FILING CODE: MOT					
Your Name:					
Address:	<u> </u>				
Telephone:					
Email Address:					
Self-Represented					
	FRICT COURT COUNTY, NEVADA				
	CASE NO.:				
Plaintiff,	DEPT:				
VS.	DEPT:				
Defendant.					
MOTION FO	R RECONSIDERATION				
NOTI	CE OF MOTION				
The judge can make a decision based only on the written filings, or the judge can talk to both parties and ask questions at a court hearing first. You can choose which you prefer below.					
Would you like to have a hearing with the	he judge? (⊠ check yes/no, the court wil	l enter details)			
☐ Yes. Hearing Date:	Hearing Time:	at:			
courtroom	nter, 601 N. Pecos Rd. Las Vegas, NV 89 Lewis Ave. Las Vegas, NV 89101, court	,			
The hearing may be available online	e; if it is the court will send login informat	ion separately.			
☐ No. The judge will write a decision after	er reviewing the request in chambers on: _				
TO: (write opposing party's name):					
Court and provide the undersign days of receiving this motion. Fa of Court within 14 days of your r	n response to this motion with the Clerk ed with a copy of your response within illure to file a written response with the receipt may result in the requested relief learing prior to the scheduled hearing d	14 Clerk i being			
Submitted By: (your	r name) Plaintiff / □ Defendant				

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Motion for Reconsideration

^{*} You are responsible for knowing the law about your case. For more information on the law, this form, and free classes, visit www.familylawselfhelpcenter.org or the Family Law Self Help Center at 601 N. Pecos Road. To find an attorney, call the State Bar of Nevada at (702) 382-0504.

MOTION

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	I tried to resolve this issue with the other party before filing this motion.
	I did not try to resolve this issue with the other party before filing this motion. Any
	attempt to resolve the issue would have been useless or impractical because (explain why
	you did not try to resolve this issue directly with the other party before filing this motion)

POINTS AND AUTHORITIES

EDCR 5.516 Reconsideration and/or rehearing of motions.

- (a) A party seeking reconsideration and/or rehearing of a ruling (other than an order that may be addressed by motion pursuant to NRCP 50(b), 52(b), 59, or 60), must file a motion for such relief not later than 14 days after service of notice of entry of the order unless the time is shortened or enlarged by order. A motion for reconsideration does not toll the period for filing a notice of appeal.
- (b) If a motion for reconsideration and/or rehearing is granted, the court may make a final disposition without hearing, may set it for hearing or resubmission, or may make such other orders as are deemed appropriate under the circumstances.
 - [A] party may seek "reconsideration of a ruling of the court." We have determined that "[o]nly in very rare instances in which new issues of fact or law are raised supporting a ruling contrary to the ruling already reached should a motion for rehearing be granted." Moore v. City of Las Vegas, 92 Nev. 402, 405, 551 P.2d 244, 246 (1976). Additionally, a district court may consider a motion for reconsideration concerning a previously decided issue if the decision was clearly erroneous. Masonry and Tile v. Jolley, Urga & Wirth, 113 Nev. 737, 741, 941 P.2d 486, 489 (1997). "Points or contentions not raised in the original hearing cannot be maintained or considered on rehearing." Achrem v. Expressway Plaza Ltd., 112 Nev. 737, 742, 917 P.2d 447, 450 (1996).

North Main, LLC v. Eighth Judicial Dist. Court of State ex rel. County of Clark, 128 Nev. 922, 381 P.3d 646 (2012).

FACTS AND ARGUMENT (explain all relevant facts the judge needs to know to make a decision)				
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(attach additional pag	ges if more space is needed)			
I respectfully ask the	Court to grant me the relief requested above, including an award of			
attorney's fees if I am	able to retain an attorney for this matter, and any other relief the Court			
finds appropriate.				
DATED	, 20			
	Submitted By: (your signature)			
	(print your name)			

DECLARATION IN SUPPORT OF MOTION

I declare, under penalty of perjury:

- a. I have read the foregoing motion, and the factual averments it contains are true and correct to the best of my knowledge, except as to those matters based on information and belief, and as to those matters, I believe them to be true. Those factual averments contained in the referenced filing are incorporated here as if set forth in full.
- b. Any Exhibit(s) in support of this Motion will be filed separately in an Exhibit Appendix.

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

DATED	, 20	
	Submitted By: (your signature)	
	(print your name)	