| ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): | FOR COURT USE ONLY |
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| TELEPHONE NO.: FAX NO. (Optional): | |
| E-MAIL ADDRESS (Optional): | |
| ATTORNEY FOR (Name): | |
| SUPERIOR COURT OF CALIFORNIA, COUNTY OF | |
| STREET ADDRESS: | |
| MAILING ADDRESS: | |
| CITY AND ZIP CODE: | |
| BRANCH NAME: | |
| CHILD'S NAME: | |
| | CASE NUMBER: |
| ORDER REGARDING ELIGIBILITY FOR SPECIAL | CASE NUMBER: |
| IMMIGRANT JUVENILE STATUS | |
| | |
| The court has reviewed the supporting material on file, heard the arguments of counsel, and found the following: | |
| 1. The child was found to be within the jurisdiction of the juvenile court under Welfare and | Institutions Code section 300 or 602 |
| | modifications dode section see of coz. |
| The child was declared dependent on the juvenile court of the county of (specify): | mantenant an an individual an autitu |
| The child was legally committed to, or placed under the custody of, a state agency or de | partment, or an individual or entity |
| appointed by a state or juvenile court, on (specify date): | |
| The child remains under this court's jurisdiction. | |
| 2. Reunification of the child with one or both of the child's parents was deemed not to be v | able on (specify date): |
| This finding was made by reason of the abuse, neglect, or abandonment of the child or | |
| law. | by reason of similar basis ander camornia |
| iaw. | |
| | |
| 3. It is not in the best interest of the child to be returned to his or her previous country of na | itionality or country of last habitual |
| residence (specify country or countries): | |
| or his or her parents' country or countries (specify country or countries): | |
| It is in the child's best interest to remain in the United States. | |
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| | our ou published on Attachment A |
| 4. Specific factual findings about the child and/or the child's parents are set forth below or provided on Attachment 4. | |
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| Date: | |
| | JUDICIAL OFFICER |