NOTICE: This is not a public document. The information entered on this form will be kept confidential. You therefore must enter all requested information, including any requested personal identifiers, which are your Social Security number, driver’s license number, vehicle plate number, insurance policy number, active financial account number, active credit card number, or military status.

|  |  |
| --- | --- |
| **In the Matter of:** | Superior Court of New Jersey  |
|  | Chancery Division - Family Part |
|   | County of | - Select County -  |  |
| Child, | Docket Number | FC-  |
| NJSpirit Participant Number:  | NJSpirit Case Number: |   |
| Date of Birth:  | **Civil Action - Order****Permanency Order** |
|  |
|  |  |  |
|  |

This matter having come [ ]  before the Child Placement Review Board / [ ]  before the Court on
 , 20 , for review under the Child Placement Review Act (*N.J.S.A.* 30:4C-50, et seq.) and in the presence of:

|  |  |  |
| --- | --- | --- |
| the child |   | [ ]  appearing in person, [ ]  appearing by phone/video;[ ]  appearing in chambers; [ ]  not appearing,[ ]  participating; [ ]  not participating[ ]  spoken language interpreter required language:     |

If child did NOT appear/participate, provide reason:

(Select One)

[ ]  The child submitted a letter in lieu of attending court.

[ ]  The Law Guardian contacted the child, and the child did not wish to attend or participate.

[ ]  The child is an infant/of tender age and the court is accepting that as a reason for the child not to attend.

[ ]  The child is non-verbal and/or unable to express their desires/wishes, and the court is accepting that as a reason for the child to not attend.

[ ]  The child is in a facility or hospital and is unable to participate in the proceeding.

[ ]  The Law Guardian’s attempts to contact the child were unsuccessful.

[ ]  The child did not wish to attend due to school/work.

|  |  |
| --- | --- |
|  | represented by |
| Law Guardian |   | , [ ]  appearing / [ ]  not appearing |
| the Parent/Guardian |   | [ ]  appearing / [ ]  not appearing, [ ]  notified / [ ]  not notified, represented by |
| Attorney |   | , [ ]  appearing / [ ]  not appearing |

|  |  |  |
| --- | --- | --- |
| the Parent/Guardian |   | [ ]  appearing / [ ]  not appearing, [ ]  notified / [ ]  not notified, represented by |
| Attorney |   | , [ ]  appearing / [ ]  not appearing |

|  |  |  |
| --- | --- | --- |
| Deputy Attorney General |   | [ ]  appearing / [ ]  not appearing |

representing the Division of Child Protection and Permanency (division)

|  |  |  |
| --- | --- | --- |
| Division Caseworker/Supervisor |   | [ ]  appearing / [ ]  not appearing |
| Division Phone number |   | ext.:  |

|  |  |  |
| --- | --- | --- |
| Court Appointed Special Advocate |   | [ ]  appearing / [ ]  not appearing |

|  |  |  |
| --- | --- | --- |
| Resource Family member [initials only] |   | [ ]  kin (relatives or friends) / [ ]  non-kin [ ]  appearing / [ ]  not appearing |

|  |  |  |
| --- | --- | --- |
| Resource Family member [initials only] |   | [ ]  kin (relatives or friends) / [ ]  non-kin [ ]  appearing / [ ]  not appearing |

|  |  |  |  |
| --- | --- | --- | --- |
| Other:  |   |   | [ ]  appearing / [ ]  not appearing |

[ ]  and the court having reviewed the report and findings of the Child Placement Review Board and other written materials submitted by the division, the court adopts the determination of the Board.

The division's permanent plan for the child(ren) is:

   .

The court finds by a preponderance or large amount of the evidence that the division's **permanent plan** is

[ ]  inappropriate and unacceptable to the court because:

   .

**OR**

[ ]  appropriate and acceptable.

**Timeframe** is and is

[ ]  inappropriate and unacceptable because:

   .

**OR**

[ ]  appropriate and acceptable.

**I. Risk/Safety**

[ ]  **a.** The conditions/circumstances leading to the removal of the child(ren)
[ ]  have been / [ ]  are being corrected and it [ ]  is / [ ]  could soon be safe to return the child because:

   .

[ ]  **b.** It is not and will not be safe to return the child home in the foreseeable future because:

   .

**II. Reasonable Efforts**

[ ]  **a.** The division [ ]  has / [ ]  has not provided reasonable efforts to finalize the permanent plan including reunification where appropriate, [ ]  including / [ ]  failing to include the following:

   .

[ ]  **b.** Reasonable efforts to reunify are not required pursuant to a previous order of the court, dated , 20 for the following reasons:

   .

**III. Termination of Parental Rights**

[ ]  **a.** Termination of Parental Rights followed by adoption is an appropriate plan because:

   .

[ ]  **b.** This case is an exception to the requirement to file Termination of Parental Rights because:

[ ]  **1.** Child is living with kin (relatives or friends):

[ ]  **2.** The division has not provided the services to the family that are necessary to achieve reunification.

[ ]  **3.** The following compelling reason exists in this case:

[ ]  **c.** Termination of Parental Rights occurred on , 20 .

**If section III (b) above is checked, the following section IV must be completed:**

**IV. Alternative Permanent Plan**

[ ]  **a.** [ ]  A residential treatment / [ ]  A specialized care program is appropriate because:

   .

The division's plan upon discharge from residential program is appropriate because:

   .

[ ]  **b.** An independent living program is appropriate because:

   .

[ ]  **c.** Custody with kin
(relationship  ) is appropriate because:

   .

[ ]  **d.** Kinship Legal Guardianship with
(relationship  ) is appropriate because:

   .

[ ]  **e.** A short term extension of present placement, followed by reunification with the family is appropriate because:

   .

**It is on this day of**   **, 20 , Ordered that:**

[ ]  **1.** The child be continued in placement outside the home in accordance with the approved plan and the division is to implement the above permanency plan no later than
 , 20 ; if the plan is not implemented by this date, a board review is scheduled for , 20 .

[ ]  **2.** The child be continued in placement outside the home, and the division is to file to terminate parental rights, the division shall file for kinship legal guardianship, or the division shall arrange to have the adoption complaint filed in accordance with the approved plan, no later than , 20 , if not filed by this date, a board review is scheduled for , 20 .

[ ]  **3.** The child shall be continued in placement outside the home, and:

[ ]  **a.** The case plan shall be modified within 30 days of this Court Order

**OR**

[ ]  **b.** A new case plan and goal shall be developed within 30 days of this Court Order

[ ]  **4.** The child be continued in placement outside the home,

[ ]  and the division shall provide the following information to the Board for their review within 2 weeks:

   .

[ ]  **5.** This case be referred to the court and be scheduled for a Summary Hearing for a review of permanency plan issues on , 20 .

**It is further ordered that:**

   .

|  |  |
| --- | --- |
|  |   |
|  |  , J.S.C. |

**The Judiciary will provide reasonable accommodations to enable individuals with disabilities to access and participate in court events. For more information or to request an ADA accommodation, contact your** [**local Title II ADA coordinator**](https://www.njcourts.gov/public/directories/court-services/ada-II)**.**

**This case, the proceedings, records, reports, and the information contained in them are confidential. The disclosure or sharing of any records, reports, or any confidential information regarding this case is prohibited. This prohibition includes the posting, uploading, or sharing of audio, images, videos, or any other format through electronic communications or posting on any social media platform. Violations of these provisions are subject to the penalties of N.J.S.A. 9:6-8.10b, and further court action including contempt proceedings and sanctions.**

**All prior orders not vacated or changed by this order shall remain in full force and effect.**

**Attorneys must review the form of order prior to conclusion of the proceeding. Any changes to this order shall be made pursuant to R. 1:13-1.**