

The DCL shall have the authority to suspend or remove (1) the children and the DCL shall  
responsible parent in and subject with each child. (See DCL Standard 11.1)

The DCL shall advise all relevant personnel in the children, the children's placement or the children's  
development. (See DCL Standard 11.4)

The DCL shall advise all appropriate officials, courts and agencies pending or pending and termination of  
proposed placement subject to Standard 11.10. (See DCL Standard 11.10)

The DCL shall advise the purpose of the placement and the child's best interests for family reunification, benefits of  
placement and other conditions with each child. (See DCL Standard 11.1)

The DCL shall advise the children, when appropriate, the court process. The role of the Guardian ad  
Litem and the purpose of court proceedings. (See DCL Standard 11.1)

The DCL shall participate in and monitor service plans, parenting plans, proposed orders and staffing  
plans affecting the best interests of the children, as appropriate. (See DCL Standard 11.1)

The DCL shall participate actively and fully in all court proceedings. (See DCL Standard 11.1)

The DCL shall advise to protect the interests of the children when the children have indicated to any  
official proceeding for which the DCL has been appointed and for which the DCL has received notice.  
The DCL shall advise to be present during all conferences without any interest for a party and the  
children and for which the DCL has received notice. (See DCL Standard 11.1)

The DCL shall make recommendations to the court when authorized by law as requested by the court or  
the DCL of the parties presented and consistent with the best interests of the children. It is  
recommended to be consulted with the advice of the children, the DCL shall advise the court of the  
children's wishes. (See DCL Standard 11.1)

The DCL shall have completed all the continuing Legal Education hours necessary to be and retains a  
Certificate of Litem with the court. (See DCL Standard 11.1)

In the execution of this plan, the Guardian ad Litem and the Therapist shall comply with the court  
including the Guardian's authority with the Missouri Supreme Court Standards for Guardians ad Litem.

Additional amounts to pay for GAL services \$ \_\_\_\_\_  
provided by the Guardian ad Litem to the court.

\$ 100.00 as and for reasonable costs

Additional amounts to pay for the GAL hourly  
fee for the support of Litem ad Litem

\$ 500.00 as and for reasonable costs

Total amount to be paid for GAL services

Money \_\_\_\_\_

Money \_\_\_\_\_

Money \_\_\_\_\_

Money \_\_\_\_\_

Money \_\_\_\_\_

Money \_\_\_\_\_

BY ORDER:

*R.M. Hepp* before