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| --- | --- |
| **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****Post-Termination Permanency Order** |
|  |  |  |
|  |

This matter having been brought before the court on , 20 , by the Division of Child Protection and Permanency (the Division), in the presence of:

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

If child did NOT appear/participate, provide reason:

|  |
| --- |
| represented by: |
| Law Guardian |   | , [ ]  appearing / [ ]  not appearing |
| Deputy Attorney General |   | , [ ]  appearing / [ ]  not appearing |
| Division Caseworker/Supervisor  |   | , [ ]  appearing / [ ]  not appearing |
| Resource Family |   | , [ ]  appearing / [ ]  not appearing |
| Court Appointed Special Advocate |   | , [ ]  appearing / [ ]  not appearing |

Termination of parental rights having occurred on , 20 , and the Court having reviewed the Division’s report, dated , 20 , P- , in evidence,
 , P- , in evidence, and [name of document], [label], in evidence,
[name of document],[label], in evidence, [name of document], [label], in evidence,
 , representations made by counsel and testimony of , the Court finds by a preponderance of the evidence that the Division's **permanent plan for the child(ren)** **is:**

[ ]  **I**. **Adoption** (check one type)

[ ]  Resource home / [ ]  Select home / [ ]  Kin (relatives or friends)

**and that plan is**

[ ]  appropriate and acceptable,

**OR**

[ ]  inappropriate and unacceptable to the court because:

**OR**

[ ]  **Alternate Permanent Plan:** Adoption is not feasible or likely because:

(check one)

[ ]  Kinship Legal Guardianship with (name)

[ ]  Custody with kin (name)

[ ]  Independent Living

[ ]  Independent Living after successful completion of residential treatment

[ ]  Long term specialized care

**and that plan is**

[ ]  appropriate and acceptable,

**OR**

[ ]  inappropriate and unacceptable to the court because:

**II**. **Timeframe**

**Timeframe to implement the plan is**  **and it is**

[ ]  appropriate and acceptable,

**OR**

[ ]  inappropriate and unacceptable to the court because:

**III**. **Risk/Safety**

[ ]  The child is safe in the current placement

[ ]  The child is not safe in the current placement because:

**IV**. **Reasonable Efforts** (Finding must be made whether plan is approved or not.)

The Division [ ]  has / [ ]  has not provided reasonable efforts to finalize the permanent plan,
[ ]  including / [ ]  failing to include the following:

**And for the other reasons stated on the record on this date,**

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

**1.** [ ]  The child will continue in placement in accordance with the approved plan and the Division will implement the above permanency plan.

**OR**

[ ]  The child will continue in placement. However, the current plan is unacceptable, and the Division will present a new permanency plan to the court by , 20 , and a permanency hearing will be held on , 20 ,

A Summary Hearing is scheduled for , 20 , at a.m.

**And 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. Please contact the local Title II ADA coordinator to request an accommodation. Contact information is available at** [**njcourts.gov**](https://njcourts.gov/)**.**

**These proceedings are confidential. The disclosure of any records, reports or information is strictly prohibited and subject to the penalties of *N.J.S.A.* 9:6-8.10b.**

**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.**