**PORD**

ATTORNEY, ESQ.

Nevada Bar No. Bar #

Address

EIGHTH JUDICIAL DISTRICT COURT

FAMILY DIVISION – JUVENILE

CLARK COUNTY, NEVADA

In the Matter of: ) Case No.:

 ) Dept. No.:

**CLIENT 1,** )

DOB: Date of Birth )

AGE: Age YEARS OLD )

 )

**CLIENT 2,** )

DOB: Date of Birth )

AGE: Age YEARS OLD )

 )

 MINORS. )

 )

**ORDER FOR SIBLING VISITATION**

This matter having come before the Honorable Judge on Date, with Attorney, Esq., of Firm, appearing on behalf of the subject minors, CLIENT 1 and CLIENT 2; Attorney, Esq., Deputy District Attorney, appearing on behalf of the Clark County Department of Family Services; Attorney, Esq., appearing on behalf of the natural mother, Mother; Attorney, Esq., appearing on behalf of the natural father, Father, and Case Manager, Case Manager, Department of Family Services, also appearing. This Court having reviewed all papers and pleadings on file and having heard oral arguments makes the following:

**FINDINGS:**

1. That the Court has complete jurisdiction in the premises, both as to the subject matter and the parties hereto.
2. CLIENT 1 and CLIENT 2 have been placed under the jurisdiction of the Juvenile Court.
3. CLIENT 1 is currently placed in a foster home.
4. CLIENT 2 is currently placed in a relative home.
5. The Court approved permanency plan for both subject minors is termination of parental rights and adoption.
6. It is in the best interest of CLIENT 1 and CLIENT 2 that regular sibling visits be allowed pursuant to NRS 432B.580(4).

**IT IS HEREBY ORDERED** that:

1. In accordance with NRS 432B.580(4), CLIENT 1 and CLIENT 2 shall visit, in-person, at least once per month at a time and place mutually agreed upon between their respective families. Any and all in-person visits shall take into account the siblings’ school, social, and vacation dates.
2. If a planned in-person visit cannot take place as scheduled, the parties shall communicate as soon as the need for the change in scheduling becomes apparent, and shall arrange for an alternate date and time, if possible.
3. In the event that any of the siblings relocate from Clark County, Nevada, they shall have unlimited telephone, computer and written contact with one another when age appropriate, as detailed below. The respective families will encourage and support in-person visits when the same can be facilitated.
4. CLIENT 1 and CLIENT 2, when age appropriate, shall have unlimited telephone, computer, and written contact with each other, including, but not limited to, cards, letters, emails, Skype, Facetime and other social media.
5. Nothing in this Order is intended to preclude additional visits between CLIENT 1 and CLIENT 2.
6. Visitation shall commence upon the entry of this ORDER and shall continue until such time that CLIENT 1 reaches the age of majority or until further order of this Court.
7. The Department of Family Services shall notify any future prospective adoptive parents and their attorneys that this Order for Sibling Visitation exists.
8. The Order for Sibling Visitation shall be merged and incorporated into any and all future Decrees of Adoption.
9. In accordance with NRS 127.171, the Department of Family Services shall notify the Court, which is conducting the adoption proceedings, that this Sibling Visitation Order exists and that it should be incorporated into the Decree of Adoption.

DATED this Day day of Month, Year.

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 DISTRICT COURT JUDGE

Submitted by:

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ATTORNEY, ESQ.

Nevada Bar No.: Bar #

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