER	21b. DATE SIGNED (Mo	C. HOUR OF DEATH  HER THAN CERTIFIER		T dus	22b. DATE SIGNED (Mo/DayYr) October 20, 2017 25 PRONOUNCED DEAD (Mo			22c. HOUR OF DEATH					
:	8 21d NAME OF ATTEND			-   S   S							15:00		
	은병 (Type or Print)					October 19 2017				e. PRONOUNCED DEAD AT (Hour) 15:00			
	23a. NAME AND ADDRESS OF	CERTIFIER (PHYSICI Jennifer N Corne	AN, ATTENDING eal MD 1704	PHYSICIAN, MED Pinto Lane L	ICAL EXAM	MINER OR	CORONER	(Type or I	rinl)	2:	36 LICENS	***************************************	<b>*</b>
EGISTRAR	24a. REGISTRAR (Signature)	RRY 245, DATE RECEIVED BY I					24c. DEA	JE TO COM	TO COMMUNICABLE DISEASE  NO X				
JACOL OF	25. IMMEDIATE CAUSE PART I Hyperten	ENTER ONLY ONE Sive And Arter	CAUSE PER LIN	(E FOR (a), (b), Ar	1D (c).)	******************		Name and Association of the Control		Ĭ	Andread CONTRACTOR	Minney Commission Comm	et and death
DEATH		S A CONSEQUENCE		Calulovasi	Julai D	ISEASE				- ;		-	***************************************
ONDITIONS IF ANY WHICH	(b) (c)	6. 78									interval be	ween onse	et and death
AVE RISE TO IMMEDIATE	DUE TO, OR A	S A CONSEQUENCE	OF:	***************************************			-				Interval be	tween onse	et and death
CAUSE> TATING THE NOERLYING AUSE LAST	(c) DUE TO, OR A	S A CONSEQUENCE	ns-	***************************************	The Committee of the Co		***************************************		·				
AUSE LAST	(d)	a								*	Interval be	tween ons	et and deat
* :	PART II OTHER SIGNIFICANT Diabetes Mellitus, Chro	CONDITIONS-Condition in Obstructive Pulmor	ons contributing to sary Disease	death but not resu	alting in the	underlying o	cause given	in Pert 1.	26. A	UTOP	SY (Specil	27. WAS CAS	SE TO CORONE
	26a, ACC., SUICIDE, HOM., UNDET. OR PENDING INVEST. (Specify)	28b. DATE OF INJURY (		28c. HOUR OF MUUI			OW HUURY O			J. 1907	No	(Specily Yes	or No.) Yes
	28e. INJURY AT WORK (Specify												
	Yes or No)	28f. PLACE OF INJU building, etc. (Specify	rkY-At home, fan /}	m, street, factory, c	ffice 28g.	LOCATION	4 STR	EET OR F	LF.D. No.	CIT	Y OR TOW	1	STATE

"CERTIFIED TO BE A TRUE AND CORRECT COPY OF THE DOCUMENT ON FILE WITH THE REGISTRAR OF VITAL STATISTICS, STATE OF NEVADA." This copy was issued by the Southern Nevada Health District from State certified documents authorized by state Board of Health pursuant to NRS 440.175.

VRS-Rev-20120523a



472623

472623 Registrar of Vital Statistics

DATE ISSUED: OCT 2 3 2017 By: — WWW.

This copy not valid unless prepared on watermarked security paper displaying date, seal and signature of Registrar.

SOUTHERN NEVADA HEALTH DISTRICT • P.O. Box 3902 • Las Vegas , NV 89 27 • 702-759-1010 • Tax ID # 88-0151573

# Exhibit F

### RECORDING COVER PAGE

(Must be typed or printed clearly in BLACK ink only and avoid printing in the 1" margins of document)

APN# 140-15-317-012

(11 digit Assessor's Parcel Number may be obtained at: http://redrock.co.clark.nv.us/assrrealprop/ownr.aspx)

Inst #: 20171117-0000908

Fees: \$40.00

11/17/2017 09:14:16 AM Receipt #: 3251465

Requestor: LEGAL WINGS

Recorded By: TAH Pgs: 5

**DEBBIE CONWAY** 

**CLARK COUNTY RECORDER** 

Src: FRONT COUNTER
Ofc: MAIN OFFICE

TITLE OF DOCUMENT (DO NOT Abbreviate)
AFFIDAVIT – DEATH OF TRUSTEE
D
Document Title on cover page must appear EXACTLY as the first page of the documen to be recorded.
RECORDING REQUESTED BY:
Paul Valer Colman
RETURN TO: Name_Paul Valer Colman
Address 5988 Turtle River Avenue
City/State/Zip Las Vegas, NV 89156
MAIL TAX STATEMENT TO: (Applicable to documents transferring real property)
Name
Address
City/State/Zip

This page provides additional information required by NRS 111.312 Sections 1-2.

To print this document properly, do not use page scaling.

P:\Common\Forms & Notices\Cover Page Template Oct2017

Assessor's Parcel No.: 140-15-317-012

RECORDING REQUESTED BY AND WHEN RECORDED RETURN TO:

Paul Valer Colman COLMAN FAMILY REVOCABLE LIVING TRUST DATED JUNE 23, 2011 5988 Turtle River Avenue Las Vegas, NV 89156

NOTICE OF TAXES SHOULD BE SENT TO:

Paul Valer Colman COLMAN FAMILY REVOCABLE LIVING TRUST DATED JUNE 23, 2011 5988 Turtle River Avenue Las Vegas, NV 89156

### AFFIDAVIT - DEATH OF TRUSTEE

Paul Valer Colman, of legal age, being first duly sworn, deposes and says:

- 1. Chari Ann Colman, the decedent mentioned in the attached certified copy of Certificate of Death, is the same person as a Trustee of the Colman Family Revocable Living Trust dated June 23, 2011 in the Certificate of Trust dated June 16, 2011 and executed by Paul Valer Colman and Chari Ann Colman as Trustees.
- 2. At the time of the decedent's death, decedent was the record owner, as Co-Trustee, of certain real property commonly known as 5988 Turtle River Avenue Las Vegas, NV 89156, Assessor's Parcel No.: 140-15-317-012, which property is described in the Quitclaim Deed filed on June 30, 2011 as:

Yorkshire Hgts-Phase 3 Plat Book 93 Page 30 Lot 374 Block 1 SEC 15 TWP 20 RNG 62

- 3. I am one of the named "Original Trustees" and in the event of death of Chari Ann Colman I became the lone Original Trustee having all authority to act as Trustee.
  - 4. As the sole trustee under the above-referenced Trust, which was in effect at the

time of the death of the decedent mentioned in Paragraph 1, above, and which has not been revoked, and I hereby consent to act as such.

5. There is no federal estate tax as the result of the death of the decedent mentioned in Paragraph 1, above.

I declare under penalty of perjury, under the laws of the State of Nevada, that the foregoing is true and correct.

Dated this Land and of November 2017.

COLMAN FAMILY REVOCABLE LIVING TRUST DATED JUNE 23, 2011

By: Paul Valer Colman, Trustee

STATE OF NEVADA )

COUNTY OF CLARK )

This instrument was acknowledged before me on the day of November, 2017, by Paul Valer Colman.

S. ALMAZAN Notary Public, State of Nevada Appointment No. 16-3932-1 My Appt. Expires Oct 28, 2020

[NOTARY SEAL]

NOTARY PUBLIC





### CERTIFICATION OF VITAL RECORD

DEPARTMENT OF HEALTH AND HUMAN SERVICES DIVISION OF PUBLIC AND BEHAVIORAL HEALTH **VITAL STATISTICS** 

CASE FILE NO. 3983888

**CERTIFICATE OF DEATH** 

2017019460 STATE FILE NUMBER

TYPE OR PERMANENT **BLACK INK** 

1a. DECEASED-NAME (FIRST, MIDDLE, LAST, SUFFIX) Chari Ann

COLMAN

2. DATE OF DEATH (Mo/Day/Year) October 18, 2017

3a. COUNTY OF DEATH Clark

DECEDENT

**PARENTS** 

DISPOSITION

RADE CALL

**CERTIFIER** 

REGISTRAR

**CAUSE OF** DEATH

CONDITIONS IF ANY WHICH
GAVE RISE TO
IMMEDIATE
CAUSE
STATING THE
UNDERLYING
CAUSE LAST

MAN TO SHOW SHOW SHOW SHOW

STATE REGISTRAR

"CERTIFIED TO BE A TRUE AND CORRECT COPY OF THE DOCUMENT ON FILE WITH THE REGISTRAR OF VITAL STATISTICS, STATE OF NEVADA." This copy was issued by the Southern Nevada Health District from State certified documents authorized by state Board of Health pursuant to NRS 440.175.



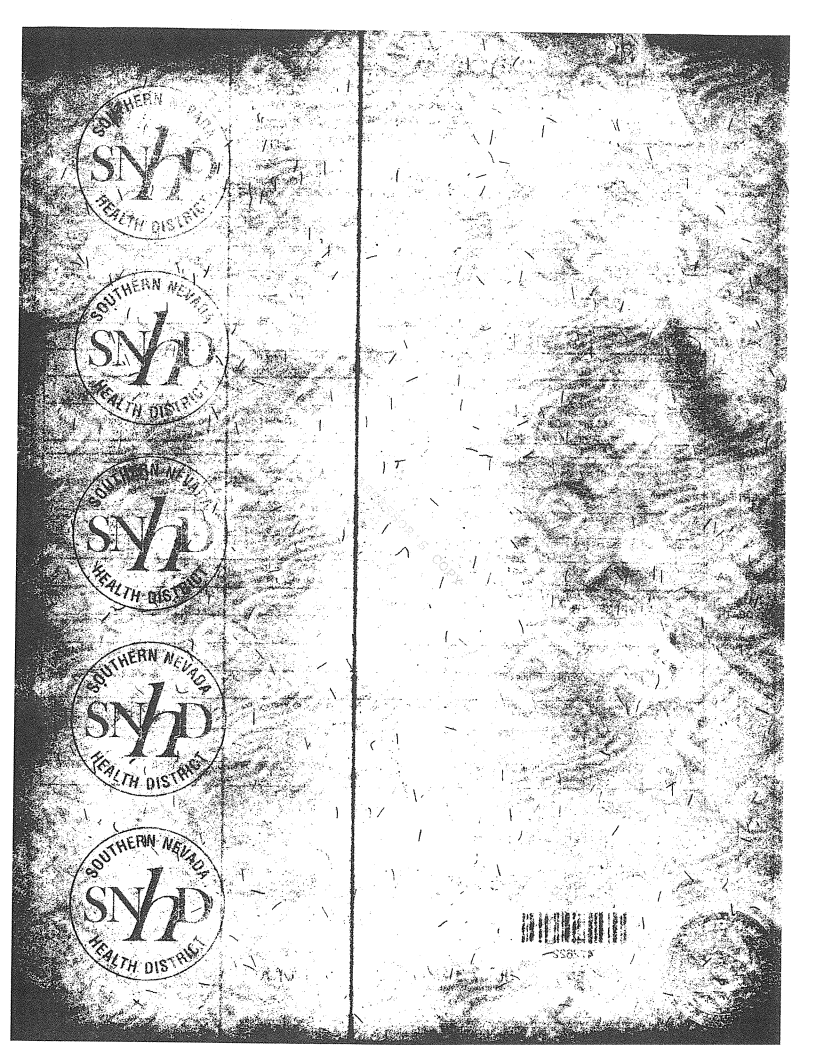
472622

Registrar of Vital Statistics

DATE ISSUED:

DATE ISSUED: 0CT 2 3 2017 By: 
This copy not valid unless prepared on watermarked security paper displaying SOUTHERN NEVADA HEALTH DISTRICT • P.O. Box 3902 • Las Vegas , NV 89/12 7 • 702-759-1010 • Tax ID # 88-0151573

ANY ALTERATION OR ERASURE VOIDS THIS CERTIFICATE



# Exhibit G

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**Electronically Filed** 1/19/2018 11:38 AM Steven D. Grierson

CLERK OF THE COURT

KENNEDY E. LEE (STATE BAR NO. 12429) DANIEL P. KIEFER (STATE BAR NO. 12419) RUSHFORTH LEE & KIEFER, LLP 1707 Village Center Circle, Suite 150 Las Vegas, NV 89134 Telephone: (702) 255-4552 Email: probate@rlklegal.com Attorneys for Tonya Collier

#### DISTRICT COURT CLARK COUNTY, NEVADA

In the Matter of the

Colman Family Revocable Living Trust, dated June 23, 2011,

A Non-Testamentary Trust.

Case No. P-17-093518-T Department PC1 (Probate)

#### REPORT AND RECOMMENDATIONS REGARDING PETITION TO ASSUME JURISDICTION OF TRUST, AND FOR CONFIRMATION OF BENEFICIARY OF REAL PROPERTY

Date of hearing: December 15, 2017 Time of hearing: 9:30 a.m.

On November 13, 2017, Tonya Collier ("Tonya") filed Petition to Assume Jurisdiction of Trust, and for Confirmation of Beneficiary of Real Property (the "Petition"). On November 17, 2017, Paul Valer Colman ("Paul") filed his Objection to Petition to Assume Jurisdiction of Trust, and for Confirmation of Beneficiary of Real Property, Motion to Dismiss Petition and Motion to Quash Unlawful Lis Pendens (the "Objection"). On December 12, 2017, Tonya filed her Reply in Support of Petition to Assume Jurisdiction of Trust, and for Confirmation of Beneficiary of Real Property (the Reply"). The Petition, Objection, and Reply came on for hearing on December 15, 2017 before the Honorable Commissioner Wesley Yamashita. Daniel P. Kiefer of Rushforth Lee & Kiefer, LLP was present and represented Tonya; Scott B. Olifant of TCM Law Group was present and represented Paul. After reviewing the pleadings and papers on file, and having heard arguments of counsel, the Probate Commissioner makes the following findings of fact, conclusions of law, and recommendations:

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# RUSHFORTH 13 RUSTAND ESTATE ATTORNOM 15 RUSTAND

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#### I. FINDINGS OF FACT

#### THE COURT FINDS THAT:

- 1. Notice of the hearing on the Petition was given as required by law.
- 2. Chari Ann Colman ("Chari") and Paul were married on December 15, 2009.
- 3. Prior to their marriage, Chari owned the real property located at 5988 Turtle River Avenue, Las Vegas, NV 89156, APN 140-15-317-012 (the "Real Property") as her separate property.
- 4. The Real Property had no purchase money mortgage. Chari paid the entire purchase price prior to marrying Paul. Neither the marital community, nor Paul individually, contributed to the purchase price of the Real Property.
- 5. No material improvements were made to the Real Property that increased the value of the home.
- 6. On June 23, 2011, Chari and Paul created the Colman Family Revocable Living Trust, dated June 23, 2011 (the "Trust"). The Trust was a revocable trust. Chari transferred the Real Property to the Trust by Quitclaim Deed on June 30, 2011.
- 7. A spouse must expressly declare they are transmuting their separate property. Chari never transmuted the Real Property. Chari never executed a transmutation agreement changing the character of the Real Property from separate property to community property.
- 8. Chari executed a deed transferring the Real Property to the Trust. The deed makes no mention of transmuting the Real Property from separate property to community property.
  - 9. At all relevant times, the Trust was a revocable trust.
- 10. The Trust includes no provision transmuting contributed assets from separate property into community property.
- 11. The Trust (prior to the divorce) disposed of the Trust property—including the Real Property—to Chari and Mr. Colman.
  - 12. Chari and Paul were divorced on September 28, 2017.
- 13. Upon their divorce, NRS 111.781 revoked any revocable dispositions from Chari to Paul. Specifically, disposition of the Real Property to Paul was revoked.

Electronically Filed 8/15/2018 2:17 PM Steven D. Grierson

	٠,١	NOTC	CLERK OF THE COURT
	1	KENNEDY E. LEE (STATE BAR NO. 12429)	CLERK OF THE COURT
	2	DANIEL P. KIEFER (STATE BAR NO. 12419)	
		RUSHFORTH LEE & KIEFER, LLP	
	3	1707 Village Center Circle, Suite 150	
	ار	Las Vegas, NV 89134 Telephone: (702) 255-4552	
	4	Email: probate@rlklegal.com	
	5	Attorneys for Tonya Collier	
	6	DISTRICT COURT	
	7	CLARK COUNTY, NEVADA	
	8	In the Matter of the	
	9	Colman Family Revocable Living Trust,	
	10	dated June 23, 2011,	Case No. P-17-093518-T
			Department PC1 (Probate)
	11	A Non-Testamentary Trust.	
II a gi	12	NOTICE OF ENTRY OF ORDER DENYING PAUL COLMAN'S OBJECTION TO THE	
RUSHFORT LEE & KIEFER LI	-	REPORT AND RECOMMENDATIONS BY THE PROBATE COMMISSIONER AND	
	13	CONFIRMING THE REPORT AND RECOMMENDATION AS THE ORDER OF THE COURT	
		Nowar to Heneny Chien Tham.	
	14	NOTICE IS HEREBY GIVEN THAT:	
	15	The Order Denying Paul Colman's Objection to the Report and Recommendations by the Probate	
	16	Commissioner and Confirming the Report and Recommendations as the Order of the Court was filed in	
	17	the above entitled matter on August 15, 2018, a copy of which is attached hereto.	
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	10	Respectfully submitted by:	
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	20		AUC 4 5 2040
		A	AUG 1 5 2018
	21	Daniel-Kiefer	DATE
	22	State Bar No. 12419	
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DANIEL P. KIEFER (State Bar No. 12419) KENNEDY E. LEE (State Bar No. 12429) RUSHFORTH LEE & KIEFER, LLP 1707 Village Center Circle, Suite 150 Las Vegas, NV 89134

Telephone: (702) 255-4552 Email: probate@rlklegal.com Attorneys for Tonya Collier

DISTRICT COURT
CLARK COUNTY, NEVADA

In the Matter of the

Colman Family Revocable Living Trust, dated June 23, 2011,

A Non-Testamentary Trust.

Case No. P-17-093518-T Department PC1 (Probate)

ORDER DENYING PAUL COLMAN'S OBJECTION TO THE REPORT AND RECOMMENDATIONS BY THE PROBATE COMMISSIONER AND CONFIRMING THE REPORT AND RECOMMENDATION AS THE ORDER OF THE COURT

Hearing Date: June 14, 2018 Hearing Time: 9:30 a.m.

On January 19, 2018, the Honorable Probate Commissioner Wesley Yamashita entered his Report and Recommendation Regarding Tonya Collier's ("Tonya") Petition to Assume Jurisdiction of Trust, and for Confirmation of Beneficiary of Real Property (the "RAR"). On February 5, 2018, Paul Valer Colman ("Paul") filed his Objection to the Report and Recommendations (the "Objection") On February 20, 2018, Tonya filed her opposition to the Objection. A hearing on the Objection occurred on June 14, 2018. Tonya was represented at the hearing by Daniel P, Kiefer, while Paul was represented by Thomas C. Michaelides, Esq. Having considered the Objection and Opposition, as well as the oral arguments of counsel at the hearing, and good cause appearing, the Court hereby orders the following:

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IT IS ORDERED that the Objection is DENIED.

IT IS FURTHER ORDERED that the RAR entered by the Honorable Wesley Yamashita on January 19, 2018 (a true and accurate copy of which is attached to this Order as Exhibit 1) is hereby APPROVED by the Court.

IT IS FURTHER ORDERED that the rulings, findings, orders, and decrees found in the RAR are hereby ADOPTED as the ORDER of this Court.

IT IS SO ORDERED

DAY OF Aquit 2018.

SUBMITTED BY:

RUSHFORTH LEE & KIEFER, LLP

DANIEL P. KIEFER (State Bar No. 12419) KENNEDY E. LEE (State Bar No. 12429)

1707 Village Center Circle, Suite 150

Las Vegas, NV 89134

Email: probate@rlklegal.com

Attorneys for Tonya Collier

APPROVED BY:

TCM LAW 22

BY: Sought but not received

THOMAS C. MICHAELIDES, ESQ. (State Bar No. 5425)

2620 Regatta Drive, Suite 219

Las Vegas, Nevada 89128

Email: tem@temlawgroup.com

Attorneys for Paul Colman

# Exhibit 1

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RAR KENNEDY E. LEE (STATE BAR NO. 12429)

DANIEL P. KIEFER (STATE BAR NO. 12419)

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Las Vegas, NV 89134

Telephone: (702) 255-4552 Email: probate@rlklegal.com

Attorneys for Tonya Collier

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Colman Family Revocable Living Trust, dated June 23, 2011,

A Non-Testamentary Trust.

Case No. P-17-093518-T Department PC1 (Probate)

AL

REPORT AND RECOMMENDATIONS REGARDING PETITION TO ASSUME JURISDICTION OF TRUST, AND FOR CONFIRMATION OF BENEFICIARY OF REAL PROPERTY

DISTRICT COURT

CLARK COUNTY, NEVADA

Date of hearing: December 15, 2017 Time of hearing: 9:30 a.m.

On November 13, 2017, Tonya Collier ("Tonya") filed Petition to Assume Jurisdiction of Trust,

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and for Confirmation of Beneficiary of Real Property (the "Petition"). On November 17, 2017, Paul Valer Colman ("Paul") filed his Objection to Petition to Assume Jurisdiction of Trust, and for Confirmation of

Beneficiary of Real Property, Motion to Dismiss Petition and Motion to Quash Unlawful Lis Pendens (the "Objection"). On December 12, 2017, Tonya filed her Reply in Support of Petition to Assume Jurisdiction

of Trust, and for Confirmation of Beneficiary of Real Property (the Reply"). The Petition, Objection, and

Reply came on for hearing on December 15, 2017 before the Honorable Commissioner Wesley Yamashita.

Daniel P. Kiefer of Rushforth Lee & Kiefer, LLP was present and represented Tonya; Scott B. Olifant of

TCM Law Group was present and represented Paul. After reviewing the pleadings and papers on file, and

having heard arguments of counsel, the Probate Commissioner makes the following findings of fact,

25 conclusions of law, and recommendations:

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#### RUSHFORTH LEE & KIEFER LLP

#### I. FINDINGS OF FACT

#### THE COURT FINDS THAT:

- 1. Notice of the hearing on the Petition was given as required by law.
- 2. Chari Ann Colman ("Chari") and Paul were married on December 15, 2009.
- 3. Prior to their marriage, Chari owned the real property located at 5988 Turtle River Avenue, Las Vegas, NV 89156, APN 140-15-317-012 (the "Real Property") as her separate property.
- 4. The Real Property had no purchase money mortgage. Chari paid the entire purchase price prior to marrying Paul. Neither the marital community, nor Paul individually, contributed to the purchase price of the Real Property.
- 5. No material improvements were made to the Real Property that increased the value of the home.
- 6. On June 23, 2011, Chari and Paul created the Colman Family Revocable Living Trust, dated June 23, 2011 (the "Trust"). The Trust was a revocable trust. Chari transferred the Real Property to the Trust by Quitclaim Deed on June 30, 2011.
- 7. A spouse must expressly declare they are transmuting their separate property. Chari never transmuted the Real Property. Chari never executed a transmutation agreement changing the character of the Real Property from separate property to community property.
- 8. Chari executed a deed transferring the Real Property to the Trust. The deed makes no mention of transmuting the Real Property from separate property to community property.
  - 9. At all relevant times, the Trust was a revocable trust.
- 10. The Trust includes no provision transmuting contributed assets from separate property into community property.
- 11. The Trust (prior to the divorce) disposed of the Trust property—including the Real Property—to Chari and Mr. Colman.
  - 12. Chari and Paul were divorced on September 28, 2017.
- Upon their divorce, NRS 111.781 revoked any revocable dispositions from Chari to Paul.
   Specifically, disposition of the Real Property to Paul was revoked.

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## EXHIBIT 2

CASSADY LAW OFFICES · (702) 650-4480 · (702) 650-5561 FAX

Jasen E. Cassady, Esq.

HENDERSON: 2425 W. HORIZON RIDGE PKWY HENDERSON, NEVADA 89052

SUMMERTIN! 7201 W. LAKE MEAD, SUITE 500 LAS VEGAS, NEVADA 89128

The Colman Family Resocable Living Trust

dated June 23, 2011

Prepared by: CASSADY LAW OFFICES, P.C. (702) 650-4480

#### THE COLMAN FAMILY REVOCABLE LIVING TRUST

THIS TRUST AGREEMENT is made this June 23, 2011, by and between Paul Volor Colman and Chari Ann Colman, residents of Clark County, Nevada, as Grantors (hereinafter sometimes referred to as "Chrantors"), and Paul Valer Colman and Chari Ann Colman, as Trustees (hereinafter referred to sometimes as "Original Trustees"). All prior Trusts predating this Trust are hereafter revoked absolutely.

#### ARTICLE I

#### 1.1 Trust Name.

This Trust shall be known and officially referred to as "The Colman Family Revocable Living Trust of June 23, 2011,"

#### 1.3 Grantors' Intent.

It is the Intent of the Grantors that the property listed in Schedule "A," which is incorporated herein by reference, be presently assigned, transferred, and conveyed to the Trustees for the purposes of establishing a Revocable Living Trust. By signing below, the Trustees acknowledge and confirm receipt of said property for the Trust. The property of Schedule "A" shall be held in Trust for the uses and purposes and on the terms and conditions set forth herein. The Grantors attest to the fact that this property is owned outright by the Grantors and not subject to any equitable or real interest by any other party and agree to indemnify the Trust if any challenges of ownership of the property are raised by any other person or entity.

#### ADTICLE-K

#### 2.1 Trustee Selection,

The Original Trustees named above have agreed, for consideration, to act as the Trustees of this Trust. As such, the Trustees shall have the unrestricted rights as defined in this Agreement to act with the Trust property in any manner deemed in the Trustees' sole discretion to be in the best interest of the Trust or Beneficiaries for as long as said Trustees are Hving, desire to act as Trustees or are competent to act as Trustees.

- A. Trustee Right of Resignation. Any Original Trustee shall have the unlimited right to resign as Trustee. Any Successor Trustee may only resign after meeting the following conditions:
  - (1) The Successor Trustee cannot abandon the Trust at a time in which the rights of the Trust would be significantly damaged if immediate action was not taken by a Trustee;
  - (2) The Successor Trustee must give all Boneficiaries, and any surviving Grantor

Colman Family Roynoable Living Trust

gixty (60) days written notice, mailed to the last known addresses of the named Beneficiaries and/or Grantor, by Certified Mail, Return Receipt Requested; and

- (3) The Successor Trustee must arrange for a final accounting.
- B. Amnal Reporting of the Successor Trustee. The Successor Trustee agrees to make an annual written report to the Granters and Beneficiaries detailing the state of the property in the Trust, listing the assets and investments of the Trust, describing the character of the investments made by the Trustee, and listing the expenses incurred and disbursements made by the Trust throughout the prior year. While alive, annual tax statements of the Granter(s) will suffice for this purpose if it is based upon the appropriate records.
- C. Trustees' Absolute Discretion. After conducting due diligence and making a full survey of the opportunities and chroumstances of any matter affecting the Trust, the Trustees shall have full and absolute discretion to act with the Trust property and to make or not make disbursements to beneficiarles. There is no requirement that any consent be obtained from any person, entity or court prior to making a final decision as to any matter relating to the Trust. The Trustees may act in such a manner as to benefit another entity, organization or individual that might have concurring interests in the decision being made by the Trustees without breaching their duties to this Trust as long as the decision does not breach a Trustee's fiduciary duty owed to the Trust and Beneficiaries.
- D. Trustee Bond. No Court shall require a bond of any Trustee or Successor Trustee and no bond shall be templed of any Trustee in Successor Trustee is named by the court and is not expressly identified by name in this trust, in which case the court may require a bond at its disorction.
- E. <u>Trustee's Concurrent Duties</u>, A Trustee may serve as both Trustee of this Trust and Chardian of any of the Beneficiaries named within this Trust without creating any conflict to the Trust or any other Beneficiary.
- F. Trustee Reindingsement and Compensation. A Trustee shall be entitled to just and reasonable compensation for the services performed for the Trust. The Compensation earnest exceed the reasonable amount that can be charged by bank and trust companies for performing like-services. A Trustee is also entitled to full reimbursement for all costs that he or she has incurred in managing, investing and governing the Trust.

2.2 Trustee's Confirmation of Property Receipt

The property of this trust as granted and transferred to the Trust by the Grantors is contained within Schedule "A." The Trustees confirm that they are in physical or constructive receipt of these items and agree to manage, central, govern and guide the Trust Property under the express and implied terms of this Agreement.

2.3 Successor Trustee Appointment.

Upon the death or incompetency of one of the Original Trustees, the surviving Original Trustees shall have all authority to act as Trustee. Upon the death or incompetency of both Original Trustees, a Successor Trustee shall serve as Trustee and shall serve with all authority and power as found in the Original Trustees to the extent allowed under the provisions contained within this Trust Agreement.

The Successor Trustee of this Trust shall be WELLS FARGO, N.A.

If none of these persons are willing and able to serve as Successor Trustee, any heneficiary under this Trust may petition the District Court Judge of Clark County who is responsible for probate matters to appoint a Successor Trustee. A Trustee shall serve until all of the assets of the estate are either distributed as contained herein or depleted by lightlittees of the Trust.

- A. Limited Liability of Successor Trustee. A Successor Trustee is not liable for the affirmative acts or omissions of a prior Trustee or Trustees and shall be indemnified by the This to the extent that the person or entity has been held financially responsible for any of the acts or omissions of any prior Trustees. Further, the Successor Trustee has no duty to make any accounting of any prior dealings of any prior Trustee; however, if a written request is submitted by the majority of the Boneficiaries or their representatives to conduct an audit on the Trust upon the appointment of the person or entity, or ninety (90) days thereafter, the Successor Trustee shall submit the Trust financial books to an independent Certified Public Accountant or qualified Attorney for the purposes of obtaining a certified accounting of the prior Trustee's activities. The expense of this audit shall—he shareficiaries requesting such an audit, unloss it can be shown to the Successor Trustee that there existed reasonable grounds upon which to base such a request. If no request is made, and no accounting is conducted, the Successor Trustee is not liable for relying upon the prior representations of the Prior Trustee and is not liable to any beneficiary or any other person having after a direct or indirect interest in the Trust.
- Contrast a time wherein the Original or prior Trustees are competent to transfer the powers and duties of the office of Trustee to another in writing, then the prior Trustee shall make a formal writing wherein he or she requests the Successor Trustee to accept the position of Trustee and wherein the Successor accepts the Trustee powers as described herein. The original of that document shall be joined with an original of this Trust Agreement which should be in a place of antickeeping, one copy shall be given to any Grantov then living, and one copy shall be given to the new Trustee. The signatures of this writing shall be notarized and witnessed by two witnesses.

2.4 Majority vote of Multiple Trustees.

If for any reason more than one Trustee is appointed, a majority of the vote of the Trustee shall be binding upon the Trust. If there are only two Trustees and a deadlock occurs, the next Successor Trustee shall east the deciding vote. If the Successor Trustee is mable or unwilling to

assist, then the District Court Judge of Clark County, Nevada who is responsible for probate matters shall be petitioned to decide the matter after hearing all of the facts relating to the decision. If a Judge must be used to break this deadlock, then the Judge shall have the authority to appoint an Attorney of Record that shall act as a tie breaking vote for all future voting deadlocks.

#### ARTICLE III

#### 3.1 Idmits to Trustee Powers.

A Trustee is limited in the exercising of his or her powers in that the Trustee must protect the Trust from the demands of Beneficiaries and the Grantors and may not exchange, purphase or otherwise deal with the Trust Property in any transaction or event involving the Beneficiaries or Grantors without receiving reasonable consideration for the value of the property. Further, the Trustee is limited in that he or she may not allow any encumbrances upon the Trust Property for the benefit of the Grantors without receiving adequate and reasonable security and interest. Substituting like-kind property is prohibited unless the property is of equal value. In this regard, the Trustee is not liable to the Beneficiaries or Grantors for refusing to act against the express limitations of this Trust unless the Trustee has acted with gross negligence or malicious intent.

#### 3.2 Trustee's Enumerated Powers.

A Trustee is authorized and empowered to manage, care for, improve, protect, control, deal with, sell and otherwise dispose of the trust estate or any part of it, in his or her absolute discretion, in any and every way in which any responsible and prudent owner could manage, care for, improve, protect, control, deal with and otherwise dispose of the same. In acting as a fiduciary capacity, the Trustee may exercise the following express and enumerated powers:

- A. To register any securities or other property held hereunder in the name of Trustee or in the name of a nominee, with or without the addition of words indicating that such securities or other property are held in a fiduciary capacity, and to held in begrer form any securities of other property held hereunder so that liftle thereto will pass by delivery, but the books and records of Trustee shall show that all such investments are part of their respective funds.
- B. To hold, manage, invest and account for the separate Trusts in one or more consolidated funds, in whole or in part, as he or she may determine. As to each consolidated fund, the division into the various shares comprising such fund need be made only upon Trustee's books of account.
- C. To lease Trust property for terms within or beyond the term of the Trust and for any purpose, including exploration for and removal of gas, oil, and other minerals; and to enter into community oil leases, pooling and unitization agreements.
- D. To borrow money, mortgage, pledge or lease Trust assets for whatever period of time the Trustee shall determine, even beyond the expected term of the respective Trust.

- E. To hold and retain any property, real or personal, in the form in which the same may be at the time of the receipt thereof, as long as in the exercise of their discretion it may be advisable so to do, notwithstanding same may not be of a character authorized by law for investment of Trust funds.
- To invest and reinvest in his or her absolute discretion, and he or she shall not be restricted in his or her choice of investments to such investments as are permissible for fiduciaries under any present or future applicable law, notwithstanding that the same may constitute an interest in a partnership.
- G. To advance funds to any of the Trusts for any Trust purpose. The interest rate imposed for such advances shall not exceed the current rates.
- H. To institute, compromise, and defend any legal actions and proceedings.
- I. To vote, in person or by proxy, at corporate meetings any shares of stock in any Trust created herein, and to participate in or consent to any voting Trust, reorganization, dissolution, liquidation, merger, or other action affecting any such shares of stock or any corporation which has issued such shares of stock.
- J. To partition, allot, and distribute, in undivided interest or in kind, or partly in money and partly in kind, and to sell such property as the Trustee may deem necessary to make division or partial or final distribution of any of the Trusts.
- -K: To determine what is principal or income of the Trusts and apportion and allocate recoipts and expenses as between these accounts.
- L. To make payments hereunder directly to any beneficiary under disability, to the guardian of his or her person or estate, to any other person deemed suitable by the Trustee, or by direct payment of such beneficiary's expenses.
- M. To employ agents, attorneys, brokers, and other employees, individual or corporate, and to pay them reasonable compensation, which shall be deemed part of the expenses of the Trusts and powers hereunder.
- N. To accept additions of property to the Trusts, whether made by a Grantor, a member of a Grantor's family, by any beneficiaries hereunder, or by any one interested in such beneficiaries.
- O. To hold on deposit or to deposit any funds of any Trust created herein, whether part of the original Trust fund or received thereafter, in one or more savings and loan associations, bank or other financing institution and in such form of account, whether or not interest bearing, as Trustee may determine, without regard to the amount of

any such deposit or to whether or not it would otherwise be a suitable investment for funds of a trust.

- P. To open and maintain safety deposit boxes in the name of this Trust.
- Q. To make distributions to any Trust or beneficiary hereunder in each or in specific property, real or personal, or an undivided interest therein, or partly in each and partly in such property, and to do so without regard to the income tax basis of specific property so distributed. The Grantor requests but does not direct, that the Trustee make distributions in a manner which will result in maximizing the aggregate increase in income tax basis of assets of the estate on account of federal and state estate, inheritance and succession taxes attributable to appreciation of such assets.
- R. The powers enumerated in NRS 163.265 to NRS 163.410, inclusive, are hereby incorporated hereto to the extent they do not conflict with any other provisions of this instrument.
- S. The enumeration of certain powers of the Trustee shall not limit his or her general powers, subject always to the discharge of his fiduciary obligations, and being vested with and having all the rights, powers, and privileges which an absolute owner of the same property would have.
- The Trustee shall have the power to invest Trust assets in securities of every kind, including debt and equity securities, to have and sell securities, to write covered securities updons on recognized options exchanges, to buy and sell listed securities options fisted on such exchanges, to buy and sell listed securities options, individually and in combination, employing recognized investment techniques such as, but not limited to, spreads, straddles, and other documents, including margin and option agreements which may be required by securities brokerage firms in connection with the opening of accounts in which such option transactions will be effected.
- U. In regard to the operation of any closely held business of the Trust, the Trustee shall have the following powers:
  - The power to retain and continue the business engaged in by the Trust or to recapitalize, liquidate or sell the same.
  - 2. The power to direct, control, supervise, manage, or participate in the operation of the business and to determine the manner and degree of the fiduciary's active participation in the management of the business and to that end to delegate all or any part of the power to supervise, manage or operate the business to such person or persons as the fiduciary may select, including any individual who may be a beneficiary or Trustee hereunder.

- 3. The power to engage, compensate and discharge, or as a stockholder owning the stock of the Corporation, to vote for the engagement, compensation and discharge of such managers, employees, agents, attorneys, accountants, consultants or other representatives, including anyone who may be a beneficiary or Trustee hereunder.
- d. The power to become or continue to be an officer, director or employee of a Corporation and to be paid reasonable compensation from such Corporation as such officer, director and employee, in addition to any compensation otherwise allowed by law.
- 5. The power to invest or employ in such business such other assets of the Trust estate.

#### ARTICLE TY

4.1 Primary Beneficiaries

The Primary Beneficiaries of this Trust shall be Paul Valer Colman and Chari Ann Colman during their lifetimes. The Primary Beneficiaries of this trust shall be entitled to all benefits of this Trust until their deaths.

#### ARTICLE Y

<u> S. I. . . Alexalmulus at izmets During the bifetime of the Esimory Beneficturies.</u>

Until the deaths of the Primary Beneficiaries, the net income and principal from the Trust shall be distributed to the Primary Beneficiaries as is necessary, in the sole discretion of the Trustee or Trustees, for the support, happiness and health needs of the Primary Beneficiaries. The Trustee(s) may also make distributions to other named beneficiaries within this Trust at the sole discretion of the Trustee(s), but no distribution shall be made to any other beneficiary under this Trust if the Primary Beneficiaries are in want or need of any of the income or principal of this Trust. The Trustee has full discretion to withheld all income and principal if such is in the best interest of any of the Beneficiaries.

5.3 Distribution of Appets Upon Death of Grantors

Upon the death of the last Grantor of this Trust, the trust estate shall be distributed an follows, The Trustee shall distribute the real property located at 5988 Truffe River, Las Vegas, Nevada to TONYA COLLIER. The real property in South Dekota shall be sold to ROBERT BOOTH of Ridgview, South Dakota and DANIEL BOOTH, IR of Timber Lake, South Dakota. The rest, residue and remainder of the estate shall be distributed to JESSICA DIANE COLMAN, pursuant to Article VI herein

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Column Family Reveable Living Trust

#### 5.3 Inil Safe Provision.

In the event that the principal of the Trust administered under this Article is not disposed of under the foregoing provisions, the remainder of the Trust, if any, shall be distributed free of Trust to the heirs at law of Paul Valer Colman and Chari Ann Colman, their identities and shares to be determined according to the intestacy laws of the State of Nevada then in effect. The estate shall be divided in two equal halves and one-half shall be given to the lawful heirs of each Grantor. If either Grantor shall die without any heirs at law according to the laws of the State of Nevada then in effect, the entire corpus of the trust shall be distributed to the heirs at law of the other Grantor.

#### 5.4 No Contest Provision

The Granters specifically desire that this Trust be administered as set forth herein without litigation or dispute of any kind. To that end, if any beneficiary hereunder, any person on behalf of any beneficiary, any heir or other successor-in-interest of any beneficiary, or any other person, seeks to establish or assert any claim to the assets of this Trust, or attack, oppose or seek to set aside the administration or any distribution of this Trust, have this Trust declared null, void or diminished, or to defeat or change any part of the provisions of this Trust, such beneficiary, heir or other person shall receive, free of trust, one deliar (\$1.00) and no more lieu of any claimed interest in this Trust or its assets.

#### ARTICLE VI

#### 6.1. Distribution to Minors.

If at the time of any distributions under this Trust, any of the beneficiaries or persons who are entitled to distribution under this Trust are under the age of thirty-five (35), then the Trustee shall hold the funds in trust and shall have sole and exclusive discretion to distribute the property from the Trust for the education, health, welfare and maintenance of any such beneficiary until they reach the age of thirty-five, at which time an absolute distribution shall be made to the beneficiary.

#### ARTICLE VII

#### 7.1 Incompetency of Beneficiaries.

If a beneficiary is declared judicially incompetent, is a ward of any state, or is in the Trustee's determination unable to manage either the estate or his or her person, or both, the Trustee may pay to any appointed guardian, other entity or person responsible for the care of said beneficiary, the net income or any part of the principal of the Trust estate to which the beneficiary would be entitled, in such a manner as is in the best inferest of the beneficiary, as the Trustee deems reasonable and appropriate under the circumstances. If said distribution would disqualify said beneficiary from public assistance, these finds may be used as necessary by the Trustee in such a way and means so as to avoid the loss of such public assistance at the Trustee's sole discretion and according to the law and rules of such public assistance. Where no funds can reasonably be distributed in such a manner as to not cause the public assistance to fail or be lost, then the funds dedicated to such beneficiary shall be directed in equal shares to the other beneficiaries for distribution.

#### 7.2 Preferred Guardians

The name of a preferred guardians for the Grantors shall be identified in their respective Last. Will and Testaments.

#### ARTICLE VIII

#### 11.1 Distributions in Kind.

When distributions are required under this Trust, a Trustee is authorized to make distributions of the Trust estate in kind, or partly in cash and partly in kind, or by arranging and transferring or assigning an undivided interest. The Trustee's discretion and exercise of this authority is absolute and binding upon all beneficiouses and all other interested parties.

#### ARTICLE IX

#### 9.1 Revocability of Trust.

This trust is absolutely revocable with the consent of both Grantors, and the Grantors may at their discretion make demands upon the Trustees to return all of the Grantors' former property that is now property of the estate to the Grantors. The Grantors are not entitled, however, to other property put into the Trust by other persons or entitles without a written agreement from the Trustee, if such property is transferred to the Grantors, then the transfer will be deemed a gift from the Trust to the Grantors. Where such property had a prior ownership status, such as community property or joint tenancy, then the release of said property outside of the Trust shall return the property to its prior condition.

#### ARTICLEX

#### 10.1 Additional Properties.

The type, kind or proportion of property of this Trust shall not be limited by the Trustes in any way. The trusteer willing or able, may transfer, devise, bequeath, give, cen very or denate any personal or real property into the trust by an inter vivos act or by will, as long as there are no restrictions or conditions as to the use of the property placed upon the Trustee and as long as the property becomes fully subject to the terms and conditions of the Trust. Property additions to this Trust must be acknowledged and received by the Trustee by a writing or by a transfer of title of the Property into the Trustee's name.

#### ARTICLE XI

#### 11.1 Modifications and Additions to the Trust.

Modifications to this trust may occur only where all surviving Grantors or their respective agents expressly agree by way of written amendment excented in a similar fashion as this Trust and signed by the Grantors, their agents and the Trustee(s). Additional property may be accepted by the Trustee(s) at a later time. Property subject to this instrument is referred to as the "Trust estate."

#### 11,2 Calendar Year

The Trust shall be on a calendar year, ending December 31st of each year, for trust, tax and accounting purposes.

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#### ARTICLE XII

12.1 Applicable Law.

The validity, construction and effect of this agreement and of the trust created hereunder and its enforcement shall be determined by the laws and courts of the State of Nevada.

12.2 Perpetulties Sayings Clause.

Unless sooner terminated as otherwise provided in this agreement, this trust and any other trust created directly or indirectly by this trust shall fully cease and completely terminate twenty-one (21) years after the death of the last survivor of the Grantor, and all children of the Grantor living or conceived as of the date of this agreement. Upon such termination, the entire principal of the trust estate of each said trust, together with any undistributed income therefrom, shall vest in and be distributed to the persons entitled to take under the provisions of the respective trust. If at the time of this termination the rights to income are not fixed by the terms of the Trust, distribution under this clause shall be made, by right of representation, to the persons who are then entitled or authorized, in the Trustee' discretion, to receive distributions from this Trust.

12.3 Integration of Agreement

This document constitutes the full understanding and agreement between the Grantor and the Trustee. If any provision of this instrument is adjudged invalid or is unenforceable for any reason, the remaining provisions of this Trust shall be carried into effect and shall survive the striking of the respective term.

12.4 T'erma

Whenever the terms "child", "children", "descendants" or "joure" are used in this Trust, the terms shall include legally adopted children. The term "issue" shall include all lineal descendants. Whenever provision is made in this Trust Indenture for payment for the "cducation" of a beneficiary, the term "cducation" shall be construed to include technical schooling, college or post-graduate study, so long as pursued to advantage by the beneficiary at an institution of the beneficiary's choice and in determining payments to be made for such college or postgraduate education, the Trustee shall take into consideration the beneficiary's related living and traveling expenses to the extent that they are reasonable.

12.5 Spendenrift Provision.

Each and every beneficiary under this Trust is hereby restrained from and shall be without slight, power or authority to sell, transfer, assign, pledge, mortgage, hypothecate, alienate, anticipate, bequeath or devise or in any manner affect or impair his, or her, or their beneficial right, title, interest, claim and Estate in and to either the income or principal of any Trust created hereunder, or to any part thereof, during the entire term of said Trust; nor shall the right, title, interest, or estate of any beneficiary be subject to any right, claim, demand, lien or judgment of any creditor of any such beneficiary, nor be subject nor liable to any process of law or equity, but all of the income and principal, except as otherwise provided in this Trust Agreement shall be payable and deliverable to or for the benefit of only the before named and designated beneficiaries, at the time hereinbefore set out, and receipt by such beneficiaries shall relieve the Trustee from responsibility for such good faith distributions.

12.6 Court Instructions.

The Trustee may seek the assistance of the Courts in all matters affecting the administration of this Trust or its properties, including advice on the interpretation of the Trust or for settlement of any account by invoking the jurisdiction of any Novada District Court (including quasi-in-rem jurisdiction) over the Trust, the Trustee, or the Trust res, in a non-adversarial ex palite proceeding. The decision of the Court shall be binding upon all interested parties who were given ten (10) day written notice by first class U.S. Mall of the proceedings. Notice must be given to the last known addresses of any interested party.

SIGNED AND SEALED by the Grantors and Trustees on this 375 day of June, 2011,

GRANTORS:

TRAISTERS:

PAUL VÄDER COLMAN

SUBSCRIBED AND SWORN TO

MALPH GOUDY
Notary Public
State of Nevada
Appt. No. 10-2602-1

(21)

APN: 140-15-317-012

Mail Tax Statements To: When Recorded Mail To:

Paul Valer Colman and Chari Ann Colman, Trustees COLMAN FAMILY REVOCABLE LIVING TRUST DATED JUNE 23, 2011 5988 Turtle Rive Avenue Las Vegas, Nevada 89156 Inst #: 201106300001350 Free: \$14.00 N/G Fun: \$0.00 RPTT: \$0.00 Ex: #007 00/30/2011 09:06:30 AM Reculpt #: \$29966

"Requestor:
CABBADY LAW (LEGAL WINGS)
Recorded By: DHG Pgs: 2
DEBBIE CONVAY
CLARK COUNTY RECORDER

QUITCLAIM DEED

FOR A VALUABLE CONSIDERATION, receipt of which is acknowledged,

Chari Ann Colman, who toglightle as, Charl Hayes

does hereby RELEASE AND FOREVER QUITCLAIM to

Paul Valor Colman and Charl Ann Colman, as Trustees of The Colman Fumily Revocable Living TrustDated June 23, 2011

all the right, title and interest of the undersigned in and to real property located 5082 Tuelo-River Avenue, Las Vegas, in the County of Clark, State of Nevada, and legally described as follows:

Yorkshire Hyts-Phase 3 Plat Book 93 Page 30 Lot 374 Plack 1 SLC 15 TWP 20 RNG 62

Charles Comment

STATE OF NEVADA

COUNTY OF CLARK

RALPH GOUDY Notary Public State of Nevada Appt. No. 10-2602-1 My Appt. Expires July 27, 2013

=10-2602-1 xp7-27-14

On the 23rd day of June, 2011, personally appeared before me, a Notary Public in and for said County and State, Chari Ann Colman, personally known (or proved) to me to be the person whose name is subscribed to the above instrument who acknowledged that she executed the instrument.

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(2-1)

APN: 140-15-317-012

Mail Tax Statements To: When Recorded Mail To:

Paul Voler Colman and Chari Ann Colman, Trustees COLMAN FAMILY REVOCABLE LIVING TRUST DATED JUNE 23, 2011 5988 Turtle Rive Avenue Las Vegas, Nevada 89156 Inst #: 201106300001356 Feed: \$14.00 N/C Fee: \$0.00 RPTT: \$0.00 Ex: #007 00/30/2011 09:96:30 AM Roselpt #: 829060

" Roquestor:
CABBADY LAW (LEGAL WINGS)
Recorded By: DHG Pys: 2
DEBBIE CONWAY
CLARK COUNTY RECORDER

QUITCLAIM DEED

FOR A VALUABLE CONSIDERATION, receipt of which is acknowledged,

Charl Ann Colman, who toglightle as, Charl Hayes

does hereby RELEASE AND FOREVER QUITCLAIM to

Paul Valer Colman and Charl Ann Colman, as Trustees of The Colman Family Revocable Living Trust Dated June 23, 2011

-all the right, title and interest of the undersigned in and to real property located 5988 Taulo-River Avenue, Las Vegas, in the County of Clark, State of Nevada, and legally described as follows:

Yorkshire Hgto-Phace 3 Flat Book 93 Page 30 Lot 374 Piock 1 SEC 15 TWP 20 RNG 62

Charlas Char Stelman

STATE OF NEVADA

COUNTY OF CLARK

NALPH GOUDY Motary Public State of Novada Appt. No. 10-2602-1 Appt. Eupires July 27, 2014

\$10-2602-1 XP7-27-14

On the 23rd day of June, 2011, personally appeared before me, a Notary Public in and for said County and State, Charl Ann Colman, personally known (or proved) to me to be the person whose name is subscribed to the above instrument who acknowledged that she executed the instrument.

MOTARY PUBLIC

(21)

APM: 140-15-317-012

Mail Tax Statements To: When Recorded Mail To:

Paul Valer Colman and Chari Ann Colman, Trustees COLMAN FAMILY REVOCABLE LIVING TRUST DATED JUNE 23, 2011 5988 Turtle Rive Avenue Las Vegas, Novada 89156 Inst#: 201106300001356 Fees: \$14.00 M/C Fee: \$0.00 RPTT: \$0.00 Ex: #007 00/30/2011 09:06:30 AM Receipt#: \$29966 \*\* Requester:

CABBADY LAW (LEGAL WINGS)
Recorded By: DHO Pyg: 2
DEBBIE CONWAY
CLARK COUNTY RECORDER

QUITCLAIM DEED

FOR A VALUABLE CONSIDERATION, receipt of which is acknowledged,

Chari Ann Colman, who togic file as, Chari Hayes

does hereby RELEASE AND FOREVER QUITCLAIM to

Paul Valer Colman and Charl Ann Colman, as Trustees of The Colman Family Rovocable Living Trust Dated June 23, 2011

all the right, title and interest of the undersigned in and to real property located 5988 Turtle-River Avenue, Las Vegas, in the County of Clark, State of Nevada, and legally described as follows:

> Yorkshire Hgts-Phase 3 Plat Book 93 Page 30 Lot 37 Pigck 1 SEC 15 TWP 20 RNG 62

Charles Comming

STATE OF NEVADA

COUNTY OF CLARK

MALPH GOUDY
Motary Public
State of Nevada
Appt. No. 10-2602-1
My Appt. Expires July 27, 2014

#10-2602-1 XP7-27-14

On the 23<sup>rd</sup> day of June, 2011, personally appeared before me, a Notary Public in and for said County and State, Charl Ann Column, personally known (or proved) to me to be the person whose name is subscribed to the above instrument who acknowledged that she executed the instrument.

MOTARY PUBLIC

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11/16/2017

https://www.clarkcountycourts.us/Anonymous/CaseDetail.aspx?CaseID=9134188

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Cocalien Fame, Hale

#### REGISTER OF ACTIONS CASE No. D-11-456480-D

Paul Valer Colman, Plaintiff vs. Charl Ann Colman, Defendant.

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Case Type: Divorce - Complaint

Date Filed: 12/20/2011 Location: Department P

Cross-Reference Case Number: D456480

RELATED CASE INFORMATION

Related Cases

D-17-557861-Z (1J1F Related - Rule 5.103)

PARTY INFORMATION

Defendant

Colman, Charl Ann

Lead Attorneys

Plaintiff

Colman, Paul Valer

EVENTS & ORDERS OF THE COURT

Unserved

OTHER EVENTS AND HEARINGS

12/19/2011 Complaint for Divorce

Complaint for Divorce 12/20/2011

Affidavit of Resident Witness

Affidavit of Resident Witness

01/06/2012 Summons

Coleman, Charl Ann 03/26/2012 Affidavit of Plaintiff

Affidavit of Paul Valer Colman, Plaintiff

Child Support and Welfare Party Identification Sheet 03/26/2012

04/02/2013 Order of Dismissal Without Prejudice

Order of Dismissal Without Prejudice

04/03/2013 Notice of Entry of Dismissal without Prejudice

Notice of Entry of Order of Dismissal Without Prejudice

FINANCIAL INFORMATION

Plaintiff Colman, Paul Valer Total Financial Assessment

Total Payments and Credits Balance Due as of 11/16/2017 289,00 289.00 0.00

12/20/2011

Transaction Assessment

12/20/2011 | Efile Payment

Receipt # 2011-144521-CCCLK

Colman, Paul Valer

289,00 (289.00)

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CLERK OF THE COURT

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KENNEDY E. LEE (STATE BAR NO. 12429)
DANIEL P. KIEFER (STATE BAR NO. 12419)
RUSHFORTH LEE & KIEFER, LLP
1707 Village Center Circle, Suite 150
Las Vegas, NV 89134
Telephone: (702) 255-4552
Email: probate@rlklegal.com
Attorneys for Tonya Collier

DISTRICT COURT CLARK COUNTY, NEVADA

In the Matter of the

Colman Family Revocable Living Trust, dated June 23, 2011,

A Non-Testamentary Trust.

Case No. P-17-093518-T Department PC1 (Probate)

REPORT AND RECOMMENDATIONS REGARDING PETITION TO ASSUME JURISDICTION OF TRUST, AND FOR CONFIRMATION OF BENEFICIARY OF REAL PROPERTY

Date of hearing: December 15, 2017 Time of hearing: 9:30 a.m.

On November 13, 2017, Tonya Collier ("Tonya") filed Petition to Assume Jurisdiction of Trust, and for Confirmation of Beneficiary of Real Property (the "Petition"). On November 17, 2017, Paul Valer Colman ("Paul") filed his Objection to Petition to Assume Jurisdiction of Trust, and for Confirmation of Beneficiary of Real Property, Motion to Dismiss Petition and Motion to Quash Unlawful Lis Pendens (the "Objection"). On December 12, 2017, Tonya filed her Reply in Support of Petition to Assume Jurisdiction of Trust, and for Confirmation of Beneficiary of Real Property (the Reply"). The Petition, Objection, and Reply came on for hearing on December 15, 2017 before the Honorable Commissioner Wesley Yamashita. Daniel P. Kiefer of Rushforth Lee & Kiefer, LLP was present and represented Tonya; Scott B. Olifant of TCM Law Group was present and represented Paul. After reviewing the pleadings and papers on file, and having heard arguments of counsel, the Probate Commissioner makes the following findings of fact, conclusions of law, and recommendations:

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#### I. FINDINGS OF FACT

#### THE COURT FINDS THAT:

- 1. Notice of the hearing on the Petition was given as required by law.
- 2. Chari Ann Colman ("Chari") and Paul were married on December 15, 2009.
- 3. Prior to their marriage, Chari owned the real property located at 5988 Turtle River Avenue, Las Vegas, NV 89156, APN 140-15-317-012 (the "Real Property") as her separate property.
- 4. The Real Property had no purchase money mortgage. Chari paid the entire purchase price prior to marrying Paul. Neither the marital community, nor Paul individually, contributed to the purchase price of the Real Property.
- 5. No material improvements were made to the Real Property that increased the value of the home.
- 6. On June 23, 2011, Chari and Paul created the Colman Family Revocable Living Trust, dated June 23, 2011 (the "Trust"). The Trust was a revocable trust. Chari transferred the Real Property to the Trust by Quitclaim Deed on June 30, 2011.
- 7. A spouse must expressly declare they are transmuting their separate property. Chari never transmuted the Real Property. Chari never executed a transmutation agreement changing the character of the Real Property from separate property to community property.
- 8. Chari executed a deed transferring the Real Property to the Trust. The deed makes no mention of transmuting the Real Property from separate property to community property.
  - 9. At all relevant times, the Trust was a revocable trust.
- 10. The Trust includes no provision transmuting contributed assets from separate property into community property.
- 11. The Trust (prior to the divorce) disposed of the Trust property—including the Real Property—to Chari and Mr. Colman.
  - 12. Chari and Paul were divorced on September 28, 2017.
- 13. Upon their divorce, NRS 111.781 revoked any revocable dispositions from Chari to Paul. Specifically, disposition of the Real Property to Paul was revoked.

EXHIBIT "3"

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Steven D. Grierson
CLERK OF THE COURT

NOTC
KENNEDY E. LEE (STATE BAR NO. 12429)

DANIEL P. KIEFER (STATE BAR NO. 12419)
RUSHFORTH LEE & KIEFER, LLP
1707 Village Center Circle, Suite 150
Las Vegas, NV 89134
Telephone: (702) 255-4552
Email: probate@rlklegal.com
Attorneys for Tonya Collier

DISTRICT COURT CLARK COUNTY, NEVADA

In the Matter of the

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RUSHFORTH LEE & KLEFER LLP Itustand estate attorneys Colman Family Revocable Living Trust, dated June 23, 2011,

A Non-Testamentary Trust.

Case No. P-17-093518-T Department PC1 (Probate)

NOTICE OF ENTRY OF REPORT AND RECOMMENDATIONS REGARDING PETITION TO ASSUME JURISDICTION OF TRUST, AND FOR CONFIRMATION OF BENEFICIARY OF REAL PROPERTY

Date of hearing: December 15, 2017 Time of hearing: 9:30 a.m.

NOTICE IS HEREBY GIVEN THAT:

The "Report and Recommendations Regarding Petition to Assume Jurisdiction of Trust, and for Confirmation of Beneficiary of Real Property" was filed in the above entitled matter on January 19, 2018, a copy of which is attached hereto.

Respectfully submitted by:

State Bar No. 12429

Kennedy Lee

JAN 19 2018

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Steven D. Grierson
CLERK OF THE COURT

#### RAR

KENNEDY E. LEE (STATE BAR NO. 12429)
DANIEL P. KIEFER (STATE BAR NO. 12419)
RUSHFORTH LEE & KIEFER, LLP
1707 Village Center Circle, Suite 150
Las Vegas, NV 89134
Telephone: (702) 255-4552
Email: probate@rlklegal.com
Attorneys for Tonya Collier

### DISTRICT COURT CLARK COUNTY, NEVADA

In the Matter of the

Colman Family Revocable Living Trust, dated June 23, 2011,

A Non-Testamentary Trust.

Case No. P-17-093518-T Department PC1 (Probate)

## REPORT AND RECOMMENDATIONS REGARDING PETITION TO ASSUME JURISDICTION OF TRUST, AND FOR CONFIRMATION OF BENEFICIARY OF REAL PROPERTY

Date of hearing: December 15, 2017

Time of hearing: 9:30 a.m.

On November 13, 2017, Tonya Collier ("Tonya") filed Petition to Assume Jurisdiction of Trust, and for Confirmation of Beneficiary of Real Property (the "Petition"). On November 17, 2017, Paul Valer Colman ("Paul") filed his Objection to Petition to Assume Jurisdiction of Trust, and for Confirmation of Beneficiary of Real Property, Motion to Dismiss Petition and Motion to Quash Unlawful Lis Pendens (the "Objection"). On December 12, 2017, Tonya filed her Reply in Support of Petition to Assume Jurisdiction of Trust, and for Confirmation of Beneficiary of Real Property (the Reply"). The Petition, Objection, and Reply came on for hearing on December 15, 2017 before the Honorable Commissioner Wesley Yamashita. Daniel P. Kiefer of Rushforth Lee & Kiefer, LLP was present and represented Tonya; Scott B. Olifant of TCM Law Group was present and represented Paul. After reviewing the pleadings and papers on file, and having heard arguments of counsel, the Probate Commissioner makes the following findings of fact, conclusions of law, and recommendations:

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#### I. FINDINGS OF FACT

#### THE COURT FINDS THAT:

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- 1. Notice of the hearing on the Petition was given as required by law.
- 2. Chari Ann Colman ("Chari") and Paul were married on December 15, 2009.
- 3. Prior to their marriage, Chari owned the real property located at 5988 Turtle River Avenue, Las Vegas, NV 89156, APN 140-15-317-012 (the "Real Property") as her separate property.
- 4. The Real Property had no purchase money mortgage. Chari paid the entire purchase price prior to marrying Paul. Neither the marital community, nor Paul individually, contributed to the purchase price of the Real Property.
- 5. No material improvements were made to the Real Property that increased the value of the home.
- 6. On June 23, 2011, Chari and Paul created the Colman Family Revocable Living Trust, dated June 23, 2011 (the "Trust"). The Trust was a revocable trust. Chari transferred the Real Property to the Trust by Quitclaim Deed on June 30, 2011.
- 7. A spouse must expressly declare they are transmuting their separate property. Chari never transmuted the Real Property. Chari never executed a transmutation agreement changing the character of the Real Property from separate property to community property.
- 8. Chari executed a deed transferring the Real Property to the Trust. The deed makes no mention of transmuting the Real Property from separate property to community property.
  - 9. At all relevant times, the Trust was a revocable trust.
- 10. The Trust includes no provision transmuting contributed assets from separate property into community property.
- 11. The Trust (prior to the divorce) disposed of the Trust property—including the Real Property—to Chari and Mr. Colman.
  - 12. Chari and Paul were divorced on September 28, 2017.
- 13. Upon their divorce, NRS 111.781 revoked any revocable dispositions from Chari to Paul. Specifically, disposition of the Real Property to Paul was revoked.

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**OPPS** 

TCM LAW

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SCOTT B. OLIFANT, ESQ. Nevada Bar No. 7471 1614 S. Maryland Pkwy. Las Vegas, NV 89104 Telephone:

(702) 462-6161 (702) 413-6255

Email: tem@temlawgroup.com Attorneys for Paul Valer Colman and The Colman Family Revocable Living

Trust dated June 23, 2011

#### DISTRICT COURT

# CLARK COUNTY, NEVADA

In the Matter of the Colman Family Revocable Living Trust date June 23, 2011,

A Non-Testamentary Trust.

Case No.: P-17-093518 - T Dept. No.: PC1 (Probate)

# OBJECTION TO THE REPORT AND RECOMMENDATIONS BY THE PROBATE COMMISSIONER

COMES NOW, Paul Valer Colman, individually and as Trustee of the The Colman Family Revocable Living Trust dated June 23, 2011 (the "Trust") (collectively referred to herein as "Paul") and hereby files this Objection to the Report and Recommendations by the Probate Commissioner. 111

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This Objection is based on the Memorandum of Points and Authorities, the Declaration of Paul Valer Colman, any documents on file herein and any arguments which may be considered at the time of the hearing of this matter.

Dated this 5 day of February 2018.

TCM LAW

By:

SCOTT B. OLIFANT/ESQ.

Nevada Bar No. 7471 1614 S. Maryland Pkwy Las Vegas, Nevada 89104

Attorneys for Paul Valer Colman and The Colman Family Revocable Living Trust dated June 23, 2011

# MEMORANDUM OF POINTS AND AUTHORITIES

I.

# BRIEF STATEMENT OF FACTS

Chari Colman and Paul Colman were married on December 15, 2009. At that time they decided to live at Chari's house, located at 5988 Turtle River Avenue, Las Vegas, NV 89156, APN: 140-15-317-012 (the "property"). Prior to and following the marriage the Colmans made payments for the house, provided general upkeep, paid bills for the property and Paul generally treated the property like it was their home. There were never any discussions between Chari and Paul where Chari mentioned that the property was only hers. They treated the property much like any other couple would when they get married and one spouse already has a personal residence; they believed it was both ours. *Id.* at ¶ 3.

The Colmans both continued to maintain the property and later on June 23, 2011, Chari and Paul executed the Trust documents, in conjunction with our respective wills and powers of attorneys. (A true and correct copy of the trust is attached herein as Exhibit 2. Paul Colman Declaration, ¶ 4.) Because they treated the property as equally ours, the Colmans transferred the property into the Trust

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by Quitclaim Deed filed on June 30, 2011. (A true and correct copy of the Quitclaim Deed is attached herein as Exhibit 3. Paul Colman Declaration, ¶ 5.)

Mr. Colman after the property was transferred to the Trust, approximately six months later on December 19, 2011 filed for divorce with Chari. Even though there was tension between them, Chari or Paul never considered transferring the property to another party. The case was eventually dismissed as they chose to remain husband and wife. Docket report for Paul Valer Colman v. Chari Ann Colman, Clark County District Court, Family Division, Case No. D-11-456480, attached herein as Exhibit 4. Paul Colman Declaration, ¶ 6. Following this time, the Colmans continued to live together, supporting each other and together maintaining the marital residence and property. Id. at ¶ 7.

Several years later on August 29, 2017, Chari and Paul filed a joint petition for divorce. (See Exhibit 5 to the Petition.) In that Joint Petition the Colmans did not include the property as an asset or community property because it had already been placed in the Trust. Even though they were going to be divorced they still considered it property of the trust, which we were both the primary beneficiaries. Paul Colman Declaration, ¶ 8. A Decree of Divorce was later entered on September 28, 2017. Even after that time the Colmans continued to live in the property together that had been placed in their Trust. Yet even though they were divorced, there were no discussions that they were going to quitclaim deed the property back to Chari alone, to both of them individually, etc. Id. at ¶ 9.

It was the Colmans desire to have the property remain in the Trust. This was done primarily because they did not want to deal with the uncertainties in transferring the property if something should happen to one of them. Tragically, an event that they had planned for, but did not anticipate coming so soon occurred when Chari passed away on October 18, 2017. Id. at ¶ 10.

Tonya Collier is now trying to take advantage of this unfortunate situation. Even though she is not a beneficiary under the Trust she claims is of no effect, but only if Chari and Paul both die, she claims that she can assume the trust property. Id. at ¶ 11. Ms. Collier's motives are self-evident by filing a lis pendens for property in which she is not a beneficiary to until Mr. Colmans demise. Mr. Colman has a lifelong interest in the property as stated in Section 5.2 of the Trust. discovered that the property was going to sold and filed the lis pendens. Id. at ¶ 12. Ms. Collier's claim of being a beneficiary is misplaced. As Section 5.2 of the Trust plainly reads:

# 614 S. Maryland Pkwy. VEGAS, NEVADA 89104 462-6161 – FAX: (702) 413-6255

5.2 <u>Distribution of Assets Upon Death of Grantors</u>

Upon the death of the last Grantor [Chari Colman and Paul Colman] of this Trust, the trust estate shall be distributed as follows. The Trustee shall distribute the real property located at 5988 Turtle River, Las Vegas, Nevada to TONYA COLLIER....

Trust; Paul Colman Declaration, ¶ 13.

Based on this Ms. Collier's attorneys have also contacted Paul and the title company and informed them that they believe Ms. Collier is the rightful beneficiary, though that is not possible because Paul is still alive, and that they are hoping that the matter can be settled without Court intervention. *Id.* at ¶ 14. It is obvious that Ms. Collier is using these trying circumstances to receive sale proceeds from the property though she cannot be a beneficiary under the trust. Nor was she provided with any trustee powers outlined in the trust documents. *Id.* at ¶ 15. Because Ms. Collier has no beneficiary status, or any rightful claim to the property until Mr. Colman's demise, her petition should be dismissed. Mr. Colman no longer wants to sell his home. He wants to remain in his home that him and his wife lived for many years. This whole ordeal has made him realize he does not want to sell the property.

Π.

#### LEGAL ARGUMENT

A. Paul Colman hereby objects to the finding and recommendations of the probate commissioner.

Paul Colman hereby objects to the findings and recommendations of the probate commissioner as follows:

1) The Commissioner failed to consider that in the interim time from the date of the divorce to the date of death, Mr. Coleman remained in the residence that is the subject of this litigation.

- 2) The Commissioner failed to draw the appropriate inferences from the undisputed fact that Mr. Coleman was the decedent's full-time care taker without interruption from the time of the divorce until the time of her death from the terminal cancer that was the cause of death.
- 3) The Commissioner failed to infer that although the divorce was legal, the parties conduct thereafter did not demonstrate a division of interests, financial or personal.
- 4) The probate commissioner's conclusions are erroneous because the statute is designed to protect those whose interests are both legally and factually divided after the divorce yet overlook the effect of failing to address before the death of one of the parties.
- 5) The Commissioner misapplied the statute N.R.S.§163.565 so as to protect the oversights of the individuals whose post—divorce conduct interests are demonstrably divergent, while denying the oversights of parties whose post-divorce conduct reflects a convergence of interest couples with an inverse oversight of failing to include the matter in their Pro per joint decree of divorce.

III.

#### CONCLUSION

Wherefore, based upon the court to order that the trust is valid, and Mr. Colman should retain ownership of the residence.

Dated this \_\_\_\_ day of February 2018.

TCM LAW

By:

SCOTT B. OLIFANT, ESQ. Nevada Bar No. 7471

1614 S. Maryland Pkwy Las Vegas, Nevada 89104

Attorneys for Paul Valer Colman and The Colman Family Revocable Living

Trust dated June 23, 2011

# **CERTIFICATE OF SERVICE**

I hereby certify that on the day of February 2017, I served a copy of the foregoing OBJECTIION TO THE REPORT AND RECOMMENDATIONS BY THE PROBATE COMMISSIONER upon each of the parties registered with the Court's electronic filing via Odyssey E-Filing System pursuant to NRCP 5(b)(2)(D) and EDCR 8.05:

Rushforth Lee & Kiefer LLP Kenneth E. Lee, Esq. kenny@rlklegal.com 1707 Village Center Circle, Suite 150 Las Vegas, NV 89134

Dated this \_\_\_\_ day of February 2018.

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DECLARATION OF PAUL VALER COLMAN IN SUPPORT OF OBJECTION TO PETITION TO ASSUME JURISDICTION OF TRUST AND FOR CONFIRMATION OF BENEFICIARY OF REAL PROPERTY, MOTION TO DISMISS PETITION AND MOTION TO QUASH UNLAWFUL LIS PENDENS

# I, Paul Valer Colman, declare as follows:

- 1. I am the Trustee of the Colman Family Revocable Living Trust dated June 23, 2011. That I am familiar with the facts and circumstances referred to in the Petition filed by Tonya Collier, and prepared to testify to the facts in this Declaration and the Petition if necessary.
- 2. Chari Colman and I were married on December 15, 2009. At that time we decided to live at Chari's house, located at 5988 Turtle River Avenue, Las Vegas, NV 89156, APN: 140-15-317-012 (the "property").
- 3. That prior to and following our marriage I made payments for the house, provided general upkeep, paid bills for the property and we generally treated the property like it was our home. There were never any discussions between Chari and I, where she mentioned that the property was only hers, we treated the property much like any other couple would when they get married and one spouse already has a personal residence; we believed it was both ours.
- We continued to both maintain the property and later on June 23, 2011, my Chari and I executed the Trust documents, in conjunction with our respective wills and powers of attorneys. A true and correct copy of the trust is attached herein as Exhibit 2.
- Because we treated the property as equally ours, we transferred the property into the Trust by Quitclaim Deed filed on June 30, 2011. A true and correct copy of the Quitclaim Deed is attached herein as Exhibit 3.
- After the property was transferred to the Trust, approximately six months later on 6. December 19, 2011 I filed for divorce with Chari. Even though there was tension between us, Chari or I never considered transferring the property to another party. The case was dismissed as we chose to remain husband and wife. Docket report for Paul Valer Colman v. Chari Ann Colman, Clark County District Court, Family Division, Case No. D-11-456480, attached herein as Exhibit 4.
- 7. Following this time, we continued to live together, supporting each other and together maintaining the marital residence and property.

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- Several years later on August 29, 2017, Chari and I filed a joint petition for divorce. 8. See Exhibit 5 to the Petition. In that Joint Petition we did not include the property as an asset or community property because it had already been placed in our Trust. Even though we were going to be divorced we still considered it property of the trust, which we were both the primary beneficiaries. We obtained a divorced solely for the purposes of my wife obtaining affordable medical care.
- A Decree of Divorce was later entered on September 28, 2017. Even after that time we 9. still continued to live in the property together that had been placed in our Trust. Yet even though we were divorced, there were no discussions that we were going to quitclaim deed the property back to Chari alone, to both of us individually, etc.
- It was our desire to have the property remain in the trust. This was done primarily 10. because we did not want to deal with the uncertainties in transferring the property if something should happen to one of us. Tragically, an event that we had planned for, but did not anticipate coming so soon occurred when Chari passed away on October 18, 2017.
- The document attached to this Objection as Exhibit 2 is a true and correct copy of the 12.

Trust instrument that is the subject of this litigation

- 13. The Document attached to this Objection as Exhibit 3 is a true and correct copy of the quitclaim deed the deceased, ms. Coleman executed to place the subject real property in the trust established by Exhibit 2.
- 14. The document attached to this Objection as Exhibit 4 is a true and correct copy of the register of actions in my divorce action from Ms. Coleman, now deceased.
- 15. I am above the age of 18 and have personal knowledge of the facts set forth in this declaration, except those matters set forth on information and belief, and as to those matters, I believe them to be true. If called to testify about the contents of this declaration, I could and would provide competent testimony as to its contents.

1 2 3 4 5	I declare under penalty of perjury of the laws of the State of Nevada that the foregoing is true and correct.  Dated this 17 day of November 2017.	
6 7	Paul Valer Colman, declarant	
8   9	N.R.S. §53.045	
10	¥	
A.W. and Pkwy. VADA 89104 7AX: (702) 413-6255 E1 C1 L1		
and Pkwy. VADA 891 'AX: (702)		
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CASSADY LAW OFFICES (702) 650-4480 • (702) 650-5561 FAX

JASEN B, CASSADY, ESQ.

Henderson; 2425 W. Horizon Ridge Pkwy Henderson, Nevada 89052

Summercin; 7201 W. Lake Mead, Suite 800 Las Vegas, Nevada 89128

The Colman Family

Resocable Diding Trust

dated

June 28, 2011

Proposed by: CAMPADY LAW OFFICES, P.C. (702) 650-4480

# THE COLMAN FAMILY REVOCABLE LIVING TRUST

TRUST RORFIDMENT is made this June 23, 2011, by and between Paul Vellor Colman and Charl Ann Colman, residents of Clark County, Nevada, as Grantors (herelanfler sometimes referred to as "Grantors"), and Paul Valer Colman and Charl Ann Colman, as Tradees (herelanfler referred to sometimes as "Original Trustees"). All prior Trusts prodating this Trust are hereafter revoked absolutely.

#### ARTICLE I

# 1,1 Truct Name.

This Trust shall be known and officially referred to as "The Colman Family Revocable Living Trust of June 23, 2011,"

# 1.2 Grantovy Intent.

It is the intent of the Grantors that the property listed in Schedule "A," which is incorporated herein by reference, be presently assigned, transferred, and conveyed to the Trustees for the purposes of establishing a Revocable Living Trust. By signing below, the Trustees acknowledge and confirm receipt of said property for the Trust. The property of Schedule "A" shall be held in Trust for the uses and purposes and on the terms and conditions set forth herein. The Grantors attest to the fact that this property is owned outlight by the Grantors and not subject to any equitable or real interest by any other party and agree to indemnify the Trust if any challenges of ownership of the property are raised by any other person or entity.

#### THE TELEVISION OF THE PROPERTY OF THE PROPERTY

## 2.1 Trustee Selection,

The Original Trustees named above have agreed, for consideration, to act as the Trustees of this Trust. As such, the Trustees shall have the unrestricted rights as defined in this Agreement to act with the Trust property in sity manner deemed in the Trustees' sole discretion to be in the best interest of the Trust or Beneficiarles for as long as said Trustees are living, desire to act as Trustees or are competent to act as Trustees.

- A. Trustee Right of Resignation. Any Original Trustee shall bave the unlimited right to resign as Trustee. Any Suppeasor Trustee may only resign after meeting the following conditions:
  - (1) The Successor Trustee cannot abandon the Trust at a time in which the rights of the Trust would be significantly damaged if immediate action was not taken by a Trustee;
  - (2) The Successor Trustee must give all Bonoficiarios and any surviving Granton

Colpun Family Roycoable Living Trust

sixty (60) days written notice, malled to the last known addresses of the named Heneficiaries and/or Granter, by Certified Mall, Return Receipt Requested; and

- (3) The Specossor Trustee must arrange for a final accounting.
- B. Annual Reporting of the Successor Trustee. The Successor Trustee agrees to make an annual written report to the Grantors and Beneficiaries detailing the state of the property in the Trust, listing the assets and investments of the Trust, describing the character of the investments made by the Trustee, and listing the expenses incurred and disbursements made by the Trust throughout the prior year. While alive, annual tax statements of the Grantor(s) will suffice for this purpose if it is based upon the appropriate records.
- C. Trustees' Absolute Discretion. After conducting the diligence and making a full survey of the opportunities and chromatances of any matter affecting the Trust, the Trustees shall have full and absolute discretion to act with the Trust property and to make or not make disbursements to beneficiarles. There is no requirement that any consent be obtained from any person, entity or court prior to making a final decision as to any matter relating to the Trust. The Trustees may not in such a manner as to benefit another entity, organization or individual that might have concurring interests in the decision being made by the Trustees without breaching their duties to this Trust as long as the decision does not breach a Trustee's fiduciary duty owed to the Trust and Econolisaries.
- 1). Trustee Bond. No Court shall require a bond of any Trustee or Buccessor Trustee and no bond shall be required at any Trustee or Successor Trustee, and he had shall be count and is not expressly identified by name in this trust, in which ease the court may require a bond at its discretion.
- Chardian of any of the Beneficiarles named within this Trust without creating any conflict to the Trust or any other Beneficiary.
- F. Tratec Reimbrusement and Compensation. A Trustee shall be entitled to just and reasonable compensation for the services performed for the Trust. The Compensation cannot exceed the reasonable amount that can be charged by bank and frust companies for performing like-vervices. A Trustee is the contilled to full reimbursement for all costs that he or she has incorred in managing, investing and governing the Trust.

2.7. Truesee's Confirmation of Property Receipt

The properly of this trust as granted and transferred to the Trust by the Granters is contained within Schedule "A." The Trusteep confirm that they are in physical or constructive receipt of these items and agree to manage, control, govern and guide the Trust Property under the express and implied terms of this Agreement,

2.3 Suppossor Trustee Amointment.

Upon the death or incompetency of one of the Original Trustees, the surviving Original Trustees, the surviving Original Trustees shall have all authority to act as Trustee. Upon the death or incompetency of both Original Trustees, a Successor Trustee shall serve as Trustee and shall serve with all authority and power as found in the Original Trustees to the extent allowed under the provisions contained within this Trust Agreement.

The Successor Tanatoe of this Trust shall be WELLS FARGO, N.A.

If none of these persons are willing and able to serve as Successor Trustee, any beneficiary under this Trust may petition the District Court Judge of Clark County who is responsible for probate matters to appoint a Successor Trustee. A Trustee shall serve until all of the assets of the estate are either distributed as contained herein or depleted by liabilities of the Trust.

- A. Limited Liability of Successor Trustee is not liable for the affirmative acts or ordisalous of a prior Trustee ar Trustees and shall be indemnified by the Thiat to the extent that the person or ontity has been held financially responsible for any of the acts or ordisalous of any prior Trustees. Further, the Successor Trustee has no duty to make any accounting of any prior dealings of any prior Trustee; however, if a written request is submitted by the majority of the Beneficiaries or their representatives to conduct an audit on the Trust upon the appointment of the person or entity, or ninety (90) days thereafter, the Successor Trustee shall submit the Trust financial books to an independent Certified Public Accountant or qualified Attorney for the purposes of obtaining a certified accounting of the prior Trustee's activities. The expense of this and shall—handward to the beneficiaries resumsting and made, under the beneficiaries grounds upon which to base such a request. If no request is made, and no accounting is conducted, the Successor Trustee is not liable for relying upon the prior representations of the Prior Trustee and is not liable to any beneficiary or any other person having sifter a direct or indirect interest in the Trust.
- B. Transfer and Acceptance of Trustee Outles. If the transfer of the Trustee position occurs at a time wherein the Original or prior Trustees are competent to transfer the powers and duties of the office of Trustee to another in writing, then the prior Trustee shall make a formal writing wherein he or she requests the Successor Trustee to accept the position of Trustee and wherein the Successor accepts the Trustee powers as described herein. The original of that document shall be joined with an original of this Trust Agreement which should be in a place of softlesping, one copy shall be given to any Granton then living, and one copy shall be given to the new Trustee. The algorithms of this writing shall be notherized and witnessed by two witnesses.

2.4 Majority vote of Majtiple Transces.

If for any reason more than one Trustoe is appointed, a majority of the vote of the Trustoe shall be binding upon the Trust. If there are only two Trustoes and a deadlock occurs, the next supposes Trustoe shall east the deciding vote. If the Successor Trustoe is unable or unwilling to

assist, then the District Court Judge of Clark County, Nevada who is responsible for product matters shall be petitioned to decide the matter after hearing all of the facts relating to the decision. If a Judge roust be used to break this deadlock, then the Judge shall have the authority to appoint an Attorney of Record that shall not as a tie breaking vote for all future voting deadlocks.

#### ARTICLE III

# 3.1 Idmits to Truntos Powery,

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A Trustee is limited in the exercising of his or her powers in that the Trustee must protect the Trust from the demands of Beneficiaries and the Grantors and may not exchange, purchase or otherwise deal with the Trust Property in any transaction or event involving the Beneficiaries or Grantors without receiving reasonable consideration for the value of the property. Further, the Trustee is limited in that he or she may not allow any encumbrances upon the Trust Property for the henefit of the Grantors without receiving adequate and reasonable security and interest. Substituting like-kind property is prohibited unless the property is of equal value. In this regard, the Trustee is not Hable to the Beneficiaries or Grantors for refusing to act against the express limitations of this Trust unless the Trustee has acted with gross negligence or mallelous intent.

# 3.2 Trustee's Kammorated Powers.

A Trustee is anthorized and empowered to manage, care for, improve, protect, control, deal with, sell and otherwise dispose of the trust estate or any part of it, in his or her absolute discretion, in any and every way in which any responsible and prudent owner could manage, care for, improve, protect, control, deal with and otherwise dispose of the same. In acting as a fiduciary capacity, the Trustee may exercise the following express and enumerated powers:

- A. To register any scontilies or other property held hereunder in the name of Trustee or in the name of a nominee, with or without the addition of words indicating that such securities or other property are held in a fiduciary capacity, and to held in begger form any securities of other property held increunder so that fills thereto will pass by delivery, but the books and records of Trustee shall show that all such investments are part of their respective finds.
- D. To hold, manage, invest and account for the separate Trusts in one or more consolidated finds, in whole or in part, as he or she may determine. As to each consolidated fund, the division into the various sharebecomprising such fund need be made only upon Trustee's books of account.
- C. To lease Trust property for forms within or beyond the term of the Trust and for any purpose, including exploration for and removal of gas, oil, and other inforals; and to enter into community oil leases, pooling and quillization agreements.
- D. To borrow money, mortgage, pledge or lease Trust assets for whatever period of lime the Trustee shall determine, even beyond the expected term of the respective Trust.

- If. To hold and retain any property, real or personal, in the form in which the same may be at the time of the receipt thereof, as long as in the exercise of their discretion it may be advisable so to do, notwithstanding same may not be of a character authorized by law for investment of Trust Ainds.
- If. To invest and relativest in his or her absolute discretion, and he or she shall not be tradited in his or her choice of investments to such investments as are permissible for fiduciaries under any present or future applicable law, notwithstanding that the same may constitute an interest in a partnership.
- G. To advance finds to any of the Trusts for any Trust purpose. The interest rate imposed for such advances shall not exceed the current rates.
- H. To institute, compromise, and defend any legal actions and proceedings.
- I. To vote, in person or by proxy, at corporate meetings any shares of stock in any Trust oreated herein, and to participate in or consent to any voting Trust, reorganization, dissolution, liquidation, merger, or other scillon affecting any such shares of stock or any corporation which has issued such shares of stock.
- J. To partition, allot, and distribute, in undivided interest or in kind, or partly in money and partly in kind, and to sell such property as the Trustee may deem necessary to make division or partial or final distribution of any of the Trusts.
- To determine what to principal or income of the Prusts and apportion and allocate receipts and expenses as between these accounts.
- L. To make payments become directly to any beneficiary under disability, to the guardian of his or her person or estate, to any other person deemed suitable by the Transee, or by direct payment of such beneficiary's expenses.
- M. To employ agents, atterneys, brokers, and other employees, lidividual or corporate, and to pay them reasonable compensation, which shall be deemed part of the expenses of the Trusts and powers herounder.
- IV. To accept additions of property to the Trusts, whether made by a Grantor, a member of a Grantor's family, by any beneficiaries hereunder, or by any one interested in such boneficiaries.
- O. To hold on deposit or to deposit any funds of any Trust created herein, whether part of the original Trust fund or received thereafter, in one or more savings and loan associations, bank or other financing institution and in such form of account, whether or not interest bearing, as Trustee may determine, without regard to the amount of

any such deposit or to whether or not it would otherwise be a sultable investment for funds of a trust.

- P. To open and maintain safety deposit boxes in the name of this Trust.
- Q. To make distributions to any Trust or beneficiary hereunder in each or in specific property, real or personal, or an undivided interest therein, or partly in each and partly in such property, and to do so without regard to the income tax basis of specific property so distributed. The Grantor requests but does not direct, that the Trustee inske distributions in a manner which will result in maximizing the aggregate increase in income tax basis of assets of the estate on account of federal and state estate, inheritance and succession taxes attributable to appreciation of such assets.
- R. The powers enumerated in NRS 163.265 to NRS 163.410, inclusive, are hereby incorporated herein to the extent they do not conflict with any other provisions of this instrument.
- S. The enumeration of certain powers of the Trustee shall not limit his or her general powers, subject always to the discharge of his fiduciary obligations, and being vented with and having all the rights, powers, and privileges which an absolute owner of the same property would have.
- The Trustee chall have the power to invest Trust assets in securities of every kind, including debt, and aquity securities, to buy and sell securities, to write covered securities replicated options exchanges, to buy and sell listed securities options field on such exchanges, to buy and sell listed securities options, individually and in combination, employing recognized investment techniques such as, but not limited to, spreads, straddles, and other documents, including margin and option agreements which may be required by securities brokernge firms in connection with the opening of accounts in which such option transactions will be effected.
- U. In regard to the operation of any closely held business of the Trust, the Trustee shall have the following powers:
  - The power to retain and continue the business engaged in by the Trust or to recapitalize, liquidate or sell the same.
  - 2. The power to direct, control, supervise, manage, or participate in the operation of the invainess and to determine the management and degree of the fiduciary's active participation in the management of the business and to that end to delegate all or any part of the power to supervise, manage or operate the business to such persons or persons as the fiduciary may select, including any individual who may be a boneficiary or Trustee hereunder.

- 3. The power to engage, compensate and discharge, or as a stockholder owning the stock of the Corporation, to vote for the engagement, compensation and discharge of such managers, employees, agents, attorneys, accountants, consultants or other representatives, including anyone who may be a boneficiary or Trustee hereunder.
- 4. The power to become or continue to be an afficer, director or employee of a Corporation and to be paid reasonable componention from such Corporation as such officer, director and employee, in addition to any componention otherwise allowed by law.
- 6. The power to invest or employ in such business much other assets of the Trust estate.

#### ARTICLE TV

# 4.1 Primary Beneficiarics.

The Primary Beneficiaries of this Trust shall be Paul Valer Colman and Charl Ann Colman during their lifetimes. The Primary Beneficiaries of this trust shall be entitled to all benefits of this Trust until their deaths.

#### ARTICLE Y

Cirtif the deaths of the Primary Beneficiaries, the net income and principal from the Trust shall be distributed to the Primary Beneficiaries as it necessary, in the sole discretion of the Trustee or Trustees, for the support, happiness and health needs of the Primary Beneficiaries. The Trustee(s) may also make distributions to other named beneficiaries within this Trust at the sole discretion of the Trustee(s), but no distribution shall be made to any other beneficiary under this Trust if the Primary Beneficiaries are in want or need of any of the income or principal of this Trust. The Trustee has full discretion to withheld all income and principal if such is in the best interest of any of the Beneficiaries.

5.2 Distribution of Agusts Unon Douth of Countors

Upon the death of the last Grantor of this Trust, the trust estate shall be distributed as follows, The Trustee shall distribute the real property located at 5988 Truffe River, Las Vegas, Nevada to TONYA COLLIER. The real property in South Dakota shall be sold to ROBERT BOOTH of Ridgyiew, South Dakota and DANIEL BOOTH, IR of Thinber Lake, South Dakota. The rest, residue and remainder of the estate shall be distributed to IESSICA DIANE COLMAN, pursuant to Article VI herein

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Column Family Revenable Living Trust

Page 1

#### 5.3 Mall Safe Provision.

In the event that the principal of the Trust administered under this Article is not disposed of under the foregoing provisions, the remainder of the Trust, if any, shall be distributed free of Trust to the helts at law of Paul Valer Colman and Charl Ann Colman, their identities and shares to be determined according to the intestacy laws of the State of Nevada then in effect. The estate shall be divided in two equal halves and one-half shall be given to the lawful heirs of each Granter. If ofther Granter shall die without any hoirs at law according to the laws of the State of Nevada thea in effect, the entire corpus of the trust shall be distributed to the heirs at law of the other Granter.

#### 5.4 No Contest Provision

The Granters specifically desire that this Trust be administered as set forth berein without littleation or dispute of any kind. To that end, if any beneficiary hereunder, any person on behalf of any beneficiary, any heir or other successor-in-interest of any beneficiary, or any other person, seeks to establish or essent any claim to the assets of this Trust, or attack, oppose or seek to act aside the administration or any distribution of this Trust, have this Trust declared unit, void or diminished, or to defeat or change any part of the provisions of this Trust, such beneficiary, heir or other person shall receive, free of trust, one dellar (\$1.00) and no more lieu of any claimed interest in this Trust or its assets.

#### ARTICLE VI

#### 6.1. Obstribution to Minora,

If at the time of any distributions under this Trust, any of the beneficiaries or persons who are entitled to distribution under this Trust are under the age of thirty-five (35), then the Trustee shall hold the funds in trust and shall have sole and exclusive discretion to distribute the property from the Trust for the couplitor, health, welfare and maintenance of any such beneficiary until they would discretion shall be made to the beneficiary.

#### YEALCTE ALL

#### 7.1. licompetency of Beneficiaries.

If a beneficiary is declared judicially incompetent, is a ward of any state, or is in the Trustee's determination unable to manage either the estate or his or her person, or both, the Trustee may pay to any appeinted guardian, other entity or person responsible for the care of said beneficiary, the net income or any part of the principal of the Trust estate to which the beneficiary would be callified, in such a manner as is in the best interest of the beneficiary, as the Trustee deems reasonable and appropriate under the chromstances. If said distribution would disquality said beneficiary from public assistance, these funds may be used as necessary by the Trustee in such a way and means so as to avoid the loss of such public assistance at the Trustee's sele discretion and according to the law said rules of such public assistance. Where no funds can reasonably be distributed in such a manner as to not cause the public assistance to fail or be lost, then the funds dedicated to such beneficiary shall be directed in equal shares to the other beneficiaries for distribution.

#### 7.2 Preferred Guardiana

The name of a preferred guardians for the Grantors shall be identified in their respective Last. Will and Testaments.

#### ARTICLE VIII

# 8.1 <u>Distributions in Klind</u>.

When distributions are required under this Trust, a Trustools authorized to make distributions of the Trust estate in kind, or partly in each and partly in kind, or by arranging and transferring or analgaing an undivided interest. The Trustee's discretion and exercise of this authority is absolute and binding upon all beneficiaries and all other interested parties.

#### ARTICLE IX

#### 9.1 Revocability of Trust.

This trust is absolutely revocable with the consent of both Grantogs, and the Grantors may at their discretion make demands upon the Trustees to return all of the Grantors' former property that is now property of the estate to the Grantors. The Orantors are not entitled, however, to other property put into the Trust by other persons or entitles without a written agreement from the Trustee, if such property is transferred to the Grantors, then the transfer will be deemed a gift from the Trust to the Grantors. Where such property had a prior ownership status, such as community property or joint tenancy, then the release of said property outside of the Trust shall return the property to its prior condition.

#### X ELDITILA

#### 10.1 Additional Properties.

The type, kind or proportion of property of this Trust shall not be limited by the Trusteria any ways. The truster, and any other person willing or able, may transfer, daylse, bequeath, give, con vey or denate any personal or tent property into the Trust by an intervives act or by will, as long as there are no restrictions or conditions as to the use of the property placed upon the Trustee and as long as the property becomes fully subject to the terms and conditions of the Trust. Property additions to this Trust must be acknowledged and received by the Trustee by a writing or by a transfer of title of the Property into the Trustee's name.

#### ARTICLE XI

# 11.1 Medifications and Additions to the Trust.

Modifications to this trust may occur only where all surviving Grantors or their respective agents expressly agree by way of written amondment excented in a similar fashiou as this Trust and algued by the Grantors, their agents and the Trustee(s). Additional property may be accepted by the Trusteo(s) at a later time. Property subject to this instrument is referred to as the "Trust estate,"

#### 11,2 Calondar Year,

The Trust shall be on a calendar year, ending December 31st of each year; for trust, fax and accounting purposes.

#### ARTICLE XII

12.1 Applicable Law.

The validity, construction and effect of this agreement and of the trust created hereunder and the enforcement shall be determined by the laws and courts of the State of Novada.

12.2 Perpetuitles Sayluga Clause.

Unless sooner terminated as otherwise provided in this agreement, this trust and any other brust created directly or indirectly by this trust shall fully cease and completely terminate twenty-one (21) years after the death of the last survivor of the Grantor, and all children of the Grantor living or conceived as of the date of this agreement. Upon such termination, the entire principal of the trust estate of each said trust, together with any undistributed income therefrom, shall vest in and be distributed to the persons entitled to take under the provisions of the respective trust. If at the time of this terraination the rights to income are not fixed by the terms of the Trust, distribution under this plause shall be made, by right of representation, to the persons who are then entitled or authorized, in the Trusteel discretion, to receive distributions from this Trust.

12.3 Integration of Agreement

This document constitutes the full understanding and agreement between the Grantor and the Trustee. If any provision of this instrument is adjudged invalid or is unenforceable for any reason, the remaining provisions of this Trust shall be carried into effect and shall survive the striking of the respective term.

19.d - Wayne

Whenever the terms "child", "children", "descendants" or "leave" are used in this Trust, the terms shall include legally adopted children. The term "Issue" shall include all lineal descendants. Whenever provision is made in this Trust Indenture for payment for the "education" of a beneficiary, the term "education" shall be construed to include technical schooling, college or post-graduate study, so long as pursued to advantage by the beneficiary at an institution of the beneficiary's choice and in determining payments to be made for such college or postgraduate education, the Trustee shall take into consideration the beneficiary's related living and traveling expenses to the extent that they are reasonable.

12.5 Spendthrift Provision.

Each and every beneficiary under this Trust is hereby restrained from and shall be without alight, power or authority to sell, transfer, assign, pledge, morigage, hypothecate, alienate, anticipate, bequeath or devise or in any manner affect or impair his, or her, or their beneficial right, title, interest, claim and Estate in and to either the income or principal of any Trust created hereunder, or to any part thereof, during the entire term of said Trust; nor shall the right, title, interest, or estate of any beneficiary be subject to any right, claim, demand, lien or judgment of any creditor of any such beneficiary, nor be subject nor liable to any process of law or equity, but all of the income and principal, except as otherwise provided in this Trust Agreement shall be psyable and deliverable to or for the benefit of only the before named and designated beneficiaries, at the time hereinhefore set out, and receipt by such beneficiaries shall relieve the Trustee from responsibility for such good failly distributions.

12.6 Court Instructions.

The Trustee may seek the sublishance of the Courts in all matters affecting the administration of this Trust or its properties, including advice on the interpretation of the Trust or for settlement of any account by invoking the jurisdiction of any Novada District Court (including quasi-in-rem jurisdiction) over the Trust, the Trustee, or the Trust res, in a non-adversarial expanse proceeding. The decision of the Court shall be binding upon all interested parties who were given ten (10) day written notice by first class U.S. Mail of the proceedings. Notice must be given in the last known addresses of any interested party.

SIGNED AND SEALED by the Grantors and Trustees on this 22 day of June, 2011,

GRANTORS;

PAUL WALER COLMAN

TP,USTEER:

PAUL VÄDER COLMAN

CHARLANN COLMAN

CHARLANN COLMAN

SUBSCRIBED AND SWORN TO

before me large 201 Supplier of Irme 201

MOTALLY PIRELIC

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HALPH GOUDY

Notary Public

State of Mayada

Appt. No. 10-2602-1

(21)

APM: 140-L5-317-012

Mail Tax Statements To: When Recorded Mail To:

Paul Valor Colman and Chari Ann Colman, Trystees COLMAN FAMILY REVOCABLE LIVING TRUST DATED JUNE 23, 2011 5988 Turfle Rive Avenue Las Vegas, Nevada 89156 Inot #: 201106300001360 Food: \$14.40 M/C Fun: \$0.00 RPTT: \$0.00 Ex: #007 40/30/2011 00:08:30 AM Reculpt #: \$29060

Requestor:
CABBADY LAW (LEGAL WINGS)
Recorded By: DHO Pgs: 2
DEBBIE CONVAY
CLARK COUNTY RECORDER

QUITCLAIM DEED

FOR A VALUABLE CONSIDERATION, receipt of which is acknowledged,

Charl Ann Colman, who toglic tile as, Charl Mayes

does hereby RELEASE AND FOREVER OUTCLAIM to

Paul Valer Colman and Charl Ann Colman, as Trustees of The Colman Fumily Revocable Living Trustd Intel June 23, 2011

all the right, title and interest of the undersigned in and to real property located 5988 Tuele. River Avenue, Las Vegas, in the County of Clark, State of Nevaga, and legally described as follows:

> Yorkohire Hyts-Phase 3 Plat Book 93 Page 30 Lot 37 Hipck 1 SEC 15 TWP 20 RNG 62

Charlan Coman

STATE OF NEVADA

COUNTY OF CLARK

MALPH GOUDY
Notary Public
States of Novada
Appl. Ma. 10-2602-1
My Appl. Eughes July 27, 2014

210-2602-1 4077-27-14

On the 23rd day of June, 2011, personally appeared before me, a Notary Public in and for said County and Etate, Chari Arm Collnay, personally known (or proved) to me to be the person whose name is subscribed to the above instrument who acknowledged that she executed the instrument.

NOTARY PUBLIC

APN: 140-15-317-012

Mail Tax Statements To: When Recorded Mall To:

Paul Valor Colman and Chari Ann Colman, Trustees COLMAN FAMILY REVOCABLE LIVING TRUST DATED JUNE 23, 2011 5988 Turtle Rive Avenue Las Vegas, Nevada 89156

mot #: 201108300001350 Food: \$14.00 M/C Fun: \$5.00 RPTT: \$0.00 Ex: 1007 00/30/2011 09:00:30 AM Receipt H: 820066 "Roquestor: CABBADY LAW (LEGAL WINGE)

DEBBIE CONWAY

Resorded By: DHO Pgs: 2

CLARIC COUNTY RECORDER

QUITCLAIM DEED

FOR A VALUABLE CONSIDERATION, receipt of which is acknowledged,

Charl Ann Colman, who to diffitte as, Charl Mayes

does hereby RELEASE AND FOREVER QUITCLAIM to

Paul Vaier Colman and Charl Ann Colman, as Trustees of The Colman Family Revocable Living Trust Dated June 23, 2011

all the right, title and interest of the undersigned in a affected property leaders and the River Avenue, Las Vegas, in the County of Clark, State of Nevaga, and legally described as follows:

> Vorkshire ligts-Phase 3 Plat Book 93 Page 30 Lot 3 SEC 15 TWP 20 MNG 62

STATE OF NEVADA

COUNTY OF CLARK

NALPH GOUDY Notary Public Sture of Nevada Appt. No. 10-2602-1 Appt. Engires July 27, 2018

On the 23rd day of June, 2011, personally appeared before me, a Notary Public in and for said County and State, Chari Ann Colman, personally known (or proved) to me to be the person whose name is subscribed to the above instrument who acknowledged that she executed the instrument.

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(21)

APM: 140-15-317-012

Mail Tax Statementa To: When Recorded Mail To:

Paul Valer Colman and Chari Ann Colman, Trustees COLMAN FAMILY REVOCABLE LIVING TRUST DATED JUNE 23, 2011 5988 Turtle Rive Avenue Las Vegas, Nevada 89156 Inot #: 201106300001350 Fedo: \$14.00 M/C Fue: \$0.00 RPTT: \$0.00 Ex: #007 10/30/2011 00:06:30 AM Raculpt #: 420000

Roquodor:
CABBADY LAW (LEGAL WINGO)
Recorded By: DHO Pys: 2
DEBEIE CONVAY
CLARK COUNTY RECORDER

YUITCLAIM DEED

FOR A VALUABLE CONSIDERATION, receipt of which is acknowledged,

Charl Ann Colman, who logistitle as, Charl Mayes

does hereby RELEASE AND FOREVER QUILCLAIM to

Paul Vaier Colman and Charl Ann Colman, as Trustees of The Colman Bundly Revocable Living Trust@hated June 23, 2011

all the right, title and interest of the undersigned in and to-real property-located 5082 Turble River Avenue, Las Vegas, in the County of Clark, State of Nevitta, and legally described as follows:

> Vorkehlie Hgts-Phase 3 Flat Book 93 Page 30 Lot 374 fligck 1 EEC 15 TWP 20 RNG 62

Charlath Colman

STATE OF NEVADA

COUNTY OF CLARK

AP My App

NALPH GOUDY
Notary Public
Statu of Navada
Appt. No. 10-2802-1
Appt. Saptres July 27, 2014

My Appl. Supires July 27, 2014

On the 23<sup>rd</sup> day of June, 2011, personally appeared before me, a Notary Public in and for said County and State, Chari Ann Cohnan, personally known (or proved) to me to be the person whose name is subscribed to the above instrument who acknowledged that she executed the instrument.

MOTÄRÝ PŰBLIC

11/16/2017

https://www.clarkcountycourts.us/Anonymous/CaseDetall.aspx?CaseID=9134188

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#### REGISTER OF ACTIONS Case No. D-11-456480-D

Paul Valer Colman, Plainliff vs. Charl Ann Colman, Defendant,

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Case Type: Divorce - Complaint Date Filed: 12/20/2011

Location: Department P Cross-Reference Case Number: D456480

	Related Case Information	
Related Cases D-17-557861-Z (1J1F Related - Rule 5.103)		
	Party Information	
Defendant Colman, Charl Ann		Lead Attorneys
Plaintiff Colman, Paul Valer		
}	Events & Orders of the Court	
OTHER EVENTS AND HEARINGS 12/19/2011 Complaint for Divorce Complaint for Divorce		
2/20/2011   Affidavit of Resident Witness   Affidavit of Resident Witness   1/06/2012   Summons		
Coleman, Charl Ann 3/26/2012 Affidavit of Plaintiff Affidavit of Paul Valer Colman, Plaintiff	Unserved	
3/26/2012 Child Support and Welfare Party Identification 3/20/2013 Order of Dismissal Without Prejudice Order of Dismissal Without Prejudice	Sheet	
4/03/2013 Notice of Entry of Dismissal without Prejudice Notice of Entry of Order of Dismissal Without Pre	eiudice	

#### FINANCIAL INFORMATION

Plaintiff Colman, Paul Valer Total Financial Assessment Total Payments and Credits
Balance Due as of 11/16/2017

289.00 289.00 0.00

12/20/2011 12/20/2011

Transaction Assessment Effle Payment

Receipt # 2011-144521-CCCLK

Colman, Paul Valer

289.00 (289.00)

**Electronically Filed** 2/20/2018 1:42 PM Steven D. Grierson CLERK OF THE COURT

1 OPPS DANIEL P. KIEFER (State Bar No. 12419) KENNEDY E. LEE (State Bar No. 12429) RUSHFORTH LEE & KIEFER, LLP 3 1707 Village Center Circle, Suite 150 Las Vegas, NV 89134

Telephone: (702) 255-4552 Email: probate@rlklegal.com Attorneys for Tonya Collier

> DISTRICT COURT CLARK COUNTY, NEVADA

In the Matter of the

Colman Family Revocable Living Trust, dated June 23, 2011,

A Non-Testamentary Trust.

Case No. P-17-093518-T Department PC1 (Probate)

TONYA COLLIER'S OPPOSITION TO PAUL COLMAN'S OBJECTION TO THE REPORT AND RECOMMENDATIONS BY THE PROBATE COMMISSIONER

Tonya Collier ("Tonya"), as beneficiary of the Colman Family Revocable Living Trust, dated June 23, 2011 (the "Trust"), by and through her attorneys at RUSHFORTH LEE & KIEFER, LLP, hereby submits her opposition to Paul Valer Colman's ("Paul") Objection to the Report and Recommendations ("RAR") by Probate Commissioner (the "Objection"). This opposition is based on the attached memorandum of points and authorities, the filings presented below, the evidence and argument presented at the December 15, 2017 hearing on Tonya's Petition to Assume Jurisdiction of Trust and for confirmation of Beneficiary of Real Property (the "Petition"), and any oral argument the Court may entertain at a potential hearing.

Dated this 20th day of February 2018.

RUSHFORTH LEE & KIEFER, LLP

DANIEL P. KIEFER (State Bar No. 12419)

KENNEDY E. LEE (State Bar No. 12429)

Attorneys for Tonya Collier

RUSHFORTH LEE & KIEFER LLP TRUSTAND ESTATE ATTORNEYS

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# See Exhibit A attached hereto (also attached to the underlying Petition as Exhibit 1).

#### MEMORANDUM OF POINTS AND AUTHORITIES

#### Introduction I.

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NRS 111.781 serves an essential and important purpose. It ensures that a surviving ex-spouse does not obtain monetary benefit from his deceased ex-spouse merely because she failed to update her estate plan after divorce.

In the court below, Tonya—a remainder beneficiary under the Trust—successfully demonstrated the following key facts: (1) Paul's ex-wife deeded her house to a revocable trust (the Trust) created during the marriage; (2) the house was the ex-wife's separate property prior to marriage; (3) the house was never transmuted into community property during the marriage; (4) the Trust provides Paul a beneficial interest in the house; (5) the couple divorced; and (6) the ex-wife later died. Based on these unrefuted facts, the Probate Commissioner properly applied NRS 111.781 and voided Paul's beneficial interest in the house.

On appeal, Paul cries foul and seeks to undue the RAR. Despite his contentions of error, Paul's Objection fails to provide any shred of evidence which contradicts the Probate Commissioner's findings of fact; nor does it identify a single misapplication of law. Instead, the entire Objection rests on Paul's unrelenting desire to pursue and keep his ex-wife's property. Although Paul's motives are not unexpected, they are legally insufficient—especially in light of the exacting clearly erroneous standard.

#### II. THE EVIDENCE PRESENTED TO THE PROBATE COMMISSIONER

#### The House

On July 29, 2009, Chari Ann Colman ("Chari," and together with Paul, the "Couple")—known at the time as Chari Hayes, purchased the real property located at 5988 Turtle River Avenue, Las Vegas, Nevada 89156 (the "House"). The deed evidencing this transaction explains that Chari purchased the House as a "single woman" as her sole and separate property.2 The House was

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RUSHFORTH LEE & KIEFER LLP TRUSTAND ESTATE ATTORNETS 13

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<sup>12</sup> See id. 25

<sup>14</sup> See id.

purchased with cash. This is evidenced by the absence of any deeds of trust recorded after the purchase date.3

#### The Marriage and Trust

Subsequent to Chari purchasing the House, the Couple married on December 15, 2009.<sup>4</sup> On June 23, 2011, the Couple created the Trust.<sup>5</sup> At all relevant times, the Trust was revocable.<sup>6</sup> Pursuant to Article 4.1 of the Trust, the Couple were the Trust's primary beneficiaries during their lives.<sup>7</sup> The longer living spouse continues as the sole beneficiary upon the death of the first spouse.<sup>8</sup> Article 5.2 provides the dispositive provisions to be given effect upon the death of both Chari and Paul.<sup>9</sup> Specifically, upon the death of Chari and Paul, the House is to be distributed to Tonya. On June 11, 2011, Chari transferred the House to the Trust by Quitclaim Deed (the "Quitclaim Deed"). 11 The Quitclaim Deed makes no mention of community property, nor does it provide for any transmutation of the House.<sup>12</sup>

#### The Divorce

On August 29, 2017, the Couple filed their Joint Petition for Summary Decree of Divorce (the "Divorce Petition"). 13 Paragraph 5 of the Divorce Petition specifically states that "[t]here is no community property to divide."14 Additionally, paragraph 9 of the Divorce Petition states that both

<sup>&</sup>lt;sup>3</sup> See Printout from the Clark County Recorder's Office, a true and accurate of which is attached hereto as Exhibit B.

<sup>&</sup>lt;sup>4</sup> See Exhibit 1, ¶ 2 of Paul's Objection to Petition filed on November 17, 2017.

<sup>&</sup>lt;sup>5</sup> See Exhibit 2 of the Objection (also attached to the underlying Petition as Exhibit 2).

<sup>&</sup>lt;sup>6</sup> See id.

See id.

See id.

See id.

<sup>&</sup>lt;sup>11</sup> See Exhibit 3 of the Objection (also attached to the underlying Petition as Exhibit 3).

<sup>&</sup>lt;sup>13</sup> See Exhibit C attached hereto (also attached to the underlying Petition as Exhibit 5).

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Paul and Chari "certify that they have disclosed all community assets and debts and that there are no other community assets or debts for [the family court] to divide." The Divorce Petition is verified by Paul and Chari under penalties of perjury. 16 On September 28, 2017, the family court entered its Decree of Divorce (the "Decree"). 17 The Decree declares that the Couple "entered into an equitable agreement settling all issues regarding the division and distribution of [marital] assets" (i.e. there was no community property to divide). 18 The Decree also orders that "the bonds of matrimony now existing between the [Couple] are hereby wholly dissolved, and an absolute Decree of Divorce is hereby granted to the [Couple], and each of the parties are hereby restored to the status of a single, unmarried person."19

#### Chari Passes

Chari died suddenly and unexpectedly on October 18, 2017.<sup>20</sup> Chari's death certificate wrongfully states that Chari was married at the time of her death.<sup>21</sup> Paul is identified as the "INFORMANT" on the death certificate. 22 On November 17, 2017, Paul caused an Affidavit – Death of Trustee (the "Death Affidavit") to be recorded with the Clark County Recorder's Office in relation to the House.<sup>23</sup> The Death Affidavit attaches a copy of Chari's death certificate which inappropriately identifies her as married at the time of her death.<sup>24</sup>

<sup>&</sup>lt;sup>15</sup> See id.

<sup>&</sup>lt;sup>16</sup> See id.

<sup>&</sup>lt;sup>17</sup> See Exhibit D attached hereto (also attached to the underlying Petition as Exhibit 6).

<sup>&</sup>lt;sup>18</sup> See id.

<sup>&</sup>lt;sup>19</sup> See id.

<sup>&</sup>lt;sup>20</sup> See copy of Chari's death certificate attached hereto as Exhibit E (also attached to the underlying Petition as Exhibit 4).

<sup>&</sup>lt;sup>21</sup> See id. (appropriate parties are in the process of changing the death certificate to show Chari was divorced at the time of her death).

<sup>&</sup>lt;sup>22</sup> See id.

<sup>&</sup>lt;sup>23</sup> See Death Affidavit, a true and accurate of which is attached hereto Exhibit F.

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## III. THE PROBATE COMMISSIONER'S FINDINGS AND RECOMMENDATIONS

Based on the unrefuted evidence presented by Tonya, the Probate Commissioner appropriately found that: (1) the House was Chari's separate property prior to marriage, (2) the Trust created by the Couple was revocable, (3) the House was never transmuted to community property (4) the transfer of the House to the Trust did not affect its status as Chari's personal property, and (5) the Couple was legally divorced at the time of Chari's death.<sup>25</sup> Based on these findings, the Probate Commissioner properly recommended that: (1) pursuant to NRS 111.781, all gifts from Chari to Paul—including the beneficial provision contained in the Trust which gifts the House to Paul upon Chari's death—were revoked upon entry of the Decree, and (2) Tonya, as the remainder beneficiary of the Trust (regarding the House), is the appropriate recipient of the House.<sup>26</sup>

#### IV. LEGAL ARGUMENT

#### A. The Probate Commissioner's Findings of Fact Are Without Error.

#### 1. Paul Cannot Meet the Clearly Erroneous Standard.

NRCP 53(e)(2) requires that the Court "shall accept the master's findings of fact unless clearly erroneous." The Nevada Supreme Court has long instructed that "the scope of [the clearly erroneous] review is [] limited." *Russell v. Thompson*, 96 Nev. 830, 834, 619 P.2d 537, 539 (1980). In fact, a master's report should only be discarded when "the findings are based upon material errors in the proceedings or a mistake in law; or are unsupported by any substantial evidence; or are against the clear weight of the evidence." *Id.* at 539, 834, n. 2 (*citing* 9 Wright and Miller, FEDERAL PRACTICE AND PROCEDURE: CIVIL § 2605).

Because of this, courts often refer to a clearly erroneous review as a "difficult hurdle." Clark v. Golden Rule Ins. Co., 887 F.2d 1276. 1278 (5th Cir. 1989); Burgess Const. Co. v. M. Morrin & Son Co., Inc., 526 F.2d 108, 116 (10th Cir. 1975). Importantly, this means that "mere doubts or disagreement about the wisdom of a prior decision of [] a lower court will not suffice. To be clearly erroneous, a decision must strike [a court] as more than just maybe or probably wrong; it must be dead

<sup>&</sup>lt;sup>25</sup> See RAR at p. 2-3, a true and accurate copy of which is attached hereto as Exhibit G.

<sup>26</sup> See Id

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wrong." Teamsters Local 617 Pension and Welfare Funds v. Apollo Group, Inc., 282 F.R.D. 216, 231 (D. Ariz. 2012) (internal citations and quotations omitted) (emphasis added).

Paul has not, and cannot, meet this exacting standard.

#### 2. Paul Does Cannot Refute Any of the Material Facts.

Paul cannot refute any of the facts which require application of NRS 111.781. In fact, Paul has admitted, under oath, that such facts are true. In his sworn declaration that accompanies his Objection, Paul confirms that: (1) the House was Chari's before the marriage, <sup>27</sup> (2) the Couple formed the revocable Trust during their marriage, <sup>28</sup> and (3) the Couple was divorced at the time of Chari's death, <sup>29</sup> In his sworn verification of the Divorce Petition, Paul admits that the transfer of the House to the Trust did not result in a transmutation to community property.<sup>30</sup> As Paul's own testimony proves the very findings upon which the Probate Commissioner relied, he cannot claim any error.

#### В. The Probate Commissioner's Application of the Law Is Without Error.

Paul' Objection makes no mention of NRS 111.781. Unfortunately for Paul, his failure to address a controlling Nevada statute does not relieve him of its effect.

#### NRS 111.781 Applies to the Beneficiary Designation in the Trust. 1.

NRS 111.781 revokes a former spouse's rights to a beneficial disposition made by the exspouse. Specifically, NRS 111.781(1)(a)(1) states, in relevant part:

Except as otherwise provided by the express terms of a governing instrument, a court order or a contract relating to the division of the marital estate made between the divorced persons before or after the marriage, divorce or annulment, the divorce or annulment of a marriage: (a) Revokes any revocable: (1) Disposition or appointment of property made by a divorced person to his or her former spouse in a governing instrument.

(emphasis added)

<sup>&</sup>lt;sup>27</sup> See Exhibit 1, ¶ 2 of the Objection ("At that time we decided to live at *Chari's house*") (emphasis added).

<sup>&</sup>lt;sup>28</sup> See id, ¶ 4.

<sup>&</sup>lt;sup>29</sup> See id, ¶ 9 ("Yet even though we were divorced. . ."). <sup>30</sup> See Exhibit C at p. 2 and 6.

For purposes of NRS 111.781, the Trust is a "governing instrument." *See* NRS 111.781(11)(d) (defining a "governing instrument" as any document "*executed* by a divorced person *before the divorce*") (emphasis added). The Trust was also revocable; thus, all dispositions described therein—including the provision giving the House to Paul upon Chari's death—were revocable by the settlors. *See* NRS 111.781(11)(f).<sup>31</sup> Critically, the Trust does not declare that its dispositive provisions shall remain in effect regardless of any divorce. *See* NRS 111.781 (explaining that the provisions of the statute apply "except as otherwise provided by the express terms of the governing instrument"). The Couple was legally divorced upon the entry of the Decree (September 28, 2017). Upon their divorce, all gift from Chari and Paul became void. Accordingly, the Trust provision giving the House to Paul upon Chari's death was void prior to Chari's passing. *See* NRS 111.781(1)(a).

#### 2. Transmutation Cannot Be Shown.

Paul hopes his alleged interest in the House may be preserved based on his tortured theory of transmutation. Transmutation requires intent and/or community contribution. Paul has shown neither.

#### a. Transmutation Must Be Deliberate.

NRS 123.130(1) declares separate property to be, "[a]ll property of the wife owned by her before marriage." A spouse's action must be unequivocal to transmute separate property; a party does not slip into a transmutation by accident. See In re Marriage of Starkman, 129 Cal. App. 4th 659, 664 (2005) (as modified on denial of reh'g (June 15, 2005)). This means that spouses must expressly declare their intention to transmute their separate property. "An 'express declaration' is a writing signed by the adversely affected spouse 'which expressly states that the characterization or ownership of the property is being changed." In re Marriage of Lafkas, 237 Cal. App. 4th 921, 938 (2015), reh'g denied (July 1, 2015), review denied (Sept. 9, 2015), citing Estate of MacDonald, supra, 51 Cal.3d at

<sup>31 &</sup>quot;Revocable,' with respect to a disposition, appointment, provision or nomination, means one under which the divorced person, at the time of the divorce or annulment, was alone empowered, by law or under the governing instrument, to cancel the designation in favor of the person's former spouse or former spouse's relative, whether or not the divorced person was then empowered to designate himself or herself in place of his or her former spouse or in place of his or her former spouse's relative and whether or not the divorced person then had the capacity to exercise the power."

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25 26 p. 272. Importantly, such "express declaration must unambiguously indicate a change in character or ownership of property." In re Marriage of Starkman, 129 Cal. App. 4th at 664 (emphasis added); see also In re Marriage of Benson, 36 Cal. 4th 1096, 1106 (2005) ("The writing must reflect a transmutation on its face, and must eliminate the need to consider other evidence in divining this intent.")

Without an express declaration transmuting separate property, a community may only acquire an interest in one spouse's separate property if the community contributes to the purchase price of the property. Robison v. Robison, 100 Nev. 668, 671 (1984) ("Where a portion of the purchase price of one spouse's separate property is paid with community funds, the community acquires a pro tanto interest in the property to the extent and in the proportion that the purchase price is paid with community funds."). To meet this standard a spouse must prove; (1) there is a purchase money mortgage, and (2) the community made payments on the purchase money mortgage. See Verheyden v. Verheyden, 104 Nev. 342, 344 (1988). If such elements cannot be shown, the community does not acquire any interest in the spouse's separate property.

Likewise, a community may acquire an interest in separate property by contributing to improvements of the property. However, in order to acquire such an interest, the community must prove "these improvements increased the value of the house." Id. at 345 (1988). Importantly, expenditures "merely for routine maintenance" do not grant an interest to the community. *Id.* Finally, it is well settled that without specific evidence to the contrary (i.e. an express declaration), whenever a husband acquires possession of the separate property of his wife, he must be deemed to hold it in trust for her benefit. See Stickney v. Stickney, 131 U.S. 227 (1889), see also Title Ins. & Tr. Co. v. Ingersoll, 153 Cal. 1, 4 (1908).

#### Chari Did Not Transmute the House. b.

Paul's subjective perception regarding ownership of the House is irrelevant. To be clear, the House could only have been transmuted to community property if Chari acted with specific intent to accomplish the same. In other words, the House was not (and could not be) transmuted by accident (nor by virtue of Paul's convenient belief); and there is no evidence Chari unequivocally intended a

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1 | transmutation. Although Paul may now state that he believed the House had been transmuted to community property, Paul's subjective believe is belied by his own testimony (the Divorce Petition, which was verified by Chari and Paul, states that the Couple had no community property).

Although Paul's Objection indirectly asserts that Chari's transfer of the House to the Trust created a community asset, Paul cannot reference a single legal authority which supports his theory. This is not surprising considering Paul's argument flies in the face of clear legal precedent which requires that transmutation be intentional and deliberate. Furthermore, had Chari intended her transfer of the House to the Trust to cause a transmutation, one of the written documents (either the Quitclaim Deed or the Trust agreement) would say something regarding the same. Both are silent.

Additionally, Paul cannot argue transmutation by contribution for several important reasons. First, the House had no purchase money mortgage to which the community could have contributed-Chari paid cash for the house before the Couple's marriage. Second, Paul has provided no evidence of any "marital improvement" ever made to the House during the marriage. In fact, in his sworn declaration, Paul admits that while the Couple resided in the House, they merely paid for "general upkeep" and "bills."32 Such minimal community contributions for routine maintenance did not create a community interest in the House.

#### 3. Paul's Allegations of Error Are Wholly Irrelevant.

The Objection claims that the Probate Commissioner erred by failing: (1) "to consider that in the interim time from the date of divorce to the date of [Chari's] death, [Paul] remained in the [House],"33 and (2) "to draw the appropriate inferences from the undisputed fact that [Paul] was [Chari's] full-time care taker without interruption from the time of the divorce until the time of her death."34 The Objection also asserts that the conclusions stated in the RAR are erroneous "because the statute is designed to protect those whose interests are both legally and factually divided after the

<sup>&</sup>lt;sup>32</sup> See Exhibit 1 of the Objection at ¶ 3

<sup>&</sup>lt;sup>33</sup> Objection at p. 4

*Id.* at p. 5

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do these claims make little logical sense, they also fail to address the application of NRS 111.781. In fact, although the Objection references "the statute," it is unclear whether "the statute" is NRS 111.781. Regardless, the only exception to enforcement found in NRS 111.781 relates to contrary provisions set forth in a "governing instrument." As none of Paul's claims of error relate to a contrary provision in the Trust, they must be disregarded as irrelevant. Any Application of NRS 163.565 Fully Aligns with the Probate 4.

divorce yet overlook the effect of failing to address before the death of one of the parties."35 Not only

# Commissioner's Application of NRS 111.781.

The RAR makes no mention of NRS 163.565. Despite this, Paul claims that the Probate Commissioner "misapplied [this statute] so as to protect the oversights of the individuals whose postdivorce conduct interests are demonstrably divergent, while denying the oversights of parties whose post-divorce conduct reflects convergence of interest couples with an inverse oversight of failing to include the matter in their Pro per joint decree of divorce."36 Fully unpacking this argument without the assistance of a cryptologist would be a daunting task. Nevertheless, at its most basic level, Paul's argument appears to assert that proper application of NRS 163.565 would lead to a result contrary to that of the Probate Commissioner. Any such argument is misplaced.

NRS 163.565 is the "revocable trust" precursor to the all-encompassing version found at NRS  $111.781.^{37}$ A similar provision exists for wills in Title 12. See NRS 133.115. Had the Probate Commissioner also applied NRS 163.565 (instead of, or in addition to, NRS 111.781), the result would remain the same. This is best demonstrated by the plain language contained in NRS 163.565:

> Divorce or annulment of the marriage of a settlor revokes every devise, beneficial interest or designation to serve as trustee given by the settlor to the former spouse of the settlor in a revocable inter vivos trust executed before the entry of the decree of divorce or annulment unless otherwise:

> 1. Provided in a property or separation agreement that is approved by the court in the divorce or annulment proceedings; or

<sup>&</sup>lt;sup>35</sup> *Id*. <sup>36</sup> *Id*.

NRS 111.781 became law in 2011. NRS 163.565 became law in 2003.

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and the revocable inter vivos trust provisions take effect in the same manner as

if the spouse had predeceased the trustor.

2. Ordered by the court in the divorce or annulment proceedings,

(emphasis added). In other words, just like NRS 111.781, NRS 163.565 works to sever Paul's claim

to the House because his "beneficial interest" was automatically "revoked" because the Trust was

executed by "his former spouse" prior "to the entry of the decree of divorce."

V. CONCLUSION

For the reasons stated above, Tonya respectfully requests that this Court approve and adopt the RAR issued by the Probate Commissioner.

Dated this 20<sup>th</sup> day of February 2018.

## RUSHFORTH LEE & KIEFER, LLP

DANUEL P. KIEFER (State Bar No. 12419) KENNEDY E. LEE (State Bar No. 12429)

Attorneys for Tonya Collier

<u>Exhibit</u>	Description
A	2009 Deed
В	Clark County Recorder's Office
	Printout
C	Divorce Petition
D	Decree
E	Death Certificate
F	Death Affidavit
G	RAR

# IN THE SUPREME COURT OF THE STATE OF NEVADA

# INDICATE FULL CAPTION:

IN THE MATTER OF THE COLMAN FAMILY REVOCABLE LIVING TRUST DATE JUNE 23, 2011

A NON-TESTAMENTARY TRUST Appellant(s),

TONYA COLLIER Respondent(s)

No. 76950

Electronically Filed Nov 01 2018 08:21 a.m. Elizabeth A. Brown

DOCKETING SCIENTED FOR COURT CIVIL APPEALS

# GENERAL INFORMATION

Appellants must complete this docketing statement in compliance with NRAP 14(a). The purpose of the docketing statement is to assist the Supreme Court in screening jurisdiction, identifying issues on appeal, assessing presumptive assignment to the Court of Appeals under NRAP 17, scheduling cases for oral argument and settlement conferences, classifying cases for expedited treatment and assignment to the Court of Appeals, and compiling statistical information.

#### WARNING

This statement must be completed fully, accurately and on time. NRAP 14(c). The Supreme Court may impose sanctions on counsel or appellant if it appears that the information provided is incomplete or inaccurate. *Id.* Failure to fill out the statement completely or to file it in a timely manner constitutes grounds for the imposition of sanctions, including a fine and/or dismissal of the appeal.

A complete list of the documents that must be attached appears as Question 27 on this docketing statement. Failure to attach all required documents will result in the delay of your appeal and may result in the imposition of sanctions.

This court has noted that when attorneys do not take seriously their obligations under NRAP 14 to complete the docketing statement properly and conscientiously, they waste the valuable judicial resources of this court, making the imposition of sanctions appropriate. *See* KDI Sylvan Pools v. Workman, 107 Nev. 340, 344, 810 P.2d 1217, 1220 (1991). Please use tab dividers to separate any attached documents.

1. Judicial District EIGHTH JUDICIAL Dounty CLARK J	Department <sup>20</sup>
CountyCLARK	indoe
District Ct. Case No	uugo
2. Attorney filing this docketing statement Attorney THOMAS C. MICHAELIDES, ESQ. Firm TCM LAW	Telephone 702.462.6161
${ m Address}$ 2620 Regatta Drive Ste. 219 Las Vegas, NV 89128	
Client(s) Paul V. Colman and Colman Family Revocable	Living Trust dated June 23, 2011
If this is a joint statement by multiple appellants, a and the names of their clients on an additional she concur in the filing of this statement.	add the names and addresses of other counsel et accompanied by a certification that they
3. Attorney(s) representing respondent(s):	
Attorney KENNEDY LEE, ESQ. RUSHFORTH LEE & Firm KRAVITZ, SCHNITZER, SLOANE & JOHNSON,	KIEFER L Telephone 702.255.4552
Address 1707 VILLIAGE CENTER CIRCLE STE. 150, LAS VEGAS, NV	
Client(s) MS. TONYA COLLIER	
Attorney Firm Address	Telephone
Client(s)	
(List additional counsel on separa	te sheet if necessary)
4. Nature of disposition below (check all th	at apply):
☐ Judgment after bench trial ☐ Judgment after jury verdict ☐ Summary judgment ☐ Default judgment ☐ Grant/Denial of NRCP 60(b) relief ☐ Grant/Denial of injunction ☐ Grant/Denial of declaratory relief ☐ Review of agency determination	☐ Dismissal: ☐ Lack of jurisdiction ☐ Failure to state a claim ☐ Failure to prosecute ☐ Other (specify): ☐ Divorce decree: ☐ Original ☐ Modification ☐ Other disposition (specify): Judgment by District

5. Does this appeal raise issues concerning any of the following?		
☐ Child custody ☐ Venue ☐ Adoption	☐ Termination of parental rights ☐ Grant/Denial of injunction or TRO ☐ Juvenile matters	
6. <b>Pending and prior proceedings in this court.</b> List the case name and docket number of all appeals or original proceedings presently or previously pending before this court which are related to this appeal: In the Matter of the Colman Family Revocable Living Trust Date June 23, 2011, A Non-Testamentary Trust, Docket # 75029		
7. Pending and prior proceedings in other court of all pending and prior proceedings in other (e.g., bankruptcy, consolidated or bifurcated prior in the Matter of the Colman Family Revocable Living Trust District Court. Judgment by District Court on August 15, 2	oceedings) and their dates of disposition:	
8. <b>Nature of the action.</b> Briefly describe the of action pleaded, and the result below:	e nature of the action, including a list of the causes	

9. Issues on appeal. State concisely the principal issue(s) in this appeal (attach separate sheets as necessary):
<ol> <li>Whether in applying N.R.S. Sec. 163.565 the District Court failed to consider that in the interim time from the date of the divorce to the date of death that Petitioner remained in the residence that is the subject of this litigation.</li> <li>Whether the District Court failed to draw the appropriate inferences from the undisputed fact that Petitioner was the decedent's full-time care taker without interruption from the time of the divorce until the time of her death from the terminal cancer that was the cause of death and failed to infer that although the divorce was legal, the parties conduct thereafter did not demonstrate a division of interests, financial or personal.</li> <li>Whether the District Court's conclusions are erroneous because the statute is designed to protect those whose interests are both legally and factually divided after the divorce yet overlook the effect of failing to address before the death of one of the parties and that the District Court misapplied the statute N.R.S.§163.565 so as to protect the oversights of the individuals whose post –divorce conduct interests are demonstrably divergent, while denying the oversights of parties whose post-divorce conduct reflects a convergence of interest couples with an inverse oversight of failing to include the matter in their Pro per joint decree of divorce.</li> </ol>
10. Pending proceedings in this court raising the same or similar issues. If you are aware of any proceeding presently pending before this court which raises the same or similar issues raised in this appeal, list the case name and docket number and identify the same or similar issues raised:
Counsel is unaware of any similar issues pending before the Supreme Court.
11. <b>Constitutional issues.</b> If this appeal challenges the constitutionality of a statute, and the state, any state agency, or any officer or employee thereof is not a party to this appeal, have you notified the clerk of this court and the attorney general in accordance with NRAP 44 and NRS 30.130?
<ul> <li>☑ N/A</li> <li>☐ Yes</li> <li>☐ No</li> <li>If not, explain:</li> </ul>

12. Other issues. Does this appeal involve any of the following issues?
☐ Reversal of well-settled Nevada precedent (on an attachment, identify the case(s))
☐ An issue arising under the United States and/or Nevada Constitutions
☑ A substantial issue of first impression
☑ An issue of public policy
☐ An issue where en banc consideration is necessary to maintain uniformity of this court's
decisions
☐ A ballot question
$If so, explain: \\$ Whether the public policy that supported the passing of N.R.S. Sec. 163.565 was defeated by its application in this case which resulted in frustrating the intent of the statute
13. Trial. If this action proceeded to trial, how many days did the trial last? N/A
Was it a bench or jury trial? No trial was conducted.
14. <b>Judicial disqualification.</b> Do you intend to file a motion to disqualify or have a justice recuse him/herself from participation in this appeal? If so, which Justice?  NO
TIMELINESS OF NOTICE OF APPEAL
15. Date of entry of written judgment or order appeal from 08/15/2018
Attach a copy. If more than one judgment or order is appealed from, attach copies of each judgment or order from which this appeal is taken.
If no written judgment or order was filed in the district court, explain the basis for seeking appellate review:
16. Date written notice of entry of judgment or order served 08/15/2018  Attach a conv. including proof of service, for each order as in Landau and the convenient of the conv
Attach a copy, including proof of service, for each order or judgment appealed from.
Was service by: ☐ Delivery ☐ Mail

(NRCP 50(b), 52(		of appeal was tolled by a post-judgment motion
	. ,,	late and method of service of the motion, and the date
□ NRCP 50(b)	***************************************	By delivery □ or by mail □ Date of filing
□ NRCP 52(b)		By delivery □ or by mail □ Date of filing
□ NRCP 59	Date served	By delivery □ or by mail □ Date of filing
	Attach copies	of all post-trial tolling motions.
NOTE: Motions mad	le pursuant to NRCP (	60 or motions for rehearing or reconsideration do not toll the
time for filin	g a notice of appeal.	
Attach a copy (c) Date writter	y. n notice of entry of or y, including proof of s	solving tolling motion  rder resolving tolling motion servedervice.
□ Delivery	-	
□Mail		
18. Date notice of appeal filed  If more than one party has appealed from the judgment or order, list the date each notice of appeal was filed and identify by name the party filing the notice of appeal:		
19. Specify statute or rule governing the time limit for filing the notice of appeal, e.g., NRAP 4(a), NRS 155.190, or other NRAP 4(a).		

# SUBSTANTIVE APPEALABILITY

20. Specify the statute or other authority granting this court jurisdiction to review the judgment or order appealed from:	N
□ NRAP 3A(b)(1) □ NRS 155.190 (specify subsection)	
□ NRAP 3A(b)(1) □ NRS 155.190 (specify subsection) □ NRAP 3A(b)(2) □ NRS 38.205 (specify subsection) □ NRAP 3A(b)(2) □ NRS 782.275	
$\square$ NRAP 3A(b)(3) $\square$ NRS 703.376	
Other (specify)	
Evaloin how each outhout and it is a second of the second	-
Explain how each authority provides a basis for appeal from the judgment or order: Appealing a final judgment in a District court Proceeding.	
COMPLETE THE FOLLOWING SECTION ONLY IF MORE THAN ONE CLAIM FOR RELIEF WAS PRESENTED IN THE ACTION (WHETHER AS A CLAIM, COUNTERCLAIM, CROSS-CLAIM, OR THIRD-PARTY CLAIM) OR IF MULTIPLE PARTIES WERE INVOLVED IN THE ACTION.	
Attach separate sheets as necessary.	
21. List all parties involved in the action in the district court: Paul Colman trustee of Colman Family Revocable Trust Colman Family Revocable Trust Tonya Collier, Petitioner	
If all parties in the district court are not parties to this appeal, explain in detail why those parties are not involved in this appeal, e.g., formally dismissed, not served, or other:	
22. Give a brief description (3 to 5 words) of each party's separate claims, counterclaims, cross-claims, or third-party claims, and the trial court's disposition of each claim, and how each claim was resolved ( <i>i.e.</i> , order, judgment, stipulation), and the date of disposition of each claim. Attach a copy of each disposition.  Tonya Collier filed a Petition to Assume Jurisdiction of Trust. Paul Colman to file Objection to Petition to Assume Jurisdiction of Trust. District Court entered Report and Recommendations in favor of Tonya Collier. Paul Colman filed an Objection to Report and Recommendations. Tonya Collier filed an Opposition to Paul Colman's Objection to Report and Recommendations. District Court entered an Order Denying Paul Colman's Report and Recommendations.  23. Attach copies of the last-filed version of all complaints, counterclaims, and/or cross-claims filed in the district court.	
24. Did the judgment or order appealed from adjudicate ALL the claims alleged below and the rights and liabilities of ALL the parties to the action below?  ☐ Yes ☐ No	

25. If you answered "No" to question 2	24, complete the following:
(a) Specify the claims remaining pendi	ng below:
(b) Specify the parties remaining below	:
(c) Did the district court certify the judgment to NRCP 54(b)?	gment or order appealed from as a final judgment
□ Yes ☑ No	
If "Yes", attach a copy of the centry and proof of service.	certification or order, including any notice of
(d) Did the district court make an expre there is no just reason for delay and	ess determination, pursuant to NRCP 54(b), that an express direction for the entry of judgment?
□ Yes ☑ No	
26. If you answered "No" to any part of appellate review (e.g., order is independently appealable under NRAP 3A(b) as a final	f question 25, explain the basis for seeking adently appealable under NRAP 3A(b)):
VER	RIFICATION
the information provided in this docke	t I have read this docketing statement, that eting statement is true and complete to the d belief, and that I have attached all required t.
Paul V. Colman, Colman Family Trust	THOMAS C. MICHAELIDES, ESQ.
Name of appellant	Name of counsel of record
10/24/18	/s/ Thomas C. Michaelides
Date	Signature of counsel record
CLARK COUNTY, NEVADA	
State and county where signed	

# CERTIFICATE OF SERVICE

I certify that on the day of Oct	ober , 2018 , I served a copy of this
completed docketing statement upon all	counsel of record:
☐ By personally serving it upon him	
☑ By mailing it by first class mail with sufficient postage prepaid to the following address(es): (NOTE: If all names and addresses cannot fit below, please list names below and attach a separate sheet with the addresses.)  Kennedy Lee, Esq.  Rushforth Lee & Kiefer, LLP  1707 Village Center Circle, Suite 150  Las Vegas, NV 89134  Settlement Judge	
Dated this 31 day of October	Jalasha Mall

**Electronically Filed** 11/13/2017 10:17 AM Steven D. Grierson CLERK OF THE COURT

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KENNEDY E. LEE (State Bar No. 12429) DANIEL P. KIEFER (State Bar No. 12419)

RUSHFORTH LEE & KIEFER, LLP

1707 Village Center Circle, Suite 150 Las Vegas, NV 89134

Phone: (702) 255-4552 Fax: (702) 255-4677

Email: probate@rlklegal.com Attorneys for Tonya Collier

> DISTRICT COURT CLARK COUNTY, NEVADA

In the Matter of the

Colman Family Revocable Living Trust, dated June 23, 2011,

A Non-Testamentary Trust.

P-17-093518-T Case No. Department PC1 (Probate)

# PETITION TO ASSUME JURISDICTION OF TRUST, AND FOR CONFIRMATION OF BENEFICIARY OF REAL PROPERTY

Date of hearing: December 15, 2017 Time of hearing: 9:30 a.m.

Tonya Collier (the "Petitioner"), as beneficiary of the Colman Family Revocable Living Trust, dated June 23, 2011 (the "Trust"), submits this petition requesting: (1) the Court assume jurisdiction over the Trust as a proceeding in rem; and (2) for confirmation that the Petitioner is the beneficiary of Trust real property located at 5988 Turtle River Avenue, Las Vegas, NV 89156, APN 140-15-317-012 (the "Real Property"). In support of this petition, the Petitioner respectfully declares:

#### I. Introduction

1. Chari Ann Colman ("Chari") and Paul Valer Colman ("Paul") created the Trust while they were married. Prior to her marriage to Paul, Chari owned the Real Property as her sole and separate property. After marrying Paul, Chari continued to maintain the Real Property as her sole and separate property. Chari transferred the Real Property to the Trust, but did not change its character (i.e. it remained the separate property of Chari).



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<sup>1</sup> The death certificate indicates Chari was married at the time of her death. Despite being a party to the joint divorce, Paul misinformed the funeral home of this fact. The Petitioner and others are in the process of changing the death certificate to show Chari was divorced at the time of her death.

- The Trust provides that the surviving spouse is the beneficiary of the assets of the Trust, 2. including the Real Property. Chari later divorced Paul. Pursuant to NRS 111.781, upon the divorce, all beneficial rights Paul had under the Trust of Chari's property are revoked. Accordingly, once the divorce was finalized, Paul was no longer the beneficiary of the Real Property.
- 3. The Trust names the Petitioner as the alternate beneficiary of the Real Property. Accordingly, the Court should confirm the Petitioner is the proper beneficiary of the Real Property, and order the Real Property be distributed to her.

## II. BACKGROUND

- 4. Chari and Paul were married on December 15, 2009. Prior to her marriage to Paul, Chari purchased the Real Property under her former name, Chari Hayes. Chari purchased the property as a "single woman" as her sole and separate property. The Grant, Bargain, Sale Deed evidencing this transaction was recorded on August 14, 2009. A copy of the deed is attached as Exhibit 1. Chari purchased the Real Property with cash; she did not take out a mortgage.
- 5. On June 23, 2011, Chari and Paul created the Trust. A copy of the Trust agreement is attached as Exhibit 2. The Trust is a revocable trust. Chari transferred the Real Property to the Trust by Quitclaim Deed on June 30, 2011. A copy of the Quitclaim Deed is attached as Exhibit 3.
- Pursuant to Article 4.1 of the Trust, Chari and Paul were the primary beneficiaries during 6. their life. The survivor of Chari and Paul continued as the sole beneficiary upon the death of the first spouse to die. See id.
- 7. Article 5.2 provides the dispositive provisions to be given effect after the death of both Chari and Paul. Specifically, the Real Property is to be distributed to the Petitioner.
- 8. Chari died suddenly and unexpectedly on October 18, 2017. A copy of the death certificate<sup>1</sup> is attached as Exhibit 4.
  - 9. The names and addresses of the beneficiaries of the Trust are:

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Tonya Collier 5998 Turtle River Ave. Las Vegas, NV 89156

Daniel Booth Unknown

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Jessica Diane Colman Unknown Paul V. Colman 5988 Turtle River Avenue Las Vegas, NV 89156

Robert Booth Unknown

#### III. THE DIVORCE

- 10. On August 29, 2017, Chari and Paul filed a "Joint Petition for Summary Decree of Divorce" (the "Petition"). A copy of the file-stamped Petition is attached as **Exhibit 5**. Paragraph 5 of the Petition specifically states that "[t]here is no community property to divide." Additionally, paragraph 9 of the Petition states, "Petitioners certify that they have disclosed all community assets and debts and that there are no other community assets or debts for this Court to divide." Importantly, Paul verifies the contents of the Petition under penalties of perjury.
- 11. The "Decree of Divorce" (the "Decree") was entered September 28, 2017. A copy of the file-stamped Decree is attached as **Exhibit 6**. The Decree finds that Chari and Paul "entered into an equitable agreement settling all issues regarding the division and distribution of assets" (i.e. there is no community property to divide). Importantly, the Decree orders "the bonds of matrimony now existing between the parties are hereby wholly dissolved, and an absolute Decree of Divorce is hereby granted to the parties, and each of the parties are hereby restored to the status of a single, unmarried person."
- 12. On information and belief, Paul understood the Real Property was not his, and once the Decree was filed, he began the process of moving out of the Real Property. Unfortunately, Chari died before he completed his move.

# IV. THE DIVORCE SEVERED ALL BENEFICIAL INTERESTS

13. NRS 111.781 revokes a former spouse's rights to a beneficial disposition made by the exspouse. Specifically, NRS 111.781(1)(a)(1) states, in relevant part:

Except as otherwise provided by the express terms of a governing instrument, a court order or a contract relating to the division of the marital estate made between the divorced persons before or after the marriage, divorce or annulment, the divorce or annulment of a marriage [r]evokes any revocable [d]isposition or appointment of

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Kennedy Lee State Bar No. 12429

property made by a divorced person to his or her former spouse in a governing instrument.

(emphasis added).

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- 14. The Trust is revocable, thus all dispositions described therein are revocable. The Trust does not declare that its dispositive provisions shall remain in effect regardless of a divorce. Chari and Paul were divorced on September 28, 2017. Accordingly, NRS 111.781 provides any disposition of Chari's property to Paul is revoked.
- 15. The Real Property was Chari's separate property; she purchased it prior to the marriage and never transmuted it. She transferred it to the Trust as separate property. The Petition and Decree confirm the Real Property was never transmuted to community property. As the Real Property was Chari's separate property, a disposition of the same to Paul was revoked upon entry of the Decree (i.e. Paul is no longer a beneficiary of the Real Property).
- 16. Because Paul's gifts from Chari are revoked, the Trust must be read as if Paul did not exist. Article 5.2 of the Trust gifts the Real Property to the Petitioner. Thus, the Court should declare the Petitioner as the beneficiary of the Real Property.

#### V. PRAYER

WHEREFORE, the Petitioner prays for an order:

- A. Assuming jurisdiction over the Trust as a proceeding in rem.
- B. Declaring that all gifts to Paul of Chari's property were revoked pursuant to NRS 111.781.
- C. Declaring Tonya Collier as the beneficiary of the Trust real property located at 5988 Turtle River Avenue, Las Vegas, NV 89156, APN 140-15-317-012.
  - D. Directing the Real Property be distributed to Tonya Collier.
  - E. Granting such other relief as the Court shall deem proper.

Respectfully submitted by:

NOV 1 3 2017

Date

VERIFICATION OF PETITION TO ASSUME JURISDICTION OF TRUST, AND FOR CONFIRMATION OF
BENEFICIARY OF REAL PROPERTY

Under penalties of perjury under the laws of the state of Nevada, I declare that:

- 1. I am submitting the above "Petition to Assume Jurisdiction of Trust, and for Confirmation of Beneficiary of Real Property" (the "Petition").
- 2. I know the contents of the Petition to be true of my own knowledge, except for those matters stated on information and belief.

Tonya Collier (Nov 12, 2017)	11/12/2017
Tonya Collier	Date

# Exhibit 1

Exhibit 1

Inst #: 200908140001937 Fees: \$16.00 N/C Fee: \$0.00 RPTT: \$433.50 Ex: # 08/14/2009 09:13:03 AM Receipt #: 15361 Requestor:

TICOR TITLE LAS VEGAS
Recorded By: RNS Pgs: 4
DEBBIE CONWAY
CLARK COUNTY RECORDER

APN No.: 140-15-317-012

WHEN RECORDED MAIL TO: Chari Hayes 5988 Turtle River Ave. Las Vegas, NV 89156

MAIL TAX STATEMENTS TO: Same As Above

Escrow No. 9154183-JEH

SPACE ABOVE FOR RECORDER'S USE ONLY

R.P.T.T. \$ 433.50

## GRANT, BARGAIN, SALE DEED

THIS INDENTURE WITNESSETH: That HSBC Bank USA, National Association, as Trustee for WFASC Home Equity Asset-Backed Certificates, Series 2007-1

FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged, do/does hereby Grant, Bargain, Sell and Convey to Chari Hayes, a single woman

all that real property situated in the County of Clark, State of Nevada, described as follows:

SEE EXHIBIT "A" ATTACHED HERETO AND BY REFERENCE MADE A PART HEREOF

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining.

SEE PAGE TWO (2) FOR SIGNATURES AND NOTARY ACKNOWLEDGEMENT

## SIGNATURES AND NOTARY ACKNOWLEDGEMENT FOR GRANT, BARGAIN, SALE DEED.

HSBC Bank USA, National Association, as Trustee for WFASC Home Equity Asset-Backed Certificates, Series 2007-1

Sanew Breman	JANENE BRENNAN  Vice President Loan Documentation
	Jamene Brennan
By Wells Fargo Bank, N.A., as attorney in fact for: ISBC Bank USA, National Association, as	Vice President Loan
Trustee for WFASC Home Equity Asset-Backet Certificates, Series 2007-1	d Documentation
STATE OF TOWK COUNTY OF PCIY	} ss:
On this 7   Z9   Oa appeared before me, a Notary Public,	
Justine Brennam	
personally known or proven to me to be the per whose name(s) is/are subscribed to instrument, who acknowledged that he/she/they the instrument	the above
ACCIA SULLA NOVARY PUBLIC	JACINDA SCHIPPER  Commission Number 757702  Mw Commission Expire:  \[ \pril \times 2017 \]  JACINDA SCHIPPER  Commission Number 757702
My commission expires:	JACINDA SCHIPPER Commission Number 757702 My Commission Expires April 2, 2012  Jaconda Schipper T57700  Exp April 2, 2010

Escrow No. 9154183-JEH

#### EXHIBIT "A"

#### PARCEL ONE (1):

LOT 374 IN BLOCK 1 OF YORKSHIRE HEIGHTS - PHASE 3. AS SHOWN BY MAP THEREOF ON FILE IN BOOK 93 OF PLATS, PAGE 30, IN THE OFFICE OF THE COUNTY RECORDER OF CLARK COUNTY, NEVADA.

#### PARCEL TWO (2):

A NON-EXCLUSIVE EASEMENT FOR INGRESS/EGRESS, USE AND ENJOYMENT, OVER THOSE PORTIONS OF SAID MAP DELINEATED AS "PRIVATE STREETS/P.U.E." AS SHOWN BY MAP THEREOF ON FILE IN BOOK 93 OF PLATS, PAGE 30, OFFICIAL RECORDS OF THE COUNTY RECORDER OF CLARK COUNTY, NEVADA, AND FURTHER DESCRIBED IN THAT CERTAIN DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS RECORDED September 24, 1999 IN BOOK 990924 AS DOCUMENT NO. 01463, CLARK COUNTY, NEVADA.

Assessor's Parcel Number: 140-15-317-012

# Exhibit 2

Exhibit 2

# CASSADY LAW OFFICES

(702) 650-4480 • (702) 650-5561 FAX

JASEN E. CASSADY, ESQ.

HENDERSON: 2425 W. HORIZON RIDGE PKWY HENDERSON, NEVADA 89052

SUMMERLIN: 7201 W. LAKE MEAD, SUITE 500 LAS VEGAS, NEVADA 89128

The Colman Family
Revocable Living Trust
dated
June 23, 2011

Prepared by: CASSADY LAW OFFICES, P.C. (702) 650-4480

# THE COLMAN FAMILY REVOCABLE LIVING TRUST

THIS TRUST AGREEMENT is made this June 23, 2011, by and between Paul Valer Colman and Chari Ann Colman, residents of Clark County, Nevada, as Grantors (hereinafter sometimes referred to as "Grantors"), and Paul Valer Colman and Chari Ann Colman, as Trustees (hereinafter referred to sometimes as "Original Trustees"). All prior Trusts predating this Trust are hereafter revoked absolutely.

#### ARTICLE I

#### 1.1 Trust Name.

This Trust shall be known and officially referred to as "The Colman Family Revocable Living Trust of June 23, 2011."

## 1.2 Grantors' Intent.

It is the intent of the Grantors that the property listed in Schedule "A," which is incorporated herein by reference, be presently assigned, transferred, and conveyed to the Trustees for the purposes of establishing a Revocable Living Trust. By signing below, the Trustees acknowledge and confirm receipt of said property for the Trust. The property of Schedule "A" shall be held in Trust for the uses and purposes and on the terms and conditions set forth herein. The Grantors attest to the fact that this property is owned outright by the Grantors and not subject to any equitable or real interest by any other party and agree to indemnify the Trust if any challenges of ownership of the property are raised by any other person or entity.

#### ARTICLE II

#### 2.1 Trustee Selection.

The Original Trustees named above have agreed, for consideration, to act as the Trustees of this Trust. As such, the Trustees shall have the unrestricted rights as defined in this Agreement to act with the Trust property in any manner deemed in the Trustees' sole discretion to be in the best interest of the Trust or Beneficiaries for as long as said Trustees are living, desire to act as Trustees or are competent to act as Trustees.

- A. <u>Trustee Right of Resignation</u>. Any Original Trustee shall have the unlimited right to resign as Trustee. Any Successor Trustee may only resign after meeting the following conditions:
  - (1) The Successor Trustee cannot abandon the Trust at a time in which the rights of the Trust would be significantly damaged if <u>immediate action</u> was not taken by a Trustee;
  - (2) The Successor Trustee must give all Beneficiaries and any surviving Grantor

sixty (60) days written notice, mailed to the last known addresses of the named Beneficiaries and/or Grantor, by Certified Mail, Return Receipt Requested; and

- (3) The Successor Trustee must arrange for a final accounting.
- B. Annual Reporting of the Successor Trustee. The Successor Trustee agrees to make an annual written report to the Grantors and Beneficiaries detailing the state of the property in the Trust, listing the assets and investments of the Trust, describing the character of the investments made by the Trustee, and listing the expenses incurred and disbursements made by the Trust throughout the prior year. While alive, annual tax statements of the Grantor(s) will suffice for this purpose if it is based upon the appropriate records.
- C. Trustees' Absolute Discretion. After conducting due diligence and making a full survey of the opportunities and circumstances of any matter affecting the Trust, the Trustees shall have full and absolute discretion to act with the Trust property and to make or not make disbursements to beneficiaries. There is no requirement that any consent be obtained from any person, entity or court prior to making a final decision as to any matter relating to the Trust. The Trustees may act in such a manner as to benefit another entity, organization or individual that might have concurring interests in the decision being made by the Trustees without breaching their duties to this Trust as long as the decision does not breach a Trustee's fiduciary duty owed to the Trust and Beneficiaries.
- D. <u>Trustee Bond</u>. No Court shall require a bond of any Trustee or Successor Trustee and no bond shall be required of any Trustee or Successor Trustee, unless a Successor Trustee is named by the court and is not expressly identified by name in this trust, in which case the court may require a bond at its discretion.
- E. <u>Trustee's Concurrent Duties</u>. A Trustee may serve as both Trustee of this Trust and Guardian of any of the Beneficiaries named within this Trust without creating any conflict to the Trust or any other Beneficiary.
- F. Trustee Reimbursement and Compensation. A Trustee shall be entitled to just and reasonable compensation for the services performed for the Trust. The Compensation cannot exceed the reasonable amount that can be charged by bank and trust companies for performing like-services. A Trustee is also entitled to full reimbursement for all costs that he or she has incurred in managing, investing and governing the Trust.

2.2 <u>Trustee's Confirmation of Property Receipt</u>

The property of this trust as granted and transferred to the Trust by the Grantors is contained within Schedule "A." The Trustees confirm that they are in physical or constructive receipt of these items and agree to manage, control, govern and guide the Trust Property under the express and implied terms of this Agreement.

## 2.3 Successor Trustee Appointment.

Upon the death or incompetency of one of the Original Trustees, the surviving Original Trustee shall have all authority to act as Trustee. Upon the death or incompetency of both Original Trustees, a Successor Trustee shall serve as Trustee and shall serve with all authority and power as found in the Original Trustees to the extent allowed under the provisions contained within this Trust Agreement.

# The Successor Trustee of this Trust shall be WELLS FARGO, N.A.

If none of these persons are willing and able to serve as Successor Trustee, any beneficiary under this Trust may petition the District Court Judge of Clark County who is responsible for probate matters to appoint a Successor Trustee. A Trustee shall serve until all of the assets of the estate are either distributed as contained herein or depleted by liabilities of the Trust.

- A. <u>Limited Liability of Successor Trustee</u>. A Successor Trustee is not liable for the affirmative acts or omissions of a prior Trustee or Trustees and shall be indemnified by the Trust to the extent that the person or entity has been held financially responsible for any of the acts or omissions of any prior Trustees. Further, the Successor Trustee has no duty to make any accounting of any prior dealings of any prior Trustee; however, if a written request is submitted by the majority of the Beneficiaries or their representatives to conduct an audit on the Trust upon the appointment of the person or entity, or ninety (90) days thereafter, the Successor Trustee shall submit the Trust financial books to an independent Certified Public Accountant or qualified Attorney for the purposes of obtaining a certified accounting of the prior Trustee's activities. The expense of this audit shall be charged to the beneficiaries requesting such an audit, unless it can be shown to the Successor Trustee that there existed reasonable grounds upon which to base such a request. If no request is made, and no accounting is conducted, the Successor Trustee is not liable for relying upon the prior representations of the Prior Trustee and is not liable to any beneficiary or any other person having either a direct or indirect interest in the Trust.
- B. Transfer and Acceptance of Trustee Duties. If the transfer of the Trustee position occurs at a time wherein the Original or prior Trustees are competent to transfer the powers and duties of the office of Trustee to another in writing, then the prior Trustee shall make a formal writing wherein he or she requests the Successor Trustee to accept the position of Trustee and wherein the Successor accepts the Trustee powers as described herein. The original of that document shall be joined with an original of this Trust Agreement which should be in a place of safekeeping, one copy shall be given to any Grantor then living, and one copy shall be given to the new Trustee. The signatures of this writing shall be notarized and witnessed by two witnesses.

# 2.4 <u>Majority vote of Multiple Trustees.</u>

If for any reason more than one Trustee is appointed, a majority of the vote of the Trustee shall be binding upon the Trust. If there are only two Trustees and a deadlock occurs, the next Successor Trustee shall cast the deciding vote. If the Successor Trustee is unable or unwilling to

assist, then the District Court Judge of Clark County, Nevada who is responsible for probate matters shall be petitioned to decide the matter after hearing all of the facts relating to the decision. If a Judge must be used to break this deadlock, then the Judge shall have the authority to appoint an Attorney of Record that shall act as a tie breaking vote for all future voting deadlocks.

#### ARTICLE III

## 3.1 Limits to Trustee Powers.

A Trustee is limited in the exercising of his or her powers in that the Trustee must protect the Trust from the demands of Beneficiaries and the Grantors and may not exchange, purchase or otherwise deal with the Trust Property in any transaction or event involving the Beneficiaries or Grantors without receiving reasonable consideration for the value of the property. Further, the Trustee is limited in that he or she may not allow any encumbrances upon the Trust Property for the benefit of the Grantors without receiving adequate and reasonable security and interest. Substituting like-kind property is prohibited unless the property is of equal value. In this regard, the Trustee is not liable to the Beneficiaries or Grantors for refusing to act against the express limitations of this Trust unless the Trustee has acted with gross negligence or malicious intent.

## 3.2 Trustee's Enumerated Powers.

A Trustee is authorized and empowered to manage, care for, improve, protect, control, deal with, sell and otherwise dispose of the trust estate or any part of it, in his or her absolute discretion, in any and every way in which any responsible and prudent owner could manage, care for, improve, protect, control, deal with and otherwise dispose of the same. In acting as a fiduciary capacity, the Trustee may exercise the following express and enumerated powers:

- A. To register any securities or other property held hereunder in the name of Trustee or in the name of a nominee, with or without the addition of words indicating that such securities or other property are held in a fiduciary capacity, and to hold in bearer form any securities or other property held hereunder so that title thereto will pass by delivery, but the books and records of Trustee shall show that all such investments are part of their respective funds.
- B. To hold, manage, invest and account for the separate Trusts in one or more consolidated funds, in whole or in part, as he or she may determine. As to each consolidated fund, the division into the various shares comprising such fund need be made only upon Trustee's books of account.
- C. To lease Trust property for terms within or beyond the term of the Trust and for any purpose, including exploration for and removal of gas, oil, and other minerals; and to enter into community oil leases, pooling and unitization agreements.
- D. To borrow money, mortgage, pledge or lease Trust assets for whatever period of time the Trustee shall determine, even beyond the expected term of the respective Trust.

- E. To hold and retain any property, real or personal, in the form in which the same may be at the time of the receipt thereof, as long as in the exercise of their discretion it may be advisable so to do, notwithstanding same may not be of a character authorized by law for investment of Trust funds.
- F. To invest and reinvest in his or her absolute discretion, and he or she shall not be restricted in his or her choice of investments to such investments as are permissible for fiduciaries under any present or future applicable law, notwithstanding that the same may constitute an interest in a partnership.
- G. To advance funds to any of the Trusts for any Trust purpose. The interest rate imposed for such advances shall not exceed the current rates.
- H. To institute, compromise, and defend any legal actions and proceedings.
- I. To vote, in person or by proxy, at corporate meetings any shares of stock in any Trust created herein, and to participate in or consent to any voting Trust, reorganization, dissolution, liquidation, merger, or other action affecting any such shares of stock or any corporation which has issued such shares of stock.
- J. To partition, allot, and distribute, in undivided interest or in kind, or partly in money and partly in kind, and to sell such property as the Trustee may deem necessary to make division or partial or final distribution of any of the Trusts.
- K. To determine what is principal or income of the Trusts and apportion and allocate receipts and expenses as between these accounts.
- L. To make payments hereunder directly to any beneficiary under disability, to the guardian of his or her person or estate, to any other person deemed suitable by the Trustee, or by direct payment of such beneficiary's expenses.
- M. To employ agents, attorneys, brokers, and other employees, individual or corporate, and to pay them reasonable compensation, which shall be deemed part of the expenses of the Trusts and powers hereunder.
- N. To accept additions of property to the Trusts, whether made by a Grantor, a member of a Grantor's family, by any beneficiaries hereunder, or by any one interested in such beneficiaries.
- O. To hold on deposit or to deposit any funds of any Trust created herein, whether part of the original Trust fund or received thereafter, in one or more savings and loan associations, bank or other financing institution and in such form of account, whether or not interest bearing, as Trustee may determine, without regard to the amount of

any such deposit or to whether or not it would otherwise be a suitable investment for funds of a trust.

- P. To open and maintain safety deposit boxes in the name of this Trust.
- Q. To make distributions to any Trust or beneficiary hereunder in cash or in specific property, real or personal, or an undivided interest therein, or partly in cash and partly in such property, and to do so without regard to the income tax basis of specific property so distributed. The Grantor requests but does not direct, that the Trustee make distributions in a manner which will result in maximizing the aggregate increase in income tax basis of assets of the estate on account of federal and state estate, inheritance and succession taxes attributable to appreciation of such assets.
- R. The powers enumerated in NRS 163.265 to NRS 163.410, inclusive, are hereby incorporated herein to the extent they do not conflict with any other provisions of this instrument.
- S. The enumeration of certain powers of the Trustee shall not limit his or her general powers, subject always to the discharge of his fiduciary obligations, and being vested with and having all the rights, powers, and privileges which an absolute owner of the same property would have.
- The Trustee shall have the power to invest Trust assets in securities of every kind, including debt and equity securities, to buy and sell securities, to write covered securities options on recognized options exchanges, to buy-back covered securities options listed on such exchanges, to buy and sell listed securities options, individually and in combination, employing recognized investment techniques such as, but not limited to, spreads, straddles, and other documents, including margin and option agreements which may be required by securities brokerage firms in connection with the opening of accounts in which such option transactions will be effected.
- U. In regard to the operation of any closely held business of the Trust, the Trustee shall have the following powers:
  - 1. The power to retain and continue the business engaged in by the Trust or to recapitalize, liquidate or sell the same.
  - 2. The power to direct, control, supervise, manage, or participate in the operation of the business and to determine the manner and degree of the fiduciary's active participation in the management of the business and to that end to delegate all or any part of the power to supervise, manage or operate the business to such person or persons as the fiduciary may select, including any individual who may be a beneficiary or Trustee hereunder.

- 3. The power to engage, compensate and discharge, or as a stockholder owning the stock of the Corporation, to vote for the engagement, compensation and discharge of such managers, employees, agents, attorneys, accountants, consultants or other representatives, including anyone who may be a beneficiary or Trustee hereunder.
- 4. The power to become or continue to be an officer, director or employee of a Corporation and to be paid reasonable compensation from such Corporation as such officer, director and employee, in addition to any compensation otherwise allowed by law.
- 5. The power to invest or employ in such business such other assets of the Trust estate.

#### ARTICLE IV

# 4.1 Primary Beneficiaries.

The Primary Beneficiaries of this Trust shall be Paul Valer Colman and Chari Ann Colman during their lifetimes. The Primary Beneficiaries of this trust shall be entitled to all benefits of this Trust until their deaths.

#### ARTICLE V

# 5.1 <u>Distribution of Assets During the Lifetime of the Primary Beneficiaries.</u>

Until the deaths of the Primary Beneficiaries, the net income and principal from the Trust shall be distributed to the Primary Beneficiaries as is necessary, in the sole discretion of the Trustee or Trustees, for the support, happiness and health needs of the Primary Beneficiaries. The Trustee(s) may also make distributions to other named beneficiaries within this Trust at the sole discretion of the Trustee(s), but no distribution shall be made to any other beneficiary under this Trust if the Primary Beneficiaries are in want or need of any of the income or principal of this Trust. The Trustee has full discretion to withhold all income and principal if such is in the best interest of any of the Beneficiaries.

# 5.2 <u>Distribution of Assets Upon Death of Grantors</u>

Upon the death of the last Grantor of this Trust, the trust estate shall be distributed as follows. The Trustee shall distribute the real property located at 5988 Turtle River, Las Vegas, Nevada to TONYA COLLIER. The real property in South Dakota shall be sold to ROBERT BOOTH of Ridgview, South Dakota and DANIEL BOOTH, JR of Timber Lake, South Dakota. The rest, residue and remainder of the estate shall be distributed to JESSICA DIANE COLMAN, pursuant to Article VI herein

Tritiale

Initials

#### 5.3 Fail Safe Provision.

In the event that the principal of the Trust administered under this Article is not disposed of under the foregoing provisions, the remainder of the Trust, if any, shall be distributed free of Trust to the heirs at law of Paul Valer Colman and Chari Ann Colman, their identities and shares to be determined according to the intestacy laws of the State of Nevada then in effect. The estate shall be divided in two equal halves and one-half shall be given to the lawful heirs of each Grantor. If either Grantor shall die without any heirs at law according to the laws of the State of Nevada then in effect, the entire corpus of the trust shall be distributed to the heirs at law of the other Grantor.

#### 5.4 No Contest Provision

The Grantors specifically desire that this Trust be administered as set forth herein without litigation or dispute of any kind. To that end, if any beneficiary hereunder, any person on behalf of any beneficiary, any heir or other successor-in-interest of any beneficiary, or any other person, seeks to establish or assert any claim to the assets of this Trust, or attack, oppose or seek to set aside the administration or any distribution of this Trust, have this Trust declared null, void or diminished, or to defeat or change any part of the provisions of this Trust, such beneficiary, heir or other person shall receive, free of trust, one dollar (\$1.00) and no more lieu of any claimed interest in this Trust or its assets.

#### ARTICLE VI

#### 6.1. <u>Distribution to Minors</u>.

If at the time of any distributions under this Trust, any of the beneficiaries or persons who are entitled to distribution under this Trust are under the age of thirty-five (35), then the Trustee shall hold the funds in trust and shall have sole and exclusive discretion to distribute the property from the Trust for the education, health, welfare and maintenance of any such beneficiary until they reach the age of thirty-five, at which time an absolute distribution shall be made to the beneficiary.

#### ARTICLE VII

#### 7.1 <u>Incompetency of Beneficiaries</u>.

If a beneficiary is declared judicially incompetent, is a ward of any state, or is in the Trustee's determination unable to manage either the estate or his or her person, or both, the Trustee may pay to any appointed guardian, other entity or person responsible for the care of said beneficiary, the net income or any part of the principal of the Trust estate to which the beneficiary would be entitled, in such a manner as is in the best interest of the beneficiary, as the Trustee deems reasonable and appropriate under the circumstances. If said distribution would disqualify said beneficiary from public assistance, these funds may be used as necessary by the Trustee in such a way and means so as to avoid the loss of such public assistance at the Trustee's sole discretion and according to the law and rules of such public assistance. Where no funds can reasonably be distributed in such a manner as to not cause the public assistance to fail or be lost, then the funds dedicated to such beneficiary shall be directed in equal shares to the other beneficiaries for distribution.

#### 7.2 <u>Preferred Guardians</u>

The name of a preferred guardians for the Grantors shall be identified in their respective Last Will and Testaments.

#### ARTICLE VIII

#### 8.1 <u>Distributions in Kind.</u>

When distributions are required under this Trust, a Trustee is authorized to make distributions of the Trust estate in kind, or partly in cash and partly in kind, or by arranging and transferring or assigning an undivided interest. The Trustee's discretion and exercise of this authority is absolute and binding upon all beneficiaries and all other interested parties.

#### ARTICLE IX

#### 9.1 Revocability of Trust.

This trust is absolutely revocable with the consent of both Grantors, and the Grantors may at their discretion make demands upon the Trustees to return all of the Grantors' former property that is now property of the estate to the Grantors. The Grantors are not entitled, however, to other property put into the Trust by other persons or entities without a written agreement from the Trustee. If such property is transferred to the Grantors, then the transfer will be deemed a gift from the Trust to the Grantors. Where such property had a prior ownership status, such as community property or joint tenancy, then the release of said property outside of the Trust shall return the property to its prior condition.

#### ARTICLE X

#### 10.1 Additional Properties.

The type, kind or proportion of property of this Trust shall not be limited by the Trustee in any way. The Grantor, and any other person willing or able, may transfer, devise, bequeath, give, convey or donate any personal or real property into the Trust by an inter vivos act or by will, as long as there are no restrictions or conditions as to the use of the property placed upon the Trustee and as long as the property becomes fully subject to the terms and conditions of the Trust. Property additions to this Trust must be acknowledged and received by the Trustee by a writing or by a transfer of title of the Property into the Trustee's name.

#### ARTICLE XI

#### 11.1 Modifications and Additions to the Trust.

Modifications to this trust may occur only where all surviving Grantors or their respective agents expressly agree by way of written amendment executed in a similar fashion as this Trust and signed by the Grantors, their agents and the Trustee(s). Additional property may be accepted by the Trustee(s) at a later time. Property subject to this instrument is referred to as the "Trust estate."

#### 11.2 Calendar Year.

The Trust shall be on a calendar year, ending December 31st of each year, for trust, tax and accounting purposes.

#### ARTICLE XII

#### 12.1 Applicable Law.

The validity, construction and effect of this agreement and of the trust created hereunder and its enforcement shall be determined by the laws and courts of the State of Nevada.

#### 12.2 Perpetuities Savings Clause.

Unless sooner terminated as otherwise provided in this agreement, this trust and any other trust created directly or indirectly by this trust shall fully cease and completely terminate twenty-one (21) years after the death of the last survivor of the Grantor, and all children of the Grantor living or conceived as of the date of this agreement. Upon such termination, the entire principal of the trust estate of each said trust, together with any undistributed income therefrom, shall vest in and be distributed to the persons entitled to take under the provisions of the respective trust. If at the time of this termination the rights to income are not fixed by the terms of the Trust, distribution under this clause shall be made, by right of representation, to the persons who are then entitled or authorized, in the Trustee' discretion, to receive distributions from this Trust.

#### 12.3 <u>Integration of Agreement</u>.

This document constitutes the full understanding and agreement between the Grantor and the Trustee. If any provision of this instrument is adjudged invalid or is unenforceable for any reason, the remaining provisions of this Trust shall be carried into effect and shall survive the striking of the respective term.

#### 12.4 Terms.

Whenever the terms "child", "children", "descendants" or "issue" are used in this Trust, the terms shall include legally adopted children. The term "issue" shall include all lineal descendants. Whenever provision is made in this Trust Indenture for payment for the "education" of a beneficiary, the term "education" shall be construed to include technical schooling, college or post-graduate study, so long as pursued to advantage by the beneficiary at an institution of the beneficiary's choice and in determining payments to be made for such college or postgraduate education, the Trustee shall take into consideration the beneficiary's related living and traveling expenses to the extent that they are reasonable.

#### 12.5 Spendthrift Provision.

Each and every beneficiary under this Trust is hereby restrained from and shall be without right, power or authority to sell, transfer, assign, pledge, mortgage, hypothecate, alienate, anticipate, bequeath or devise or in any manner affect or impair his, or her, or their beneficial right, title, interest, claim and Estate in and to either the income or principal of any Trust created hereunder, or to any part thereof, during the entire term of said Trust; nor shall the right, title, interest, or estate of any beneficiary be subject to any right, claim, demand, lien or judgment of any creditor of any such beneficiary, nor be subject nor liable to any process of law or equity, but all of the income and principal, except as otherwise provided in this Trust Agreement shall be payable and deliverable to or for the benefit of only the before named and designated beneficiaries, at the time hereinbefore set out, and receipt by such beneficiaries shall relieve the Trustee from responsibility for such good faith distributions.

#### 12.6 Court Instructions.

The Trustee may seek the assistance of the Courts in all matters affecting the administration of this Trust or its properties, including advice on the interpretation of the Trust or for settlement of any account by invoking the jurisdiction of any Nevada District Court (including quasi-in-rem jurisdiction) over the Trust, the Trustee, or the Trust res, in a non-adversarial ex parte proceeding. The decision of the Court shall be binding upon all interested parties who were given ten (10) day written notice by first class U.S. Mail of the proceedings. Notice must be given to the last known addresses of any interested party.

SIGNED AND SEALED by the Grantors and Trustees on this 23 day of June, 2011.

**GRANTORS:** 

PAÙL VALER COLMAN

TRUSTEES:

PALIT VALER COLATAN

Chari Ann Colman

Chare ann Colman

SUBSCRIBED AND SWORN TO before me this day of June, 2011.

NOTARY PUBLIC

RALPH GOUDY
Notary Public
State of Nevada
Appt. No. 10-2602-1
My Appt. Expires July 27, 2014

# Exhibit 3

Exhibit 3



APN: 140-15-317-012

Mail Tax Statements To: When Recorded Mail To:

Paul Valer Colman and Chari Ann Colman, Trustees COLMAN FAMILY REVOCABLE LIVING TRUST DATED JUNE 23, 2011 5988 Turtle Rive Avenue Las Vegas, Nevada 89156 Inst #: 201106300001358 Fees: \$14.00 N/C Fee: \$0.00 RPTT: \$0.00 Ex: #007 06/30/2011 09:06:30 AM Receipt #: 829966 Requestor:

CASSADY LAW (LEGAL WINGS)
Recorded By: DHG Pgs: 2
DEBBIE CONWAY
CLARK COUNTY RECORDER

#### **QUITCLAIM DEED**

FOR A VALUABLE CONSIDERATION, receipt of which is acknowledged,

Chari Ann Colman, who took title as, Chari Hayes

does hereby RELEASE AND FOREVER QUITCLAIM to

Paul Valer Colman and Chari Ann Colman, as Trustees of The Colman Family Revocable Living Trust Dated June 23, 2011

all the right, title and interest of the undersigned in and to real property located 5988 Turtle River Avenue, Las Vegas, in the County of Clark, State of Nevada, and legally described as follows:

Yorkshire Hgts-Phase 3 Plat Book 93 Page 30 Lot 374 Block 1 SEC 15 TWP 20 RNG 62

Chari Ann Colman

STATE OF NEVADA

COUNTY OF CLARK

RALPH GOUDY
Notary Public
State of Nevada
Appt. No. 10-2602-1
My Appt. Expires July 27, 2014
#10-2602-1 XP 7-27-14

On the 23<sup>rd</sup> day of June, 2011, personally appeared before me, a Notary Public in and for said County and State, **Chari Ann Colman**, personally known (or proved) to me to be the person whose name is subscribed to the above instrument who acknowledged that she executed the instrument.

NOTARY PUBLIC

# Exhibit 4

Exhibit 4

### CERTIFICATION OF VITAL RECORD

#### DEPARTMENT OF HEALTH AND HUMAN SERVICES DIVISION OF PUBLIC AND BEHAVIORAL HEALTH VITAL STATISTICS

#### CERTIFICATE OF DEATH

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Registrar of Vital Statistics

DATE ISSUED: OCT 2 3 2017 By: JOHN JULIUM
This copy not veild unless prepared on watermarked security paper displaying date, seal and signature of Registrar.
SOUTHERN NEVADA HEALTH DISTRICT • P.O. Box 3902 • Las Vegas , NV 89127 • 702-759-1010 • Tax ID # 88-0151573



# Exhibit 5

Exhibit 5

Electronically Filed
08/29/2017

According Section
CLERK OF THE COURT

Spouse's Name: Charle Dan Chand
Address: 5788 Turtle Rough Dus
City, State, Zip: Las Vas as MD89156.47/
Phone: 201437 mons
Email: Charles Musical Common
Spouse's Name: Quelle Rusa Dus
City, State, Zip: hos Vacas Dus C152-279/
Phone: Quelle Tools
Email: And Market Dusa Dus
City, State, Zip: hos Vacas Dus C152-279/
Phone: Quelle Tools
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Self-Represented

DISTRICT COURT CLARK COUNTY, NEVADA

First Joint Petitioner (Spouse Name),

And I

Second Joint Petitioner (Spouse Name).

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D-17-557861-Z

CASE N. DEPT:

DEPT: P

#### JOINT PETITION FOR DIVORCE (No Children)

Petitioners, in proper person, hereby petition this Court pursuant to the terms of Chapter 125 of the Nevada Revised Statutes, to grant them a divorce. Petitioners respectfully show, and under oath, state to the Court that every condition of NRS 125.181 has been met and further state as follows:

1. Residency. The following spouse has been a resident of the State of Nevada for at least six weeks prior to filing this Complaint and intends to make Nevada his/her home for an indefinite period of time: (name of Nevada resident)

2. Marriage. The parties were married on (date) in (city) 260, (state) 70. The parties are incompatible.

© 2017 Family Law Self-Help Center

Joint Petition for Divorce (No Children)

\* You are responsible for knowing the law about your case. For more information on the law, this form, and free classes, visit <a href="https://www.familylawselfhelpcenter.org">www.familylawselfhelpcenter.org</a> or the Family Law Self Help Center at 601 N. Pecos Road. To find an attorney, call the State Bar of Nevada at 382-0504.

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3. The current addresses of the Petitioners are:	
First Petitioner:	Second Petitioner:
Name: Chani D Co MAN	Name: 34 V. Coman
Address: 5986 Ton+15 Muznar	Address: 5985 Turtle River As City, State, Zip: Lower Nos 9 52-479
- 10 SECTION A 11 SECTION	City, Blatte, Zip. 15 20202 100 64 3 56-47 19
4. Children. There are no minor children in	common born to or adopted by the
Petitioners. (⊠ check one)	
Neither spouse is pregnant.	
☐ The following spouse is pregnant: (name of	pregnant spouse)
The other spouse $\square$ is $/\square$ is not the parent o	
born on (date):	
☐ It is unknown whether either spouse is currer	ntly pregnant.
5. Division of Community Property. (\( \text{check } c)	one)
There is no community property to divide.	
☐ Any community property has already been di	vided.
☐ The community property should be divided a	s follows:
(Name of spouse)	shall receive:
1.	
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(Name of spouse)	
1	
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3.	
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6. Division of Community Debt. (⊠ check one)	
There is no community debt to divide.	
Any community debt has already been divided.	
☐ The community debt should be divided as follows:	
(Name of spouse)shall be liable for	•;
1.	
2.	
3.	
4.	
(Name of spouse) shall be liable for	•
1.	
2.	
3.	
4.	
7. Alimony. (⊠ check one)	
Neither petitioner should be awarded alimony.	
☐ (Name of spouse who will <u>pay</u> alimony)	
should pay (amount) \$ per month in alimony for the next (number	- ·)
years. Spousal support should begin on (date) an	
end on (date)	
8. Name Change. ( check all that apply)	
Neither party changed their name or neither party wishes to have a former or maide	,
name restored.	.1
☐ The name of (spouse's name) should b	<b>a</b>
restored to his / her former or maiden name of (write the full name the person want	
to go back to)	)
☐ The name of (spouse's name) should b	_
restored to his / her former or maiden name of (write the full name the person want	
to go back to)	,

9. Petitioners certify that they have disclosed all community assets and debts and that there are no other community assets or debts for this Court to divide.

10. Petitioners hereby request that this Court enter a Decree of Divorce, incorporating into

that Decree the provisions made in this Joint Petition.

11. It is understood by the Petitioners that entry of a Decree of Divorce constitutes a final adjudication of the rights and obligations of the parties with respect to the status of the

marriage. Petitioners each expressly give up their respective rights to receive written notice of entry of any judgment or decree of divorce, and Petitioners give up their right to

request formal findings of fact and conclusions of law. Petitioners waive their right to

appeal the Decree of Divorce, and the right to move for a new trial.

12. It is further understood by the Petitioners that a final Decree of Divorce entered by this

summary procedure does not prejudice or prevent the rights of either Petitioner to bring

an action to set aside the final decree for fraud, duress, accident, mistake, or the grounds

recognized at law or in equity.

Petitioners request:

1. That they be granted a Decree of Divorce and that each of the Petitioners be

restored to the status of a single, unmarried person;

2. That the terms agreed upon in this Joint Petition be included in the Decree.

First Petitioner's signature)

Date:

(Second Petitioner's signature)

#### FIRST PETITIONER'S VERIFICATION

STATE OF NEVADA )
COUNTY OF CLARK )
(Spouse's name) being first duly sworn under penalties of perjury, deposes and says:
I am the Petitioner herein, and I have read the foregoing Joint Petition for Divorce and
know the contents thereof; that the pleading is true to the best of my own knowledge, except as
to those matters therein stated upon information and belief, and as to those matters, I believe
them to be true.  (Spouse's signature)
Signed and sworn to (or affirmed) before me on  (date) 8 29 2017 by (name) CHARL COLMAN  ERIN MCALOON NOTARY PUBLIC STATE OF NEVADA  My Commission Expires: 02-25-18 Certificole No: 14-13354-1
STATE OF NEVADA ) COUNTY OF CLARK )
On this
NOTARY PUBLIC STATE OF NEVADA  My Commission Expires: 02-25-18 Certificate No: 14-13354-1

#### SECOND PETITIONER'S VERIFICATION

STATE OF NEVADA	
COUNTY OF CLARK )	
(Spouse's name Sul V. Sma.)	being first duly sworn under
penalties of perjury, deposes and says:	,
I am the Petitioner herein, and I have read the foregoin	ng Joint Petition for Divorce and
know the contents thereof; that the pleading is true to the best	
to those matters therein stated upon information and belief, a	
them to be true.  (Spouse's s	
Signed and sworn to (or affirmed) before me on	
(date) 8 29 2017 by (name) PAUL COLMAN	
Signature of notarial officer	ERIN MCALOON NOTARY PUBLIC STATE OF NEVADA My Commission Expires: 02-25-18 Certificate No: 14-13354-1
STATE OF NEVADA )	
COUNTY OF CLARK )	
A 🔿	20 <u>17</u> , personally appeared
before me, a Notary Public, (Spouse's name) Paul Coln	
proved to me to be the person who executed the foregoing Joint	
acknowledged to me that he/she did so freely and voluntarily an	d for the uses and purposes
herein stated.	
Signature of notarial officer	ERIN MCALOON NOTARY PUBLIC STATE OF NEVADA My Commission Expires: 02-25-18 Certificate No: 14-13354-1

## Exhibit 6

Exhibit 6

6 <u>5,</u>			Electronically Filed 09/28/2017
1 2 3 4 5	DECD Spouse's Name: CHARL COLMAN Address: S998 TURTLE RWEE AVE City, State, Zip: LU NU 89154 Phone: Email:  Spouse's Name: PALL CALMAN Address: S988 TURTLE RIVER AVE	Q.	CLERK OF THE COURT
6 7 8	City, State, Zip: LV NV 89150. Phone: Email: Self-Represented		
10	1 3	T COURT NTY, NEVADA	
11 12 13 14 15	First Joint Petitioner (Spouse Name),  And  Thu Couman  Second Joint Petitioner (Spouse Name).	CASE NO.: DEPT:	D-17-557861-Z DEPT: P
16 17 18 19 20 5 H/Jac	The above entitled cause, having been s Chapter 125 of the Nevada Revised Statutes Petitioners, and all of the papers and pleadings o	s, and based upon	the Joint Petition by the
21 25 29 With Judge of Location American Confidence of Processing American Confidence of Processing Confidence of Processing Confidence of Processing Confidence of Processing Confidence of Confidenc	<ol> <li>That all of the allegations contained in the 2. That all of the requirements of NRS 125.</li> <li>That (name of party who lives in Nevada now and has been an actual bona fide actually domiciled in the State of Nevada the commencement of this action.</li> </ol>	181 and NRS 125.18 (a) CHARL Corresident of the State a for more than six v	2 have been met; is of Nevada and has been
	Page	1 01 3	,

1	4. That Petitioners were married on (date) Dec 15, 2009 in the city of
2	
3	remained married. The parties have become, and continue to be, incompatible in
4	marriage, and no reconciliation is possible. The Petitioners are entitled to a Decree of Divorce.
5	
6	5. Pregnancy. (⊠ check one)
7	Neither spouse is pregnant.
8	☐ The following spouse is pregnant: (name of pregnant spouse)
9	The other spouse $\square$ is $/\square$ is not the parent of the unborn child. The child is due to be
10	born on (date):
11	6. That the Petitioners have no minor children in common who are either biological or
12	adopted.
13	7. That the Petitioners have entered into an equitable agreement settling all issues
14	regarding the division and distribution of assets and debts which is outlined in the Joint
15	Petition, a filed copy of which is attached as Exhibit A. The Petitioners request that this
16	agreement be ratified, confirmed, and incorporated into this Decree as though fully set
17	forth.
18	8. That the Petitioners have entered into an equitable agreement settling the issue of
19	spousal support which is outlined in the Joint Petition, a filed copy of which is attached
20	as Exhibit A. The Petitioners request that this agreement be ratified, confirmed, and
21	incorporated into this Decree as though fully set forth.
22	
23	9. That this Court has complete jurisdiction to enter this Decree and the orders regarding
24	the distribution of assets and debts.
25	10. That the Petitioners waive their rights to a written notice of entry of decree or judgment,
26	to request findings of fact and conclusions of law, to appeal, and to move for a new trial.
27	11. That any other necessary findings of fact are attached and incorporated herein.
28	The message of the attached and meorporated netern.
-	
	© 2017 Family Law Self-Help Center Joint Petition Decree (No Children)

I	NOW THEREFORE, IT IS HEREBY ORDERED that the bonds of matrimony now						
2	existing between the parties are hereby wholly dissolved, and an absolute Decree of Divorce is						
	hereby granted to the parties, and each of the parties are hereby restored to the status of a single,						
3	unmarried person.						
4	IT IS FURTHER ORDERED that the terms, as stated in the Petitioner's Joint Petition,						
5	regarding the division of assets and debts are hereby ratified, confirmed and incorporated into						
6	this Decree as though fully set forth.						
7	IT IS FURTHER ORDERED that the terms, as stated in the Petitioner's Joint Petition,						
8	regarding the issue of spousal support are hereby ratified, confirmed and incorporated into this						
9	Decree as though fully set forth.						
10	IT IS FURTHER ORDERED that (⊠ check all that apply)						
11	Neither party changed their name or neither party wishes to have a former or maiden						
12	name restored.						
13	☐ The name of (spouse's name) should be						
14	restored to his / her former or maiden name of (write full name the person wants to						
	go back to)						
15	☐ The name of (spouse's name) should be						
16	restored to his / her former or maiden name of (write full name the person wants to						
17	go back to)						
18	IT IS FURTHER ORDERED that each party shall submit the information required in						
19	NRS 125.130 on a separate form to the Court. Such information shall be maintained by the						
20	Clerk in a confidential manner and not part of the public record.						
21	DATED this 27 day of September , 2017.						
22							
23							
24	Respectfully Submitted By/  DISTRICT COURT JUDGE						
25	Chari Louman						
26	(First Spouse's signature) (Second Spouse's signature)						
27	Charilleman Shull alman						
28	(First Spouse's printed name) (Second Spouse's printed name)						
-0	(Attach a filed copy of the Petitioner's Joint Petition for Divorce as Exhibit A)						
	© 2017 Family Law Self-Help Center Joint Petition Decree (No Children)						
	· · · · · · · · · · · · · · · · · · ·						

Electronically Filed
08/29/2017

CLERK OF THE COURT

DVJ Spouse's Name: Chari Daid Ward Address: 5788 Turtls Reven Bus City, State, Zip: Las Uzas MD85156.27 Phone: 707 437 7075 Email: Charical Mark Cly
Spouse's Name Qu V St Column Address: <488 Turtle River Pres City, State, Zip: hot Vz GAS NU & ELST- 479/ Phone: (224770075) Email: Andreas Not mail on Self-Represented

DISTRICT COURT
CLARK COUNTY, NEVADA

First Joint Petitioner (Spouse Name),

And ! | D

Second Joint Petitioner (Spouse Name).

D-17-557861-Z

CASE N

DEPT:

DEPT: P

#### JOINT PETITION FOR DIVORCE (No Children)

Petitioners, in proper person, hereby petition this Court pursuant to the terms of Chapter 125 of the Nevada Revised Statutes, to grant them a divorce. Petitioners respectfully show, and under oath, state to the Court that every condition of NRS 125.181 has been met and further state as follows:

1.	Residency. The following spouse has been a resident of the State of Nevada for at least
	six weeks prior to filing this Complaint and intends to make Nevada his/her home for an
	indefinite period of time: (name of Nevada resident)

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Joint Petition for Divorce (No Children)

<sup>\*</sup> You are responsible for knowing the law about your case. For more information on the law, this form, and free classes, visit <a href="www.familylawselfhelpcenter.org">www.familylawselfhelpcenter.org</a> or the Family Law Self Help Center at 601 N. Pecos Road. To find an attorney, call the State Bar of Nevada at 382-0504.

3.	The current addresses of	the Petitioners are:	
	First Petitioner:		Second Petitioner:
	Name: Nami D( Address: 5986 Tun+ City, State, Zip: how)	15 Peruza Avr	Name: 194
	*		,
4.	Children. There are	no minor children in	common born to or adopted by the
	Petitioners. (\overline{\o		
	Neither spouse is preg	gnant.	
	☐ The following spouse	is pregnant: (name of p	pregnant spouse)
			the unborn child. The child is due to be
	born on (date):		
	☐ It is unknown whether		ly pregnant
		·	
5.	Division of Community	Property. (\overline{\over	ne)
	There is no communit	y property to divide.	
v	☐ Any community prope	erty has already been div	vided.
1	☐ The community prope	rty should be divided as	follows:
	(Name of spouse)	)	shall receive:
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	3.		
	4.		
	*		shall receive:
	1.		
	2.		
	- Problema		
	3		

6. Division of Community Debt. (⊠ check one)
There is no community debt to divide.
Any community debt has already been divided.
☐ The community debt should be divided as follows:
(Name of spouse) shall be liable for:
1.
2.
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4.
(Name of spouse) shall be liable for:
1.
2.
3.
4.
Neither petitioner should be awarded alimony.   (Name of spouse who will pay alimony)
should pay (amount) \$ per month in alimony for the next (number)
years. Spousal support should begin on (date) and
end on (date)
8. Name Change. ( check all that apply)
Neither party changed their name or neither party wishes to have a former or maiden
name restored.
☐ The name of (spouse's name) should be
restored to his / her former or maiden name of (write the full name the person wants
to go back to)
☐ The name of (spouse's name) should be
restored to his / her former or maiden name of (write the full name the person wants
to go back to)

9. Petitioners certify that they have disclosed all community assets and debts and that there are no other community assets or debts for this Court to divide.

10. Petitioners hereby request that this Court enter a Decree of Divorce, incorporating into that Decree the provisions made in this Joint Petition.

11. It is understood by the Petitioners that entry of a Decree of Divorce constitutes a final

adjudication of the rights and obligations of the parties with respect to the status of the

marriage. Petitioners each expressly give up their respective rights to receive written

notice of entry of any judgment or decree of divorce, and Petitioners give up their right to

request formal findings of fact and conclusions of law. Petitioners waive their right to

appeal the Decree of Divorce, and the right to move for a new trial.

12. It is further understood by the Petitioners that a final Decree of Divorce entered by this

summary procedure does not prejudice or prevent the rights of either Petitioner to bring

an action to set aside the final decree for fraud, duress, accident, mistake, or the grounds

recognized at law or in equity.

Petitioners request:

1. That they be granted a Decree of Divorce and that each of the Petitioners be

restored to the status of a single, unmarried person;

2. That the terms agreed upon in this Joint Petition be included in the Decree.

, gracery, Lo

(First Petitioner's signature)

(First Petitioner's printed name)

, Sould (

(Second Petitioner's signature)

(Second Petitioner's printed name)

#### FIRST PETITIONER'S VERIFICATION

STATE OF NEVADA )	
COUNTY OF CLARK )	
(Spouse's name) (NARIA (S) MAD)	being first duly sworn under
penalties of perjury, deposes and says:	
I am the Petitioner herein, and I have read the forego	oing Joint Petition for Divorce and
know the contents thereof; that the pleading is true to the best	
to those matters therein stated upon information and belief,	
them to be true.	and us to those matters, I believe
	a. Colman signature)
Signed and sworn to (or affirmed) before me on	
(date) 8 29 2017 by (name) CHARI COLMAN	A.
CATELON MAN	ERIN MCALOON NOTARY PUBLIC
The Many	STATE OF NEVADA My Commission Expires: 02-25-18
Signature of notarial officer	Certificate No: 14-13354-1
STATE OF NEVADA	
)	
COUNTY OF CLARK )	
and the same of	
On this 29th day of Quality	2017, personally appeared
before me, a Notary Public, (Spouse's name)	DLMAN, known or
proved to me to be the person who executed the foregoing Joint	Petition for Divorce, and who
acknowledged to me that he/she did so freely and voluntarily ar	nd for the uses and purposes
herein stated.	
The Alexander	ERIN MCALOON NOTARY PUBLIC STATE OF NEVADA
Signature of notarial officer	My Commission Expires: 02-25-18 Certificate No: 14-13354-1

#### SECOND PETITIONER'S VERIFICATION

STATE OF NEVADA )
COUNTY OF CLARK )
(Spouse's name) Sull. Man being first duly sworn under
penalties of perjury, deposes and says:
I am the Petitioner herein, and I have read the foregoing Joint Petition for Divorce and
know the contents thereof; that the pleading is true to the best of my own knowledge, except as
to those matters therein stated upon information and belief, and as to those matters, I believe
them to be true.  (Spouse's signature)
Signed and sworn to (or affirmed) before me on
(date) 8 29 2017 by (name) PAUL COLMAN
Signature of notarial officer  ERIN MCALOON NOTARY PUBLIC STATE OF NEVADA My Commission Expires: 02-25-18 Certificate No: 14-13354-1
STATE OF NEVADA )
COUNTY OF CLARK )
On this 29th day of
proved to me to be the person who executed the foregoing Joint Petition for Divorce, and who
acknowledged to me that he/she did so freely and voluntarily and for the uses and purposes
herein stated.
Signature of notarial officer  ERIN MCALOON NOTARY PUBLIC STATE OF NEVADA My Commission Explices; 02:25-18 Certificate No. 14-13354.1

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Steven D. Grierson
CLERK OF THE COURT

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TCM LAW

SCOTT B. OLIFANT, ESQ.

Nevada Bar No. 7471

1614 S. Maryland Pkwy.

Las Vegas, NV 89104

4 Telephone: (702) 462-6161 Facsimile: (702) 413-6255

Email: tcm@tcmlawgroup.com

Attorneys for Paul Valer Colman

Attorneys for Paul Valer Colman and The Colman Family Revocable Living

Trust dated June 23, 2011

DISTRICT COURT

CLARK COUNTY, NEVADA

In the Matter of the Colman Family Revocable Living Trust date June 23, 2011,

A Non-Testamentary Trust.

Case No.: P-17-093518-T Dept. No.: PC1 (Probate)

Hearing Date: 12/15/2017 Hearing Time: 9:30 a.m.

# OBJECTION TO PETITION TO ASSUME JURISDICTION OF TRUST AND FOR CONFIRMATION OF BENEFICIARY OF REAL PROPERTY, MOTION TO DISMISS PETITION AND MOTION TO QUASH UNLAWFUL LIS PENDENS

COMES NOW, Paul Valer Colman, individually and as Trustee of the The Colman Family Revocable Living Trust dated June 23, 2011 (the "Trust")(collectively referred to herein as "Paul") and hereby files this Objection to Petitioner's Petition to Assume Jurisdiction of Trust and for Confirmation of Beneficiary of Real Property. Furthermore, Colman seeks an Order dismissing the Petition and quashing the *lis pendens*. Tonya Collier is a beneficiary under the Trust only in the event that both Chari Ann Colman and Paul Valer Colman both die. In no other case can she claim to be a beneficiary. While not explaining this point with candor, Petitioner claims that she can assume the rights of Colman. Petitioner does not have standing to pursue any claim to the Trust property and therefore cannot invoke the jurisdiction of this Court. Notwithstanding, these facts and citing to NRS 111.781 (which Petitioner claims reliefs Colman of any claims but ignores that the same argument negates her own Petition), Petition has filed a *lis pendens* against property for which she has no

4 5 6 7 8 9 10 14 S. Maryland Pkwy, /EGAS, NEVADA 89104 62-6161 – FAX: (702) 413-6255 11 13 14 LAS (702) 16 TEL.: 17 18 19 20 21 22

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reasonable or expectant interest because Paul is still alive. For these reasons, and those more specifically discussed herein, the Petition must be dismissed and lis pendens removed.

This Objection is based on the Memorandum of Points and Authorities, the Declaration of Paul Valer Colman, any documents on file herein and any arguments which may be considered at the time of the hearing of this matter.

day of November 2017.

SCOTT B. OLIFANT, ESQ. Nevada Bar No. 7471 1614 S. Maryland Pkwy Las Vegas, Nevada 89104 Attorneys for Paul Valer Colman and The Colman Family Revocable Living Trust dated June 23, 2011

#### MEMORANDUM OF POINTS AND AUTHORITIES

I.

#### BRIEF STATEMENT OF FACTS

Chari Colman and Paul Colman were married on December 15, 2009. At that time they decided to live at Chari's house, located at 5988 Turtle River Avenue, Las Vegas, NV 89156, APN: 140-15-317-012 (the "property"). Declaration of Paul Valer Colman in Support of Objection, etc. ("Paul Colman Declaration"), attached herein as Exhibit 1, ¶ 2. Prior to and following the marriage the Colmans made payments for the house, provided general upkeep, paid bills for the property and Paul generally treated the property like it was their home. There were never any discussions between Chari and Paul where Chari mentioned that the property was only hers. They treated the property much like any other couple would when they get married and one spouse already has a personal residence; they believed it was both ours. *Id.* at  $\P 3$ .

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The Colmans both continued to maintain the property and later on June 23, 2011, Chari and Paul executed the Trust documents, in conjunction with our respective wills and powers of attorneys. (A true and correct copy of the trust is attached herein as Exhibit 2. Paul Colman Declaration, ¶ 4.) Because they treated the property as equally ours, the Colmans transferred the property into the Trust by Quitclaim Deed filed on June 30, 2011. (A true and correct copy of the Quitclaim Deed is attached herein as Exhibit 3. Paul Colman Declaration, ¶ 5.)

Mr. Colman, after the property was transferred to the Trust, approximately six months later on December 19, 2011 filed for divorce with Chari. Even though there was tension between them, Chari or Paul never considered transferring the property to another party. The case was eventually dismissed as they chose to remain husband and wife. Docket report for Paul Valer Colman v. Chari Ann Colman, Clark County District Court, Family Division, Case No. D-11-456480, attached herein as Exhibit 4. Paul Colman Declaration, ¶ 6. Following this time, the Colmans continued to live together, supporting each other and together maintaining the marital residence and property. Id. at  $\P$  7.

Several years later on August 29, 2017, Chari and Paul filed a joint petition for divorce. (See Exhibit 5 to the Petition.) In that Joint Petition the Colmans did not include the property as an asset or community property because it had already been placed in the Trust. Even though they were going to be divorced they still considered it property of the trust, which we were both the primary beneficiaries. Paul Colman Declaration, ¶ 8. A Decree of Divorce was later entered on September 28, 2017. Even after that time the Colmans continued to live in the property together that had been placed in their Trust. Yet even though they were divorced, there were no discussions that they were going to quitclaim deed the property back to Chari alone, to both of them individually, etc. Id. at ¶ 9.

It was the Colmans desire to have the property remain in the Trust. This was done primarily because they did not want to deal with the uncertainties in transferring the property if something should happen to one of them. Tragically, an event for which they had planned, but did not anticipate coming so soon occurred when Chari passed away on October 18, 2017. Id. at ¶ 10.

It appears that Tonya Collier is now trying to take advantage of this unfortunate situation. Even though she is not a beneficiary under the Trust she claims is of no effect, she claims that she can assume the trust property. Id. at ¶ 11. The text of the trust provides that Ms. Collier is only a

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beneficiary if and when the two conditions subsequent of both Chari'a and Paul's deaths. Ms. Collier's by filing a lis pendens for property in which she is not a beneficiary is premature at best. Ms. Collier must impatiently await mr. Coleman's demise for such actions. Mr. Colman has a lifelong interest in the property as stated in Section 5.2 of the Trust. It seems Ms. Collier discovered that the property was going to be sold is her motivation for filing the lis pendens. Id. at ¶ 12. Ms. Collier's claim of being a beneficiary is misplaced. As Section 5.2 of the Trust plainly reads:

Distribution of Assets Upon Death of Grantors

Upon the death of the last Grantor [Chari Colman and Paul Colman] of this Trust, the trust estate shall be distributed as follows. The Trustee shall distribute the real property located at 5988 Turtle River, Las Vegas, Nevada to TONYA COLLIER....

Trust; Paul Colman Declaration, ¶ 13.

Based on this Ms. Collier's attorneys have also contacted Paul and the title company and informed them that they believe Ms. Collier is the rightful beneficiary, though that is not possible because Paul is still alive, and that they are hoping that the matter can be settled without Court intervention. Id. at ¶ 14. Whatever Ms. Collier is seeking to accomplish, she has no standing to pursue them because she cannot presently be a beneficiary under the trust. The trust instrument is devoid of any trustee powers for ms. Coleman. Id. at ¶ 15. Because Ms. Collier has no beneficiary status, or any rightful claim to the property until Mr. Colman's demise, her petition should be dismissed and the lis pendens removed, which is unfairly preventing the sale of the property. Id. at ¶ 16. ///

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LEGAL ARGUMENT

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Petitioner Lacks Standing to Bring to the Petition Before This Court Because She Does A. Not Have Any Interest in the Trust or the Property.

It is essential characteristic of a petitioner or plaintiff that they have an interest in the outcome, or standing, which Ms. Collier wholly lacks. "To have standing, 'the party seeking relief [must have] a sufficient interest in the litigation,' so as to ensure "the litigant will vigorously and effectively present his or her case against an adverse party." Schwartz v. Lopez, 132 Nev. Adv. Op. 73, 382 P.3d 886, 894 (2016)." Nationstar Mortg., LLC v. SFR Investments Pool 1, LLC, 396 P.3d 754, 756 (Nev. 2017). To have standing the party must show a personal injury, not just a general interest. Schwartz, 132 Nev. Adv. Op. 73, 382 P.3d 886, 894 (2016). In this case, Collier has no standing. Collier's interest under the trust only comes to fruition if Paul also dies, and her general interest is not enough to prove standing. See Schwartz, 132 Nev. Adv. Op. 73, 382 P.3d at 894 (2016). Because Collier has no standing to bring the Petition it must be dismissed.

Petitioner's Lack of Standing Also Prevents this Court from Exercising Jurisdiction Over В. the Parties, the Trust or the Property.

It has long been held under Nevada law that a party must have standing to invoke the jurisdiction of the Court, which jurisdiction Collier cannot invoke because she has no standing. As the Nevada Supreme Court recently recognized in Smaellie v. City of Mesquite, 393 P.3d 660 (Nev. 2017), "standing is a jurisdiction mandate" for a court to adjudicate the case presented. "The burden of proving the jurisdictional requirement is properly placed on the plaintiff." Morrison v. Beach City LLC, 116 Nev. 34, 36, 991 P.2d 982, 983 (2000).

Collier lacks standing and thus the jurisdiction of this Court cannot be invoked. See Smaellie, 393 P.3d 660 (Nev. 2017). As Collier cannot carry this burden, which is her own to bear as the petitioning party, the Petition must be dismissed. See Morrison, 116 Nev. 36.

NRS 111.781 Has No Application Because Even Assuming the Trust is Set Aside There C. is No Basis to Have Collier, a Secondary Beneficiary, Has Any Rights to Property or the Trust.

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If Collier claims that NRS 111.781 has any effect, such contention likewise destroys any credible argument that she has an interest in the property because she is only associated with the property by being named as a secondary beneficiary if both Chari and Paul die. Prior to NRS 111.781 passage in 2011, it was held that a party had to specifically revoke a specific transfer of property within the divorce decree, and general statements were not sufficient:

Prior to the 2011 enactment of NRS 111.781,1 this court held that only "explicit language in a divorce decree ... divest[ed] a former spouse of his or her rights as designated beneficiary." Redd v. Brooke, 96 Nev. 9, 12, 604 P.2d 360, 362 (1980) (evaluating whether a divorce decree divested a designated beneficiary of a life insurance policy). As such, "[g]eneral expressions or clauses in [the divorce decree] [were] not to be construed as including an assignment or renunciation of expectancies." Id. at 11, 604 P.2d at 361.

Stanford v. Browne, 402 P.3d 1253 (Nev. 2017).

This followed Nevada Court's well-founded rule, "[T]hat this court should require explicit language in a divorce decree to divest a former spouse of his or her rights as designated beneficiary." Redd v. Brooke, 96 Nev. 9, 11-12, 604 P.2d 360, 362 (1980).

NRS 111.781 does not aid Collier's argument that she is entitled to relief for her Petition because it eliminates the trust. However even assuming that that the trust is unwound, negating the implication of NRS 111.781 for both parties, Collier cannot prove that the decree of divorce specifically removed the property from the trust or rightful ownership of Paul. As described above Nevada has long considered that explicit language is required to remove property from the former spouse, which Collier cannot cite too, and which closes her argument. See Stanford v. Browne, 402 P.3d 1253 (Nev. 2017); Redd 96 Nev. at 11-12. For this reason also, Collier's petition must be dismissed.

Collier's Fails to Consider that When the Parties Were Married and Treated the 1. House as if It Was Community Property, That It Would Somehow Lose That Character Because of the Divorce.

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Collier erroneously assumes, and fails to consider transmutation or gift, but contends that because the property was formerly separate property, transferred to the trust, that NRS 111.781 dictates it is again separate property, and provides unrelated circumstantial facts to prove such assumption. Though NRS 123.130 presumes that all property brought into the marriage is separate property, that character can be lost. The Nevada Supreme Court has consistently held that conveying title to a spouse creates a presumption of a gift:

We have consistently held that a spouse to spouse conveyance of title to real property creates a presumption of gift that can only be overcome by clear and convincing evidence. Graham v. Graham, 104 Nev. 472, 760 P.2d 772 (1988); Todkill v. Todkill, 88 Nev. 231, 495 P.2d 629 (1972); Peardon v. Peardon, 65 Nev. 717, 201 P.2d 309 (1948); Petition of Fuller, 63 Nev. 26, 159 P.2d 579 (1945). Moreover, property acquired by gift during marriage is separate property pursuant to NRS 123.130, and therefore is not community property pursuant to NRS 123.220,

Kerley v. Kerley, 112 Nev. 36, 37, 910 P.2d 279, 280 (1996).

Transmutation may be proven by clear and convincing evidence. Norwest Fin. v. Lawver, 109 Nev. 242, 245, 849 P.2d 324, 326 (1993)

In this case the transfer of the property to the trust was unequivocal, and there is no evidence to support that Chari intended for the property to be withdrawn from the trust, despite two divorce proceedings. Even presuming, Collier's argument the transfer of title to the property would have been a gift to Paul, which was held by the trust. See Kerley, 112 Nev. at 37. The only conclusive evidence of Chari's intent are the trust documents and the quitclaim deed of the property to the trust; without any evidence that would be considered clear and convincing, Collier's claims to the property fail arguing against transmutation fail. See Norwest Fin., 109 Nev. at 245. Again, Collier's Petition must be dismissed.

D. Collier's Circumstantial Statements in the Petition Fail to Carry the Burden of Proof Required Because the Statements Only Amount Conjecture and Speculation.

Nevada only recognizes good faith contests to wills and trusts, which Collier cannot reasonably argue because she is an indirect beneficiary for a trust she claims has no effect. Public policy favors recognition of good faith contests based on probable cause. *Hannam v. Brown*, 114 Nev. 350, 356–57, 956 P.2d 794, 798 (1998). Collier's claim can hardly be claimed to be presented in good faith or probable cause. There are no set of facts presented in the Petition that would allow a secondary beneficiary that has no standing to bring this case, the probable cause required to present a good faith contest. Because the contest is not in good faith, but motivated by literally taking advantage of one's neighbor, the Petition must be dismissed. *See Hannam*, 114 Nev. at 356–57.

## 1. Not Only Can Collier Not Prove Her Claims By Clear and Convincing Evidence, She Has NO Right to a Distribution from the Trust Pursuant to NRS 163.419.

Collier argument that she can gain trust property also fails by statute. NRS 163.419(1) states, "A beneficiary who has a discretionary interest in a trust does not have an enforceable right to a distribution from the trust, and a court may review a trustee's exercise of discretion concerning a discretionary interest only if the trustee acts dishonestly, with bad faith or willful misconduct." Collier has no interest in the trust as it is contingent on Paul's death. Collier's claims are statutorily barred by NRS 163.419 and her Petition should be dismissed.

## E. The Lis Pendens Should Be Immediately Released as Collier Has NO Interest in the Property.

Collier has no basis to place a *lis pendens* on property that she has no interest, or use the *lis pendens* and this action as a means to extort funds from Paul. The purpose of a *lis pendens* is to give constructive notice to purchasers or encumbrancers that a dispute involving title or liens is ongoing. NRS. § 14.010(3). Conversely, the purpose of *lis pendens* is not to obtain type of prejudgment attachment which can later be used in the eventual collection of judgment. *In re Bradshaw*, 315 B.R. 875 (2004). Fundamental to the filing and recordation of *lis pendens* under Nevada law is that cause of action must involve some legal interest in the challenged real property. *Id.* Generally, *lis pendens* 

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are not appropriate instruments for use in promoting recoveries in actions for personal or money judgments; rather, their office is to prevent transfer or loss of real property which is the subject of the dispute and provides the basis for the lis pendens. Evans v. Fulton Nat'l Mortgage Corp, 168 Ga. App. 600, 309 S.E. 2d 884, 884-85 (1983); Wyatt v. Wehmueller, 163 Ariz. 12, 12-13, 785 P. 2d 581, 584 (App.1989), granted in part, vacated in part, 167 Ariz. 281, 80 P.2d 870 (1991). Although doctrine of lis pendens may be applied to actions other than foreclosures, its use is restricted to avoid abuse. Kaapu v. Aloha Tower Dev. Corp., 72 Haw.267, 814 P.2d 396, 397 (1991).

The court in Burger v. Superior Court of Santa Clara County, 151 Cal.App.3d 1013, 199 Cal.Rptr. 227 (1984), pointed out the difficulties which are presented where a lis pendens is improperly utilized:

It is one thing to say that there may be a colorable claim against real property and another to conclude that the claim is such as to affect title or right to possession of the property within the meaning of the lis pendens statute. [The petitioner's] contention that [the real party in interest] is seeking simply to avoid the complexities of California's attachment procedure contains the germ of a more general concern. Lis pendens is one of the few remaining provisional remedies at its inception without prior notice to the adversary. Due process is said to be provided for by subsequent notice and an expungement procedure which casts the burden upon the proponent of the lis pendens, but a lis pendens may cause substantial hardship to the property owner before relief can be obtained. A commentator has expressed reservations as to ... [a] broad endorsement of lis pendens in claim constructive trust actions on the ground that it tends "to create a right substantially similar to an exparte prejudgment attachment of the defendant's assets, a remedy disfavored in California and severely limited because of its due process problems" (Cal. Lis Pendens Practice, §.2.7, p. 32 (citations omitted)0. Overbroad definition of "an action ... affecting the title or right of possession of real property: would invite abuse of lis pendens.

A lis pendens has been wrongfully and improperly recorded against the property. The lis pendens must be extinguished.

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III.

1	CONCLUSION	
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3	Wherefore based on the foregoing the Petition should be dismissed and the <i>lis pendens</i> should	
4	be removed immediately.	
5	Dated this day of November 2017.	
6	TCM LAW	
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8	By: State of the s	
9	SCOTT B. OLIFANT, ESO. Nevada Bar No. 7471	٠
10	1614 S. Maryland Pkwy Las Vegas, Nevada 80104	
\$2.11	1614 S. Maryland Pkwy Las Vegas, Nevada 89104 Attorneys for Paul Valer Colman and The Colman Family Revocable Living Trust dated June 23, 2011	
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#### **CERTIFICATE OF SERVICE**

I hereby certify that on the \_17\_\_ day of November 2017, I served a copy of the foregoing OBJECTION TO PETITION TO ASSUME JURISDICTION OF TRUST AND FOR CONFIRMATION OF BENEFICIARY OF REAL PROPERTY, MOTION TO DISMISS PETITION AND MOTION TO QUASH UNLAWFUL LIS PENDENS upon each of the parties registered with the Court's electronic filing via Odyssey E-Filing System pursuant to NRCP 5(b)(2)(D) and EDCR 8.05:

DANIEL P. KIEFER, LLP RUSHFORTH LEE & KIEFER 1707 Village Center Circle, Suite 150 Las Vegas, NV 89134 probate@rlklegal.com

Dated this \_17\_\_\_ day of November 2017.

\_/s/ Natasha Smith\_ An employee of TCM Law

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#### DECLARATION OF PAUL VALER COLMAN IN SUPPORT OF OBJECTION TO PETITION TO ASSUME JURISDICTION OF TRUST AND FOR CONFIRMATION OF BENEFICIARY OF REAL PROPERTY, MOTION TO DISMISS PETITION AND MOTION TO QUASH UNLAWFUL LIS PENDENS

I, Paul Valer Colman, declare as follows:

- 1. I am the Trustee of the Colman Family Revocable Living Trust dated June 23, 2011. That I am familiar with the facts and circumstances referred to in the Petition filed by Tonya Collier, and prepared to testify to the facts in this Declaration and the Petition if necessary.
- Chari Colman and I were married on December 15, 2009. At that time we decided to live at Chari's house, located at 5988 Turtle River Avenue, Las Vegas, NV 89156, APN: 140-15-317-012 (the "property").
- That prior to and following our marriage I made payments for the house, provided 3. general upkeep, paid bills for the property and we generally treated the property like it was our home. There were never any discussions between Chari and I, where she mentioned that the property was only hers, we treated the property much like any other couple would when they get married and one spouse already has a personal residence; we believed it was both ours.
- We continued to both maintain the property and later on June 23, 2011, my Chari and I executed the Trust documents, in conjunction with our respective wills and powers of attorneys. A true and correct copy of the trust is attached herein as Exhibit 2.
- 5. Because we treated the property as equally ours, we transferred the property into the Trust by Quitclaim Deed filed on June 30, 2011. A true and correct copy of the Quitclaim Deed is attached herein as Exhibit 3.
- 6. After the property was transferred to the Trust, approximately six months later on December 19, 2011 I filed for divorce with Chari. Even though there was tension between us, Chari or I never considered transferring the property to another party. The case was dismissed as we chose to remain husband and wife. Docket report for Paul Valer Colman v. Chari Ann Colman, Clark County District Court, Family Division, Case No. D-11-456480, attached herein as Exhibit 4.
- Following this time, we continued to live together, supporting each other and together 7. maintaining the marital residence and property.

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- Several years later on August 29, 2017, Chari and I filed a joint petition for divorce. 8. See Exhibit 5 to the Petition. In that Joint Petition we did not include the property as an asset or community property because it had already been placed in our Trust. Even though we were going to be divorced we still considered it property of the trust, which we were both the primary beneficiaries. We obtained a divorced solely for the purposes of my wife obtaining affordable medical care.
- A Decree of Divorce was later entered on September 28, 2017. Even after that time we 9, still continued to live in the property together that had been placed in our Trust. Yet even though we were divorced, there were no discussions that we were going to quitclaim deed the property back to Chari alone, to both of us individually, etc.
- It was our desire to have the property remain in the trust. This was done primarily 10. because we did not want to deal with the uncertainties in transferring the property if something should happen to one of us. Tragically, an event that we had planned for, but did not anticipate coming so soon occurred when Chari passed away on October 18, 2017.
- 12. The document attached to this Objection as Exhibit 2 is a true and correct copy of the Trust instrument that is the subject of this litigation
- 13. The Document attached to this Objection as Exhibit 3 is a true and correct copy of the quitclaim deed the deceased, ms. Coleman executed to place the subject real property in the trust established by Exhibit 2.
- 14. The document attached to this Objection as Exhibit 4 is a true and correct copy of the register of actions in my divorce action from Ms. Coleman, now deceased.
- 15. I am above the age of 18 and have personal knowledge of the facts set forth in this declaration, except those matters set forth on information and belief, and as to those matters, I believe them to be true. If called to testify about the contents of this declaration, I could and would provide competent testimony as to its contents.

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	1 2	I declare under penalty of perjury of the laws of the State of Nevada that the foregoing is true and correct.		
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	4	Dated this 17 day of November 2017.		
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