

# 10. Guardianship Subsidy

- a. Guardianship Subsidy Regulations
- b. 2011 CFSA Guardianship Subsidy Policy
- c. Amended Adoption and Guardianship Subsidy Policy
- d. Permanent Guardianship Subsidy Agreement



Please see DC Code §16-2399 AND Guardianship Subsidy Regulations DC Mun. Regs. tit. 29, §§ 6100 –6107 and 6199.

POLICY TITLE: Permanent Guardianship Subsidy		PAGE <u>1</u> OF 9
CHAPTER: Subsidy		
Approved by: Signature of Agency Director		PROFESSIONAL STANDARDS
EFFECTIVE DATE:	LATEST REVISION: June 21, 2011	REVIEW BY LEGAL COUNSEL: June 17, 2011

I.	AUTHORITY	The Director of Child and Family Services Agency adopts this policy to be consistent with the Agency's mission and applicable federal and District of Columbia laws, rules and regulations, including the D.C. Official Code § 16-2399 and 29 DCMR Ch. 61, and the implementation plan in LaShawn A. v. Fenty.
II.	APPLICABILITY	This policy applies to all Agency employees and contracted personnel.
III.	RATIONALE	The purpose of this policy is to identify the circumstances and process for receiving a Permanent Guardianship Subsidy. A Permanent Guardianship Subsidy makes it possible for children who might otherwise remain in long-term foster care to achieve permanency. Many kin and non-kinship caregivers are willing to care for children but are unable to manage the financial burden or unable to meet the medical needs of the children without a subsidy. A Permanent Guardianship Subsidy may provide financial assistance and medical assistance to permanent guardians of eligible children.
IV.	POLICY	It is the policy of the Child and Family Services Agency (CFSA) to make a guardianship subsidy available to individuals who serve as permanent guardians to children involved in the District's Child Welfare System. The prospective guardian must be a licensed provider and the child(ren) must have resided with the prospective guardian for at least six (6) months before the finalization of permanent guardianship may be granted. A thorough assessment of the child's placement shall be completed by CFSA or the case carrying agency prior to recommending conferring guardianship to the caregiver(s). The Guardianship Subsidy Agreement shall be approved prior to the granting of guardianship by the Court. Upon finalization of the permanent guardianship order by the Court, the subsidized guardianship program shall provide the caregiver with either a time limited or monthly board and care payment equal to the prevailing foster care rate (minus any income the child has, such as social security) plus medical coverage through the DC Medicaid program, if accepted by a medical provider in the families' current state of residence.

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	Permanent Guardianship enables children to retain ties to their families of origin and community through placement with kin and non-kinship caregivers. When such funding is available, an applicant may be eligible to receive a permanent guardianship subsidy up until the child reaches the age of 21 when all of the following criteria are met:
	The Court has awarded the applicant permanent guardianship over a child.
	2. The applicant must be licensed in the state where they reside.
	3. The following criteria are met at the time of the application and were continuously met through the point that the Court awarded permanent guardianship:
	a. The Court has adjudicated the child to be a neglected child;
	<ul> <li>Following the disposition hearing, the Court placed the child in the legal custody of CFSA;</li> </ul>
	<ul> <li>The child has been determined to meet one of the following special needs criteria:</li> </ul>
	<ul> <li>Difficult to place for adoption because of age, race, ethnic background, physical or mental condition; or</li> </ul>
	ii. The child is a member of a sibling group which should be placed together; or
	iii. The child in all likelihood would go without another permanent placement except for her or his acceptance as a member of the permanent guardian's family.
	<ul> <li>d. CFSA has determined that the child's best interest is not met by the permanency plan of either reunification or adoption;</li> </ul>

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- e. CFSA has determined that the permanency plan of legal guardianship with the applicant is in the child's best interest; and
- f. The applicant is qualified in every other way but has a current and potential ongoing financial need for a permanent guardianship subsidy.

# **Procedure B: Application Process**

Any person(s) who wish to receive a permanent guardianship subsidy must apply with the CFSA. CFSA shall assist those interested in applying and the below application process shall be followed:

- 1. The on-going social worker shall determine that the eligibility criteria have been met prior to making a referral to the permanent guardianship subsidy program.
- 2. If the child and prospective permanent guardian meet the eligibility criteria under *Procedure A*, the ongoing worker shall complete and submit the packet to the subsidy unit supervisor within 15 calendar days from the time the Motion for Permanent Guardianship is filed. This process shall consist of the following steps:
  - Review the permanent guardianship subsidy program with the caregiver(s) (hereinafter prospective permanent guardian) and provide all applicable forms;
  - b. Assist the prospective permanent guardian with completing the "Application for Permanent Guardianship Subsidy." (Attachment A)
  - c. Review the "Application for Permanent Guardianship Subsidy" once completed by the prospective permanent guardian;
  - d. Complete the "Permanent Guardianship Subsidy Referral" (Attachment B); and
  - e. Submit the packet to the appropriate supervisor for review, approval and signature of the "Permanent Guardianship Subsidy Referral".
- 3. The permanent guardianship subsidy packet shall consist of the following:
  - a. Completed "Permanent Guardianship Subsidy Referral" (Attachment A);
  - b. Completed "Application" (Attachment B);
  - c. Copy of current IRS Form 1040 or 1040EZ;
  - d. Current Commitment Order from the Court;
  - e. Copy of the current License to Operate a Foster Home; and
  - f. Affidavit of Relationship (when applicable) (Attachment C);
  - g. A Superior Court stamped copy of the Motion for Guardianship;
  - h. A copy of the child's birth certificate;
  - i. A copy of the child's social security card.

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- 4. The subsidy unit supervisor shall log in the packet upon receipt.
- Within three (3) business days from the date the packet is logged in, the subsidy supervisor shall review the packet and determine whether it is complete.
  - a. If the packet is incomplete, the subsidy supervisor shall return it to the referring supervisor, within one (1) business day of the determination, along with the "Required Documents Checklist" (Attachment D) identifying the missing or incomplete information or form.
  - b. If the packet is complete, the subsidy supervisor shall assign it to a subsidy worker for review within one (1) business day of the determination date.
- 6. If the subsidy worker determines that the eligibility criteria in *Procedure A* are met, the subsidy worker shall prepare the "Permanent Guardianship Subsidy Agreement" (Attachment E) and submit the Agreement for supervisory review and approval. The Agreement shall be submitted to the subsidy supervisor within 30 calendar days from the date the case is assigned to the subsidy worker.

Note: The subsidy worker shall send a copy of all correspondence with the applicant to the ongoing social worker and supervisor.

- 7. The subsidy supervisor shall immediately review the Subsidy Agreement for approval and return the Agreement to the subsidy worker.
- 8. The subsidy worker shall call to notify the applicant of the Agency's decision to accept or deny the subsidy request within three (3) business days from the completion date of the supervisory review.
  - a. If the subsidy is not approved, the subsidy worker shall send a Notice of Action (Attachment F) to the applicant.
  - b. If the subsidy is approved, the subsidy worker shall send the Notice of Action and the Subsidy Agreement to the applicant for review and signature.
  - c. The prospective guardian shall accept or decline the subsidy decision and return the Agreement to the Agency within 30 calendar days.
  - d. If the applicant disagrees with the Notice of Action, the applicant may appeal the decision. See Procedure G below for information regarding the appeal process.
- 9. Once the Subsidy Agreement is signed by the prospective guardian and returned to the Agency, it shall be approved by the Program Manager within three (3) business days of receipt and immediately returned to the subsidy worker.

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10. The subsidy worker shall send a copy of the Agreement to the ongoing worker within one (1) business day. 11. The ongoing worker shall submit the signed Subsidy Agreement to the court within ten (10) business days prior to the next court hearing. Procedure C: Notice to Subsidy Unit of Permanent Guardianship Decision The ongoing social worker shall notify the Subsidy Unit when the Court rules on the motion for permanent guardianship. The ongoing social worker shall send a copy of the Court order granting or denying permanent quardianship to the Subsidy Unit within five (5) business days of receipt. Note: The Permanent Guardianship Subsidy Agreement shall be approved prior to the granting of permanent guardianship. **Procedure D: Termination of Permanent Guardianship Subsidy** 1. A Permanent Guardianship Subsidy Agreement shall be terminated under the following circumstances: a. Upon the earlier of the child's: i. 21<sup>st</sup> birthday; Residence outside of the permanent guardian's home, unless the permanent guardian can demonstrate that she/he retains financial responsibility for the child or the child is attending a residential school; Marriage: iv. Death; or Enlistment in the military; or b. If the permanent guardian is no longer the permanent guardian for the child; or c. If the permanent guardian dies; or d. Based upon information on changes in circumstances learned through a review of the Permanent Guardianship Subsidy Agreement; or e. Due to the permanent guardian's failure to act on the Agency's request for an annual subsidy review; (See Procedure E below)or f. By terms of the Agreement 2. The permanent guardian shall notify the Subsidy Unit within two (2) weeks of the occurrence of any of the factors listed in *Procedure D(1)(a)* 

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and (b), or any change of address.

#### **Procedure E: Subsidy Review**

 The Subsidy Unit shall complete an annual review of a permanent guardianship subsidy once each calendar year, based upon the Guardianship finalization date.

Note: The Agency shall begin the review no later than 30 days from the receipt of the request.

- 2. The Subsidy Unit shall also complete a review of the subsidy whenever CFSA has information that the factors listed in *Procedure D(1)(a) and (b)* may apply; or
  - a. Whenever there are changes in the foster care board and care payments; or
  - b. On a case-by-case basis, when the child's age would change the permanent guardianship amount; or
  - c. Upon the request of the permanent guardian.
- 3. The review shall determine the following:
  - a. Whether the permanent guardian continues to meet the eligibility criteria identified in *Procedure A* above;
  - b. Whether any of the factors listed in *Procedure D* apply;
  - Whether any adjustment to the permanent guardianship subsidy amount is necessary based upon the child's age or any changes in the foster care board and care payments; and
  - d. Whether there are any other factors, such as change in the circumstances of the permanent guardian or the needs of the child, which may necessitate a change in the permanent guardianship subsidy.

Note: The initial subsidy payments shall not exceed the child's current foster care board and care rate at the time the Guardianship Order is issued and shall not be paid past the child's 21<sup>st</sup> birthday. A review of the subsidy award will not automatically qualify the applicant for a higher rate.

- 4. For the annual review, the subsidy worker shall send by regular mail the "Permanent Guardianship Subsidy Annual Review" (Attachment G) and a letter outlining the review process to the permanent guardian(s) at least 30 calendar days prior to the annual review date. The letter shall also contain the contact information of the assigned subsidy worker as well as the consequences for the failure to act on the Agency's request for an annual subsidy review.
- The subsidy worker shall send a second letter, by certified and regular mail, at least 15 calendar days prior to the review date if the permanent guardian(s) has not responded to the initial request for completion of the review form.

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- 6. The permanent guardianship subsidy may terminate if the permanent guardian(s) has not submitted a completed "Permanent Guardianship Subsidy Annual Review" by the review date.
- 7. If the permanent guardian(s) submits a completed "Permanent Guardianship Subsidy Annual Review" within 90 days after the review date, the Subsidy Unit shall complete the subsidy review. If the subsidy is continued, the subsidy supervisor may authorize retroactive payments from the date on which the subsidy terminated or 90 days, whichever is shorter.
- 8. The permanent guardian(s) may request an interim review of the permanent guardianship Subsidy Agreement when there is a change in the circumstances of the permanent guardian or change in the child's circumstances (i.e. change in physical condition, mental health or with the placement) that would warrant a review.
  - a. The permanent guardian(s) shall submit in writing a request for interim review of permanent guardianship subsidy to the Subsidy Unit;
  - b. The subsidy worker shall conduct the review no later than 30 calendar days after the written request is received by the Subsidy Unit.
  - c. The annual review date shall be changed to one (1) year from the date of the approval or denial of the interim review request.
- 8. An adjustment in the amount of the permanent guardianship subsidy made as a result of an interim review conducted may be made retroactive to the date the written request was received by the Subsidy Unit.
- The subsidy worker shall notify the permanent guardian(s) in writing, by certified mail, of the continuation, denial, reduction/increase, or termination of the permanent guardianship subsidy and explain the reason for the decision and the fair hearing procedures. (See Fair Hearing Policy)

# Procedure F: Transferability of Subsidy to a Successor Guardian

When a permanent guardianship placement disrupts, the successor guardian may be granted a guardianship subsidy. See Permanent Guardianship Disruptions Administrative Issuance CFSA-06-11.

- Upon filing a motion for permanent guardianship, a successor guardian may be designated by the child's current guardian and approved by the court.
- 2. If a successor guardian has not been named at the time a permanent guardian dies or becomes unable to care for the child, the previously assigned social worker may assist the family in identifying a kinship care provider who may become the successor guardian, as needed.

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- 3. A successor guardian named in the guardianship order may immediately obtain physical custody and assume the permanent guardian's rights and responsibilities upon the death, physical or mental infirmity of the guardian. The successor guardian shall move the court for a modification of the guardianship order within 30 calendar days of assuming physical custody of the child.
- 4. The successor guardian must complete the process for full-licensure prior to being named the permanent guardian.
- 5. To receive a permanent guardianship subsidy, the successor guardian shall complete an application for permanent guardianship subsidy in order to determine their eligibility. (See Procedure A above).
- 6. Once the eligibility criteria have been met and permanent guardianship with the successor guardian is achieved (after six (6) months), the guardianship subsidy shall be awarded to the successor guardian.

# **Procedure G: Appeals**

1. A permanent guardian aggrieved by a decision of the Agency in connection with the denial, reduction, suspension, or termination of the permanent guardianship subsidy, including a failure to act on a request for review as outlined in *Procedure D*, above, may appeal the decision through a written Request for a Fair Hearing. (Attachment I)

Note: The subsidy worker shall send written notice to the permanent guardian through a Notice of Action within ten (10) business days before the subsidy modification. The social worker shall provide immediate notice to a permanent guardian parent whose subsidy is denied, reduced, suspended or terminated on an emergency basis. The Notice of Action shall inform the permanent guardian of the right to appeal and shall include the Request for Fair Hearing Form (Attachment I).

- 2. A permanent guardian shall have 30 calendar days from the date of the notice of action denying, reducing, suspending or terminating the permanent guardianship subsidy to request a fair hearing. The Request must be sent to CFSA Fair Hearings Office at the address indicated on the Request for a Fair Hearing.
- The Fair Hearing Coordinator (FHC) shall schedule the hearing in coordination with the Office of General Counsel (OGC). The Hearing shall take place within 45 calendar days of receipt of the appellant's request.

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- 4. The FHC shall send written notice to the appellant informing the appellant of the date, time and place of the Fair Hearing. The notice shall be provided within ten (10) business days of the receipt of the request for a Fair Hearing and at least ten (10) business days in advance of the Fair Hearing.
- 5. The FHC shall notify the subsidy program administrator of each request for a fair hearing involving a permanent guardianship subsidy within 48 hours or two (2) business days of receipt of the request.
- 6. The subsidy program administrator shall review each request for a fair hearing and other relevant case documentation.
- 7. Program Administrator's Review (PAR): The subsidy program administrator shall coordinate with the appellant to schedule an informal review within 15 calendar days of receipt of the fair hearing request.
  - a. The appellant shall be advised by the subsidy program administrator that the informal review is optional and does not delay or replace the fair hearing process.
  - b. The appellant shall be notified of the informal review and strongly encouraged to attend.
  - c. The subsidy worker and subsidy supervisor shall attend the informal review unless otherwise determined by the subsidy program administrator.
  - d. The subsidy program administrator or shall notify the appellant, Fair Hearing Coordinator and Office of General Counsel in writing of the results of the informal review within five (5) business days of the informal review. (Attachment H)
  - e. If the dispute is resolved at the PAR, the Fair Hearing Coordinator shall cancel the fair hearing and notify the Hearing Examiner and all parties.
- 9. If the dispute is not resolved at the PAR, the matter shall proceed to the scheduled Fair Hearing. (See Fair Hearing Policy)

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#### GOVERNMENT OF THE DISTRICT OF COLUMBIA

Child and Family Services Agency



September 26, 2011

Dear Stakeholders:

This letter is in response to recent questions regarding CFSA's "Adoption and Guardianship Subsidy Policy".

As required by Federal guidelines, CFSA established criteria to determine eligibility for children to receive adoption/guardianship subsidies. These guidelines have been in place for several years with one change made as of FY10 which is explained below. A minimum of one of the established eligibility criteria must be met for each child or youth to receive a subsidy payment. It has come to our attention that the policy is being widely interpreted and questions have arisen about how and who can make subsidy commitments on behalf of CFSA. A copy of the policy is attached, but please also note the following:

- The determination of subsidy eligibility and/or the amount and terms of the subsidy is the responsibility of the CFSA Subsidy Unit.
- The child's social worker should discuss the child's needs and circumstances in advance with the subsidy staff and submit information so that a determination can be made by the subsidy social worker in accordance with timeframes of the finalization.
- Last year, CFSA made a change to the eligibility criteria and policy that reflects the decision to expedite permanency for children and not to use a particular set age as special needs criteria in making a subsidy determination for a child; the previous policy that set the age of two (2) as an eligibility criteria was eliminated. The elimination of this requirement was intended to remove a barrier that lent itself to potential adoptive parents or guardians waiting until age 2 before pursuing permanency. A new age limit will not be established.
- In order to meet the best of interest of children reaching permanency through adoption and guardianship in the District of Columbia, CFSA will consistently apply interpretation of the existing criteria to assure that the needs of children are met. CFSA will consider minority ethnic or racial background as a special needs criterion in the DC area. This category best describes the "special needs" for children in the Washington Metropolitan Region (see attached policy) and is consistent with existing Federal language.

• Adoption and guardianship subsidy benefits will continue to be determined on a case-by-case basis to meet the specific needs of the foster child being adopted, or for whom, guardianship is being granted. If a child does not qualify for an adoption or guardianship subsidy at the time of the adoption or guardianship, a deferred subsidy may be offered if the child has a "high-risk" special need. By definition, a child is categorized as "high-risk" special need when he/she is at risk of developing or manifesting special needs as they age (such as those with a family history of mental illness or exposed to drugs or alcohol in utero). Establishing a deferred subsidy agreement will ensure that an adoptive parent or guardian will have future access to benefits as those needs may arise.

Hopefully this provides sufficient clarification to answer the recent questions and to address any pending concerns. The eligibility criteria from the Adoption and Guardianship policies which discuss how a child qualifies for an adoption or guardianship subsidy is attached. Please direct any questions or comments to Ritu Atwal, Program Manager, at (202) 727-3777/ ritu.atwal@dc.gov or Patricia Johnson, Supervisory Social Worker, at (202) 727-5424/ patricia.rjohnson@dc.gov

Sincerely

Debra Porchia-Usher,

Interim Director,

Child and Family Services Agency

#### GOVERNMENT OF THE DISTRICT OF COLUMBIA

Child and Family Services Agency



#### Adoption Subsidy Policy

#### Procedure A: Eligibility Criteria

- 1. In order for a child to qualify for an adoption subsidy, the following criteria shall be met:
  - The Agency has determined that the child cannot or should not be returned to the home of his/her parents and the child is legally free for adoption (e.g. TPR, relinquishment of parental rights);
  - A specific factor or condition exists which precludes the child from being placed for adoption without financial assistance; and
  - A reasonable, but unsuccessful effort has been made to place the child without providing adoption subsidy (i.e. registration on an Adoption Exchange, Wednesday's Child, or other recruitment efforts). In the case of the foster child who has established significant emotional ties with his/her pre-adoptive parent or is being adopted by a relative, CFSA may certify the foster child as eligible for a subsidy without searching for families willing to adopt the child without a subsidy.
- 2. The child is eligible for subsidy when the child is determined to have special needs based on one or more of the following conditions:
  - The child has a chronic medically diagnosed disability that substantially limits one or more major life activities, or requires professional treatment, or assistance in self-care; or
  - The child has been diagnosed by a qualified mental health professional to have a psychiatric condition which impairs the child's mental, intellectual, or social functioning, and for which the child requires professional services; or The child has been determined to be mentally retarded by a qualified medical professional; or
  - The child has been diagnosed by a qualified mental health professional to have a behavioral or emotional disorder characterized by situationally inappropriate behavior which deviates substantially from behavior appropriate to the child's age and interferes significantly with the child's intellectual, social, and personal adjustment; or the child meets all medical or disability requirements of Title XVI of the Social Security Act with respect to eligibility for supplemental security income benefits; or

- The child is a member of a sibling group, in which the siblings should be placed together and the adoptions must be finalized at the same time; or
- The child is of an age or has an ethnic or racial background which presents a barrier to adoption; or
- The child has been legally free for adoption for six (6) months or more and an adoptive placement has not been found.

#### **Guardianship Subsidy Policy**

#### Procedure A: Eligibility Criteria for Guardianship Subsidy

Permanent Guardianship enables children to retain ties to their families of origin and community through placement with kin. When such funding is available, an applicant may be eligible to receive a permanent guardianship subsidy up until the child reaches the age of 21 when all of the following criteria are met:

- 1. The Court has awarded the applicant permanent guardianship over a child.
- 2. The applicant must be licensed in the state where they reside.
- 3. The following criteria are met at the time of the application and were continuously met through the point that the Court awarded permanent guardianship:
  - a. The Court has adjudicated the child to be a neglected child;
  - Following the disposition hearing, the Court placed the child in the legal custody of CFSA;
  - c. The child has been determined to meet one of the following special needs criteria:
    - Difficult to place for adoption because of age, race, ethnic background, physical or mental condition; or
    - ii. The child is a member of a sibling group which should be placed together; or
    - iii. The child in all likelihood would go without another permanent placement except for her or his acceptance as a member of the permanent guardian's family.
  - d. CFSA has determined that the child's best interest is not met by the permanency plan of either reunification or adoption;
  - e. CFSA has determined that the permanency plan of legal guardianship with the applicant is in the child's best interest; and
  - f. The applicant is qualified in every other way but has a current and potential ongoing financial need for a permanent guardianship subsidy.

# GOVERNMENT OF THE DISTRICT OF COLUMBIA Child and Family Services Agency





# PERMANENT GUARDIANSHIP SUBSIDY AGREEMENT

hereby enter into this Permanent Guardianship Subsidy

Agreement("Agreement") with the District of Colu- Services Agency ("CFSA").	ımbia Chil	d∣and Fa	imily	
Services Agency ( Or SA ).			į	
1. The payments made pursuant to this Agreeme care of the care of			ancially supp ally committe	
<ol><li>I understand and agree that this Agreement the funds and services that I shall receive from a related to the child.</li></ol>	is the sole permane	eiand co ntiguardi	mplete state anship subsi	ment of idy
<ol> <li>I understand and agree that this Agreement order of permanent guardianship from the Family Superior Court.</li> </ol>				
4. I understand and agree that if an order of perform the Family Court of the District of Columbia the date this Agreement is signed, this Agreement	Superior	Čourt wit		
5. I understand and agree that this Agreement District law, including but not limited to DC Official			equirem <b>ents</b>	of
6. I understand and agree that this Agreement regardless of my state of residence.	t shall rem	ain in ful	l force and e	ffect
7. I understand and agree that I may review th signing, and that I have had the opportunity to re				
Agreement reviewed by your attorney	Permanen :	t Guardi	anship Subs	idy
nitial here if your attorney has reviewed to Agreement	the Perma	nent Gu	ardiansh <b>i</b> p S	ubsidy

 	 lity

8. I understand and agree that to the extent funds are available, I am eligible to receive a permanent guardianship subsidy because: (1) the court has awarded me permanent guardianship over the child; (2) I am the child's kinship caregiver¹ for at least the six continuous months immediately preceding application for the subsidy, and continued to be the child's kinship caregiver when the court entered the permanent guardianship order; (3) CFSA has determined that the child's best interest is not met by the permanency plan of either reunification or adoption; (4) CFSA has determined that the permanency plan of legal guardianship with me is in the child's best interest; and (5) the following criteria were met for the child at the time I applied for the subsidy and were continuously met through the point that the court awarded permanent guardianship: (a) the court has adjudicated the child to be a neglected child; (b) following a dispositional hearing, the court placed the child in CFSA's legal custody; and (c) the child:

<ul> <li>X Is a member of a sibling group</li> <li>Would be difficult to place for guardianship because of her racial or eth background, or physical or mental disability</li> <li>X Is at least two (2) years of age, and would likely not be placed in a permanent placement but for her acceptance as a member of the applicant's family</li> </ul>	nic
Subsidy Amount and Services  9. I understand and agree that I will receive the following:	
The state of the agree of the two tools and to lond wing.	
X Total cost of non-recurring expenses associated with obtaining legal guardianship to the extent the total cost does not exceed \$2000.00.	
Short-term payments in the amount of, which w be paid and which are intended to meet the cost of integrating the child into this family by	
X Long-term payments in the amount of // / per day, which equals // 31 da month. Lunderstand and agree that this amount is not negotiable.	<b>a</b> y
X District of Columbia Medicaid, or Title XIX Medicaid in the State where the Child resides.	

To be a "kinship caregiver" the applicant must provide full-time parenting and protection of a kin foster child and either (1) reside in the District and be licensed as a foster parent by CFSA, or (2) reside outside of the District, be licensed as a foster parent by the jurisdiction of residence, and be approved by CFSA to provide foster care to the child.

- 10. I understand and agree that upon written request to the CFSA Family Resource Division, I may also receive post-guardianship services, which may include advocacy, support, and information and referral.
- 11. I understand and agree that the long-term payment will be received monthly beginning the first day of the month immediately following the order of the Court awarding permanent guardianship and will continue to be paid monthly unless terminated pursuant to this Agreement or otherwise in accordance with law.
- 12. I understand and agree that the amount of the long-term payment is based on my federal adjusted gross income, on the amount of the foster care board and care payment that I receive for the child's care at this time (which is day), and the payment schedule for the long-term permanent guardianship subsidy as set forth in 29 DCMR Ch. 61.
- 13. I understand and agree that payments or services shall be received pursuant to Paragraphs 9 and 10 of this Agreement only to the extent that funds are available for those purposes.

### Review of Long-Term Subsidy and Agreement

- 14. I understand and agree that any long-term payment will be reviewed at least annually, and that the amount of the long-term payment may be revised based on, but not limited to, my federal adjusted gross income; the payment schedule for the long-term permanent guardianship subsidy rates as set forth in 29 DCMR Ch.61; and, with my consultation, CFSA's determination that my circumstances or the service needs of the child indicated in item #1 of this agreement warrant such revision.
- 15. I understand and agree that CFSA shall review this Agreement: (1) annually; (2) whenever CFSA has information that indicates that any of the conditions set forth in Paragraph 17 apply; (3) whenever changes in the payment schedule for the long-term permanent guardianship subsidy as set forth in 29 DCMR Ch. 61 or the child's age would change the permanent guardianship subsidy amount; or (4) upon my request.
- 16. I understand and agree that if I fail to cooperate with CFSA in the conduct of the review, CFSA may terminate the permanent guardianship subsidy.

# Termination of Agreement

- 17. I understand and agree that this Agreement shall terminate: (1) based on information learned through a review as set forth in Paragraph 14 or 15; (2) if I die or am removed from the position of permanent guardian; (3) upon the earlier of the child's: (a) 21<sup>st</sup> birthday; (b) residence outside my home, unless I can demonstrate that I retain financial responsibility for the child and the child is attending a residential school; (c) marriage; (d) death; or (e) enlistment in the military.
- 18. I understand and agree that I shall notify CFSAlwithin two weeks of the occurrence of any of the factors listed in Paragraph 17 (3)(a-e) of this Agreement. I further agree to notify CFSA within two weeks of my change of address.

Appeal

19. I understand and agree that, as a recipient of a permanent guardianship subsidy, if I am aggrieved by a decision of CFSA in connection with the denial, reduction, suspension, or termination of the subsidy, I may appeal that decision in accordance with 29 DCMR Chapter 59 or otherwise in accordance with law. I may not appeal any terms within this permanent guardianship subsidy agreement.

This Agreement represents the entire CFSA.	Agreement between and
The latest date of signing below is the date of	this Agreement.
Prospective Permanent Guardian	. Date :
Program Manager	Date
Family Resources Division D.C. Child and Family Services Agency	