CERTIFICATE OF SETTLEMENT ON THE RECORD ON APPEAL

Counsel for Appellant certifies as follows:

1. *Notices of hearing and certificates of service:* No issues were raised in the trial court regarding notices of hearing or certificates of service, and no related issues are anticipated on appeal. Therefore, notices of hearings and certificates of service, are not included in this record, except as necessary to establish trial court and appellate jurisdiction.
2. *Guardian* ad litem *and attorney appointment orders:* The children were represented by an attorney guardian *ad litem*. No related issues were raised at trial and none are anticipated on appeal. Therefore, only the appellate appointment order is included in this record, but prior orders are not. Orders related to the appellant’s indigency and appointment of trial counsel are not included in the record.
3. The court reporter delivered the transcript on **[DATE]**. On **[DATE]**, counsel for Appellant served the *Proposed* Record on appellees’ attorneys. The certificate of service for the proposed record may be omitted from this record.
4. The Record on Appeal has been settled because the other parties have served their objections and amendments by **[DATE]**, or failed to do so within the required time frame.
5. The above-referenced Record on Appeal constitutes the Record on Appeal in this case as a matter of law pursuant to Rules 3.1 and 11(c) of the N.C. Rules of Appellate Procedure.

A copy of this Certificate has been served this day upon attorneys for the other parties in this case by sending it as shown on the Certificate of Filing and Service attached.

This the \_\_\_\_\_th day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ 20\_\_.

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

Appellate Counsel