#### **DEPARTMENT OF CHILDREN AND FAMILIES**

Division of Safety and Permanence

#### 90-Day Summary Report for Child Death, Serious Injury or Egregious Incident

Reports submitted to the Division of Safety and Permanence (DSP) that do not include all of the required information will be returned to the agency for proper completion. Do not identify individuals by name when completing this report. Individuals may be referenced by relationship or position; e.g., mother, father, child, sibling, physician, detective, etc.

| or position; e.g., mother, rather, child   | i, sibling, physician, detective,  | , etc.  |
|--|--|---|
| Case Tracking Number: 13011  | 5DSP-LaCr-288 Age  | ncy: La Crosse County Human Services Department   |
| Child Information (at time of incide Age: 3 Years  | nt)<br>Gender: 🏻 Female  | e ☐ Male  |
| Race or Ethnicity: Caucasian   |  |   |
| Special Needs: None  |  |   |
| Date of Incident:January 15, 20  | 013  |   |
| On January 17, 2013, the agency child, seen by a physician on 1/1 the hospital for further evaluation child's left hand and two in the rather child's preliminary lab work explain the weight loss, hair loss and alleged non-accidental traum. The child's father and the father received a biopsy which ruled ou June 2012 and, by January 2013, The father and the father's girlfright.   | received a report regarding 5/13 because of concerns on. Upon admission, a skeletight hand. Medical personal as the cause. Law enforces girlfriend denied causing at Celiac Disease. Medical the child was in the 6 <sup>th</sup> personal tend were criminally charge e is Bodily Harm). The fat  | death, injury or egregious abuse or neglect: g a three-year-old child, admitted to the hospital two days prior. The of weight loss, hair loss, and lethargy, was examined and admitted to etal survey was completed, which revealed five fractures in the nel also discovered fractures in both feet, as well as a broken toe. isease and Diabetes Insipidus, which the treating physician felt could offessionals determined these conditions did not cause the fractures cement was contacted to investigate the cause of the child's injuries. Is harm to the child. Since the initial hospitalization, the child records indicate the child was in the 85 <sup>th</sup> percentile for weight in recentile.  ed with one count each of Causing Mental Harm to a Child and ther and the father's girlfriend were both found guilty of one count  |
|  | •  | ad material circumstances leading to incident   |
| The agency collaborated with law completed by the agency found at the child by the father and the fathey caused the injuries to the child were the only individuals to care explanation for the child's injurier evealed concerns regarding the caregivers and several sources reby the caregivers and not given the person targeting this child; howe his daughter. The child was held touch. The child was also determined to the child's medical care and were not complete the complete to the child's medical care and were not complete the complete to the child's medical care and were not complete the child was also determined to the child's medical care and were not complete the child was also determined to the child's medical care and were not complete the child was also determined to the child's medical care and were not complete the child was also determined to the child's medical care and were not complete the child was also determined to the child's medical care and were not complete the child was also determined the child's medical care and were not complete the child was also determined the child's medical care and were not complete the child's medical care and were not complete the child' | w enforcement and medical a preponderance of the evide ther's girlfriend. Both care ild; however, the agency at for the child. Medical per es. Law enforcement and to treatment and care of this conferenced discipline involving the same treatment as other ever, collateral sources reveal to a different set of standardined to have unmet medicature to the child in 2011. To the keeping appointments with wo children were also determined to the end of the | In personnel to complete the assessment. The Initial Assessment dence to substantiate maltreatment of physical abuse and neglect to regivers denied any knowledge of how the injuries occurred or that and law enforcement determined the father and the father's girlfriend resonnel also determined physical abuse was the only plausible the agency obtained information from collateral sources; which whild. Extreme and harsh disciplinary measures were used by the ring the child's hands. The agency determined this child was targeted and the father made no attempts to intervene or provide safety for rads and restricted from physical affection, love or even positive ral needs. The family was involved with the agency because of a rather and the father's girlfriend did not follow through with the atth medical providers. The child was determined unsafe and placed remined unsafe and placed in the home of a relative. The family's ment services with the agency. |
| Yes No Criminal investiga Yes No Criminal charges  |  | The father and the father's girlfriend.   |
| Child's residence at the time of in  | cident: 🛛 In-home 🔲 Ou   | t-of-home care placement  |
| Complete the appropriate following s   | section (A. or B. based on the   | child's residence at the time of the incident).   |

**Description of the child's family** (includes household members, noncustodial parent and other children that have visitation with the DCF-F-2476-E (R. 07/2012)

A. Children residing at home at the time of the incident:

child and / or in the child's family home):

At the time of the incident, the child resided with her father, her father's girlfriend, a six-month-old half-sister, the girlfriend's three-year-old son, the girlfriend's mother, the girlfriend's nine-year-old brother, and the girlfriend's mother's boyfriend. The child did not have regular contact with her biological mother at the time of the incident.

Yes No Statement of Services: Were services under ch. 48 or ch. 938 being provided to the child, any member of the child's family or alleged maltreater at the time of the incident, including any referrals received by the agency or reports being investigated at time of incident?

### If "Yes", briefly describe the type of services, date(s) of last contact between agency and recipient(s) of those services, and the person(s) receiving those services:

The family's case was open with the agency for ongoing case management services at the time of the incident. The case has been open with the agency since July of 2011. The last contact between the agency and the family was on January 8, 2013. On that date, the caregivers were directed by the agency to have the child seen by a medical professional. Agency practice is to make contact with the family, at a minimum, once per month and more frequently if necessary.

### Summary of all involvement in services as adults under ch. 48 or ch. 938 by child's parents or alleged maltreater in the previous five years: (Does not include the current incident.)

The agency filed a Child in Need of Protection or Services petition and opened the case for ongoing case management services in July 2011 after the child sustained a skull fracture; traumatic brain injury; bruising to her abdomen and behind her ear; and a torn frenulum. The agency substantiated neglect against the father's girlfriend and she was criminally charged with Neglecting a Child - Consequence is Great Bodily Harm; however, the charge was dismissed by the prosecutor. The child was determined unsafe and placed in the home of her biological mother. The child was subsequently placed in out-of-home-care from 1/19/12 until 6/18/12; at which time she was returned to the care of her father and the father's girlfriend. The case was open for ongoing case management services at the time of the current incident.

# Summary of actions taken by the agency under ch. 48, including any investigation of a report or referrals to services involving the child, any member of the child's family living in this household and the child's parents and alleged maltreater. (Does not include the current incident.)

(Note: Screened out reports listed in this section may include only the date of the report, screening decision, and if a referral to services occurred at Access. Reports that do not constitute a reasonable suspicion of maltreatment or a reason to believe that the child is threatened with harm are not required to be screened in for an initial assessment, and no further action is required by the agency.) Several reports, received by numerous counties, were received regarding this family. Some reports involved the child and

On 12/7/10, Vernon County screened in a CPS Report. Neglect was unsubstantiated and the agency closed the case.

On 2/18/11, Monroe County screened out a CPS Report.

On 3/14/11, Vernon County screened in a Services Report. The mother was referred to community services.

some involved children from another relationship who live with the biological mother. They are as follows:

On 4/18/11, La Crosse County screened out a CPS Report.

On 6/3/11, Monroe County screened out CPS Report.

On 7/13/11, La Crosse County screened in a CPS Report (previous serious incident in the father's household). Neglect was substantiated and the case was opened for ongoing case management services.

On 7/15/11, La Crosse County screened out a CPS Report.

On 11/19/11, La Crosse County screened out a CPS Report.

On 2/10/12, Trempealeau County screened out a CPS Report.

On 2/14/12, Trempealeau County screened out a CPS Report.

On 12/28/12, La Crosse County screened out a CPS Report. The agency sent the information to the ongoing services worker to address the concerns.

## Summary of any investigation involving the child, any member of the child's family and alleged maltreater conducted under ch. 48 or ch. 938 and any services provided to the child and child's family since the date of the incident:

The agency collaborated with law enforcement and medical personnel to complete the assessment. The Initial Assessment completed by the agency found a preponderance of the evidence to substantiate maltreatment of physical abuse and neglect to the child by the father and the father's girlfriend. The agency determined the child and two other children in the home were unsafe and placed in out-of-home care. The family's case remains open for court-ordered, ongoing case management services with the agency.

#### B. Children residing in out-of-home (OHC) placement at time of incident:

|  | Description of the OHC placement and basis for decision to place child there:   |                |   |  |  |
|--|---|----------------|---|--|--|
|  | N/A   |                |   |  |  |
|  | Description of all other persons residing in the OHC placement home: $N\!/\!A$  |                |   |  |  |
| Sum<br>Sum<br>Sum<br>Sum<br>Sum<br>Sum<br>Sum<br>Sum   | Licensing history: Including type of license, duration of license, summary of any actions taken by agency in response to the incident:  Screening of Access report Protective plan implemented Initial assessment conducted Safety plan implemented Temporary physical custody of child Petitioned for court order / CHIPS (child in need of protection or services) Placement into foster home Placement with relatives Ongoing Services case management | he chi         | ld.   |  |  |
| FOF  | R DSP COMPLETION ONLY:  |                |   |  |  |
| Und  | mmary of policy or practice changes to address issues identified d der the Child Welfare Disclosure Act (Section 48.981(7)(cr), Sectice in each case reported under the Act. In accordance with taining to the Child Welfare Case Review Protocol, the DSP w 3.   | Stats.)  o the | o, the DSP completes a 90-day review of the agency' DCF memo Series 2010-13, dated December 7, 2010 |  |  |
|  | commendations for further changes in policies, practices, rules or ne at this time.   | statu          | tes needed to address identified issues:  |  |  |
|  | Yes No Not Applicable This 90-day summary report comple case.   | etes th        | ne Division of Safety and Permanence (DSP) review of this   |  |  |
| If the   | e case review was not completed within 90 days, the DSP will complete   | e and          | submit the final summary report within 6 months.  |  |  |
| This 90-Day Summary Report was previously delayed. DSP did determine that releasing the summary report would jeopardize an ongoing criminal/civil investigation/proceeding, and delayed posting as provided under Wis. Stat. § 48.981(7)(cr)7. |   |                |   |  |  |
|  |   |                |   |  |  |