## STATE OF MICHIGAN

## COURT OF APPEALS

In the Matter of CHARISSA ORIANA PETERSON, Minor

FAMILY INDEPENDENCE AGENCY,

Petitioner-Appellee,

v

KYLEEN MONTROY,

Respondent-Appellant.

Before: Markey, P.J., and Doctoroff and Smolenski, JJ.

MEMORANDUM.

Respondent appeals by right the juvenile court order terminating her parental rights to the minor child under MCL 712A.19b(3)(c)(i) and (g); MSA 27.3178(598.19b)(3)(c)(i) and (g). We affirm.

The juvenile court did not clearly err in finding that the statutory grounds for termination were established by clear and convincing evidence. *In re Hall-Smith*, 222 Mich App 470, 473; 564 NW2d 156 (1997). Unlike *In re Newman*, 189 Mich App 61; 472 NW2d 38 (1991), respondent was given a full and fair opportunity to rectify specified, improper conditions. Further, the proofs established that petitioner made reasonable efforts in providing services to aid respondent in complying with the treatment plan.

Affirmed.

/s/ Jane E. Markey /s/ Martin M. Doctoroff /s/ Michael R. Smolenski

February 27, 1998

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