STATE OF MICHIGAN JUDICIAL CIRCUIT - FAMILY DIVISION COUNTY	ORDER AFTER POSTTERMINATION REVIEW/ PERMANENCY PLANNING HEARING (CHILD PROTECTIVE PROCEEDINGS)	CASE NO.	
		PETITION NO.	
	ORDER OF	JUDGE	
Court address		Court telephone no.	
In the matter of First and last name(s), alias	(es)		
1. Last permanency planning hearing	date:	(Specify for each child if different.)	
<ul> <li>3. Notice of hearing for the large review hearing was served as required by</li> <li>4. The court has considered the period</li> </ul>	law. rmanency plan and other evidence presented	. The findings below are specific to	
this case and are based upon th	is bearing and $\Box$ the following report(s):		
THE COURT FINDS:	is hearing, and	tify report(s) and date(s) of report(s)	
5. A review permanency pl 6. a. The lawyer-guardian ad litem	anning combined review and permanency has has not complied with the reinformed the court of the child(ren)'s wishes a	equirements of MCL 712A.17d.	
$\Box$ c. The lawyer-guardian ad litem	did not inform the court of the child(ren)'s wish	les and preferences because:	
<ul> <li>child(ren)'s best interests.</li> <li>7. Reasonable efforts □ have</li> <li>□ a. adoption for the child(ren) national content of the child(ren) nation.</li> </ul>	erests are inconsistent with the lawyer-guardia An attorney should be appointed for the chi have not been made to finalize the council ned (ren) named	ld(ren). (See item 25.)	
	g relative for the child(ren) named		
	permanent living arrangement (APPLA) for th	e child(ren) age 16 or older named	
	s that: (Specify the compelling reasons for another planr number[s] from the list on the last page.)	, ied permanent living arrangement by entering	

The reasonable efforts made to finalize the court-approved permanency plan identified above include: (Specify the permanency plan for each child and the reasonable efforts made toward finalizing that plan.)

**Use Note:** Use this form for posttermination review hearings, posttermination permanency planning hearings, or a combination of both in accordance with MCL 712A.19c.

Reference Note: The term "department" refers to the Michigan Department of Health and Human Services.

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8. The permanency planning goal in item 7	∕  □ is appropriate.	☐ is no longer appr	opriate and shall be	:
<ol> <li>Progress toward the child(ren)'s adoptio manner.</li> </ol>	on or other permanent p	acement 🗌 was	□ was not made	e in a timely
<ul> <li>10. The needs of the child</li> <li>cannot be met in a foster family he the most effective and appropriate with the goals in the permanency</li> <li>can be met in a foster family hom not provide the most effective and is not consistent with the goals in</li> </ul>	e level of care for the ch plan for the child. he, placement of the child d appropriate level of ca	ild in the least restrictiv d in a qualified residen re for the child in the le	ve environment, and tial treatment progra	l is consistent am does
11. The child(ren)'s continued placement		appropriate and is mee ssary or appropriate.	ting the child(ren)'s	needs.
□ 12. □ a. All siblings are in joint placeme □ b. All siblings are not in joint plac				
Sibling contact	g according to law. 🛛	s not occurring becaus	Se (see item 16 to order	sibling contact):
<ul> <li>13. The appointment of a juvenile guard</li> <li>The court has received and consiguardian should be appointed.</li> </ul>				
☐ 14. A juvenile guardian was appointed a under MCL 712A.2(b) should be term		nsidered at the first review he	earing after the appointm	lent.)
15. A juvenile guardianship for was revoked pursuant to MCR 3.979 was/were committed to the departm MCL 400.203.				

## IT IS ORDERED:

- $\Box$  16. Sibling contact shall be as follows:
- $\Box$  17. The child(ren)'s commitment to the

department under MCL 400.203 continues because the parent(s) parental rights were terminated.

Child-placing agency/Michigan Department of Health and Human Services

purpose of adoption continues because the parent(s) released the child(ren) pursuant to the adoption code.

□ 18. After thorough consideration of the assessment made by the qualified individual, the child's placement in a qualified residential treatment program □ is □ is not approved.

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## IT IS ORDERED: (continued)

 $\Box$  19. The department shall, for the child(ren) named in item 7b,

- a. conduct a criminal record check and central registry clearance of the residents of the home of the proposed juvenile guardian and submit the results to the court within 7 days.
- b. perform a home study with a copy submitted to the court within 28 days, unless a home study has been performed within the immediately preceding 365 days of this order, in which case, a copy of that study shall be submitted to the court.
- c. seek the written consent for the appointment of the proposed juvenile guardian from the superintendent of the Michigan Children's Institute, to be filed with the court within 28 days.
- 20. The child(ren) shall be placed under juvenile guardianship pursuant to MCR 3.979(B). (See separate order, form JC 91.)
- $\Box$  21. The department shall make reasonable efforts to finalize the permanency plan for each child.
- 22. The child(ren) has/have been adopted and the jurisdiction of this court is terminated.
- $\Box$  23. The jurisdiction of this court is terminated because of the child(ren)'s age(s).
- $\Box$  24. The jurisdiction of this court is terminated pursuant to MCL 712A.19c(9) and MCR 3.979(C).
- 25. Other:

26. Review hearings shall be held as follows: (Note: The review hearing shall not be delayed beyond the number of days required regardless whether another matter is pending. MCL 712A.19a provides that the permanency planning hearing shall not be delayed beyond 12 months from the date of removal of the child and every 12 months thereafter.)

 $\Box$  posttermination review hearing \_\_\_\_\_  $\Box$  permanency planning hearing \_

☐ dispositional review hearing to terminate jurisdiction pursuant to MCR 3.979(C) \_

The supervising agency shall provide documentation of progress relating to all aspects of the last court-ordered treatment plan, including copies of evaluations and therapy reports and verification of parenting time not later than 5 business days before the scheduled hearing.

 $\Box$  27. A hearing to appoint the juvenile guardian under MCR 3.979(B) shall be held <u>No later than 35 days</u>

28. Notice of the next hearing has been provided as required by law.

Recommended by:

Referee signature and date

Judge signature and date

The following are examples of compelling reasons for a permanency plan other than legal guardianship, placement with a fit and willing relative, or adoption.

- 1. No relative has been identified who is appropriate or available to assume the permanent custody of the child.
- 2. The current caregiver is not an adoptive resource.
- 3. Reasonable efforts to recruit an adoptive home have been unsuccessful.
- 4. The child does not want to be adopted and is of an age where due consideration must be given to his/her wishes.
- 5. It is contrary to the child's best interests to break the child's attachment to the current caregivers.
- 6. The current caregiver is committed to providing a permanent placement for the child.
- 7. The placement allows the siblings to remain together.
- 8. The child's special needs can best be met in this placement.
- 9. The child wants to remain in the current placement, which is only available as foster care.
- 10. The placement is preparing the child for transition into independent living (specify the services being provided to the child to assist with transition such as referral to an independent living skills program, enrollment in a vocational program, referral for a mentor continued out-of-home placement in foster care beyond age 18 to allow the child to complete secondary school, placement in a resource that provides on-site training for independent living, and other similar services).
- 11. The child comes under the Indian Child Welfare Act and Michigan Indian Family Preservation Act, and the child's tribe recommends permanent placement in long-term foster care.
- 12. Other (specify in the findings in item 7d).