PCS Code: RMH/OFE TCS Code: ERH/OFER

STATE OF MICHIGAN

ORDER AFTER REMOVAL HEARING

CASE NO.

COUNTY	(CHILD PROTECTIVE PROCEEDINGS)	PETITION NO.
	ORDER OF	JUDGE
Court address		Court telephone no.
In the matter of	s(es)	
r not and last name(s), and	5(65)	
1. Date of hearing:	Judge/Referee:	
THE COURT FINDS:		
2. $\square$ a. This emergency removal hea	aring is held $\Box$ preadjudication $\Box$ posta	adjudication under MCR 3.974(C).
Taking the child(ren) into prot and it  is  is not is not  is Contrary to the welfare fin  Each parent, guardian, or statement of the reasons to MCR 3.974(C)(3).  b. This removal hearing is held has not/have not been removing is not necessary.  is necessary. Under MCL 1) the child(ren) is/are at so and the child(ren)'s immore and safety,  2) the circumstances warr 3) consistent with the circum of the child(ren) as state 4) no remedy other than part of the contract of the child(ren) is not necessary.	ımstances, reasonable efforts were made to pr	alth, safety, or welfare of the child(ren), he next hearing (see item 17). Itemergency removal (form JC 05b or other). Itemergency removal (form JC 05b or
The parent(s), guardian, or legal c parent, guardian, or legal custodian.	ustodian were present and/or attempts were m n.	nade to secure the presence of each
4. The lawyer-guardian ad litem for the	ne child(ren) was present.	
removal hearing as required by	defined in MCR 3.002(12). The petitioner  here is a second by the second	•
☐ The removal hearing required	ed pending conclusion of a removal hearing re by MCR 3.967 was conducted in conjunction wit	equired by MCR 3.967. th this hearing (see required findings in item 9).
A qualified expert, Name		, testified as required by law.

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<ul> <li>G. □ a. Consistent with the circumstances, reason home were made as determined in the or □ b. Consistent with the circumstances, reason from the home. Those efforts include: (Specific or C. The child(ren) is/are Indian, and the court expert witness who has knowledge about □ have □ have not been made to prevent the breakup of the Indian family. The continued custody of the child(ren) by in serious emotional or physical damage to be removed from the home. (Specify below.) The efforts for 6b. or 6c. are: (Specify the efforts from MCR 3.002[1] and MCL 712B.3[a].)</li> </ul>	der authorizing the emergency renable efforts were made to prevent early below.)  OR finds by clear and convincing evice the child-rearing practices of the provide remedial services and relative proved the parent or Indian custodian to the child(ren), and the child(ren)	emoval (form JC 05b or other). OR t or eliminate removal of the child(ren) lence and the testimony of a qualified Indian child's tribe, that active efforts ehabilitative programs designed to unsuccessful, successful, is is not likely to result n) should should not
<ul> <li>□ d. Reasonable efforts to prevent or eliminate</li> <li>□ 7. a. Reasonable efforts are not required to prever</li> <li>□ mother □ father subjecting the ch</li> </ul>	ent or eliminate the child(ren)'s re hild(ren) to the aggravated circum	moval from the home due to the
	as provided in section MCL /	22.638(1) and (2), and as evidenced
by		
", <u> </u>		
<ul> <li>mother's</li> <li>mother's</li> <li>father's</li> <li>father's</li> <li>father's</li> <li>father's</li> <li>father's</li> <li>soliciting to commit the murder of the child</li> <li>mother's</li> <li>father's</li> <li>child(ren) or another child of the parent.</li> <li>mother's</li> <li>father's</li> <li>and failure by that parent to rectify the contents</li> </ul>	conviction for aiding or abetting in murder the child(ren) or another od(ren) or another child of the pare conviction for felony assault that reinvoluntary termination of parental nditions that led to that termination	whiter of another child of the parent. In the murder or manslaughter of child of the parent, or conspiring or ent. It is esulted in serious bodily injury to the all rights to a sibling of the child(ren)
<ul> <li>b. Reasonable efforts to preserve and reunify the not required because the parent subjecte stated above.</li> <li>OR</li> <li>still recommended because:</li> </ul>		

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<ul> <li>□ 8. □ a. Reasonable efforts shall be made to pressafely return home.</li> <li>□ b. Reasonable efforts shall not be made to probable child(ren)'s health and safety.</li> </ul>		
<ul> <li>9. Because reasonable efforts to prevent or elimin a permanency planning hearing was conducted Planning Hearing.)</li> </ul>		
<ul> <li>10. Custody of the child(ren) with the parent/guardia</li> <li>□ a. presents a substantial risk of harm to the composition of service or other arranged adequately safeguard the child(ren) from well-being.</li> <li>□ Conditions of custody at the placement of is/are placed are adequate to safeguard</li> <li>□ b. does not present a substantial risk of harm</li> </ul>	child(ren)'s life, physical health, or iment except removal of the child(ren) the risk of harm to the child(ren) away from the home and with the I the child(ren)'s health and welfare	ren) is reasonably available to 's life, physical health, or mental individual with whom the child(ren) e.
☐ 11. ☐ a. All siblings are in joint placement. ☐ b. All siblings are not in joint placement be	cause:	
Sibling contact	ng to law. $\ \square$ is not occurring beca	ause (see item 15 to order sibling contact):
☐ 12. Parenting time with	, even if supervise	ed, may be harmful to the child(ren).
IT IS ORDERED:  ☐ 13. The child(ren)  ☐ a. is/are placed with the department for car  1) the parent(s), guardian, or legal custor information regarding the child(ren), in within 7 days, provide the department child(ren). Any medical provider of the department.  2) if the child(ren) is/are placed in the hor and a copy of the home study submits 3) upon request, the department shall re accordance with MCL 712A.13a(15).  ☐ The child(ren) shall be taken into prot is authorized to enter the premises lor This authorization to enter the premise ☐ Enter on LEIN  ☐ b. is/are released to  Name(s) of parent(s), guard department. ☐ The following terms and	odian shall execute all documents ncluding medical, mental, and edut with the name(s) and address(este child(ren) shall release the medicated to the court not more than 30 delease to the foster parent the information of the court and the co	ucational reports, and shall also, s) of the medical provider(s) for the cal records of the child(ren) to the stall be performed by the department days after the placement.  It is a supervision of the child (ren) in the ch
☐ 14. The child(ren) named shall have ☐ a psychological evaluation parenting time.	☐ counseling to determine	e appropriateness and conditions of

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IT IS ORDERED: (continued)					
$\square$ 15. Sibling contact shall be as follows:					
☐ 16. ☐ a. Parenting time of ☐ supervised until for ☐ The department has discretion to allow ☐ b. Parenting time of ☐ unsupervised. ☐ supervised until for ☐ unsupervised. ☐ supervised until for ☐ unsupervised.	w unsupervised or รเ	upervised parenting time by its designee.			
□ The department has discretion to allow unsupervised or supervised parenting time by its designee.  □ c. Parenting time of □ supervised until further order of the court. □ The department has discretion to allow unsupervised or supervised parenting time by its designee. □ d.					
☐ 17. This matter is set for ☐ an adjudication (within 63 days of removal under M☐ a dispositional hearing (within 28 days of removal ☐ a dispositional review hearing (within 14 days of the control of	ul under MCR 3.974[D][1]) of removal under MCR 3.9	974[D][2])			
before Name					
$\square$ 18. This matter is set for an Indian child removal h	earing on	under MCR 3.967.			
The petitioner shall give notice of these proceed	edings as required by	y MCR 3.920(C)(2). (Use form JC 48.)			
☐ 19. Other:					
Recommen	ded by:  Referee signatu	ure and date			

Judge signature and date