1		1670						
2	Name: Address:							
3	Telephone:							
4	Email:	ented Litigant						
5								
6		IN THE FAM	ILY DIVISION					
7	OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA							
8		IN AND FOR THE C	THE FAMILY DIVISION L DISTRICT COURT OF THE STATE OF NEVADA OR THE COUNTY OF WASHOE Petitioner, Case No Dept. No Dept. No Petitioner Petitioner Petitioner Petitioner OR ORDER SHORTENING TIME TO RESPOND OMOTION OR REQUEST other party is an electronic filer, they will receive is Ex Parte Motion as soon as it is filed. ler shortening the amount of time (responding parties name) has to respond to (name of document g to) to (date you want response)					
9								
10								
11		, Plaintiff/Petitioner/Joint Petitioner,	Case No					
12 13	vs.							
13								
15		, fendant/Respondent/Joint Petitioner.						
16	De	rendant/Respondent/Joint Petitioner.	_/					
17								
18		TO MOTION	<u>OR REQUEST</u>					
19 20	P							
21								
22	1. I reques	t this Court to issue an order shortenin	g the amount of time (responding parties name)					
23			has to respond to (<i>name of document</i>					
24	the responding party is responding to)							
25								
26)						
27	//							
28	//							
	REV 12/24/19 JE		1 E7 EX PARTE MOTION TO SHORTEN TIME					

1	2. I believe this request should be granted without hearing from the other party because (<i>Explain</i>
2	why the Court should grant the order to shorten time):
2	why the Court should grain the order to shorten time).
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28	If more room is needed, attach additional sheets.

3. I respectfully request the Court grant this Ex Parte Motion for Order Shortening Time.

4. Motion/Opposition Notice

	А.	Mark the CORRECT ANSWER with a X.	Yes	No	
	-	 Has a final decree or custody order been entered in this case? If <u>yes</u>, then continue to Question 2. If <u>no</u>, you do not need to answer any other questions. 			
	-	 2. Is this a motion or an opposition to a motion filed to change a final order? If <u>yes</u>, then continue to Question 3. If <u>no</u>, you do not need to answer any other question. 			
	-	3. Is this a motion or an opposition to a motion filed only to change the amount of child support?			
		4. Is this a motion or an opposition to a motion for reconsideration or a new trial and the motion was filed within 14 days of the Judge's Order?			
		If the answer to Question 4 is yes, write in the filing date found on the front page of the Judge's Order.	Da	<u>ite</u>	
B. If you answered NO to either Question 1 or 2, or YES to Question 3 or 4, you are <u>exe</u> from a filing fee. However, if the Court later determines you should have paid the fili fee, your motion will <u>not</u> be decided until the fee is paid.					
This document does not contain the personal information of any person as defined by NRS					
60	3A.(040.			
I declare under penalty of perjury under the law of the State of Nevada that the foregoing is tr					
an	d co	rrect.			
Date: Your Signature:					
		Print Your Name:			
™ 1	. 4	to Other Douter Version act as mind to file on the file of the fil		I a -	
file	e an	to Other Party: You are not required to file an opposition to this Ex Parte Mo opposition if you would like to, however, the Judge may not review your oppo g an order on the Ex Parte Motion.			