# **Kinship Care**

 Rhode Island Department of Children, Youth and Families

 Policy: 900.0025

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Child safety, permanency and child and family well-being are the desired outcomes of our workwith children and families. The Department will maintain a child in his or her home wheneverpossible; however, certain events in a child's life may require consideration of a temporary orlong term placement outside the home. It is the policy of the Department to provide the child with an out of home placement which is least disruptive to the child and family, which offers the childthe most familiar and family-like setting possible and which encourages and promotes stabilityand permanency for the child. Therefore, the Department gives utmost consideration to a relative or kinship placement for the child prior to seeking a non-relative placement.

Kinship care is the full time care, nurturing and protection of the child by a relative, member of a tribe or clan, godparent, stepparent or any adult who has a kinship bond with the child. When biological parents are not able to raise their child, kinship care allows the child to grow to adulthood in a family environment. Placement with a kinship caretaker, with whom the child has an established, supportive, caring relationship and by whom the child will be protected and provided for, can be of crucial importance to the future of the child, the family and the community. For this reason, identification of a kinship resource must be pursued during the initial family assessment. The kinship resource may be able to play a supportive role in maintaining the child in the parental home, as well as providing a placement for the child if it becomes necessary to place the child out of the home in the future.

A child removed from the parental home experiences physiological and emotional trauma. Kinship care allows the child to remain within the protective and supporting arms of the extended family and can substantially lessen the degree of this trauma. The child is able to maintain cultural and ethnic ties and identity. A kinship arrangement usually provides a child with more stability and less disruption than other placements. In most kinship care arrangements, a child is better able to remain in contact with his or her parents and visits can often take place in a more natural manner and setting. The impact of being separated from both parents and siblings at the same time cannot be overstated. A kinship home is more often able to provide what the child welfare system cannot – a caretaker who is willing and able to provide a home for a sibling group.

For the purposes of this policy, kin or relative means an individual who is related to the child by blood, marriage or adoption. In addition to relationships by blood, marriage or adoption, consideration may be given to placing a child with an individual, also considered to be kin, who is part of the family support system, such as a non-related godparent, caretaker, close family friend, neighbor, clergy or other adult who has a close and caring relationship with the child. Placement with a member of the family support system holds many of the same benefits for the child as-placement with a relative, particularly in regard to the decrease in placement trauma and the maintenance of consistency in the child's life. For purposes of licensing, kinship includes such-members of the family support system.

Federal law acknowledges the value of kinship care and provides resources and backgroundcheck requirements for caretakers in the following statutes:

 The Fostering Connections to Success and Increasing Adoptions Act of 2008 (PL 110-351)includes notice requirements to relatives of children removed from home, requires the state to make reasonable efforts to place siblings removed from home in the same foster care, adoption or guardianship placement, or facilitate visitation or ongoing contacts with those that cannot be placed together, unless it is contrary to the safety or well-being of any of the siblings. Further, PL 110 351 authorizes the Title IV-E Kinship Guardianship Assistance-Program (refer to <u>DCYF Policy 700.0045, Legal Guardianship and Kinship Guardianship</u> <u>Assistance</u>).

- The Adoption and Safe Families Act of 1997 (PL 105-89) requires the state to consider giving preference to an adult relative over a non-related caregiver when determining a placement for a child, provided that the relative caregiver meets all the relevant state child protectionstandards.
- The Indian Child Welfare Act (ICWA) of 1978 (PL 95-608) expresses a strong preference for the placement of Indian children with kin and/or members of the tribe.
- The Adoption Assistance and Child Welfare Act of 1980 (PL 96-272) provides a legal basisfor defining kinship care as a child welfare issue in its use of the language "least restrictive, most family like setting".
- The Multiethnic Placement Act (MEPA) of 1994 (PL 104-188) mandates that states not denyor delay placement because of race or ethnicity. In addition, this Act requires states, as a condition of federal funding, to recruit foster and adoptive families who are reflective of the ethnic and racial diversity of the children in the state.
- The Adam Walsh Child Protection and Safety Act of 2006 (PL 109-248) requires nationwide, including fingerprinting, criminal background checks for prospective foster and adoptive parents and requires child abuse and neglect registry checks for prospective foster and adoptive parents and adult members of their households.
- The Child Abuse Prevention and Treatment Act (CAPTA) requires criminal backgroundchecks for all prospective foster and adoptive parents and other adults living in the household regardless of the funding source for the child's placement.

Rhode Island law makes explicit the state's commitment to kinship care as a resource for both the temporary and permanent care of children.

### RIGL 14-1-27 requires the following:

- DCYF must investigate the possibility of placing the child or children with a fit and willingrelative not residing with the parents. DCYF must assess the appropriateness of the relativeplacement within thirty (30) days of the child's placement in the temporary custody of DCYF. If the department determines that the relative is a fit and proper person to have placement ofthe child, the child shall be placed with that relative, unless the particular needs of the childmake the placement contrary to the child's best interests. All placements with relatives shallbe subject to criminal records checks in accordance with RIGL 14-1-34 foster careregulations promulgated by DCYF, and interstate compact approval, if necessary.
- If DCYF proposes to place the child with a relative outside the State of Rhode Island, DCYF shall notify the parent who has an opportunity to file an objection to the placement with the family court within ten (10) days of receipt of that notice. A hearing shall be held before the child is placed outside the State of Rhode Island.
- If the request of a relative for placement of a child or children is denied by DCYF, that relative has the right to petition the court for review. The court shall within five (5) days of the request, conduct a hearing as to the suitability of temporary placement with that relative and thenissue orders regarding the suitability of temporary placement with the relative based upon the information provided in the hearing.
- Whenever the court determines that permanent placement or adoption is in the best interestof a child, a fit and willing relative who has been awarded placement of the child shall begiven priority over a non-relative.

#### RIGL 14-1-34 requires the following:

 DCYF is prohibited from issuing a license to any individual seeking to be licensed as a fosterparent until such time as the results of both the nationwide and statewide criminal recordbackground check, including the nature of any prior criminal record, are forwarded to the-Department.

#### RIGL 40-11-12.2 requires the following:

- Reasonable efforts must be made in permanency planning, and "prior to the placement of a child in foster care, to prevent or eliminate the need for removing the child from the child's home. Such efforts shall include placement of the child with a blood relative or other family-member if such a placement is in the best interest of the child."
- Reasonable efforts to place a child for adoption or with a legal guardian may be madeconcurrently with reasonable efforts to reunify the child with parents.

The Department utilizes licensed homes and group care facilities for children who are in need of placement. Federal law requires that a relative placement is subject to the same licensingstandards and foster parent training that apply to a non-relative foster home. Certain licensingrequirements, not related to safety, may be waived on an individual case basis for a kinshipplacement, as set forth in RIGL 23-28.13-27 through 23-28.13-34.

Additionally, if the child is already residing in an unlicensed kinship foster home, or if it appearsthat the best interests of the child will be served by placing the child in the home prior to licensing, the Department may, in accordance with RIGL 14-1-34, authorize the placement in the homepending licensure for a period not to exceed six (6) months, provided that the Department hasconducted a DCYF records check pursuant to RIGL 40-13.2-3.1 and a statewide criminal recordscheck. If the Department is unable to complete the licensing process within six (6) months of thechild's placement in the kinship foster home and if the Department determines that continuedplacement of the child in the home is in the child's best interest, the Department shall file apetition with the family court to seek authorization to allow the child to remain in the kinship fosterhome pending completion of the licensing process. The Department provides notice of all suchpetitions to the Office of the Child Advocate, the child's parent/guardian and CASA attorney. The need to identify and assess a kinship placement may come up more than once in the life of a case. If a child's placement must be terminated for any reason, the parents should again beconsulted regarding potential kinship caregivers. If the parents are not available, a currentkinship caregiver or other relative might be able to indicate another caregiver within the family.

The Department, other state departments and private social service agencies recognize the invaluable service that kinship caregivers provide to the children in their care and to the community as a whole. Public and private agencies collaborate to offer support services to assist relative caretakers. Supports cover a wide range, including financial, training, some forms of housing assistance, mentoring and respite care. Eligibility for certain financial and supportive-services may depend upon the degree of relationship of the caregiver to the child.

### **Related Procedure**

### Kinship Care

# Kinship Care

### Procedure from Policy 900.0025: Kinship Care

- A. Early Identification of Kinship Placements
  - 1. The Department has an affirmative obligation to investigate the possibility of placing a child or children with a fit and willing relative not residing with the parents.
  - 2. Within thirty (30) days after the removal of a child from the custody of theparent(s) of the child, the Department will exercise due diligence to identify andprovide notice, through the DCYF #029, Notice to Relative of Child, to all adultgrandparents and other adult relatives of the child (including any other adultrelatives suggested by the parents), subject to exceptions due to family or domestic violence. The notice must include the following information:
    - a. The child has been or is being removed from the custody of the parent or parents of the child;
    - b. The options the relative has under federal, state and local law toparticipate in the care and placement of the child, including any optionsthat may be lost by failing to respond to the notice;
    - c. The requirements to become a foster family home and the additionalservices and supports that are available for children placed in such ahome; and
    - d. The option to receive kinship guardianship assistance payments.
  - 3. Relative is defined as stepparent, grandparent, great grandparent, great-greatgrandparent, aunt, great aunt, great-great aunt, uncle, great-uncle, great-greatuncle, sister, brother, stepbrother, stepsister, half-brother, half-sister, first cousin, first cousin once removed, niece, great niece, great-great niece, nephew, greatnephew or great-great nephew.
    - i. Relatives of the father will be considered if his name appears on the child's birth certificate, if the father has admitted paternity in a court of proper jurisdiction, or if the father has signed an affidavit for DCYF or DHS.
    - ii. Spouses of any of the persons in the above group continue to meet this relationship requirement even after the marriage is terminated by deathor divorce.
  - 4. If there is no blood relative available, consideration may also be given to placinga child with an individual who is part of the family support system such as a nonrelated godparent, close family friend, neighbor, clergy or other adult who has a close and caring relationship with the child. Such individuals are considered as kin for licensing purposes.
  - 5. When a case is opened to DCYF for services, any assessment of the family'sstrengths and needs must also include any kin who could act to support the parents in addressing problems/issues. If at a later point in the case, it becomesnecessary to bring the child into placement, the kinship support resource may beable to provide placement for the child.
  - 6. At the time of the initial placement, parents must be asked if they know of anyrelative who might be willing to provide care for their child. If the parents areunwilling and/or unable to identify a potential caretaker, the worker may then askthe child for information, depending upon the child's age and other case issues.
  - 7. If there is no information forthcoming from either parents or child, and the familyhas been involved with DCYF in the past, the case record should be used as a resource in identifying relatives for possible placement.

- 8. A known relative, who is unable to become a caretaker, may be able to suggest another family member to provide care for the child.
- 9. If a placement is terminated, a kinship placement should again be sought.

### B. Assessment of Homes

- 1. The Department conducts an assessment to determine the appropriateness of placement of the child or children with the identified relative within thirty (30) days of the child's placement in the temporary custody of DCYF.
- 2. In assessing a kinship care home, issues of child safety and well-being are of utmost importance. Careful and sensitive assessments must be made of kinshipcare homes with particular attention to the following areas:
  - a. History of involvement with DCYF or other child protective agency
  - b. History of criminal charges
  - c. The child's comfort level with the kinship caregiver
  - d. The kinship caregiver must be committed to protecting the child's healthand safety and must demonstrate willingness and ability to protect thechild from abuse and neglect, whether by the parents or others.
  - e. The kinship caregiver should be able to deny any unauthorized requestby the parents for access to the child.
  - f. Ideally, the relationship between the caregiver and the parent should bepositive. There are times, however, when a parent may object to theplacement of the child with a relative. If the placement appears to be inthe child's best interest and will not interfere with the Department'sefforts to work with the family, the worker may proceed with theplacement. If the parent continues to object, he or she may petition the Family Court for a change in placement.
  - g. The kinship caregiver understands the temporary nature of fosterplacement, the need for permanency planning, and has expressed awillingness to care for the child as long as may be needed.
  - h. Ideally, the kinship caregiver knows the child well.
  - i. The kinship caregiver should be physically healthy enough to care for the child.
  - j. Ideally, the kinship placement will be able to keep siblings together, or, at the least, allow them regular contact.
    - i. The Department must make reasonable efforts to place siblingstogether in the same kinship foster home unless it is contrary tothe safety or well-being of any of the siblings.
    - ii. If siblings cannot be placed together because it is contrary to the safety or well-being of any of the siblings, the Department mustmake reasonable efforts to facilitate visitation or ongoingcontacts with siblings that cannot be placed together.
- 3. If the Department determines that the relative is a fit and proper person to haveplacement of the child, the child shall be placed with that relative, unless theparticular needs of the child make the placement contrary to the child's bestinterests.
- 4. All kinship care placements must be licensed and are subject to criminal recordschecks, including fingerprinting, foster care regulations promulgated by DCYFand interstate compact approval, if necessary.
- 5. If DCYF proposes to place the child with a relative outside the State of Rhode-Island, DCYF shall notify the parent who shall have an opportunity to file anobjection to said placement with the Family Court within ten (10) days of receiptof the notice. A hearing shall be held before the child is placed outside the State-

of Rhode Island. Additionally, DCYF must ensure compliance with the Interstate Compact on the Placement of Children prior to an out-of-state placement.

- C. Emergency Placement by Child Protective Services (CPS), Family Service Unit (FSU) and Juvenile Correctional Services (JCS) (Probation/Training School) Staff
  - 1. The placement of a child in a kinship home prior to completion of the licensingprocess requires the verbal and written approval of a CPS, FSU or JCSadministrator.
    - a. Verbal approval must be provided prior to placing the child.
    - b. Written approval must be documented by administrator in RICHIST in a Case Activity Note (CAN) within two (2) working days of the verbalauthorization.
  - 2. Criminal Records Check Placing worker completes statewide BCI and documents results on DCYF #034.
    - a. As part of the criminal records check, worker must obtain the details of any available record of arrest and/or conviction from the arresting policedepartment.
    - b. A child will not be placed in a home where a caretaker or member of the household has a history of disqualifying criminal activity.
    - c. A child will not be placed in a home where a caretaker or member of the household has a history of non-disqualifying criminal activity until the following steps have been completed.
      - i. If there is a history of criminal activity, the worker must providean explanation of the details of his or her findings.
      - ii. If worker believes that it is in the best interest of the child to beplaced with a caretaker who has a history of non-disqualifyingcriminal activity, worker must bring this information to theattention of his or her supervisor and administrator.
      - iii. This information is summarized in an attached memo to the DCYF #036A, Preliminary Assessment of a Child Specific-(Kinship) Home in sufficient detail to justify the decision to placechild(ren) in the home, allow the supervisor to make an informedrecommendation to the administrator and enable theadministrator to make an informed decision on the suitability ofthe caretaker to foster the child.
  - 3. DCYF Records Check Placing worker completes DCYF records checks and documents results on DCYF #035.
    - a. Worker must review all DCYF case records relating to any foster careapplicant(s) and all household members, including records relating to the applicants and household members as children and juveniles.
    - b. A child will not be placed in a home where a caretaker or member of the household has a history of disqualifying information.
    - c. A child will not be placed in a home where a caretaker or member of the household has a history of non-disqualifying information until the following steps have been completed.
      - i. If there is a history of non-disqualifying information, the workermust provide an explanation of the details of his or her findings.
      - ii. If worker believes that it is in the best interest of the child to beplaced with a caretaker who has a history of non-disqualifyinginformation, worker must bring this information to the attention ofhis or her supervisor and administrator.

- iii. This information is summarized in an attached memo to the-DCYF #036A in sufficient detail to justify the decision to placechild(ren) in the home, allow the supervisor to make an informedrecommendation to the administrator and enable theadministrator to make an informed decision on the suitability ofthe caretaker to foster the child.
- Preliminary Assessment of Child Specific (Kinship) Home Worker meets withcaretaker, completes a visual inspection of the caretaker's home and the child'ssleeping quarters prior to placing the child and completes the DCYF #036A.
- 5. Child Abuse and Neglect Registry Checks in Other States
  - a. Worker informs applicant that the licensing process includes a Child-Abuse and Neglect Registry Check of the State Central Registry in eachstate that the prospective caretaker(s) and any other adult(s) living in thehome have resided in the preceding five (5) years.
  - b. Worker obtains written authorization to conduct this records check fromapplicant or household member on the DCYF #007B (Authorization to-Obtain Confidential Information).

 Worker obtains written authorization from the caretaker(s) on the DCYF #007B, Authorization to Obtain Confidential Information for a Physician's Reference.
 Worker informs kinship caregiver of the following:

- a. Caregiver and adult household members are required to schedule anappointment with the DCYF Office of the Chief Child Protective-Investigator within three (3) business days and undergo nationwidecriminal records checks, including fingerprinting, within seven (7)business days.
- b. Fire inspector will contact caregiver within seven (7) business days toschedule fire inspection.
- c. Caregiver is required to contact the Permanency Support Unit withinseven (7) business days to schedule training.
- d. Caregiver must work together with DCYF Licensing staff to schedule and complete the home study process as soon as possible.
- e. The licensing process must be completed within six (6) months. If the licensing process has not been completed within this time frame, foster-board payment from DCYF may be terminated.
- 8. Worker must assess the need and arrange for community services to assist the family in providing foster care.

9. Worker reviews with caregiver(s) the Kinship Caregiver Information and-Signature Document, emphasizing the importance of completing the licensingprocess within six (6) months, and obtains caregiver(s) signatures on both the-DCYF and Kinship Caregiver copies of the document. Worker provides the-Kinship Caregiver Copy to the caretaker.

- 10. Worker submits completed Preliminary Assessment Packet (DCYF #036A, withattached DCYF #034, DCYF #035, DCYF #007B and, if applicable, a memo withdetails of criminal or DCYF history or physical or behavioral health issues ofconcern) to supervisor for approval.
- 11. Supervisor submits Preliminary Assessment Packet to administrator for approval. Administrator documents approval in RICHIST in a CAN within two (2) standardworking days of the verbal authorization.
- 12. Worker forwards to Licensing the completed Preliminary Assessment Packet-(DCYF #036A, with attached DCYF #034, DCYF #035, DCYF #007B and, ifapplicable, a memo with details of criminal history, RI DCYF history and physical-

or behavioral health issues of concern) approved by supervisor and administrator and retains a copy for the record.

- 13. If the placement is made by CPS, a copy of the packet is forwarded to FSU if the family is open to FSU, Juvenile Probation if the youth is open to Probation or to-Intake with the Partial Packet if the family is not active.
- D. Licensing of Kinship Homes Completed by Foster Care Licensing Staff
  - 1. A relative placement is subject to the same licensing standards and foster parenttraining that apply to a non-relative foster home.
  - 2. Under certain circumstances, a waiver may be granted regarding particular licensing requirements. Waivers are granted by the Licensing Administrator on a case-by-case basis for requirements other than those relating to safety.
  - 3. Foster Care Licensing Unit Supervisor or designee ensures that the following stepsare completed within seven (7) business days of receipt of the Preliminary-Assessment Packet (DCYF #036A, with attached DCYF #034, DCYF #035,-DCYF #007B and, if applicable, a memo with details of criminal or DCYF historyand physical or behavioral health issues of concern).
    - a. Foster Care Licensing Application (DCYF #036) packet is sent to kinshipprovider.
    - b. Physician's Reference (DCYF #037) is sent to physician.
    - c. Request for Child Abuse and Neglect Registry Check is sent to State-Central Registry in each state that the prospective caretaker(s) and anyother adult(s) living in the home have resided in the preceding five years.
    - d. Review of the Preliminary Assessment Packet (DCYF #036A, withattached DCYF #034, DCYF #035, DCYF #007B and, if applicable, amemo with details of criminal or DCYF history or physical or behavioralhealth issues of concern) for completeness.
    - e. Initiation of the licensing process by creating a pending license and assigning the case to a Foster Care Licensing worker.
  - Foster Care Licensing worker is responsible to ensure that, in addition to all licensingsteps outlined in <u>DCYF Policy 900.0020, Licensing of Foster Care Homes</u>, the following are completed in order for a foster home to be licensed:
    - a. DCYF #036, Foster Care Application and DCYF #036B, Adoption & Foster Care Self Assessment Questionnaire and home study process
    - b. Completed DCYF #037, Physician's Reference, which indicates that the applicant is physically, mentally and emotionally competent to be a foster parent
    - c. Personal reference letters from three (3) individuals; two (2) must beunrelated to applicant(s)
    - d. Fire inspection
    - e. Foster Parent Training
  - 5. Foster Care Licensing worker ensures that there is fifty (50) square feet of sleepingarea and one (1) bed per child. This applies to all children in the home.
  - 6. Foster Care Licensing worker must directly contact a physician in any case in which the Physician's Reference is ambiguous or raises questions regarding the suitability or competence of the applicant to be licensed as a foster parent.
  - In the event that the DCYF #036A identifies that an applicant is currently engaged in behavioral health treatment, the licensing worker shall obtain the necessaryreleases and contact the treatment provider to obtain information on the status of treatment and the suitability or competence of the applicant to be licensed as a foster parent.

- 8. Foster Care Licensing worker must conduct an independent review of nationwide and statewide criminal records checks of the applicants and household members as part of the licensing process and document in the home study the impact on the safety and service needs of any child to be placed in the home.
  - a. Licensing worker cannot proceed with the licensing process if a caretaker or member of the household has a history of disqualifying or non-disqualifying information. The licensing worker must review this information with his or her supervisor to determine if the licensing process should proceed.
  - b. Results of this review, including justification for proceeding with the licensing process, must be documented in a Provider Activity Note-(PAN).
- 9. Foster Care Licensing worker must conduct an independent review of DCYF caserecord(s) relating to any foster care applicant(s) and all household members, including records relating to the applicants and household members as childrenand juveniles, as part of the licensing process and document in the home studythe impact on the safety and service needs of any child to be placed in the home.
  - a. Licensing worker cannot proceed with the licensing process if a caretaker or member of the household has a history of disqualifying ornon-disqualifying information. The licensing worker must review this information with his or her supervisor to determine if the licensing process should proceed.
  - b. Results of this review, including justification for proceeding with thelicensing process, must be documented in a Provider Activity Note-(PAN).
- 10. Foster Care Licensing worker must review information received from the State-Central Registry in each state that the prospective caretaker(s) and any otheradult(s) living in the home have resided in the preceding five years.
  - a. Worker must document the results of the check on the DCYF #035.
    - If another state does not maintain a registry or if the state has an Administration for Children and Families (ACF) approveddelayed effective date, worker must document on the DCYF-#035 and this will not affect licensure.
      - ii. If another state does maintain a registry and is unwilling toprovide this information, a license may not be issued until theinformation is received. Worker must document on the DCYF-#035 and inform the Licensing Administrator or designee, whowill notify the ACF regional office.
  - b. If an applicant or household member has a history disqualifying or nondisqualifying information, the licensing worker must review thisinformation with his or her supervisor to determine if the licensingprocess should proceed.
  - c. Results of this review, including justification for proceeding with thelicensing process, must be documented in a Provider Activity Note-(PAN).
- 11. At any time during the licensing process, if CPS, FSU or Juvenile Corrections staff and Licensing staff do not agree about the fitness of a caretaker, the issue isresolved through the mutual chain of command.
- 12. The Department may authorize the placement of a child in a kinship foster homepending licensure for a period not to exceed six (6) months. This approval maybe granted only upon the completion of the DCYF records check, statewidecriminal records check and approved DCYF #036A. If the licensing process has-

not been completed within this time frame, foster board payment from DCYF may be terminated.

- 13. A foster care license cannot be granted to a kinship home when the child's naturalparent or legal guardian resides with the relative caretaker of the child, unless anexempting condition is present. Specific exemptions may be granted with written documentation from a reliable professional that the natural parent or legalguardian is not capable of parenting the child due to a physical or emotionalhandicapping condition.
- 14. The Department will immediately remove a child from any home when there is reasonable cause to believe that there exists imminent danger to the child's well-being.
- 15. If the kinship applicant does not meet the Department's required standards forlicensing, is not granted a waiver, or refuses to cooperate in the licensingprocess, it will be necessary to terminate the child's placement and locate aplacement which meets the Department's standards. The applicant will be notified in writing of the Department's decision regarding licensing, the reason for denial if it is decided that the home will not be licensed and of the right to appeal.
- 16. If the request of a relative for placement of a child or children is denied by DCYF, that relative shall have the right, in accordance with RIGL 14-1-27, to petition the court for review. Within five (5) days of the request, the court shall conduct ahearing as to the suitability of temporary placement with said relative. The courtwill then issue orders regarding the suitability of temporary placement with therelative, based upon the information provided in the hearing.

### E. Kinship Home that is not licensed within six (6) months

- 1. If the Department is unable to complete the licensing process within six (6) months of the child's placement in the kinship foster home and if the Department-determines that continued placement of the child in the foster home is in the child's best interest, the Department shall file a petition with the family court to-seek authorization to allow the child to remain in the foster home pending-completion of the licensing process.
- 2. The Department's legal office provides notice of all such petitions to the Office of the Child Advocate, the child's parent/guardian and CASA attorney.

### F. Support Services

- 1. The Department is cognizant of the invaluable service that kinship caregiversprovide to the children in their care and to the community as a whole andprovides support services to caregivers to assist them in their work.
- 2. If a child was eligible for TANF funding before coming into care, a relativecaretaker who is a blood relation may choose to continue to receive TANFpayments and medical assistance for the child under TANF guidelines. Inaddition, such a relative may be eligible to receive TANF and medical assistancefor themselves if they meet the income guidelines established through the RI-Department of Human Services. (It should be noted that all kinship placementsmust be licensed, regardless of their choice of funding.)
- 3. Kinship caregivers who do not wish to receive TANF funds (or not eligible forsuch funds) will receive foster board payments from the Department. The amount of the foster board payment is based on the age of the child and the types of activities, beyond what would be considered to be routine, that the foster parent performs for the child. A child receiving foster board also receivesmedical coverage through the Department.

- 4. There are resources available that may assist relatives to improve their ownproperty to conform to licensing standards. Additionally, there are programs thatwill help families move to more appropriate rented and/or subsidized housing iftheir present residence is not in compliance with space requirements or othersafety codes. This information is available to the foster parents through the-Foster Parent Association, and the Foster Parent Liaison.
- 5. The Rhode Island Foster Parents Association maintains a Help Line and a Mentor Program for both non-relative and relative foster parents. Kinshipcaregivers are linked with other experienced kinship care providers who are ableto provide information and support pertinent to the needs of kinship foster homes.
- 6. Respite care is available to kinship caregivers in situations where they must be absent and will be unable to care for the child for a period of time. Respite caremay be required due to a family emergency, a planned vacation that cannotinclude the child, or situations where the caseworker and caregiver agree thatrespite may be necessary for the survival of the placement (refer to <u>DCYF Policy</u>-<u>700.0205, Respite Care Services)</u>.
- G. Permanency and Concurrent Planning
  - 1. In order to support safety, well-being and permanency for children, reasonableefforts to place a child for adoption or with a legal guardian may be madeconcurrently with reasonable efforts to reunify the child with parents.
    - a. The social worker and supervisor must first assess the appropriatenessof the case for concurrent planning and then obtain the approval of theregional director.
    - b. Cases involving kinship placements shall be considered for concurrentplanning based on the assessment criteria outlined in <u>DCYF Policy</u> <u>700.0215, Concurrent Planning</u>.
    - c. Kinship caregivers will be provided with information about concurrentplanning and encouraged to participate in the concurrent planningprocess.
    - d. Service planning for reunification in concurrent planning cases engagesboth the birth family and the placement family in cooperative effortstoward permanency.
    - e. In most cases, kinship caregivers already possess knowledge of the child and are supportive of the family unit. These factors may make them ideally suited for concurrent planning efforts.
  - 2. State law (RIGL 14-1-27) provides that whenever the court determines that permanent placement or adoption is in the best interest of a child, a fit and willing relative who has been awarded placement of the child shall be given priority over a non-relative, provided that such placement or adoption is in the best interest of the child.
  - 3. Adoption Subsidy or Guardianship Assistance may be available in accordancewith <u>DCYF Policy 700.0090, Adoption Subsidy</u> and <u>DCYF Policy 700.0045, Legal</u> <u>Guardianship and Kinship Guardianship Assistance</u>.

## 214-RICR-XXX-XX-1214 TITLE 214 - DEPARTMENT OF CHILDREN, YOUTH, AND FAMILIES CHAPTER XXX - OLD REGULATIONS WHICH WERE NOT ASSIGNED CHAPTER-SUBCHAP-PART SUBCHAPTER XX - OLD REGULATIONS WHICH WERE NOT ASSIGNED CHAPTER-SUBCHAP-PART PART 1214 - KINSHIP CARE

Type of Filing: Repeal

**Agency Signature** 

Agency Head Signature

Agency Signing Date

**Department of State** 

Regulation Effective Date

Department of State Initials

Department of State Date