PCS Code: PTR TCS Code: PTRV/OFPT

## STATE OF MICHIGAN

## ORDER AFTER POSTTERMINATION REVIEW/ CASE NO.

JUDICIAL CIRCUIT - FAMILY DIVISION COUNTY	PERMANENCY PLANNING HEARING (CHILD PROTECTIVE PROCEEDINGS)	PETITION NO.
	ORDER OF	JUDGE
Court address		Court telephone no.
In the matter of	(es)	
1. Date of hearing:	Judge/Referee:	
<ul><li>3. Parental rights to the child(ren) nar</li><li>4. Notice of hearing for the hearing was served as required by</li></ul>		ned review and permanency planning
case and are based upon this he	earing, and $\Box$ the following report(s): ${ Identifyr }$	eport(s) and date(s) of report(s)
THE COURT FINDS:	anning	
7. The lawyer-guardian ad litem	$\square$ has $\square$ has not complied with the req	uirements of MCL 712A.17d.
☐ c. placement with a fit and willin		·
	s that: (Specify the compelling reasons for another plann number[s] from the list on the last page.)	ned permanent living arrangement by entering
	alize the court-approved permanency plan identified and the reasonable efforts made toward finalizing that pl	

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.

Order After Posttermination Review/Permanency Plan	nning Hearing (4/21)	Cas	e No
Page 2 of 3 9. The permanency planning goal in item 8	☐ is appropriate.	☐ is no longer appro	priate and shall be:
Progress toward the child(ren)'s adoption manner.	n or other permanent	placement	□ was not made in a timely
☐ 11. The needs of the child ☐ cannot be met in a foster family hom the most effective and appropriate I with the goals in the permanency pl ☐ can be met in a foster family home, not provide the most effective and a is not consistent with the goals in the	evel of care for the chan for the child. placement of the child appropriate level of ca	ild in the least restrictive d in a qualified resident are for the child in the lea	e environment, and is consistent ial treatment program does
12. The child(ren)'s continued placement		appropriate and is meet ssary or appropriate.	ing the child(ren)'s needs.
☐ 13. ☐ a. All siblings are in joint placement☐ b. All siblings are not in joint placen			
Sibling contact $\square$ is occurring a	according to law.	is not occurring because	e (see item 17 to order sibling contact):
☐ 14. The appointment of a juvenile guardia ☐ The court has received and conside guardian should be appointed.			
☐ 15. A juvenile guardian was appointed and under MCL 712A.2(b) should be termine			aring after the appointment.)
☐ 16. A juvenile guardianship forwas revoked pursuant to MCR 3.979(Figure 2007) was/were committed to the department MCL 400.203.			
IT IS ORDERED:  ☐ 17. Sibling contact shall be as follows:			
<ul> <li>□ 18. The child(ren)'s commitment under</li> <li>□ 19. The child's placement in a qualified res</li> <li>□ 20. The department shall, for the child(ren</li> <li>a. conduct a criminal record check and juvenile guardian and submit the re</li> <li>b. perform a home study with a copy state</li> </ul>	named in item 8b,     central registry clea     sults to the court with     ubmitted to the court v	ogram  is is is rance of the residents of in 7 days.  vithin 28 days, unless a	home study has been performed
within the immediately preceding 36 the court.  c. seek the written consent for the app Michigan Children's Institute, to be	pointment of the propo filed with the court with	osed juvenile guardian f thin 28 days.	rom the superintendent of the
☐ 21. The child(ren) shall be placed under ju	ivenile guardiansnip þ	oursuant to MCR 3.979(	D). (See separate order, form JC 91.)

Order After Posttermination Review/Permanency Planning H	Hearing	(4/21)	Case No
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IT IS ORDERED: (continued)			
22. The department shall make reasonable effor	rts to fir	nalize the perm	anency plan for each child.
$\square$ 23. The child(ren) has/have been adopted and t			
24. The jurisdiction of this court is terminated be			
$\square$ 25. The jurisdiction of this court is terminated pu	ursuant	to MCL 712A.1	9c(9) and MCR 3.979(C).
☐ 26. Other:			
$\square$ 27. Review hearings shall be held as follows: (N	lote: The	review hearing sha	all not be delayed beyond the number of days required
· · ·			rmanency planning hearing shall not be delayed beyond 12
months from the date of removal of the child and every	12 mont		
posttermination review hearing			manency planning hearing
dispositional review hearing to terminate j			
			relating to all aspects of the last court-ordered s and verification of parenting time not later than
5 business days before the scheduled heari		петару тероп	s and vernication of parenting time not later than
5 business days before the scheduled hearing	iig.		
$\square$ 28. A hearing to appoint the juvenile guardian ur	nder M	CR 3.979(B) sh	nall be held
3 11 3		( )	nall be held No later than 35 days
29. $\square$ Notice of the next hearing has been provided	d as rec	uired by law.	☐ Notice of the next hearing shall be provided.
Recomme	ended b	y:	
		Poforos signat	ure and date
		Referee signatu	are and date
		I	
		Judge signature	e and date
The following are examples of compelling reason	ns 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 a	available	e to assume the p	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 8d).