**ORDR**

Attorney, ESQ.

Nevada Bar No. Bar #

EIGHTH JUDICIAL DISTRICT COURT

FAMILY DIVISION – JUVENILE

CLARK COUNTY, NEVADA

In the Matter of: ) Case No.: Case No.

) Dept. No.: Dept. No.

Client**,**  )

DOB: Date of Birth )

AGE: Age YEARS OLD )

)

A Minor. )

**ORDER FOR PARENTAL VISITATION**

This matter having come for hearing on Date, before the Honorable Judge Judge, the Department of Family Services appearing through District Attorney, Attorney , Esq., and Attorney, Esq. appearing on behalf of subject minor, Client, and this Court having reviewed all papers and pleadings on file herein and heard oral arguments and hereby enters this ORDER FOR PARENTAL VISITATION as follows:

That the Court has complete jurisdiction in the premises, both as to the subject matter thereof as well as the parties hereto; that Client is a ward of the Family Court and is in the legal custody of the Clark County Department of Family Services; that Nevada has been the habitual state of residence of the subject minor; and that it is in the best interests of Client that the parent be allowed regular contact and visitation with her natural Mother/Father pursuant to Nevada Revised Statute Chapter 432B.

Therefore, **IT IS HEREBY ORDERED** thatClient shall have number Unsupervised/Supervised visits per week/month with his/her natural Mother/Father. The specific dates and times of the visitations are to be mutually agreed upon by the parties and shall take into account the child’s school, social, and vacation schedule.

**IT IS FURTHER ORDERED** that said visitations between Client and Mother/Father shall take place at Name/Address .

**IT IS FURTHER ORDERED** that the custodian or foster parent of Client shall be responsible for transporting her to and from all visits unless otherwise arranged by agreement of all parties. If a planned in-person visit cannot take place as scheduled, the parties shall communicate with each other as soon as the need for the change in scheduling becomes apparent, and shall arrange for an alternative date and time, if possible.

**IT IS FURTHER ORDERED** that the custodian or foster parent of Client is under a continuing duty to cooperate with the visitation order, including but not limited to, allowing access to Client for all visitation times and notifying the child’s case worker or attorney of any changes of address, telephone number, or work schedule that may impact the ability to abide by the terms of this Order.

**IT IS FURTHER ORDERED** that Client shall be permitted to correspond by letter and/or by telephone at least Number day a Week/Month with Mother/Father, so long as such communication is reasonable and does not interfere with the child’s routine.

**IT IS FURTHER ORDERED** that in the event that Client relocates from Clark County, Nevada, the parties will meet and confer as to an alternative visitation/contact arrangement.

**IT IS FURTHER ORDERED** that such visitation shall commence upon the entry of this Order and shall continue until such time that Client reaches the age of majority or until further order of this Court.

Good Cause Appearing, It Is So Ordered.

DATED: Date

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DISTRICT COURT JUDGE-JUVENILE

Submitted by:

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Attorney, ESQ.

Nevada Bar No. Attorney