ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and a	ddress):	FOR COURT USE ONLY		
TELEPHONE NO.: FAX NO. (0	ptional):			
E-MAIL ADDRESS (Optional):				
ATTORNEY FOR (Name):				
SUPERIOR COURT OF CALIFORNIA, COUNTY OF				
STREET ADDRESS:				
MAILING ADDRESS: CITY AND ZIP CODE:				
BRANCH NAME:				
CHILD'S NAME:				
FINDINGS AND ORDERS AFTER IN-HOME S	STATUS REVIEW HEARING—	CASE NUMBER:		
CHILD PLACED WITH PREVIOUSLY NO (Welf. & Inst. Code, §§ 36				
In-home status review hearing				
a. Date:	e. Court reporter (name):			
b. Department:	f. Bailiff (name):			
c. Judicial officer (name):	g. Interpreter (name and la	anguage):		
d. Court clerk (name):		Appointed		
h. Party (name):	<u>Present</u> Attorney (			
	<u> </u>	<u></u>		
(1) Child: (2) Mother:				
(3) Father—presumed:				
(4) Father—biological:				
(5) Father—alleged:				
(6) Legal guardian:				
(7) Indian custodian:				
(8) De facto parent:				
(9) County agency social worker:				
(10) Tribal representative:				
(11) Other (specify):				
i. Others present in courtroom:				
(1) Court Appointed Special Advocate (CASA) vo	olunteer (name):			
(2) Other (name):				
(3) Other (name):				
2. The court has read and considered and admits in	to evidence:			
a. Report of social worker dated:				
b. Report of CASA volunteer dated:				
c. Case plan dated:				
d. Other (specify):				
e. Other (specify):				
BASED ON THE FOREGOING AND ON ALL OTHER B	EVIDENCE RECEIVED, THE COURT	FINDS AND ORDERS:		
3. a. Notice of the date, time, and location of the	e hearing was given as required by law	I.		
b. For child 10 years of age or older who is	s not present: The child was properly	notified under Welf. & Inst. Code,		
§ 349(d) of his or her right to attend the hearing, was given an opportunity to be present, and there is no good cause for				
continuance to enable the child to be prese	ent.			
4. a. The child is may be a	n Indian child, and notice of the proce-	eding and the right of the tribe to intervene		
was provided as required by law. Proof of				
b. There is reason to believe that the child ma	-	· · · · · · · · · · · · · · · · · · ·		
Bureau of Indian Affairs as required by law	. Proof of such notice was filed with th	is court.		

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С	CHILD'S NAME:	CASE NUMBER:
_	-	
5.	A Court Appointed Special Advocate is appointed for the child.	
6.	5. Parentage	
	a. The court inquired of the child's parents present at the hearing and other appropri and addresses of all presumed or alleged parents of the child. All alleged parents not previously submitted a <i>Statement Regarding Parentage (Juvenile)</i> (form JV-50 complete form JV-505 and submit it to the court.	present during the hearing who had
	<ul> <li>b. The clerk of the court is ordered to provide the notice required by Welf. &amp; Inst. Co (1) alleged parent (name):</li> <li>(2) alleged parent (name):</li> <li>(3) alleged parent (name):</li> </ul>	de, § 316.2 to
Ad	Advisements and waivers	
7.	. The court informed and advised the	
	mother biological father legal guardian child presumed father other (specify):	
	of the following: the right to assert the privilege against self-incrimination; the right to confront persons who prepared the reports or documents submitted to the court by the petitioner and	
	at the hearing; the right to subpoena witnesses; the right to present evidence on one's own and each parent, legal guardian, and Indian custodian to be present and to be represented proceedings. The court may appoint counsel subject to the court's right to seek reimbursem appointed counsel and the individual is financially unable to retain counsel.	behalf; and the right of the child by counsel at every stage of the
8.	. The mother biological father legal guardian class of the presumed father alleged father lndian custodian other (specify):	hild
	has knowingly and intelligently waived the right to a court trial on the issues, the right to self-incrimination, the right to confront and cross-examine adverse witnesses, the right to sul right to present evidence on his or her own behalf.	
Ca	Case plan development	
9.	a. The following were actively involved in the case plan development, including the c child mother father representative of child's other (specify):	
	b. The following were <b>not</b> actively involved in the case plan development, including t placement. The county agency is ordered to actively involve them and submit an udate of this hearing.	
	child mother father representative of child's ic other (specify):	dentified Indian tribe
	c. The following were <b>not</b> actively involved in the case plan development, including t placement. The county agency is not required to involve them because these per unwilling to participate.	
	child mother father representative of child's id	dentified Indian tribe

other (specify):

CHILD'S NAME:	CASE NUMBER:						
Custody of the child and services							
10. By prior order of the court, the child was removed from the							
mother presumed father biological father							
legal guardian Indian custodian other (specify):							
and placed with a previously noncustodial parent, the							
mother presumed father biological father							
11. Family maintenance services were ordered for the previously noncustodial parent	, and regarding that parent,						
a. the extent of progress toward eliminating the conditions or factors requiring co	ourt supervision has been						
	cellent						
b. the services offered by the county agency to eliminate the conditions or factor	s requiring court supervision were						
adequate inadequate  c By a preponderance of the evidence, conditions that would justify the	initial accumpation of juriculation						
c. By a preponderance of the evidence, conditions that would justify the under Welf. & Inst. Code, § 300 still exist or those conditions are likely							
Family maintenance services are continued							
(1) as previously ordered.							
(2) as modified							
(a) on the record.							
(b) in the case plan.	Welf Block Onder Cooper learning						
<ul> <li>d Conditions that would justify the initial assumption of jurisdiction under Those conditions are not likely to exist if supervision is withdrawn. Far</li> </ul>							
e. The previously noncustodial parent indicated in item 10 is granted cust and final judgment entered this day. Visitation with the child is as order	-						
JV-205). The clerk of the juvenile court must file with the family court a	·						
Order—Juvenile—Final Judgment (form JV-200) and Visitation Order-	-Juvenile (form JV-205).						
12. By prior order of the court, reunification services were ordered for the							
mother presumed father biological father other (specify):							
Regarding that person:							
<ul> <li>a. The extent of progress made toward alleviating or mitigating the causes nece</li> </ul>	ssitating the removal has been						
none minimal adequate substantial e	excellent						
b. Services offered by the county agency designed to aid in overcoming the pro	blems that led to the initial removal were						
adequate inadequate							
<ul><li>c. Reunification services are</li><li>(1) terminated.</li></ul>							
(2) continued							
(a) as previously ordered.							
(b) as modified							
(i) on the record.							
(ii) in the case plan.	the childle cofety westers as						
d. The return of the child would not create a substantial risk of detriment to physical or emotional well-being and is in the child's best interest. The or are the control of the child would not create a substantial risk of detriment to							
of the person. The county agency will provide family maintenance servi							
services as specified in the case plan. The factual basis for this order is							
(1) as stated on the record.							
(2) as follows:							

CHILD'S NAME:	CASE NUMBER:
Education	
13. a. A limitation on the right of the parents to make educational decisions for the ceducational rights and responsibilities in regard to the child's education, including the California Rules of Court. A copy of rule 5.650(e)–(f) may be obtained from A limitation on the right of the parents to make educational decisions for the climited as stated in <i>Findings and Orders Limiting Right to Make Educational Educational Representative, and Determining Child's Educational Needs</i> (for educational rights and responsibilities of the educational representative are decalifornia Rules of Court. A copy of rule 5.650(e)–(f) may be obtained from the	ding those described in rule 5.650(e)–(f) of m the court clerk.  child is necessary, and those rights are decisions for the Child, Appointing m JV-535) filed in this matter. The escribed in rule 5.650(e)–(f) of the
14. a. The child's educational needs are are not being met. b. The child's physical needs are are not being met. c. The child's mental health needs are are not being met. d. The child's developmental needs are are not being met.	
<ul> <li>The additional services, assessments, and/or evaluations the child requires to me other concerns are:</li> <li>a stated in the social worker's report.</li> <li>b specified here:</li> </ul>	et the unmet needs specified in item 14 or
<ul> <li>The following persons are ordered to take the steps necessary for the child to beg and/or evaluations identified in item 15:</li> <li>a. Social worker.</li> <li>b. Parent (name):</li> <li>c. Surrogate parent (name):</li> <li>d. Educational representative (name):</li> <li>e. Other (name):</li> </ul>	gin receiving the services, assessments,
17. The mother biological father Indian custodian presumed father legal guardian other (specify):  must ensure the child's regular school attendance and make reasonable efforts meet the child's specific needs.	
<ul> <li>Child 16 years of age or older: The child was in foster care at 16 years of age a living services. The county agency will provide those services as stated in the childependent Living Plan.</li> <li>a. The services stated in the case plan include those needed to assist the independent living.</li> <li>b. The services stated in the case plan do not include those needed to a to independent living.</li> <li>c. To assist the child in making the transition to independent living, the coplan and provide the services</li> </ul>	ild's case plan and Transitional e child in making the transition to ssist the child in making the transition
(1) stated on the record.	

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CHILD'S I	NAME:			CASE NUMBER:			
Visitation							
19	a. Visitation Atta	ordered as stated in <i>(che chment: Parent, Legal Gochment: Sibling</i> (form JV-chment: Grandparent (for	uardian, Indian Custodiar 401).	attach indicated form): n, Other Important Person (form J\	/-400).		
20. <b>All p</b> ı	20. All prior orders not in conflict with this order remain in full force and effect.						
21.	Other findings and orda.  a. See attached. b. (Specify):	lers:					
22.	The next hearing is scheduled as follows:						
	Hearing date:	Time:	Dept:	Room	n:		
	a. In-home statub. Other (specify	s review hearing (Welf. 8 /):	Inst. Code, §§ 364, 366	21)			
23.	The petition is dismiss further representation.	sed. Jurisdiction of the co	urt is terminated. All appo	ointed counsel are relieved of the	duty to provide		
24.	Number of pages attach	ed:					

Date: