**Superior Court of Washington, County of**

**Juvenile Court**

|  |  |
| --- | --- |
| Dependency of:  D.O.B.: | **No**:  **Order after Hearing:**  [ ] **First Dependency Review (FDPRHO)**  [ ] **Dependency Review (DPRHO)**  [ ] **Permanency Planning (ORPP)**  [ ] **Clerk’s Action Required:**  Paragraphs 2.10 ([ ] CPR [ ] NSP [ ] CRD  [ ] IPM [ ] PCT [ ] NFA [ ] GCF, [ ] GAA  [ ] GPP ) 3.13 (EDL/WDL), and the boxes below. |

|  |
| --- |
| The court will hear [ ] interim review [ ] dependency review [ ] permanency planning  [ ] (*type of hearing*) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ on (*date*) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ at \_\_\_\_\_\_\_\_\_ a.m./p.m. at: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, Court, Room/Department: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, located at: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_. |
| **Additional Clerk’s Action Required: Enter the code(s) that apply.**  About today’s hearing:  Was adequate and timely notice given to the child’s caregiver? [ ] Yes (CGATN) [ ] No (CGNATN)  Did the court receive a caregiver report? [ ] Yes (CGRR) [ ] No  [ ] The caregiver appeared. Did caregiver give an oral report? [ ] Yes (CGOR) [ ] No |

**I. Hearing**

**1.1** The court held a hearing on (*date*) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**1.2** The following persons appeared at the hearing:

[ ] Child [ ] Child's Lawyer

[ ] Parent 1 [ ] Parent 1's Lawyer

[ ] Parent 2 [ ] Parent 2's Lawyer

[ ] Guardian or Legal Custodian [ ] Guardian's or Legal Custodian's Lawyer

[ ] Child's GAL [ ] GAL's Lawyer

[ ] DCYF Worker [ ] DCYF’s Lawyer

[ ] Tribal Representative [ ] Current Caregiver

[ ] Interpreter for [ ] Parent 1 [ ] Parent 2 [ ] Child’s Educational Liaison

[ ] Other \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ [ ] Other \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**1.3** The order is [ ] agreed [ ] contested.

[ ] The court heard testimony from: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**1.4 Appointment of Counsel for Child**

[ ] The child is 12 years old or older and the court made the inquiry required by RCW 13.34.212.

[ ] The child is at least 8 years old and subject to appointment under RCW 13.34.212(3) pursuant to the current implementations schedule as developed by the Washington State Office of Civil Legal Aid.

[ ] The child already has counsel.

**II. Findings**

**General**

**2.1** **Indian Child Welfare Act Findings**:

[ ] On this date [ ] On *(date)* \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, the court asked each participant, on the record, whether the participant knows or has reason to know the child is or may be an Indian child.

The petitioner [ ] has [ ] has not made a good faith effort to determine whether the child is or may be an Indian child.

[ ] Based upon the following, there is not a reason to know the child is an Indian child, as defined in RCW 13.38.040 and 25 U.S.C. § 1903(4), and the Federal and Washington State Indian Child Welfare Acts do not apply to this proceeding:

[ ] Based upon the following information currently available to the court, [ ] the child is an Indian child, as defined in RCW 13.38.040 and 25 U.S.C. § 1903(4), and the Federal and Washington State Indian Child Welfare Acts apply to this proceeding, or [ ] there is reason to know the child is or may be an Indian child, as defined in RCW 13.38.040 and 25 U.S.C. § 1903(4), and the Federal and Washington State Indian Child Welfare Acts do apply to this proceeding, unless and until it is determined on the record that the child does not meet the definition of an Indian child:

[ ] Based on the following summary, the petitioner used due diligence to identify and work with the tribes of which there is reason to know the child may be a member or eligible for membership, to verify whether the child is in fact a member (or the biological parent is a member and the child is eligible for membership).

[ ] The petitioner [ ] has [ ] has not provided notice of this proceeding, as required by RCW 13.38.070 and 25 U.S.C. § 1912(a), to all tribes to which the petitioner or court knows or has reason to know the child may be a member or eligible for membership if the biological parent is also a member.

[ ] The facts establish by clear, cogent, and convincing evidence, including the testimony of a qualified expert witness that continued custody of the child by

[ ] Parent 1 [ ] Parent 2 [ ] Indian custodian is likely to result in serious emotional or physical damage to the child.

[ ] DCYF made active efforts by actively working with the parent, parents, or Indian Custodian to engage them in remedial services and rehabilitative programs to prevent the breakup of the Indian family beyond simply providing referrals to such services, but those efforts have been unsuccessful.

[ ] This finding is based on the following:

[ ] DCYF has not made active efforts. This finding is based on the following:

[ ] Releasing the child to either parent would not subject the child to substantial and immediate danger or threat of such danger, and the child must immediately be returned to the care of [ ] Parent 1 [ ] Parent 2.

[ ] Although DCYF did not make active efforts, returning the child to the parent or Indian custodian would subject the child to substantial and immediate danger or threat of such danger.

[ ] The Petitioner improperly removed the child under RCW 13.38.160. Therefore, the court should decline jurisdiction over the petition and the child should be immediately returned to [ ] Parent 1 [ ] Parent 2.

[ ] Other:

**2.2** The child’s current caregiver was informed of this proceeding and the right to be heard by the court, as required by chapter 13.34 RCW.

**2.3** [ ] Under RCW 13.34.030, the child was found to be dependent as to [ ] Parent 1

[ ] Parent 2 [ ] guardian/legal custodian, and a disposition order was entered.

**2.4** [ ] In the previous review period, the permanency plan in effect for the child has been:

Primary: Alternative:

[ ] [ ] Return of the child to the home of [ ] Parent 1 [ ] Parent 2

[ ] guardian or [ ] legal custodian;

[ ] [ ] Adoption;

[ ] [ ] Guardianship of a Minor, under RCW 11.130.215, or the equivalent laws of another state or a federally recognized Indian tribe;

[ ] [ ] Title 13 Guardianship;

[ ] [ ] Long term [ ] relative or [ ] foster care for children between 16 and 18 years of age with a written agreement;

[ ] [ ] Responsible living skills program; and/or

[ ] [ ] Independent living for children age 16 and older.

**2.5** The placement and permanent plan:

[ ] are still necessary and appropriate for the safety and well-being of the child;

[ ] are no longer necessary and appropriate, and the placement shall be modified as stated in Paragraph **3.3**;

[ ] are no longer necessary and appropriate, and the permanent plan shall be modified as stated in Paragraph **3.19**;

[ ] have been accomplished because the court entered a parenting plan or residential schedule decree, which is in the child’s best interests and implements the permanent plan of care;

[ ] long-term foster or relative care has been achieved.

**2.6** is the projected date for:

[ ] return of the child to their home.

[ ] placement for adoption.

[ ] establishment of a guardianship.

[ ] implementation of the following alternate plan of care: .

**2.7** [ ] The child is 16 years old or older and the court has approved a permanency plan other than Return Home, Adoption, Title 13 Guardianship, or Minor Guardianship, under RCW 11.130.215, for the following compelling reasons:

**2.8** [ ] The child is 14 years old or older and the court makes the following findings:

[ ] The child was present for today’s hearing. The court consulted with the child in an age-appropriate manner regarding ongoing opportunities to engage in age or developmentally appropriate activities.

[ ] The child was not present for today’s hearing.

The child [ ] does [ ] does not have regular, ongoing opportunities to engage in age or developmentally appropriate activities.

DCYF has taken the following steps to ensure the child’s placement is following the reasonable and prudent parent standard, as defined in 42 U.S.C. § 675(10)(A):

**2.9** DCYF [ ] has [ ] has not made reasonable efforts to implement and finalize the permanent plan for the child.

[ ] This finding is based upon the following:

The court advised the petitioner that failure to provide court-ordered visitation may result in a finding that the petitioner failed to make reasonable efforts to finalize the permanency plan.

**2.10** [ ] The child has been in out-of-home care for 15 of the last 22 months since the

date the dependency petition was filed and:

[ ] A termination petition has already been filed.

[ ] DCYF should file a termination petition, pursuant to RCW 13.34.136(3).

[ ] A termination petition should be filed, pursuant to RCW 13.34.138(2)(d).

[ ] Good cause not to require the filing of a termination petition exists because of the following:

(CPR) [ ] The child has been placed in the care of a relative.

(NSP) [ ] DCYF has not provided the child’s family with the services that are necessary for the child’s safe return home.

(CRD) [ ] DCYF has documented a compelling reason as the basis for its determination that filing a termination petition would not be in the best interests of the child.

(IPM) [ ] The parent is incarcerated or the parent’s prior incarceration is a significant factor in why the child has been in foster care for 15 of the last 22 months. DCYF has not documented another reason why it would be otherwise appropriate to file a petition, and the parent maintains a meaningful role in the child’s life, because:

(PCT) [ ] The parent has been accepted into a dependency treatment court program or long-term substance abuse or dual diagnoses treatment program and is demonstrating compliance with treatment goals.

(NFA) [ ] The parent was court-ordered to complete services necessary for the child’s safe return home. The parent filed a declaration, under penalty of perjury, that the parent is financially unable to pay for those court-ordered services and that DCYF was unwilling or unable to pay for those services necessary for the child’s safe return home.

(GAA) [ ] DCYF has not yet met with the caregiver to discuss guardianship as an alternative to adoption for a permanent plan.

(GPP) [ ] The court has determined guardianship is an appropriate permanent plan.

(GCF) [ ] Other:

**Reports**

**2.11** The DCYF report [ ] was [ ] was not timely submitted.

**2.12** The child’s [ ] guardian ad litem [ ] attorney [ ] has [ ] has not made a report to the

court.

[ ] The guardian ad litem has met with or personally observed the child in the past

review period.

[ ] The guardian ad litem has not met with or personally observed the child in the past review period because:

**2.13** [ ] The child’s educational liaison, (*name*)

[ ] has [ ] has not made a report to the court.

[ ] The current educational liaison should continue.

[ ] It is no longer appropriate for the current educational liaison to continue because:

[ ] DCYF recommends that the court appoint (*name*) to serve as the child’s educational liaison.

**2.14** [ ] The following other parties submitted reports to the court:

**Placement**

**2.15** Placement of the child:

1. **Return Home**

[ ] The child has been residing in foster care. A reason for removal of the child, as set forth in RCW 13.34.130(2), no longer exists and the child should be placed in the home of [ ] Parent 1 [ ] Parent 2 under the supervision of DCYF and the continuing jurisdiction of the court.

[ ] DCYF [ ] has [ ] has not identified all adults known to be residing in the home and [ ] has [ ] has not conducted background checks on those persons.

[ ] [ ] Parent 1 [ ] Parent 2 has identified the following persons as potential caregivers for the child:

**B. In Home**

[ ] The child has been placed in the home of [ ] Parent 1 [ ] Parent 2 for a period of 6 months.

[ ] The dependency should be dismissed. The permanency plan of return to  
[ ] Parent 1 [ ] Parent 2 has been achieved and court supervision is not needed.

[ ] Court supervision should remain in effect. The placement of the child with  
[ ] Parent 1 [ ] Parent 2 should remain in effect under the supervision of DCYF, subject to further review by the court.

**C. Out of Home**

[ ] Currently out of the home: The child remains placed out of home. There is a continuing need for out-of-home placement for the child and it would be contrary to the child's welfare to return home. The child should remain in the custody, control, and care of:

[ ] DCYF [ ] a relative [ ] another suitable person to be placed or remain in:

[ ] Relative or suitable adult care with (*name*)

[ ] Relative placement, although preferred, is not in the child’s best interest.

[ ] Relative placement or suitable adult placement, although preferred, is not available because the child’s health, safety, and welfare would be jeopardized or reunification hindered, and the child shall continue to remain in or be placed in:

[ ] Foster care (For QRTP also complete section **D** below).

[ ] pending completion of DCYF investigation of relative placement options.

[ ] because there is no relative or other suitable person who is willing, appropriate, and available to care for the child, with whom the child has a relationship and is comfortable.

[ ] Placement with an adoptive parent or other person with whom the child’s siblings or half-siblings live.

[ ] Other:

[ ] To be removed from the home now: The child was in the home and is now removed from the home. It is currently contrary to the child’s welfare to remain in the home. Reasonable efforts have been made to prevent the removal of the child, and those efforts were unsuccessful. The child should be placed in the custody, control, and care of:

[ ] DCYF [ ] a relative [ ] another suitable person to be placed or remain in:

[ ] Relative or suitable person care with (*name*)

[ ] Relative placement, although preferred, is not in the child’s best interest.

[ ] Relative placement or suitable adult placement, although preferred, is not available because the child’s health safety and welfare would be jeopardized or reunification hindered, and the child shall continue to remain in or be placed in:

[ ] Foster care (For QRTP also complete section **D** below).

[ ] pending completion of DCYF investigation of relative placement options.

[ ] because there is no relative or other suitable person who is willing, appropriate, and available to care for the child, with whom the child has a relationship and is comfortable.

[ ] Placement with an adoptive parent or other person with whom the child’s siblings or half-siblings live.

[ ] Other:

DCYF recommends a change in placement for the following reasons:

[ ] The child is an Indian child, as defined in RCW 13.38.040, and this placement complies with the placement priorities in RCW 13.38.180 and 25 U.S.C. § 1915.

[ ] The child [ ] is [ ] is not in a safe and appropriate placement that adequately meets all of the child’s physical, emotional, cultural, and educational needs.

[ ] DCYF [ ] has [ ] has not considered out-of-state placements for the child.

[ ] There are no appropriate out-of-state placements at this time.

[ ] Other:

[ ] [ ] Parent 1 [ ] Parent 2 is experiencing homelessness or lack of suitable housing and it is a significant factor delaying permanency for the child by preventing the return of the child to the home of the child’s parent.

[ ] DCYF should provide housing assistance.

**D. Qualified Residential Treatment Program**

[ ] The child remains placed in a Qualified Residential Treatment Program.

[ ] Ongoing assessment of the child’s strengths and needs continues to support the determination that the child’s needs cannot be met through placement in a foster family home.

[ ] The child’s placement provides the most effective and appropriate level of care in the least restrictive environment.

[ ] Placement in a Qualified Residential Treatment Program is consistent with the child’s short and long term goals as stated in the child’s permanency plan.

[ ] The Qualified Residential Treatment Facility will meet the treatment or service needs of the child, as follows:

[ ] [ ] months [ ] days is the expected amount of time the child will need the treatment or services provided by the Qualified Residential Treatment Program.

[ ] DCYF has made the efforts to prepare the child for return home or placement with a relative, legal guardian, adoptive parent, or foster family home, as follows:

**Compliance and Progress**

**2.16** DCYF [ ] has [ ] has not made reasonable efforts to provide services to the family and eliminate the need for out-of-home placement of the child.

[ ] This finding is based on the following:

**A.** **Compliance with Court Order**

Agency [ ] yes [ ] no [ ] partial:

Parent 1 [ ] yes [ ] no [ ] partial:

Parent 2 [ ] yes [ ] no [ ] partial:

Parent 3 [ ] yes [ ] no [ ] partial:

Parent 4 [ ] yes [ ] no [ ] partial:

Child [ ] yes [ ] no N/A: [ ] partial:

Other (*guardian or intervenor*) [ ] yes [ ] no [ ] partial:

**B.** **Progress toward correcting the problems that necessitated the child’s placement in out-of-home care**:

Parent 1 [ ] yes [ ] no [ ]

Parent 2 [ ] yes [ ] no [ ]

Parent 3 [ ] yes [ ] no [ ]

Parent 4 [ ] yes [ ] no [ ]

Child [ ] yes [ ] no [ ]

Other (*guardian or intervenor*) [ ] yes [ ] no [ ]

**C. Other Findings**

**Visitation**

**2.17** [ ] Parent 1 [ ] has [ ] has not visited the child on a regular basis.

[ ] Reasons why visits have not occurred or have been infrequent:

**2.18** [ ] Parent 2 [ ] has [ ] has not visited the child on a regular basis.

[ ] Reasons why visits have not occurred or have been infrequent:

**2.19** [ ] The child is placed out of the home and the court has considered the child’s

placement, contact, and visits with the child’s siblings in accordance with RCW

13.34.130(3).

Placement with, contact, or visits between siblings:

[ ] has occurred (*specify*):

[ ] has not occurred because:

[ ] there is reasonable cause to believe that the best interests of the child or siblings would be jeopardized,

[ ] the court does not have jurisdiction over the siblings in question and the parents are not willing to agree to a plan, or

[ ] efforts to reunify the parent with the child would be hindered by such placement, contact, or visitation.

[ ] Other:

**2.20** [ ] Under the prior court order, visitation between the child and

[ ] Parent 1 was [ ] supervised or [ ] monitored;

[ ] Parent 2 was [ ] supervised or [ ] monitored.

[ ] The parties agree that visitation between the [ ] Parent 1 [ ] Parent 2 shall be modified to unsupervised.

[ ] A party *(specify)* \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ has presented a report to the court, but has not overcome the presumption that supervision or monitoring will no longer be necessary following a continued shelter care order. Visitation between the [ ] Parent 1 [ ] Parent 2 and the child shall be modified to unsupervised.

[ ] A party *(specify)* \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ has presented a report to the court including evidence establishing presence of threats or danger to the child which requires the constant presence of an adult to ensure the safety of the child therefore removing visit supervision or monitoring would create a risk to the child’s safety. [ ] Supervision [ ] monitoring of visitation must continue.

**Permanency Planning Findings – Required at Permanency Planning Hearing**

**2.21** The permanent plan for the child [ ] has [ ] has not been achieved.

**2.22** The court [ ] has [ ] has not consulted with the child in an age-appropriate manner about the proposed permanency or transition plan.

**2.23** Service providers [ ] have [ ] have not been involved in planning to meet the special needs of the child and the child’s parent.

**2.24** [ ] The child is 14 years old or older and the court makes the following findings:

[ ] The child was present for today’s hearing. The court asked the child about the child’s desired permanency outcome and consulted with the child in an age-appropriate manner about the proposed permanency and transition plan.

[ ] The child was not present for today’s hearing. DCYF consulted with the child regarding the child’s proposed permanency and transition plan.

The following services are needed to assist the child in transitioning to successful adulthood:

**2.25** [ ] The permanency plan identifies independent living as a goal. Services should be provided to assist the child in making a transition from foster care to independent living and allow the child to manage their financial, personal, social, educational, and non-financial affairs.

DCYF [ ] has [ ] has not identified specific services to be provided to assist the child in making a transition from foster care to independent living.

**2.26** [ ] The child has been placed in the home of [ ] Parent 1 [ ] Parent 2 for a period of at least 6 months.

[ ] The permanent plan of return to [ ] Parent 1 [ ] Parent 2 has been achieved and court supervision is not needed.

[ ] Court supervision should remain in effect. The placement of the child with  
[ ] Parent 1 [ ] Parent 2 is continued under the supervision of the court until the next review hearing.

[ ] The following conditions apply to the continued placement of the child with [ ] Parent 1 [ ] Parent 2:

**Other**

**2.27** [ ] The child is legally free and it has been 6 months or more since all parental rights were terminated. The court shall appoint an attorney by separate order.

**2.28** Other:

**III. Order**

**Placement**

**3.1** [ ] The child remains a dependent child pursuant to RCW 13.34.030(6) [ ] (a) [ ] (b)

[ ] (c). Court supervision shall continue.

**3.2** [ ] An Order Dismissing Dependency shall be entered.

**3.3** [ ] The child shall be in the custody, control, and care of DCYF for placement in:

[ ] Foster care.

[ ] Relative placement with (*name*)

[ ] The home of a suitable person (*name*)

[ ] The home of an adoptive parent or other person with whom the child’s siblings or half-siblings live.

[ ] The home of [ ] Parent 1 [ ] Parent 2 for a trial return home under the continued supervision of the court.

[ ] Placement of the child in [ ] Parent 1’s [ ] Parent 2’s home is contingent upon the parent’s compliance with court orders related to the care and supervision of the child, including compliance with the DCYF case plan, and [ ] Parent 1’s [ ] Parent 2’s continued participation in [ ] substance abuse treatment [ ] mental health treatment [ ] other services:

**DCYF may remove the child from the home, subject to review by the court, if the parent fails to comply with the DCYF plan or court order; is unable, unwilling, or fails to participate in available services or treatment for themselves or the child; or fails to successfully and substantially complete available services or treatment for themselves or the child.**

[ ] Placement of the child in [ ] Parent 1’s [ ] Parent 2’s home is contingent upon (*name of caregiver*) engaging in and completing additional services as listed in section **3.20** to ensure the safety of the child [ ] prior to [ ] during the trial placement of the child in the home.

**If your child is placed in your care, you have an ongoing duty to notify DCYF of all persons who reside in the home or who may act as a caregiver for the child as long as the court retains jurisdiction of this matter or DCYF is providing for monitoring services to you or any caregiver of the child**.

**3.4** [ ] The child shall be in the custody, control, and care of:

[ ] a relative, (*name/s*) , without supervision of this placement by DCYF.

[ ] another suitable person, (*name/s*) , without supervision of this placement by DCYF.

**General**

**3.5** If DCYF has custody of the child, it shall have full power to authorize and provide all necessary, routine, and emergency medical, dental, or psychological care as recommended by the child's treating doctor or psychologist, subject to review by the court, as needed.

**3.6** **Release of Information:** Parties and their counsel are authorized to receive court-ordered service providers’ records and reports. Unless specifically prohibited by state or federal law, parties are permitted to discuss and present to the court information, reports, records, etc. in their possession relating to the provision of, participation in, or parties’ interaction with court-ordered or voluntary services.

[ ] Parents shall sign releases of information and allow all court-ordered service providers’ to make all records available to DCYF and the guardian ad litem or attorney for the child. Such information shall be provided immediately upon request.

[ ] Except as follows:

**3.7** The report of DCYF for the next review hearing shall be submitted to the court and to the parties at least 10 days prior to the hearing.

**3.8** [ ] A petition seeking termination of the parent-child relationship between the child's  
[ ] Parent 1 [ ] Parent 2 and the child shall be filed by DCYF not later than (*date*)   
 .

**Services**

Any evaluation ordered by the court must comply with RCW 13.34.370.

**3.9** [ ] Services for Parent 1 are:

[ ] as set forth in the attached service plan.

[ ] as follows:

**3.10** [ ] Services for Parent 2 are:

[ ] as set forth in the attached service plan.

[ ] as follows:

**3.11** [ ] Additional services for [ ] Parent 1 [ ] Parent 2 that shall be initiated or

completed are:

[ ] as set forth in the attached service plan.

[ ] as follows:

**3.12** [ ] Services for the child(ren) are:

[ ] as set forth in the attached service plan.

[ ] as follows:

[ ] SAY evaluation, and the child was notified that they may request an attorney.

[ ] The child is age 12 or older and [ ] agrees to the services [ ] was notified of the services [ ] was notified that they may request an attorney.

**3.13** [ ] Child’s educational liaison

[ ] (*Name*) shall continue as the child’s educational liaison.

[ ] (*Name*) is removed as the child’s educational liaison.

[ ] The court appoints (*name*) to serve as the child’s educational liaison to carry out the responsibilities described in RCW 13.34.046. The educational liaison must complete criminal background checks required by DCYF.

**Visitation**

**3.14** [ ] The specific visitation plan between the child(ren) and Parent 1 shall be:

[ ] as set forth in the visitation attachment.

[ ] as follows:

[ ] Visitation between Parent 1 and the child may be expanded upon agreement of the parties.

**3.15** [ ] The specific visitation plan between the child(ren) and Parent 2 shall be:

[ ] as set forth in the visitation attachment.

[ ] as follows:

[ ] Visitation between Parent 2 and the child may be expanded upon agreement of the parties.

**3.16** [ ] The specific plan for visitation or contact between the child and child’s siblings

shall be:

[ ] as set forth in the visitation attachment.

[ ] as follows:

**Child’s Indian Status**

**3.17** Any party who subsequently receives information that provides a reason to know the child is an Indian child, under 25 C.F.R. § 23.107, shall inform the court.

[ ] Parents shall provide any known information regarding possible membership in or descent from an Indian tribe.

**Other**

**3.18** Other:

**Permanency Planning Order – Required at Permanency Planning Hearing**

**3.19** The permanency plan for the child is:

Primary: Alternative:

[ ] [ ] Return of the child to the home of:

[ ] Parent 1 [ ] Parent 2 [ ] guardian or [ ] legal custodian;

[ ] [ ] Adoption;

[ ] [ ] Guardianship of a Minor, under RCW 11.130.215, or the equivalent laws of another state or a federally recognized Indian tribe;

[ ] [ ] Title 13 Guardianship;

[ ] [ ] Long term [ ] relative or [ ] foster care, for children between 16 and 18 years of age, with a written agreement;

[ ] [ ] Responsible living skills program; and/or

[ ] [ ] Independent living for children age 16 and older.

**3.20** The court orders the following actions to be taken to move the case toward permanency:

**3.21** If the child has resided in the home of a foster parent or relative for more than 6 months, DCYF shall discuss guardianship as a permanent option with the child’s parents and caregiver.

**3.22 Release of Information:** Parties and their counsel are authorized to receive court-ordered service providers’ records and reports. Unless specifically prohibited by state or federal law, parties are permitted to discuss and present to the court information, reports, records, etc. in their possession relating to the provision of, participation in, or parties’ interaction with court-ordered or voluntary services.

[ ] Parents shall sign releases of information and allow all court-ordered service providers to make all records available to DCYF and the guardian ad litem or attorney for the child. Such information shall be provided immediately upon request.

[ ] Except as follows:

DCYF may continue to make reasonable efforts to locate and investigate an appropriate relative or other suitable person who is available and willing to care for the child, and is authorized to share information about the child, as necessary, with potential relative or other suitable person placement resources to determine their suitability and willingness as a placement for the child.

**3.23** All parties shall appear at the next scheduled hearing (see page **1**).

Dated:

**Judge/Commissioner**

Presented by:

Signature

Print Name/Title WSBA No.

**Notice: A petition for permanent termination of the parent-child relationship may be filed if the child is placed out-of-home under an order of dependency**. **(RCW 13.34.180**.**)**

Copy Received; Approved for Entry; Notice of Presentation Waived:

Signature of **Child** [ ] Signature of Child’s Lawyer

Print Name WSBA No.

[ ] Signature of **Parent 1** [ ] Signature of Parent 1’s Lawyer

[ ] Pro Se, Advised of Right to Counsel

Print Name WSBA No.

[ ] Signature of **Parent 2** [ ] Signature of Parent 2’s Lawyer

[ ] Pro Se, Advised of Right to Counsel

Print Name WSBA No.

[ ] Signature of **Guardian or Legal Custodian** [ ] Signature of Guardian or Legal Custodian’s Lawyer

[ ] Pro Se, Advised of Right to Counsel

Print Name WSBA No.

[ ] Signature of Child’s **GAL** [ ] Signature of Lawyer for the Child’s GAL

Print Name Print Name WSBA No.

[ ] Signature of **DCYF Representative** [ ] Signature of DCYF Representative’s Lawyer

Print Name Print Name WSBA No.

[ ] Signature of **Tribal Representative** [ ] Signature of Tribal Representative’s Lawyer

Print Name Print Name WSBA No.

Lawyer for

(If the Parent 1, Parent 2, guardian, or other person signs without legal representation, the certification below shall also be signed.)

**Certification**

I certify, under penalty of perjury under the laws of the State of Washington, that I have read or been told the contents of the Dependency Review Hearing Order/Permanency Planning Hearing and I agree that the order is accurate and should be signed by the court.

Parent 1 Date and Place of Signature

Parent 2 Date and Place of Signature

Child’s Guardian or Legal Custodian Date and Place of Signature

Other Date and Place of Signature