|  |  |
| --- | --- |
| STATE OF SOUTH DAKOTA:  SS:  COUNTY OF Click or tap here to enter text. | IN CIRCUIT COURT  Choose an item. JUDICIAL CIRCUIT |
| THE PEOPLE OF THE STATE OF SOUTH DAKOTA IN THE INTEREST OF,  Click or tap here to enter text. (DOB:Click or tap to enter a date.)  Child(ren), and concerning  Click or tap here to enter text. (DOB:Click or tap to enter a date.)  Click or tap here to enter text. (DOB:Click or tap to enter a date.  Respondent(s),  **DEPT. OF SOCIAL SERVICES**  Guardian/Custodian(s). | File No. Click or tap here to enter text.    **POST DISPOSITIONAL**  **PERMANENCY HEARING ORDER**  **(NON-ICWA APPLA PLAN)** |

The above-entitled matter having come before the Court for a Permanency Hearing on the Click or tap here to enter text. day of Click or tap here to enter text., 202Click or tap here to enter text.; the Honorable Click or tap here to enter text., presiding; the State of South Dakota represented by Choose an item., Click or tap here to enter text.; the South Dakota Department of Social Services appearing through Family Services Specialist, Click or tap here to enter text.; Click or tap here to enter text., the Respondent Choose an item., Choose an item. in person Choose an item. Choose an item., Click or tap here to enter text.; Click or tap here to enter text., the Respondent Choose an item., Choose an item. in person Choose an item. Choose an item., Click or tap here to enter text.; the minor child(ren) Choose an item. in person Choose an item. represented by counsel, Click or tap here to enter text.; CASA Choose an item.; the Court, having reviewed the records and files herein and being fully informed in the premises, does now hereby:

ORDER, that the minor child shall remain in the Department of Social Services’ permanent legal custody in Another Planned Permanent Living Arrangement (APPLA) until the child reaches the age of majority; and it is further

ORDERED, that compelling reasons still exist for the permanent plan of Another Planned Permanent Living Arrangement (APPLA) as all less restrictive permanency options have been ruled out and are not in the best interest of the child.; and it is further

ORDERED, that the Department of Social Services has made reasonable efforts toward achievement of the permanent plan of Another Planned Permanent Living Arrangement (APPLA). These efforts include:

and it is further

ORDERED, that ongoing contact between the child and the child’s mother, siblings, and extended family be at the Department of Social Services’ discretion based on the recommendation of the child’s treatment team; and it is further

ORDERED, that the least restrictive alternative available in the child’s best interest is continued legal and physical custody with the Department of Social Services; and it is further

ORDERED, that the minor child, who is Click or tap here to enter text. years of age, is currently receiving Independent Living Services, and these services shall continue while in Another Planned Permanent Living Arrangement; and it is further

ORDERED, that the minor child continue placement in a treatment foster care setting until further notice, as the child cannot and will not be able to adjust or function in a family setting; and it is further

ORDERED, the Department of Social Services’ plan to ensure the stability and safety of the placement; and it is further

ORDERED, that the Department of Social Services will work with the child and the minor child’s treatment team to develop a plan and to prepare the child to live in the least restrictive possible setting at the earliest appropriate time.

This Order is effective the Click or tap here to enter text. day of Click or tap here to enter text., 202Click or tap here to enter text., that being the date of the hearing affording judicial basis for this order

|  |  |  |
| --- | --- | --- |
|  | BY THE COURT: | |
|  | | |
|  | | |
|  |  |  |
|  | The Honorable Click or tap here to enter text. | |
|  | Judge of the Circuit Court | |