STATE OF WISCONSIN, CIRCUIT COURT	Г, COUNTY			
IN THE INTEREST OF	Amended			
Name	Permanency Hearing Order			
Date of Birth	—— Case No			
A Request for Hearing was filed with	the court and notice was given to all interested parties.			
	, which is the effective date of this Order.			
-	NCY PLAN FILED BY THE AGENCY AND FINDS:			
<ol> <li>The provisions of the Indian Child Welfare Act do not apply. (For an Indian child, use the Indian Child Welfare Act version (IW-1791) of this form.)</li> </ol>				
enduring relationship with B. This goal continues to b 3. A. The concurrent permanency return to the home. adoption. placement with a guardia permanent placement with placement in some other enduring relationship with	n. th a fit and willing relative. planned permanent living arrangement that includes an appropriate, n an adult (if 16 years or older). ne [] is no longer appropriate. goal for the child/juvenile has been			
4. It 🗌 is 🗌 is not appropriate fo	r the child/juvenile to have a concurrent permanency goal.			
<ul> <li>5. The extent of compliance with the</li> <li>agency</li> <li>service provider</li> <li>Parent 1 [Name]</li> <li>Parent 2 [Name]</li> <li>child/juvenile</li> </ul>	Permanency Plan is as follows: in compliance in partial compliance not in compliance  in compli			

§48.38 and 938.38, Wisconsin Statutes

	Comments:						
6.	The placement of the child/juvenile   continues appropriate.	🗌 no longer continu	les to be necessary	, safe, and			
	Placement in a planned permanent living arrangement is the best permanency goal for the child/juvenil at this time. It continues not to be in the best interests of the child/juvenile to be returned home or place for adoption, with a guardian, or with a fit and willing relative. The reasons for these findings are:						
7.	Adequate efforts  have  have not meeting the special needs of the child/juvenile and	been made to involve d his or her parent(s).	the appropriate servi	ce providers in			
8.	Sufficient progress has has bee out-of-home placement and toward returning the c a permanent placement for the child/juvenile.	n made in eliminating t child/juvenile safely to l					
9.	<ul> <li>The child/juvenile has been placed outside of his or her home in a foster home, group home, residential care center for children and youth, or shelter care facility for 15 of the most recent 22 months.</li> <li>The Permanency Plan is <ul> <li>appropriate.</li> <li>not appropriate because it fails to sufficiently address the circumstances which prevent the child/juvenile from</li> <li>being returned safely to the home;</li> <li>being placed safely in the home of a fit and willing relative;</li> <li>having a petition for involuntary termination of parental rights filed on behalf of the child/juvenile;</li> <li>being placed with a guardian;</li> <li>being placed in some other planned permanent living arrangement that includes an appropriate, enduring relationship with an adult (if 16 years or older).</li> </ul> </li> </ul>						
☐ 10.	The child/juvenile is likely to be returned home, pla and willing relative, or placed in some other plann appropriate, enduring relationship with an adult by	ed permanent living ar					
11.	Reasonable efforts to achieve the permanency go state placement if appropriate, were made by the department or agency responsib	le for providing service	95.	yh an out-of-			
12.	Reasonable efforts to place the child/juvenile in a together were and and a not required because the child/juvenile does not required because it would be contrary to the siblings.	ot have siblings in out	-of-home care.				
☐ 13.	The child/juvenile has a permanency goal of place agency has taken the following steps, including co child/juvenile has regular, ongoing opportunities to and to ensure that the caregiver is applying the re concerning participation in those activities:	onsulting with the child	/juvenile, to ascertain relopmentally approp	whether the riate activities			

<u> </u>	The child/juvenile is subject to an order that terminates at age 21 or is under a voluntary transition to
	independent living agreement.

- A. The transition to independent living plan is is not appropriate.
- B. Sufficient progress has has not been made by the child/juvenile toward the transition to successful adulthood.
- C. The transition to independent living plan has or has not been complied with as follows:

	complied with	not complied with	1
agency			
service provider			
Child/juvenile			
child/juvenile's guardian [if any]			
Comments:			

## THE COURT ORDERS:

- The permanency goal for the child/juvenile remains is changed to
   return to the home.
   adoption.
  - placement with a guardian.
  - permanent placement with a fit and willing relative.
  - placement in some other planned permanent living arrangement that includes an appropriate, enduring relationship with an adult (if 16 years or older).
- □ 2. The concurrent permanency goal for the child/juvenile □ remains □ is changed to □ is added to include □ return to the home.
  - adoption.

placement with a guardian.

permanent placement with a fit and willing relative.

placement in some other planned permanent living arrangement that includes an appropriate, enduring relationship with an adult (if 16 years or older).

- 3. The parent(s) who appeared in court have been orally advised of the applicable grounds for termination of parental rights (TPR) and the conditions that are necessary for a safe return to the home or a restoration of visitation rights. Written TPR Warnings are attached. Conditions for return/visitation are part of this order or attached.
- 4. The child/juvenile has one or more siblings in out-of-home care and the child/juvenile is not placed with all those siblings. The department or agency
  - shall make reasonable efforts to provide frequent visitation or other ongoing interaction between the child/juvenile and any siblings.
  - is not required to provide for frequent visitation or other ongoing interaction because it would be contrary to the safety or well being of the child/juvenile or any siblings.

## 5. Other:

- 6. The department or agency shall file a new permanency plan with the court by [Date]
- 7. The department or agency shall file a request to change placement with the court by [Date]

## THIS IS A FINAL ORDER FOR THE PURPOSE OF APPEAL IF SIGNED BY A CIRCUIT COURT JUDGE.

## DISTRIBUTION:

- 1. Court
- 2. Child/Juvenile
- 3. Child's/Juvenile's Guardian ad Litem/Adversary Counsel
- 4. Parents
- 5. Parents' Attorney(s) 6. Child's/ Iuvenile's Guardian/Le
- 6. Child's/Juvenile's Guardian/Legal Custodian 7. Relative Caregiver/Foster Parent/Facility
- 8. District Attorney/Corporation Counsel
- 9. Caseworker
- 10. Court Appointed Special Advocate (CASA)