## PERSONAL JURISDICTION QUESTIONNAIRE (NRS 130.201)

Please complete and return this form if you do not have a child support order (including a divorce decree). Your answers will help our office determine if a child support order should be established by a Nevada court or a court in the state where the non-custodial parent (NCP) lives. Accurate (correct) information is important. Please check either "yes" or "no" for each question.

Re: «rname»

UPI-«mcsnum»

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		Yes	No
1.	Around the time the mother became pregnant, were the parents having sex in the State of Nevada? Could the child have been conceived in Nevada?		
2.	Has NCP ever lived in Nevada? When?		
	Has the NCP lived with you and the child(ren) in Nevada or with the child(ren) alone in Nevada? Who lived together?		
	Where?		
	How long?		
	While NCP was living in Nevada, did the NCP provide child support, or pay for any costs relating to pregnancy, for the child(ren)? If so, explain and estimate the amount of NCP's financial assistance.		
3.	If the NCP has not lived in Nevada, is the child in this state as a result of something the NCP said or did (i.e., did the NCP encourage or otherwise cause you to move to Nevada)? Explain in detail (use back of page if necessary)		
4.	Does the NCP conduct business in Nevada on a regular basis? Where?		
	Describe business (use back of page if necessary)		
5.	Is the NCP going to visit Nevada in the near future? Explain when and where in detail (use back page if necessary)		

I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

Signature