FILED: February 29, 2012

IN THE COURT OF APPEALS OF THE STATE OF OREGON

In the Matter of V. E. W., aka V. E. W., a Child.

DEPARTMENT OF HUMAN SERVICES, Petitioner-Respondent,

v.

O. W., Appellant.

Petition Number 01J100033

Washington County Circuit Court J100033

A149649

Michele C. Rini, Judge pro tempore.

Submitted on February 03, 2012.

Peter Gartlan, Chief Defender, and Shannon Flowers, Deputy Public Defender, Appellate Division, Office of Public Defense Services, filed the brief for appellant.

John R. Kroger, Attorney General, Anna M. Joyce, Solicitor General, and Justice J. Rillera, Assistant Attorney General, filed the brief for respondent.

Before Schuman, Presiding Judge, and Wollheim, Judge, and Nakamoto, Judge.

PER CURIAM

Reversed and remanded.

1 PER CURIAM

2	Mother appeals a permanency judgment changing the case plan for her
3	child from reunification to guardianship. She argues that the juvenile court erred in
4	failing to make and include in the judgment the statutorily required findings. ORS
5	419B.476(5). The Department of Human Services concedes that the judgment is
6	deficient and should be remanded in order for the juvenile court to comply with ORS
7	419B.476(5). See State ex rel Juv. Dept. v. J. F. B., 230 Or App 106, 115, 214 P3d 827
8	(2009) (remanding for juvenile court to enter judgments that comply with ORS
9	419B.476). We agree with and accept the concession.
10	Reversed and remanded.