IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT IN AND FOR MIAMI- DADE COUNTY, FLORIDA

IN THE MATTER OF:	
THE TERMINATION OF PARENTAL RIGHTS FOR THE PROPOSED ADOPTION OF A MINOR CHILD:	CASE NO.: FAMILY DIVISION
AAA DOB:	
A Minor Child.	
FINAL JUDGMENT GRANTING VERIFIED FOR PARENTAL RIGHTS AS TO THE BIOLOGICAL INTRODUCTION OF THE	MOTHER, DDD AND AS TO THE
THIS cause came to be heard before th	is court on,
20, on the Verified Petition for the Termination	on of Parental Rights of the Mother
and the Unknown Unmarried Biological Father for	the Proposed Adoption of a Minor
Child, pursuant to the Florida Statutes, Section 63.0	87. The Court having reviewed the
file and the documents provided to the Court and ha	ving heard the argument of counsel
for the Petitioners, Lucy C. Pineiro, Esq., and having	g heard from the Guardian Ad Litem
and being otherwise advised in the premises, make	es the following findings of fact and
conclusion of law:	
I. PROCEDURAL CASE	HISTORY
The Court has subject matter and personal j	jurisdiction of this matter.
2. The minor child, AAA was born on	, 20, in Miami-
Dade County, Florida.	

3.	Venue is proper in Miami-Dade	County, Florida.	
4.	On, 20	_, the court entered a Final Judgment Awarding	
Temporary Custody of the above-named minor child to a relative.			
5.	On, 20_	, the Adoption Intermediary filed an Urgent	
Verified	Petition for Modification of the _	, 20's Final Judgment.	
6.	On, 20_	, the Adoption Intermediary Entity filed a	
Verified Petition for the Termination of Parental Rights of the Mother and the Unknown			
Unmarried Biological Father for the Proposed Adoption of a Minor Child.			
7.	On, 20	_, the Mother was personally served with the	
Verified	Petition for the Termination of F	Parental Rights of the Mother and the Unknown	
Unmarried Biological Father for the Proposed Adoption of a Minor Child.			
8.	On, 20	, the Mother was arrested for a violation of	
probatio	on and was ultimately found	guilty. Her release date was scheduled for	
	, 20		
9.	On, 20	_, the Court grants the Urgent Verified Petition	
for Modification and places the minor child in the care and custody of the Adoption			
Intermediary.			
10.	On, 20	_, the Court entered an order placing the minor	
child in	the physical custody of the	pre-adoptive parents, based upon a positive	
Adoption Home Study.			
11.	On, 20_	, a few days after the biological Mother's	
release f	from jail, the court held a status	s conference. At this hearing the Court ordered	

the biological Mother to random drug testing. The Mother does not comply with the Court's order.

FINDINGS OF FACT AND GROUNDS FOR TERMINATION OF PARENTAL RIGHTS AS TO THE BIOLOGICAL MOTHER DDD

- 12. Pursuant to Florida Statutes, Section 63.082(1) 4(b) and by agreement, this Court finds that at least one ground for the termination of the parents' parental rights has been established by clear and convincing evidence, as the Biological Mother voluntarily executed her "Consent and Waiver by Parent".
- 13. The parties were never married.
- 14. On _______, 20_____, the biological mother executed a Consent for Adoption and Waiver by Parent. The Consent was executed and obtained in compliance with the Florida Statutes. A court reporter was present when the Consent was obtained.
- 15. The Consent was filed with the Court and is hereby incorporated by reference.
- 16. The biological mother consented to the termination of parental rights of her biological child and also consented to the adoption of the minor child.
- 17. The Final Judgment Granting the Termination of Parental Rights is in the minor children's best interest because the minor children will continue to reside in a permanent, safe and nurturing home environment that will meet all of their physical, emotional and mental health needs.

FINDINGS OF FACT AND GROUNDS FOR TERMINATION OF PARENTAL RIGHTS AS TO THE UNKNOWN, UNMARRIED FATHER

18. There is no legal Father.

- 19. The original Certificate of Diligent Search Florida Putative Father Registry was previously filed with the Court.
- 20. The Unknown and Unmarried Father has abandoned the minor child by clear and convincing evidence in that he has never met or had contact with the minor child.
- 21. The Unknown and Unmarried Father has been an absent parent to the minor child, placing the minor child at risk of significant harm.
- 22. The Unknown and Unmarried Father's actions/inactions demonstrate a willful disregard for the safety or welfare of the minor child.
- 23. The minor child has been abandoned by the Unknown and Unmarried Biological in Miami-Dade County, Florida, who, while being able, made no provisions for the minor child's support and made no meaningful effort to communicate with the minor child indicating a willful rejection of parental obligations or exerting marginal, if any, efforts to parent not enough to evince a settled purpose to parent.
- 24. The Court finds that pursuant to the Florida Statutes, Chapter 63.089(4)(a) 1-4, the Unknown and Unmarried Father has abandoned the minor child.

BEST INTEREST OF MINOR CHILD

- 25. A Guardian Ad Litem was appointed.
- 26. The Guardian Ad Litem completed an investigation and provided a Report of the Guardian Ad Litem to the Court. The Guardian Ad Litem recommends that it is the minor child's best interest to be adopted the pre-adoptive parents.
- 27. The Court accepts and adopts all of the Guardian Ad Litem's recommendations.
- 28. The Final Judgment Granting the Termination of Parental Rights is in the minor child's best interest because _____ will continue to reside in a permanent, safe and

secure home-like setting that will meet all of his physical, emotional and mental health
needs.
29. It is in the manifest best interest of the minor child, AAA, DOB:
, and the protection of the minor child requires that this Court
terminate the parental rights of the biological mother DDD and the unknown and
unmarried biological father, for the Proposed Adoption of a Minor Child by the
Petitioners.
DONE AND ORDERED at Miami-Dade County, Florida, thisday of, 20
Circuit Court Judge