JIS Code: TRP

STATE OF MICHIGAN

ORDER FOLLOWING HEARING TO

CASE NO.

COUNTY	TERMINATE PARENTAL RIGHTS ORDER OF	PETITION NO.
	51(<u>51</u>)	JUDGE
Court address		Court telephone no
In the matter of ${\text{First and last name(s), alias(e:)}}$		
Date of hearing:		
-	-	
2. Removal date:	(Specify for each child if different.)	
3. An adjudication was held and the chi	lld(ren) was/were found to come within the	jurisdiction of the court.
4. A petition to terminate parental rights	has been filed and notice of hearing on the	e petition was given as required by law.
5. Specific findings of fact and law rega of the court.	rding this proceeding have been made on t	he record or by separate written opinior
to the child(ren)'s home. Those b. Reasonable efforts were not ma court order to be detrimental to	ade to preserve and unify the family becaus the child(ren)'s health and safety. quired to preserve and reunify the family as	e it was previously determined in a prior
7. There is clear and convincing eviden	ce that a statutory basis exists for terminati	ing the parental rights of
Name(s) of parent(s)		, parent(s) of the child(ren).
Name(s) or parem(s)		
breakup of the Indian family. doubt, including qualified explication in the Indian custodian will likely received c. Active efforts have been made breakup of the Indian family. reasonable doubt, including		there is evidence beyond a reasonable ody of the child(ren) by the parent(s) or ge to the child(ren). tative programs designed to prevent the there is not evidence beyond a tinued custody of the child(ren) by the
9. Termination of parental rights $\ \square$	is \square is not \square in the best interests of the	child(ren).
hearing. This is especially useful in obtaining	en, the permanency planning hearing can be con ng a uniform date for future permanency plannir emoval dates of the children are different. Use fo	ng hearings when parental rights have beer
	ninating parental rights after release under the a e under the adoption code, do not include his or	

Order Following Hearing to Terminate Parental Rights (12/22) Page 2 of 2	Case No
IT IS ORDERED:	
☐ 10. The parental rights of	
	on of the child(ren) with the parent(s) shall not be made.
☐ 11. ☐ a. The child(ren) is/are continued in the tempora department for care and supervision.	ry custody of this court and remain in placement with the
☐ b. The child(ren) is/are committed to the department under MCL 400.203.	nent for permanency planning, supervision, care, and placement
☐ 12. While the child(ren) is/are placed out of the home, the assign or redirect child support pursuant to law.	e friend of the court must take the necessary steps to appropriately
☐ 13. The Director of the department is appointed special child(ren) from the government of the United States	guardian to receive any benefits now due or to become due thes.
\square 14. Other: (Include reimbursement provisions as required by MCL	712A.18[2]. Attach separate sheet.)
 The court reserves the right to enforce payments of rethis order. 	eimbursement that have accrued up to and including the date of
\square 16. The supplemental petition to terminate the parental	rights of is denied.
17. A ☐ review hearing ☐ permanency planning h	nearing will be held
Recommended by	/: Referee signature and date
	Judge signature and date