Recording requested By PIOCHE PUBLIC UTILITIES Lincoln County - NV APN ____ Leslie Boucher Fee: Book - 255 Page - 0231 APN APN AbStract of Judama: Title of Document **Affirmation Statement** I, the undersigned hereby affirm that the attached document, including any exhibits, hereby submitted for recording does not contain the social security number of any person or persons. (Per NRS 239B.030) I, the undersigned hereby affirm that the attached document, including any exhibits, hereby submitted for recording does contain the social security number of a person or persons as required by Grantees address and mail tax statement:

he, NV 89043

DOC # 0135715

Official Record

_ Recorder

Recorded By: AE

of 3

Case No. 10 SC 3

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IN THE JUSTICE COURT OF MEADOW VALLEY TOWNSHIP

IN AND FOR THE COUNTY OF LINCOLN, STATE OF NEVADA

PIOCHE PUBLIC UTILITIES,

Plaintiff,

VS.

MICHAEL RIPPETOE,

Defendant.

ABSTRACT OF JUDGMENT

<u>RIPPETOE</u> Defendant. In Justice Court before MIKE D. COWLEY, Justice of the Peace,

State of Nevada, Lincoln County, PIOCHE PUBLIC UTILTIES Plaintiff, vs. MICHAEL

Meadow Valley Township, March 4, 2010, Judgment was entered for PIOCHE PUBLIC

<u>UTLITIES</u> in the amount of \$513.94. I certify that the foregoing is a correct abstract of a

Judgment rendered in the action in the above Court before the Justice of the Peace, as appears by

DATED this 4th day of March, 2010.

Mike & Cowley JUSTICE OF THE PEACE

	MEADOW VALLE TO THE PIOCHE, NEVADA
1	Case No. 10 SC 3 Case No. 10 SC 3 Sty Justice Court CLERK
3	IN THE JUSTICE COURT OF MEADOW VALLEY TOWNSHIP
4 5	IN AND FOR THE COUNTY OF LINCOLN, STATE OF NEVADA
6 7	PIOCHE PUBLIC UTILITIES, Plaintiff,
8	vs.
9	MICHAEL RIPPETOE,
10	Defendant.
11	
12	JUDGMENT BY DEFAULT
13	In this action, the Defendant, Michael Rippetoe having been regularly served with a Summons
14	and Complaint, and having failed to appear, plead or answer thereto; the legal time therefore having expired, and not having been extended, the default of the Defendant having been duly entered
15 16	according to law, upon application of said Plaintiff to the Clerk of the Court for the entry of Judgment in accordance with the prayer of the complaint and the affidavit of the Plaintiff on file
17	herein and good cause appearing, it is hereby:
18	ORDERED, ADJUDGED AND DECREED that the Plaintiff(s) have and recover Judgment
19	against the Defendant in the sum of \$ $\frac{456.94}{2}$ with interest thereon at the rate of $\frac{0}{2}$ % per annum from the $\frac{n}{2}$ day of $\frac{n}{2}$ together with Court Costs in the sum of \$ $\frac{57.00}{2}$. Total Claim \$ $\frac{513.94}{2}$.
20	DATED this 4 th day of March, 2010.
21	Leine Brain
22	CLERK OF THE COURT
23	Please take notice that Judgment by Default set forth above was entered in favor of the Plaintiff on March 4, 2010.
24	on <u>March 4, 2010</u> .
25	The undersigned certified that on the 5 th day of March, 2010, a copy of the foregoing Judgment was
26	mailed to the above parties by depositing two copies in the United States Mail in sealed envelopes, addressed to each party, postage paid.
27	Levie Grow