REGULATION NEVADA STATE WELFARE DIVISION CHILD SUPPORT ENFORCEMENT MANUAL

REGULATION ADOPTED AT PUBLIC HEARING APRIL 6, 2001

Chapter 600 of the Child Support Enforcement Program Manual is amended to include the following regulation:

Section 624 EXECUTION ON FINANCIAL ACCOUNTS

A. CRITERIA

Execution on a financial account requires a judgment; the judgment must be from a Nevada court or from another state's court which has been recorded in Nevada by use of an interstate lien form, NRS 125B.144. If there is no court ordered judgment, a judgment must be obtained, NRS 125B.142. Additionally, the following criteria must be met:

- 1. The NCP must owe adjudicated arrears for the support of one or more children greater than \$1,000 and be at least two months in arrears since IV-D services began; and
- 2. The NCP must have at least \$500 in a financial account. When no balance is provided by the financial institution, the \$500 minimum will *not* apply.
- 3. Caseworkers must obtain attorney approval before proceeding with an action against a joint, business or trust account.

B. DEFERRAL CRITERIA

Execution on financial accounts may be deferred based on criteria established in the Child Support Enforcement Program Manual.