Docket No.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

: PROBATE COURT

:

IN RE xxxxxxxxx : DISTRICT OF xxxxxxxxxx

xxxx (d.o.b. xxxxxx) :

: July xxxx

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ :

**MOTION FOR WAIVER OF STUDY BY DEPARTMENT OF CHILDREN AND FAMILIES**

Pursuant to Conn. Gen. Stat. § 45a-619 the Petitioner hereby requests that the Court waive the investigation by the Commissioner of Children and Families for the following reasons:

1. On December 22, 2011 the Connecticut Adoption and Family Services Agency (hereinafter “CAFS”) completed a detailed and comprehensive adoption home-study regarding the suitability of xxxxxx as an adoptive parent. CAFS recommended and approved xxxxx as an adoptive parent to a female child between the ages of zero (0) and sixteen (16) years of age from the country of xxxxx. (See Connecticut Adoption and Family Services Home-Study, hereinafter “Study” attached hereto as Exhibit E.)
2. The study makes the following conclusions *inter alia* regarding xxxxxx ability to care for the minor child xxxxxx:
   1. Ms. xxxxx has the emotional and physical ability to care for the child;
   2. Ms. xxxxx has the financial resources to care for the child;
   3. Ms. xxxxhas no history of child abuse or neglect investigations or substantiations.
3. On October xxxx the Child Development Agency of the Ministry of Health in xxxxx. made the following findings and recommendations regarding the physical, mental and emotional status of the minor child by way of a comprehensive report attached hereto as Exhibit C.:
   1. The child is in good health;
   2. The child is emotionally connected to the proposed guardian, Ms. xxxxx;
   3. It is in the child’s best interest to reside with Ms. xxxxx as a family.

2. Ms. Xxxxx has completed training with the State of Connecticut, Department of Children and Families (DCF) to become a licensed foster parent and was approved as such within the last two years. A request is being made to DCF for a copy of this study which will be submitted to the Court at a later time.

3. It is in the best interest of the child to expedite the application for appointment of a permanent guardian as the child will be turning eighteen (18) years old on December xxx, 2013. The requirement to have the Commissioner of DCF complete a study may unreasonably delay this application which is contrary to the child’s best interest.

WHEREFORE, the Petitioner respectfully moves this court to waive the DCF study requirement in the above captioned case.

Respectfully Submitted,

BY: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

xxxxxxx, Esq.

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Juris # xxxxx

Attorney for xxxxxxxxxxxxxxxxxxxxxxxx

The foregoing motion is hereby ORDERED:

GRANTED/DENIED

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Hon. Judge xxxxxx