Superior Court of Washington County of Juvenile Court							
Dependency of:			N	<b>D</b> :			
D.O.	В.:		Fo (C	Findings and Order on Post-18 Extended Foster Care (Extending Dependency) (OR18FC)  [ ] Clerk's Action Required. Paragraph 3.3, and the boxes below.			
				cy planning [ ] (type of hearing)			
		` '		oom/Department:,			
	ted at:						
Abo Was Did t	he court receive a ca	notice given to the aregiver report?	child's care Yes (CGR	egiver? []Yes (CGATN) []No (CGNATN)			
			I. Hearir	g			
1.1	The court held a h	earing on (date)					
1.2		ons appeared at th					
	[] The Youth	• •	[]	The Youth's Lawyer			
	[] DCYF Wo	rker	[]	DCYF's Lawyer			
	[] Tribal Rep	resentative	[]	Current Caregiver			
			[]	Other			
1.3	The order is [ ] agreed [ ] contested.						
	The court considered the relevant files, records, and arguments, if any.						
	The court heard testimony from:						

## II. Findings

		Agreed extended foster care				
The youth:						
[]	agrees, to participate in the extended foster care program;					
[]	is depe	ndent and 18 years of age; and				
[]	on the youth's 18 <sup>th</sup> birthday:					
	[]	was not able to engage in any of the activities described below due to a documented medical condition.				
	[]	was enrolled in a secondary education program (or its equivalency); or				
	[]	was enrolled and participating in a postsecondary academic or vocational education program or has applied for and demonstrated that he or she intends to timely enroll in a postsecondary academic or vocational program; or				
	[]	was participating in a program or activity designed to promote employment or remove barriers to employment.				
	[]	was employed for 80 hours or more per month.				
Child's Indian status: [ ] On this date [ ] On, the court asked each partic on the record whether the participant knows or has reason to know the child is an Indian child						
[]	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), based upon prior findings and order(s). The Federal and Washington State Indian Child Welfare Acts do not apply to these proceedings.					
[]	There is reason to know the child is an Indian child as defined in RCW 13.38.040 and 25 U.S.C. § 1903(4), based upon prior findings and order(s). The Federal and Washington State Indian Child Welfare Acts apply to this proceeding. The notice and evidentiary requirements of the Federal and Washington State Indian Child Welfare Acts were found in previous hearings and are incorporated here by reference.					
[]	DCYF has 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:					
[]	_	nas not made active efforts. s finding is based on the following:				
[]	Other:					
	[] [] Child's on the I []	[ ] agrees [ ] is deper [ ] on the y [ ] [ ] [ ] [ ] [ ] [ ] [ ] [ ] [ ] [ ]				

2.3	[]	The youth is receiving extended foster care services, is a party to these proceedings, and [ ] should be appointed counsel under RCW 13.34.267, or [ ] has already been appointed counsel, and that appointment should continue.						
2.4	[]	The youth is receiving extended foster care services and should remain in the placement and care authority of DCYF to be placed or remain in foster care in:  [ ] Relative care with (name)						
		Relative placement, although preferred, is not in the best interest of the youth and the youth shall continue or be placed in:  [ ] Foster home.  [ ] Placement with a suitable person (name)  [ ] Placement with an adoptive parent or other person with whom the child's siblings or half-siblings live.  [ ] Supervised independent living setting as follows:  [ ] Other:						
2.5	[]	The youth is developing independent living skills and is making progress toward transitionin to full independence within the capacity limits of the youth. It is anticipated the youth will achieve the transition to full independence by						
2.6	[]	The permanent plan for this youth is independent living.						
2.7	[]	DCYF [ ] has [ ] has not made reasonable efforts to implement and finalize the permanent plan for the youth. [ ] This finding is based on the following:						
2.8	[]	Progress has been made toward finalizing the child's permanent plan.						
2.9	Other:							
		III. Order						
3.1	The yo	outh remains dependent and court supervision shall continue.						
3.2		youth agrees to participate in the extended foster care program, is eligible for the program, and ains in the placement and care authority of the DCYF.						
3.3		The youth's parent/guardian/custodian (name/s)are dismissed from the dependency proceeding.						
	[ ] The youth is receiving extended foster care services, is a party to these proceedings, and:							

3.5	[]	The permanent plan for this youth is Independent Living.						
3.6	[]	The you		lacement and care authority of DCYF fo	or placement in foster			
		[ ] [ ] [ ]	The home of a suit	at with (name) table person (name) doptive parent or other person with who	<del>.</del>			
		[]	Supervised indepe	endent living setting as follows:				
3.7	Other:	[]						
	[]			ne youth is an adult for other purposes, a ollowing without prior court approval:	nd therefore recognizes			
3.8	All part	ies shall	appear at the next s	scheduled hearing (see page one).	·			
Dated:								
		Judge/Commissioner						
Presen	ted by:							
Signati	ıre							
Print N	ame/Titl	e	WSE	BA No.				
Copy F	Received	l; Approv	red for Entry; Notice	of Presentation Waived:				
Signati	ure of <b>Y</b> o	outh		[ ] Signature of Youth's Lawyer	<u> </u>			
				Print Name	WSBA No.			
[ ] Signature of DCYF Representative				[ ] Signature of DCYF Represe	ntative's Lawyer			
Print N	ame			Print Name	WSBA No.			