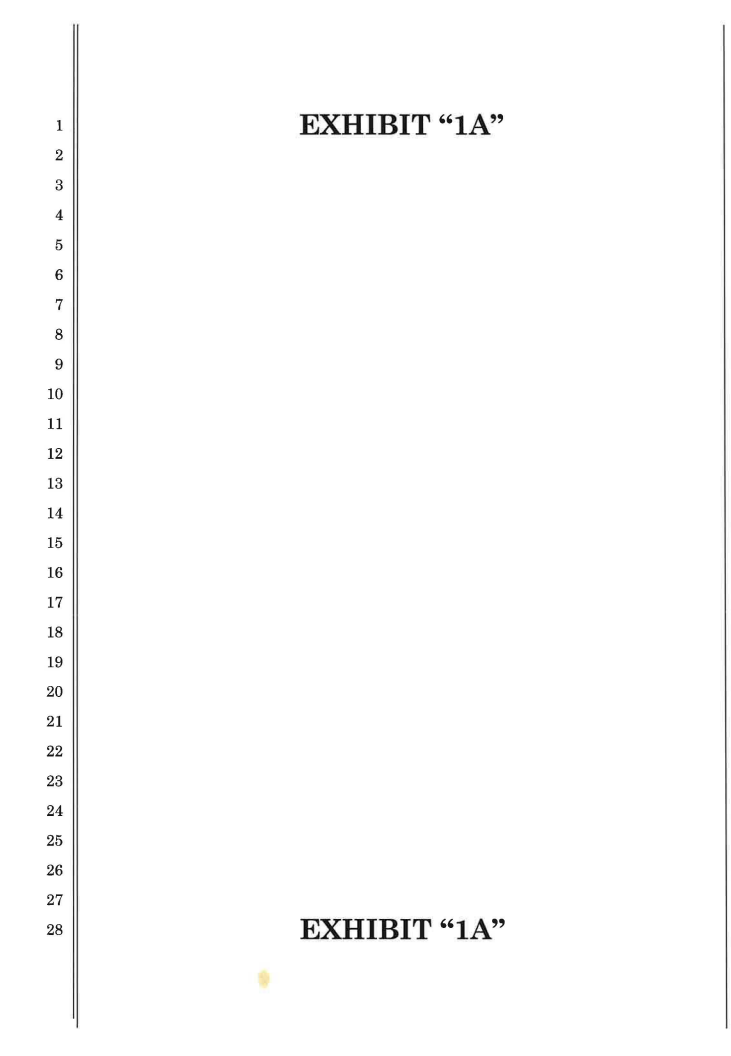
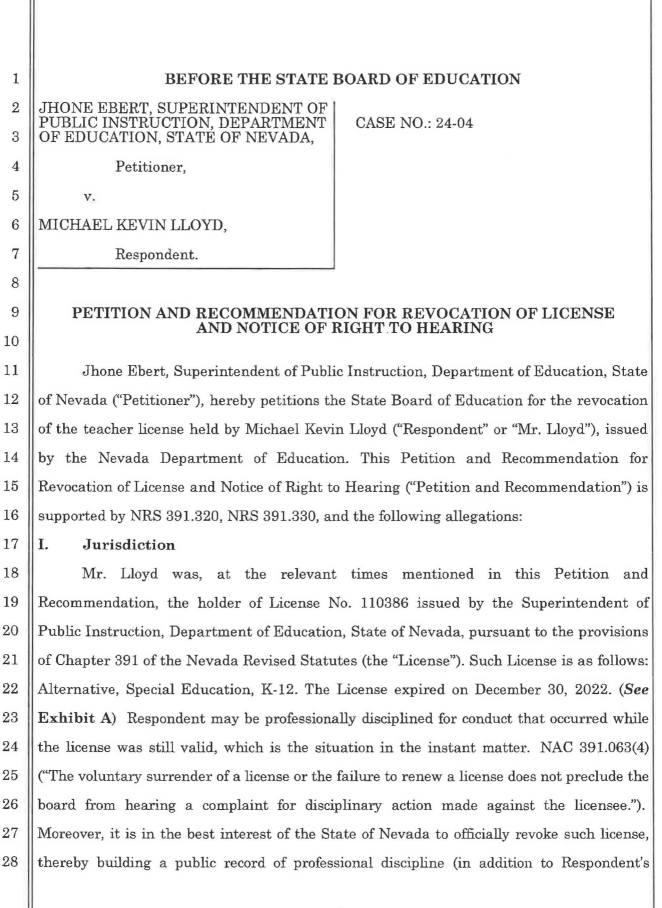
1       BEFORE THE STATE BOARD OF EDUCATION         2       JHONE EBERT, SUPERINTENDENT OF )         3       JHONE EBERT, SUPERINTENDENT OF )         4       OF EDUCATION, DEPARTMENT )         5       Petitioner,		
2 3 JHONE EBERT, SUPERINTENDENT OF ) 9 PUBLIC INSTRUCTION, DEPARTMENT ) 4 OF EDUCATION, STATE OF NEVADA, ) 5 CASE NO. 2024-04		
<ul> <li><sup>3</sup> JHONE EBERT, SUPERINTENDENT OF )</li> <li><sup>4</sup> OF EDUCATION, STATE OF NEVADA, )</li> <li><sup>5</sup> CASE NO. 2024-04</li> </ul>		
4       PUBLIC INSTRUCTION, DEPARTMENT         4       OF EDUCATION, STATE OF NEVADA,         5       CASE NO. 2024-04		
4 OF EDUCATION, STATE OF NEVADA,		
5 Petitioner,		
N N		
6 v.		
7 MICHAEL KEVIN LLOYD,		
8 Respondent.		
9		
10 DECLARATION OF ANGLE CASTELLANOS		
11 I, ANGIE CASTELLANOS, declare that the following is true.		
12 1. I am over the age of twenty-one (21) and competent to testify to the	e facts in	
13 this Declaration.		
14 2. I am employed by the State of Nevada, Department of Educat	ion as an	
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 October	, 2023.	
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 Pet	ition and	
19 Recommendation for Revocation of License and Notice of Right to Hearing ("Pe	tition and	
20 Notice"), submitted as Exhibit "1A"; the certified mail receipt for service of th	e 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 OML Notice Tracking, submitted as Exhibit "1D".		
I declare under penalty of perjury that the foregoing is true and correct.		
25 Executed on this <u>14</u> day of March, 2024.		
26		
27 Angie Castellanos		
28 Declarant		

	EXHIBIT LIST	
Exhibit No.	Title	Page
1A	Petition and Notice	24
1B	Certified Mail Receipt	1
1C	Open Meeting Law Notice	2
1D	OML Notice Tracking	2





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

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.

9 || II. Factual Allegations

According to the Amended Information filed in the Eighth Judicial District Court of the State of Nevada, in and for Clark County, (a true and correct copy of which is attached as **Exhibit B**) on about the 25<sup>th</sup> day of May, 2022, Mr. Lloyd committed the crime of Child Abuse, Neglect, or Endangerment, a Gross Misdemeanor, in violation of NRS 200.508(2). The specific facts of the crime are contained in the Amended Information, filed in Clark County Court case C-22-368068-1, and attached hereto as **Exhibit B**, which is incorporated by reference.

On or about the 3<sup>rd</sup> day of May, 2023, Mr. Lloyd entered a Guilty Plea Agreement
before the Eighth Judicial District Court of the State of Nevada, in and for Clark 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". Mr. Lloyd plead guilty to one (1) count of
Child Abuse, Neglect, or Endangerment, a Gross Misdemeanor, in violation of
NRS 200.508(2). Exhibit C. The Guilty Plea Agreement was subsequently filed in
criminal case C-22-368068-1.

On or about August 21, 2023, Eighth Judicial District Court of the State of Nevada,
in and for Clark County, filed a Judgment of Conviction, convicting Mr. Lloyd of one (1)
count of Child Abuse, Neglect, or Endangerment, a Gross Misdemeanor, in violation of
NRS 200.508(2). A true and correct copy of the Court Minutes of Sentencing Hearing on
August 3, 2023 are attached hereto as Exhibit D and is fully incorporated herein.

	II I
1	The Court sentenced Mr. Lloyd to imprisonment in the Clark County Detention
2	Center. Mr. Lloyd is sentenced to Three Hundred and Sixty-Four (364) days with
3	seventeen (17) days credit for time served. The sentence was suspended and Mr. Lloyd
4	was placed on probation for a period not to exceed Eighteen Months. (Exhibit D) The
5	Court further required Mr. Lloyd to complete sex offender treatment or counseling, level 1
6	in person domestic violence classes, impulse control classes of counseling and to refrain
7	from alcohol or drugs during the probationary period unless approved by Parole and
8	Probation. Id.
9	III. Legal Allegations
10	NRS 391.330, as follows in pertinent part:
11	1. Immoral or unprofessional conduct.
12	2. Evident unfitness for service.
13	
14	4. Conviction of a felony or crime involving moral turpitude.
15	The act of Child Abuse, Neglect, or Endangerment, as prohibited
16	by NRS 200.508(2) is specifically determined to be a crime of moral turpitude
17	by NAC 391.023(1)(f) for the purposes of license investigations, suspension
18	and revocation.
19	By committing the acts that constitute Child Abuse, Neglect, or Endangerment, a
20	Gross Misdemeanor, in violation of NRS 200.508(2) and being convicted of said offenses,
21	Mr. Lloyd has subjected his license to revocation or suspension by violation of the
22	following:
23	(a) NRS 391.330(1) immoral or unprofessional conduct;
24	(b) NRS 391.330(2) evident unfitness for service; and
25	(c) NRS 391.330(4) conviction of a felony or crime involving moral turpitude;
26	moral turpitude,
27	
28	111
	3

#### 1 IV. Notice of Right to Hearing

2 Mr. Lloyd is hereby given notice of the recommendation by the Superintendent of 3 Public Instruction for the revocation of his license. The protocol and procedure for the suspension or revocation of a license are set forth in NRS 391.320 to 391.361, inclusive. 4 5 Mr. Lloyd has the right to a hearing on this Petition and Recommendation before a 6 hearing officer, who will be selected pursuant to NRS 391.322, NRS 391.323, and 7 NRS 391.355, to answer the allegations of the Petition and Recommendation and to present evidence and argument on all issues involved, either personally or through an 8 9 attorney.

10 If Mr. Lloyd desires a hearing before a hearing officer, he must file a written 11 request within fifteen (15) days from the receipt of this Petition and Recommendation 12 as provided in NRS 391.322. Mr. Lloyd's request should be addressed to the 13 Superintendent of Public Instruction, Nevada Department of Education, 700 East 5th Street, Carson City, Nevada, 89701-5096. If Mr. Lloyd requests a hearing, a hearing 14 15officer will be selected pursuant to NRS 391.322, and that hearing officer will notify Mr. 16 Lloyd, in writing, of the time and location of the hearing not less than ten (10) days before the hearing. If Mr. Lloyd requests a hearing and a hearing officer is selected, the 17 18 procedures for the suspension or revocation of licenses found in NAC 391.500 to 391.555, inclusive, will be followed as appropriate. Pursuant to NAC 391.507, "[n]ot later than ten 19 20 (10) days after a hearing officer is selected pursuant to NRS 391.322, the holder of the 21license shall submit to the hearing officer an answer to the allegations set forth" in this 22 Petition and Recommendation. If no request for a hearing is filed within the time 23 specified, the State Board of Education may suspend or revoke Mr. Lloyd's license or take 24 no action on the recommendation.

- 25 || ///
- 26 ///
- 27 ///
- 28 ////

1	WHEREFORE, Petitioner prays that the State Board of Education issue its
2	decision to revoke Mr. Lloyd's license.
3	DATED: January 19th, 2024.
4	AARON D. FORD
5	Attorney General
6	By:
7	Chief Deputy Attorney General 100 North Carson Street
8	Carson City, Nevada 89701-4717
9	(775) 684-1229 Attorneys for the State of Nevada, Department of Education
10	Department of Education
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12	
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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 January 19th, 2024, 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. First Class Regular Mail and Certified	
6	Mail, Return Receipt Requested to:	
7	Michael Lloyd 1124 Falesco Ave,	
8	Las Vegas, NV 89138	
9	Certified Mail Receipt No.: 7021 1970 0000 5381 9764	
10	allfille	
11	Aaron D. Van Sickle Legal Secretary II	
12 13	Office of the Attorney General	
13 14	6	
14		ŀ
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Exhibit	DESCRIPTION	Number of Pag
Α	Respondent's License	1
В	Amended Information	2
C	Guilty Plea Agreement	8
D	Court Minutes of Sentencing Hearing on August 3, 2023	2

### State of Nevada License for Educational Personnel

License No. 110386

This License Certifies That

#### Michael K. Loyd

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
Alternative - Special Education	K-12	12/30/2019	Generalist	12/30/2019	12/30/2022

#### Provisions to be satisfied

Provisions	Required Due Date
Generalist - 5354 Praxis Exam - Special Education: Core Knowledge	12/30/2022
Generalist - Praxis Principles of Learning and Teaching Exam: Grades K-6 (5622) OR Grades 5-9 (5623) OR Grades Grades 7-12 (5624)	12/30/2022
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.	12/30/2022
Must complete three (3) semester hours of credit in a course on multicultural education pursuant to NRS 391.0347.	12/30/2022

#### **Renewal Requirements**

# Renewal RequirementsRequired Due DateTo apply for a standard license, you must complete<br/>all coursework as instructed by your provider, clear all<br/>outstanding provisions, and submit a minimum of<br/>two (2) effective annual employer evaluations in the<br/>area of endorsement.12/30/2022

Depm. Sut

State Superintendent of Public Instruction

# Exhibit B Amended Information

# Exhibit B Amended Information

1 2 3 4 5 6 7	AINF STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 BRIANNA LAMANNA Deputy District Attorney Nevada Bar #014226 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff	CT COURT	Electronically Filed 8/2/2023 8:01 AM Steven D. Grierson CLERK OF THE COURT
8		UNTY, NEVADA	
9			
10	THE STATE OF NEVADA,	CASE NO:	C-22-368068-1
11	Plaintiff,	CASE NO:	C-22-308008-1
12	-VS-	DEPT NO:	XIX
13	MICHAEL KEVIN LOYD, #2782989	AM	ENDED
14	Defendant.	INFO	RMATION
15		]	
16	STATE OF NEVADA		
17	COUNTY OF CLARK		
18	STEVEN B. WOLFSON, District Att	torney within and for	r the County of Clark, State
19	of Nevada, in the name and by the authority of	of the State of Nevac	la, informs the Court:
20	That MICHAEL KEVIN LOYD, as I	Defendant above nam	ned, has committed the crime
21	of CHILD ABUSE, NEGLECT, OR END	DANGERMENT (G	Fross Misdemeanor - NRS
22	200.508.2 - NOC 55239) in the manner follo	wing:	
23	That on or about the 25th day of May	, 2022, at and within	n the County of Clark, State
24	of Nevada, contrary to the form, force and ef	fect of statutes in suc	ch cases made and provided,
25	and against the peace and dignity of the	State of Nevada, D	Defendant did willfully and
26	unlawfully, being responsible for the safety of	or welfare of a child	under the age of 18 years, to
27	wit: N.M., permit or allow N.M. to suffer un	justifiable physical p	bain or mental suffering as a
28	result of abuse or neglect, to wit: mental inj	ury of a non-accider	ntal nature, and/or permit or

V:\2022\315\44\202231544C-AINF-(MICHAEL LOYD)-001.DOCX

1	allow N.M. to be placed in a situation where he or she might have suffered unjustifiable		
2	physical pain or mental suffering as a result of abuse or neglect, to wit: mental injury of a non-		
3	accidental nature, by touching N.M. in a threatening manner.		
4	STEVEN B. WOLFSON		
5	Clark County District Attorney Nevada Bar #001565		
6			
7	BY <u>/s/ Brianna Lamanna</u> BRIANNA LAMANNA		
8	Deputy District Attorney Nevada Bar #014226		
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24	August 25, 2023		
25	STATES OA		
26	OF THE PARTY		
27	22CR0323706/hjc/SVU CCSDPD EV#2259996 (TK07)		
28	CCSDPD EV#2259996 (TK07)		
	2 CERTIFIED COPT		
	ELECTRONIC SEAL (NRS 1.190(3)) V:\2022\315\44\202231544C-AINF-(MICHAEL LOYD)-001.DOCX		

# Exhibit C Guilty Plea Agreement

# Exhibit C Guilty Plea Agreement

			Electronically Filed 5/3/2023 2:01 PM Steven D. Grierson CLERK OF THE COURT
1	GPA		
2	STEVEN B. WOLFSON Clark County District Attorney		
3	Nevada Bar #001565 BRIANNA LAMANNA		
4	Chief Deputy District Attorney Nevada Bar #014226		
5	200 Lewis Avenue Las Vegas, NV 89155-2212		
6	(702) 671-2500 Attorney for Plaintiff		
7	DISTRI	CT COURT	
8	CLARK COU	JNTY, NEVADA	
9	THE STATE OF NEVADA,	1	
10	Plaintiff,		
11	-VS-	CASENO	C-22-368068-1
12	MICHAEL KEVIN LOYD,	DEPT NO:	
13	#2782989	DEPT NO:	
14	Defendant.		
15		1	
16		A AGREEMENT	
17	I hereby agree to plead guilty		1
18	ENDANGERMENT (Gross Misdemeanor		
19	alleged in the charging document attached he		
20	My decision to plead guilty is based u	upon the plea agree	ment in this case which is as
21	follows:		
22	Provided that I am not deemed a high r		
23	the State will not oppose my being granted		
24	State retaining the right to argue terms and		
25	reoffend, the State will make no recommendate		
26	I agree to the forfeiture of any and all		
27	and/or impounded in connection with the in		any other case negotiated in
28	whole or in part in conjunction with this plea	agreement.	

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I understand and agree that, if I fail to obtain an assessment of my risk to reoffend 1 before my scheduled sentencing date, fail to interview with the Department of Parole and 2 Probation (P&P), fail to appear at any subsequent hearings in this case, or an independent 3 magistrate, by affidavit review, confirms probable cause against me for new criminal charges 4 including reckless driving or DUI, but excluding minor traffic violations, the State will have 5 the unqualified right to argue for any legal sentence and term of confinement allowable for the 6 crime(s) to which I am pleading guilty, including the use of any prior convictions I may have 7 to increase my sentence as an habitual criminal to five (5) to twenty (20) years, Life without 8 the possibility of parole, Life with the possibility of parole after ten (10) years, or a definite 9 twenty-five (25) year term with the possibility of parole after ten (10) years. 10 Otherwise I am entitled to receive the benefits of these negotiations as stated in this 11 plea agreement. 12 CONSEQUENCES OF THE PLEA 13 I understand that by pleading guilty I admit the facts which support all the elements of 14 the offense to which I now plead as set forth in Exhibit "1". 15 I understand that as a consequence of my plea of guilty, I may be imprisoned in the 16 Clark County Detention Center for a period of not more than three hundred sixty-four (364) 17 days and that I may be fined up to \$2,000.00. I understand that, if appropriate, I will be ordered 18 to make restitution to the victim of the offense to which I am pleading guilty and to the victim 19 of any related offense which is being dismissed or not prosecuted pursuant to this agreement. 20 I will also be ordered to reimburse the State of Nevada for any expenses related to my 21 extradition, if any. I understand that the law requires me to pay an Administrative Assessment 22 Fee. 23 I understand that I am not eligible for probation pursuant to NRS 176A.110 unless a 24 psychologist licensed to practice in this State who is trained to conduct psychosexual 25 evaluations or a psychiatrist licensed to practice medicine in this State who is certified by the 26 American Board of Psychiatry and Neurology, Inc., and is trained to conduct psychosexual 27 evaluations certifies in a written report to the court that I do not represent a high risk to reoffend 28 2

\CLARKCOUNTYDA.NET\CRMCASE2\2022\315\44\202231544C-GPA-(MICHAEL LOYD)-001.DOCX

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. I understand that my attorney is responsible for obtaining this psychological evaluation and providing it to the Court and the assigned Deputy District Attorney prior to my sentencing.

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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.

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.

I understand that if the offense to which I am pleading guilty 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.

I understand that the Division of Parole and Probation 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, the District Attorney may also comment on this report.

22 23

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26

#### WAIVER OF RIGHTS

3

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.
- 27 28

11

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\CLARKCOUNTYDA.NET\CRMCASE2\2022\315\44\202231544C-GPA-{MICHAEL LOYD}-001\_DOCX

1 2	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		
3	a reasonable doubt each element of the offense charged.		
4 5	3. The constitutional right to confront and cross-examine any witnesses who would testify against me.		
6	4. The constitutional right to subpoena witnesses to testify on my behalf.		
7	5. The constitutional right to testify in my own defense.		
8	6. The right to appeal the conviction with the assistance of an attorney, either appointed or retained, unless specifically reserved in writing and		
9	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, including any challenge based upon reasonable constitutional,		
10	iurisdictional or other grounds that challenge the legality of the		
11	proceedings as stated in NRS 177.015(4). However, I remain free to challenge my conviction through other post-conviction remedies including a habeas corpus petition pursuant to NRS Chapter 34.		
12	menduning a nabeas corpus petition pursuant to rives chapter 54.		
13	VOLUNTARINESS OF PLEA		
14	I have discussed the elements of all of the original charge against me with my attorney		
15	and I understand the nature of the charge against me.		
16	I understand that the State would have to prove each element of the charge against me		
17	at trial.		
18	I have discussed with my attorney any possible defenses, defense strategies and		
19	circumstances which might be in my favor.		
20	All of the foregoing elements, consequences, rights, and waiver of rights have been		
21	thoroughly explained to me by my attorney.		
22	I believe that pleading guilty and accepting this plea bargain is in my best interest, and		
23	that a trial would be contrary to my best interest.		
24	I am signing this agreement voluntarily, after consultation with my attorney, and I am		
25	not acting under duress or coercion or by virtue of any promises of leniency, except for those		
26	set forth in this agreement.		
27			
28	//		
	4		
	\\CLARKCOUNTYDA.NET\CRMCASE2\2022\315\44\202231544C-GPA-(MICHABL LOYD)-001.DOCX		
1			

I am not now under the influence of any intoxicating liquor, a controlled substance or other drug which would in any manner impair my ability to comprehend or understand this agreement or the proceedings surrounding my entry of this plea. 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 April, 2023. AFI Defendant Z AGREED TO BY: NA LAMANNA Chief Deputy District Attorney Nevada Bar #014226 \CLARKCOUNTYDA.NET\CRMCASE2\2022\315\44\202231544C-GPA-(MICHAEL LOYD)-001 DOCX

1	CERTIFICATE OF COUNSEL:				
2 3	I, the undersigned, as the attorney for the Defendant named herein and as an officer of the court hereby certify that:				
4	1.	I have charge	e fully explained to the Defendant the allegations contained in the e to which guilty pleas are being entered.		
5	2.		e advised the Defendant of the penalties for each charge and the ation that the Defendant may be ordered to pay.		
6 7 8	3.	status	e inquired of Defendant facts concerning Defendant's immigration and explained to Defendant that if Defendant is not a United States and 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		Ъ.	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		e.	An indeterminate term of confinement, by with United States		
14		•	Federal Government based on the conviction and immigration status.		
15		Moreo	over, I have explained that regardless of what Defendant may have		
16 17		convid	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 nsistent with the facts known to me and are made with my advice Defendant.		
20	5.	To the	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		Ъ.	Executed this agreement and will enter all guilty pleas pursuant		
24			Was not under the influence of intoxicatilg liquor a controlled		
25		с.	substance or other drug at the time I consulted with the Defendant		
26	Dated: This -	JOT	as certified in paragraphs 1 and 2 above 40.5 THE BOOK TH		
27	Dated. This		SEAN SULLIVANCES 0.0F		
28	hjc/SVU		THE OF NEW OF NEW		
			6 CERTIFIED COPY ELECTRONIC SEAL (NRS 1.190(3)) CLARKCOUNTYDA.NET\CRMCA8E2\2022\31544\202231544C-GPA-(MICHAEL LOYD)-001.DOCX		
		11			

The second se

1 2 3 4 5 6	AINF STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 BRIANNA LAMANNA Deputy District Attorney Nevada Bar #014226 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff					
7	DISTRICT COURT					
8	CLARK COUNTY, NEVADA					
9						
10	THE STATE OF NEVADA,	CASE NO:	C-22-368068-1			
11	Plaintiff,	DEPT NO:	XIX			
12	-VS-	DEITNO.				
13	MICHAEL KEVIN LOYD, #2782989	A M	ENDED			
14	Defendant.	INFO	RMATION			
15						
16 17	STATE OF NEVADA SS. COUNTY OF CLARK					
18		orney within and for	r the County of Clark, State			
10	STEVEN B. WOLFSON, District Attorney within and for the County of Clark, State of Nevada, in the name and by the authority of the State of Nevada, informs the Court:					
20	That MICHAEL KEVIN LOYD, as I					
21	of CHILD ABUSE, NEGLECT, OR END					
22	200.508.2 - NOC 55239) in the manner follo	wing:				
23	That on or about the 25th day of May, 2022, at and within the County of Clark, State					
24	of Nevada, contrary to the form, force and effect of statutes in such cases made and provided,					
25	and against the peace and dignity of the	State of Nevada, D	efendant did willfully and			
26	unlawfully, being responsible for the safety or welfare of a child under the age of 18 years, to					
	unlawfully, being responsible for the safety o	i wellate of a cliffe	Be of to Joard, to			
27	unlawfully, being responsible for the safety o wit: N.M., permit or allow N.M. to suffer unj					
		justifiable physical p	pain or mental suffering as a			

EXHIBIT "1"

	It with the local in a situation where he on the might have suffered unjustifiable		
1	allow N.M. to be placed in a situation where he or she might have suffered unjustifiable		
2	physical pain or mental suffering as a result of abuse or neglect, to wit: mental injury of a non-		
3	accidental nature, by touching N.M. in a threatening manner. STEVEN B. WOLFSON		
4	Clark County District Attorney Nevada Bar #001565		
5	Nevada Dai #001303		
7	BY /s/ Brianna Lamanna BRIANNA LAMANNA		
8	Deputy District Attorney Nevada Bar #014226		
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27	22CR0323706/hjc/SVU CCSDPD EV#2259996		
28	(TK07)		
	2		
	\\CLARKCOUNTYDA.NET\CRMCASE2\2022\315\44\202231544C-AINF-{MICHAEL LOYD}-001.DOCX		

# Exhibit D

### Court Minutes of Sentencing Hearing on August 3, 2023

## Exhibit D

Court Minutes of Sentencing Hearing on August 3, 2023

#### **DISTRICT COURT**

#### CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor		COURT MINUTES	August 03, 2023
C-22-368068-1	State of Nevada vs MICHAEL LOYD		
August 03, 2023	10:00 AM	Sentencing	
HEARD BY: E	ller, Crystal	COURTRO	OM: RJC Courtroom 11B
COURT CLERK	: Serenity Sivongsa		
<b>RECORDER:</b>	Cynthia Moleres		
<b>REPORTER:</b>			
PARTIES PRESENT:	Lamanna, Brianna K. LOYD, MICHAEL KEV State of Nevada Sullivan, Sean P.	Attorney /IN Defenda Plaintiff Attorney	int
	1	<b>OURNAL ENTRIES</b>	

- COURT NOTED, it has received and reviewed the Risk Assessment, Gross Misdemeanor Worksheet and the Sentencing Memorandum. DEFENDANT LOYD ADJUDGED GUILTY of CHILD ABUSE, NEGLECT OR ENDANGERMENT (GM). Ms. Lamanna stated the statements made by the Defendant in the Risk Evaluation and their lack of accountability is concerning to the State and foresees potential post-conviction appeals regarding the matter. COURT CANVASSED the Defendant on the basis of their plea, and the Defendant confirmed his plea of guilty thereof. Ms. Lamanna requested the Defendant be required to do sex offender treatments, have no alcohol and be imposed the max underlying sentence based off her concerns. Mr. Sullivan stated prior to this incident, the Defendant did not have a criminal record, however if the Court shares the same concerns as the State, the Defendant will comply with any special conditions imposed. Ms. Lamanna further provided statements by the victim to the Court and Opposing counsel for review.

COURT STATED it's CONCERNS, and ORDERED, in addition to the \$25.00 Administrative

PRINT DATE: 08/25/2023

Page 15 of 16 Minutes Date: September 20, 2022

#### C-22-368068-1

Assessment fee, a \$150.00 DNA Analysis fee including testing to determine genetic markers if not previously taken, and \$3.00 DNA Collection fee, Defendant SENTENCED to the Clark County Detention Center (CCDC) for THREE HUNDRED AND SIXTY-FOUR (364) DAYS WITH SEVENTEEN (17) DAYS credit for time served; SUSPENDED; placed on PROBATION for an indeterminate period not to exceed EIGHTEEN (18) MONTHS. In addition to the STANDARD CONDITIONS OF PROBATION the following SPECIAL CONDITIONS OF PROBATION are IMPOSED:

1. Complete Sex Offender treatment or counseling.

2. Complete Level 1 in person Domestic Violence classes.

3. Complete Impulse Control classes or counseling.

4. Defendant is to have no alcohol or drugs during the entire duration of their Probation unless approved by Parole and Probation.

COURT DIRECTED the Defendant to report to Parole and Probation within forty-eight (48) hours. BOND, if any, EXONERATED.

NIC

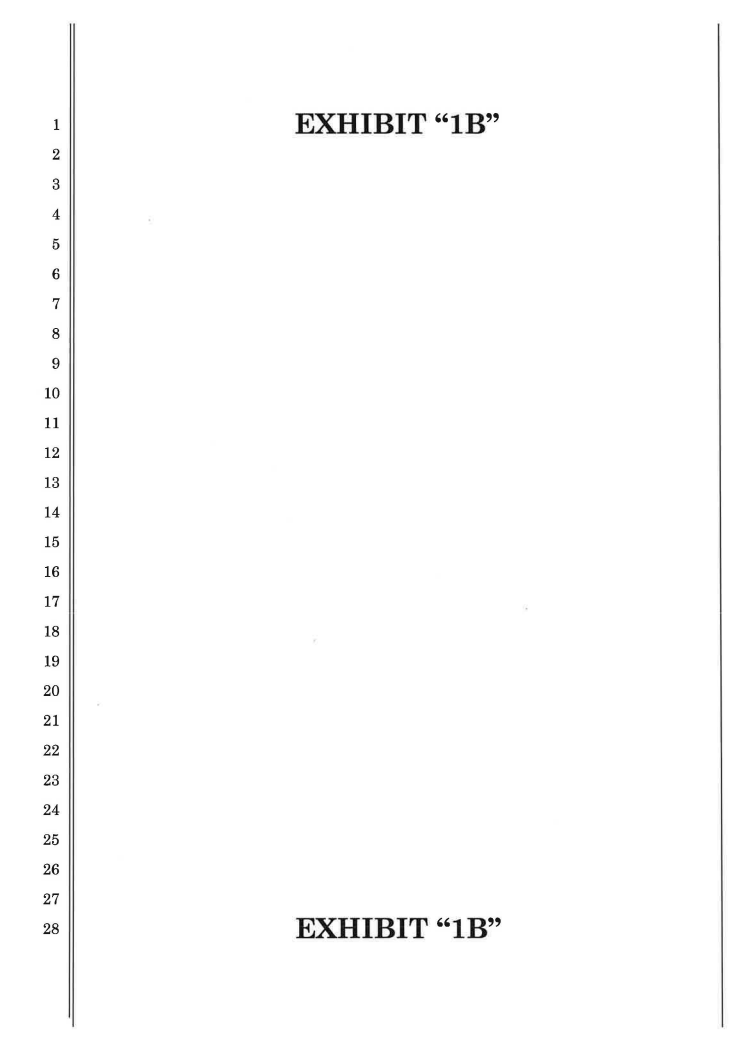


PRINT DATE: 08/25/2023

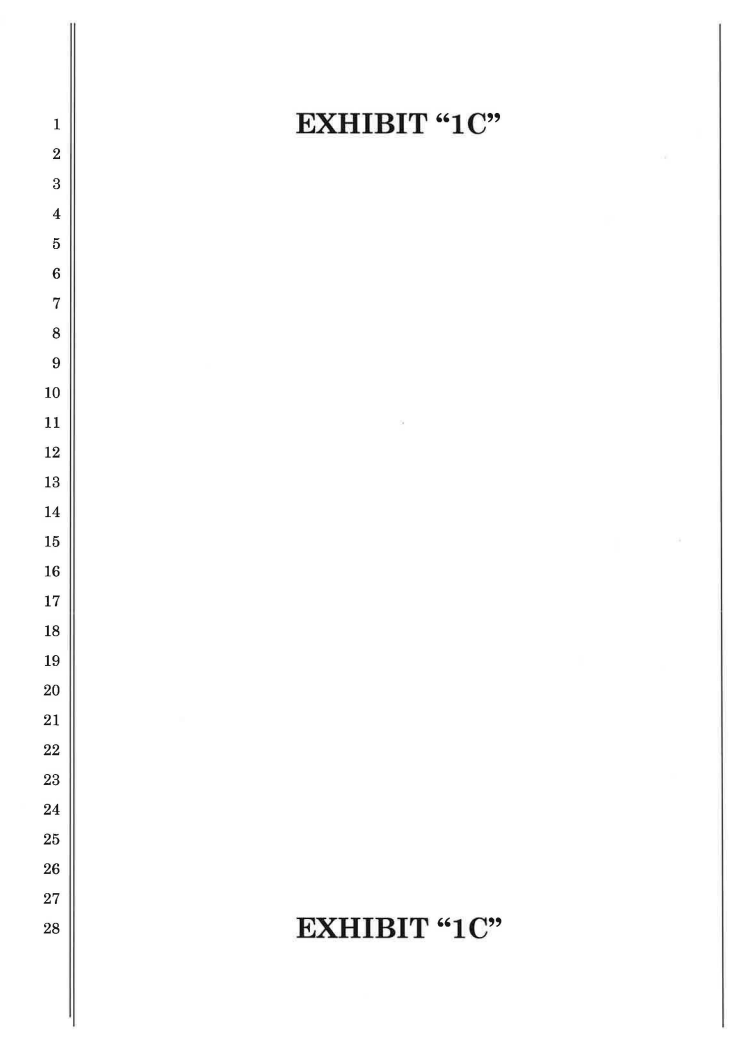
Page 16 of 16

Minutes Date:

CERTIFIED COPY ELECTRONIC SEAL (NRS 1.190(3)) te: September 20, 2022



U.S. Postal Service<sup>™</sup> CERTIFIED MAIL® RECEIPT ± 9761 Domestic Mail Only For delivery information, visit our website at www.usps.com r T -Certified Mail Foo 531 10. 7 Extra Services & Foes (check bax, add tos as appropriate) Roturn Receipt (hardoopy) 000 Return Receipt (electronic) Cartilloci Mnil Rentricted Delivery Postmark Lo. Attuit Signaturo Required Here Adult Algnature Restricted Dolivery \$ Revocet. Postano ~ j. Total Postage and Foes -7 MAN 20 20 7021 Sont Ti 89138 PS Form 3800, April 2015 PSN 7530-02 000-0047 See Reverse for Instruction COMPLETE THIS SECTION ON DELIVERY SENDER: COMPLETE THIS SECTION A. Signature Complete items 1, 2, and 3. C Agent Print your name and address on the reverse Addressee so that we can return the card to you. Date of Delivery B. Received by (Printed Name) C. Attach this card to the back of the mailpiece, 24 40 106 or on the front if space permits. D. Is delivery address different from Item 1? 1. Article Addressed to: if YES, enter delivery address below: D No Michael Lloyd 1124 Falesco Ave. as Vegas, NV 8913.8 3. Service Type D Priority Mail Express® □ Registered Mail™ Adult Signature Registered Mail Restricted
 Delivery
 Signature Confirmation<sup>TM</sup> Adult Signature Restricted Delivery Certified Mail® 9590 9402 7957 2305 9638 57 Signature Confirmation Collect on Delivery **Restricted Delivery** 2. Article Number (Transfer from service labol) i Mali 7021 1970 0000 5381 9764 I Mail Restricted Delivery T (OVER \$500) **Domestic Return Receipt** PS Form 3811, July 2020 PSN 7530-02-000-9053



#### 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) 687-9115

March 1, 2024

#### <u>Via Certified Mail</u> 7020 2450 0001 1950 7399

Michael K. Lloyd 1124 Falesco Ave. Las Vegas, NV 89138

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

Dear Mr. Lloyd:

In connection with your teacher license, 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 days from receipt of the Petition and Notice. Enclosed for your convenience is a copy of the Petition and Notice.

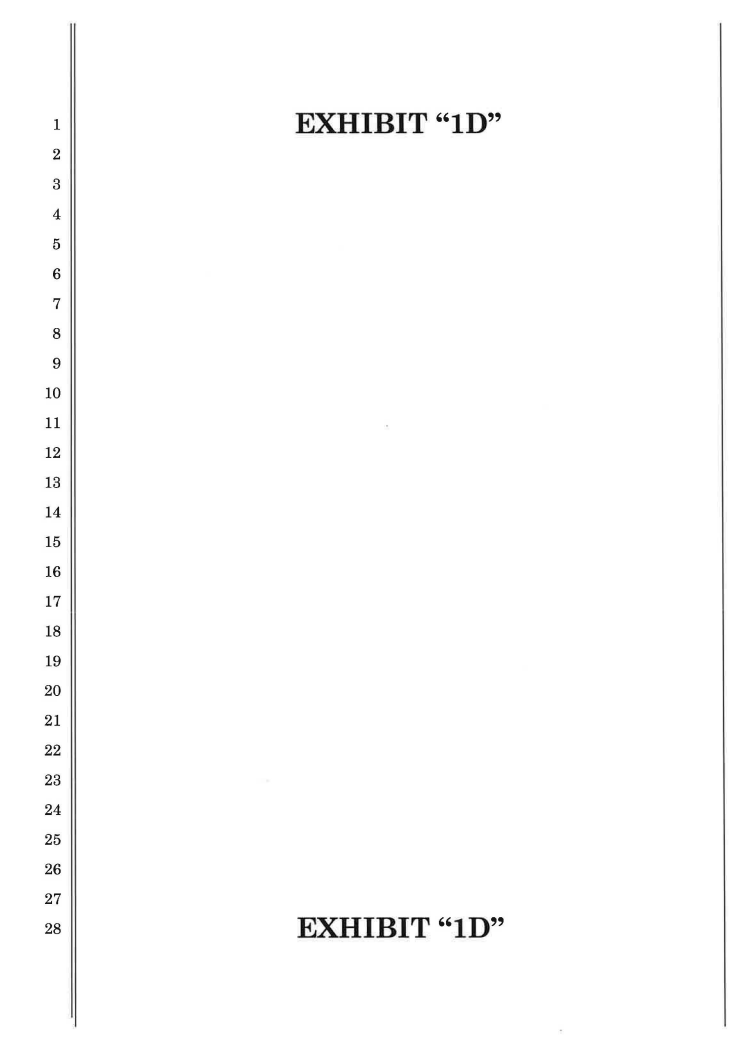
As you have failed to request such a hearing, the Board will be requested to move forward with revocation of your license and may consider your character, alleged misconduct, competence, or health at its meeting on March 27, 2024. The meeting will begin at 2:00 p.m. at 700 E. Fifth Street in Carson City, 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. Michael K. Lloyd March 1, 2024 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/ Angie Castellanos</u> Angie Castellanos Board Secretary



### **USPS Tracking**<sup>®</sup>

Tracking Number:

Remove X

### 70202450000119507399

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

#### Latest Update

Your item was delivered to an individual at the address at 2:25 pm on March 4, 2024 in LAS VEGAS, NV 89138.

#### Get More Out of USPS Tracking:

USPS Tracking Plus<sup>®</sup>

**Delivered Delivered, Left with Individual** LAS VEGAS, NV 89138

In Transit to Next Facility March 2, 2024

March 4, 2024, 2:25 pm

Arrived at USPS Regional Facility LAS VEGAS NV DISTRIBUTION CENTER March 1, 2024, 11:21 pm

Hide Tracking History

What Do USPS Tracking Statuses Mean? (https://faq.usps.com/s/article/Where-is-my-package)

#### **Text & Email Updates**

**USPS Tracking Plus®** 

Feedback

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See Less 🔨

Track Another Package

Enter tracking or barcode numbers

### **Need More Help?**

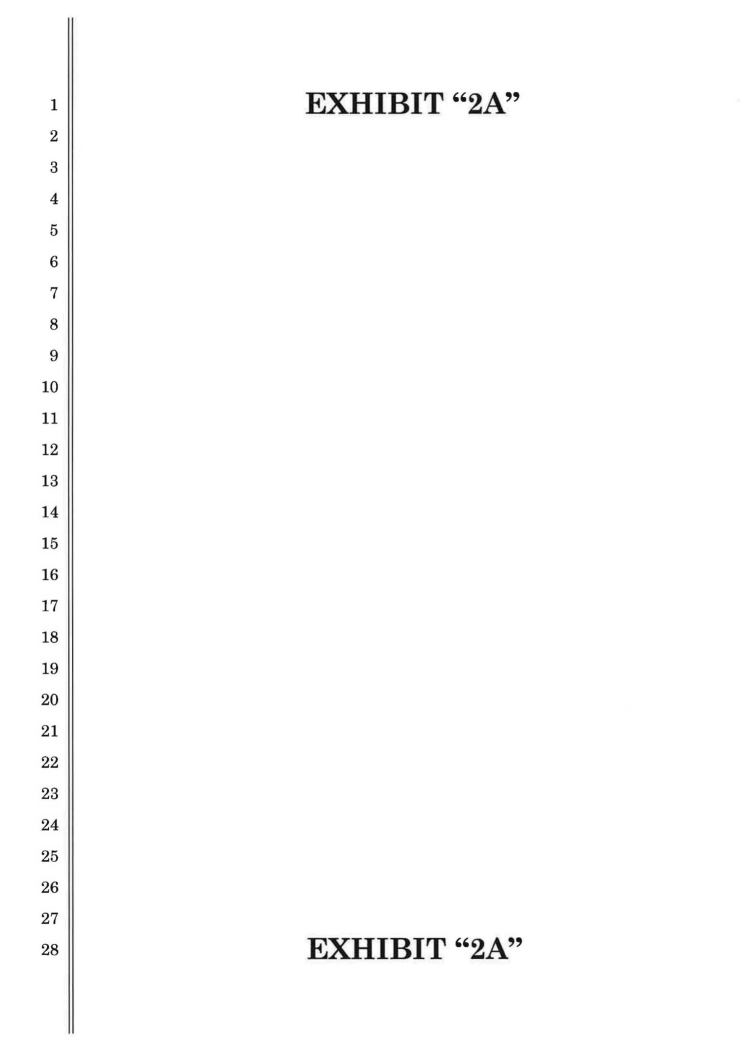
Contact USPS Tracking support for further assistance.

FAQs

BEFORE THE STATE BOARD OF EDUCATION				
PUBLIC INSTRUCTION, DEPARTMENT OF EDUCATION, STATE OF NEVADA	) ) ) CASE NO. 2024-04			
Petitioner,	)			
v.	)			
MICHAEL KEVIN LLOYD,	)			
Respondent.	)			
DECLARATION OF MICHAEL ARAKAWA				
I, MICHAEL ARAKAWA, declare tha	t the following is true.			
1. I am over the age of twenty-one (21) and competent to testify to the facts in this				
Declaration.				
2. I am employed by the State of	Nevada, Department of Education, as Chief			
Compliance Investigator. I have been employed by the Department of Education since				
July, 2014.				
3. Attached hereto as Exhibit "2A" is a true and correct copy of Respondent's				
License.				
4. Attached hereto as Exhibit "2B"	is a true and correct copy of the Amended			
Information.				
5. Attached hereto as Exhibit "2C'	is a true and correct copy of the Guilty			
Plea Agreement.				
6. Attached hereto as Exhibit "2D" is	a true and correct copy of the Court Minutes			
of Sentencing Hearing on August 3, 2023.				
7. These documents are kept by the Department of Education in the normal course				
of business.				
///				
///				
///				
	JHONE EBERT, SUPERINTENDENT OF PUBLIC INSTRUCTION, DEPARTMENT OF EDUCATION, STATE OF NEVADA, Petitioner, v. MICHAEL KEVIN LLOYD, Respondent. DECLARATION OF I, MICHAEL ARAKAWA, declare tha 1. I am over the age of twenty-one (2 Declaration. 2. I am employed by the State of Compliance Investigator. I have been emp July, 2014. 3. Attached hereto as Exhibit "2A" License. 4. Attached hereto as Exhibit "2B" Information. 5. Attached hereto as Exhibit "2C Plea Agreement. 6. Attached hereto as Exhibit "2D" is of Sentencing Hearing on August 3, 2023. 7. These documents are kept by the I of business.			

1	
2	I declare under penalty of perjury that the foregoing is true and correct.
3	Executed on this $\underline{\mathcal{U}}$ day of March, 2024.
4	Va
5	MICHAEL ARAKAWA
6	Declarant
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	EXHIBIT LIST	
Exhibit No.	Title	Pages
2A	License	1
2B	Amended Information	2
2C	Guilty Plea Agreement	8
2D	Court Minutes of Sentencing Hearing on August 3, 2023	2
L		
	5	



# State of Nevada License for Educational Personnel

License No. 110386

This License Certifies That

### Michael K. Loyd

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
Alternative - Special	K-12	12/30/2019	Generalist	12/30/2019	12/30/2022
Education		1			

## Provisions to be satisfied

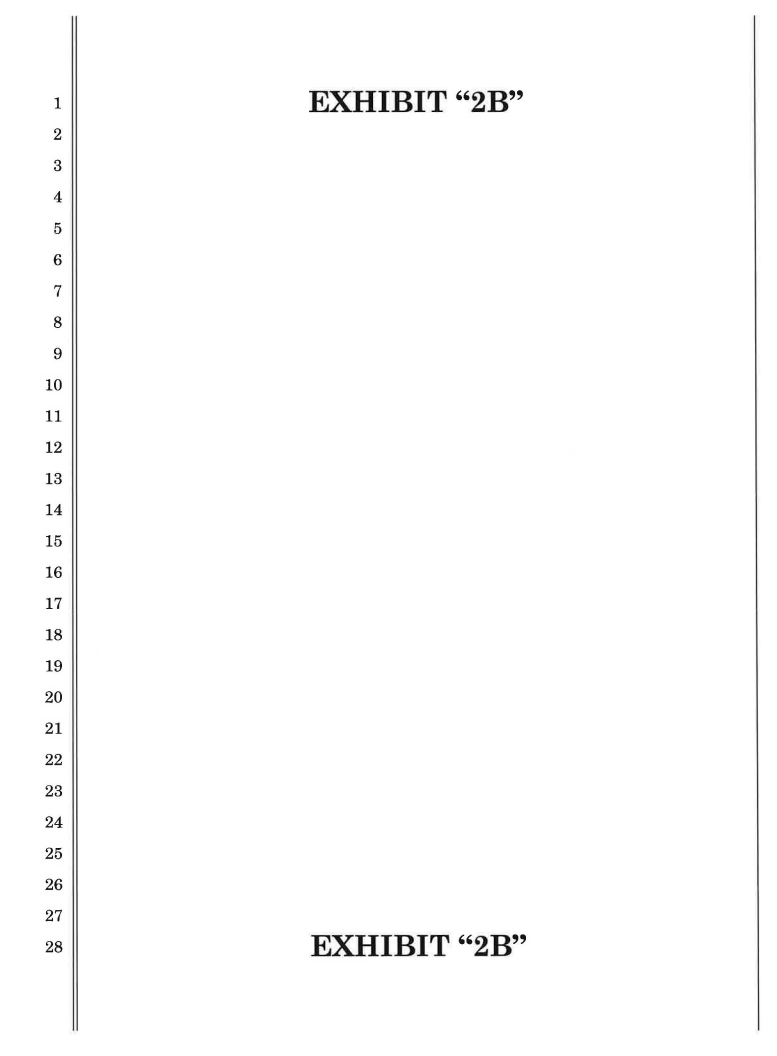
Provisions	Required Due Date
Generalist - 5354 Praxis Exam - Special Education: Core Knowledge	12/30/2022
Generalist - Praxis Principles of Learning and Teaching Exam: Grades K-6 (5622) OR Grades 5-9 (5623) OR Grades Grades 7-12 (5624)	12/30/2022
Three (3) semester credits in a course on Parent Involvement and Family Engagement that has been approved by the Department and is consistent with NRS 392.457.	12/30/2022
Must complete three (3) semester hours of credit in a course on multicultural education pursuant to NRS 391.0347.	12/30/2022

### **Renewal Requirements**

# Renewal RequirementsRequired Due DateTo apply for a standard license, you must complete<br/>all coursework as instructed by your provider, clear all<br/>outstanding provisions, and submit a minimum of<br/>two (2) effective annual employer evaluations in the<br/>area of endorsement.12/30/2022

Depm. Sut

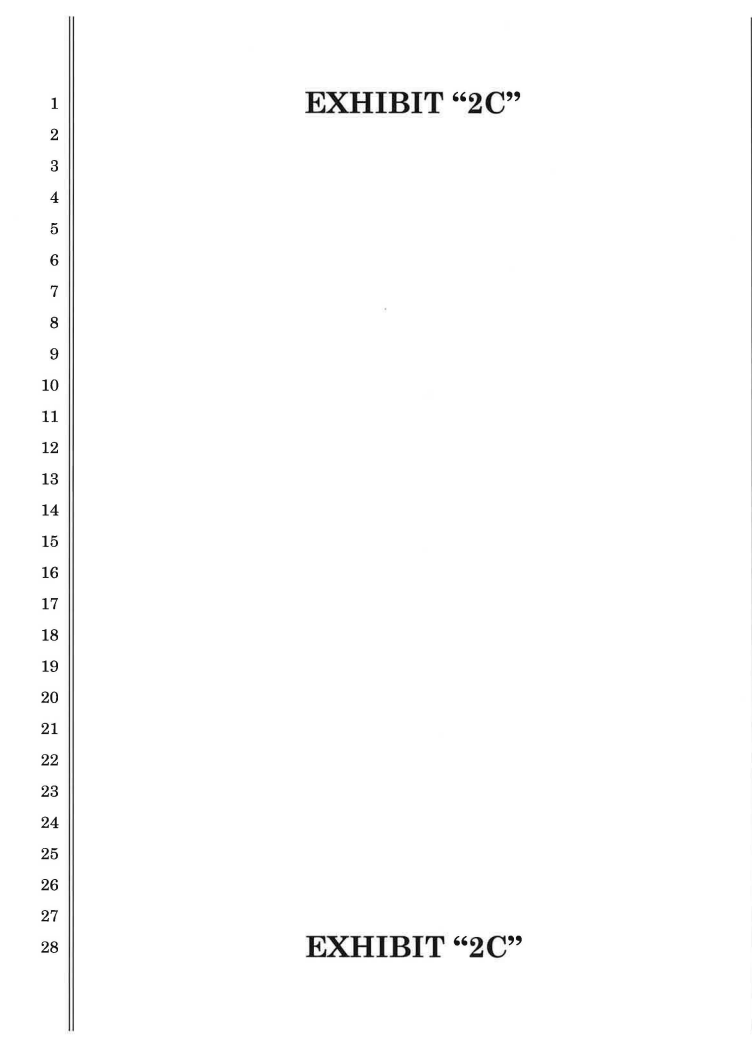
State Superintendent of Public Instruction



1 2 3 4 5 6 7	AINF STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 BRIANNA LAMANNA Deputy District Attorney Nevada Bar #014226 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff	Electronicall 8/2/2023 8:0 Steven D. Gr CLERK OF T	1 AM rierson			
8	DISTRICT COURT CLARK COUNTY, NEVADA					
9	CLARK COU	JITI I, NEVADA				
10	THE STATE OF NEVADA,	CASE NO: <b>C-22-36806</b>	58-1			
11	Plaintiff,	DEPT NO: XIX				
12						
13	MICHAEL KEVIN LOYD, #2782989 A M E N D E D					
14	Defendant. INFORMATION					
15						
16	STATE OF NEVADA					
17	COUNTY OF CLARK ) ss.					
18	STEVEN B. WOLFSON, District Attorney within and for the County of Clark, State					
19	of Nevada, in the name and by the authority of					
20	That MICHAEL KEVIN LOYD, as Defendant above named, has committed the crime					
21	of CHILD ABUSE, NEGLECT, OR ENDANGERMENT (Gross Misdemeanor - NRS					
22	200.508.2 - NOC 55239) in the manner following:					
23	That on or about the 25th day of May, 2022, at and within the County of Clark, State					
24	of Nevada, contrary to the form, force and effect of statutes in such cases made and provided,					
25	and against the peace and dignity of the State of Nevada, Defendant did willfully and					
26	unlawfully, being responsible for the safety or welfare of a child under the age of 18 years, to					
27	wit: N.M., permit or allow N.M. to suffer unjustifiable physical pain or mental suffering as a					
28	result of abuse or neglect, to wit: mental inj	ury of a non-accidental nature, an	d/or permit or			

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1	allow N.M. to be placed in a situation where he or she might have suffered unjustifiable				
2	physical pain or mental suffering as a result of abuse or neglect, to wit: mental injury of a non-				
3	accidental nature, by touching N.M. in a threatening manner.				
4	STEVEN B. WOLFSON				
5	Clark County District Attorney Nevada Bar #001565				
6	BY /s/ Brianna Lamanna				
7	BRIANNA LAMANNA				
8	Deputy District Attorney Nevada Bar #014226				
9					
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25	TATES OA				
26	OF THE 2 H				
27	22CR0323706/hjc/SVU				
28	22CR0323706/hjc/SVU CCSDPD EV#2259996 (TK07) 2 CERTIFIED COPY				
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			Electronically Filed 5/3/2023 2:01 PM Steven D. Grierson CLERK OF THE COURT		
1	GPA				
2	STEVEN B. WOLFSON Clark County District Attorney				
3	Nevada Bar #001565 BRIANNA LAMANNA				
4	Chief Deputy District Attorney Nevada Bar #014226				
5	200 Lewis Avenue Las Vegas, NV 89155-2212				
6	(702) 671-2500 Attorney for Plaintiff				
7	DISTRIC	CT COURT			
8	CLARK COU	JNTY, NEVADA			
9	THE STATE OF NEVADA,	F			
10					
11	Plaintiff,				
12	-vs- MICHAEL KEVIN LOYD,		C-22-368068-1		
13	#2782989	DEPT NO:	XIX		
14	Defendant.				
15					
16	GUILTY PLE	A AGREEMENT			
17	I hereby agree to plead guilty	to: CHILD A	BUSE, NEGLECT, OR		
18	ENDANGERMENT (Gross Misdemeanor - NRS 200.508.2 - NOC 55239) as more fully				
19	alleged in the charging document attached hereto as Exhibit "1".				
20	My decision to plead guilty is based upon the plea agreement in this case which is as				
21	follows:				
22	Provided that I am not deemed a high risk to reoffend pursuant to the danger evaluation,				
23	the State will not oppose my being granted probation at the rendition of sentence, with the				
24	State retaining the right to argue terms and conditions. Should I be deemed a high risk to				
25	reoffend, the State will make no recommendation at the rendition of sentence.				
26	I agree to the forfeiture of any and all	weapons or any in	terest in any weapons seized		
27	and/or impounded in connection with the in	nstant case and/or	any other case negotiated in		
28	whole or in part in conjunction with this plea	agreement.			

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I understand and agree that, if I fail to obtain an assessment of my risk to reoffend 1 before my scheduled sentencing date, fail to interview with the Department of Parole and 2 Probation (P&P), fail to appear at any subsequent hearings in this case, or an independent 3 magistrate, by affidavit review, confirms probable cause against me for new criminal charges 4 including reckless driving or DUI, but excluding minor traffic violations, the State will have 5 the unqualified right to argue for any legal sentence and term of confinement allowable for the 6 crime(s) to which I am pleading guilty, including the use of any prior convictions I may have 7 to increase my sentence as an habitual criminal to five (5) to twenty (20) years, Life without 8 the possibility of parole, Life with the possibility of parole after ten (10) years, or a definite 9 twenty-five (25) year term with the possibility of parole after ten (10) years. 10 Otherwise I am entitled to receive the benefits of these negotiations as stated in this 11 plea agreement. 12

### CONSEQUENCES OF THE PLEA

13

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

I understand that as a consequence of my plea of guilty, I may be imprisoned in the 16 Clark County Detention Center for a period of not more than three hundred sixty-four (364) 17 days and that I may be fined up to \$2,000.00. I understand that, if appropriate, I will be ordered 18 to make restitution to the victim of the offense to which I am pleading guilty and to the victim 19 of any related offense which is being dismissed or not prosecuted pursuant to this agreement. 20 I will also be ordered to reimburse the State of Nevada for any expenses related to my 21 extradition, if any. I understand that the law requires me to pay an Administrative Assessment 22 Fee. 23

I understand that I am not eligible for probation pursuant to NRS 176A.110 unless a psychologist licensed to practice in this State who is trained to conduct psychosexual evaluations or a psychiatrist licensed to practice medicine in this State who is certified by the American Board of Psychiatry and Neurology, Inc., and is trained to conduct psychosexual evaluations certifies in a written report to the court 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. I understand that my attorney is responsible for obtaining this psychological evaluation and providing it to the Court and the assigned Deputy District Attorney prior to my sentencing.

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.

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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.

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.

I understand that if the offense to which I am pleading guilty 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.

I understand that the Division of Parole and Probation 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, 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.
  - 3

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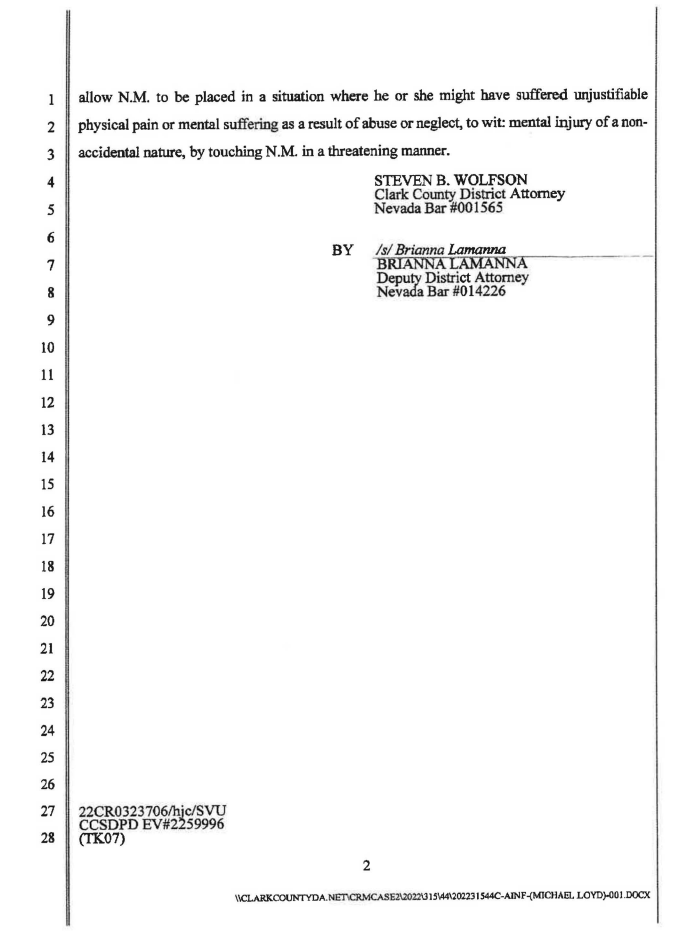
2. The constitutional right to a speedy and public trial by an impartial jury, free of excessive pretrial publicity prejudicial to the defense, at which trial I would be entitled to the assistance of an attorney, either appointed or retained. At trial the State would bear the burden of proving beyond a reasonable doubt each element of the offense charged.					
3. The constitutional right to confront and cross-examine any witnesses who					
<ul><li>would testify against me.</li><li>4. The constitutional right to subpoena witnesses to testify on my behalf.</li></ul>					
<ol> <li>The constitutional right to testify in my own defense.</li> </ol>					
<ol> <li>The constitutional right to appeal the conviction with the assistance of an attorney,</li> </ol>					
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, 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					
challenge my conviction through other post-conviction remedies including a habeas corpus petition pursuant to NRS Chapter 34.					
VOLUNTARINESS OF PLEA					
I have discussed the elements of all of the original charge against me with my attorney					
and I understand the nature of the charge against me. I understand that the State would have to prove each element of the charge against me					
at trial.					
I have discussed with my attorney any possible defenses, defense strategies and					
circumstances which might be in my favor.					
All of the foregoing elements, consequences, rights, and waiver of rights have been					
thoroughly explained to me by my attorney.					
I believe that pleading guilty and accepting this plea bargain is in my best interest, and					
that a trial would be contrary to my best interest.					
I am signing this agreement voluntarily, after consultation with my attorney, and I am					
not acting under duress or coercion or by virtue of any promises of leniency, except for those					
set forth in this agreement.					
//					
//					
4					
\\CLARKCOUNTYDA.NET\CRMCASE2\2022\315\44\202231544C-GPA-(MICHAEL LOYD)-001.DOCX					

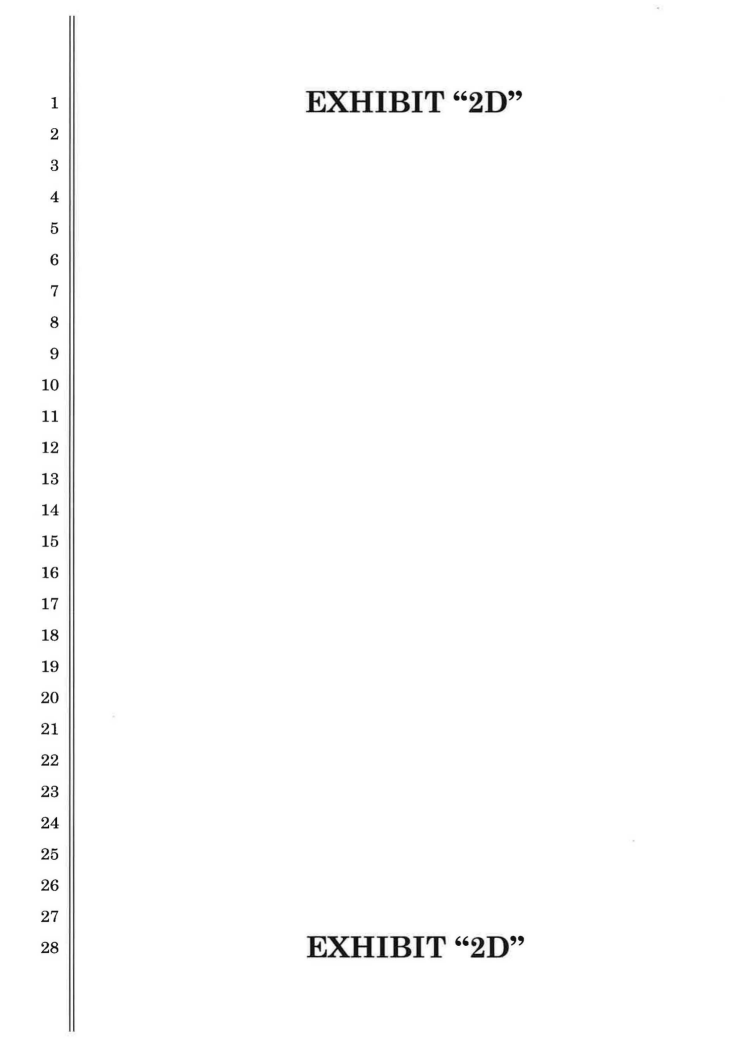
I am not now under the influence of any intoxicating liquor, a controlled substance or other drug which would in any manner impair my ability to comprehend or understand this agreement or the proceedings surrounding my entry of this plea. My attorney has answered all my questions regarding this guilty plea agreement and its consequences to my satisfaction and I am satisfied with the services provided by my attorney. DATED this \_\_\_\_\_ day of April, 2023. Defendant Z AGREED TO BY: NA LAMANN Chief Deputy District Attorney Nevada Bar #014226 \\CLARKCOUNTYDA.NET\CRMCASE2\2022\315\44\202231544C-GPA-(MICHAEL LOYD)-001.DOCX

1	CERTIFICATE OF COUNSEL:						
2 3	I, the undersigned, as the attorney for the Defendant named herein and as an officer of the court hereby certify that:						
4	1.		e fully explained to the Defendant the allegations contained in the e to which guilty pleas are being entered.				
5	2.	I have restite	e advised the Defendant of the penalties for each charge and the ution that the Defendant may be ordered to pay.				
6	3.	I have	e inquired of Defendant facts concerning Defendant's immigration				
7 8		status	and explained to Defendant that if Defendant is not a United States n 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		с.	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		More	over, I have explained that regardless of what Defendant may have				
16 17		been	told by any attorney, no one can promise Defendant that this ction will not result in negative immigration consequences and/or at Defendant's ability to become a United States citizen and/or legal				
18		reside	nt.				
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.		e best of my knowledge and belief, the Defendant:				
21	5.						
22		а.	Is competent and understands the charges and the consequences of pleading guilty as provided in this agreement,				
23		Ъ.	Executed this agreement and will enter all guilty pleas pursuant hereto voluntarily, and August 25, 2023				
24		c.	Was not under the influence of intoxicatilg tigaor a controlled				
25		-	substance or other drug at the time I consulted with the Defendant				
26	Dated: This -	27 0	lay of April, 2023.				
27	viti dividi mono fazi di dividi di		SEAN SULLIVANCESO. OF				
28	hjc/SVU		E TE OF NEVA				
			6 CERTIFIED COPY ELECTRONIC SEAL (NRS 1.190(3))				
		W	CLARKCOUNTYDA.NET/CRMCA8E2/2022/315/44/2022315/44C-GPA-(MICHAEL LOYD)-001.DOCX				
1			1				

1 2 3 4 5	AINF STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 BRIANNA LAMANNA Deputy District Attorney Nevada Bar #014226 200 Lewis Avenue Las Vegas, Nevada 89155-2212				
6	(702) 671-2500 Attorney for Plaintiff				
7	DISTRI	CT COURT			
8	CLARK COU	JNTY, NEVADA			
9					
10	THE STATE OF NEVADA,	CASE NO: C-22-368068-1			
11	Plaintiff,	DEPT NO: XIX			
12	-VS-	DEPINO: ALA			
13	MICHAEL KEVIN LOYD, #2782989 A M E N D E D				
14	Defendant. INFORMATION				
15	· · · · · · · · · · · · · · · · · · ·				
16	STATE OF NEVADA				
17	COUNTY OF CLARK )				
18		orney within and for the County of Clark, State			
19	of Nevada, in the name and by the authority of				
20	That MICHAEL KEVIN LOYD, as Defendant above named, has committed the crime				
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24	of Nevada, contrary to the form, force and effect of statutes in such cases made and provided,				
25	and against the peace and dignity of the State of Nevada, Defendant did willfully and				
26	unlawfully, being responsible for the safety or welfare of a child under the age of 18 years, to				
27	wit: N.M., permit or allow N.M. to suffer unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit: mental injury of a non-accidental nature, and/or permit or				
28					
	\\CLARKCOUNTYDA.NET\C	RMCASE2\2022\315\44\202231544C-AINF-(MICHAEL LOYD)-001.DOCX			

EXHIBIT "1"





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### DISTRICT COURT

### CLARK COUNTY, NEVADA

Felony/Gross M	isdemeanor	COURT MINUTES	August 03, 2023		
C-22-368068-1	State of Nevada vs MICHAEL LOYD	)			
August 03, 2023	10:00 AM	Sentencing			
HEARD BY: E	ller, Crystal	COURTROOM:	RJC Courtroom 11B		
COURT CLERK	: Serenity Sivongsa				
<b>RECORDER:</b>	RECORDER: Cynthia Moleres				
<b>REPORTER:</b>					
PARTIES PRESENT:	Lamanna, Brianna K. LOYD, MICHAEL KEV State of Nevada Sullivan, Sean P.	Attorney VIN Defendant Plaintiff Attorney			
JOURNAL ENTRIES					

- COURT NOTED, it has received and reviewed the Risk Assessment, Gross Misdemeanor Worksheet and the Sentencing Memorandum. DEFENDANT LOYD ADJUDGED GUILTY of CHILD ABUSE, NEGLECT OR ENDANGERMENT (GM). Ms. Lamanna stated the statements made by the Defendant in the Risk Evaluation and their lack of accountability is concerning to the State and foresees potential post-conviction appeals regarding the matter. COURT CANVASSED the Defendant on the basis of their plea, and the Defendant confirmed his plea of guilty thereof. Ms. Lamanna requested the Defendant be required to do sex offender treatments, have no alcohol and be imposed the max underlying sentence based off her concerns. Mr. Sullivan stated prior to this incident, the Defendant did not have a criminal record, however if the Court shares the same concerns as the State, the Defendant will comply with any special conditions imposed. Ms. Lamanna further provided statements by the victim to the Court and Opposing counsel for review.

COURT STATED it's CONCERNS, and ORDERED, in addition to the \$25.00 Administrative

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Minutes Date: September 20, 2022

### C-22-368068-1

Assessment fee, a \$150.00 DNA Analysis fee including testing to determine genetic markers if not previously taken, and \$3.00 DNA Collection fee, Defendant SENTENCED to the Clark County Detention Center (CCDC) for THREE HUNDRED AND SIXTY-FOUR (364) DAYS WITH SEVENTEEN (17) DAYS credit for time served; SUSPENDED; placed on PROBATION for an indeterminate period not to exceed EIGHTEEN (18) MONTHS. In addition to the STANDARD CONDITIONS OF PROBATION the following SPECIAL CONDITIONS OF PROBATION are IMPOSED:

1. Complete Sex Offender treatment or counseling.

2. Complete Level 1 in person Domestic Violence classes.

3. Complete Impulse Control classes or counseling.

4. Defendant is to have no alcohol or drugs during the entire duration of their Probation unless approved by Parole and Probation.

COURT DIRECTED the Defendant to report to Parole and Probation within forty-eight (48) hours. BOND, if any, EXONERATED.

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ELECTRONIC SEAL (NRS 1.190(3)) Minutes Date: September 20, 2022