1			
2	IN THE JUSTICE COURT OF SPARKS TOWNSHIP		
3	COUNTY OF WASHOE, STATE OF NEVADA		
4	,	Case No.:	
5	Plaintiff(s),	Dept. No.:	
6	V.		
7		MOTION TO SET SUPERSEDEAS BOND TO STAY	
8	Defendant(s).	EXECUTION OF JUDGMENT	
9			
10	Comes now,	(name) ("Appellant"), and	
11	respectfully requests that the Court set an amount for the Supersedeas Bond to stay execution of the		
12	judgment entered on	(date) pending the appeal of this matter.	
13	POINTS AND AUTHORITIES		
14	Justice Court Rule of Civil Procedure 100 provides that:		
15	(a) <b>Bond on Appeal - General.</b> The notice of appeal required in		
16	Rule 99 must be accompanied by an appeal bond. The appeal bond		
17	may be in the form of a cash bond, a formal surety bond, or an informal surety bond. After an appeal bond is filed, the other party may raise,		
	for determination by the judge, objections to the form of the bond or		
18	to sufficiency of the surety.  (b) <b>Bond on Appeal - Judgment Debtor.</b> Where a judgment debtor		
19	appeals a small claims judgment the bond posted must undertake and		
20	promise to pay to the judgment creditor should the judgment be affirmed or the appeal dismissed:		
21	(1) an amount equal to the judgment, plus interest; plus		
	(2) \$100 to cover the costs of the filing fees and any other costs of		
22	defending the appeal awarded by the district court; plus  (3) \$15 to cover the respondent's attorney fees should such		
23	attorney fees be awarded by the district court.		
24	(c) Bond on Appeal - Plaintiff. Where a plaintiff appeals a small		
25	claims judgment in favor of the defen		
25	claimed, the bond posted must undertake and promise to pay to the defendant should the judgment be affirmed or the appeal dismissed:		
26	(1) \$100 to cover the costs of the fi	ling fees and any other costs of	
27	defending the appeal awarded by the d		
28	(2) \$15 to cover the respondent's attorney fees should such attorney fees be awarded by the district court.		
40	ii araa ay maa ahaa ay maa ahaa ahaa ahaa aha	==-	

1	STATEMENT OF FACTS	
2	The above-entitled Court issued a judgment on(date) in the	
3	amount of \$ which was entered in favor of Defendant and against	
4	Plaintiff or Defendant. On(date), Appellant filed their Notice	
5	of Appeal with the appropriate appeal cost bond and fees or fee waiver.	
6	Pursuant to JCRCP 100, Appellant respectfully requests that the above-entitled Court set an	
7	amount for the Supersedeas Bond to stay execution of said judgment pending appeal in Second Judicia	
8	District Court.	
9	Pursuant to NRS §53.045, I declare under penalty of perjury, under the laws of the that the	
10	foregoing is true and correct.	
11	Dated:	
12	Signature:	
13		
14	Print name:	
15	Address:	
16	City, State, Zip:	
17		
18	Telephone:	
19	Email:	
20		
21		
22		
23		
24		
25		
26		
27		
28		
	1	

## 1 **CERTIFICATE OF SERVICE** 2 Pursuant to JCRCP 5(b), I hereby certify that on \_\_\_\_\_\_\_, I served a 3 true and correct copy of the foregoing Motion upon the following person: 4 Name: Address: 5 6 Via: Service by Odyssev File and Serve Personal Service 7 U.S. Mail, postage prepaid 8 Certified mail, return receipt attached Other \_\_\_\_\_ 9 10 11 Name: Address: \_\_\_\_ 12 13 Via: Service by Odyssey File and Serve 14 Personal Service U.S. Mail, postage prepaid 15 Certified mail, return receipt attached Other \_\_\_\_ 16 17 I declare under penalty of perjury under the law of the State of Nevada that the foregoing is 18 true and correct. 19 Dated: \_\_\_\_\_ Signature: \_\_\_\_ 20 21 Print name: 22 23 24 25 26 27 28