1 BEFORE THE STATE BOARD OF EDUCATION $\mathbf{2}$ 3 JHONE EBERT. SUPERINTENDENT OF PUBLIC INSTRUCTION, DEPARTMENT 4 OF EDUCATION, STATE OF NEVADA, CASE NO. 2023-1 $\mathbf{5}$ Petitioner, 6 v. 7 NICHOLAS COLLOTTA, 8 Respondent. 9 PETITION AND RECOMMENDATION FOR REVOCATION OF LICENSE AND 10 NOTICE OF RIGHT TO HEARING 11 Jhone Ebert, Superintendent of Public Instruction, Department of Education, State of Nevada 12("Petitioner"), hereby petitions the State Board of Education for the revocation of the teacher license 13 14held by NICHOLAS COLLOTTA ("Respondent"), issued by the Nevada Department of Education. 15This Petition and Recommendation for Revocation of License and Notice of Right to Hearing ("Petition 16 and Recommendation") is supported by NRS 391.320, NRS 391.330, and the following allegations: 17I. Jurisdiction 18 Respondent was, at the relevant times mentioned in this Petition and Recommendation, the 19 holder of Provisional License No. 206005 issued by the Superintendent of Public Instruction, 2021Department of Education, State of Nevada, pursuant to the provisions of Chapter 391 of the Nevada 22Revised Statutes (the "License"). Such License is as follows: 7-9 Provisional – Middle School/ Junior 23High. The License expired on May 10, 2022. A true and correct copy of the License is attached as 24Exhibit A. 25Petitioner hereby files this Petition and Recommendation in her official capacity as 2627Superintendent of Public Instruction, Department of Education, State of Nevada. See NRS 391.322. 28The State Board of Education may revoke or suspend Respondent's license, if recommended by the 1

Superintendent of Public Instruction or the Board of Trustees of a School District, after notice and
 opportunity for hearing, based upon the NRS 391.330 grounds for suspension and revocation. See NRS
 391.320; NRS 391.322; NRS 391.330.

II. Factual Allegations

According to the Indictment filed in the Eighth Judicial Court of the State of Nevada, in and for Clark County, (a true and correct copy of which is attached as Exhibit B) on June 30, 2021, Respondent did commit the crime of CHILD ABUSE, NEGLECT OR ENDANGERMENT (Category B Felony – NRS 200.508.1 – NOC 55226). This crime was committed by Respondent as he willfully, unlawfully, feloniously cause a child under the age of eighteen (18) years, to suffer unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit: sexual exploitation. This caused M.C. and/or J.M to be placed in a situation where M.C. and/or J.M. might have suffered unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit: sexual exploitation.

On or about January 26, 2022, Respondent entered into a Guilty Plea Agreement (a true and correct copy of which is attached as Exhibit C) pleading guilty to the crime of CHILD ABUSE,

NEGLECT OR ENDANGERMENT (Category B Felony – NRS 200.508.1 – NOC 55226).

On or about March 22, 2022, the Eighth Judicial Court of the State of Nevada, in and for Clark County, filed a Judgment of Conviction, convicting Respondent of the crime of CHILD ABUSE, NEGLECT OR ENDANGERMENT (Category B Felony – NRS 200.508.1 – NOC 55226). A true and correct copy of the Judgment of Conviction is attached hereto as Exhibit D and is fully incorporated herein.

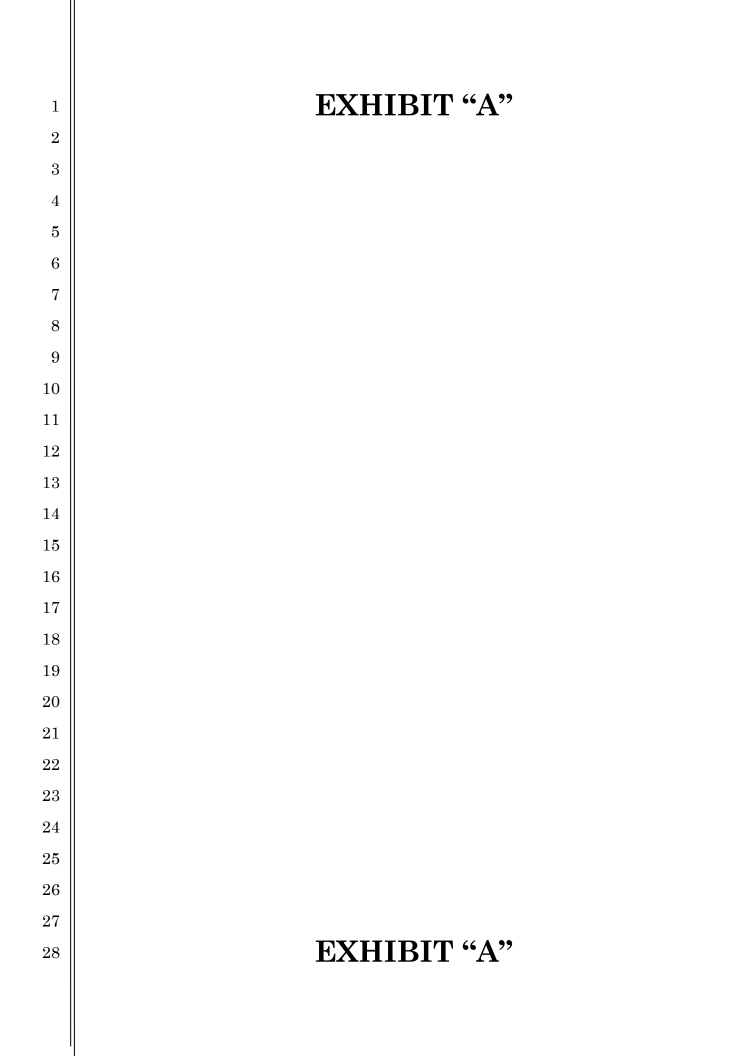
According to the Judgment of Conviction, the Court sentenced Respondent to imprisonment in the Nevada Department of Corrections for a minimum of seventy-two (72) months and a maximum of one hundred eighty (180) months for the crime of CHILD ABUSE, NEGLECT OR ENDANGERMENT (Category B Felony – NRS 200.508.1 – NOC 55226). (Exhibit D).

In addition, according to the Judgment of Conviction, the Court suspended the prison sentence			
and admitted Respondent to probation for a period not to exceed four (4) years and included the			
following special conditions:			
	 Respondent must comply with all special conditions of NRS 176A.410, 		
	2. Per NRS 179D.460, Respondent must register as a sex offender within 48 hours of		
	sentencing or release from custody.		
	3. Respondent must have no contact whatsoever with the victims M.C. and J.M.		
	4. Respondent must complete sex offender specific treatment program.		
	5. Respondent must have no use, possession or control of alcohol or drugs including marijuana		
	during the term of probation.		
	6. Respondent must maintain full-time employment.		
	7. Respondent must abide by any curfew imposed.		
	8. Respondent must follow all directives of Child Protective Services.		
	9. Respondent must submit his digital storage media or any digital storage media that he has		
	access or use, including computers, handheld communication device and any network		
applications associated with those devices, including social media and remote storage			
services to a search and shall provide all passwords, unlock codes and account information			
	associated with those items, with or without a search warrant, by the Division of Parole and		
	Probation or its agent,		
	10. Respondent must report to Parole and Probation within 48 hours,		
	11. Respondent is subject to lifetime supervision upon release from probation, parole or		
	imprisonment.		
III.	Legal Allegations		
	NRS 391.330(1), states as follows in pertinent part:		
	follow		

	(a) Unprofessional conduct.		
1			
2	(b) Immorality, as defined in NRS 391.650.		
3	(c) Evident unfitness for service.		
4			
5	(e) Conviction of a felony or crime involving moral turpitude		
6 7	By committing the acts that constituted the crime of CHILD ABUSE, NEGLECT OR		
8	ENDANGERMENT (Category B Felony – NRS 200.508.1 – NOC 55226) and being convicted of said		
9	offense, Respondent has subjected his license to revocation or suspension by violation of the following:		
10	(1) NRS 391.330(1)(a) Unprofessional conduct;		
11	(2) NRS 391.330(l)(b) Immorality, as defined in NRS 391.650;		
12	(3) NRS 391.330(l)(c) evident unfitness for service; and		
13	(4) NRS 391.330(1)(e) Conviction of a felony or a crime involving moral turpitude.		
$14\\15$	IV. Notice of Right to Hearing		
16	Respondent is hereby given notice of the recommendation by the Superintendent of Public		
17	Instruction for the revocation of his license. The protocol and procedure for the suspension or		
18	revocation of a license are set forth in NRS 391.320 to 391.361, inclusive. Respondent has the right to a		
19	hearing on this Petition and Recommendation before a hearing officer, who will be selected pursuant to		
20	NRS 391.322, to answer the allegations of the Petition and Recommendation and to present evidence		
$\begin{array}{c} 21 \\ 22 \end{array}$	and argument on all issues involved, either personally or through an attorney.		
23	If Respondent desires a hearing before a hearing officer, he must file a written request within		
24	fifteen (15) days from the receipt of this Petition and Recommendation as provided in NRS 391.322.		
25	Respondent's request should be addressed to the Superintendent of Public Instruction, Nevada		
26	Department of Education, 700 East 5 th Street, Carson City, Nevada, 89701-5096. If Respondent		
27			
28	requests a hearing, a hearing officer will be selected pursuant to NRS 391.322, and that hearing officer		
	4		

1	will notify Respondent, in writing, of the tim	ne and	location of the hearing not less than ten (10) days
2	before the hearing. If Respondent requests a hearing and a hearing officer is selected, the procedures for		
3	the suspension or revocation of licenses found in NAC 391.500 to 391.555, inclusive, will be followed		
4	as appropriate. Pursuant to NAC 391.507, "[n]ot later than ten (10) days after a hearing officer is		
5	selected pursuant to NRS 391.322, the holder of the license shall submit to the hearing officer an		
6	answer to the allegations set forth" in this Petition and Recommendation. If no request for a hearing is		
7	filed within the time specified, the State Board of Education may suspend or revoke Respondent's		
8 9	license or take no action on the recommenda		
9 10			ate Board of Education issue its decision to revoke
11		the St	are board of Education issue its decision to revoke
12	Respondent's license.		
13	DATED: January 31, 2023		
14			ON D. FORD mey General
15			
16		By:	/s/ David M. Gardner
17			DAVID M. GARDNER Senior Deputy Attorney General
18			555 E. Washington Ave., Suite 3900 Las Vegas, Nevada 89101
19			(702) 486-5714
20			Attorneys for the State of Nevada, Department of Education
21			
22			
23			
$\begin{array}{c} 24 \\ 25 \end{array}$			
$\frac{25}{26}$			
27			
28			
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Exhibit No.	Title	Page
		rage
A	Respondent's License	1
В	Indictment	2
С	Guilty Plea Agreement	9
D	Judgment of Conviction	7



State of Nevada License for Educational Personnel

License No. 206005

This License Certifies That

Nicholas A Collotta

Has complied with the prescribed rules and regulations of the Commission on Professional Standards in Education and that the Superintendent of Public Instruction has granted this license which authorizes the holder to provide service in the schools of the State of Nevada in the following areas :

License	Grade Level	Original Endorsement Issue Date	Endorsements License Issue Date	Expiration Date
Provisional - Middle School	/Junior 7-9	05/10/2019	English 05/10/2019	05/10/2022
High	L'Alla de			

Provisions to be satisfied

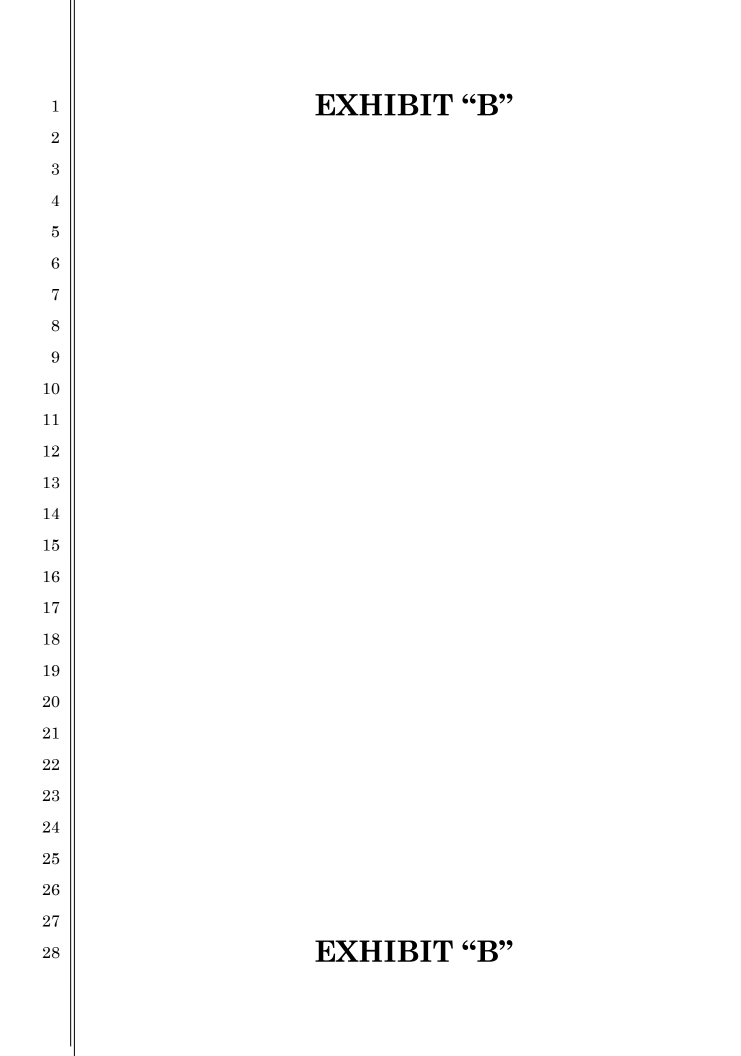
Prov	isions	Required Due Date
English - 5624 Praxis Exam - Principles of Learning and Teaching - Grades 7-12	APPE A	05/10/2022
English - 5047 Praxis Exam - Middle School English Language Arts		05/10/2022
English - Coursework required	Course in methods of teaching middle school English	05/10/2022
Three (3) semester credits in a course on Parent Involvement and Family Engagement that has been approved by the Department and is consistent with NRS 392.457.		05/10/2022
Praxis Core Academic Skills For Educators Exam: Reading (5712)		05/10/2022
Praxis Core Academic Skills For Educators Exam: Writing (5722)	PR OUR COUNTY	05/10/2022
Praxis Core Academic Skills For Educators Exam:	TADA	05/10/2022

Renewal Requirements

Renewal Requirements	Required Due Date	

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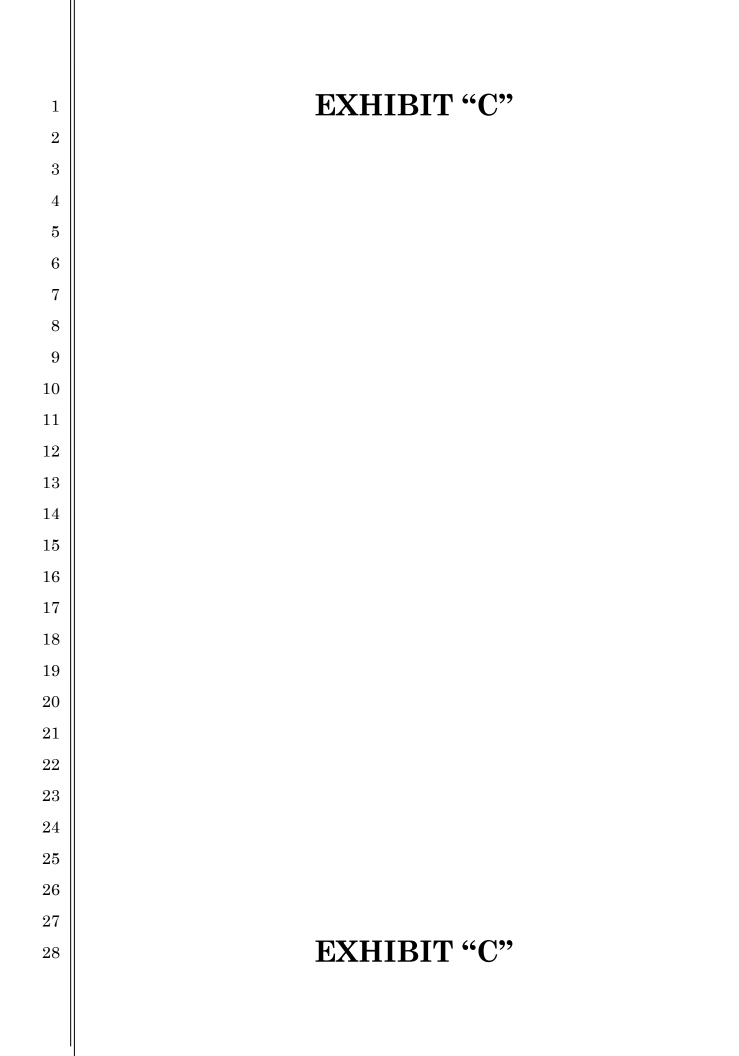
State Superintendent of Public Instruction



1 2 3 4 5 6	INFM STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 STACEY KOLLINS Chief Deputy District Attorney Nevada Bar #005391 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff		Electronically Filed 6/30/2021 10:42 AM Steven D. Grierson CLERK OF THE COURT
7 8		CT COURT JNTY, NEVADA	
9	THE STATE OF NEVADA,	CASE NO:	C-21-357118-1
10	Plaintiff,		
11	-VS-	DEPT NO:	XXV
12	NICHOLAS ALEXANDER COLLOTTA,		
13	#7104269 Defendant.	INFO	RMATION
14]	
15	STATE OF NEVADA)) ss.		
16	COUNTY OF CLARK)	······································	
17	STEVEN B. WOLFSON, District At	-	
18	of Nevada, in the name and by the authority		
19	That NICHOLAS ALEXANDER (-	
20	committed the crime of CHILD ABUSE, N		
21	B Felony - NRS 200.508.1 - NOC 55226) in the manner following:		
22	That on or about the on or between August 1, 2019 and April 1, 2021, at and within the		
23	County of Clark, State of Nevada, contrary to the form, force and effect of statutes in such		
24	cases made and provided, and against the peace and dignity of the State of Nevada, Defendant		
25	did willfully, unlawfully and feloniously cau	se a child under the a	ge of eighteen (18) years, to
26	wit: M.C. and/or J.M., being approximately twelve (12) years of age, to suffer unjustifiable		
27	physical pain or mental suffering as a result of abuse or neglect, to wit: sexual exploitation,		
28	and/or cause M.C. and/or J.M. to be placed in	n a situation where N	A.C. and/or J.M. might have

\\CLARKCOUNTYDA.NET\CRMCASE2\2021\193\78\202119378C-INFM-(NICHOLAS ALEXANDER COLLOTTA)-001.DOCX

1	suffered unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit:		
2	sexual exploitation, by telling M.C. he wanted to get M.C. alone so he could kiss and/or "fuck"		
3	M.C., and/or by causing and/or directing and/or encouraging J.M. to watch a pornographic		
4	representation of Defendant using his hand(s) and/or finger(s) to touch and/or rub and/or		
5	fondle and/or masturbate his penis.		
6	STEVEN B. WOLFSON		
7	Clark County District Attorney Nevada Bar #001565		
8	$DV = \frac{\sqrt{2}}{2} Starry Valling$		
9	BY <u>/s/ Stacey Kollins</u> STACEY KOLLINS		
10	Chief Deputy District Attorney Nevada Bar #005391		
11			
12			
13			
14			
15			
16	September 21, 2022		
17	STATES OF		
18	OF THE A BIGHTH		
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19			
20	ODISTRICT E		
	CERTIFIED COPY		
20	CERTIFIED COPY ELECTRONIC SEAL (NRS 1.190(3))		
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 20 21 22 23 24 25 26 27 	ELECTRONIC SEAL (NRS 1.190(3)) 21CR019144/hjc/SVU LVMPD EV#210400084807 (TK08)		



			Electronically Filed 1/26/2022 1:26 PM Steven D. Grierson
			CLERK OF THE COURT
1	GPA		
2	STEVEN B. WOLFSON Clark County District Attorney		
3	Nevada Bar #001565 STACEY KOLLINS		
4	Chief Deputy District Attorney Nevada Bar #005391		
5	200 Lewis Avenue Las Vegas, NV 89155-2212		
6	(702) 671-2500 Attorney for Plaintiff		
7		CT COURT	
8		INTY, NEVADA	
9		······································	
10	THE STATE OF NEVADA,		
11	Plaintiff,		
12	-VS-	CASE NO:	C-21-357118-1
13	NICHOLAS ALEXANDER COLLOTTA,	DEPT NO:	XXV
14	#7104269 Defendant.		
15			
16	GUILTY PLE	A AGREEMENT	
17	I hereby agree to plead guilty	to: CHILD A	BUSE, NEGLECT OR
18	ENDANGERMENT (Category B Felony	- NRS 200.508.1 - 1	NOC 55226) as more fully
19	alleged in the charging document attached he	reto as Exhibit "1".	
20	My decision to plead guilty is based u	pon the plea agreen	ent in this case which is as
21	follows:		
22	Provided that I am not deemed a hig	h risk to reoffend pu	irsuant to the psychosexual
23	evaluation, the State will not oppose my beir	ng granted probation	at the rendition of sentence
24	with the State retaining the right to argue terr	ns and conditions of	probation as well as for the
25	length of the underlying sentence. Further, th	ne State will not oppo	ose my being released upon
26	my own recognizance, with high-level electr	onic monitoring, afte	er the entry of plea. I am to
27	have no contact by any means and/or manner	whatsoever with the	victims in the instant case.
28	Both parties waive any and all defects in the	pleadings.	
	V:\2021\193\7	78\202119378C-GPA-(NICHOLA	S ALEXANDER COLLOTTA)-001.DOCX
I			

.....

I agree to the forfeiture of any and all electronic storage devices, computers, and/or related equipment and/or weapons or any interest in any electronic storage devices, computers and/or related equipment and/or weapons seized and/or impounded in connection with the instant case and/or any other case negotiated in whole or in part in conjunction with this plea agreement.

I understand and agree that, if I fail to interview with the Department of Parole and 6 Probation (P&P), fail to appear at any subsequent hearings in this case, or an independent 7 magistrate, by affidavit review, confirms probable cause against me for new criminal charges 8 including reckless driving or DUI, but excluding minor traffic violations, the State will have 9 the unqualified right to argue for any legal sentence and term of confinement allowable for the 10 crime(s) to which I am pleading guilty, including the use of any prior convictions I may have 11 to increase my sentence as an habitual criminal to five (5) to twenty (20) years, Life without 12 the possibility of parole, Life with the possibility of parole after ten (10) years, or a definite 13 twenty-five (25) year term with the possibility of parole after ten (10) years. 14

Otherwise I am entitled to receive the benefits of these negotiations as stated in thisplea agreement.

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CONSEQUENCES OF THE PLEA

I understand that by pleading guilty I admit the facts which support all the elements ofthe offense(s) to which I now plead as set forth in Exhibit "1".

I understand that as a consequence of my plea of guilty the Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum term of not less than two (2) year and a maximum term of not more than twenty (20) years. The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment. I understand that the law requires me to pay an Administrative Assessment Fee.

I understand that pursuant to NRS 176.139 and my plea of guilty to a sexual offense for which the suspension of sentence or the granting of probation is permitted, P&P shall arrange for a psychosexual evaluation as part of the Division's Presentence Investigation (PSI) Report to the court.

> 2 V:2021/193/78/202119378C-GPA-(NICHOLAS ALEXANDER COLLOTTA)-001.DOCX

I understand that I am not eligible for probation pursuant to NRS 176A.110 unless the psychosexual evaluation certifies that I do not represent a high risk to reoffend based upon a currently accepted standard of assessment. I understand that, except as otherwise provided by statute, the question of whether I receive probation is in the discretion of the sentencing judge.

5 I understand that, <u>before I am eligible for parole</u> a panel consisting of the Administrator 6 of the Mental Health and Developmental Services of the Department of Human Resources or 7 his designee; the Director of the Department of Corrections or his designee; and a psychologist 8 licensed to practice in this state or a psychiatrist licensed to practice medicine in this state 9 certifies that I was under observation while confined in an institution of the department of 10 corrections and that I do not represent a high risk to reoffend based upon a currently accepted 11 standard of assessment.

I understand that the Court will include as part of my sentence, in addition to any other
 penalties provided by law, pursuant to NRS 179D.441 to 179D.550, inclusive, I must register
 as a sex offender within forty-eight (48) hours of release from custody onto probation or parole.
 I understand that I must submit to blood and/or saliva tests under the direction of P&P
 to determine genetic markers and/or secretor status.

I understand that, if appropriate, I will be ordered to make restitution to the victim of the offense(s) to which I am pleading guilty and to the victim of any related offense which is being dismissed or not prosecuted pursuant to this agreement. I will also be ordered to reimburse the State of Nevada for any expenses related to my extradition, if any.

I understand that if more than one sentence of imprisonment is imposed and I am eligible to serve the sentences concurrently, the sentencing judge has the discretion to order the sentences served concurrently or consecutively.

I understand that information regarding charges not filed, dismissed charges, or charges
to be dismissed pursuant to this agreement may be considered by the judge at sentencing.

I have not been promised or guaranteed any particular sentence by anyone. I know that my sentence is to be determined by the Court within the limits prescribed by statute.

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3 V;\2021\193\78\202119378C-GPA-(NICHOLAS ALEXANDER COLLOTTA)-001.DOCX I understand that if my attorney or the State of Nevada or both recommend any specific punishment to the Court, the Court is not obligated to accept the recommendation.

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I understand that if the State of Nevada has agreed to recommend or stipulate a particular sentence or has agreed not to present argument regarding the sentence, or agreed not to oppose a particular sentence, such agreement is contingent upon my appearance in court on the initial sentencing date (and any subsequent dates if the sentencing is continued). I understand that if I fail to appear for the scheduled sentencing date or I commit a new criminal offense prior to sentencing the State of Nevada would regain the full right to argue for any lawful sentence.

I understand if the offense(s) to which I am pleading guilty to was committed while I
was incarcerated on another charge or while I was on probation or parole that I am not eligible
for credit for time served toward the instant offense(s).

I understand that P&P will prepare a report for the sentencing judge prior to sentencing. This report will include matters relevant to the issue of sentencing, including my criminal history. This report may contain hearsay information regarding my background and criminal history. My attorney and I will each have the opportunity to comment on the information contained in the report at the time of sentencing. Unless the District Attorney has specifically agreed otherwise, then the District Attorney may also comment on this report.

WAIVER OF RIGHTS

By entering my plea of guilty, I understand that I am waiving and forever giving up the following rights and privileges:

- 1. The constitutional privilege against self-incrimination, including the right to refuse to testify at trial, in which event the prosecution would not be allowed to comment to the jury about my refusal to testify.
- 2. The constitutional right to a speedy and public trial by an impartial jury, free of excessive pretrial publicity prejudicial to the defense, at which trial I would be entitled to the assistance of an attorney, either appointed or retained. At trial the State would bear the burden of proving beyond a reasonable doubt each element of the offense(s) charged.
- 3. The constitutional right to confront and cross-examine any witnesses who would testify against me.

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1	4. The constitutional right to subpoena witnesses to testify on my behalf.		
2	5. The constitutional right to testify in my own defense.		
3	6. The right to appeal the conviction with the assistance of an attorney,		
4	either appointed or retained, unless specifically reserved in writing and agreed upon as provided in NRS 174.035(3). I understand this means I am unconditionally waiving my right to a direct appeal of this conviction,		
5 6	including any challenge based upon reasonable constitutional, jurisdictional or other grounds that challenge the legality of the proceedings as stated in NRS 177.015(4). However, I remain free to		
7	challenge my conviction through other post-conviction remedies including a habeas corpus petition pursuant to NRS Chapter 34.		
8	VOLUNTARINESS OF PLEA		
9	I have discussed the elements of all of the original charge(s) against me with my		
10	attorney and I understand the nature of the charge(s) against me.		
11	I understand that the State would have to prove each element of the charge(s) against		
12	me at trial.		
13	I have discussed with my attorney any possible defenses, defense strategies and		
14	circumstances which might be in my favor.		
15	All of the foregoing elements, consequences, rights, and waiver of rights have been		
16	thoroughly explained to me by my attorney.		
17	I believe that pleading guilty and accepting this plea bargain is in my best interest, and		
18	that a trial would be contrary to my best interest.		
19	I am signing this agreement voluntarily, after consultation with my attorney, and I am		
20	not acting under duress or coercion or by virtue of any promises of leniency, except for those		
21	set forth in this agreement.		
22	I am not now under the influence of any intoxicating liquor, a controlled substance or		
23	other drug which would in any manner impair my ability to comprehend or understand this		
24	agreement or the proceedings surrounding my entry of this plea.		
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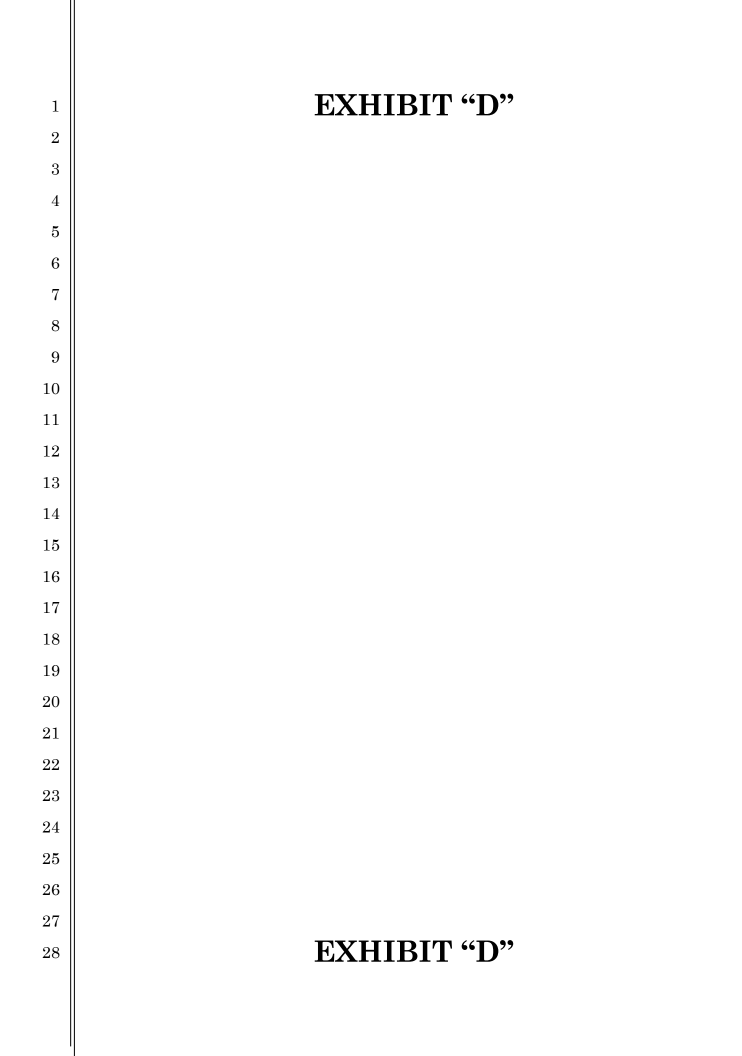
My attorney has answered all my questions regarding this guilty plea agreement and its consequences to my satisfaction and I am satisfied with the services provided by my attorney. DATED this _____ day of October, 2027_____ NICHOLAS ALEXANDER COLLOTTA Defendant AGREED TO BY: Chief Deputy ct Attomey Nevada Bar V:\2021\193\78\202119378C-GPA-(NICHOLAS ALEXANDER COLLOTTA)-001.DOCX

1	CERTIFICATE OF COUNSEL:				
2	I, the undersigned, as the attorney for the Defendant named herein and as an officer of the court hereby certify that:				
3 4	1.	I have charge	I have fully explained to the Defendant the allegations contained in the charge(s) to which guilty pleas are being entered.		
5	2.	I have restitu	advised the Defendant of the penalties for each charge and the tion that the Defendant may be ordered to pay.		
6 7 8	3.	status citizei	inquired of Defendant facts concerning Defendant's immigration and explained to Defendant that if Defendant is not a United States any criminal conviction will most likely result in serious negative gration consequences including but not limited to:		
9		a.	The removal from the United States through deportation;		
10		b.	An inability to reenter the United States;		
11		c.	The inability to gain United States citizenship or legal residency;		
12		d.	An inability to renew and/or retain any legal residency status; and/or		
13 14		e.	An indeterminate term of confinement, by with United States Federal Government based on the conviction and immigration status.		
15 16 17		been convi	over, I have explained that regardless of what Defendant may have told by any attorney, no one can promise Defendant that this ction will not result in negative immigration consequences and/or t Defendant's ability to become a United States citizen and/or legal nt.		
18 19	4.	are co	eas of guilty offered by the Defendant pursuant to this agreement insistent with the facts known to me and are made with my advice Defendant.		
20	5.	To the	e best of my knowledge and belief, the Defendant:		
21 22		a.	Is competent and understands the charges and the consequences of pleading guilty as provided in this agreement,		
23		b.	Executed this agreement and will enter all guilty pleas pursuant hereto voluntarily, and		
24 25		c.	Was not under the influence of intoxicating liquor, a controlled substance or other drug at the time I consulted with the Defendant as certified in paragraphs 1 and 2 above.		
26	Dated: This	26	day of October, 2027		
27			Jmy FBANKKOCKA, ESQ.		
28	hjc/SVU				
			7 V:\2021\193\78\202119378C-GPA-(NICHOLAS ALEXANDER COLLOTTA)-001.DOCX		

1 2 3 4 5 6	INFM STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 STACEY KOLLINS Chief Deputy District Attorney Nevada Bar #005391 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff		Electronically Filed 6/30/2021 10:42 AM Steven D. Grierson CLERK OF THE COURT				
7 8		CT COURT INTY, NEVADA					
9	THE STATE OF NEVADA,						
10	Plaintiff,	CASE NO:	C-21-357118-1				
11	-VS-	DEPT NO:	XXV				
12	NICHOLAS ALEXANDER COLLOTTA,						
13	#7104269 Defendant.	INFO	RMÁTION				
14		<u>]</u>					
15	STATE OF NEVADA) ss.						
16	COUNTY OF CLARK)						
17	STEVEN B. WOLFSON, District At						
18	of Nevada, in the name and by the authority of the State of Nevada, informs the Court:						
19	That NICHOLAS ALEXANDER COLLOTTA, as Defendant above named, has						
20	committed the crime of CHILD ABUSE, N						
21	B Felony - NRS 200.508.1 - NOC 55226) in the manner following:						
22	That on or about the on or between August 1, 2019 and April 1, 2021, at and within the						
23	County of Clark, State of Nevada, contrary to the form, force and effect of statutes in such						
24	cases made and provided, and against the peace and dignity of the State of Nevada, Defendant						
25	did willfully, unlawfully and feloniously cau						
26	wit: M.C. and/or J.M., being approximately twelve (12) years of age, to suffer unjustifiable						
27	physical pain or mental suffering as a resul						
28	and/or cause M.C. and/or J.M. to be placed	in a situation where	M.C. and/or J.M. might have				
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	EXHIB Case Number: C-2						

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1	suffered unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit:				
2	sexual exploitation, by telling M.C. he wanted to get M.C. alone so he could kiss and/or "fuck"				
3	M.C., and/or by causing and/or directing and/or encouraging J.M. to watch a pornographic				
4	representation of Defendant using his hand(s) and/or finger(s) to touch and/or rub and/or				
5	fondle and/or masturbate his penis.				
6	STEVEN B. WOLFSON				
7	Clark County District Attorney Nevada Bar #001565				
8	BY /s/ Stacev Kollins				
9	STACEY KOLLINS				
10	Chief Deputy District Attorney Nevada Bar #005391				
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			Alun S. Human
1	JOC		CLERK OF THE COURT
2	STEVEN B. WOLFSON Clark County District Attorney		
3	Nevada Bar #001565 200 Lewis Avenue		
4	Las Vegas, Nevada 89155-2212 (702) 671-2500		
5	Attorney for Plaintiff		
6		CT COURT NTY, NEVADA	
7	THE STATE OF NEVADA,		
8	Plaintiff,		
9	-VS-	CASE NO:	C-21-357118-1
10	NICHOLAS ALEXANDER COLLOTTA,	DEPT NO:	XXV
11	aka, Nichola Alexander Collotta # 7104269		
12	Defendant.		
13	JUDGMENT O	F CONVICTION	
14	(PLEA O	F GUILTY)	
15	The defendant previously appeared bef	fore the Court with	counsel and entered a plea of
16	guilty to the crime(s) of CHILD ABUSE, NI	EGLECT OR ENI	DANGERMENT (Category
17	B Felony), in violation of NRS 200.508.1; t	hereafter, on the 9	th day of February 2022, the
18	defendant was present in court for sentencing	with his counsel, I	FRANK KOCKA, ESQ., and
19	good cause appearing,		
20	THE DEFENDANT WAS HEREBY	ADJUDGED guil	ty of said offense(s) and, in
21	addition to the \$25.00 Administrative Assess	ment Fee, \$150.00	DNA Analysis fee including
22	testing to determine genetic markers, \$3.00 D	NA Collection fee	and \$1,676.70 Psycho-sexual
23	Evaluation fee, the defendant was sentenced a	as follows:	
24	///		
25	///		
26	///	Т	
27	///		
28	///		
	\\CLARKCOUNTYDA.NET\CRMCASE2\2021\193\78\	202119378C-JOC-(NICHOLA	S ALEXANDER COLLOTTA)-001.DOCX
	Statistically closed: A. USJ	IR - CR - Guilty Plea W	/ith Sentence (Before trial) (USGPB)

Defendant SENTENCED to a MINIMUM of SEVENTY-TWO (72) MONTHS and a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS in the Nevada Department of Corrections (NDC), SUSPENDED; placed on PROBATION for an indeterminate period not to exceed FORTY-EIGHT (48) MONTHS. In addition to the Standard Conditions of the Division of Parole and Probation (P & P), which are imposed, Defendant must comply with the following SPECIAL CONDITIONS:

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NRS 176A.410 Required terms and conditions for sex offenders; powers and duties of court; exceptions.

1. Except as otherwise provided in subsection 6, if a defendant is convicted of a sexual offense and the court grants probation or suspends the sentence, the court shall, in addition to any other condition ordered pursuant to NRS 176A.400, order as a condition of probation or suspension of sentence that the defendant:

(a) Submit to a search and seizure of the defendant's person, residence or vehicle
or any property under the defendant's control, at any time of the day or night,
without a warrant, by any parole and probation officer or any peace officer, for
the purpose of determining whether the defendant has violated any condition of
probation or suspension of sentence or committed any crime.

(b) Reside at a location only if:

(1) The residence has been approved by the parole and probation officer assigned to the defendant.

(2) If the residence is a facility that houses more than three persons who have been released from prison, the facility is a facility for transitional living for released offenders that is licensed pursuant to chapter 449 of NRS.

(3) The defendant keeps the parole and probation officer assigned to the defendant informed of the defendant s current address.

(c) Accept a position of employment or a position as a volunteer only if it has been approved by the parole and probation officer assigned to the defendant and

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	L.
1	keep the parole and probation officer informed of the location of the defendant
2	s position of employment or position as a volunteer.
3	(d) Abide by any curfew imposed by the parole and probation officer assigned
4	to the defendant.
5	(e) Participate in and complete a program of professional counseling approved
6	by the Division.
7	(f) Submit to periodic tests, as requested by the parole and probation officer
8	assigned to the defendant, to determine whether the defendant is using a
9	controlled substance.
10	(g) Submit to periodic polygraph examinations, as requested by the parole and
11	probation officer assigned to the defendant.
12	(h) Abstain from consuming, possessing or having under the defendant s control
13	any alcohol.
14	(i) Not have contact or communicate with a victim of the sexual offense or a
15	witness who testified against the defendant or solicit another person to engage
16	in such contact or communication on behalf of the defendant, unless approved
17	by the Chief Parole and Probation Officer or the Chief Parole and Probation
18	Officer s designee and a written agreement is entered into and signed in the
19	manner set forth in subsection 5.
20	(j) Not use aliases or fictitious names.
21	(k) Not obtain a post office box unless the defendant receives permission from
22	the parole and probation officer assigned to the defendant.
23	(1) Not have contact with a person less than 18 years of age in a secluded
24	environment unless another adult who has never been convicted of a sexual
25	offense is present and permission has been obtained from the parole and
26	probation officer assigned to the defendant in advance of each such contact
27	WITH THE EXCEPTION, DEFENDANT CAN HAVE CONTACT WITH HIS
28	OWN BIOLOGICAL CHILDREN.

1 (m) Unless approved by the parole and probation officer assigned to the 2 defendant and by a psychiatrist, psychologist or counselor treating the defendant, 3 if any, not knowingly be within 500 feet of any place, or if the place is a structure, 4 within 500 feet of the actual structure, that is designed primarily for use by or 5 for children, including, without limitation, a public or private school, a school 6 bus stop, a center or facility that provides day care services, a video arcade, an 7 amusement park, a playground, a park, an athletic field or a facility for youth 8 sports, or a motion picture theater. The provisions of this paragraph apply only 9 to a defendant who is a Tier III offender. 10 (n) Comply with any protocol concerning the use of prescription medication 11 prescribed by a treating physician, including, without limitation, any protocol 12 concerning the use of psychotropic medication. 13 (o) Not possess any sexually explicit material that is deemed inappropriate by 14 the parole and probation officer assigned to the defendant. 15 (p) Not patronize a business which offers a sexually related form of 16 entertainment, and which is deemed inappropriate by the parole and probation 17 officer assigned to the defendant. 18 (q) Not possess any electronic device capable of accessing the Internet and not 19 access the Internet through any such device or any other means unless possession of such a device or such access is approved by the parole and probation officer 20 21 assigned to the defendant. 22 (r) Inform the parole and probation officer assigned to the defendant if the defendant expects to be or becomes enrolled as a student at an institution of 23 higher education or changes the date of commencement or termination of the 24 25 defendant s enrollment at an institution of higher education. As used in this paragraph, institution of higher education has the meaning ascribed to it in NRS 26 27 179D.045. 28 111

2. Except as otherwise provided in subsection 6, if a defendant is convicted of an offense listed in subsection 6 of NRS 213.1255 against a child under the age of 14 years, the defendant is a Tier III offender and the court grants probation or suspends the sentence of the defendant, the court shall, in addition to any other condition ordered pursuant to subsection 1, order as a condition of probation or suspension of sentence that the defendant:

(a) Reside at a location only if the residence is not located within 1,000 feet of any place, or if the place is a structure, within 1,000 feet of the actual structure, that is designed primarily for use by or for children, including, without limitation, a public or private school, a school bus stop, a center or facility that provides day care services, a video arcade, an amusement park, a playground, a park, an athletic field or a facility for youth sports, or a motion picture theater.
(b) As deemed appropriate by the Chief Parole and Probation Officer, be placed under a system of active electronic monitoring that is capable of identifying the defendant's location and producing, upon request, reports or records of the defendant's presence near or within a crime scene or prohibited area or the defendant's departure from a specified geographic location.

(c) Pay any costs associated with the defendant s participation under the system of active electronic monitoring, to the extent of the defendant s ability to pay.

3. A defendant placed under the system of active electronic monitoring pursuant to subsection 2 shall:

(a) Follow the instructions provided by the Division to maintain the electronic monitoring device in working order.

(b) Report any incidental damage or defacement of the electronic monitoring device to the Division within 2 hours after the occurrence of the damage or defacement.

(c) Abide by any other conditions set forth by the Division with regard to the defendant's participation under the system of active electronic monitoring.

1	4. Except as otherwise provided in this subsection, a person who intentionally removes				
2	or disables or attempts to remove or disable an electronic monitoring device placed on				
3	a defendant pursuant to this section is guilty of a gross misdemeanor. The provisions of				
4	this subsection do not prohibit a person authorized by the Division from performing				
5	maintenance or repairs to an electronic monitoring device.				
6	5. A written agreement entered into pursuant to paragraph (i) of subsection 1 must state				
7	that the contact or communication is in the best interest of the victim or witness and				
8	specify the type of contact or communication authorized. The written agreement must				
9	be signed and agreed to by:				
10	(a) The victim or the witness;				
11	(b) The defendant;				
12	(c) The parole and probation officer assigned to the defendant;				
13	(d) The psychiatrist, psychologist or counselor treating the defendant, victim or				
14	witness, if any;				
15	(e) If the victim or witness is a child under 18 years of age, each parent, guardian,				
16	or custodian of the child; and				
17	(f) The Chief Parole and Probation Officer or the Chief Parole and Probation				
18	Officer's designee.				
19	6. The court is not required to impose a condition of probation or suspension of sentence				
20	listed in subsections 1 and 2 if the court finds that extraordinary circumstances are				
21	present, and the court enters those extraordinary circumstances in the record.				
22	7. As used in this section, sexual offense has the meaning ascribed to it in NRS				
23	179D.097. (Added to NRS by 1997, 1667; A 2001, 2051; 2003, 566; 2005, 2862; 2007,				
24	1916, 2749, 3246; 2009, 1293)				
25	8. Per NRS 179D.460, the defendant shall register as a sex offender within 48 hours of				
26	sentencing or release from custody.				
27	9. No contact whatsoever with the victims MC and JM.				
28	10. Complete sex offender specific treatment program.				
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1	11. No use, possession or control of alcohol or drugs including marijuana during the				
2	term of probation.				
3	12. Maintain full-time employment.				
4	13. Abide by any curfew imposed.				
5	14. Follow all directives of Child Protective Services.				
6	15. You shall submit your digital storage media or any digital storage media that you				
7	have access or use, including computers, handheld communication devices and any				
8	network applications associated with those devices, including social media and remote				
9	storage services to a search and shall provide all passwords, unlock codes, and account				
10	information associated with those items, with or without a search warrant, by the				
11	Division of Parole and Probation or its agent.				
12	16. Report to P & P within 48 hours.				
13	COURT ORDERED, a special SENTENCE OF LIFETIME SUPERVISION is				
14	imposed to commence upon release from any term of probation, parole, or imprisonment.				
15	Defendant REMOVED from House Arrest.				
16	BOND, if any, EXONERATED.				
17	Dated this 22nd day of March, 2022				
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20	September 21, 2022 BFB 280 EBDC C7DA				
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STATE BOARD OF EDUCATION

700 E. Fifth Street Carson City, NV 89701 Phone: (775) 687-9115

February 22, 2023

Via U.S. and Certified Mail

Nicholas Collotta 429 Elysian Plains Court Las Vegas, NV 89145

Re: Notice of meeting of the State Board of Education to consider your character, alleged misconduct, competence, or health.

Dear Mr. Collotta:

In connection with your teacher license, on January 31, 2023, a Petition and Recommendation for Revocation of License and Notice of Right to Hearing ("Petition and Notice") was filed with the State Board of Education ("Board") and mailed to you via certificated mail. The Petition and Notice informed you of your right to request a hearing before a hearing officer by filing a written request within fifteen days from receipt of the Petition and Notice. Enclosed for your convenience is a copy of the Petition and Recommendation for Revocation of License.

As you have failed to request such a hearing, the Board will be requested to move forward with revocation of your license and may consider your character, alleged misconduct, competence, or health at its meeting on April 6, 2023. The meeting will begin at 2:00 p.m. at 700 E. Fifth Street in Carson City, Nevada and 2080 E. Flamingo Rd, Suite 210, Las Vegas, Nevada. The meeting is a public meeting, and you and/or your legal counsel are welcome to attend at either location. The Board may go into closed session or remain in an open meeting to consider the following general topics: your teacher license; the Petition and Notice; the Judgment of Conviction; and matters properly related thereto. You are welcome to attend the closed session and/or open meeting, have an attorney or other representative of your choosing present during the closed session and/or open meeting and present written evidence, provide testimony, and present witnesses relating to your character, alleged misconduct, professional competence, or physical or mental health. Nicholas Collotta February 22, 2023 Page 2

If the Board determines it necessary, after considering your character, alleged misconduct, professional competence, or physical or mental health, whether in a closed meeting or open meeting, it may also take administrative action against you at this meeting, which could include suspending or revoking your teacher license. This informational statement is in lieu of any notice that may be required pursuant to NRS 241.034.

This notice is provided to you under NRS 241.033 and NRS 241.034.

Sincerely,

/s/ Martha Warachowski

Martha Warachowski Board Secretary

Enc.

FAQs >

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Feedback

Tracking Number:

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Add to Informed Delivery (https://informeddelivery.usps.com/)

Latest Update

Your item was delivered to the front desk, reception area, or mail room at 2:41 pm on March 24, 2023 in LAS VEGAS, NV 89101.

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Delivered, Front Desk/Reception/Mail Room

LAS VEGAS, NV 89101 March 24, 2023, 2:41 pm

Departed USPS Regional Facility

LAS VEGAS NV DISTRIBUTION CENTER March 24, 2023, 8:09 am

Arrived at USPS Regional Facility

LAS VEGAS NV DISTRIBUTION CENTER March 23, 2023, 3:31 pm

Departed USPS Regional Facility

PHOENIX AZ DISTRIBUTION CENTER ANNEX March 22, 2023, 4:56 pm

In Transit to Next Facility March 21, 2023

Arrived at USPS Regional Facility



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LAS VEGAS, NV 89145 February 27, 2023, 12:40 pm	
Notice Left (No Authorized Recipient A	Available)
March 4, 2023	
Reminder to Schedule Redelivery of years	our item
LAS VEGAS, NV 89128 March 15, 2023, 10:10 am	
Unclaimed/Being Returned to Sender	
PHOENIX AZ DISTRIBUTION CENTER A March 17, 2023, 11:01 pm	(NNEX
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FAQs

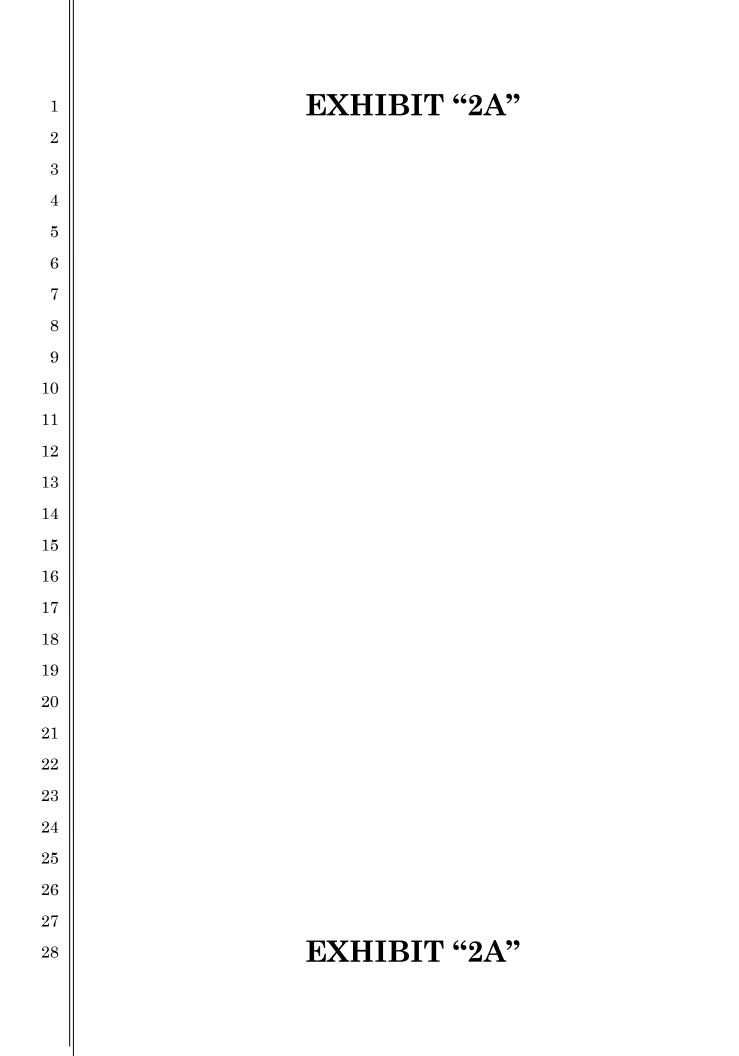


	COMPLETE THIS SECTION ON DELIVERY	A. Signature Agent	B. Received by (Printed Name) C. Date of Delivery	D. Is delivery address different from item 1? ☐ Yes If YES, enter delivery address below: ☐ No	1129 Flission Mains CT	dri advis i la		: Restricted Delivery	L Certified Mail® L Certified Mail Restricted Delivery I Signature Confirmation TM C Collect on Delivery I Signature Confirmation	Restricted Delivery	II Restricted Delivery	Domestic Return Receipt
All and a second	SENDER: COMPLETE THIS SECTION CO	 Complete Items 1, 2, and 3. Print your name and address on the reverse x other we can return the card to vou. 	ailpiece,	1. Article Addressed to:	NICHOLAS COLLOTTA	429 Elysian Plains Court	Las Vegas, NV 89145	3. Se	9590 9402 7118 1251 1683 91 1 Cent	2. Article Number (Transfer from service label)	רכואם הסוס סבוב אנסל	PS Form 3811, July 2020 PSN 7530-02-000-9053

1	BEFORE THE STATE BO	DARD OF EDUCATION			
2					
3	JHONE EBERT. SUPERINTENDENT OF				
4	JHONE EBERT, SUPERINTENDENT OF) PUBLIC INSTRUCTION, DEPARTMENT) OF EDUCATION, STATE OF NEVADA,)	CASE NO. 2023-1			
5	Petitioner,				
6	v.)				
7	NICHOLAS COLLOTTA,				
8) Respondent.)				
9))				
10	DECLARATION OF M	IICHAEL ARAKAWA			
11	I, MICHAEL ARAKAWA, declare that t	the following is true.			
12	1. I am over the age of twenty-one (21)	and competent to testify to the facts in this			
13	Declaration.				
14	2. I am employed by the State of Nevada, Department of Education, as a Chief				
15	Compliance Investigator. I have been employed by the Department of Education since				
16	July, 2014.				
17	3. Attached hereto as Exhibit "2A" is	s a true and correct copy of Respondent's			
18	License.				
19	4. Attached hereto as Exhibit "2B" is a	true and correct copy of the Information.			
20	5. Attached hereto as Exhibit "2C"	is a true and correct copy of the Guilty			
21	Plea Agreement.				
22	6. Attached hereto as Exhibit "2D" is	a true and correct copy of the Judgment			
23	of Conviction.				
24	7. These documents are kept by the De	epartment of Education in the normal course			
25	of business.				
26	///				
27	///				
28	///				

1	I declare under penalty of perjury that the foregoing is true and correct.
2	Executed on this <u>30th</u> day of March, 2023.
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5	MICHAEL ARAKAWA Declarant
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Exhibit No.	Title	Page
2A	Respondent's License	1
$2\mathrm{B}$	Indictment	2
$2\mathrm{C}$	Guilty Plea Agreement	9
2D	Judgment of Conviction	7



State of Nevada License for Educational Personnel

License No. 206005

This License Certifies That

Nicholas A Collotta

Has complied with the prescribed rules and regulations of the Commission on Professional Standards in Education and that the Superintendent of Public Instruction has granted this license which authorizes the holder to provide service in the schools of the State of Nevada in the following areas :

License	Grade Level	Original Endorsement Issue Date	Endorsements License Issue Date	Expiration Date
Provisional - Middle School	/Junior 7-9	05/10/2019	English 05/10/2019	05/10/2022
High	L'Alla de			

Provisions to be satisfied

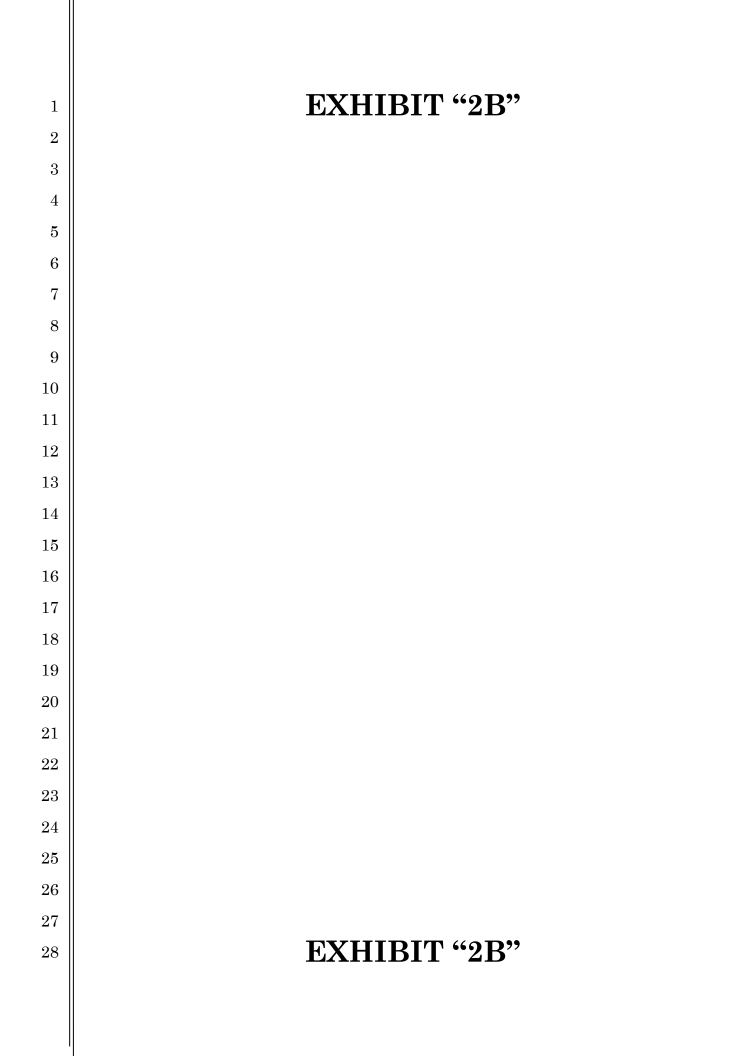
Prov	isions	Required Due Date
English - 5624 Praxis Exam - Principles of Learning and Teaching - Grades 7-12	APPE A	05/10/2022
English - 5047 Praxis Exam - Middle School English Language Arts		05/10/2022
English - Coursework required	Course in methods of teaching middle school English	05/10/2022
Three (3) semester credits in a course on Parent Involvement and Family Engagement that has been approved by the Department and is consistent with NRS 392.457.		05/10/2022
Praxis Core Academic Skills For Educators Exam: Reading (5712)		05/10/2022
Praxis Core Academic Skills For Educators Exam: Writing (5722)	PR OUR COUNTY	05/10/2022
Praxis Core Academic Skills For Educators Exam:	TADA	05/10/2022

Renewal Requirements

Renewal Requirements	Required Due Date	

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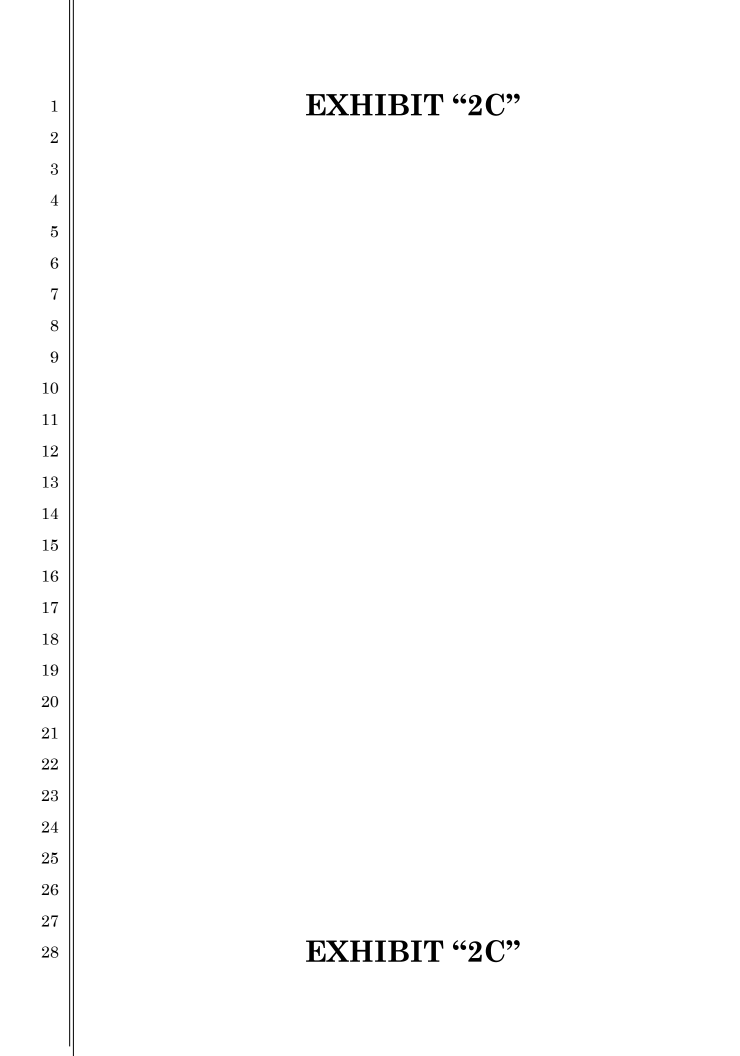
State Superintendent of Public Instruction



1 2 3 4 5 6	INFM STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 STACEY KOLLINS Chief Deputy District Attorney Nevada Bar #005391 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff		Electronically Filed 6/30/2021 10:42 AM Steven D. Grierson CLERK OF THE COURT
7 8		CT COURT JNTY, NEVADA	
9	THE STATE OF NEVADA,	CASE NO:	C-21-357118-1
10	Plaintiff,		
11	-VS-	DEPT NO:	XXV
12	NICHOLAS ALEXANDER COLLOTTA,		
13	#7104269 Defendant.	INFO	RMATION
14]	
15	STATE OF NEVADA)) ss.		
16	COUNTY OF CLARK)	······································	
17	STEVEN B. WOLFSON, District At	-	
18	of Nevada, in the name and by the authority		
19	That NICHOLAS ALEXANDER (-	
20	committed the crime of CHILD ABUSE, N		
21	B Felony - NRS 200.508.1 - NOC 55226) in the manner following:		
22	That on or about the on or between August 1, 2019 and April 1, 2021, at and within the		
23	County of Clark, State of Nevada, contrary to the form, force and effect of statutes in such		
24	cases made and provided, and against the pea	.	
25	did willfully, unlawfully and feloniously cau	se a child under the a	ge of eighteen (18) years, to
26	wit: M.C. and/or J.M., being approximately	twelve (12) years of	f age, to suffer unjustifiable
27	physical pain or mental suffering as a result	of abuse or neglect,	to wit: sexual exploitation,
28	and/or cause M.C. and/or J.M. to be placed in	n a situation where N	A.C. and/or J.M. might have

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1	suffered unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit:				
2	sexual exploitation, by telling M.C. he wanted to get M.C. alone so he could kiss and/or "fuck"				
3	M.C., and/or by causing and/or directing and/or encouraging J.M. to watch a pornographic				
4	representation of Defendant using his hand(s) and/or finger(s) to touch and/or rub and/or				
5	fondle and/or masturbate his penis.				
6	STEVEN B. WOLFSON				
7	Clark County District Attorney Nevada Bar #001565				
8	$DV = \frac{\sqrt{2}}{2} Starry Valling$				
9	BY <u>/s/ Stacey Kollins</u> STACEY KOLLINS				
10	Chief Deputy District Attorney Nevada Bar #005391				
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 20 21 22 23 24 25 26 27 	ELECTRONIC SEAL (NRS 1.190(3)) 21CR019144/hjc/SVU LVMPD EV#210400084807 (TK08)				



			Electronically Filed 1/26/2022 1:26 PM Steven D. Grierson
			CLERK OF THE COURT
1	GPA		
2	STEVEN B. WOLFSON Clark County District Attorney		
3	Nevada Bar #001565 STACEY KOLLINS		
4	Chief Deputy District Attorney Nevada Bar #005391		
5	200 Lewis Avenue Las Vegas, NV 89155-2212		
6	(702) 671-2500 Attorney for Plaintiff		
7		CT COURT	
8		INTY, NEVADA	
9		······································	
10	THE STATE OF NEVADA,		
11	Plaintiff,		
12	-VS-	CASE NO:	C-21-357118-1
13	NICHOLAS ALEXANDER COLLOTTA,	DEPT NO:	XXV
14	#7104269 Defendant.		
15			
16	GUILTY PLE	A AGREEMENT	
17	I hereby agree to plead guilty	to: CHILD A	BUSE, NEGLECT OR
18	ENDANGERMENT (Category B Felony	- NRS 200.508.1 - 1	NOC 55226) as more fully
19	alleged in the charging document attached he	reto as Exhibit "1".	
20	My decision to plead guilty is based u	pon the plea agreen	ent in this case which is as
21	follows:		
22	Provided that I am not deemed a hig	h risk to reoffend pu	irsuant to the psychosexual
23	evaluation, the State will not oppose my beir	ng granted probation	at the rendition of sentence
24	with the State retaining the right to argue terr	ns and conditions of	probation as well as for the
25	length of the underlying sentence. Further, th	ne State will not oppo	ose my being released upon
26	my own recognizance, with high-level electr	onic monitoring, afte	er the entry of plea. I am to
27	have no contact by any means and/or manner	whatsoever with the	victims in the instant case.
28	Both parties waive any and all defects in the	pleadings.	
	V:\2021\193\7	78\202119378C-GPA-(NICHOLA	S ALEXANDER COLLOTTA)-001.DOCX
I			

.....

I agree to the forfeiture of any and all electronic storage devices, computers, and/or related equipment and/or weapons or any interest in any electronic storage devices, computers and/or related equipment and/or weapons seized and/or impounded in connection with the instant case and/or any other case negotiated in whole or in part in conjunction with this plea agreement.

I understand and agree that, if I fail to interview with the Department of Parole and 6 Probation (P&P), fail to appear at any subsequent hearings in this case, or an independent 7 magistrate, by affidavit review, confirms probable cause against me for new criminal charges 8 including reckless driving or DUI, but excluding minor traffic violations, the State will have 9 the unqualified right to argue for any legal sentence and term of confinement allowable for the 10 crime(s) to which I am pleading guilty, including the use of any prior convictions I may have 11 to increase my sentence as an habitual criminal to five (5) to twenty (20) years, Life without 12 the possibility of parole, Life with the possibility of parole after ten (10) years, or a definite 13 twenty-five (25) year term with the possibility of parole after ten (10) years. 14

Otherwise I am entitled to receive the benefits of these negotiations as stated in thisplea agreement.

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CONSEQUENCES OF THE PLEA

I understand that by pleading guilty I admit the facts which support all the elements ofthe offense(s) to which I now plead as set forth in Exhibit "1".

I understand that as a consequence of my plea of guilty the Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum term of not less than two (2) year and a maximum term of not more than twenty (20) years. The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment. I understand that the law requires me to pay an Administrative Assessment Fee.

I understand that pursuant to NRS 176.139 and my plea of guilty to a sexual offense for which the suspension of sentence or the granting of probation is permitted, P&P shall arrange for a psychosexual evaluation as part of the Division's Presentence Investigation (PSI) Report to the court.

> 2 V:2021/193/78/202119378C-GPA-(NICHOLAS ALEXANDER COLLOTTA)-001.DOCX

I understand that I am not eligible for probation pursuant to NRS 176A.110 unless the psychosexual evaluation certifies that I do not represent a high risk to reoffend based upon a currently accepted standard of assessment. I understand that, except as otherwise provided by statute, the question of whether I receive probation is in the discretion of the sentencing judge.

5 I understand that, <u>before I am eligible for parole</u> a panel consisting of the Administrator 6 of the Mental Health and Developmental Services of the Department of Human Resources or 7 his designee; the Director of the Department of Corrections or his designee; and a psychologist 8 licensed to practice in this state or a psychiatrist licensed to practice medicine in this state 9 certifies that I was under observation while confined in an institution of the department of 10 corrections and that I do not represent a high risk to reoffend based upon a currently accepted 11 standard of assessment.

I understand that the Court will include as part of my sentence, in addition to any other
 penalties provided by law, pursuant to NRS 179D.441 to 179D.550, inclusive, I must register
 as a sex offender within forty-eight (48) hours of release from custody onto probation or parole.
 I understand that I must submit to blood and/or saliva tests under the direction of P&P
 to determine genetic markers and/or secretor status.

I understand that, if appropriate, I will be ordered to make restitution to the victim of the offense(s) to which I am pleading guilty and to the victim of any related offense which is being dismissed or not prosecuted pursuant to this agreement. I will also be ordered to reimburse the State of Nevada for any expenses related to my extradition, if any.

I understand that if more than one sentence of imprisonment is imposed and I am eligible to serve the sentences concurrently, the sentencing judge has the discretion to order the sentences served concurrently or consecutively.

I understand that information regarding charges not filed, dismissed charges, or charges
to be dismissed pursuant to this agreement may be considered by the judge at sentencing.

I have not been promised or guaranteed any particular sentence by anyone. I know that my sentence is to be determined by the Court within the limits prescribed by statute.

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3 V;\2021\193\78\202119378C-GPA-(NICHOLAS ALEXANDER COLLOTTA)-001.DOCX I understand that if my attorney or the State of Nevada or both recommend any specific punishment to the Court, the Court is not obligated to accept the recommendation.

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I understand that if the State of Nevada has agreed to recommend or stipulate a particular sentence or has agreed not to present argument regarding the sentence, or agreed not to oppose a particular sentence, such agreement is contingent upon my appearance in court on the initial sentencing date (and any subsequent dates if the sentencing is continued). I understand that if I fail to appear for the scheduled sentencing date or I commit a new criminal offense prior to sentencing the State of Nevada would regain the full right to argue for any lawful sentence.

I understand if the offense(s) to which I am pleading guilty to was committed while I
was incarcerated on another charge or while I was on probation or parole that I am not eligible
for credit for time served toward the instant offense(s).

I understand that P&P will prepare a report for the sentencing judge prior to sentencing. This report will include matters relevant to the issue of sentencing, including my criminal history. This report may contain hearsay information regarding my background and criminal history. My attorney and I will each have the opportunity to comment on the information contained in the report at the time of sentencing. Unless the District Attorney has specifically agreed otherwise, then the District Attorney may also comment on this report.

WAIVER OF RIGHTS

By entering my plea of guilty, I understand that I am waiving and forever giving up the following rights and privileges:

- 1. The constitutional privilege against self-incrimination, including the right to refuse to testify at trial, in which event the prosecution would not be allowed to comment to the jury about my refusal to testify.
- 2. The constitutional right to a speedy and public trial by an impartial jury, free of excessive pretrial publicity prejudicial to the defense, at which trial I would be entitled to the assistance of an attorney, either appointed or retained. At trial the State would bear the burden of proving beyond a reasonable doubt each element of the offense(s) charged.
- 3. The constitutional right to confront and cross-examine any witnesses who would testify against me.

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1	4. The constitutional right to subpoena witnesses to testify on my behalf.				
2	5. The constitutional right to testify in my own defense.				
3	6. The right to appeal the conviction with the assistance of an attorney,				
4	either appointed or retained, unless specifically reserved in writing and agreed upon as provided in NRS 174.035(3). I understand this means I am unconditionally waiving my right to a direct appeal of this conviction,				
5 6	including any challenge based upon reasonable constitutional, jurisdictional or other grounds that challenge the legality of the proceedings as stated in NRS 177.015(4). However, I remain free to				
7	challenge my conviction through other post-conviction remedies including a habeas corpus petition pursuant to NRS Chapter 34.				
8	VOLUNTARINESS OF PLEA				
9	I have discussed the elements of all of the original charge(s) against me with my				
10	attorney and I understand the nature of the charge(s) against me.				
11	I understand that the State would have to prove each element of the charge(s) against				
12	me at trial.				
13	I have discussed with my attorney any possible defenses, defense strategies and				
14	circumstances which might be in my favor.				
15	All of the foregoing elements, consequences, rights, and waiver of rights have been				
16	thoroughly explained to me by my attorney.				
17	I believe that pleading guilty and accepting this plea bargain is in my best interest, and				
18	that a trial would be contrary to my best interest.				
19	I am signing this agreement voluntarily, after consultation with my attorney, and I am				
20	not acting under duress or coercion or by virtue of any promises of leniency, except for those				
21	set forth in this agreement.				
22	I am not now under the influence of any intoxicating liquor, a controlled substance or				
23	other drug which would in any manner impair my ability to comprehend or understand this				
24	agreement or the proceedings surrounding my entry of this plea.				
25	//				
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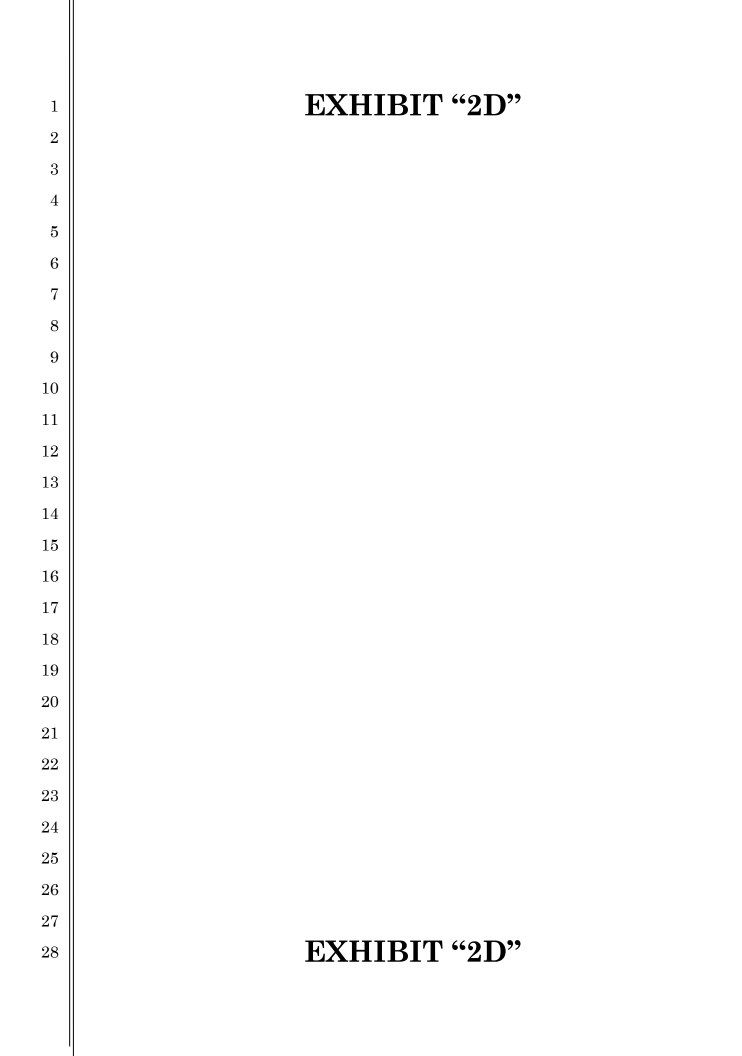
My attorney has answered all my questions regarding this guilty plea agreement and its consequences to my satisfaction and I am satisfied with the services provided by my attorney. DATED this _____ day of October, 2027_____ NICHOLAS ALEXANDER COLLOTTA Defendant AGREED TO BY: Chief Deputy ct Attomey Nevada Bar V:\2021\193\78\202119378C-GPA-(NICHOLAS ALEXANDER COLLOTTA)-001.DOCX

1	CERTIFICATE OF COUNSEL:					
2	I, the undersigned, as the attorney for the Defendant named herein and as an officer of the court hereby certify that:					
3 4	1.	I have charge	I have fully explained to the Defendant the allegations contained in the charge(s) to which guilty pleas are being entered.			
5	2.	I have restitu	advised the Defendant of the penalties for each charge and the tion that the Defendant may be ordered to pay.			
6 7 8	3.	I have inquired of Defendant facts concerning Defendant's immigration status and explained to Defendant that if Defendant is not a United States citizen any criminal conviction will most likely result in serious negative immigration consequences including but not limited to:				
9		a.	The removal from the United States through deportation;			
10		b.	An inability to reenter the United States;			
11		c.	The inability to gain United States citizenship or legal residency;			
12		d.	An inability to renew and/or retain any legal residency status; and/or			
13 14		e.	An indeterminate term of confinement, by with United States Federal Government based on the conviction and immigration status.			
15 16 17		been convi	over, I have explained that regardless of what Defendant may have told by any attorney, no one can promise Defendant that this ction will not result in negative immigration consequences and/or t Defendant's ability to become a United States citizen and/or legal nt.			
18 19	4.	are co	eas of guilty offered by the Defendant pursuant to this agreement insistent with the facts known to me and are made with my advice Defendant.			
20	5.	To the	e best of my knowledge and belief, the Defendant:			
21 22		a.	Is competent and understands the charges and the consequences of pleading guilty as provided in this agreement,			
23		b.	Executed this agreement and will enter all guilty pleas pursuant hereto voluntarily, and			
24 25		c.	Was not under the influence of intoxicating liquor, a controlled substance or other drug at the time I consulted with the Defendant as certified in paragraphs 1 and 2 above.			
26	Dated: This	26	day of October, 2027			
27			Jmy FBANKKOCKA, ESQ.			
28	hjc/SVU					
			7 V:\2021\193\78\202119378C-GPA-(NICHOLAS ALEXANDER COLLOTTA)-001.DOCX			

1 2 3 4 5 6	INFM STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 STACEY KOLLINS Chief Deputy District Attorney Nevada Bar #005391 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff		Electronically Filed 6/30/2021 10:42 AM Steven D. Grierson CLERK OF THE COURT	
7 8		CT COURT JNTY, NEVADA		
9	THE STATE OF NEVADA,			
10	Plaintiff,	CASE NO:	C-21-357118-1	
11	-VS-	DEPT NO:	XXV	
12	NICHOLAS ALEXANDER COLLOTTA,			
13	#7104269 Defendant.	INFO	RMÁTION	
14				
15	STATE OF NEVADA) ss.			
16	COUNTY OF CLARK)			
17	STEVEN B. WOLFSON, District Attorney within and for the County of Clark, State			
18	of Nevada, in the name and by the authority of the State of Nevada, informs the Court:			
19	That NICHOLAS ALEXANDER			
20	committed the crime of CHILD ABUSE, N			
21	B Felony - NRS 200.508.1 - NOC 55226) in			
22	That on or about the on or between A			
23	County of Clark, State of Nevada, contrary to the form, force and effect of statutes in such			
24	cases made and provided, and against the peace and dignity of the State of Nevada, Defendant			
25	did willfully, unlawfully and feloniously cause a child under the age of eighteen (18) years, to			
26	wit: M.C. and/or J.M., being approximately twelve (12) years of age, to suffer unjustifiable			
27	physical pain or mental suffering as a resul			
28	and/or cause M.C. and/or J.M. to be placed	in a situation where	M.C. and/or J.M. might have	
	\\CLARKCOUNTYDA.NET\CRMCASE2\2021\193\	78\202119378C-INFM-(NICHO)	LAS ALEXANDER COLLOTTA)-001.DOCX	
	EXHIB Case Number: C-2			

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1	suffered unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit:				
2	sexual exploitation, by telling M.C. he wanted to get M.C. alone so he could kiss and/or "fuck"				
3	M.C., and/or by causing and/or directing and/or encouraging J.M. to watch a pornographic				
4	representation of Defendant using his hand(s) and/or finger(s) to touch and/or rub and/or				
5	fondle and/or masturbate his penis.				
6	STEVEN B. WOLFSON				
7	Clark County District Attorney Nevada Bar #001565				
8	BY /s/ Stacev Kollins				
9	STACEY KOLLINS				
10	Chief Deputy District Attorney Nevada Bar #005391				
11					
12					
13	September 21, 2022				
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	1				



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			Alun S. Human			
1	JOC		CLERK OF THE COURT			
2	STEVEN B. WOLFSON Clark County District Attorney					
3	Nevada Bar #001565 200 Lewis Avenue					
4	Las Vegas, Nevada 89155-2212 (702) 671-2500					
5	Attorney for Plaintiff					
6	DISTRICT COURT CLARK COUNTY, NEVADA					
7	THE STATE OF NEVADA,					
8	Plaintiff,					
9	-VS-	CASE NO:	C-21-357118-1			
10	NICHOLAS ALEXANDER COLLOTTA,	DEPT NO:	XXV			
11	aka, Nichola Alexander Collotta # 7104269					
12	Defendant.					
13	JUDGMENT O	F CONVICTION				
14	(PLEA O)	F GUILTY)				
15	The defendant previously appeared bef	fore the Court with	counsel and entered a plea of			
16	guilty to the crime(s) of CHILD ABUSE, NI	EGLECT OR ENI	DANGERMENT (Category			
17	B Felony), in violation of NRS 200.508.1; t	hereafter, on the 9	th day of February 2022, the			
18	defendant was present in court for sentencing	with his counsel, I	FRANK KOCKA, ESQ., and			
19	good cause appearing,					
20	THE DEFENDANT WAS HEREBY	ADJUDGED guil	ty of said offense(s) and, in			
21	addition to the \$25.00 Administrative Assess	ment Fee, \$150.00	DNA Analysis fee including			
22	testing to determine genetic markers, \$3.00 D	NA Collection fee	and \$1,676.70 Psycho-sexual			
23	Evaluation fee, the defendant was sentenced a	s follows:				
24	///					
25	///					
26	///	Т				
27	///					
28	///					
	\\CLARKCOUNTYDA.NET\CRMCASE2\2021\193\78\	202119378C-JOC-(NICHOLA	S ALEXANDER COLLOTTA)-001.DOCX			
	Statistically closed: A. USJ	IR - CR - Guilty Plea W	/ith Sentence (Before trial) (USGPB)			

Defendant SENTENCED to a MINIMUM of SEVENTY-TWO (72) MONTHS and a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS in the Nevada Department of Corrections (NDC), SUSPENDED; placed on PROBATION for an indeterminate period not to exceed FORTY-EIGHT (48) MONTHS. In addition to the Standard Conditions of the Division of Parole and Probation (P & P), which are imposed, Defendant must comply with the following SPECIAL CONDITIONS:

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NRS 176A.410 Required terms and conditions for sex offenders; powers and duties of court; exceptions.

1. Except as otherwise provided in subsection 6, if a defendant is convicted of a sexual offense and the court grants probation or suspends the sentence, the court shall, in addition to any other condition ordered pursuant to NRS 176A.400, order as a condition of probation or suspension of sentence that the defendant:

(a) Submit to a search and seizure of the defendant's person, residence or vehicle
or any property under the defendant's control, at any time of the day or night,
without a warrant, by any parole and probation officer or any peace officer, for
the purpose of determining whether the defendant has violated any condition of
probation or suspension of sentence or committed any crime.

(b) Reside at a location only if:

(1) The residence has been approved by the parole and probation officer assigned to the defendant.

(2) If the residence is a facility that houses more than three persons who have been released from prison, the facility is a facility for transitional living for released offenders that is licensed pursuant to chapter 449 of NRS.

(3) The defendant keeps the parole and probation officer assigned to the defendant informed of the defendant s current address.

(c) Accept a position of employment or a position as a volunteer only if it has been approved by the parole and probation officer assigned to the defendant and

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	L.
1	keep the parole and probation officer informed of the location of the defendant
2	s position of employment or position as a volunteer.
3	(d) Abide by any curfew imposed by the parole and probation officer assigned
4	to the defendant.
5	(e) Participate in and complete a program of professional counseling approved
6	by the Division.
7	(f) Submit to periodic tests, as requested by the parole and probation officer
8	assigned to the defendant, to determine whether the defendant is using a
9	controlled substance.
10	(g) Submit to periodic polygraph examinations, as requested by the parole and
11	probation officer assigned to the defendant.
12	(h) Abstain from consuming, possessing or having under the defendant s control
13	any alcohol.
14	(i) Not have contact or communicate with a victim of the sexual offense or a
15	witness who testified against the defendant or solicit another person to engage
16	in such contact or communication on behalf of the defendant, unless approved
17	by the Chief Parole and Probation Officer or the Chief Parole and Probation
18	Officer s designee and a written agreement is entered into and signed in the
19	manner set forth in subsection 5.
20	(j) Not use aliases or fictitious names.
21	(k) Not obtain a post office box unless the defendant receives permission from
22	the parole and probation officer assigned to the defendant.
23	(1) Not have contact with a person less than 18 years of age in a secluded
24	environment unless another adult who has never been convicted of a sexual
25	offense is present and permission has been obtained from the parole and
26	probation officer assigned to the defendant in advance of each such contact
27	WITH THE EXCEPTION, DEFENDANT CAN HAVE CONTACT WITH HIS
28	OWN BIOLOGICAL CHILDREN.

1 (m) Unless approved by the parole and probation officer assigned to the 2 defendant and by a psychiatrist, psychologist or counselor treating the defendant, 3 if any, not knowingly be within 500 feet of any place, or if the place is a structure, 4 within 500 feet of the actual structure, that is designed primarily for use by or 5 for children, including, without limitation, a public or private school, a school 6 bus stop, a center or facility that provides day care services, a video arcade, an 7 amusement park, a playground, a park, an athletic field or a facility for youth 8 sports, or a motion picture theater. The provisions of this paragraph apply only 9 to a defendant who is a Tier III offender. 10 (n) Comply with any protocol concerning the use of prescription medication 11 prescribed by a treating physician, including, without limitation, any protocol 12 concerning the use of psychotropic medication. 13 (o) Not possess any sexually explicit material that is deemed inappropriate by 14 the parole and probation officer assigned to the defendant. 15 (p) Not patronize a business which offers a sexually related form of 16 entertainment, and which is deemed inappropriate by the parole and probation 17 officer assigned to the defendant. 18 (q) Not possess any electronic device capable of accessing the Internet and not 19 access the Internet through any such device or any other means unless possession of such a device or such access is approved by the parole and probation officer 20 21 assigned to the defendant. 22 (r) Inform the parole and probation officer assigned to the defendant if the defendant expects to be or becomes enrolled as a student at an institution of 23 higher education or changes the date of commencement or termination of the 24 25 defendant s enrollment at an institution of higher education. As used in this paragraph, institution of higher education has the meaning ascribed to it in NRS 26 27 179D.045. 28 111

2. Except as otherwise provided in subsection 6, if a defendant is convicted of an offense listed in subsection 6 of NRS 213.1255 against a child under the age of 14 years, the defendant is a Tier III offender and the court grants probation or suspends the sentence of the defendant, the court shall, in addition to any other condition ordered pursuant to subsection 1, order as a condition of probation or suspension of sentence that the defendant:

(a) Reside at a location only if the residence is not located within 1,000 feet of any place, or if the place is a structure, within 1,000 feet of the actual structure, that is designed primarily for use by or for children, including, without limitation, a public or private school, a school bus stop, a center or facility that provides day care services, a video arcade, an amusement park, a playground, a park, an athletic field or a facility for youth sports, or a motion picture theater.
(b) As deemed appropriate by the Chief Parole and Probation Officer, be placed under a system of active electronic monitoring that is capable of identifying the defendant's location and producing, upon request, reports or records of the defendant's presence near or within a crime scene or prohibited area or the defendant's departure from a specified geographic location.

(c) Pay any costs associated with the defendant s participation under the system of active electronic monitoring, to the extent of the defendant s ability to pay.

3. A defendant placed under the system of active electronic monitoring pursuant to subsection 2 shall:

(a) Follow the instructions provided by the Division to maintain the electronic monitoring device in working order.

(b) Report any incidental damage or defacement of the electronic monitoring device to the Division within 2 hours after the occurrence of the damage or defacement.

(c) Abide by any other conditions set forth by the Division with regard to the defendant's participation under the system of active electronic monitoring.

1	4. Except as otherwise provided in this subsection, a person who intentionally removes	
2	or disables or attempts to remove or disable an electronic monitoring device placed on	
3	a defendant pursuant to this section is guilty of a gross misdemeanor. The provisions of	
4	this subsection do not prohibit a person authorized by the Division from performing	
5	maintenance or repairs to an electronic monitoring device.	
6	5. A written agreement entered into pursuant to paragraph (i) of subsection 1 must state	
7	that the contact or communication is in the best interest of the victim or witness and	
8	specify the type of contact or communication authorized. The written agreement must	
9	be signed and agreed to by:	
10	(a) The victim or the witness;	
11	(b) The defendant;	
12	(c) The parole and probation officer assigned to the defendant;	
13	(d) The psychiatrist, psychologist or counselor treating the defendant, victim or	
14	witness, if any;	
15	(e) If the victim or witness is a child under 18 years of age, each parent, guardian,	
16	or custodian of the child; and	
17	(f) The Chief Parole and Probation Officer or the Chief Parole and Probation	
18	Officer's designee.	
19	6. The court is not required to impose a condition of probation or suspension of sentence	
20	listed in subsections 1 and 2 if the court finds that extraordinary circumstances are	
21	present, and the court enters those extraordinary circumstances in the record.	
22	7. As used in this section, sexual offense has the meaning ascribed to it in NRS	
23	179D.097. (Added to NRS by 1997, 1667; A 2001, 2051; 2003, 566; 2005, 2862; 2007,	
24	1916, 2749, 3246; 2009, 1293)	
25	8. Per NRS 179D.460, the defendant shall register as a sex offender within 48 hours of	
26	sentencing or release from custody.	
27	9. No contact whatsoever with the victims MC and JM.	
28	10. Complete sex offender specific treatment program.	
	6	

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1	11. No use, possession or control of alcohol or drugs including marijuana during the					
2	term of probation.					
3	12. Maintain full-time employment.					
4	13. Abide by any curfew imposed.					
5	14. Follow all directives of Child Protective Services.					
6	15. You shall submit your digital storage media or any digital storage media that you					
7	have access or use, including computers, handheld communication devices and any					
8	network applications associated with those devices, including social media and remote					
9	storage services to a search and shall provide all passwords, unlock codes, and account					
10	information associated with those items, with or without a search warrant, by the					
11	Division of Parole and Probation or its agent.					
12	16. Report to P & P within 48 hours.					
13	COURT ORDERED, a special SENTENCE OF LIFETIME SUPERVISION is					
14	imposed to commence upon release from any term of probation, parole, or imprisonment.					
15	Defendant REMOVED from House Arrest.					
16	BOND, if any, EXONERATED.					
17	Dated this 22nd day of March, 2022					
18	Kathly & Delm					
19						
20	September 21, 2022 BFB 280 EBDC C7DA					
21	TATES OF EXAMPLE A STATES					
22	C OF THE P P					
23	DISTRICT					
24	THE OF NEVROLING					
25 26	CERTIFIED COPY					
20	ELECTRONIC SEAL (NRS 1.190(3))					
28	kb/21CR019144/L-5					
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BEFORE THE STATE BOARD OF EDUCATION 1 $\mathbf{2}$ 3 JHONE EBERT, SUPERINTENDENT OF PUBLIC INSTRUCTION, DEPARTMENT 4 OF EDUCATION, STATE OF NEVADA, CASE NO. 2023-1 5Petitioner, 6 v. 7 NICHOLAS COLLOTTA, 8 Respondent. 9 DECLARATION OF MARTHA WARACHOWSKI 10 I, MARTHA WARACHOWSKI, declare that the following is true. 11 I am over the age of twenty-one (21) and competent to testify to the facts in 12 1. this Declaration. 13

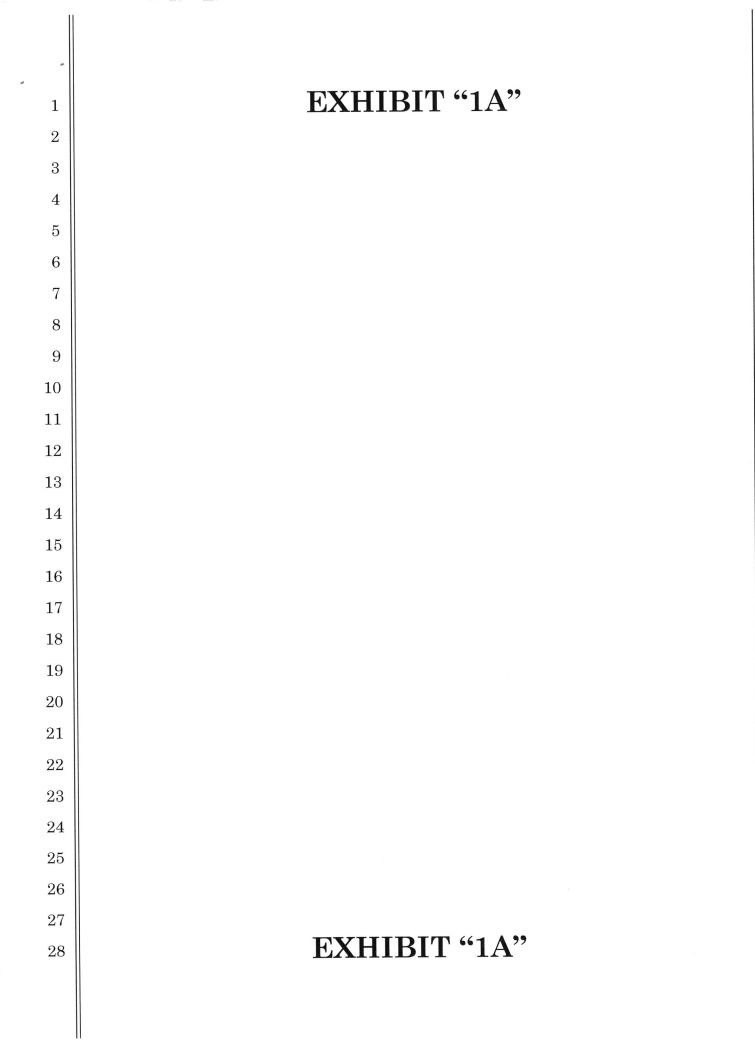
14 2. I am employed by the State of Nevada, Department of Education as an
15 Administrative Assistant IV, and I am assigned as the assistant to the State Board of
16 Education. I have been employed by the Department of Education since December, 2019.

Attached hereto are true and correct copies of the following Board of 173. Education documents as kept in the normal course of business: the Petition and 18 Recommendation for Revocation of License and Notice of Right to Hearing ("Petition and 19 Notice"), submitted as Exhibit "1A"; the certified mail receipt for service of the Petition 20and Notice, submitted as Exhibit "1B"; the Notice of Intent to Consider Character, 21Misconduct, Competence or Health of a Person ("Open Meeting Law Notice"), submitted 22as Exhibit "1C"; and the certified mail receipt for service of the Open Meeting Law Notice, 23submitted as Exhibit "1D".

> I declare under penalty of perjury that the foregoing is true and correct. Executed on this ______ day of March, 2023.

Wardelowsk-Declarant

]	Exhibit No.	Title						Pages
	1A	Petition and N	otice					29
	1B	Certified Mail	Receipt for	service of	the Petitio	n and Not	ice	1
	1C	Open Meeting	Law Notic	e				2
	1D	Certified Mail Notice	Receipt fo	or service of	f the Open	Meeting	Law	2



1 BEFORE THE STATE BOARD OF EDUCATION $\mathbf{2}$ 3 JHONE EBERT. SUPERINTENDENT OF PUBLIC INSTRUCTION, DEPARTMENT 4 OF EDUCATION, STATE OF NEVADA, CASE NO. 2023-1 $\mathbf{5}$ Petitioner, 6 v. 7 NICHOLAS COLLOTTA, 8 Respondent. 9 PETITION AND RECOMMENDATION FOR REVOCATION OF LICENSE AND 10 NOTICE OF RIGHT TO HEARING 11 Jhone Ebert, Superintendent of Public Instruction, Department of Education, State of Nevada 12("Petitioner"), hereby petitions the State Board of Education for the revocation of the teacher license 13 14held by NICHOLAS COLLOTTA ("Respondent"), issued by the Nevada Department of Education. 15This Petition and Recommendation for Revocation of License and Notice of Right to Hearing ("Petition 16 and Recommendation") is supported by NRS 391.320, NRS 391.330, and the following allegations: 17I. Jurisdiction 18 Respondent was, at the relevant times mentioned in this Petition and Recommendation, the 19 holder of Provisional License No. 206005 issued by the Superintendent of Public Instruction, 2021Department of Education, State of Nevada, pursuant to the provisions of Chapter 391 of the Nevada 22Revised Statutes (the "License"). Such License is as follows: 7-9 Provisional – Middle School/ Junior 23High. The License expired on May 10, 2022. A true and correct copy of the License is attached as 24Exhibit A. 25Petitioner hereby files this Petition and Recommendation in her official capacity as 2627Superintendent of Public Instruction, Department of Education, State of Nevada. See NRS 391.322. 28The State Board of Education may revoke or suspend Respondent's license, if recommended by the 1

Superintendent of Public Instruction or the Board of Trustees of a School District, after notice and
 opportunity for hearing, based upon the NRS 391.330 grounds for suspension and revocation. See NRS
 391.320; NRS 391.322; NRS 391.330.

II. Factual Allegations

According to the Indictment filed in the Eighth Judicial Court of the State of Nevada, in and for Clark County, (a true and correct copy of which is attached as Exhibit B) on June 30, 2021, Respondent did commit the crime of CHILD ABUSE, NEGLECT OR ENDANGERMENT (Category B Felony – NRS 200.508.1 – NOC 55226). This crime was committed by Respondent as he willfully, unlawfully, feloniously cause a child under the age of eighteen (18) years, to suffer unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit: sexual exploitation. This caused M.C. and/or J.M to be placed in a situation where M.C. and/or J.M. might have suffered unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit: sexual exploitation.

On or about January 26, 2022, Respondent entered into a Guilty Plea Agreement (a true and correct copy of which is attached as Exhibit C) pleading guilty to the crime of CHILD ABUSE,

NEGLECT OR ENDANGERMENT (Category B Felony – NRS 200.508.1 – NOC 55226).

On or about March 22, 2022, the Eighth Judicial Court of the State of Nevada, in and for Clark County, filed a Judgment of Conviction, convicting Respondent of the crime of CHILD ABUSE, NEGLECT OR ENDANGERMENT (Category B Felony – NRS 200.508.1 – NOC 55226). A true and correct copy of the Judgment of Conviction is attached hereto as Exhibit D and is fully incorporated herein.

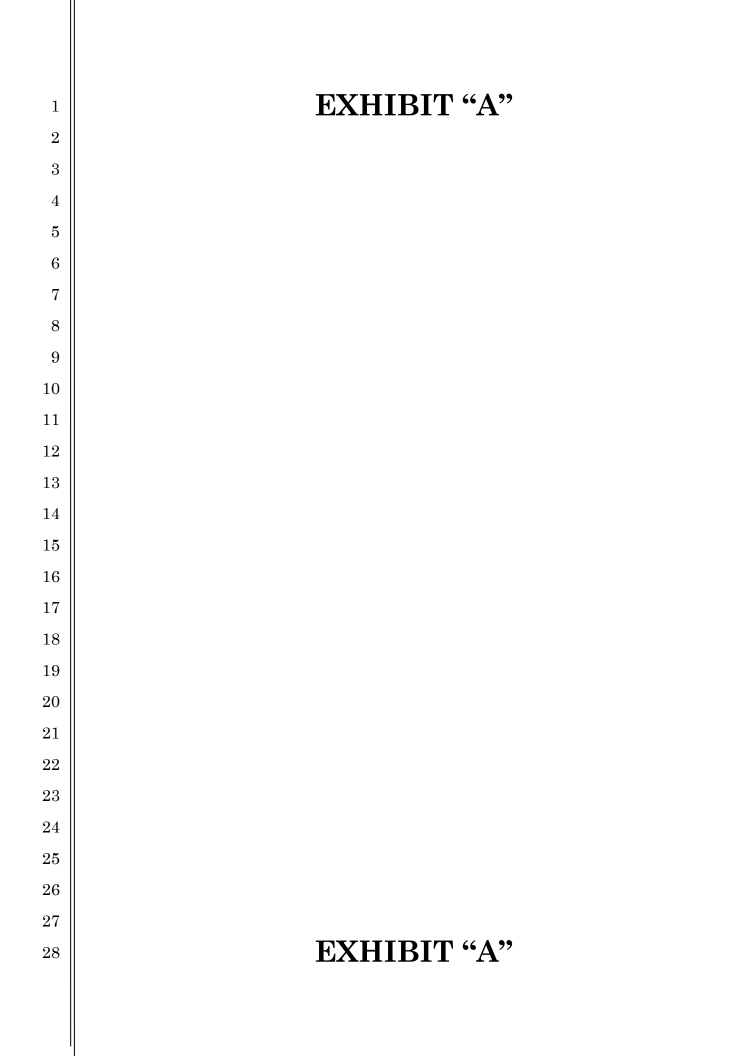
According to the Judgment of Conviction, the Court sentenced Respondent to imprisonment in the Nevada Department of Corrections for a minimum of seventy-two (72) months and a maximum of one hundred eighty (180) months for the crime of CHILD ABUSE, NEGLECT OR ENDANGERMENT (Category B Felony – NRS 200.508.1 – NOC 55226). (Exhibit D).

	In addition, according to the Judgment of Conviction, the Court suspended the prison sentence						
and admitted Respondent to probation for a period not to exceed four (4) years and included the							
following special conditions:							
	1. Respondent must comply with all special conditions of NRS 176A.410,						
	2. Per NRS 179D.460, Respondent must register as a sex offender within 48 hours of						
	sentencing or release from custody.						
	3. Respondent must have no contact whatsoever with the victims M.C. and J.M.						
	4. Respondent must complete sex offender specific treatment program.						
	5. Respondent must have no use, possession or control of alcohol or drugs including marijuana						
	during the term of probation.						
	6. Respondent must maintain full-time employment.						
	7. Respondent must abide by any curfew imposed.						
	8. Respondent must follow all directives of Child Protective Services.						
	9. Respondent must submit his digital storage media or any digital storage media that he has						
	access or use, including computers, handheld communication device and any network						
	applications associated with those devices, including social media and remote storage						
	services to a search and shall provide all passwords, unlock codes and account information						
	associated with those items, with or without a search warrant, by the Division of Parole and						
	Probation or its agent,						
	10. Respondent must report to Parole and Probation within 48 hours,						
	11. Respondent is subject to lifetime supervision upon release from probation, parole or						
	imprisonment.						
III.	Legal Allegations						
	NRS 391.330(1), states as follows in pertinent part:						
	follow						

	(a) Unprofessional conduct.							
1								
2	(b) Immorality, as defined in NRS 391.650.							
3	(c) Evident unfitness for service.							
4								
5	(e) Conviction of a felony or crime involving moral turpitude							
6 7	By committing the acts that constituted the crime of CHILD ABUSE, NEGLECT OR							
8	ENDANGERMENT (Category B Felony – NRS 200.508.1 – NOC 55226) and being convicted of said							
9	offense, Respondent has subjected his license to revocation or suspension by violation of the following:							
10	(1) NRS 391.330(1)(a) Unprofessional conduct;							
11	(2) NRS 391.330(l)(b) Immorality, as defined in NRS 391.650;							
12	(3) NRS 391.330(l)(c) evident unfitness for service; and							
13	(4) NRS 391.330(1)(e) Conviction of a felony or a crime involving moral turpitude.							
$14\\15$	IV. Notice of Right to Hearing							
16	Respondent is hereby given notice of the recommendation by the Superintendent of Public							
17	Instruction for the revocation of his license. The protocol and procedure for the suspension or							
18	revocation of a license are set forth in NRS 391.320 to 391.361, inclusive. Respondent has the right to a							
19	hearing on this Petition and Recommendation before a hearing officer, who will be selected pursuant to							
20	NRS 391.322, to answer the allegations of the Petition and Recommendation and to present evidence							
$\begin{array}{c} 21 \\ 22 \end{array}$								
23	If Respondent desires a hearing before a hearing officer, he must file a written request within							
24	fifteen (15) days from the receipt of this Petition and Recommendation as provided in NRS 391.322.							
25	Respondent's request should be addressed to the Superintendent of Public Instruction, Nevada							
26	Department of Education, 700 East 5 th Street, Carson City, Nevada, 89701-5096. If Respondent							
27								
28	requests a hearing, a hearing officer will be selected pursuant to NRS 391.322, and that hearing officer							
	4							

1	will notify Respondent, in writing, of the tim	ne and	location of the hearing not less than ten (10) days						
2	before the hearing. If Respondent requests a hearing and a hearing officer is selected, the procedures for								
3	the suspension or revocation of licenses found in NAC 391.500 to 391.555, inclusive, will be followed								
4	as appropriate. Pursuant to NAC 391.507, "[n]ot later than ten (10) days after a hearing officer is								
5	selected pursuant to NRS 391.322, the holde	er of th	e license shall submit to the hearing officer an						
6	answer to the allegations set forth" in this Petition and Recommendation. If no request for a hearing is								
7	filed within the time specified, the State Board of Education may suspend or revoke Respondent's								
8 9	license or take no action on the recommenda								
9 10			ate Board of Education issue its decision to revoke						
11		the St	are board of Education issue its decision to revoke						
12	Respondent's license.								
13	DATED: January 31, 2023								
14			ON D. FORD mey General						
15									
16		By:	/s/ David M. Gardner						
17			DAVID M. GARDNER Senior Deputy Attorney General						
18			555 E. Washington Ave., Suite 3900 Las Vegas, Nevada 89101						
19			(702) 486-5714						
20			Attorneys for the State of Nevada, Department of Education						
21									
22									
23									
24									
$\frac{25}{26}$									
$\frac{20}{27}$									
28									
-			5						
	(1								

	EXHIBIT LIST	
Exhibit No.	Title	Page
А	Respondent's License	1
В	Indictment	2
С	Guilty Plea Agreement	9
D	Judgment of Conviction	7



State of Nevada License for Educational Personnel

License No. 206005

This License Certifies That

Nicholas A Collotta

Has complied with the prescribed rules and regulations of the Commission on Professional Standards in Education and that the Superintendent of Public Instruction has granted this license which authorizes the holder to provide service in the schools of the State of Nevada in the following areas :

License	Grade Level	Original Endorsement Issue Date	Endorsements License Issue Date	Expiration Date
Provisional - Middle School	/Junior 7-9	05/10/2019	English 05/10/2019	05/10/2022
High	L'Alla de			

Provisions to be satisfied

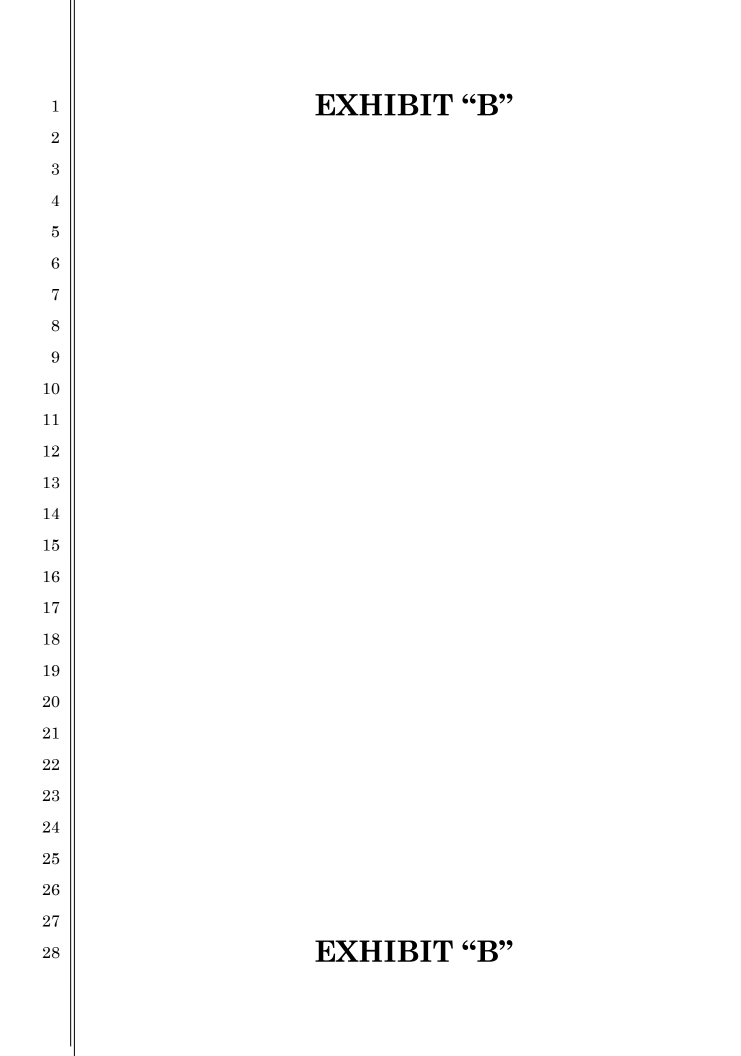
Prov	isions	Required Due Date
English - 5624 Praxis Exam - Principles of Learning and Teaching - Grades 7-12	APPE A	05/10/2022
English - 5047 Praxis Exam - Middle School English Language Arts		05/10/2022
English - Coursework required	Course in methods of teaching middle school English	05/10/2022
Three (3) semester credits in a course on Parent Involvement and Family Engagement that has been approved by the Department and is consistent with NRS 392.457.		05/10/2022
Praxis Core Academic Skills For Educators Exam: Reading (5712)		05/10/2022
Praxis Core Academic Skills For Educators Exam: Writing (5722)	PR OUR COUNTY	05/10/2022
Praxis Core Academic Skills For Educators Exam:	TADA	05/10/2022

Renewal Requirements

Renewal Requirements	Required Due Date	

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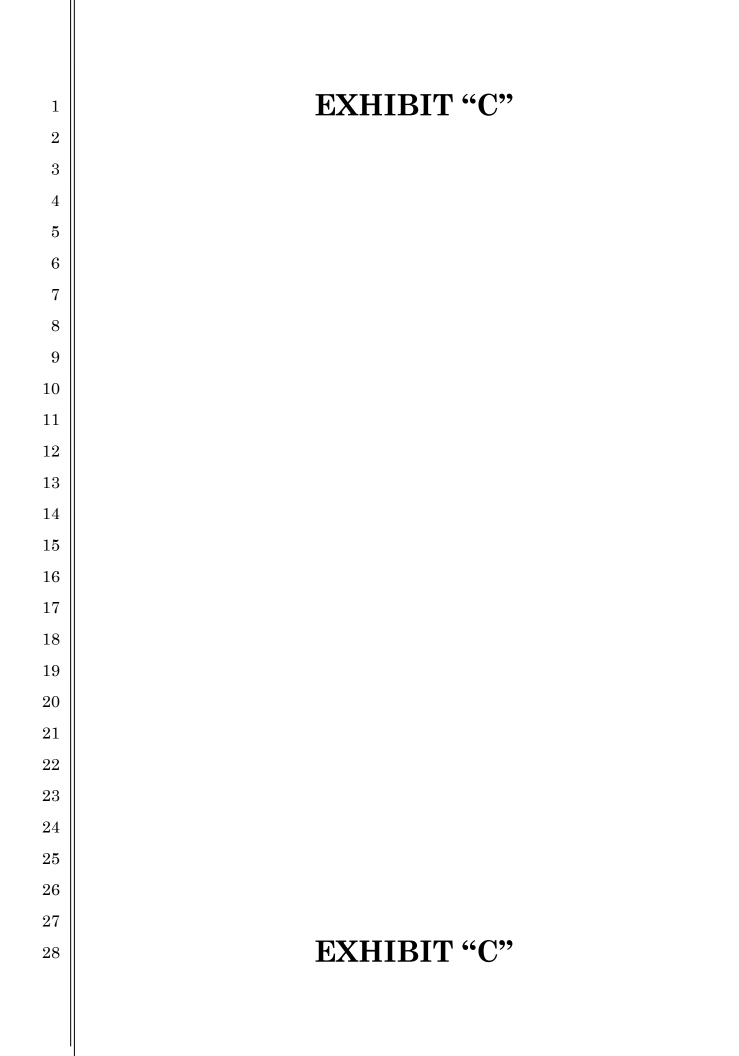
State Superintendent of Public Instruction



1 2 3 4 5 6	INFM STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 STACEY KOLLINS Chief Deputy District Attorney Nevada Bar #005391 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff		Electronically Filed 6/30/2021 10:42 AM Steven D. Grierson CLERK OF THE COURT
7 8		CT COURT JNTY, NEVADA	
9	THE STATE OF NEVADA,	CASE NO:	C-21-357118-1
10	Plaintiff,		
11	-VS-	DEPT NO:	XXV
12	NICHOLAS ALEXANDER COLLOTTA,		
13	#7104269 Defendant.	INFO	RMATION
14]	
15	STATE OF NEVADA)) ss.		
16	COUNTY OF CLARK)	······································	
17	STEVEN B. WOLFSON, District At	-	
18	of Nevada, in the name and by the authority		
19	That NICHOLAS ALEXANDER (-	
20	committed the crime of CHILD ABUSE, N		
21	B Felony - NRS 200.508.1 - NOC 55226) in		5
22	That on or about the on or between Au	-	
23	County of Clark, State of Nevada, contrary	to the form, force an	nd effect of statutes in such
24	cases made and provided, and against the pea	.	
25	did willfully, unlawfully and feloniously cau	se a child under the a	ge of eighteen (18) years, to
26	wit: M.C. and/or J.M., being approximately	twelve (12) years of	f age, to suffer unjustifiable
27	physical pain or mental suffering as a result	of abuse or neglect,	to wit: sexual exploitation,
28	and/or cause M.C. and/or J.M. to be placed in	n a situation where N	A.C. and/or J.M. might have

\\CLARKCOUNTYDA.NET\CRMCASE2\2021\193\78\202119378C-INFM-(NICHOLAS ALEXANDER COLLOTTA)-001.DOCX

1	suffered unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit:						
2	sexual exploitation, by telling M.C. he wanted to get M.C. alone so he could kiss and/or "fuck"						
3	M.C., and/or by causing and/or directing and/or encouraging J.M. to watch a pornographic						
4	representation of Defendant using his hand(s) and/or finger(s) to touch and/or rub and/or						
5	fondle and/or masturbate his penis.						
6	STEVEN B. WOLFSON						
7	Clark County District Attorney Nevada Bar #001565						
8	$DV = \frac{\sqrt{2}}{2} Starry Valling$						
9	BY <u>/s/ Stacey Kollins</u> STACEY KOLLINS						
10	Chief Deputy District Attorney Nevada Bar #005391						
11							
12							
13							
14							
15							
16	September 21, 2022						
17	STATES OF						
18	OF THE A BIGHTH						
19							
19							
20	ODISTRICT E						
	CERTIFIED COPY						
20	CERTIFIED COPY ELECTRONIC SEAL (NRS 1.190(3))						
20 21							
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 20 21 22 23 24 25 26 27 	ELECTRONIC SEAL (NRS 1.190(3)) 21CR019144/hjc/SVU LVMPD EV#210400084807 (TK08)						



			Electronically Filed 1/26/2022 1:26 PM Steven D. Grierson
			CLERK OF THE COURT
1	GPA		
2	STEVEN B. WOLFSON Clark County District Attorney		
3	Nevada Bar #001565 STACEY KOLLINS		
4	Chief Deputy District Attorney Nevada Bar #005391		
5	200 Lewis Avenue Las Vegas, NV 89155-2212		
6	(702) 671-2500 Attorney for Plaintiff		
7		CT COURT	
8		INTY, NEVADA	
9		······································	
10	THE STATE OF NEVADA,		
11	Plaintiff,		
12	-VS-	CASE NO:	C-21-357118-1
13	NICHOLAS ALEXANDER COLLOTTA,	DEPT NO:	XXV
14	#7104269 Defendant.		
15			
16	GUILTY PLE	A AGREEMENT	
17	I hereby agree to plead guilty	to: CHILD A	BUSE, NEGLECT OR
18	ENDANGERMENT (Category B Felony	- NRS 200.508.1 - 1	NOC 55226) as more fully
19	alleged in the charging document attached he	reto as Exhibit "1".	
20	My decision to plead guilty is based u	pon the plea agreen	ent in this case which is as
21	follows:		
22	Provided that I am not deemed a hig	h risk to reoffend pu	irsuant to the psychosexual
23	evaluation, the State will not oppose my beir	ng granted probation	at the rendition of sentence
24	with the State retaining the right to argue terr	ns and conditions of	probation as well as for the
25	length of the underlying sentence. Further, th	ne State will not oppo	ose my being released upon
26	my own recognizance, with high-level electr	onic monitoring, afte	er the entry of plea. I am to
27	have no contact by any means and/or manner	whatsoever with the	victims in the instant case.
28	Both parties waive any and all defects in the	pleadings.	
	V:\2021\193\7	78\202119378C-GPA-(NICHOLA	S ALEXANDER COLLOTTA)-001.DOCX
I			

.....

I agree to the forfeiture of any and all electronic storage devices, computers, and/or related equipment and/or weapons or any interest in any electronic storage devices, computers and/or related equipment and/or weapons seized and/or impounded in connection with the instant case and/or any other case negotiated in whole or in part in conjunction with this plea agreement.

I understand and agree that, if I fail to interview with the Department of Parole and 6 Probation (P&P), fail to appear at any subsequent hearings in this case, or an independent 7 magistrate, by affidavit review, confirms probable cause against me for new criminal charges 8 including reckless driving or DUI, but excluding minor traffic violations, the State will have 9 the unqualified right to argue for any legal sentence and term of confinement allowable for the 10 crime(s) to which I am pleading guilty, including the use of any prior convictions I may have 11 to increase my sentence as an habitual criminal to five (5) to twenty (20) years, Life without 12 the possibility of parole, Life with the possibility of parole after ten (10) years, or a definite 13 twenty-five (25) year term with the possibility of parole after ten (10) years. 14

Otherwise I am entitled to receive the benefits of these negotiations as stated in thisplea agreement.

17

CONSEQUENCES OF THE PLEA

I understand that by pleading guilty I admit the facts which support all the elements ofthe offense(s) to which I now plead as set forth in Exhibit "1".

I understand that as a consequence of my plea of guilty the Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum term of not less than two (2) year and a maximum term of not more than twenty (20) years. The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment. I understand that the law requires me to pay an Administrative Assessment Fee.

I understand that pursuant to NRS 176.139 and my plea of guilty to a sexual offense for which the suspension of sentence or the granting of probation is permitted, P&P shall arrange for a psychosexual evaluation as part of the Division's Presentence Investigation (PSI) Report to the court.

> 2 V:2021/193/78/202119378C-GPA-(NICHOLAS ALEXANDER COLLOTTA)-001.DOCX

I understand that I am not eligible for probation pursuant to NRS 176A.110 unless the psychosexual evaluation certifies that I do not represent a high risk to reoffend based upon a currently accepted standard of assessment. I understand that, except as otherwise provided by statute, the question of whether I receive probation is in the discretion of the sentencing judge.

5 I understand that, <u>before I am eligible for parole</u> a panel consisting of the Administrator 6 of the Mental Health and Developmental Services of the Department of Human Resources or 7 his designee; the Director of the Department of Corrections or his designee; and a psychologist 8 licensed to practice in this state or a psychiatrist licensed to practice medicine in this state 9 certifies that I was under observation while confined in an institution of the department of 10 corrections and that I do not represent a high risk to reoffend based upon a currently accepted 11 standard of assessment.

I understand that the Court will include as part of my sentence, in addition to any other
 penalties provided by law, pursuant to NRS 179D.441 to 179D.550, inclusive, I must register
 as a sex offender within forty-eight (48) hours of release from custody onto probation or parole.
 I understand that I must submit to blood and/or saliva tests under the direction of P&P
 to determine genetic markers and/or secretor status.

I understand that, if appropriate, I will be ordered to make restitution to the victim of the offense(s) to which I am pleading guilty and to the victim of any related offense which is being dismissed or not prosecuted pursuant to this agreement. I will also be ordered to reimburse the State of Nevada for any expenses related to my extradition, if any.

I understand that if more than one sentence of imprisonment is imposed and I am eligible to serve the sentences concurrently, the sentencing judge has the discretion to order the sentences served concurrently or consecutively.

I understand that information regarding charges not filed, dismissed charges, or charges
to be dismissed pursuant to this agreement may be considered by the judge at sentencing.

I have not been promised or guaranteed any particular sentence by anyone. I know that my sentence is to be determined by the Court within the limits prescribed by statute.

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3 V;\2021\193\78\202119378C-GPA-(NICHOLAS ALEXANDER COLLOTTA)-001.DOCX I understand that if my attorney or the State of Nevada or both recommend any specific punishment to the Court, the Court is not obligated to accept the recommendation.

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I understand that if the State of Nevada has agreed to recommend or stipulate a particular sentence or has agreed not to present argument regarding the sentence, or agreed not to oppose a particular sentence, such agreement is contingent upon my appearance in court on the initial sentencing date (and any subsequent dates if the sentencing is continued). I understand that if I fail to appear for the scheduled sentencing date or I commit a new criminal offense prior to sentencing the State of Nevada would regain the full right to argue for any lawful sentence.

I understand if the offense(s) to which I am pleading guilty to was committed while I
was incarcerated on another charge or while I was on probation or parole that I am not eligible
for credit for time served toward the instant offense(s).

I understand that P&P will prepare a report for the sentencing judge prior to sentencing. This report will include matters relevant to the issue of sentencing, including my criminal history. This report may contain hearsay information regarding my background and criminal history. My attorney and I will each have the opportunity to comment on the information contained in the report at the time of sentencing. Unless the District Attorney has specifically agreed otherwise, then the District Attorney may also comment on this report.

WAIVER OF RIGHTS

By entering my plea of guilty, I understand that I am waiving and forever giving up the following rights and privileges:

- 1. The constitutional privilege against self-incrimination, including the right to refuse to testify at trial, in which event the prosecution would not be allowed to comment to the jury about my refusal to testify.
- 2. The constitutional right to a speedy and public trial by an impartial jury, free of excessive pretrial publicity prejudicial to the defense, at which trial I would be entitled to the assistance of an attorney, either appointed or retained. At trial the State would bear the burden of proving beyond a reasonable doubt each element of the offense(s) charged.
- 3. The constitutional right to confront and cross-examine any witnesses who would testify against me.

4

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1	4. The constitutional right to subpoena witnesses to testify on my behalf.						
2	5. The constitutional right to testify in my own defense.						
3	6. The right to appeal the conviction with the assistance of an attorney,						
4	either appointed or retained, unless specifically reserved in writing and agreed upon as provided in NRS 174.035(3). I understand this means I am unconditionally waiving my right to a direct appeal of this conviction,						
5 6	including any challenge based upon reasonable constitutional, jurisdictional or other grounds that challenge the legality of the proceedings as stated in NRS 177.015(4). However, I remain free to						
7	challenge my conviction through other post-conviction remedies including a habeas corpus petition pursuant to NRS Chapter 34.						
8	VOLUNTARINESS OF PLEA						
9	I have discussed the elements of all of the original charge(s) against me with my						
10	attorney and I understand the nature of the charge(s) against me.						
11	I understand that the State would have to prove each element of the charge(s) against						
12	me at trial.						
13	I have discussed with my attorney any possible defenses, defense strategies and						
14	circumstances which might be in my favor.						
15	All of the foregoing elements, consequences, rights, and waiver of rights have been						
16	thoroughly explained to me by my attorney.						
17	I believe that pleading guilty and accepting this plea bargain is in my best interest, and						
18	that a trial would be contrary to my best interest.						
19	I am signing this agreement voluntarily, after consultation with my attorney, and I am						
20	not acting under duress or coercion or by virtue of any promises of leniency, except for those						
21	set forth in this agreement.						
22	I am not now under the influence of any intoxicating liquor, a controlled substance or						
23	other drug which would in any manner impair my ability to comprehend or understand this						
24	agreement or the proceedings surrounding my entry of this plea.						
25	Π						
26	//						
27	//						
28	//						
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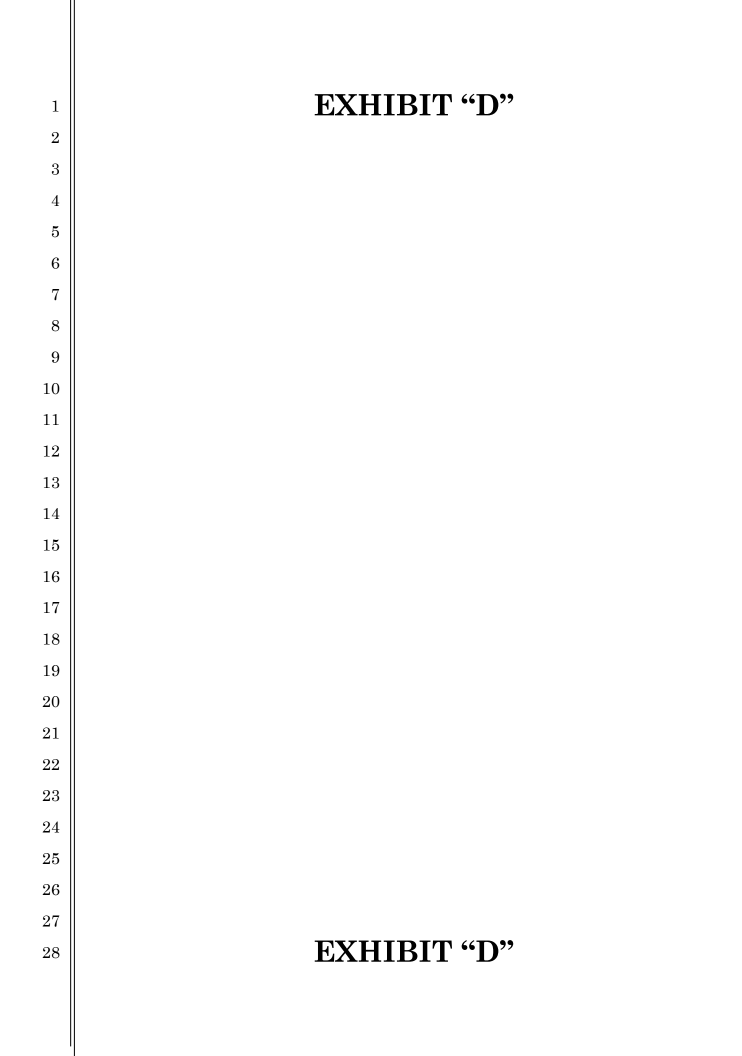
My attorney has answered all my questions regarding this guilty plea agreement and its consequences to my satisfaction and I am satisfied with the services provided by my attorney. DATED this _____ day of October, 2027_____ NICHOLAS ALEXANDER COLLOTTA Defendant AGREED TO BY: Chief Deputy ct Attomey Nevada Bar V:\2021\193\78\202119378C-GPA-(NICHOLAS ALEXANDER COLLOTTA)-001.DOCX

1	CERTIFICATE OF COUNSEL:								
2	I, the undersigned, as the attorney for the Defendant named herein and as an officer of the court hereby certify that:								
3 4	1.	I have charge	fully explained to the Defendant the allegations contained in the e(s) to which guilty pleas are being entered.						
5	2.	I have restitu	advised the Defendant of the penalties for each charge and the tion that the Defendant may be ordered to pay.						
6 7 8	3.	status citizei	inquired of Defendant facts concerning Defendant's immigration and explained to Defendant that if Defendant is not a United States any criminal conviction will most likely result in serious negative gration consequences including but not limited to:						
9		a.	The removal from the United States through deportation;						
10		b.	An inability to reenter the United States;						
11		c.	The inability to gain United States citizenship or legal residency;						
12		d.	An inability to renew and/or retain any legal residency status; and/or						
13 14		e.	An indeterminate term of confinement, by with United States Federal Government based on the conviction and immigration status.						
15 16 17		been convi	over, I have explained that regardless of what Defendant may have told by any attorney, no one can promise Defendant that this ction will not result in negative immigration consequences and/or t Defendant's ability to become a United States citizen and/or legal nt.						
18 19	4.	are co	eas of guilty offered by the Defendant pursuant to this agreement insistent with the facts known to me and are made with my advice Defendant.						
20	5.	To the	e best of my knowledge and belief, the Defendant:						
21 22		a.	Is competent and understands the charges and the consequences of pleading guilty as provided in this agreement,						
23		b.	Executed this agreement and will enter all guilty pleas pursuant hereto voluntarily, and						
24 25		c.	Was not under the influence of intoxicating liquor, a controlled substance or other drug at the time I consulted with the Defendant as certified in paragraphs 1 and 2 above.						
26	Dated: This	26	day of October, 2027						
27			Jmy FBANKKOCKA, ESQ.						
28	hjc/SVU								
			7 V:\2021\193\78\202119378C-GPA-(NICHOLAS ALEXANDER COLLOTTA)-001.DOCX						

1 2 3 4 5 6	INFM STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 STACEY KOLLINS Chief Deputy District Attorney Nevada Bar #005391 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff		Electronically Filed 6/30/2021 10:42 AM Steven D. Grierson CLERK OF THE COURT					
7 8		CT COURT JNTY, NEVADA						
9	THE STATE OF NEVADA,							
10	Plaintiff,	CASE NO:	C-21-357118-1					
11	-VS-	DEPT NO:	XXV					
12	NICHOLAS ALEXANDER COLLOTTA,							
13	#7104269 Defendant.	INFO	RMÁTION					
14								
15	STATE OF NEVADA) ss.							
16	COUNTY OF CLARK)							
17	STEVEN B. WOLFSON, District Attorney within and for the County of Clark, State							
18	of Nevada, in the name and by the authority							
19	That NICHOLAS ALEXANDER							
20	committed the crime of CHILD ABUSE, N							
21	B Felony - NRS 200.508.1 - NOC 55226) in							
22	That on or about the on or between A							
23	County of Clark, State of Nevada, contrary							
24	cases made and provided, and against the pea							
25	did willfully, unlawfully and feloniously cau							
26	wit: M.C. and/or J.M., being approximately							
27	physical pain or mental suffering as a resul							
28	and/or cause M.C. and/or J.M. to be placed	in a situation where	M.C. and/or J.M. might have					
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	EXHIB Case Number: C-2							

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1	suffered unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit:
2	sexual exploitation, by telling M.C. he wanted to get M.C. alone so he could kiss and/or "fuck"
3	M.C., and/or by causing and/or directing and/or encouraging J.M. to watch a pornographic
4	representation of Defendant using his hand(s) and/or finger(s) to touch and/or rub and/or
5	fondle and/or masturbate his penis.
6	STEVEN B. WOLFSON
7	Clark County District Attorney Nevada Bar #001565
8	BY /s/ Stacev Kollins
9	STACEY KOLLINS
10	Chief Deputy District Attorney Nevada Bar #005391
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			Alun S. Human					
1	JOC		CLERK OF THE COURT					
2	STEVEN B. WOLFSON Clark County District Attorney							
3	Nevada Bar #001565 200 Lewis Avenue							
4	Las Vegas, Nevada 89155-2212 (702) 671-2500							
5	Attorney for Plaintiff							
6	DISTRICT COURT CLARK COUNTY, NEVADA							
7	THE STATE OF NEVADA,							
8	Plaintiff,							
9	-VS-	CASE NO:	C-21-357118-1					
10	NICHOLAS ALEXANDER COLLOTTA,	DEPT NO:	XXV					
11	aka, Nichola Alexander Collotta # 7104269							
12	Defendant.							
13	JUDGMENT O	F CONVICTION						
14	(PLEA O)	F GUILTY)						
15	The defendant previously appeared bef	fore the Court with	counsel and entered a plea of					
16	guilty to the crime(s) of CHILD ABUSE, NEGLECT OR ENDANGERMENT (Category							
17	B Felony), in violation of NRS 200.508.1; t	hereafter, on the 9	th day of February 2022, the					
18	defendant was present in court for sentencing	with his counsel, I	FRANK KOCKA, ESQ., and					
19	good cause appearing,							
20	THE DEFENDANT WAS HEREBY	ADJUDGED guil	ty of said offense(s) and, in					
21	addition to the \$25.00 Administrative Assess	ment Fee, \$150.00	DNA Analysis fee including					
22	testing to determine genetic markers, \$3.00 D	NA Collection fee	and \$1,676.70 Psycho-sexual					
23	Evaluation fee, the defendant was sentenced a	s follows:						
24	///							
25	///							
26	///	Т						
27	///							
28	///							
	\\CLARKCOUNTYDA.NET\CRMCASE2\2021\193\78\	202119378C-JOC-(NICHOLA	S ALEXANDER COLLOTTA)-001.DOCX					
	Statistically closed: A. USJ	IR - CR - Guilty Plea W	/ith Sentence (Before trial) (USGPB)					

Defendant SENTENCED to a MINIMUM of SEVENTY-TWO (72) MONTHS and a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS in the Nevada Department of Corrections (NDC), SUSPENDED; placed on PROBATION for an indeterminate period not to exceed FORTY-EIGHT (48) MONTHS. In addition to the Standard Conditions of the Division of Parole and Probation (P & P), which are imposed, Defendant must comply with the following SPECIAL CONDITIONS:

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NRS 176A.410 Required terms and conditions for sex offenders; powers and duties of court; exceptions.

1. Except as otherwise provided in subsection 6, if a defendant is convicted of a sexual offense and the court grants probation or suspends the sentence, the court shall, in addition to any other condition ordered pursuant to NRS 176A.400, order as a condition of probation or suspension of sentence that the defendant:

(a) Submit to a search and seizure of the defendant's person, residence or vehicle
or any property under the defendant's control, at any time of the day or night,
without a warrant, by any parole and probation officer or any peace officer, for
the purpose of determining whether the defendant has violated any condition of
probation or suspension of sentence or committed any crime.

(b) Reside at a location only if:

(1) The residence has been approved by the parole and probation officer assigned to the defendant.

(2) If the residence is a facility that houses more than three persons who have been released from prison, the facility is a facility for transitional living for released offenders that is licensed pursuant to chapter 449 of NRS.

(3) The defendant keeps the parole and probation officer assigned to the defendant informed of the defendant s current address.

(c) Accept a position of employment or a position as a volunteer only if it has been approved by the parole and probation officer assigned to the defendant and

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	L.
1	keep the parole and probation officer informed of the location of the defendant
2	s position of employment or position as a volunteer.
3	(d) Abide by any curfew imposed by the parole and probation officer assigned
4	to the defendant.
5	(e) Participate in and complete a program of professional counseling approved
6	by the Division.
7	(f) Submit to periodic tests, as requested by the parole and probation officer
8	assigned to the defendant, to determine whether the defendant is using a
9	controlled substance.
10	(g) Submit to periodic polygraph examinations, as requested by the parole and
11	probation officer assigned to the defendant.
12	(h) Abstain from consuming, possessing or having under the defendant s control
13	any alcohol.
14	(i) Not have contact or communicate with a victim of the sexual offense or a
15	witness who testified against the defendant or solicit another person to engage
16	in such contact or communication on behalf of the defendant, unless approved
17	by the Chief Parole and Probation Officer or the Chief Parole and Probation
18	Officer s designee and a written agreement is entered into and signed in the
19	manner set forth in subsection 5.
20	(j) Not use aliases or fictitious names.
21	(k) Not obtain a post office box unless the defendant receives permission from
22	the parole and probation officer assigned to the defendant.
23	(1) Not have contact with a person less than 18 years of age in a secluded
24	environment unless another adult who has never been convicted of a sexual
25	offense is present and permission has been obtained from the parole and
26	probation officer assigned to the defendant in advance of each such contact
27	WITH THE EXCEPTION, DEFENDANT CAN HAVE CONTACT WITH HIS
28	OWN BIOLOGICAL CHILDREN.

1 (m) Unless approved by the parole and probation officer assigned to the 2 defendant and by a psychiatrist, psychologist or counselor treating the defendant, 3 if any, not knowingly be within 500 feet of any place, or if the place is a structure, 4 within 500 feet of the actual structure, that is designed primarily for use by or 5 for children, including, without limitation, a public or private school, a school 6 bus stop, a center or facility that provides day care services, a video arcade, an 7 amusement park, a playground, a park, an athletic field or a facility for youth 8 sports, or a motion picture theater. The provisions of this paragraph apply only 9 to a defendant who is a Tier III offender. 10 (n) Comply with any protocol concerning the use of prescription medication 11 prescribed by a treating physician, including, without limitation, any protocol 12 concerning the use of psychotropic medication. 13 (o) Not possess any sexually explicit material that is deemed inappropriate by 14 the parole and probation officer assigned to the defendant. 15 (p) Not patronize a business which offers a sexually related form of 16 entertainment, and which is deemed inappropriate by the parole and probation 17 officer assigned to the defendant. 18 (q) Not possess any electronic device capable of accessing the Internet and not 19 access the Internet through any such device or any other means unless possession of such a device or such access is approved by the parole and probation officer 20 21 assigned to the defendant. 22 (r) Inform the parole and probation officer assigned to the defendant if the defendant expects to be or becomes enrolled as a student at an institution of 23 higher education or changes the date of commencement or termination of the 24 25 defendant s enrollment at an institution of higher education. As used in this paragraph, institution of higher education has the meaning ascribed to it in NRS 26 27 179D.045. 28 111

2. Except as otherwise provided in subsection 6, if a defendant is convicted of an offense listed in subsection 6 of NRS 213.1255 against a child under the age of 14 years, the defendant is a Tier III offender and the court grants probation or suspends the sentence of the defendant, the court shall, in addition to any other condition ordered pursuant to subsection 1, order as a condition of probation or suspension of sentence that the defendant:

(a) Reside at a location only if the residence is not located within 1,000 feet of any place, or if the place is a structure, within 1,000 feet of the actual structure, that is designed primarily for use by or for children, including, without limitation, a public or private school, a school bus stop, a center or facility that provides day care services, a video arcade, an amusement park, a playground, a park, an athletic field or a facility for youth sports, or a motion picture theater.
(b) As deemed appropriate by the Chief Parole and Probation Officer, be placed under a system of active electronic monitoring that is capable of identifying the defendant's location and producing, upon request, reports or records of the defendant's presence near or within a crime scene or prohibited area or the defendant's departure from a specified geographic location.

(c) Pay any costs associated with the defendant s participation under the system of active electronic monitoring, to the extent of the defendant s ability to pay.

3. A defendant placed under the system of active electronic monitoring pursuant to subsection 2 shall:

(a) Follow the instructions provided by the Division to maintain the electronic monitoring device in working order.

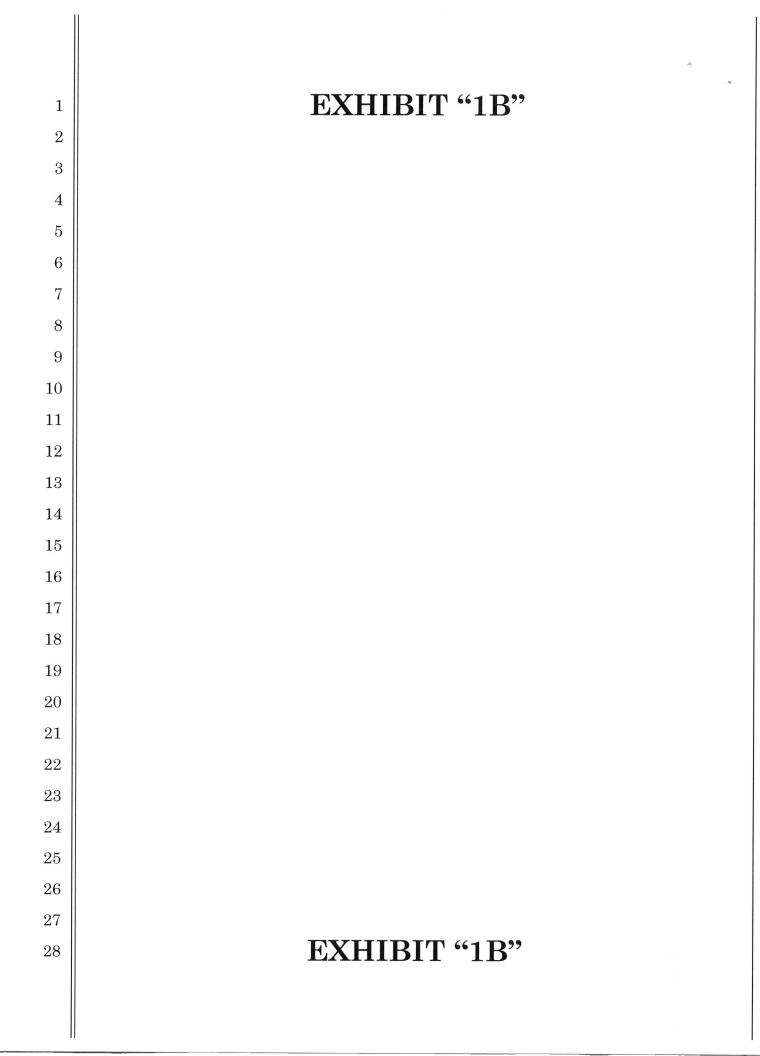
(b) Report any incidental damage or defacement of the electronic monitoring device to the Division within 2 hours after the occurrence of the damage or defacement.

(c) Abide by any other conditions set forth by the Division with regard to the defendant's participation under the system of active electronic monitoring.

1	4. Except as otherwise provided in this subsection, a person who intentionally removes	
2	or disables or attempts to remove or disable an electronic monitoring device placed on	
3	a defendant pursuant to this section is guilty of a gross misdemeanor. The provisions of	
4	this subsection do not prohibit a person authorized by the Division from performing	
5	maintenance or repairs to an electronic monitoring device.	
6	5. A written agreement entered into pursuant to paragraph (i) of subsection 1 must state	
7	that the contact or communication is in the best interest of the victim or witness and	
8	specify the type of contact or communication authorized. The written agreement must	
9	be signed and agreed to by:	
10	(a) The victim or the witness;	
11	(b) The defendant;	
12	(c) The parole and probation officer assigned to the defendant;	
13	(d) The psychiatrist, psychologist or counselor treating the defendant, victim or	
14	witness, if any;	
15	(e) If the victim or witness is a child under 18 years of age, each parent, guardian,	
16	or custodian of the child; and	
17	(f) The Chief Parole and Probation Officer or the Chief Parole and Probation	
18	Officer's designee.	
19	6. The court is not required to impose a condition of probation or suspension of sentence	
20	listed in subsections 1 and 2 if the court finds that extraordinary circumstances are	
21	present, and the court enters those extraordinary circumstances in the record.	
22	7. As used in this section, sexual offense has the meaning ascribed to it in NRS	
23	179D.097. (Added to NRS by 1997, 1667; A 2001, 2051; 2003, 566; 2005, 2862; 2007,	
24	1916, 2749, 3246; 2009, 1293)	
25	8. Per NRS 179D.460, the defendant shall register as a sex offender within 48 hours of	
26	sentencing or release from custody.	
27	9. No contact whatsoever with the victims MC and JM.	
28	10. Complete sex offender specific treatment program.	
	6	

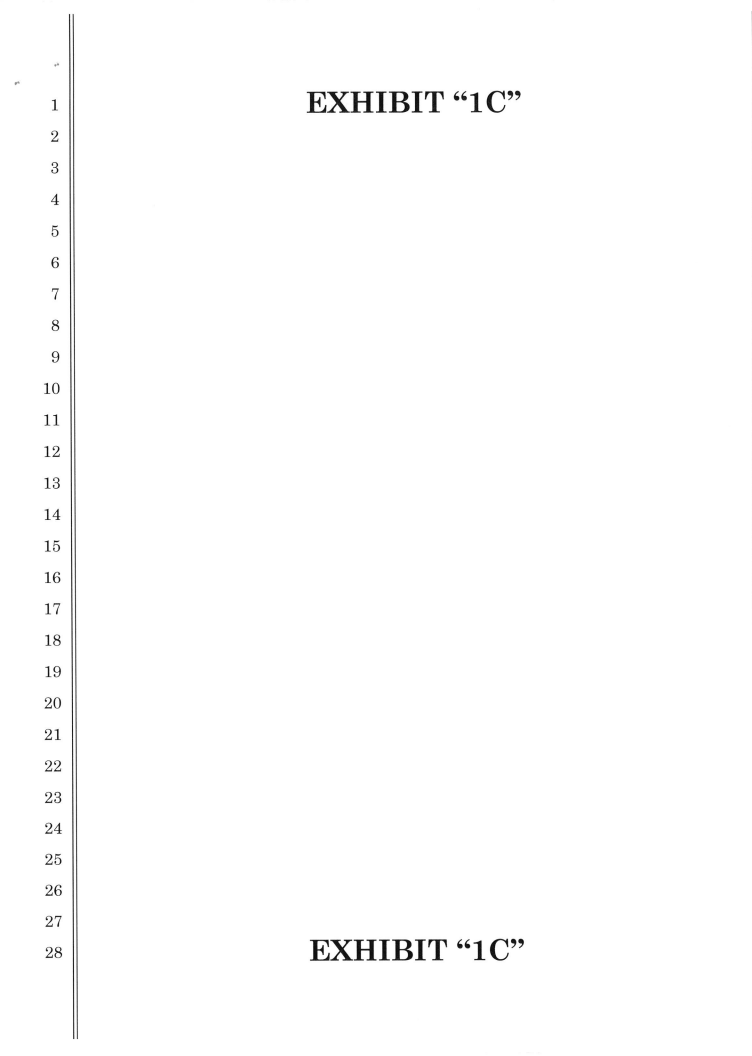
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1	11. No use, possession or control of alcohol or drugs including marijuana during the							
2	term of probation.							
3	12. Maintain full-time employment.							
4	13. Abide by any curfew imposed.							
5	14. Follow all directives of Child Protective Services.							
6	15. You shall submit your digital storage media or any digital storage media that you							
7	have access or use, including computers, handheld communication devices and any							
8	network applications associated with those devices, including social media and remote							
9	storage services to a search and shall provide all passwords, unlock codes, and account							
10	information associated with those items, with or without a search warrant, by the							
11	Division of Parole and Probation or its agent.							
12	16. Report to P & P within 48 hours.							
13	COURT ORDERED, a special SENTENCE OF LIFETIME SUPERVISION is							
14	imposed to commence upon release from any term of probation, parole, or imprisonment.							
15	Defendant REMOVED from House Arrest.							
16	BOND, if any, EXONERATED.							
17	Dated this 22nd day of March, 2022							
18	Kathly & Delm							
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20	September 21, 2022 BFB 280 EBDC C7DA							
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All and a second	SENDER: COMPLETE THIS SECTION CO	 Complete Items 1, 2, and 3. Print your name and address on the reverse x other we can return the card to vou. 	ailpiece,	1. Article Addressed to:	NICHOLAS COLLOTTA	429 Elysian Plains Court	Las Vegas, NV 89145	3. Se	9590 9402 7118 1251 1683 91 1 Cent	2. Article Number (Transfer from service label)	רכואם הסוס סבוב אנסל	PS Form 3811, July 2020 PSN 7530-02-000-9053



STATE BOARD OF EDUCATION

700 E. Fifth Street Carson City, NV 89701 Phone: (775) 687-9115

February 22, 2023

Via U.S. and Certified Mail

Nicholas Collotta 429 Elysian Plains Court Las Vegas, NV 89145

Re: Notice of meeting of the State Board of Education to consider your character, alleged misconduct, competence, or health.

Dear Mr. Collotta:

In connection with your teacher license, on January 31, 2023, a Petition and Recommendation for Revocation of License and Notice of Right to Hearing ("Petition and Notice") was filed with the State Board of Education ("Board") and mailed to you via certificated mail. The Petition and Notice informed you of your right to request a hearing before a hearing officer by filing a written request within fifteen days from receipt of the Petition and Notice. Enclosed for your convenience is a copy of the Petition and Recommendation for Revocation of License.

As you have failed to request such a hearing, the Board will be requested to move forward with revocation of your license and may consider your character, alleged misconduct, competence, or health at its meeting on April 6, 2023. The meeting will begin at 2:00 p.m. at 700 E. Fifth Street in Carson City, Nevada and 2080 E. Flamingo Rd, Suite 210, Las Vegas, Nevada. The meeting is a public meeting, and you and/or your legal counsel are welcome to attend at either location. The Board may go into closed session or remain in an open meeting to consider the following general topics: your teacher license; the Petition and Notice; the Judgment of Conviction; and matters properly related thereto. You are welcome to attend the closed session and/or open meeting, have an attorney or other representative of your choosing present during the closed session and/or open meeting and present written evidence, provide testimony, and present witnesses relating to your character, alleged misconduct, professional competence, or physical or mental health. Nicholas Collotta February 22, 2023 Page 2

If the Board determines it necessary, after considering your character, alleged misconduct, professional competence, or physical or mental health, whether in a closed meeting or open meeting, it may also take administrative action against you at this meeting, which could include suspending or revoking your teacher license. This informational statement is in lieu of any notice that may be required pursuant to NRS 241.034.

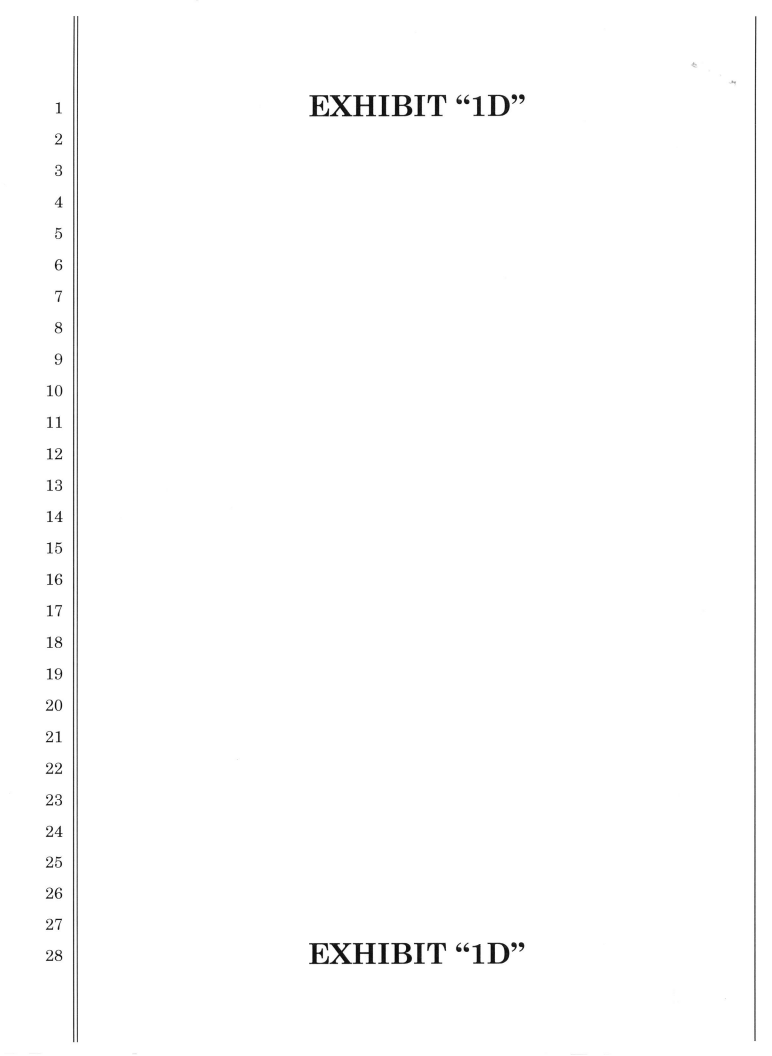
This notice is provided to you under NRS 241.033 and NRS 241.034.

Sincerely,

<u>/s/ Martha Warachowski</u>

Martha Warachowski Board Secretary

Enc.



FAQs >

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LAS VEGAS NV DISTRIBUTION CENTER March 23, 2023, 3:31 pm

Departed USPS Regional Facility

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In Transit to Next Facility March 21, 2023

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