**Form 60A.22**

20 No.

Supreme Court of Nova Scotia

(Family Division)

Between: [copy standard heading]

 [name] Applicant

and

 [name] Respondent[s]

# Order for Permanent Care and Custody

Before the Honourable Justice

# Findings

The persons entitled to notice of this proceeding have been notified;

The child, [name] , born [date] , was found to be in need of protective services under the *Children and Family Services Act*,section 22(2) [refer to section(s) relied on] , on [date] , 20 ;

Less intrusive alternatives, including services to promote the integrity of the family have been attempted and have failed, have been refused by the parent or guardian, or would be inadequate to protect the child;

Placement of the child with a relative, neighbour, or other member of the child’s community or extended family is not possible;

The circumstances justifying the order of permanent care and custody are unlikely to change within a reasonably foreseeable time not exceeding the maximum time limits under the *Children and Family Services Act* for the child to be returned to the parent or guardian;

After reading the notice of motion for a disposition order and all the documents on file, including the child’s birth certificate, or other proof of birth and the agency plan for the child’s care, and hearing testimony on [date] , 20 , a decision was made on [date] , 20 .

# Order

It is ordered:

1. The child [name] , born [date] , is placed in the permanent care and custody of the agency.

Issued [date] , 20

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Prothonotary