F.C.A.§ 1027-a, 1081 Form GF-18a (Order On Motion for Sibling Placement or Contact)

 (1/2024)

 At a term of the Family Court of the State of New York,

 held in and for the County of ,

 at New York, on , .

P R E S E N T:

 Hon.

 Judge

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 In the Matter of Docket No. ORDER ON MOTION FOR SIBLING PLACEMENT OR CONTACT

CIN #

A Child under Eighteen Years

of Age Alleged to be (Abused) (and)

(Neglected) by

 Respondent(s)

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 The following [check applicable box]: ❑ child [specify]: ❑ attorney on behalf of the child having filed a motion requesting placement and/or contact with the following sibling(s) [specify]: ,

 And the following individuals having been notified and having been given an opportunity to be heard [check applicable box(es)]:

 ❑ Sibling(s) aged 10 and older with whom placement and/or contact is requested [specify]:

 ❑ Attorney(s) for sibling(s) [specify]:

 ❑ Respondent(s) in this proceeding [specify]:

 ❑ Local social services official having care of the following child(ren)[specify]:

 ❑ Other persons having care, custody and control of the children [specify]:

 ❑ Non-respondent parent(s) in this proceeding [specify]:

 And the matter having duly come on to be heard before this Court , and the Court having found that it [check applicable box(es)]:

 ❑ would be in the best interests of the child who made this motion to be ❑ placed with

 ❑ visit with ❑ have contact [specify]: with the following sibling(s)[specify]:

 ❑ would not be in the best interests of the child who made this motion to be ❑ placed with

 ❑ visit with ❑ have contact [specify]: with the following sibling(s)[specify]:

 ❑ would be in the best interests of the sibling(s) to be ❑ placed with

 ❑ visit with ❑ have contact [specify]: with the child who made this motion.

 ❑ would not be in the best interests of the sibling(s) to be ❑ placed with

 ❑ visit with ❑ have contact [specify]: with the child who made this motion.

**[Required in cases involving placement or contact with a sibling 18 years of age or older]:**

 ❑ And the Court having searched the statewide registry of orders of protection, the sex offender registry and the Family Court’s warrant and child protective records, and having notified the attorneys for the parties and for the child [check if applicable]: ❑ and the following self-represented party or parties [specify]: of the results of these searches;

 ❑ And the Court having considered and relied upon the following results of these searches in making this decision [specify; if no results found, so indicate]:

[**Required in cases involving placement of Native-American child with a sibling ; check box if applicable and attach Addendum to Order (General Form GF-32 - Findings of Fact and Conclusions of Law – *Indian Child Welfare Act*)]:**

 ❑ And the following having been duly notified [check applicable box(es)]:

 ❑ parent/custodian ❑ tribe/nation [REQUIRED]

 ❑ United States Secretary of the Interior [REQUIRED if tribal contact undetermined];

 And the tribe/nation having: ❑ appeared and participated as a party;

 ❑ appeared and declined to assume jurisdiction;

 ❑ appeared and requested transfer of jurisdiction;[[1]](#footnote-1)

 ❑ not appeared;

 ❑ And the required findings of fact and conclusions of law having been made pursuant to the *Indian Child Welfare Act* and having been attached in an **Addendum** to this Order;

 NOW, after examination and inquiry into the facts and circumstances of the motion and after having considering the evidence adduced, it is hereby [check applicable box]:

 ❑ ORDERED that the motion is GRANTED;

 **OR**

 ❑ ORDERED that the motion is DENIED;

 (and it is further)

 [Applicable where motion is GRANTED; check applicable box]:

 ❑ ORDERED that the Petitioner agency shall arrange for the placement of the following siblings together;

 **OR**

 ❑ ORDERED that [specify]:

shall arrange for following contact as follows [specify mode, frequency and other details, if any]:

 (and it is further)

 ❑ ORDERED [specify]:

 ENTER

 Judge of the Family Court

Dated:

 PURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT,

 AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN

 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT,

 35 DAYS FROM THE DATE OF MAILING OF THE ORDER TO

 APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER

 SERVICE BY A PARTY OR THE ATTORNEY FOR THE CHILD

 UPON THE APPELLANT, WHICHEVER IS EARLIEST.

Check applicable box:

 ☐ Order mailed on [specify date(s) and to whom mailed ]:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 ☐ Order received in court on [specify date(s) and to whom given]:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

1. If an oral application was made or a written petition was filed requesting transfer of the case to a tribal court, an order determining the request, General Form GF-20, must also be issued. [↑](#footnote-ref-1)