No. COA \_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_DISTRICT

NORTH CAROLINA COURT OF APPEALS

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

IN THE MATTER OF: )

INITIALS ) From **[NAME]** County

) **[FILE NO.]**

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

APPELLANT RESPONDENT **[MOTHER’S/FATHER’S]** MOTION FOR AN EXTENSION OF TIME TO PREPARE THE TRANSCRIPT

TO THE HONORABLE COURT OF APPEALS OF NORTH CAROLINA:

COMES NOW Appellant, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, through their undersigned counsel, pursuant to N.C. Rules of Appellate Procedure 3.1 and 37 and respectfully requests the Court allow an extension of time to prepare the transcript. In support of this motion, Appellant shows unto the Court:

1. Appellant \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_’s [child[ren] were/was adjudicated A/N/D and custody awarded to DSS through an Order of Adjudication and Disposition] [parental rights were terminated through an Order to Terminate Parental Rights Order] filed October 16, 2015. (Attachment A, Order)

2. Appellant \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ timely filed their Notice of Appeal on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_. (Attachment B, Notice of Appeal)

3. The AOC Court Reporter Coordinator designated **[NAME]** to transcribe the proceedings on **[DATE]**. The deadline to deliver the transcript is **[DATE]**. (Attachment C, Appellate Entries)

4. A Notice to Preserve the Right to Appeal a hearing that was held on **[DATE]** was located and Amended Appellate Entries were prepared. (Attachment D, Amended Appellate Entries)

5. **[NAME]**, the transcriptionist has indicated that she will need additional time to transcribe the additional hearing. (Attachment E, Email)

6. **[NAME]** indicates that she will need an additional **[WEEK, TWO WEEKS, 30 DAYS]** to finalize the transcript in this matter to forward to counsel.

7. Undersigned counsel has advised both DSS and GAL appellate counsel that she is seeking an extension to prepare the transcript. DSS does not oppose the motion but as of the filing of this motion counsel had not heard from GAL appellate counsel.

8. This motion is not filed in order to delay or hamper these proceedings.

THEREFORE, Appellant respectfully requests the Court grant their motion and allow an extension of time to prepare the transcript so that it is due on **[DATE WITH EXTENSION]**.

Submitted this the \_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 20\_\_\_.

Electronically submitted\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

CERTIFICATE OF FILING AND SERVICE

This is to certify that the undersigned has this date filed and served a copy of the APPELLANT RESPONDENT **[MOTHER’S/FATHER’S]** MOTION FOR AN EXTENSION OF TIME TO PREPARE TRANSCRIPT upon the parties and counsel of record by mailing, postage pre-paid, or by electronic mail where indicated, a copy of said instrument as follows:

Dan Horne, Clerk electronic filing

North Carolina Court of Appeals

P.O. Box 2779

Raleigh, NC 27602

DSS Attorney DSS attorney email

Address

GAL Attorney GAL attorney email

Address

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

Electronically submitted

Appellate Counsel