



- consent
- an order terminating parental rights of a parent of the child after a putative father entitled to notice pursuant to Social Services Law §384-c was given notice and an opportunity to participate.
- there is no identified father who would be entitled to consent to an adoption pursuant to Dom. Rel. Law §111 or 111-a.

c. The last permanency hearing was held regarding this child on [specify date]:

3. The child was placed in foster care and has resided with the  
 person(s)     institution(s) named at the address(es) set forth below:

<u>Name of Foster Parent or Institution</u>	<u>Address</u>	<u>Period of Foster Care</u>
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4. There are no persons interested in this proceeding other than those listed above (except [specify]):

5. The permanency plan for the child is as follows [check applicable box(es) and indicate time frame(s)]:

- Adoption by [specify]: \_\_\_\_\_ by [specify date]: \_\_\_\_\_
- permanent placement with the following fit and willing relative [specify name]: \_\_\_\_\_ by [specify date]: \_\_\_\_\_

permanent placement in the following alternative planned living arrangement [specify]: \_\_\_\_\_ upon documentation available to the Court, that the following compelling reason(s) indicate(s) that it would not be in the child's best interests to be referred for adoption, placed with a fit and willing relative or placed with a legal guardian [specify compelling reasons]: \_\_\_\_\_

6. [Applicable where permanency plan is adoption]:  
 Reasonable efforts to further the permanency plan of adoption [check applicable box(es)]:

- were made as follows where the child is not yet placed in a pre-adoptive home:
  - The following recruitment efforts have been undertaken to locate a prospective adoptive home [specify]: \_\_\_\_\_
  - Other [specify]: \_\_\_\_\_

- were made as follows where the child is placed in a pre-adoptive home:
  - The prospective adoptive parent(s) have:
    - signed an adoption placement agreement
    - retained an attorney
    - submitted an adoption subsidy application, which has been [specify status]:  granted     denied; and if denied, the prospective adoptive

- parent(s)  have  have not requested a fair hearing; if so, specify status:
- completed criminal history checks
  - completed child abuse/ maltreatment checks
  - completed a financial disclosure affidavit
  - obtained updated medical reports
  - obtained certified copies of the following certificates:
    - marriage  divorce  death of adoptive spouse
  - obtained back-up resource documents [specify]:
- Upon information and belief, the prospective adoptive parent(s)' attorney has filed:
- an affidavit of readiness
  - a financial disclosure affidavit  a certification of service upon OCA
- The adoption petition is:  docketed  scheduled for hearing on [specify]:
- The agency has made the following reasonable efforts:
- submitted Interstate Compact on Placement of Children documents;
    - If so, specify status:
    - submitted documents regarding adoption subsidy application
    - submitted a Verified Schedule
    - obtained an up-to-date home study
    - obtained certified copies of the following documents regarding the birth parent(s):
      - order terminating parental rights  surrender  consent  death certificate
    - with respect to the child's putative father:  made a putative father registry request
      - other [specify]:
  - with respect to the child:
    - obtained two copies of certified birth certificate
    - obtained updated medical reports
- Reasonable efforts were not made but the lack of efforts was reasonable because [specify]:
- Reasonable efforts were not made.

The above statements are based upon the following information [check applicable box(es)]:

- Permanency petition, dated [specify]:
- Permanency hearing affidavit/report, dated [specify]:
- Uniform Case Record, dated [specify]:
- Case Record, dated [specify]:
- Summary of the Uniform Case Record, dated [specify]:
- Service Plan, dated [specify]:
- The report of [specify]: , dated [specify]:
- Other [specify]:

7. [Applicable where permanency plan is OTHER THAN adoption]:

Reasonable efforts to further the permanency plan of [specify]:

- were made as follows [specify]:
  
- were not made but the lack of efforts was reasonable because [specify]:
  
- were not made.

The above statements are based upon the following information [check applicable box(es)]:

- Permanency petition, dated [specify]:
- Permanency hearing affidavit/report, dated [specify]:
- Uniform Case Record, dated [specify]:
- Case Record, dated [specify]:
- Summary of the Uniform Case Record, dated [specify]:
- Service Plan, dated [specify]:
- The report of [specify]: , dated [specify]:
- Other [specify]:

8. The following impediments exist, if any, to the fulfillment of the child's permanency plan [specify, indicating documentary sources of information, if any; if an appeal is pending regarding termination of the parental rights or surrender of the child, indicate court and status, if known]:

9. This plan is in the child's best interests and should be approved without modification because [specify reasons, indicating documentary sources of information, if any]:

10. In the case of a child over the age of 14, the child has [check applicable box]:
- consented to adoption by [specify]:
  - refused to consent to adoption for the following reasons [specify]:

11. The current service plan for the child and, if applicable, the prospective adoptive parent(s), which is annexed to this petition, should be approved without modification for the following reasons [specify, indicating documentary sources of information, if any; if any information in service plan is not up-to-date, so indicate]:

12. [Required in cases where the child has attained the age of 16] The services needed, if any, to assist the child to make the transition from foster care to independent living are [specify]:

- a.. These services are being provided as follows [specify]:

b. These services are not being provided for the following reasons [specify, indicating documentary sources of information, if any; if no services are needed, so indicate]:

13. [Required where the child has been placed out-of-state] The placement of child at [specify]: [check applicable box]:  continues to be  is not appropriate and in the child's best interests because [specify, indicating documentary sources of information, if any]:

14. The child has the following conditions and special needs [specify]:  
Area    Conditions/Special Needs    Services Needed    Services Provided    Last Eval.

Medical

Developmental

Educational

Mental Health

Other [specify]:

15. The subject child  is  is not a Native-American child subject to the Indian Child Welfare Act of 1978 (25 U.S.C. §§ 19901-1963).

WHEREFORE, for the reasons stated above, Petitioner respectfully requests this Court to review the status of the child and hold a permanency hearing pursuant to Section 1055-a of the Family Court Act and enter an order of disposition as follows:

A. Approving Petitioner's implementation of the above permanency plan for the child;

B. Directing that, if the child remains in foster care, the Petitioner must file a petition for a permanency hearing not later than six months following completion of this permanency hearing; and

C. Granting such other and further relief as the Court deems appropriate, including, but not limited to, the following [indicate specific relief sought]:

\_\_\_\_\_  
Name of Petitioner

Sworn to before me this  
day of \_\_\_\_\_,

\_\_\_\_\_  
(Deputy) Clerk of the Court  
Notary Public