# ATTACHMENT 13

|  |
| --- |
| Legacy Database Variables |
| Site Visit – Event Initiation (Multiple over time) |
| Unique Record Identifier – Alphanumeric code | Visit Date |
| \*Staff Identification | County Name & Department |
| \*Recent Site Visits | Dates of Last Site Visit |
| New Site Visit | \*Staff associated with Site Visits |
| Edit this Visit | N/A |
| Site Contacts (Multiple over time) |
| Contact (Type):* *Court Administration*
* *Judicial Officer*
* *Social Services*
* *Probation*
* *\*Other*
 | Address:* \*Primary Address
* \*Mailing Address
* City
* Zip Code
 |
| Salutation | Phone Number |
| First Name | Email |
| Middle Name | Notes |
| Last Name | N/A |
| Dependency Cases (Multiple over time) |
| Dependency Case Number | Removal Date |
| Court Improvement Project | Jurisdiction Date |
| Date Entered Foster Care | Date Permanent Plan Ordered |
| Date of Birth | Date Jurisdiction Terminated |
| Date Current Petition Filed | Permanent Plan (Type):* Return Home
* Adoption
* Guardianship – Goal Dismissed
* Fit and Willing Relative
* Other:
 |
| Date Parental Rights Terminated | Date of Hearing |
| Hearing Selection (Type):* Modification of Jurisdiction
* Non-Minor Dependent Review (NMD Rev.)
* Detention Hearing /Removal
* Case Review: 6/12/18/other
* First Perm Plan Ordered (1stPrmPlnOrd)
* Review of Perm Plan
* Subsequent Permanency Hearings
* Other : Noted in Memo (Other)
* \*Re-Entry
 | Findings & Orders Selection (Type):* Detention/ Removal:
	+ A – C, Timely
* Pre Permanency:
	+ D1 – D7, Timely
* Non Minor Dependent (NMD)
	+ E1 - E7, Timely
* Reentry
	+ F1 – F2, Timely
* Modification of Jurisdiction
	+ G1 – G3
 |
| Notes: Memo Box Minimum 500 characters | Date Jurisdiction Terminated |
| Dependency Advice (Multiple over time) |
| General Advice (Type):* Continuances hinder timeliness
* Multiple orders leading to inconsistency
* Using pro nunc tunc orders
* Recommend one local person check IV-E regularly
 | Removal Advise (Type):* Inconsistent "reasonable efforts" findings
* Removal findings not made until disposition
 |
| Case Review Advice (Type):* Waiting until six months after disposition to hold the first case review is too late.
* Hearing dates are sometimes continued beyond statutory limits
 | Permanent Plan Review (Type):* Permanency Hearings held but findings insufficient
* Findings Sufficient but Hearings Untimely
* Watch for continuances
* First Permanent Plan not ordered
* No Permanency Hearings
 |
| Dependency Trip Notes: Memo Box: Minimum 500 characters |  |
| Delinquency Cases (Multiple over time) |
| Delinquency Case Number | Removal Date |
| Court Improvement Project | Date of Hearing |
| Hearing Selection (Type):* Modification of Jurisdiction
* Non-Minor Dependent Review
* Detention Hearing /Removal
* Case Review: 6/12/18/other
* First Perm Plan Ordered
* Review of Perm Plan
* Subsequent Permanency Hearings
* Other : Noted in Memo (Other)
* \*Re-Entry
 | Finding & Orders Selection☹Type):* Detention/ Removal:
	+ A – C, T
* Pre Permanency:
	+ D1 – D7, T
* Non Minor Dependent (NMD)
	+ E1 - E7, T
* Reentry
	+ F1 – F2, T
* Modification of Jurisdiction
	+ G1 – G3
 |
| Note: Memo Box - Minimum 500 characters | DOB |
| Delinquency Advice (Multiple over time) |
| General Advice* Continuances hinder timeliness
* Multiple orders leading to inconsistency
* Using pro nunc tunc orders
* Recommend one local person check IV-E regularly
 | Removal Advise* Inconsistent "reasonable efforts" findings
* Removal findings not made until disposition
 |
| Case Review Advice* Waiting until six months after disposition to hold the first case review is too late.
* Hearing dates are sometimes continued beyond statutory limits
 | Permanent Plan Review* Permanency Hearings held but findings insufficient
* Findings Sufficient but Hearings Untimely
* Watch for continuances
* First Permanent Plan not ordered
* No Permanency Hearings
 |
| Delinquency Trip Notes: Memo Box: Minimum 500 characters | N/A |

**Dependency Proceedings—Title IV-E Findings: Legal Citations\*** Revised July 15, 2010

|  |  |  |
| --- | --- | --- |
| **FEDERAL**Title IV-E of the Social Security Act, 42 U.S.C. § 670 et seq. | **CALIFORNIA****Dependency**Welf. & Inst. Code, § 300 et seq. | **RESULT IF NO FINDING** |
| **Detention/Removal Hearings** |
| **A.** Court must make finding that continuance in the home of the parent or legal guardian would be contrary to the child’s welfare. (42 U.S.C. § 672(a)(1)-(2).)This finding must be made at the time of the first court ruling authorizing removal of the child from the home. (45 C.F.R. § 1356.21(c).) | Continuance in the home of the parent or legal guardian is contrary to the child’s welfare. (Welf. & Inst. Code, §§ 319(b), 11401(b)(3); Cal. Rules of Court, rule 5.678(a)(2).)This finding must be made at the time of the first court ruling authorizing removal of the child from the home. (Welf. & Inst. Code, § 319(c).) | **Never** eligible for title IV-E funding (45 C.F.R. § 1356.21(c).) |
| **B.** Court must order that placement and care are the responsibility of the state agency or any other public agency with whom the responsible state agency has an agreement. (42 U.S.C. § 672(a)(1)-(2); 45 C.F.R. § 1356.71(d)(1)(iii).) | Temporary placement and care are vested with the child welfare agency pending disposition or further order of court. (Welf. & Inst. Code, § 319(e); Cal. Rules of Court, rule 5.678(d).) | No funding until findings are made. |
| **C.** Court must make finding that reasonable efforts have been made to prevent | Reasonable efforts have been made to prevent or eliminate the need for removal. | **Never** eligible for title IV-E |
| or eliminate the need for removal. (42 U.S.C. §§ 671(a)(15), 672(a)(1)-(2); 45 | (Welf. & Inst. Code, §§ 319(d)(1), 11401(b); Cal. Rules of Court, rule 5.678(c)(1).) | funding. (45 C.F.R. § |
| C.F.R. § 1356.21(b)(1).) | 1356.21(b)(1)(ii).) |
| This finding must be made within 60 days of the date of removal. |
| (45 C.F.R. § 1356.21(b)(1).) |
| **Case Review/Status Review Hearings — D Findings** |
| Court must review child’s status and safety no less frequently than once everysix months from **the date the child entered foster care,** in order to make the recommended legal findings as set forth on side two, sections II and IV (42 U.S.C. §§ 671(a)(16), 675(5)(B); 45 C.F.R. §§ 1355.20, 1355.34(c)(2)(ii).) | Periodic status reviews must be held, and the required findings made, no less frequently than every six months, with the first status review being held at the time of the initial dispositional hearing. (Welf. & Inst. Code, §§ 361(e), 366(a), 366.3, 11400(i), 11404.1; Cal. Rules of Court, rule 5.710(a).) | Failure to make findings will have financial consequences due to noncompliance with the state plan. |
| **Permanent Plan Hearings — D Findings** |
| Court must hold a permanency hearing to select a permanent plan no later than12 months from **the date the child entered foster care,** and must hold subsequent permanency plan hearings every 12 months thereafter. (45 C.F.R. §§1355.20, 1356.21(b)(2)(i); 42 U.S.C. § 675(5)(C), (F).)For a case in which no reunification services are offered, the permanency hearing must be held within 30 days of disposition. (45 C.F.R. § 1356.21(h)(2).) | A permanency planning hearing must be held, and the required findings made,within 12 months from **the date the child entered foster care,** and subsequent permanency hearings must be held every 12 months thereafter. (Welf. & Inst. Code,§§ 361.5(f), 366.21(f), 366.21(g), 366.22, 366.3, 11400(j), 11404.1; Cal. Rules ofCourt, rule 5.715.) | Funding stops unless findings are made. |

**Definition of “date the child entered foster care”:**

### ***Dependency***—The date the child entered foster care is the earlier of the first finding of child abuse or neglect (jurisdictional finding) or 60 days after the child is physically removed from the home of the parent(s) or legal guardian(s). (Welf. & Inst. Code, § 361.49); Cal. Rules of Court, rule 5.502(9)(A).)

**Dependency Proceedings—Basic Title IV-E Findings to Ensure Compliance**

|  |
| --- |
| **Findings and orders must be based on sufficient supporting evidence, presented to the court by the county agency.** |
| Detention/Removal Hearings-Make the following:* 1. Continuance in the home is contrary to the child’s welfare.
	2. Temporary placement and care are vested with the social services agency.
	3. Reasonable efforts have been made to prevent removal.
 |
| **II. Pre-permanency Hearings-Make the following:**D1. The child’s placement is necessary. The child’s current placement is appropriate.D2. The county agency has complied with the case plan by making reasonable efforts to return the child to a safe home & to complete whatever steps are necessary to finalize the permanent placement of the child. D3. The extent of progress made toward alleviating or mitigating the causes necessitating placement has been: by the father , by the mother \_.D4. The likely date by which the child may be returned to and safely maintained in the home or placed for adoption, appointed a legal guardian, placed permanently with a relative, or placed in an identified placement with a specific goal is \_\_/\_\_/\_\_. D7. For child 16 years of age or older: The court finds that the services set forth in the case plan include those needed to assist the child in making the transition from foster care to independent living. |
| Permanency Hearing- Make the following:D1. The child’s placement is necessary. The child’s current placement is appropriate.D2. The county agency has complied with the case plan by making reasonable efforts to return the child to a safe home & to complete whatever steps are necessary to finalize the permanent placement of the child. D3. The extent of progress made towards alleviating or mitigating the causes necessitating placement has been: by the father , by the mother .D4. The likely date by which the child may be returned to and safely maintained in the home or placed for adoption, appointed a legal guardian, placed permanently with a relative, or placed in an identified placement with a specific goal is \_\_/\_\_/\_\_. D5. The plan selected below is appropriate:1. An immediate return to the home is ordered as the permanent plan; ***or***
2. The continuation of reunification services and the setting of a further permanency review hearing are ordered. There is a substantial probability that the child will be returned within the next six months and (1) the parent has consistently and regularly contacted and visited the child, (2) made significant progress in resolving the problems that led to the child’s removal, *and* (3) demonstrated the capacity and ability to complete the treatment plan objectives and provide for the child’s safety, protection, physical and emotional well-being, and special needs. There is a compelling reason for determining that a hearing held under Welf. & Inst. Code § 366.26 is not in the best interest of the child. The court informed all parents present at time of the hearing and further advises all parents that if the child is not returned to the custody of a parent at the next permanency hearing a proceeding under Welf.& Inst. Code § 366.26 may be instituted which could result in the termination of parental rights and adoption; ***or***
3. *Reunification servic*es are terminated. Based upon the clear and convincing evidence already presented, a compelling reason exists for determining that a hearing held under Welf. & Inst. Code § 366.26 is not in the best interest of the child. The following permanent plan is ordered:
	1. placement with \_, a fit and willing relative, with a specific goal of \_. (*Provide the relative’s name and select a goal, e.g., kinship adoption; legal guardianship; independent living with identification of a caring adult to serve as a lifelong connection; assisted adult living with identification of a caring adult to serve as a lifelong connection.*); *or*
	2. placement with \_, with a specific goal of \_. (*Provide the name of the placement and select a goal e.g., return home; adoption; legal guardianship; placement with a relative; a less restrictive foster setting; independent living with identification of a caring adult to serve as a lifelong connection; assisted adult living with identification of a caring adult to serve as a lifelong connection.);* ***or***
4. Reunification services are terminated. There is clear & convincing evidence that reasonable services were provided or offered to the parents. A hearing is set under Welf. & Inst. Code § 366.26.

D6a.The likely date by which the agency will finalize the permanent plan is\_\_/\_\_/\_\_/ (*Use this finding only for a child with a plan of immediate return home under D5a.).*D6b. The likely date by which the minor may be returned to and safely maintained in the home *or* placed for adoption, appointed a legal guardian, placed permanently with a relative, or placed in an identified placement with a specific goal is \_\_/\_\_/\_\_. (*Use this finding only when the court continues reunification services under D5b.* D6c. The likely date by which the child’s specific goal will be achieved is \_\_/\_\_/\_\_. (*Use this finding only for a child with a specific goal under D5c.).*D6d. The likely date by which the child may be placed for adoption, appointed a legal guardian, or placed permanently with a relative or in an identified placement with a specific goal is (*Use this finding only when the court terminates reunification services under D5d.).*D7. For child 16 years of age or older: The court finds that the services set forth in the case plan include those needed to assist the child in making the transition from foster care to independent living. |
| Post-permanency Hearing-Make the following:D1. The child’s placement is necessary. The child’s current placement is appropriate.D2. The county agency has complied with the case plan by making reasonable efforts, including whatever steps are necessary to finalize the permanent placement of the child. D5. The permanent plan selected below is appropriate and ordered:* 1. An immediate return to the home; ***or***
	2. Adoption as ordered at the hearing held under Welf. & Inst. Code § 366.26; ***or***
	3. Legal guardianship as ordered at the hearing held under Welf. & Inst. Code § 366.26 with a specific goal of \_ (*Select a goal, e.g., dismissal of dependency or adoption.*); ***or***
	4. Based upon the clear and convincing evidence already presented, a compelling reason exists for determining that a hearing held under Welf.& Inst. Code § 366.26 is not in the best interest of the child and the child’s permanent plan is:
		1. placement with , a fit and willing relative, with a specific goal of . (*Provide the relative’s name and select a goal, e.g., kinship adoption; legal guardianship; independent living with identification of a caring adult to serve as a lifelong connection; assisted adult living with identification of a caring adult to serve as a lifelong connection.*); *o****r***
		2. placement with \_, with a specific goal of \_. (*Provide the name of the placement and select a goal, e.g., return home; adoption; legal guardianship; placement with a relative; a less restrictive foster setting; independent living with identification of a caring adult to serve as a lifelong connection; assisted adult living with identification of a caring adult to serve as a lifelong connection.) .*

D6a*.* The *likely* date by which the agency will finalize the permanent plan is \_\_/\_\_/\_\_. (*Use this finding for a child with a plan of immediate return home under D5a or adoption under D5b.).*D6c. The likely date by which the child’s specific goal will be achieved is \_\_/\_\_/\_\_. (*Use D6c finding only for a child with a specific goal under D5c or D5d.).*D7. For child 16 years of age or older: The court finds that the services set forth in the case plan include those needed to assist the child in making the transition from foster care to independent living. |

**NMD Review Hearings**

 E1. The NMD’s continued placement is necessary. The NMD’s current placement is appropriate.

 E2. The agency has made reasonable efforts to comply with the NMD’s Transitional Independent Living Case Plan, including efforts to finalize the youth’s permanent plan and prepare him or her for independence.

 E3. The extent of progress made by the NMD toward meeting the Transitional Independent Living case plan goals has been \_\_\_\_\_\_\_\_\_.

 E5. The NMD’s permanent plan is independence after a period of placement in supervised settings specified in § 11402, with identification of a caring adult to serve as a lifelong connection *or* other (specify)\_\_.

 E6. The likely date by which it is anticipated the NMD will achieve independence is \_\_/\_\_/\_\_.

 E7. The Transitional Independent Living Case Plan includes appropriate and meaningful independent living skill services that will assist the youth with the transition from foster care to independent living.

**Re Entry Hearings**

 F1. Continuing in a foster care placement is in the best interest of the non-minor.

 F2. The non-minor and the placing agency have entered into a reentry agreement for placement in a supervised setting under the placement and care responsibility of the placing agency.

**Modification of Jurisdiction to dependency, delinquency, or transition**

 G1. The minor was originally removed from the physical custody of his or her parents or legal guardians on (*specify date*): \_\_/\_\_/\_\_ and continues to be removed from their custody.

 G2. The removal findings, “continuation in the home is contrary to the child’s welfare” and “reasonable efforts were made to prevent removal,” made at that hearing remain in effect.

 G3. The agency responsible for the minor’s placement and care is child welfare services department probation department.

**Delinquency Proceedings—Title IV-E Findings: Legal Citations\*** Revised July 15, 2010

|  |  |  |  |
| --- | --- | --- | --- |
| **FEDERAL**Title IV-E of the Social Security Act, 42 U.S.C. § 670 et seq. | **Delinquency**Welf. & Inst. Code, § 602 et seq. | **CALIFORNIA** | **RESULT IF NO FINDING** |
| **Detention/Removal Hearings** |
| **A.** Court must make finding that continuance in the home of the parent or legal guardian would be contrary to the child’s welfare. (42 U.S.C. § 672(a)(1)-(2).)This finding must be made at the time of the first court ruling authorizing removal of the child from the home. (45 C.F.R. § 1356.21(c).) | Continuance in the home of the parent or legal guardian would be contrary to the minor’s welfare. (Welf. & Inst. Code, §§ 636(d), 11401(b)(3); Cal. Rules of Court, rule 5.760(c).)This finding must be made at the time of the first court ruling authorizing removal of the minor from the home. (Welf. & Inst. Code, § 636(d)(4).) | **Never** eligible for title IV-E funding (45 C.F.R. § 1356.21(c).) |
| **B.** Court must order that placement and care are the responsibility of the state agency or any other public agency with whom the responsible state agency has an agreement. (42 U.S.C. § 672(a)(1)-(2); 45 C.F.R. § 1356.71(d)(1)(iii).) | Temporary placement and care are vested with the probation officer pending disposition or further order of court. (Welf. & Inst. Code, § 636(d)(3)(B); Cal. Rules of Court, rule 5.760(e)(2), (f)(2).) | No funding until findings are made. |
| **C.** Court must make finding that reasonable efforts have been made to prevent or | Reasonable efforts have been made to prevent or eliminate the need for removal. | **Never** eligible for title IV-E |
|  eliminate the need for removal. (42 U.S.C. §§ 671(a)(15), 672(a)(1)-(2); 45 | (Welf. & Inst. Code, §§ 636(d)(2(B), 727.4(d)(5), 11401(b); Cal. Rules of Court, rule |  funding. (45 C.F.R. § |
| C.F.R. § 1356.21(b)(1).) | 5.760(e)(3).) | 1356.21(b)(1)(ii).) |
| This finding must be made within 60 days of the date of removal. (45 C.F.R. § |
| 1356.21(b)(1).) |
| **Case Review/Status Review Hearings — D Findings** |
| Court must review child’s status and safety no less frequently than once every sixmonths from **the date the child entered foster care,** in order to make the recommended legal findings as set forth on side two, sections II and IV (42 U.S.C. §§ 671(a)(16), 675(5)(B); 45 C.F.R. §§ 1355.20, 1355.34(c)(2)(ii).) | Periodic status reviews must be held, and the required findings made, for minors in placement no less frequently than every six months from **the date the minor entered foster care** until termination of the case. (Welf. & Inst. Code, §§ 727.2(c), 11400(i); Cal. Rules of Court, rule 5.810(a).) | Failure to make findings willhave financial consequences due to noncompliance with the state plan. |
| **Permanent Plan Hearings — D Findings** |
| Court must hold a permanency hearing to select a permanent plan no later than 12 months from **the date the child entered foster care,** and must hold subsequent permanency plan hearings every 12 months thereafter. (45 C.F.R. §§ 1355.20, 1356.21(b)(2)(i); 42 U.S.C. § 675(5)(C), (F).)For a case in which no reunification services are offered, the permanency hearing must be held within 30 days of disposition. (45 C.F.R. § 1356.21(h)(2).) | A permanency planning hearing must be held, and the required findings made, within12 months from **the date the minor entered foster care** and subsequent permanency hearings must be held every 12 months thereafter. (Welf. & Inst. Code, §§ 727.3(a)(1), 11400(j); Cal. Rules of Court, rule 5.810(b).) | Funding stops unless findings are made. |

# Definition of “date the minor entered foster care”:

***Delinquency***—The date the minor entered foster care is the date that is 60 days after the date on which the minor was physically removed from the home of the parent(s) or legal guardian(s) unless one of the following exceptions applies: (1) If the minor is detained pending initial foster care placement and remains detained for more than 60 days, then the date of entry into foster care is the date of the hearing at which placement is ordered. (2) If the minor is adjudged a ward; committed to a ranch, camp, school, or other institution; and remains in that facility for more than 60 days prior to placement in foster care, then the date of entry into foster care is the date the minor is physically placed in foster care. (3) If at the time the wardship petition is filed, the minor is a dependent of the juvenile court and in out-of-home placement, then the date of entry into foster care is the earlier of the date the juvenile court made a finding of abuse or neglect, or 60 days after the date on which the minor was removed from his or her home. (Welf. & Inst. Code, § 727.4(d)(4); Cal. Rules of Court, rule 5.502(9)(B).)

**Delinquency Proceedings—Basic Title IV-E Findings to Ensure Compliance**

|  |
| --- |
| **Findings and orders must be based on sufficient supporting evidence, presented to the court by the probation department.** |
| Detention / Removal Hearings. Make the following:* 1. Continuance in the home is contrary to the minor’s welfare.
	2. Temporary placement and care are vested with the probation department.
	3. Reasonable efforts have been made to prevent removal.
 |
| **II. Pre-permanency Hearing-Make the following:**D1. The minor’s placement is necessary. The minor’s current placement is appropriate.D2. The department has complied with the case plan by making reasonable efforts to return the minor to a safe home & to complete whatever steps are necessary to finalize the permanent placement of the minor; D3. The extent of progress made toward alleviating or mitigating the causes necessitating placement has been: by the father , by the mother \_, by the minor ; andD4. The likely date by which the minor may be returned to and safely maintained in the home *or* placed for adoption, appointed a legal guardian, placed permanently with a relative, or placed in an identified placement with a specific goal, is \_\_/\_\_/\_\_.D7. For minor 16 years of age or older: The court finds that the services set forth in the case plan include those needed to assist the minor in making the transition from foster care to independent living. |
| Permanency Hearing-Make the following:D1. The minor’s placement is necessary. The minor’s current placement is appropriate.D2. The department has complied with the case plan by making reasonable efforts to return the minor to a safe home & to complete whatever steps are necessary to finalize the permanent placement of the minor. D3. The extent of progress made toward alleviating or mitigating the causes necessitating placement has been: by the father , by the mother \_, by the minor .D5. The plan selected below is appropriate:1. An immediate return to the home is ordered as the permanent plan; *or*
2. The continuation of reunification services and the setting of a further permanency review hearing are ordered. There is a substantial probability that the minor will be returned within the next six months and the minor and his/her parent(s)/guardian(s) have demonstrated the capacity and ability to complete the objectives of the case plan. The court informed all parents present at the time of the hearing and further advises all parents that if the minor is not returned to the custody of a parent within the next six months a proceeding under Welf.& Inst. Code § 727.31 may be instituted, which could result in the termination of parental rights and adoption; *or*
3. Reunification services are terminated.
4. Permanent placement with , a fit and willing relative, with a specific goal of \_.(*Provide the relative’s name and select a goal, e.g., adoption; legal guardianship; independent living with identification of a caring adult to serve as a lifelong connection; assisted adult living with identification of a caring adult to serve as a lifelong connection.*); or
5. Placement with\_ \_, with a specific goal of \_. (*Provide the name of the placement and select a goal, e.g., return home; adoption; legal guardianship; placement with a relative; a less restrictive foster setting; independent living with identification of a caring adult to serve as a lifelong connection; assisted adult living with identification of a caring adult to serve as a lifelong connection.)*Based upon clear and convincing evidence already presented, a compelling reason exists for determining that a plan of termination of parental rights and adoption is not in the best interest of the minor; ***or***

d*.* Reunification services are terminated.1. Adoption is identified as the permanent plan. The court finds by clear and convincing evidence that reasonable services were provided or offered to the parents.

A hearing is set under the procedures described in Welf. & Inst. Code § 727.31 and an adoption assessment report is ordered; or1. A legal guardianship shall be established. A hearing is set under Welf. & Inst. Code § 728(c) and a guardianship assessment report is ordered.

D6a. The likely date by which the agency will finalize the permanent plan is \_\_/\_\_/\_\_. (*Use this finding only for a minor with a plan of immediate return home under D5a.).*D6b.The likely date by which the minor may be returned to and safely maintained in the home *or* placed for adoption, appointed a legal guardian, placed permanently with a relative, or placed in an identified placement with a specific goal is \_\_/\_\_/\_\_. (*Use this finding only when the court continues reunification services under D5b.*).D6c. The likely date by which the minor’s specific goal will be achieved is \_\_/\_\_/\_\_. (*Use this finding only for a minor with a specific goal under D5c.).*D6d. The likely date by which the minor may placed for adoption or appointed a legal guardian is \_\_/\_\_/\_\_. (*Use this finding only when the court terminates reunification services under D5d.).*D7. For minor 16 years of age or older: The court finds that the services set forth in the case plan include those needed to assist the minor in making the transition from foster care to independent living. |
| Post-permanency Hearing-Make the following:D1. The minor’s placement is necessary. The minor’s current placement is appropriate.D2. The department has complied with the case plan by making reasonable efforts, including whatever steps are necessary to finalize the permanent placement of the minor. D5. The permanent plan selected below is appropriate and ordered:1. An immediate return to the home; **or**
2. Adoption as ordered at the hearing held under Welf. & Inst. Code § 727.31; **or**
3. Legal guardianship as ordered at the hearing held under Welf. & Inst. Code § 728 with a specific goal of (Select a goal, e.g., dismissal of delinquency or adoption); **or**
4. Permanent placement with \_ , a fit and willing relative, with a specific goal of (Provide the relative’s name and select a goal e.g., adoption; legal guardianship; independent living with identification of a caring adult to serve as a lifelong connection; assisted adult living with identification of a caring adult to serve as a lifelong connection.); **or**
5. Placement with\_ , with a specific goal of . (Provide the name of the placement and select a goal e.g., return home; adoption; legal guardianship; placement with a relative; a less restrictive foster setting; independent living with identification of a caring adult to serve as a lifelong connection; assisted adult living with identification of a caring adult to serve as a lifelong connection.) The court finds by clear and convincing evidence, based upon the evidence already presented to it that there is a compelling reason for determining that a plan of termination of parental rights and adoption is not in the best interest of the minor.

D6a. The likely date by which the department will finalize the permanent plan is \_\_/\_\_/\_\_. (*Use this finding for a minor with a plan of immediate return home under D5a or adoption under D5b.).*D6c.The likely date by which the minor’s specific goal will be achieved is\_\_/ /\_\_. (*Use D6c finding only for a minor with a specific goal under D5c, D5d, or D5e.).*D7. For minor 16 years of age or older: The court finds that the services set forth in the case plan include those needed to assist the minor in making the transition from foster care to independent living. |

**NMD Review Hearings**

 E1. The NMD’s continued placement is necessary. The NMD’s current placement is appropriate.

 E2. The agency has made reasonable efforts to comply with the NMD’s Transitional Independent Living Case Plan, including efforts to finalize the youth’s permanent plan and prepare him or her for independence.

 E3. The extent of progress made by the NMD toward meeting the Transitional Independent Living case plan goals has been \_\_\_\_\_\_\_\_\_.

 E5. The NMD’s permanent plan is independence after a period of placement in supervised settings specified in § 11402, with identification of a caring adult to serve as a lifelong connection *or* other (specify)\_\_.

 E6. The likely date by which it is anticipated the NMD will achieve independence is \_\_/\_\_/\_\_.

 E7. The Transitional Independent Living Case Plan includes appropriate and meaningful independent living skill services that will assist the youth with the transition from foster care to independent living.

**Re Entry Hearings**

 F1. Continuing in a foster care placement is in the best interest of the non-minor.

 F2. The non-minor and the placing agency have entered into a reentry agreement for placement in a supervised setting under the placement and care responsibility of the placing agency.

**Modification of Jurisdiction to dependency, delinquency, or transition**

 G1. The minor was originally removed from the physical custody of his or her parents or legal guardians on (*specify date*): \_\_/\_\_/\_\_ and continues to be removed from their custody.

 G2. The removal findings, “continuation in the home is contrary to the child’s welfare” and “reasonable efforts were made to prevent removal,” made at that hearing remain in effect.

 G3. The agency responsible for the minor’s placement and care is child welfare services department probation department.