[Attorney name

(Bar No. #####)

Street Address

City, State, ZIP

###-###-####

Email@address.email]

Attorney for Appellant

[X.Y.]

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

FIRST APPELLATE DISTRICT, DIVISION [NUMBER]

|  |  |
| --- | --- |
| In re [Minor’s Initials], [et al.], [a] Person[s] Coming Under the Juvenile Court Law  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  [County] COUNTY SOCIAL SERVICES AGENCY,  Petitioner and Respondent,  v.  [X.Y.],  Objector and Appellant. | A######  [County] County Superior Court Case No. #### |

**NO ISSUES STATEMENT PURSUANT TO**

***IN RE SADE C.* (1996) 13 CAL.4TH 952;**

***IN RE PHOENIX H.* (2009) 47 CAL.4TH 835**

This is an appeal in a juvenile dependency case pursuant to the Welfare and Institutions Code[[1]](#footnote-1) from orders [describe orders] following a section [XXX] hearing.

**STATEMENT OF APPEALABILITY**

[Explain why appealable.] A judgment in a proceeding under section 300 may be appealed from in the same manner as any final judgment. (§ 395; California Rules of Court, rule 5.585.)

**STATEMENT OF CASE AND FACTS**

[Set forth procedural and factual history of the case.]

**STATEMENT OF NO ISSUES**

After reviewing the complete record in this case, counsel for

appellant has found no arguable issues to raise on appeal.

**DECLARATION OF [ATTORNEY]**

1. I, [Attorney Name], am an active member of the State Bar of California and have been appointed to represent appellant, [X.Y.].

2. I have reviewed the entire record in this matter, consulted with the First District Appellate Project, and have found no arguable issues for the appeal in this case;

3. I have written to appellant to advise [him/her/them] of these proceedings and have informed [him/her/them] that a “No Issues Statement” would be filed;

4. Concurrent with the filing of this “No Issues Statement,” I have offered to send appellant a copy of the record in this case and I have written [him/her/them] a letter explaining the appellate process. By this letter, I have advised appellant that [he/she/they] may be permitted to file a letter with the Court of Appeal suggesting trial court errors to be reviewed by the Court of Appeal;

5. I do not seek to withdraw from this case. If the Court finds that any issues raised by appellant require further briefing, I am available to brief any such issues to the Court.

I declare under penalty of perjury of the laws of the state of California that the foregoing is true and correct. This declaration was executed at [City, State] on [Month, Day, Year].

*/s/ Attorney Signature*

*\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_*

[ATTORNEY NAME]

Attorney for Appellant, [X.Y.]

# certificate OF WORD COUNT

Counsel for [X.Y.] hereby certifies that this brief consists of [###] words (excluding cover page information, tables, proof of service, signature blocks, and this certificate), according to the word count of the computer word-processing program. (Cal. Rules of Court, rule 8.630(b)(2).)

Dated: [Month, Day, Year]

[Attorney signature]

[Attorney name]

Attorney for Appellant

**PROOF OF SERVICE**

1. All statutory references are to the Welfare and Institutions Code, unless otherwise indicated. [↑](#footnote-ref-1)