Exhibit K

Parental Order by the Central London Family Court

In the Family Court at CENTRAL FAMILY COURT



Case Number: ZC18P01026

Parental Order Section 54 of the Human Fertilisation and Embryology Act 2008

The child is (a)

Sex

Date of Birth

Full names of birth parent(s)

Address where born Hinchbrooke Hospital, Parkway, Hinchbrooke, Huntingdon, PE29 6NT

The applicants are (b)

1st applicant

Name

Jonathan Daniel Gregg

Occupation

Consultant

Girl

Place of Birth

Camden, London

2nd applicant

Name

James Derek Mize

Occupation Place of Birth Legal Recruitment Consultant Jackson, Mississippi, USA

The address of the (C)

applicants

24 Westcott Road, London, SE17 3QY

The court grants a Parental Order to the applicants

The child is to be known by the following names:

The court has directed the Registrar general

to enter the details set out in this order in the Parental Order register in accordance with Regulations under paragraph 1 of Schedule 1 to the Adoption and Children Act 2002 as modified by the Human Fertilisation and Embryology (Parental Orders)

Regulations 2018.

to insert the words "Re-Registered by the Registrar General" against the entry in the and

Register of Births.

Ordered by Justices Of The Peace A. Prem, J. Blackburn and M. Eilenberg

The Family Court at Central Family Court, First Avenue House, 42-49 High Holborn, London, WC1V 6NP. Please address all communications to the Court Manager and quote the case number.

Fax: 0870 739 5973 Produced By: S Francis Tel: 0207 421 8594 Page: 1 on 21st March 2019

Exhibit L

April 24, 2019 Letter from U.S. Department of State to Jonathan D. Gregg and James Derek Mize re: S.M.-G.



Embassy of the United States of America

Passport & Citizenship Unit 33 Nine Elms Lane London SW11 7US

April 24, 2019

Dear Mr. Gregg and Mr. Mize,

This letter is in reference to the Consular	Report of Birth Abro	ad application submitted at the
U.S. Embassy, London, on April 24, 2011	9, regarding the possi	ble claim to United States
citizenship of	born on	in the United Kingdom.

In order for your child to have acquired United States citizenship at birth, the biological U.S. citizen parent(s) would have had to have fulfilled the relevant requirements of the Immigration and Nationality Act (INA) as made applicable to your circumstances. Please see our website for further information: https://uk.usembassy.gov/u-s-citizen-services/birth/transition-requirements/.

The requirements relevant to your circumstances are as follows:

- At least one of the biological parents was a U.S. citizen at time of child's birth;
- The biological U.S. citizen parent(s) is able to show evidence that they meet the physical presence requirements of Section 301(g) of the INA;
- A blood relationship between the child and the father is established;
- The biological father (unless deceased) has agreed in writing to provide financial support for the child until the child reaches the age of 18 years;
- While the child is under 18 years i) child is legitimated; or, ii) father acknowledges paternity; or, iii) paternity established by court adjudication.

In view of the above, it does not appear that your child has a claim to U.S. citizenship. It has been determined that based on the information provided on your DS-2029, the biological U.S. citizen parent was not physically present in the United States for five years prior to the child's birth, at least two years of which were after the parent reached the age of fourteen, as required under the provisions of section 301(g) of the Immigration and Nationality Act. Therefore, your child's application is denied.

If you require additional information, you may contact the U.S. Citizenship and Immigration Services (USCIS) regarding your child's citizenship status. Their website is www.uscis.gov.

Any original supporting documents submitted as part of the application are enclosed. By law, the application fees are non-refundable.

Sincerely,