CAUSE NO.

IN THE INTEREST OF

A MINOR CHILD

IN THE DISTRICT COURT OF WILLIAMSON COUNTY, TEXAS 425th JUDICIAL DISTRICT

ORDER PERMITTING WITHDRAWAL AS COUNSEL

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ON THIS DAY came on to be heard ______, Motion to Withdraw, and the Court having heard arguments of counsel finds the motion to be meritorious, with good cause. The parties announced an agreement to the withdrawal. The Court accepts and renders judgment on the party's agreement.

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED, that ATTORNEY be and hereby is withdrawn as attorney of record for client, ______, in this cause, effective as of the date of the signing of this Order.

The Court FINDS that this case is currently set for final trial on the merits, on <u>DATE</u> <u>AND TIME</u>, in person. There are no current pending discovery deadlines.

The above referenced case is hereby set for **FINAL TRIAL and DISMISSAL DOCKET on DATE, TIME, in the 425th District Court**, 1st Floor, Williamson County Justice Center, 405 Martin Luther King Street, Georgetown, Texas. YOUR APPEARANCE IS REQUIRED IF YOU DESIRE FOR THE CASE TO BE MAINTAINED ON THE COURT'S DOCKET.

In accordance with Rule 165A, Texas Rules of Civil Procedure and the court's inherent power to dismiss for failure to diligently prosecute the suit, all pending actions in the case as described above have been placed on the trial and dismissal docket. The trial dismissal docket will be called DATE AND TIME, in the 425th District Court, 1st Floor, Williamson County Justice Center, 405 Martin Luther King, Georgetown, Texas.

The Court shall dismiss this case, including all pending actions, for failure to appear, for failure to comply with the Supreme Court's time standards, or under the court's inherent power for failure to diligently prosecute the suit, unless there is good cause to maintain the case on the docket. If you want your case to remain on the docket.

If you agree the case should be dismissed, you do not need to take further action. The case will be dismissed following the docket call for trial/dismissal hearing.

THIS IS THE ONLY NOTICE YOU WILL RECEIVE CONCERNING THE TRIAL DATE AND THE COURT'S INTENTIONS TO DISMISS THIS CASE.

IT IS ORDERED that PARTY is notified of the final trial in this case by virtue of this order and any notices on this case can be served via eService at PARTY'S email address:

SIGNED this ______ day of ______, 2023.

JUDGE PRESIDING

APPROVED AS TO FORM AND SUBSTANCE: