**Section 120.315 Relationship**

MANG(C)

a) The child(ren) must be living with a blood relative, step-relative or adoptive relative in the relative's home.

b) The required relationship does not exist between a child born-out-of-wedlock and the child's father or the father's relatives unless:

1) paternity has been adjudicated;

2) the father has acknowledged paternity in open court or by notarized written statement within the last two years; or

3) the father has contributed to the child's support within the last two years and had previously acknowledged paternity in open court or by notarized written statement.

c) A child conceived or born-in-wedlock is presumed to be the child of the marriage in the absence of a court finding to the contrary.

d) When the required relationship exists between the child and the relative, the relative is referred to as a specified relative.