

IN THE INTEREST OF

Notice and Request for

- Trial Reunification**
- Extension of Trial Reunification**
- Revocation of Trial Reunification**

Name _____

Date of Birth _____

Case No. _____

Child/Juvenile's Street and City Address	
Parent 1's Name	Parent 1's Address
Parent 2's Name	Parent 2's Address
Guardian, Legal/Physical Custodian, Foster Parent	Address
Other	Address

I REQUEST THE COURT:

1. **Order a trial reunification effective** [Date] _____, which is at least ten (10) days after the notice was filed with the court.

The trial reunification is in the best interests of the child/juvenile because:

 See attached

The trial reunification satisfies the objectives of the child's/juvenile's permanency plan because:

 See attached

Name and address of proposed trial reunification home: _____

The proposed length of the trial reunification [not to exceed 90 days]: _____

If you do not object, the trial reunification may be granted without a court hearing. If you object to the trial reunification, a written objection must be filed with the court within ten (10) days of the filing of this request. If you file a written objection, a hearing will be scheduled within 30 days of the trial reunification request.

2. **Extend the current trial reunification.** [Total period for a trial reunification and any extensions may not exceed 150 days.]

Date trial reunification expires: _____

Date trial reunification should be extended to: _____

The trial reunification continues to be in the best interests of the child/juvenile because:

 See attached

If you do not object, the trial reunification may be extended without a court hearing. If you object to the trial reunification being extended, a written objection must be filed with the court within ten (10) days of the filing of this request. If you file a written objection, a hearing will be scheduled.

3. **Revoke the current trial reunification.**

Specify in detail the reasons the current trial reunification is no longer in the best interests of the child/juvenile:

 See attached

If you do not object, the trial reunification may be revoked without a court hearing. If you object to the trial reunification being revoked, a written objection must be filed with the court within ten (10) days of the filing of this request. If you file a written objection, a hearing will be scheduled.

DISTRIBUTION:

1. Court
2. Child/Juvenile and Attorney
3. Parents/Guardian/Legal Custodian/Attorney (if any)
4. Case Worker
5. Physical Custodian/Foster Parent
6. District Attorney/Corporation Counsel
7. Guardian ad Litem
8. Court Appointed Special Advocate
9. Tribe
10. Other: _____

▶ _____
Signature

Name Printed or Typed

Address

Email Address Telephone Number

Date State Bar No. (if any)