STATE OF WISCONSIN, CIRCUIT COURT,		COUNTY	
IN THE INTEREST OF		☐ Amended	
Name		rmanency Hearing ination of Parental	
Date of Birth	Case No.		
A Request for Hearing was filed with the 0	Court and notice was gi	ven to all interested part	ies.
A hearing was held on [Date]	, which is the	e effective date of this O	rder.
THE COURT REVIEWED THE PERMANENCY	PLAN FILED BY THE	AGENCY AND FINDS:	
1. The provisions of the Indian Child Welf- version (IW-1791) of this form.)	are Act do not apply. (F	or an Indian child, use the Ind	ian Child Welfare Act
☐ return to the home. ☐ adoption. ☐ placement with a guardian. ☐ permanent placement with a f ☐ placement in some other plan enduring relationship with an a B. This goal ☐ continues to be	ned permanent living a adult (if 16 years or older). ☐ is no longer appro	priate.	s an appropriate,
<ul> <li>□ 3. A. The concurrent permanency goa</li> <li>□ return to the home.</li> <li>□ adoption.</li> <li>□ placement with a guardian.</li> <li>□ permanent placement with a f</li> <li>□ placement in some other plan</li> <li>enduring relationship with an another some</li> <li>B. This goal □ continues to be □</li> </ul>	fit and willing relative. Ined permanent living a adult (if 16 years or older).	rrangement that include	s an appropriate,
4. It ☐ is ☐ is not appropriate for the	child/juvenile to have a	a concurrent permanenc	y goal.
5. The extent of compliance with the Pern			
☐ agency ☐ service provider ☐ Parent #1 [Name] ☐ Parent #2 [Name] ☐ child/juvenile ☐ child/juvenile's guardian [if any]	in compliance	in partial compliance	not in compliance

	Comments:
6.	The placement of the child/juvenile
	Placement in a planned permanent living arrangement is the best permanency goal for the child/juvenile at this time. It continues not to be in the best interests of the child/juvenile to be returned home or placed for adoption, with a guardian, or with a fit and willing relative. The reasons for these findings are:
7.	Adequate efforts  have have not been made to involve the appropriate service providers in meeting the special needs of the child/juvenile and his or her parent(s).
8.	Sufficient progress has has obeen made in eliminating the causes for the child's/juvenile's out-of-home placement and toward returning the child/juvenile safely to his or her home or toward obtaining a permanent placement for the child/juvenile.
<u> </u>	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.
	The permanency plan is  appropriate.  not appropriate because it fails to sufficiently address the circumstances which prevent the child/juvenile from  being returned safely to the home;  being placed safely in the home of a fit and willing relative;  having a petition for involuntary termination of parental rights filed on behalf of the child/juvenile;  being placed for adoption;
	<ul> <li>being placed for adoption,</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>
□ 10.	The child/juvenile is likely to be returned home, placed for adoption, placed with a guardian, placed with a fit and willing relative, or placed in some other planned permanent living arrangement that includes an appropriate, enduring relationship with an adult by [Date]
11.	Reasonable efforts to achieve the permanency goal of the permanency plan, including through an out-of-state placement if appropriate, were   made by the department or agency responsible for providing services.
	not made by the department or agency responsible for providing services.
12.	Reasonable efforts to place the child/juvenile in a placement that enables the sibling group to remain together were made. not required because the child/juvenile does not have siblings in out-of-home care. not required because it would be contrary to the safety or well being of the child/juvenile or any of the siblings.
<u> </u>	The child/juvenile has a permanency goal of placement in a planned permanent living arrangement, and the agency has taken the following steps, including consulting with the child/juvenile, to ascertain whether the child/juvenile has regular, ongoing opportunities to engage in age or developmentally appropriate activities and to ensure that the caregiver is applying the reasonable and prudent parent standard to decisions concerning participation in those activities:

☐ 14.	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   agency □ □			
	service provider			
	child/juvenile's guardian [if any]			
	Comments:			
THE C	OURT ORDERS:			
1.	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).			
<u> </u>	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.			
	<ul> <li>permanent placement with a fit and willing relative.</li> <li>placement in some other planned permanent living arrangement that includes an appropriate, enduring</li> </ul>			
	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. Notice Concerning Grounds to Terminate Parental Rights is provided below. 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]			
<b>7</b> .	The department or agency shall file a request to change placement with the Court by [Date]			
	NOTICE CONCERNING GROUNDS TO TERMINATE PARENTAL RIGHTS			
	arental rights can be terminated against your will under certain circumstances. A list of potential grounds to ate your parental rights is given below. Those that are check-marked may be most applicable to you, although			
you sho	you should be aware that if any of the others also exist now or in the future, your parental rights can be taken from			
you.  Abandonment. Any of the following must be proven by evidence that:				
You have left your child without provision for care or support:				
<ul><li>and neither parent has been found for 60 days.</li><li>in a place or manner that exposes your child to substantial risk of great bodily harm or death.</li></ul>				
	ou have failed to visit or communicate with your child for:			

three months or longer after your child has been placed, or continued in a placement, outside your has a court order.	ome by
six months or longer after leaving your child with any person, and you know or could discover the whereabouts of your child.	
A court of competent jurisdiction previously has found that when your child was under one year of age:  your child was abandoned, pursuant to §48.13(2), Wis. Stats., or a comparable state or federal law.  you intentionally abandoned the child in a place where the child may suffer because of neglect, in vi of §948.20, Wis. Stats., or a comparable state or federal law.	olation
Continuing Need of Protection or Services. As proven by evidence that:	
A Court placed, or continued in a placement, your child outside your home after a judgment that your chineed of protection or services under §§48.345, 48.357, 48.363, 48.365, 938.345, 938.357, 938.363, or 938.365, Wis. Stats., and:	ild is in
<ul> <li>The agency responsible for the care of your child has made a reasonable effort to provide the services ordered by the Court;</li> </ul>	
<ul> <li>Your child has been outside your home for a cumulative total period of six months or longer under a c order; and</li> </ul>	ourt
You have failed to meet the conditions established for the safe return of your child to your home.	
<ul> <li>If your child has been placed outside of your home for less than 15 of the most recent 22 months, their substantial likelihood you will not meet these conditions as of the date on which the child will have been placed outside the home for 15 of the most recent 22 months.</li> </ul>	en
placed outside the home for 15 of the most recent 22 months. [Not including any period your child was a runawathe out-of-home placement or was residing in a trial reunification home]	ly from
A Court has adjudicated your child in need of protection or services on three or more occasions, under §48.13(3), (3m), (10) or (10m), Wis. Stats. and:	
<ul> <li>In connection with these adjudications, the Court has placed your child outside your home pursuant to order containing this notice, and</li> </ul>	a court
<ul> <li>You caused the conditions that led to each of the out-of-home placements.</li> </ul>	
☐ Continuing Need of Protection or Services (Unborn child). As proven by evidence that:	
<ul> <li>A Court placed you [as an expectant mother], or continued you in a placement, outside your home after a judgment that your unborn child is in need of protection and services under §§48.345 and 48.347, Wis. St</li> <li>The agency responsible for the care of you and your unborn child has made a reasonable effort to provide</li> </ul>	
<ul> <li>services ordered by the Court;</li> <li>Your child stayed outside your home for a cumulative total period of six months or longer under a court ordincluding time spent outside the home as an unborn child]</li> </ul>	der; [Not
<ul> <li>You have failed to meet the conditions established for the safe return of your child to your home; and,</li> </ul>	
<ul> <li>There is a substantial likelihood that you will not meet these conditions within the 9-month period following fact-finding hearing under §48.424, Wis. Stats.</li> </ul>	the
Failure to Assume Parental Responsibility. As proven by evidence that:	
<ul><li>You are or may be a parent of a child.</li><li>You have not had a substantial parental relationship with the child.</li></ul>	
☐ Continuing Parental Disability. As proven by evidence that:	
• You are presently an inpatient at a hospital as defined in §50.33(2)(a),(b) or (c), Wis. Stats., a licensed tre facility as defined in §51.01(2), Wis. Stats., or state treatment facility as defined in §51.01(15), Wis. Stats., account of mental illness as defined in §51.01(13)(a) or (b),Wis. Stats., or developmental disability as defi §55.01(2) or (5), Wis. Stats.	on
<ul> <li>You have been an inpatient for at least two of the last five years before a petition to terminate parental right.</li> </ul>	nts is
Your condition is likely to continue indefinitely.	
<ul> <li>Your child is not being provided with adequate care by a parent, guardian, or relative who has legal custod your child.</li> </ul>	ly of
<ul> <li>Continuing Denial of Periods of Physical Placement or Visitation. As proven by evidence that:</li> <li>You have been denied periods of physical placement by a court order in an action affecting the family, or been denied visitation by an order under §§48.345, 48.365, 938.345, 938.363, or 938.365, Wis. S</li> </ul>	

•	At least one year has elapsed since the order denying periods of physical placement or visitation was issued and the Court has not subsequently modified its order so as to permit you periods of physical placement or visitation.
	Child Abuse. As proven by evidence that:  You show a pattern of physically or sexually abusive behavior which is a substantial threat to the health of the child who is the subject of the petition; and that:  You have caused death or injury to a child or children resulting in a felony conviction.  A child has previously been removed from your home by the Court under §48.345, Wis. Stats., after an adjudication that the child is in need of protection or services under §48.13(3) or (3m), Wis. Stats.
	<b>Relinquishment.</b> As proven by evidence that: A court of competent jurisdiction has found pursuant to §48.13(2m), Wis. Stats., that you have relinquished custody of your child under §48.195(1), Wis. Stats., when the child was 72 hours old or younger.
	<b>Incestuous Parenthood.</b> As proven by evidence that: You are related, either by blood or adoption, to your child's other parent in a degree of kinship closer than 2nd cousin.
	Homicide or Solicitation to Commit Homicide of Parent. As proven by evidence that: You have been convicted of the intentional or reckless homicide of the other parent, or solicitation to commit intentional or reckless homicide of the other parent, in violation of §§940.01, 940.02 or 940.05, 939.30, Wis. Stats., or a comparable state or federal law.
	Parenthood as a Result of Sexual Assault. As proven by evidence that: You are or may be the father of a child. The child was conceived as the result of a sexual assault in violation of §§940.225(1),(2) or (3), 948.02(1) or (2), or 948.025 or 948.085, Wis. Stats., which you committed against the child's mother during a possible time of conception.
	Commission of a Felony Against a Child. As proven by evidence that:  You have been convicted of a serious felony as defined in §48.415(9m)(b), Wis. Stats., against one of your children.  You have committed child trafficking in violation of §948.051 or a comparable state or federal law involving any child.
	Prior Involuntary Termination of Parental Rights to Another Child. As proven by evidence that:  Your child has been adjudicated to be in need of protection or services under §48.13(2),(3) or (10), Wis. Stats. or your child was born after a petition for termination of parental rights under §48.415(10), Wis. Stats., was filed in which a sibling of your child is the subject.  In the three years prior to the child being adjudicated in need of protective services as specified in §48.415(10)(a), or in the case of a child born after the filing of a petition regarding a sibling as specified in §48.415(10(a), within three years prior to the date of the birth of the child, a court has ordered the termination of your parental rights with respect to another of your children on one or more grounds specified in §48.415, Wis. Stats.

## 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/Juvenile's Guardian/Legal Custodian
- 7. Relative Caregiver/Foster Parent/Facility
- 8. District Attorney/Corporation Counsel
- 9. Caseworker
- 10. Court Appointed Special Advocate (CASA)