## STATE OF MICHIGAN

CASE	NO	and	.IU	חו	GF
	110.	allu		שי	UL

PROBATE COURT COUNTY	ORDER APPOINTIN REVIEW / INV GUARDIA	ESTIGATE	
Court address			Court telephone no.
In the matter of			☐ a minor _ , ☐ a minor Indian child
First, middle, and last name			$\square$ a legally incapacitated individual
It appears to the court that a review	//investigation of this gua	rdianship is required	
IT IS ORDERED:			
$\square$ 2. For guardianship of the legally in	ncapacitated individual,		
Name (type or print)			
Address			
City, state, zip	Telephone no.		
The review shall be completed an  3. For guardianship of the minor,  Name (type or print)	a a report filed with the o	Da	partment of Health and Human Services
Address		Address	
City, state, zip	Telephone no.	City, state, zip	Telephone no.
is appointed to investigate and to	report to the court regard	ling:	
<u> </u>	reference to the factors of the the guardianship, included with the family division	stated in MCL 700.52 uding reference to th of circuit court, and	207(1). (may use PC 655 to report to court) the best interests of the minor as if not, why not.
The appointed investigator must o	complete the investigation	n, file a written report	with the court, and serve the report on
any interested persons under MC	R 5.125 no later than	e (7 days before the heari	ng on the petition)
		_	
	Ju	dge signature and date	

## **DEFINITION**

## "Best Interests of the Minor" [MCL 700.5101(a)(i-xii)]

As used in minor guardianship proceedings, "best interests of the minor" means the sum total of the following factors to be considered, evaluated, and determined by the court. You must address each of these factors in your report to the court.

- 1. The love, affection, and other emotional ties existing between the parties involved and the child.
- 2. The capacity and disposition of the parties involved to give the child love, affection, and guidance and to continue educating and raising the child in the child's religion or creed, if any.
- 3. The capacity and disposition of the parties involved to provide the child with food, clothing, medical care or other remedial care recognized and permitted under the laws of this state in place of medical care, and other material needs.
- 4. The length of time the child has lived in a stable, satisfactory environment, and the desirability of maintaining continuity.
- 5. The permanence, as a family unit, of the existing or proposed custodial home.
- 6. The moral fitness of the parties involved.
- 7. The mental and physical health of the parties involved.
- 8. The home, school, and community record of the child.
- 9. The reasonable preference of the child, if the court deems the child to be of sufficient age to express preference.
- 10. The party's willingness and ability to facilitate and encourage a close and continuing parent-child relationship between the child and his or her parent or parents.
- 11. Domestic violence regardless of whether the violence is directed against or witnessed by the child.
- 12. Any other factor considered by the court to be relevant to a particular dispute regarding termination of a guardianship, removal of a guardian, or parenting time.