		FL-356		
PETITIONER: RESPONDENT:		CASE NUMBER:		
	THER PARENT/PARTY:			
	REQUEST FOR SPECIAL IMMIGRANT JUVENILE FINDING  —This is not a court order—	S—FAMILY LAW		
At	Attachment to:			
	Petition Response Request for Order Responsi	ve Declaration to Request for Order		
1.	. I am the petitioner respondent other parent or party. I allege the following facts and request that the court make the specified findings and conclusions.			
2.	This court has jurisdiction to make a child custody determination about the child in item 3 under the Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA). (Fam. Code, §§ 3400–3465.) If not currently on file with the court, <i>Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA)</i> (form FL-105/GC-120) is attached.			
3.	The child (name):*	(date of birth):		
	is a national of (country):			
4.	1. The child's parents are <i>(name each):</i>			
	Mother [	Father Other legal parent		
	Mother [	Father Other legal parent		
5.	i. A petition has been filed earlier in this proceeding at the same time as this request in a different family law case (specify court and case number):			
	a. Petition—Marriage/Domestic Partnership (form FL-100), asking for sole physical custody.			
	b. Petition to Establish Parental Relationship (form FL-200), asking for sole physical custody.			
	c. Petition for Custody and Support of Minor Children (form FL-260), asking for so	le physical custody.		
	d. Request for Domestic Violence Restraining Order (form DV-100), asking for sole physical custody.			
	e. Adoption Request (form ADOPT-200).			
	f. Another petition or request for sole physical custody of the child (specify):			
6.	This court made an order about physical custody of the child on (date):	. That order remains in effect.		

- 7. After the court has granted the orders requested in item 5, the child will be legally placed under the custody of an individual appointed by the court. The court has jurisdiction to modify or terminate these orders, unless another court acquires valid jurisdiction, until the child reaches 18 years of age.
- 8. I understand that section 3026 of the Family Code prohibits the court from ordering reunification services as part of a child custody proceeding. After the court has ordered sole physical custody to one parent, return of the child to the physical custody of another parent (reunification) will not be legally permissible while that order is in effect.

The case in item 5 is pending in this court.

<sup>\* (</sup>Prepare a separate form FL-356 for each child for whom you are requesting Special Immigrant Juvenile findings.)

PETITIONER:	CASE NUMBER:			
RESPONDENT:				
OTHER PARENT/PARTY:				
I REQUEST THAT THE COURT MAKE THE FOLLOWING FINDINGS:	LREQUEST THAT THE COURT MAKE THE FOLLOWING FINDINGS:			
9. The child has been placed in the custody of <i>(name):</i>				
who is an individual appointed by the court as described in the order referred to in items 5 and 6.				
10. Reunification of the child with the mother the father the other legal parent _ is not viable under California law				
because of (check all that apply):				
abuse				
neglect				
abandonment				
another legal basis (specify):				
Facts supporting this finding (specify):				
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Continued on Attachment 10.				
11. It is not in the best interest of the child to be returned to the child's or the parent's country of nationality or country of last habitual				
residence (specify country or countries):				
Facts supporting this finding (specify):				
Continued on Attachment 44				
Continued on Attachment 11.				
12. Additional documents in support of the request are attached and incorporated into this form. <i>Number of pages attached:</i>				
I declare under penalty of perjury under the laws of the State of California that the information on this form is true and correct.				
Date:				
·	(SIGNATURE )			