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7 **ATTORNEYS FOR MARICRIS DROUAILLET**

8 **SUPERIOR COURT OF CALIFORNIA,**  
9 **COUNTY OF SAN DIEGO**  
10 **PROBATE DIVISION - CENTRAL**

11 In the Matter of the Guardianship of: 12 13 <b>LARA MAE MILLETE; MAYLANI</b> 14 <b>MILLETE; AND LAZARUS TRISTAN</b> 15 <b>MILLETE</b> 16 17 <b>MINOR</b>	) Case No. 37-2021-00046499-PR-GP-CTL ) <b>DECLARATION OF SCOTT</b> ) <b>FINKBEINER RE: JANUARY 19, 2022</b> ) <b>HEARING</b> ) Date: January 19, 2022 ) Time: 8:45 a.m. ) Dept: 503 ) ) )
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19 I, SCOTT FINKBEINER, CFLS, hereby declare that if called and sworn to testify would  
20 competently and knowledgeably testify as follows:

21 **REQUEST FOR CONTINUANCE**

22 1. I am the attorney of record for Petitioner, MARICRIS DROUAILLET. On  
23 November 10, 2021, this Court made interim orders and continued the guardianship hearing to  
24 January 19, 2022 at 8:45 a.m.

25 2. This declaration serves to alert this Court of my intent to seek a continuance of  
26 such hearing. To date, the following discovery remains outstanding, which must be completed  
27 prior to the hearing:

- 28 i. Deposition of Benito Millete;

- 1                   ii. Deposition of Judith Millete;  
2                   iii. Response to Demand for Production and Inspection of Documents  
3                         propounded by Petitioner, Set One (C.C.P. §2031.010 et seq.)

4           3.       Such continuance has been discussed with Bonita Martinez, Esq., counsel for  
5 Larry Millete, Judith Millete, and Benito Millete. Ms. Martinez expressed no objection to the  
6 intent to seek a continuance.

7           4.       Additionally, my office discussed our intent to seek a continuance with Kelley  
8 James, Esq., the court-appointed Guardian Ad Litem for the Millete Children. While Ms. James  
9 did not express an objection, she asserted that she desires to keep the hearing on calendar to  
10 request additional orders/modifications.

11          5.       As such, this declaration simply serves to alert the court that we do not intend to  
12 move forward with the guardianship trial on January 19, 2022 and will be requesting a trial be set  
13 at a future date to address the issues in this matter. Additionally, as stated above, Ms. James will  
14 be seeking additional orders on January 19, 2022.

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16           I hereby declare under penalty of perjury that the foregoing is true and correct under the  
17 laws of the State of California.

18  
19 Dated: Jan 10, 2022

*Scott Finkbeiner*

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SCOTT H. FINBEINER, CFLS  
Attorney for Petitioner, Maricris Drouaillet