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3	Electronically Filed Mar 23 2022 09:09 a.m.
4	Elizabeth A. Brown Clerk of Supreme Court
5	IN THE SUPREME COURT OF THE STATE OF NEVADA
6	WASHOE COUNTY SCHOOL DISTRICT, Supreme Court No. 83713 a Political Subdivision of the State of
7	Nevada,
8	Appellant,
9	VS.
10	CAIDYN EDLUND,
11	Respondent.
12	NOTICE OF
13	NOTICE OF UNOPPOSED MOTION TO SEAL RECORDS ON APPEAL
14	On March 15, 2022, Appellant, Washoe County School District (the District)
15	by and through its attorney of record, filed its Motion to Seal Record on Appeal
16	Court, pursuant to Nevada Rules for Sealing and Redacting Court Records (SRCR)
17	Rule 3, to seal the portions of the Supreme Court record. Respondent's
18	response/opposition to the motion was due on or before March 22, 2022. See NRAP
19	27(a)(3). Respondent did not file an opposition or otherwise oppose the motion. A

court "grants and treats a party's motion as meritorious, where that motion either went unopposed or the opposition was untimely filed." Williams as Tr. for L.D.W. III R.E. Assets Living Tr. v. Clear Recon Corp., 466 P.3d 541 (Nev. App. 2020).

SRCR 7 provides that "A civil court record or any portion of it that was sealed in the trial court shall be made available to the Nevada Supreme Court in the event of an appeal. Court records sealed in the trial court shall be sealed from public access in the Nevada Supreme Court subject to further order of that court." These sealed documents are part of the lower court's record and are necessary on appeal.

SRCR 3(2) protects the confidential nature of this information for a reasonable period of time pending the Supreme Court's order on this motion.

Conclusion

The District respectfully requests that the District's unopposed Motion to Seal Records on Appeal filed on March 15, 2022, be submitted to the Court for decision and that the Court Grant its Motion to Seal Records on Appeal and deny Mr. Edlund's Motion to Strike in its entirety.

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1	AFFIRMATION PURSUANT TO NRS 239B.030: The undersigned does
2	hereby affirm that the preceding document DOES NOT contain the social security
3	number of any person.
4	DATED this 23 rd day of March, 2022.
5	WASHOE COUNTY SCHOOL DISTRICT OFFICE OF THE GENERAL COUNSEL
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8	By: /s/Christopher B. Reich, Esq. CHRISTOPHER B. REICH, ESQ.
9	Nevada Bar No. 10198 Deputy Chief General Counsel
10	NEIL A. ROMBARDO, ESQ. Nevada Bar No. 6800
11	Chief General Counsel SARA K. MONTALVO, ESQ.
12	Nevada Bar No. 11899 General Counsel
13	ANDREA L. SCHULEWITCH, ESQ. Nevada Bar No. 15321
14	Associate General Counsel Washoe County School District
15	P.O. Box 30425 Reno, NV 89520-3425
16	Attorneys for Appellant
17	WASHOE COUNTY SCHOOL DISTRICT
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1	CERTIFICATE OF SERVICE
2	Pursuant to NRAP 25(c), I certify that I am an employee of the WASHOE
3	COUNTY SCHOOL DISTRICT OFFICE OF THE GENERAL COUNSEL and
4	that on this date I served a true and correct copy of the preceding document
5	addressed to the following:
6	Luke Busby, Esq. Luke Andrew Busby, Ltd.
7	316 California Ave. #82 Reno, Nevada 89509
8	Attorney for Caidyn Edlund
9	by electronically filing the foregoing document with the Clerk of the Court which
10	served Mr. Busby electronically.
11	DATED this 23 rd day of March, 2022,
12	Breanne Read
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