CLARK COUNTY CIVIL LAW RESOURCE CENTER

INSTRUCTIONS FOR PREPARING THE

STATEMENT OF INTENT TO PARTICIPATE IN PETITION FOR JUDICIAL REVIEW — NRS 130-150

THIS PACKET CONTAINS

INSTRUCTIONS AND SAMPLE FORMS ALONG WITH THE FOLLOWING BLANK DOCUMENTS

- 1. Statement of Intent to Participate in Petition for Judicial Review
- 2. Certificate of Mailing
- 3. Cover Sheet for Respondent's Answering Memorandum of Points and Authorities

READ ALL THE MATERIALS CONTAINED IN THIS PACKET BEFORE FILLING IN ANY PORTION OF THE DOCUMENTS. USE BLACK INK AND TYPE OR PRINT CLEARLY WHEN FILLING OUT DOCUMENTS. THE CLERK'S OFFICE WILL NOT ACCEPT DOCUMENTS THAT ARE HARD TO READ.

FOR MORE INFORMATION ON DOCUMENT PREPARATION READ THE "DOCUMENT PREPARATION PAMPHLET" ON THE COUNTY CLERK'S WEB PAGE, ON-LINE AT:

WWW.CO.CLARK. NV.US/CLERK/FORMS.HTM

REVIEW THE CONTENTS OF THIS PACKET BEFORE FILLING OUT ANY OF THE FORMS. YOU MAY NEED TO MAKE ADDITIONAL COPIES OF THE BLANK FORMS BEFORE YOU START.

IMPORTANT

THESE MATERIALS ARE NOT INTENDED TO SUBSTITUTE FOR THE ADVICE OF AN ATTORNEY

The law allows you to represent yourself in a legal action. While there is no requirement that you obtain a lawyer, the legal process is complex and very formal. It is strongly recommended that you have a lawyer to consult with or represent you.

Private Counsel Is Always Recommended For Legal Matters

The information provided in this form packet is offered to assist you in representing yourself in court if you do not have a lawyer. If you represent yourself (appear before the court "pro se" or "pro per"), you must follow the same rules that a lawyer must follow. Law prohibits courthouse employees from giving legal advice.

You are responsible for knowing the law that applies to your case and the rules of the court. This information is contained in the Nevada Revised Statutes and Nevada Rules of Civil Procedure, which are available at the Clark County Law Library. Basic law, court rules, and statutes are also available on the Internet at: <u>www.leg.state.nv.us</u>.

When you represent yourself, you are responsible for filing and serving the correct court documents within the required time. You must also make sure that the documents are complete before they are signed and filed. Failure to comply with any of the court requirements may cause you to lose important legal rights.

Additional information is available at the Clark County webpage on the Internet at: <u>www.co.clark.nv.us</u>.

This packet was prepared for educational and information purposes only. It contains general information and is not intended to apply to any specific situation or as legal advice.

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STATEMENT OF INTENT TO PARTICIPATE IN PETITION FOR JUDICIAL REVIEW NRS 233B.130-150

NRS 233B. 130—150 describes the procedure for requesting judicial review of an administrative agency's final decision in a contested case.

Any party to the administrative proceeding that disagrees with the final decision of the agency may ask the court to review the record of that proceeding. A party to the proceeding is an agency or person shown on the record as a petitioner or respondent in the administrative proceeding.

PROCEDURE

Petitions for judicial review must name the agency and all other parties of record to the proceeding as respondents. The petitioner must file the petition in the district court in the county where the proceeding occurred or the county in which the petitioner lives within 30 days of receiving the final decision of the agency. (If the petitioner is no longer within the state, he or she must file in the district court in and for Carson City.) The agency and every other party to the proceeding must receive a copy of the petition within 45 days of filing the petition with the Clerk of the Court.

Within 20 days after receiving the petition, the agency and all other parties to the proceeding must file notice of their intent to participate in the judicial review process.

The agency will submit the entire record of the proceedings for the court's review within 30 days of receiving the petition. (The parties may agree to shorten the record of the proceedings submitted to the court. Upon request, the court may also agree to extend the time for submitting the record.)

A request for judicial review is an appeal of the agency's administrative decision. The court will look at the record of the administrative proceeding when making its decision. Upon a showing of good cause, the court may order the agency to receive additional evidence and reconsider its decision before continuing the judicial review process. If the agency modifies its decision and the petitioner wants to continue the judicial review process, the court will consider the modified decision as the final decision.

Appeals are generally decided upon the record below (lower court or, in this case, the administrative agency decision) and legal arguments submitted by the parties in the form of a memorandum of points and authorities. There is no jury. If the appeal concerns irregularities in procedure that do not appear on the record, the court may receive evidence limited to those irregularities.

The petitioner has 40 days after notification that the court has the record of the proceeding to file the memorandum of points and authorities with the Clerk's office and to serve the document on all other parties to the proceeding.

As a respondent, you have 30 days from receipt of the petitioner's memorandum to file an answering memorandum of points and authorities with the Clerk's office and to serve the document on all other parties to the proceeding.

The petitioner may file a reply memorandum with the Clerk's office within 30 days of receiving your memorandum of points and authorities. The petitioner must also serve the document on all other parties to the proceeding within this period.

If any party wants to request a hearing, that party must file a request within 7 days of the date the petitioner's reply memorandum is due to the court. Rule 2.16 of the Eighth Judicial District Court Rules covers hearing requests.

STANDARD OF REVIEW

The court will not reverse or set aside the decision of an administrative agency unless there were procedural or legal errors, abuse of the agency's discretion or, the decision exceeds the agency's authority. NRS 233B.135 (3) lists the reasons the court may find an administrative agency's decision invalid in whole or in part. You should review this statute before you submit your statement of intent to participate in the petition for judicial review.

It is the petitioner's responsibility to prove that the agency's decision is invalid.

MOTIONS

During the petition for judicial review process, you may need to ask the court to issue an order. The most common requests are for an Order to Shorten Time and an Order to Stay the administrative decision during the judicial review proceeding. You must use a motion to make requests of the court during the petition for judicial review process.

The Civil Law Resource Center may have booklets and form packets to assist you in preparing your documents.

ORDER DENYING JUDICIAL REVIEW

The Civil Law Resource Center has a form packet to assist you in preparing the court order should the court deny the petitioner's request for judicial review.

PREPARING YOUR DOCUMENTS

All papers presented to the court clerk for filing must be flat, unfolded, firmly bound together at the top and on standard quality white paper, 8 $1/2 \times 11$ inches in size. Papers must be two-hole punched at the top. You must stamp or print "**ORIGINAL**" on the top of the first page of each original document in the space between the punched holes. If the document contains more than one page, you must staple the pages together in the upper left corner.

You may use the blank statement contained in this packet to notify the court of your intent to participate in the petition for judicial review. Simply fill in the appropriate information in the space provided; print clearly, and use black ink. If you chose to type your own documents use the exact format shown for the blank documents. Use numbered legal pleading paper where indicated.

Statement and Acknowledgement

The upper left-hand portion of the statement must contain the document code (STAT) followed by your printed or typed name, complete address and telephone number, above the words "**IN PROPER PERSON**" as shown on the sample document.

The case caption — the part of the document that follows the name and location of the court — must appear exactly as shown on the blank document in this packet. Print or type the petitioner's name in the space provided above the word "**PETITIONER**." Print or type your name and the names of all other parties to the administrative proceeding in the space above the word "**RESPONDENT**." Insert the case number and judicial department shown on the petition in the spaces provided on the right side of the document.

To complete the first paragraph of the blank statement contained in this packet, you must print your name on the first line following the word "**RESPONDENT**." On the second line, insert "his" or "her" as appropriate.

You must acknowledge your statement before a notary public. Complete the acknowledgement form contained in this packet by inserting the date and your name in the spaces provided. Take the statement and acknowledgement to a notary public. Date and sign the statement in the presence of the notary. The notary will complete the acknowledgement process and sign that document.

Certificate of Mailing

You must provide the court with proof that you gave the other parties to the case a copy of your documents. You do this by filing a certificate of mailing with the Clerk's office. To complete the certificate of mailing attached to the statement you must insert the city or town where you will mail a copy of the statement to all other parties in the administrative proceeding. You must also list the name of each party and the address to which you will mail the copy of the statement. Sign the document, print your name and insert the date you mailed the copies of the statement in the spaces provided.

FILING AND SERVING YOUR STATEMENT

You will need one original and two copies of each document. You must two-hole punch and identify the original as described earlier in this packet.

You must take the completed statement and acknowledgement to the Clerk's office located on the third floor of the courthouse. A filing fee may be required. You may pay in cash, by check or money order. You will need personal identification if you are paying by check.

The clerk will keep the original and one copy of each document. The clerk will stamp and return one copy to you. This is your "file-stamped" copy. You will need to make copies of the file-stamped document to mail to the other parties in the case. You must mail the document to the other parties in the case, or their attorney, on the date indicated on the certificate of mailing.

Keep one copy of the file-stamped document for your records.

MEMORANDUM OF POINTS AND AUTHORITIES

Rule 28 of the Nevada Rules of Appellate Procedure describes the format you should use in preparing your memorandum of points and authorities. This document, also called a brief, must contain a table of contents, statement of the issues, statement of the case, your argument and a short conclusion. This is a very structured document. You should read Rule 28 before you prepare your mernorand urn.

If you have not written a legal brief, you may find the *Civil Law Resource Guide Booklet #2-- Writing a Memorandum of Points and Authorities Part II: Presenting Your Argument on Appeal* of assistance.

Memorandum Cover Sheet

The upper left-hand portion of the cover sheet must contain the document code (BREF) followed by your printed or typed name, complete address and telephone number, above the words "**IN PROPER PERSON**" as shown on the sample document.

The case caption — the part of the document that follows the name and location of the court — must appear exactly as shown on the blank document in this packet. Print or type the petitioner's name in the space provided above the word "**PETITIONER**." Insert your name and the names of all other parties to the case in the space above the word "**RESPONDENT**." Insert the case and judicial department number assigned to the case by the Clerk's office in the space provided.

Complete the memorandum cover sheet by inserting your name, complete address and telephone number, above the words "**IN PROPER PERSON**" in the space provided in

the lower left-hand portion of the document. On the lower right-hand side of the document, insert the name, complete address and telephone number of the petitioner, or the petitioner's attorney. If an attorney represents the petitioner, insert the words "ATTORNEY FOR THE PETITIONER" on the following line. If an attorney does not represent the petitioner, insert the words, "PETITIONER, IN PROPER PERSON" in the space provided.

Certificate of Mailing

You must provide the court with proof that you gave the other parties to the case a copy of your documents. You do this by filing a certificate of mailing with the Clerk's office. To complete the certificate of mailing, insert the city or town where you will mail a copy of your memorandum to all other parties in the case. Next, list the name of each party and the address to which you will mail the memorandum. Sign the document, print your name and insert the date you filed the coversheet and memorandum in the space provided.

FILING AND SERVING YOUR MEMORANDUM

You must take the completed memorandum coversheet and certificate of mailing, with a copy of your brief attached, to the Clerk's office located on the third floor of the courthouse. You will need one original and three copies of each document. You must two-hole punch and identify the original as described earlier in this packet.

At the filing counter, a clerk will keep the original and one copy of the document. The clerk will stamp and return two copies to you. These are your "file-stamped" copies. Give the clerk one of your file-stamped copies. Ask the clerk to give the document to the judge as a "courtesy" copy. Use the remaining "file stamped" copy to make additional copies to mail to the other parties in the case that you listed on the Certificate of Mailing. Keep one copy of the file-stamped document for your records.

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City, State, Zip Code			
Telephone number IN PROPER PERSON			
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1	STATE OF NEVADA)
2) SS,
3	COUNTY OF CLARK)
4	On this day of, 20, before me, the undersigned
5	Notary Public in and for said county and state, personally appeared
6	know to me or proved to be, the person described in and who acknowledged to me that
7	executed the foregoing instrument, and who acknowledges to me that
8	executed the same freely and voluntarily and for the uses and purposes mentioned
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	DISTRICT COURT
	CLARK COUNTY, NEVADA
Petitioner) Case No.:
vs.)) Dept. No.:
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