1 **BEFORE THE STATE BOARD OF EDUCATION** JHONE EBERT, SUPERINTENDENT OF 2 PUBLIC INSTRUCTION, DEPARTMENT CASE NO.: 23-05 OF EDUCATION, STATE OF NEVADA, 3 4 Petitioner, $\mathbf{5}$ v. 6 TYLER BALL-IMSDAHL, $\mathbf{7}$ Respondent. 8 9 PETITION AND RECOMMENDATION FOR REVOCATION OF LICENSE AND NOTICE OF RIGHT TO HEARING 10 11 Jhone Ebert, Superintendent of Public Instruction, Department of Education, State 12of Nevada ("Petitioner"), hereby petitions the State Board of Education for the revocation 13of the teacher license held by Tyler Ball-Imsdahl ("Respondent" or "Mr. Ball-Imsdahl"), 14 issued by the Nevada Department of Education. This Petition and Recommendation for 15 Revocation of License and Notice of Right to Hearing ("Petition and Recommendation") is 16 supported by NRS 391.320, NRS 391.330, and the following allegations: 17 I. Jurisdiction 18 Mr. Ball-Imsdahl was, at the relevant times mentioned in this Petition and 19 Recommendation, the holder of License No. 119595 issued by the Superintendent of 20 Public Instruction, Department of Education, State of Nevada, pursuant to the provisions 21 of Chapter 391 of the Nevada Revised Statutes (the "License"). Such License is as follows: $\mathbf{22}$ K-12 substitute, K-12 Counselor. The License expired on June 17, 2022. (See Exhibit A). $\mathbf{23}$ Respondent may be professionally disciplined for conduct that occurred while the license $\mathbf{24}$ was still valid, which is the situation in the instant matter. NAC 391.063(4) ("The $\mathbf{25}$ voluntary surrender of a license or the failure to renew a license does not preclude the 26 board from hearing a complaint for disciplinary action made against the licensee."). $\mathbf{27}$ Moreover, it is in the best interest of the State of Nevada to officially revoke such license. 28 thereby building a public record of professional discipline (in addition to Respondent's

criminal record), which will assist in preventing such license from being renewed or
 granted in reciprocity by another jurisdiction.

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Petitioner hereby files this Petition and Recommendation in her official capacity as Superintendent of Public Instruction, Department of Education, State of Nevada. NRS 391.322. The State Board of Education may revoke or suspend Respondent's license, if recommended by the 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. NRS 391.320; NRS 391.322; NRS 391.330.

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II. Factual Allegations

According to the Information filed in the Second Judicial District Court of the State of Nevada, in and for Washoe County, (a true and correct copy of which is attached as **Exhibit B**) on or about June 2, 2021, Mr. Ball-Imsdahl committed one (1) count of Use or Permit Minor, Age 14 or Older, to Produce Pornography, a Category A Felony, in violation of NRS 200.710.1, 200.750.1. The specific facts of the crime are contained in the Information, filed in Washoe County Court case CR21-2293, and attached hereto as **Exhibit B**, which is incorporated by reference.

On or about April 14, 2022, Mr. Ball-Imsdahl entered a Guilty Plea Memorandum
before the Second Judicial District Court of the State of Nevada, in and for Washoe
County, (a true and correct copy of which is attached as Exhibit C) which admitted "the
facts which support all the elements of the offense". Exhibit C, page 2 lines 18-19). The
Guilty Plea Memorandum was subsequently filed in criminal case CR21-2293.

On or about August 17, 2022, Second Judicial District Court of the State of Nevada,
in and for Washoe County, filed a Corrected Judgment of Conviction, convicting Mr. BallImsdahl of one (1) count of Use or Permit Minor, Age 14 or Older, to Produce
Pornography, a Category A Felony, in violation of NRS 200.710.1, 200.750.1. A true and
correct copy of the Judgment of Conviction is attached hereto as Exhibit D and is fully
incorporated herein.

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According to the Judgment of Conviction, the Court sentenced Mr. Ball-Imsdahl to 1 $\mathbf{2}$ imprisonment in the Nevada Department of Corrections. Mr. Ball-Imsdahl received a life sentence, with an eligibility for parole after minimum of five (5) years have been served, 3 and giving Mr. Ball-Imsdahl credit for 21 days time served. (Exhibit D) The Court 4 further required Mr. Ball-Imsdahl to register as a sex offender within forty-eight (48) 5 hours after any release from custody. Id. 6 III. Legal Allegations 7 NRS 391.330, as follows in pertinent part: 8 1. Immoral or unprofessional conduct. 9 2. Evident unfitness for service. 10 11 4. Conviction of a felony or crime involving moral turpitude. 12 By committing the acts that one (1) count of Use or Permit Minor, Age 14 Or Older, 13 To Produce Pornography, a Category A Felony, in violation of NRS 200.710.1, 200.750.1, 14 and being convicted of said offenses, Mr. Ball-Imsdahl has subjected his license to 15 revocation or suspension by violation of the following: 16 17 (a) NRS 391.330(1) immoral or unprofessional conduct; 18 (b) NRS 391.330(2) evident unfitness for service; and 19 (c) NRS 391.330(4) conviction of a felony or crime involving moral turpitude; 20IV. Notice of Right to Hearing 21Mr. Ball-Imsdahl is hereby given notice of the recommendation by the 22 Superintendent of Public Instruction for the revocation of his license. The protocol and 23procedure for the suspension or revocation of a license are set forth in NRS 391.320 to 24 391.361, inclusive. Mr. Ball-Imsdahl has the right to a hearing on this Petition and 25Recommendation before a hearing officer, who will be selected pursuant to NRS 391.322, 26NRS 391.323, and NRS 391.355, to answer the allegations of the Petition and 27 III28

Recommendation and to present evidence and argument on all issues involved, either 1 $\mathbf{2}$ personally or through an attorney.

If Mr. Ball-Imsdahl desires a hearing before a hearing officer, he must file a 3 written request within fifteen (15) days from the receipt of this Petition and 4 Recommendation as provided in NRS 391.322. Mr. Ball-Imsdahl's request should be $\mathbf{5}$ addressed to the Superintendent of Public Instruction, Nevada Department of Education, 6 700 East 5th Street, Carson City, Nevada, 89701-5096. If Mr. Ball-Imsdahl requests a $\mathbf{7}$ hearing, a hearing officer will be selected pursuant to NRS 391.322, and that hearing 8 officer will notify Mr. Ball-Imsdahl, in writing, of the time and location of the hearing not 9 less than ten (10) days before the hearing. If Mr. Ball-Imsdahl requests a hearing and a 10 hearing officer is selected, the procedures for the suspension or revocation of licenses 11 found in NAC 391.500 to 391.555, inclusive, will be followed as appropriate. Pursuant to 12 NAC 391.507, "[n]ot later than ten (10) days after a hearing officer is selected pursuant to 13 NRS 391.322, the holder of the license shall submit to the hearing officer an answer to the 14 allegations set forth" in this Petition and Recommendation. If no request for a hearing is 15filed within the time specified, the State Board of Education may suspend or revoke Mr. 16 Ball-Imsdahl's license or take no action on the recommendation. 17

WHEREFORE, Petitioner prays that the State Board of Education issue its 18 decision to revoke Mr. Ball-Imsdahl's license. 19

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DATED: March 17th 2023.

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AARON D. FORD Attorney General

By:

REGORY D. OTT Chief Deputy Attorney General 100 North Carson Street Carson City, Nevada 89701-4717 (775) 684-1229 Attorneys for the State of Nevada, Department of Education

1	CERTIFICATE OF SERVICE	
2	I certify that I am an employee of the State of Nevada, Office of the Attorney	
3	General, and that on March 17th 2023 I served a true and correct copy of the foregoing	
4	PETITION AND RECOMMENDATION FOR REVOCATION OF LICENSE AND	
5	NOTICE OF RIGHT TO HEARING via U.S. Mail and certified mail return receipt	
6	requested to:	
7	Tyler Ball-Imsdahl #1259495	
8	Lovelock Correctional Center 1200 Prison Rd.	
9	Lovelock, Nevada 89419	
10	Certified Mail Receipt No.: 7016 2070 0000 9746 7857	
11	11/5/1	
12	Aaron D. Van Sickle	
13	Legal Secretary I Office of the Attorney General	
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	EXHIBIT INDEX	
Exhibit	DESCRIPTION	Number of Pag
Α	Respondent's License	1
В	Information	4
С	Guilty Plea Memorandum	7
D	Corrected Judgment of Conviction	3

Exhibit A Respondent's License

Exhibit A Respondent's License

State of Nevada License for Educational Personnel

License No. 119595

This License Certifies That

Tyler Ball-Imsdahl

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	Endorsements	License Issue Date	Expiration Date
		Issue Date		1	
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Standard - Substitut		12/19/2017	; Substitute	12/19/2017	12/19/2020
Provisional - Special	K-12	000000	Carronalas	05/17/2019	06/17/2022
Provisional - Special	N-12	06/17/2019	Counselor	; 00/1//2019	00/17/2022

Provisions to be satisfied

Provisions	Required Due Date
Praxis Core Academic Skills For Educators Exam: i Reading (5712)	06/17/2022
Praxis Core Academic Skills For Educators Exam: Writing (5722)	06/17/2022
Praxis Core Academic Skills For Educators Exam: Mathematics (5732)	06/17/2022
	N2

Renewal Requirements

Renewal Requirements You may apply for a standard license once all outstanding provisions have been satisfied. Required Due Date 06/17/2022

Topm Sud

State Superintendent of Public Instruction

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	FILED Electronically CR21-2293DA #21-95802022-04-08 01:52:34 FM Alicia L. Lerud Clerk of the Court Transaction # 8989347
1 2 3 4 5 6 7 8 9 10 11	CODE 1800 Christopher J. Hicks #7747 One South Sierra Street Reno, NV 89501 districtattorney@da.washoecounty.us (775) 328-3200 Attorney for Plaintiff IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF WASHOE * * * THE STATE OF NEVADA, Plaintiff, Case No.: CR21-2293 V. Dept. No.: D10
12	TYLER QUINN BALL-IMSDAHL, -
13	Defendant.
14	/
15	INFORMATION
16	CHRISTOPHER J. HICKS, District Attorney within and for the
17	County of Washoe, State of Nevada, in the name and by the authority
18	of the State of Nevada, informs the above entitled Court that, the
19	defendant above-named, TYLER QUINN BALL-IMSDAHL, has committed the
20	crime of:
21	USE OR PERMIT MINOR, AGE 14 OR OLDER, TO PRODUCE
22	PORNOGRAPHY, a violation of 200.710.1 AND NRS 200.750.1, a category A
23	<u>felony</u> , (50368) in the manner following:
24	That the said defendant TYLER QUINN BALL-IMSDAHL,
25	on or about June 2, 2021, within the County of Washoe, State of
26	Nevada, did knowingly use, encourage, or entice minors, Z.M., D.M.,

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Exhibit B Information

Exhibit B Information Tyler Ball-Imsdal July 18, 2023 Page 2

professional competence, or physical or mental health.

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,

- Was

Martha Warachowski Board Secretary

Enc.

NOTICE OF INTENT TO CONSIDER CHARACTER, MISCONDUCT, COMPETENCE OR HEALTH OF A PERSON. NRS 241.033

STATE BOARD OF EDUCATION 700 E. Fifth Street Carson City, NV 89701 Phone: (775) 687-9200 Fax: (775) 687-9101

July 18, 2023

Via U.S. Mail and Certified Mail

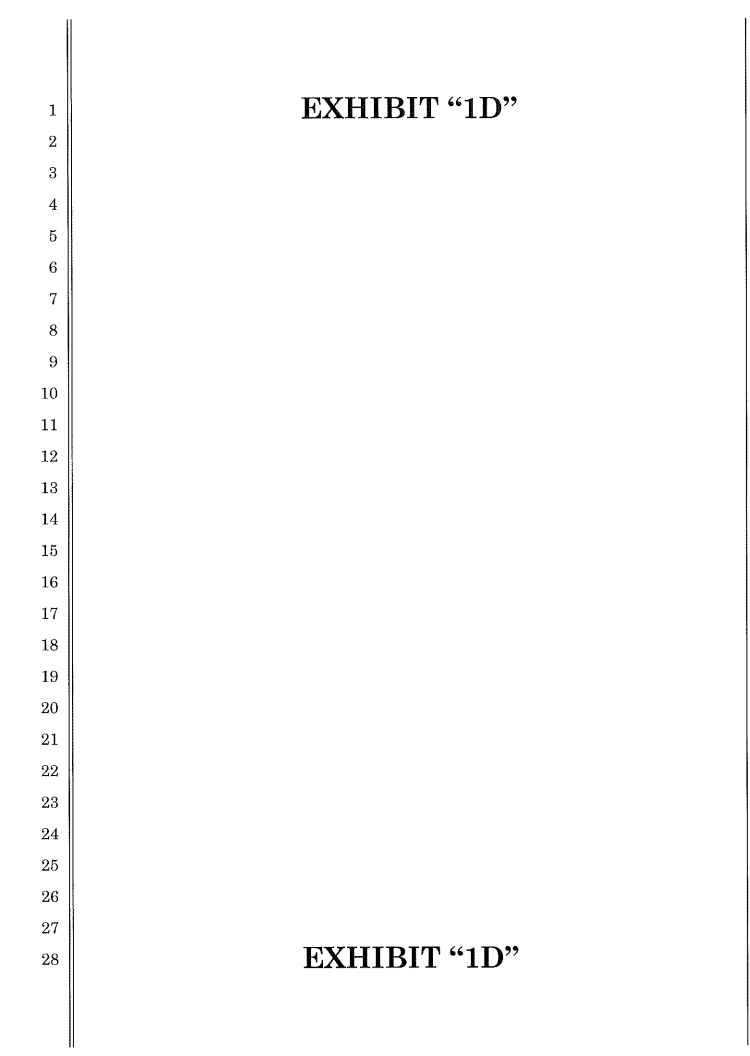
Tyler Ball-Imsdahl #1259495 Lovelock Correctional Center 1200 Prison Rd. Lovelock, Nevada 89419

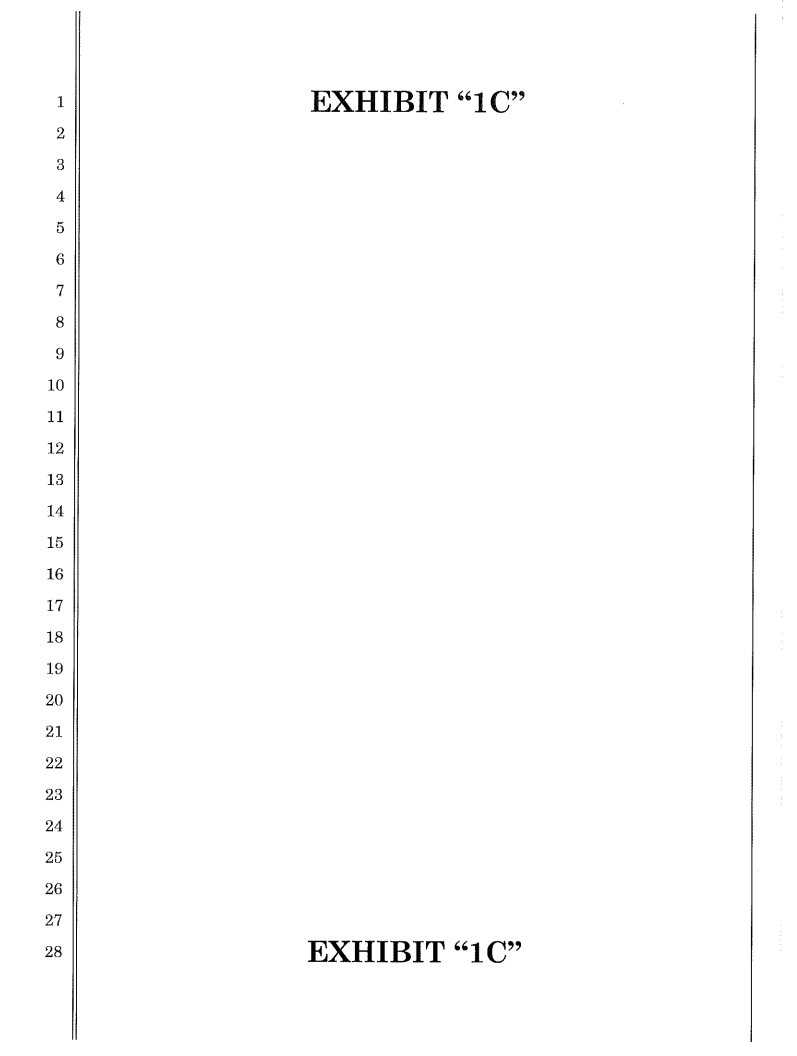
Re: Notice of meeting of the State Board of Education to consider your character, alleged misconduct, competence, or health.

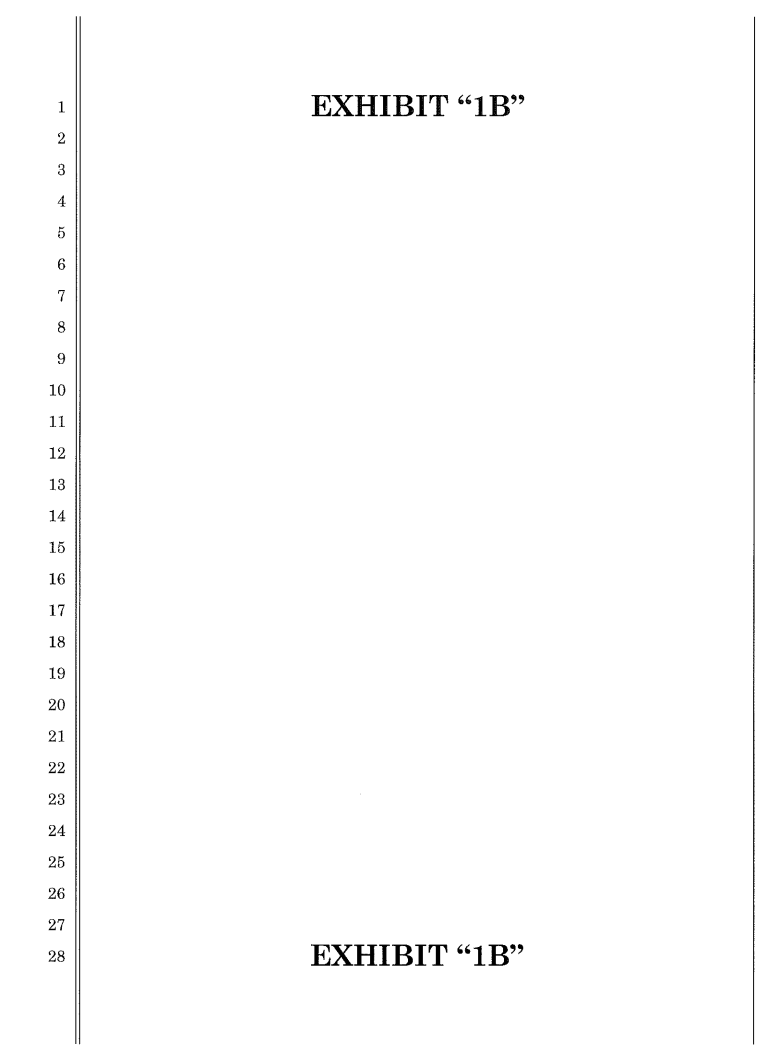
Dear Mr. Ball-Imsdahl:

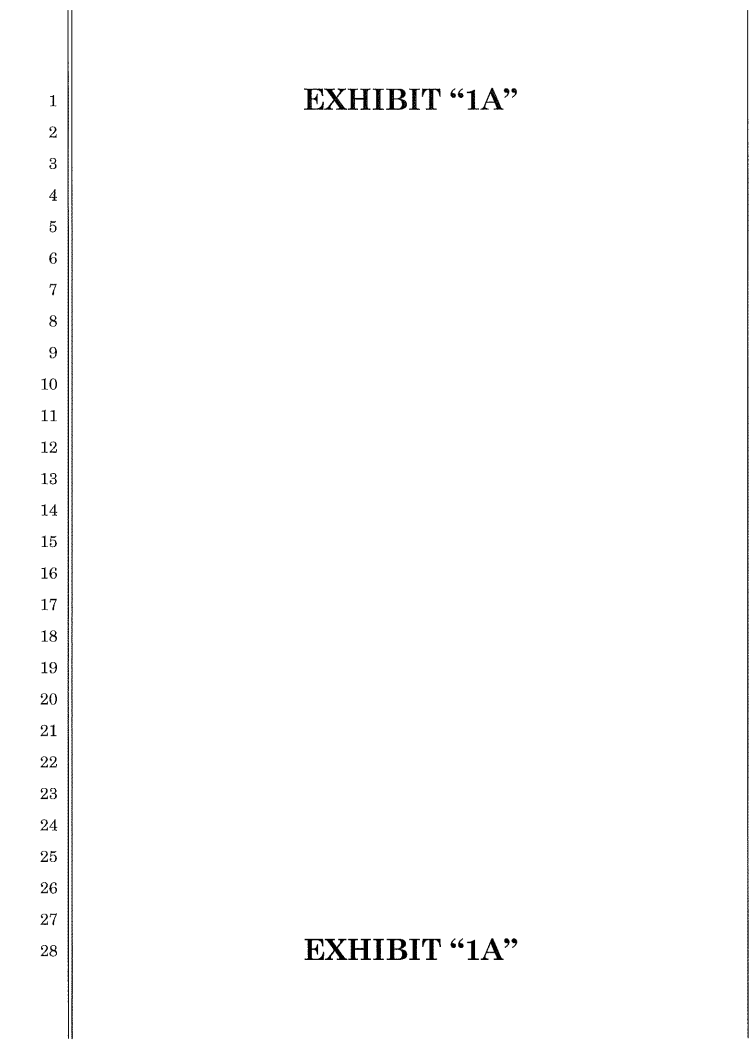
In connection with your teaching license, on March 17, 2023, a Petition and Recommendation for Revocation of License and Notice of Right to Hearing ("Petition and Notice") was filed with the State Board of Education ("Board") and mailed to you via certified mail. The Petition and Notice informed you of your right to request a hearing before a hearing officer by filing a written request within fifteen (15) 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 the revocation of your license and may consider your character, alleged misconduct, competence, or health at its meeting on July 26, 2023. The meeting will begin at 9:00 a.m. at 700 E. Fifth Street in Carson City, Nevada and (via video conference) at 9890 South Maryland Parkway, Board Room, 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 teaching 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,









1		EXHIBIT LIST			
2 3	Exhibit No.	Title	Pages		
4	1A	Petition and Notice	25		
5	1B	Certified Mail Receipt for service of the Petition and Notice	1		
6	1C	Open Meeting Law Notice	2		
7	1D	Proof of Mailing of the Open Meeting Law Notice	1		
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1	BEFORE THE STATE BOARD OF EDUCATION
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3	JHONE EBERT, SUPERINTENDENT OF)
4	PUBLIC INSTRUCTION, DEPARTMENT)OF EDUCATION, STATE OF NEVADA,)CASE NO. 23-05
5	Petitioner,
6	v.)
7	TYLER BALL-IMSDAHL,
8	Respondent.
9)
10	DECLARATION OF MARTHA WARACHOWSKI
11	I, MARTHA WARACHOWSKI, declare that the following is true.
12	1. I am over the age of twenty-one (21) and competent to testify to the facts in
13	this Declaration.
14	2. I am employed by the State of Nevada, Department of Education as an
15	Administrative Assistant III, and I am assigned as the assistant to the State Board of
16	Education. I have been employed by the Department of Education since July, 2009.
17	3. Attached hereto are true and correct copies of the following Board of
18	Education documents as kept in the normal course of business: the Petition and
19	Recommendation for Revocation of License and Notice of Right to Hearing ("Petition and
20	Notice"), submitted as Exhibit "1A"; the certified mail receipt for service of the Petition
21	and Notice, submitted as Exhibit "1B"; the Notice of Intent to Consider Character,
22	Misconduct, Competence or Health of a Person ("Open Meeting Law Notice"), submitted
23	as Exhibit "1C"; and the proof that that the Notice was sent via Certified mail, submitted
24	as Exhibit "1D".
25	I declare under penalty of perjury that the foregoing is true and correct.
26	Executed on this 18 the day of June, 2023.
27	awy

Martha WARACHOWSKI Declarant



SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELI	VERY
 Complete Items 1, 2, and 3. Also complete Item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailplece, or on the front if space permits. Article Addressed to: Tyler Ball-Imsdahl #1259495 Lovelocke Correctional Centes 	A. Signature X. J. S. Received by (<i>Printed Name</i>) A. C. S. Market D. Is delivery address different from Item If YES, enter delivery address below	
1200 Prison Rd. Lovelock, NV 89419	Insured Mall C.O.D.	ipt for Merchandise
	4. Restricted Delivery? (Extra Fee)	
2. Ari 7016 2070 0000 9746 . 77	7857	
PS Form 3811, February 2004 Domestic Ret	urn Receipt	102595-02-M-1540

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ATTORNEY GENERAL MAILROOM

1	release on parole and that he shall register as a sex offender with the appropriate
2	agencies within forty-eight (48) hours of his release from the Nevada Department of
3	Corrections.
4	4. It is further ordered that Tyler Quinn Ball-Imsdahl shall pay an administrative
5	assessment fee of \$25.00, and a \$3.00 administrative assessment for obtaining a
6	biological specimen and conducting a genetic marker analysis, and a \$150.00 DNA testing
7	fee, and a \$1,676.70 Psychosexual fee to the Clerk of the Second Judicial District Court.
8	5. Tyler Quinn Ball-Imsdahl is hereby advised that:
9	Any fine, fee administrative assessment, or restitution imposed today (as reflected in this judgment of conviction)
10	constitutes a lien, as defined in Nevada Revised Statute
11	176.275. Should you not pay these fines, fees, or assessments, collection efforts may be undertaken against
12	you.
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14	Dated this 16 TH day of August 2022. NUNC PRO TUNC. August 1, 2022
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16	Kathleen & Siguracon
17	KATHLEEN SIGURDSON DISTRICT JUDGE
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	FILED Electronically CR21-2293 2022-08-17 02:47:21 Pi Alicia L. Lerud
1	CODE 1850 Clerk of the Court Transaction # 9211160
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7	IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
, 8	IN AND FOR THE COUNTY OF WASHOE
9	STATE OF NEVADA,
10	Plaintiff,
11	vs. Case No. CR21-2293
12	TYLER QUINN BALL-IMSDAHL, Dept. No. 10
13	Defendant.
14	/
15 16	CORRECTED JUDGMENT OF CONVICTION (\$500 ATTORNEY'S FEE WAS ADDED IN ERROR)
17	The Defendant entered a plea of guilty and no legal cause being shown as to why
18	judgment should not be pronounced against Tyler Quinn Ball-Imsdahl, the Court rendered
19	judgment as follows:
20	1. That Tyler Quinn Ball-Imsdahl, is guilty of the crime of Use or Permit Minor,
21	Age 14 Or Older, To Produce Pornography, a violation of 200.710.1 AND NRS 200.750.1,
22	a category A felony, as charged in the Information.
23	2. That TYLER QUINN BALL-IMSDAHL, be punished by imprisonment in
24	the Nevada Department of Corrections for Life with the Possibility of Parole,
25	eligibility for parole beginning when a minimum of 5 years has been served, with
26	credit for time served in the amount of 21 days.
27	3. It is further ordered that Tyler Quinn Ball-Imsdahl shall serve a period of
28	Lifetime Supervision commencing after any term of imprisonment or after any period of
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CERTIFIED COPY The document to which this certificate is attached is a full, true and correct copy of the original on file and of record in my office. DATE: ALICIAL, LERUD, Clerk of the Second Judicial District Court, in and for the County of Washoe, State of Nevada. By Pages By J _Pages

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Exhibit D

Corrected Judgment of Conviction

Exhibit D

Corrected Judgment of Conviction

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CERTIFIED COPY

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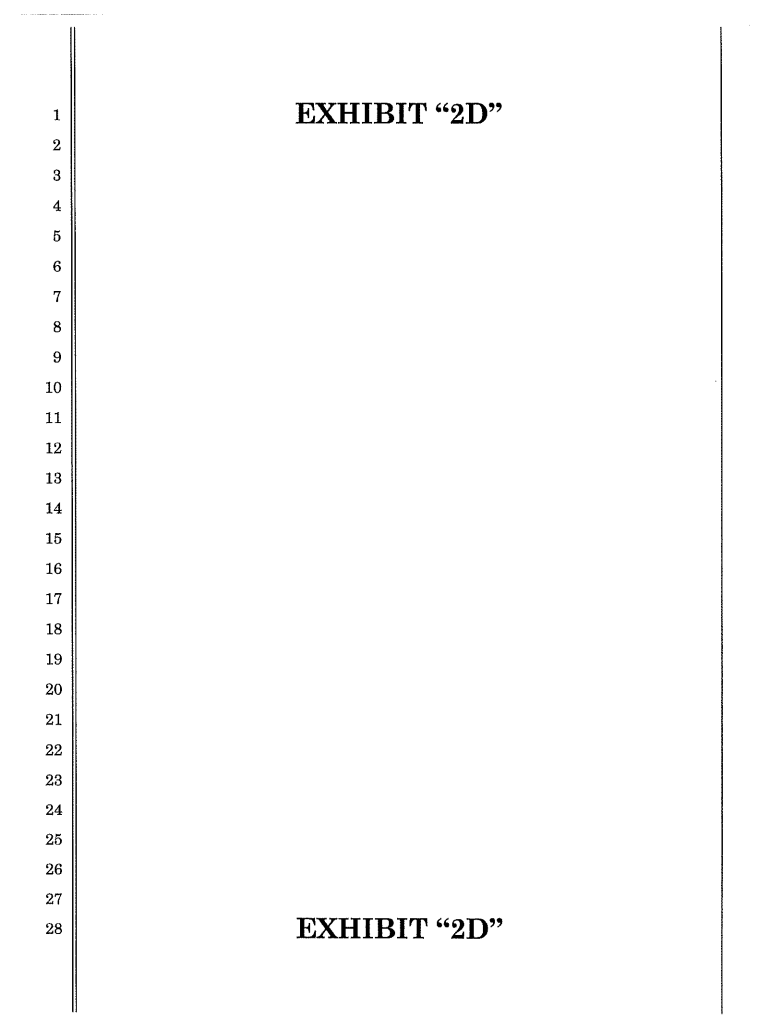
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2	agencies within forty-eight (48) hours of his release from the Nevada Department of
3	Corrections.
4	4. It is further ordered that Tyler Quinn Ball-Imsdahl shall pay an administrative
5	assessment fee of \$25.00, and a \$3.00 administrative assessment for obtaining a
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7	fee, and a \$1,676.70 Psychosexual fee to the Clerk of the Second Judicial District Court.
8	5. Tyler Quinn Ball-Imsdahl is hereby advised that:
9	Any fine, fee administrative assessment, or restitution
10	imposed today (as reflected in this judgment of conviction) constitutes a lien, as defined in Nevada Revised Statute
11	176.275. Should you not pay these fines, fees, or assessments, collection efforts may be undertaken against
12	you.
13	
14	Dated this 16 TH day of August 2022. NUNC PRO TUNC. August 1, 2022
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16	Kattleand Siguracon
17	KATHLEEN SIGURDSON DISTRICT JUDGE
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1 2 3 4 5	CODE 1850 FILE D Electronically CR21-2293 2022-08-17 02:47:21 PM Alicia L. Lerud Clerk of the Court Transaction # 9211150
6	IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUNTY OF WASHOE
8	
9	STATE OF NEVADA,
10	Plaintiff,
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12	TYLER QUINN BALL-IMSDAHL, Dept. No. 10
13	Defendant.
14	
15 16	CORRECTED JUDGMENT OF CONVICTION (\$500 ATTORNEY'S FEE WAS ADDED IN ERROR)
17	The Defendant entered a plea of guilty and no legal cause being shown as to why
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26 27	3. It is further ordered that Tyler Quinn Ball-Imsdahl shall serve a period of
27 28	Lifetime Supervision commencing after any term of imprisonment or after any period of
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CERTIFIED COPY
The document to which this certificate is
attached is a full, true and correct copy of
the original on file and of record in my office.
DATE: 09/22/2022
ALICIAL. LERUD, Clerk of the Second Judicial
District Court, in and for the County of
Washoe, State of Nevaga.
ByDeputy
Pages

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17. I do hereby swear under penalty of perjury that all of the assertions in this written plea agreement document are true. AFFIRMATION PURSUANT TO NRS 239B.030 The undersigned does hereby affirm that the preceding document does not contain the social security number of any person. DATED this 14th day of April, 2022 Defendant Translator/Interpreter Farry K. Dunn Attørney Witnessing Defendant's Signature Adam Bal Prosecuting Attorney

foregoing rights, waiver of rights, elements, possible penalties, and consequences, have been carefully explained to me by my attorney. My attorney has not promised me anything not mentioned in this plea memorandum, and, in particular, my attorney has not promised that I will get any specific sentence. I am satisfied with my counsel's advice and representation leading to this resolution of my case. I am aware that if I am not satisfied with my counsel I should advise the Court at this time. I believe that entering my plea is in my best interest and that going to trial is not in my best interest. My attorney has advised me that if I wish to appeal, any appeal, if applicable to my case, must be filed within thirty days of my sentence and/or judgment.

13. I understand that this plea and resulting conviction will likely have adverse effects upon my residency in this country if I am <u>not</u> a U. S. Citizen. I have discussed the effects my plea will have upon my residency with my counsel.

14. I offer my plea freely, voluntarily, knowingly and with full understanding of all matters set forth in the Information and in this Plea Memorandum. I have read this plea memorandum completely and I understand everything contained within it.

15. My plea of guilty is voluntary and is not the result of any threats, coercion or promises of leniency.

16. I am signing this Plea Memorandum voluntarily with advice of counsel, under no duress, coercion, or promises of leniency.

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9. I also agree that I will make full restitution in this matter, as determined by the Court. Where applicable, I additionally understand and agree that I will be responsible for the repayment of any costs incurred by the State or County in securing my return to this jurisdiction.

10. I understand that the State, at their discretion, is entitled to either withdraw from this agreement and proceed with the prosecution of the original charges or be free to argue for an appropriate sentence at the time of sentencing if I fail to appear at any scheduled proceeding in this matter OR if prior to the date of my sentencing I am arrested in any jurisdiction for a violation of law OR if I have misrepresented my prior criminal history. I understand and agree that the occurrence of any of these acts constitutes a material breach of my plea agreement with the State. I further understand and agree that by the execution of this agreement, I am waiving any right I may have to remand this matter to Justice Court should I later withdraw my plea.

11. I understand and agree that pursuant to the terms of the plea agreement stated herein, any counts which are to be dismissed and any other cases charged or uncharged which are either to be dismissed or not pursued by the State, may be considered by the court at the time of my sentencing.

12. I understand that the Court is not bound by the agreement of the parties and that the matter of sentencing is to be determined solely by the Court. I have discussed the charge, the facts and the possible defenses with my attorney. All of the

pretrial issue(s) which could have been raised at trial are waived by my plea.

6. I understand that the consequences of my plea of guilty are that I may be imprisoned in the Nevada Department of Corrections for a period of life with the possibility of parole after 5 years have been served. I am not eligible for probation unless a psychosexual evaluation is completed pursuant to NRS 176.139 which certifies that I do not represent a high risk to reoffend based upon a currently accepted standard of assessment. I may also be fined up to \$100,000.00. I further understand that I will be required to register as a sex offender pursuant to NRS Chapter 179D, and that I will be required to be on lifetime supervision pursuant to NRS 176.0931.

7. In exchange for my plea of guilty, the State, my counsel and I have agreed to recommend the following: The parties will be free to argue for an appropriate sentence, and the State will not file additional criminal charges resulting from the arrest in this case.

8. I understand that, even though the State and I have reached this plea agreement, the State is reserving the right to present arguments, facts, and/or witnesses at sentencing in support of the plea agreement.

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I waive my right to trial by jury, at which trial the в. State would have to prove my guilt of all elements of the offense(s) beyond a reasonable doubt.

I waive my right to confront my accusers, that is, the C. right to confront and cross examine all witnesses who would testify at trial.

D. I waive my right to subpoena witnesses for trial on my behalf.

I understand the charge against me and that the 4. elements of the offense which the State would have to prove beyond a reasonable doubt at trial is that on or about June 2, 2021, within the County of Washoe, State of Nevada, I did, knowingly use, encourage, or entice minors, Z.M., D.M., L.K, and J.N., to simulate or engage in sexual conduct to produce a performance and/or to be the subject of a sexual portrayal in performance, to wit: I encouraged Z.M., D.M., L.K., and J.N. to send naked photographs of themselves in various positions.

5. I understand that I admit the facts which support all 19 the elements of the offense by pleading guilty. I admit that the 20 State possesses sufficient evidence which would result in my 21 conviction. I have considered and discussed all possible defenses 22 and defense strategies with my counsel. I understand that I have the 23 right to appeal from adverse rulings on pretrial motions only if the 24 State and the Court consent to my right to appeal in a separate written agreement. I understand that any substantive or procedural

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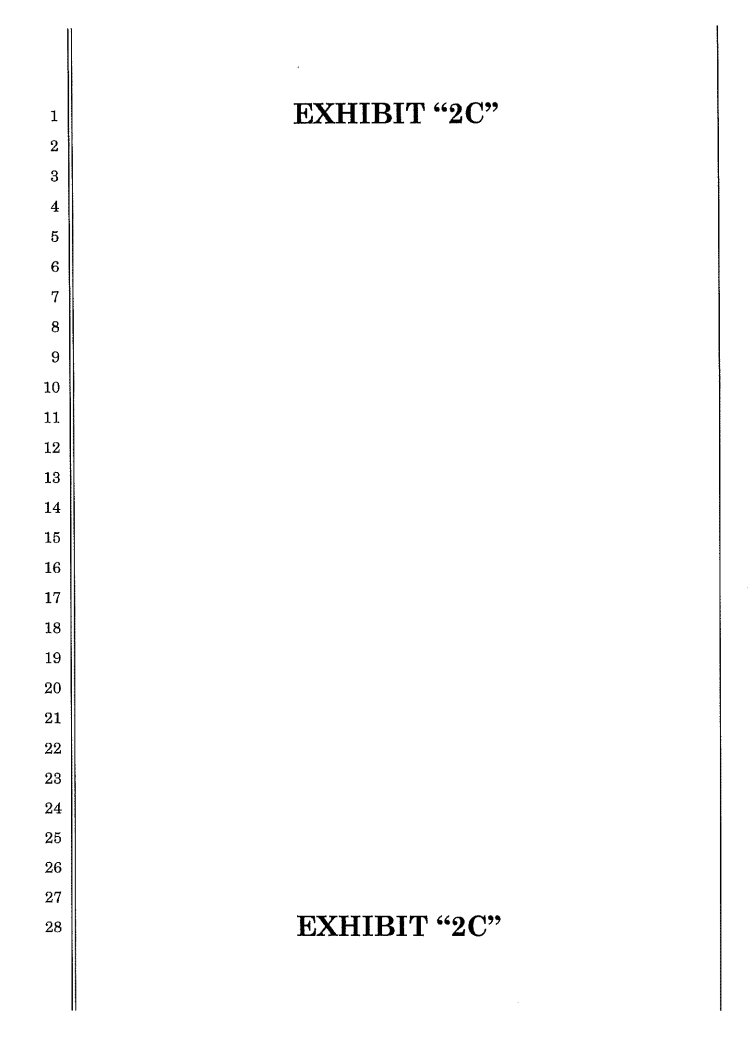
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	FILED Electronically CR21-2293 2022-04-14 09:36:02 AM Alicia L. Lerud Clerk of the Court Transaction # 8998061
1	CODE 1785 Christopher J. Hicks
2	#7747 One South Sierra Street
3	Reno, NV 89501 districtattorney@da.washoecounty.us
4	(775) 328-3200 Attorney for Plaintiff
5	
6	IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
7	IN AND FOR THE COUNTY OF WASHOE
8	* * *
9	THE STATE OF NEVADA,
10	Plaintiff, Case No. CR21-2293
11	v. Dept. No. D10
12	TYLER QUINN BALL-IMSDAHL,
13	Défendant.
14	/
15	GUILTY PLEA MEMORANDUM
16	1. I, TYLER QUINN BALL-IMSDAHL, understand that I am
17	charged with the offense of: USE OR PERMIT MINOR, AGE 14 OR OLDER, TO
18	PRODUCE PORNOGRAPHY, a violation of 200.710.1 and NRS 200.750.1, a
19	category A felony.
20	2. I desire to enter a plea of guilty to the offense of,
21	USE OR PERMIT MINOR, AGE 14 OR OLDER, TO PRODUCE PORNOGRAPHY, a
22	violation of 200.710.1 and NRS 200.750.1, a category A felony, as
23	more fully alleged in the charge filed against me.
24	3. By entering my plea of guilty I know and understand
25	that I am waiving the following constitutional rights:
26	A. I waive my privilege against self-incrimination.

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CERTIFIED COPY
The document to which this certificate is
attached is a full, true and correct copy of
the original on file and of record in my office.
DATE: 09/22/2022
ALICIAL. LERUD, Clerk of the Second Judicial
District Court, in and for the County of
Washoe, State of Nevada.
By Deputy

1	The following are the names of such witnesses as are known
2	to me at the time of the filing of the within Information:
3	CASEY ANDREWS
4	ERIC DIAMOND DM
5	JN LK
6	MONA MARTINEZ STEPHANIE M. SHUMAN
7	ZM
8	
9	
10	AFFIRMATION PURSUANT TO NRS 239B.030
11	The party executing this document hereby affirms that this
12	document submitted for recording does not contain the social security
13	number of any person or persons pursuant to NRS 239B.030.
14	
15	CHRISTOPHER J. HICKS
16	District Attorney Washoe County, Nevada
17	
18	By: Hoantal
19	ADAM D. CATE 12942
20	DEPUTY District Attorney
21	
22	
23	
24	
25 26	PCN WASO0094563C-BALL-IMSDAHL
20	
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L.K., and J.N., to simulate or engage in sexual conduct to produce a performance and/or to be the subject of a sexual portrayal in performance, to wit: Defendant encouraged Z.M., D.M., L.K., and J.N., to send naked photographs of themselves in various positions.

All of which is contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Nevada.

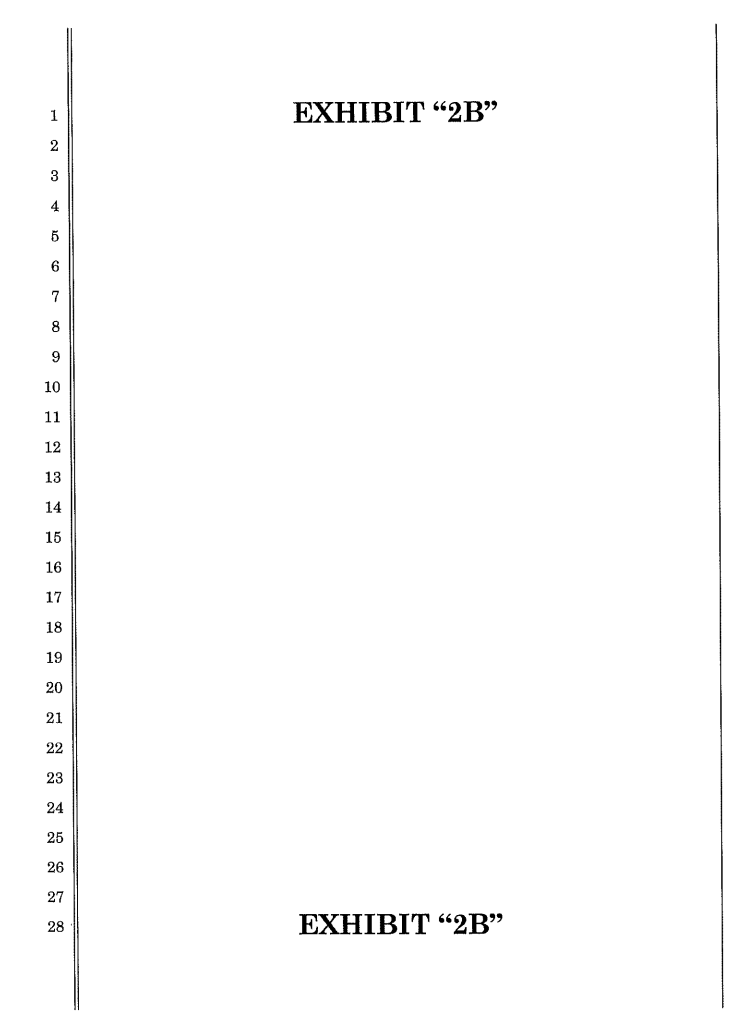
> CHRISTOPHER J. HICKS District Attorney Washoe County, Nevada

By:

ADAM D. CATE DEPUTY District Attorney

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	FILED DA #21-9580 Electronically CR21-2293 WCSO WC21-002421 and WCSO WC21-002421 Clerk of the Court Transaction # 8989347
1 2 3 4 5 6 7 8 9 10 11 12 13	CODE 1800 Christopher J. Hicks #7747 One South Sierra Street Reno, NV 89501 districtattorney@da.washoecounty.us (775) 328-3200 Attorney for Plaintiff IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF WASHOE * * * THE STATE OF NEVADA, Plaintiff, Case No.: CR21-2293 V. TYLER QUINN BALL-IMSDAHL, Defendant.
14	/
15	INFORMATION
16	CHRISTOPHER J. HICKS, District Attorney within and for the
17	County of Washoe, State of Nevada, in the name and by the authority
18	of the State of Nevada, informs the above entitled Court that, the
19	defendant above-named, TYLER QUINN BALL-IMSDAHL, has committed the
20	crime of:
21	USE OR PERMIT MINOR, AGE 14 OR OLDER, TO PRODUCE
22	PORNOGRAPHY, a violation of 200.710.1 AND NRS 200.750.1, a category A
23	felony, (50368) in the manner following:
24	That the said defendant TYLER QUINN BALL-IMSDAHL,
25	on or about June 2, 2021, within the County of Washoe, State of
26	Nevada, did knowingly use, encourage, or entice minors, Z.M., D.M.,

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State of Nevada License for Educational Personnel

License No. 119595

This License Certifies That

Tyler Ball-Imsdahl

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
Standard - Substitute	K-12 SUB	12/19/2017	Substitute	12/19/2017	12/19/2020
Provisional - Special	K-12	06/17/2019	Counselor	06/17/2019	06/17/2022

Provisions to be satisfied

Provisions			Required Due Date	
Praxls Core Academic Skills For Educators Exam: Reading (5712)				06/17/2022
Praxis Core Academic Skills For Educators Exam: Writ 5722)	ting			06/17/2022
Praxis Core Academic Skills For Educators Exam: fathematics (5732)				06/17/2022

Renewal Requirements

Renewal Requirements	Required Due Date
You may apply for a standard license once all	06/17/2022
outstanding provisions have been satisfied.	

2m. Zu

State Superintendent of Public Instruction

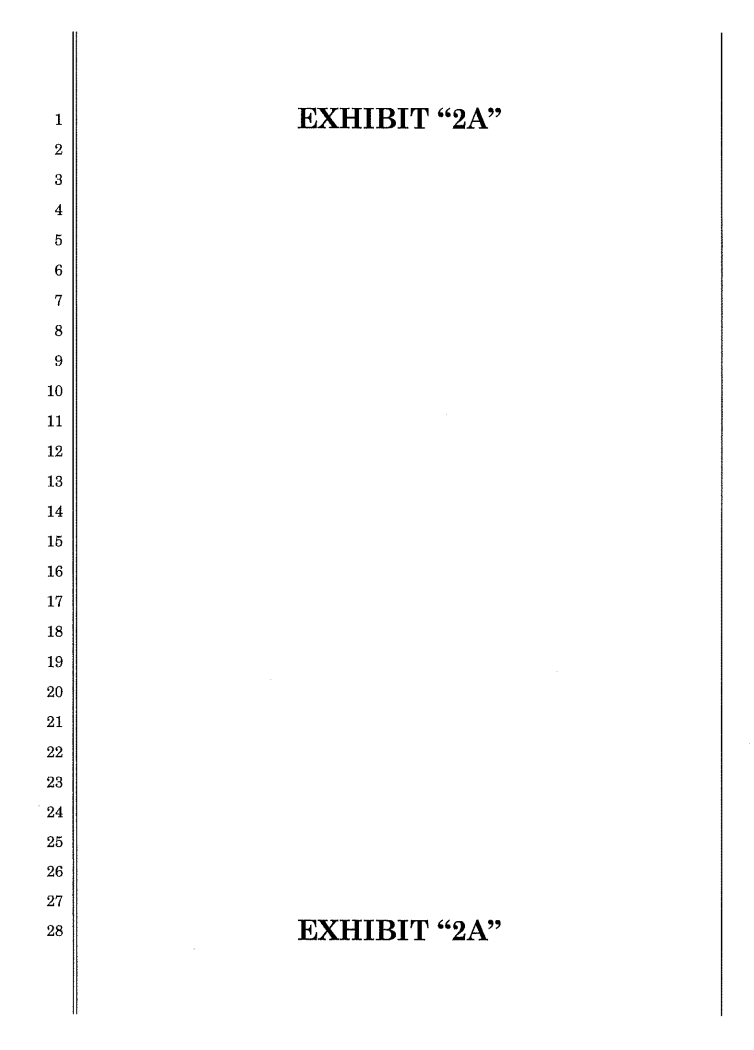


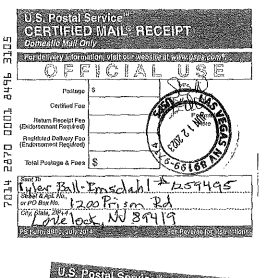
EXHIBIT LIST				
Exhibit No.	Title	Page		
2A	Respondent's License	1		
2B	Information	4		
2C	Guilty Plea Memorandum	7		
2D	Corrected Judgment of Conviction	3		
Regulation of the second s				
11				

I declare under penalty of perjury that the foregoing is true and correct. Executed on this $\underline{\gamma}_{11}$ day of June, 2023. $\mathbf{2}$ MICHAEL ARAKAWA Declarant $\mathbf{7}$ $\mathbf{21}$ $\mathbf{27}$

1	BEFORE THE STATE BOARD OF EDUCATION		
2	BEFORE THE STATE BOARD OF EDUCATION		
3	JHONE EBERT, SUPERINTENDENT OF)		
4	PUBLIC INSTRUCTION, DEPARTMENT) OF EDUCATION, STATE OF NEVADA,) CASE NO. 23-05		
5	Petitioner,		
6	V.)		
7	TYLER BALL-IMSDAHL,		
8	Respondent.	Ì	
9			
10	DECLARATION OF MICHAEL ARAKAWA		
11	I, MICHAEL ARAKAWA, declare that 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 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 Memorandum.		
22	6. Attached hereto as Exhibit "2D" is a true and correct copy of the Corrected		
23	Judgment of Conviction.		
24	7. These documents are kept by the Department of Education in the normal course		
25	of business.		
26	11/		
27	11/		
28	11/		

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L.K., and J.N., to simulate or engage in sexual conduct to produce a performance and/or to be the subject of a sexual portrayal in performance, to wit: Defendant encouraged Z.M., D.M., L.K., and J.N., to send naked photographs of themselves in various positions. All of which is contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Nevada. CHRISTOPHER J. HICKS District Attorney Washoe County, Nevada danta D By: ADAM D. CATE DEPUTY District Attorney

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5	NL
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15	CHRISTOPHER J. HICKS
16	District Attorney Washoe County, Nevada
17	
18	By:
19	ADAM D. CATE 12942
20	DEPUTY District Attorney
21	
22	
23	
24	
25	
26	PCN WASO0094563C-BALL-IMSDAHL
	3

CERTIFIED COPY
The document to which this certificate is
attached is a full, true and correct copy of the original on file and of record in my office.
DATE: 09/02/2022
ALICIAL, LERUD, Clerk of the Second Judicial
District Court, in and for the County of Washoe, State of Nevada.
ByDCHDeputy
Pages

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Exhibit C Guilty Plea Memorandum

Exhibit C Guilty Plea Memorandum

τ.	FILED Electronically CR21-2293 2022-04-14 09:36:02 AM Alicia L. Lerud Clerk of the Court Transaction # 8998061
1	CODE 1785 Christopher J. Hicks
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5	
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7	IN AND FOR THE COUNTY OF WASHOE
8	* * *
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10	Plaintiff, Case No. CR21-2293
11	v. Dept. No. D10
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23	more fully alleged in the charge filed against me.
24	3. By entering my plea of guilty I know and understand
25	that I am waiving the following constitutional rights:
26	A. I waive my privilege against self-incrimination.

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I waive my right to trial by jury, at which trial the Β. State would have to prove my guilt of all elements of the offense(s) 2 beyond a reasonable doubt. 3

I waive my right to confront my accusers, that is, the C. right to confront and cross examine all witnesses who would testify at trial.

D. I waive my right to subpoena witnesses for trial on my behalf.

9 I understand the charge against me and that the 4. elements of the offense which the State would have to prove beyond a 10 reasonable doubt at trial is that on or about June 2, 2021, within 11 the County of Washoe, State of Nevada, I did, knowingly use, 12 13 encourage, or entice minors, Z.M., D.M., L.K, and J.N., to simulate or engage in sexual conduct to produce a performance and/or to be the 14 subject of a sexual portrayal in performance, to wit: I encouraged 15 Z.M., D.M., L.K., and J.N. to send naked photographs of themselves in 16 17 various positions.

18 5. I understand that I admit the facts which support all the elements of the offense by pleading guilty. I admit that the 19 20 State possesses sufficient evidence which would result in my 21 conviction. I have considered and discussed all possible defenses and defense strategies with my counsel. I understand that I have the 22 23 right to appeal from adverse rulings on pretrial motions only if the State and the Court consent to my right to appeal in a separate 24 25 written agreement. I understand that any substantive or procedural

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pretrial issue(s) which could have been raised at trial are waived by my plea.

6. I understand that the consequences of my plea of guilty 3 are that I may be imprisoned in the Nevada Department of Corrections 4 for a period of life with the possibility of parole after 5 years 5 have been served. I am not eligible for probation unless a 6 psychosexual evaluation is completed pursuant to NRS 176.139 which 7 certifies that I do not represent a high risk to reoffend based upon 8 a currently accepted standard of assessment. I may also be fined up 9 to \$100,000.00. I further understand that I will be required to 10 register as a sex offender pursuant to NRS Chapter 179D, and that I 11 will be required to be on lifetime supervision pursuant to NRS 12 176.0931. 13

7. In exchange for my plea of guilty, the State, my 14 counsel and I have agreed to recommend the following: The parties 15 will be free to argue for an appropriate sentence, and the State will 16 not file additional criminal charges resulting from the arrest in 17 this case. 18

I understand that, even though the State and I have 8. 19 reached this plea agreement, the State is reserving the right to 20 present arguments, facts, and/or witnesses at sentencing in support 21 of the plea agreement. 22

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9. I also agree that I will make full restitution in this matter, as determined by the Court. Where applicable, I additionally understand and agree that I will be responsible for the repayment of any costs incurred by the State or County in securing my return to this jurisdiction.

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I understand that the State, at their discretion, is 6 10. entitled to either withdraw from this agreement and proceed with the 7 prosecution of the original charges or be free to argue for an 6 appropriate sentence at the time of sentencing if I fail to appear at 9 any scheduled proceeding in this matter OR if prior to the date of my 10 sentencing I am arrested in any jurisdiction for a violation of law 11 OR if I have misrepresented my prior criminal history. I understand 12 and agree that the occurrence of any of these acts constitutes a 13 material breach of my plea agreement with the State. I further 14 understand and agree that by the execution of this agreement, I am 15 waiving any right I may have to remand this matter to Justice Court 16 17 should I later withdraw my plea.

18 11. I understand and agree that pursuant to the terms of 19 the plea agreement stated herein, any counts which are to be 20 dismissed and any other cases charged or uncharged which are either 21 to be dismissed or not pursued by the State, may be considered by the 22 court at the time of my sentencing.

12. I understand that the Court is not bound by the
agreement of the parties and that the matter of sentencing is to be
determined solely by the Court. I have discussed the charge, the
facts and the possible defenses with my attorney. All of the

foregoing rights, waiver of rights, elements, possible penalties, and 1 consequences, have been carefully explained to me by my attorney. My 2 attorney has not promised me anything not mentioned in this plea 3 memorandum, and, in particular, my attorney has not promised that I 4 will get any specific sentence. I am satisfied with my counsel's 5 advice and representation leading to this resolution of my case. I 6 am aware that if I am not satisfied with my counsel I should advise 7 the Court at this time. I believe that entering my plea is in my 8 best interest and that going to trial is not in my best interest. My 9 attorney has advised me that if I wish to appeal, any appeal, if 10 applicable to my case, must be filed within thirty days of my 11 sentence and/or judgment. 12

13. I understand that this plea and resulting conviction
14 will likely have adverse effects upon my residency in this country if
15 I am <u>not</u> a U. S. Citizen. I have discussed the effects my plea will
16 have upon my residency with my counsel.

17 14. I offer my plea freely, voluntarily, knowingly and
18 with full understanding of all matters set forth in the Information
19 and in this Plea Memorandum. I have read this plea memorandum
20 completely and I understand everything contained within it.

21 15. My plea of guilty is voluntary and is not the result
22 of any threats, coercion or promises of leniency.

16. I am signing this Plea Memorandum voluntarily with
advice of counsel, under no duress, coercion, or promises of
leniency.

26

I do hereby swear under penalty of perjury that all of 17. the assertions in this written plea agreement document are true. AFFIRMATION PURSUANT TO NRS 239B.030 The undersigned does hereby affirm that the preceding document does not contain the social security number of any person. DATED this 14th day of Apt б Defendant Translator/Interpreter ang K. Dunn Attorney Witnessing Defendant's Signature Prosecuting Attorney