OVERVIEW

The primary goal for children in the foster care system is permanency. Children need a safe, stable home in which to live and grow, including a life-long relationship with a nurturing caregiver. Permanency planning involves the caseworker’s efforts to move the child from a temporary foster care placement to a stable and permanent home. It is essential for the child that permanency is established in a timely manner.

Federal Law

The Adoption and Safe Families Act (ASFA) of 1997, PL 105-89

The act redefines reasonable efforts and requires termination petitions in certain circumstances. The act requires that permanency planning begin as soon as possible in the foster care case, with quality services being provided to families in a timely manner.

State Law

Juvenile Code, 1939 PA 288, MCL 712A.19a

Explains permanency planning hearing requirements.

FEDERAL PERMANENCY PLANNING GOALS

The only allowable permanency planning goals are the permanency goals recognized by the federal government. The goals, in order of legal preference are:

- Reunification; see FOM 722-07B, Permanency Planning - Reunification.
- Adoption; see FOM 722-07D, Permanency Planning - Adoption.
- Guardianship; see GDM 600, Juvenile Guardianship.
- Permanent Placement with a Fit and Willing Relative (PPFWR); see FOM 722-07F, Permanency Planning, Permanent Placement with a Fit and Willing Relative (PPFWR).
• Another Planned Permanent Living Arrangement (APPLA); see FOM 722-07F, Permanency Planning - Another Planned Permanent Living Arrangement (APPLA).

Reunification is the process of reuniting the child with his/her parents and is widely recognized as the initial objective in foster care. When, for reasons of safety or other considerations, children cannot return to their homes, adoption or a permanent legal guardianship offer opportunities for long-term stability with relatives, adoptive families or foster parents. Adoption must be ruled out in order to pursue guardianship. If there are barriers to adoption or guardianship, the goals of permanent placement with a fit and willing relative (PPFWR) or another planned permanent living arrangement (APPLA) may be established under consistent standards that demonstrate the appropriateness and the permanency of the placement. It is critical that children move to permanency through these goals in the shortest time possible while ensuring safety and positive adjustment.

**Process for Achieving Permanency**

Throughout the life of the case, the caseworker must continue to assess the appropriateness of the permanency goal. The structured decision-making tools help guide that process; see FOM 722-09A, Permanency Planning Decision Tree.

Most foster care cases will start with the goal of reunification. Additionally, the caseworker must concurrently consider a second permanency goal for the child if reunification cannot occur. The practice of concurrent planning can help achieve timely permanency outcomes for children; see FOM 722-07A, Permanency Planning - Concurrent Permanency Planning.

The permanency goal must be reviewed and determined to be appropriate during monthly case consultations and upon approval of each case service plan; see FOM 722-06H, Caseworker Contacts with Supervisor, and FOM 722-09, Supervisory Approval. Permanency for children must be achieved within the established time frame; see FOM 722-07A Permanency Planning-Reunification.

The supervising agency must seek to achieve the permanency planning goal for the child within 12 months of the child being removed from his/her home. The court must hold a permanency
planning hearing within those 12 months to review and finalize the permanency plan. Subsequent permanency planning hearings must be held within 12 months of the previous hearing; see FOM 722-10, Court Review.

For permanency planning for American Indian/Alaska Native children; see NAA 245, Permanency Planning.

**Standards for Achieving Permanency when Reunification is Not an Option**

If termination of parental rights occurs, adoption should be the preferred goal with legal guardianship as an alternate goal if in the best interest of the child. If a determination has been made that termination of parental rights is not in the best interest of the child, legal guardianship should be the goal. Adoption and guardianship both offer the child legal permanency, a sense of security and family attachment and allow the adoptive parent or guardian to make decisions on the child’s behalf.