PCS Code: SDR TCS Code: SDH

## STATE OF MICHIGAN JUDICIAL CIRCUIT - FAMILY DIVISION

## SUPPLEMENTAL ORDER OF COUNTY DISPOSITION/PERMANENCY PLANNING PETITION NO.

CASE NO.

	(DELINQUENCY PROCEEDINGS)	JUDGE
Court address		Court telephone no.
In the matter of ${\text{First and last name(s), alias}}$	(es)	
1. Date of hearing:	Judge/Referee:	
2. Removal date:		
3. ☐ Review ☐ Hearing to extend	l jurisdiction $\square$ Probation violation hearing	g
4. As of the last order, dated	, the juvenile was	s placed with
		_ in the temporary custody of the court.
5. Notice of hearing was served as re	equired by law.	
☐ 6. The juvenile appeared in court in ☐ was represented by an attorn	n person with the parent(s), guardian, legal coney. $\ \square$ waived representation by an attor	ustodian, or guardian ad litem, and ney.
THE COURT FINDS:		
7. Return of the juvenile to his or her juvenile or society.	parents $\square$ would $\square$ would not can	use a substantial risk of harm to the
☐ 8. The juvenile ☐ did ☐ did	d not violate probation. Supplemental peti	tions regarding the violation are dated:
9. There is is not	reasonable cause to believe that the juvenile	violated the following court order(s):
		because:
Name and date of order		
☐ 10. Restitution has been made as	ordered.	
☐ 11. The juvenile has not been reha		
☐ 12. The juvenile presents a serious		
_ '	n successfully completed (for use when term	inating jurisdiction).
☐ 14. The juvenile has reached an a	ge no longer within the jurisdiction of the cour	t (for use when terminating jurisdiction).
<ul> <li>a. institutional care is in the be</li> </ul>	the juvenile's needs are not available within I	Michigan, and
$\Box$ 16. It is contrary to the welfare of the	he juvenile to remain in the home because:	
	secure facility is necessary because there is n interests of the juvenile because:	o appropriate less restrictive placement

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

Page 2	of 4
□ 18.	The needs of the child  ☐ cannot be met in a foster family home, placement of the child in a qualified residential treatment program provides the most effective and appropriate level of care for the child in the least restrictive environment, and is consistent with the goals in the permanency plan for the child.  ☐ can be met in a foster family home, placement of the child in a qualified residential treatment program does not provide the most effective and appropriate level of care for the child in the least restrictive environment, and is not consistent with the goals in the permanency plan for the child.
□ 19.	<ul> <li>□ a. Reasonable efforts to prevent removal of the juvenile from the home were not made.</li> <li>□ b. Reasonable efforts were made prior to the placement of the juvenile in foster or other out-of-home care, to prevent or eliminate the need for removing the juvenile from his/her home. Those efforts include: (Specify.)</li> </ul>
□ 20.	<ul> <li>□ a. Reasonable efforts □ were □ were not made to preserve and reunify the family to make it possible for the juvenile to safely return to the juvenile's home. (Specify reasonable efforts below, and if applicable, the reasons for return.)</li> <li>□ 1) Reasonable efforts for reunification should be continued.</li> <li>□ 2) Those reasonable efforts were successful and the juvenile should be released to</li> </ul>
	Name(s) of parent(s), guardian, or legal custodian  The reasonable efforts include: (Specify.)
	<ul> <li>□ b. Reasonable efforts to preserve and reunify the family to make it possible for the juvenile to safely return to the juvenile's home are not required based on a prior order.</li> </ul>
□ 21.	*Reasonable efforts  have have not been made to finalize the court-approved permanency plan of a. return to the parent, guardian, or legal custodian b. adoption c. legal guardianship d. placement with a fit and willing relative e. placement in another planned permanent living arrangement (APPLA) for the child(ren) age 16 or older due to the compelling reasons that: (Specify the compelling reasons for another planned permanent living arrangement by entering the language that corresponds to the number[s] from the list on the last page.)
	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.)
22. Ot	ther findings:

Note: If the juvenile had been previously removed from the home, was then returned to the home, and is being removed again through this order, contrary to the welfare and reasonable efforts findings must be made even though the findings had been made at a prior hearing.

\*MCL 712A.19a provides that the permanency planning hearing shall not be delayed beyond 12 months from the **most recent** date of removal of the juvenile and every 12 months thereafter.

Supplemental Order of Disposition/Permanency Planning (Delinquen Page 3 of 4	cy Proceedings) (12/22) Case No
IT IS ORDERED:  23. Prior orders remain in effect except as modified by this  ☐ 24. The juvenile is returned to his or her parent(s)/guard	
25. The juvenile shall remain in the	
☐ 26. Pursuant to MCL 712A.18(1)(k), the juvenile's place or extended. The plan for juvenile's release is as follows:	ment shall not exceed 7 days. This order may not be renewed ows:
$\square$ 27. The juvenile's placement shall be changed to	
$\square$ 28. The juvenile's placement in a qualified residential tre	atment program $\square$ is $\square$ is not approved.
$\square$ 29. $\square$ a. The juvenile is referred to the department for p	lacement and care under MCL 400.55(h).
<ul> <li>b. The juvenile is placed in and shall satisfactorily department. After satisfactorily completing the</li> </ul>	complete the juvenile boot camp program established by the program, the juvenile shall be placed in the home of
and shall complete a minimum of 120 to a max community.	rimum of 180 days of intensive supervised probation in the
appointed special guardian to receive any ben	nder MCL 803.301 (Y.R.A.). The director of the department is efits now due or to become due to the juvenile from the sfer to the department, temporary placement is as follows:
☐ 35. The next review hearing is	
36. <b>IT IS RECOMMENDED:</b> (Use in cases where applicable.)	
☐ The juvenile shall remain in the	
$\square$ The juvenile's placement shall be changed to $\_\_$	
Recommended by	
	Referee signature and date
	Judge signature and date

Supplemental Order of Disposition/Permanency Planning (Delinquency Proceedings)	(12/22)
Page 4 of 4	

Case I	No		

## The following are examples of compelling reasons for a permanency plan other than return to parent, 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 21e).