UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

)))))	Case Num AFFIDAVIT AND RE ISSUANCE OF WRIT (EQUEST FOR	
	TE OF NEVADA)) ss.			
I,			, herek 	by state on oath:	
1.	Judgment for \$, was entered on	, in the docke	et of the above entitled	
	Court action in favor of:			as Judgment Creditor,	
	and against			as Judgment Debtor.	
2.	was obtained in Civil Cas District of	stered herein under Title 2 se Noand which has beco	8, U.S.C. Sec. 1963, being a In the U.S. District Court foome FINAL. equest issuance of a Writ of	r the	
3.	ACCRUED since the entry of Judgment are the following sums:				
	\$	1 accrued intere	st, computed at	%* 	
	\$		and fees.		

¹ This figure shall include interest through the day on which this affidavit is executed. The calculation of interest due in the writ will include this figure plus accrued interest commencing the next day through the day the writ is issued by the Clerk.

CREDIT must be given for	payments and partial satisfaction in the total amount of
\$fees, with any excess cred	which is to be first credited against the total accured interest, costs and ited against the Judgment as entered, leaving a net balance of
\$	ACTUALLY DUE on this date. Of this total,
\$and bearing interest at from this date:	is the amount of the original Judgment as entered still remaining due % in the amount of \$ PER DAY
DATED:	
	Attorney for Judgment Creditor
SUBSCRIBED and SWORN to this day o	
NOTARY PUBLIC in and for the second s	he County of State of Nevada.
(SEAL)	

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

)))		
) C	Case Number	
)) WRIT) —)	OF EXECUTION	
TO THE UNI	TED STATE	S MARSHAL FOR THE	DISTRICT OF NEVADA:		
On action, in favo		, a Judgment was ei	ntered in the docket of the	above-entitled Court and as Judgment Creditor,	
and against				as Judgment Debtor, for	
	\$	pr	rincipal,		
	\$	at	torney fees,		
	\$		terest, and		
	\$		osts making a total of		
\$			USIS Making a total of JUDGMENT AS ENTERED.		
		an affidavit and request crued since the entry of		cution filed herein, it appears	
	\$	ac	ccrued interest, and		
	\$	ac	accrued costs and fees, making a total of		
	C		CCRUED INTEREST CO	STS AND FEES	

CREDIT must be given for payments and	·						
willon is to be	with any excess credited against the Judgment as entered, leaving a net balance of						
\$ ACTUALLY D	UE on the date issuance of this writ, of which						
annum, in the amount of \$ date of issuance on this writ, to wh	Judgment as entered, and bears interest at% per PER DAY, from the date of entry of judgment to the lich must be added the accrued costs and fees and the er executing this writ. (Interest rate and amount per day to						
Notice by mail of any sale under the write The following named persons have reque	•						
<u>NAME</u>	<u>ADDRESS</u>						
provided by law and your costs and disbuthat for any pay period, 75 percent of the each week of the period 30 times the min Fair Labor Standards Act of 1938 [29 U.S payable, whichever is greater, is exempt sufficient personal property cannot be four upon real property, then out of the real property.	NDED to satisfy the said Judgment with interest and costs as arsements out of the personal property of said debtor, except disposable earnings of the debtor during this period or for imum hour wage prescribed by section 6(a)(1) of the Federal S.C. Sec. 206(a)(1)], and in effect at the time the earnings are from any levy of execution pursuant to this writ, and if and, then out of his real property; or if the Judgment be a lien operty belonging to such debtor, and make return of this writ re than sixty (60) days after your receipt thereof with what						
Judgment Creditor/Plaintiff will ide to be seized to satisfy the judgment/order	ntify to the U.S. Marshal or his representative assets that are						
order to a third party custodian or to the p to use reasonable force in the execution	ED if necessary, to turn over any property seized under this plaintiff. The U.S. Marshal or his representative is authorized of this Judgment/Order and the Judgment Creditor/Plaintiff ess of any liability that may be imposed as a result of the						
DATED:							
	Clerk, U.S. District Court						
	By: Deputy Clerk						

INSTRUCTIONS

Affidavit and Request for Issuance of Writ of Execution

The attorney will complete **all** information on the Affidavit. Figures with regard to the amount due and owing shall be calculated **through** the date the affidavit is executed by the attorney.

Writ of Execution

The attorney will complete all information **except** the second blank on Page 2. This figure must be completed by the Clerk on the date of issuance of the Writ. (This procedure will allow the clerk to add in additional interest if the writ is not issued on the same day that the Affidavit is executed.)

- (a) If the Writ is issued the same day the Affidavit is executed, the figure completed by the Clerk will be the same figure as the second figure in Paragraph 4 of the Affidavit.
- (b) If the writ is issued on a date subsequent to the date the Affidavit is executed, the figure completed by the Clerk will be equal to the second figure in Paragraph 4 of the Affidavit PLUS the daily interest accrued since the date of execution of the Affidavit through and including the day of issuance of the Writ by the Clerk.

EXAMPLE. The attorney executes an Affidavit on the 15^{th} day of the month indicating the amount actually due is \$2,000.00, and the daily rate of interest per day is \$5.00. The Writ is not issued by the Clerk until the 18^{th} day of the month. The Clerk will complete the Writ to read:"2,015.00 ACTUALLY DUE, etc.", which represents the \$2,000.00 ACTUALLY DUE on the 15^{th} of the month, plus \$15.00 (3 days'interest) for the 16^{th} , 17^{th} , and 18^{th} days of the month.

* * * * *