

SPECIFIC CONSENT TO TERMINATION OF PARENTAL RIGHTS AND ADOPTION (FOR USE IN CASES FILED PURSUANT TO SECTIONS 211.444 AND 453.030, RSMO)

	IN THE	DIVISION					
	OF THE CIRCUIT COURT OF THE CITY/COUNTY OF						
	STATE OF M	SSOURI					
In re	re the Matter of)						
		Case No					
	("CHILD")						
SPE	ECIFIC CONSENT TO TERMINATION OF PARENTAL RIGHTS AN	ADOPTION					
Му	name is(FULL LEG/	NAME)					
l res	eside at	,					
1163	(ADDR	ESS)					
Iam	m a (\square male \square female) person and my date of birth is	I acknowledge the following statements					
are	completed by me and each statement is true, complete, and correct	t to the best of my knowledge:					
1. E	☐ The Child,	was born on					
	(FULL LEGAL NAME)						
in _	(CITY/COUN	TY/STATE)					
2. N	My relationship to the Child is:						
	☐ (A) I am the (☐ mother ☐ father) of the Child. I <u>OR</u>						
	☐ (B) I have been named as a possible birth father for the Child. I deny I am the birth father of the Child; however, in order to facilitate the location of a stable and secure home for the Child, I am willing to execute this Consent and do so with the full understanding that its terms will apply to me if it turns out I am in fact the birth father of the Child. I understand if I deny paternity, but consent to adoption, I waive any future interest in the child.						
3.		r her future welfare, I voluntarily and of my own free will forever igations and consent to the lawful adoption of the child					
IS F	NDERSTAND AND INTEND THAT THIS CONSENT TO TERMINAT FINAL AND IRREVOCABLE ONCE IT IS EXECUTED BY ME UNLE OVE BY CLEAR AND CONVINCING EVIDENCE THIS CONSENT	SS, PRIOR TO A FINAL DECREE OF ADOPTION, I ALLEGE AND					
4.	I understand as the parent of the Child, I may have the primal and by signing this Consent I am giving up any such right along.	y right to custody of the Child if I so choose, even if I am a minor, g with all my other parental rights and obligations.					
5.	I have completed years of education.						
6.	☐ I read and understand the English language; or						
	☐ I understand English and this Consent form was read to me by	r:					
		; or					
	(FULL LEGAL NAME)	(TITLE)					
	this Consent form was read to me in my native language of						
	by(NAME OF INTERPRETER)	·					
	,						

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7.	Che	eck and complete all that apply:					
		At the time of the Child's birth, I was married to					
		(FULL LEGAL NAME)					
	I was married to within the last 300 days prior to the (FULL LEGAL NAME)						
		I am not married.					
	Ш	My marriage to was legally dissolved on (FULL LEGAL NAME) (DATE)					
8.	Indi	ian Child Welfare Act:					
		As far as I know, neither I, nor any member of my family, including the Child, is a member of or eligible for membership in a federal recognized American Indian Tribe or Alaskan Native Village.					
	<u>OR</u>						
		Either I, or a member of my family, including the Child, is a member of or eligible for membership in a federally recognized American Indian Tribe or Alaskan Native Village.					
9.	if I ı	nderstand I have the right to be represented by my own attorney. I understand the court may appoint an attorney to represent me request counsel, and if hiring my own attorney would cause a financial hardship. I also understand I may review this document and the advice of an attorney before signing this Consent.					
		I have talked to and am represented by regarding this Consent.					
		(NAME OF ATTORNEY)					
	<u>OR</u>						
		I HEREBY WAIVE MY RIGHT TO AN ATTORNEY.					
10.		The Child is currently under the jurisdiction of the juvenile court/family court in County,					
	, in case number						
	_	(STATE)					
11.	Ву	completing and signing this Consent, I certify to the Court that I am of sound mind and:					
		i. Hereby submit to the jurisdiction of the Court of the State of Missouri.					
		ii. Understand this Consent will be filed with the juvenile court/family court inCounty, Missouri and any other court in which proceedings concerning the Child may be pending.					
		iii. Have had enough time to carefully consider whether or not consent to termination of parental rights and adoption is in my own best interest and the best interest of the Child.					
		iv. Have given careful thought to my decision to proceed with this Consent.					
		v. Am not under the influence of any drug, medication, or other substance which might affect my reasoning or judgment.					
		vi. Have signed this Consent to termination of parental rights and adoption of my own free will and without any duress or undu influence from anyone.					
		vii. Have not been given any money or gifts, and no one has promised to provide me any money or gifts in exchange for my consent other than payment of expenses allowed by law.					
12.	I ch	poose to:					
		waive service of summons and a copy of any petition seeking the termination of my parental rights and/or adoption of the child that may be filed in any court of competent jurisdiction. I hereby waive my right to appear in any such proceedings and consent to a hearing thereof, at any time, without further notice to me;					
	<u>OR</u>						
		reserve the right to receive service of summons and a copy of any petition seeking the termination of my parental rights and/or adoption of the child as may hereafter be filed in any court of competent jurisdiction.					
13.		I understand the importance of identifying all possible fathers of the child and may provide the names of all such persons:					
		- <u></u>					

14. am the bir	th mother, and I have not misre	epresented to any man wh	o could be the father of	this child that:			
i. I was	not pregnant;						
ii. the pr	ii. the pregnancy was terminated;						
iii. the ch	nild has died; or						
iv. the ch	nild is not his.						
I CEDTIEV DV MV C	SIGNATURE BELOW THAT I H	IAVE DEAD CONSIDED	ED AND LINDEDSTANI	ALL THE ARC	NE STATEMENTS		
	IGNATURE BELOW THAT I H	•	•				
",	(FULL LEGAL NAME)		norosy domiowiougo a		ino provided above		
are true, complete a	and correct.						
SIGNATURE OF PARENT				DATE	TIME		
SIGNATURE OF PARENT'S	S ATTORNEY OR INTERMEDIARY			DATE	TIME		
SIGNATURE OF PARENT'S	S GUARDIAN AD LITEM (IF REQUIRED	D BY § 453.030.9 RSMO OR OT	HER APPLICABLE LAW)	DATE	TIME		
	ACKNOWLEDGMENT OR WIT			ENT MUST BE:			
	•	XECUTED IN FRONT OF EFORE A NOTARY PUBL		TNESSES			
JUDGE							
On this	day of		, in the year	,	before me personally		
		(MONTH)	l.,, .,,,, t., .,,				
appeared	(FULL LEGAL NAM	ME OF PARENT)	known to m	known to me to be the person who executed this			
Consent to Termination of Parental Rights and Adoption and acknowledged to me that she/he executed the same for the							
purposes herein state	ed, and I have advised the con	senting parent of the con	sequences of the conser	nt.			
				Judge			
NOTARY							
STATE OF MISSOU	\						
STATE OF MISSOU))						
COUNTY OF)						
On this	day of		, in the year		before me personally		
		(MONTH)	l.,, .,,,, t., .,,	- 4- b- 4b			
appeared	appeared known to me to be the person who executed this (FULL LEGAL NAME OF PARENT)						
Consent to Termination of Parental Rights and Adoption and acknowledged to me that she/he executed the same for the purposes herein stated.							
			No	tary Public			
My Commission Exp	ires:		140	y . dollo			

WITNESSES							
THE UNDERGRAVED WITHERSES SERVICE BY THEIR GROWNTHEST THAT							
THE UNDERSIGNED WITNESSES CERTIFY BY THEIR SIGNATUR		EGAL NAME OF PARENT)					
SIGNED THE CONSENT AND THE CONSENT WAS KNOWINGLY.							
		EN CENTIFT WE ARE NOT THE					
PROSPECTIVE ADOPTIVE PARENTS OF THE ABOVE NAMED CH	HILD.						
PRINTED NAME AND DATE OF BIRTH OF WITNESS ONE	DATE	TIME					
SIGNATURE OF WITNESS ONE	FULL ADDRESS OF WITNESS ONE						
PRINTED NAME AND DATE OF BIRTH OF WITNESS TWO	DATE	TIME					
SIGNATURE OF WITNESS TWO	FULL ADDRESS OF WITNESS TWO						

SPECIFIC CONSENT TO TERMINATION OF PARENTAL RIGHTS AND CONSENT TO ADOPTION, FORM INSTRUCTIONS

PURPOSE:

The purpose of this form is to provide written consent when a parent is consenting to termination of parental rights and allowing the child to be placed for adoption. The form must be fully completed by the parent in the presence of and signed by all appropriate persons.

INSTRUCTIONS FOR COMPLETION:

Parents shall never be required to sign an undated or incomplete consent form.

Those sections of the form which do not ask for written information should be read by the parent, and the attorney or intermediary assisting the parent shall ask questions of the parent to ensure their understanding and have the parent initial where indicated.

The attorney or intermediary assisting the parent shall document that the information was read by or read to the parent and that the birth parent was asked whether they understood the information provided to them and have parent initial where indicated.

Complete the indicated city/county information and child's name as well as the name, date of birth, age, sex and address of the parent executing the consent.

Complete Number 1 by entering the child's birth date and place of birth, and have parent initial.

Complete Number 2 (A) or (B) by indicating whether the parent is the mother, father, or possible birth father of the child, and have the parent initial.

Read and review Number 3 with the parent including the name of the adoptive parent to whom the parent is consenting for adoption, and the language in the section directly below Number 3, ensuring that they understand all that has been read, and have the parent initial.

Review Number 4 with the parent, ensuring that the parent understands, and have the parent initial.

Complete Number 5 with the parent by obtaining the number of years they attended education.

Complete Number 6 by choosing one or more of the listed options and have the parent initial. If choosing the last option, fill in the native language and name of interpreter.

Complete Number 7 with the parent by choosing one of the four options, completing the appropriate blanks, and have the parent initial the appropriate box.

Complete Number 8 by having the parent initial the appropriate box pertaining to the Indian

Child Welfare Act. If the parent indicates he or she is a member of an American Indian Tribe or Native Village, the child must be at least 10 days old and consent must be executed in the presence of judge. If the parent indicates he or she is not a member of an American Indian Tribe or Native Village, the child must be at least 48 hours old.

Complete Number 9 by reading and reviewing the two options, and indicate whether the parent has legal representation OR has waived that right to an attorney, then have the parent initial the appropriate box. Write in the name of the attorney, if the parent is represented.

Complete Number 10 by reading and filling in the name of the county, state and case number. Review and have the parent initial it.

Review Number 11, fill in the County name, ensuring the parent understands all seven statements and have the parent initial the boxes.

Read and review Number 12, allowing the parent to choose from one of the two options.

Read and review Number 13, adding names to any possible fathers of the child if applicable, and have the parent initial.

Review Number 14, ensuring the parent understands all four statements, and have the parent initial the box and each statement.

Fill in the parent's full legal name. Obtain the parent's signature, certifying that they have read, considered and understood all the above statements. Also, obtain the signature of the parent's attorney, and if applicable, the signature of the parent's guardian ad litem.

After the parent executes the form, have a notary public complete the Acknowledgment section and certification;

OR

Have two adult witnesses complete the witness section and provide their full address and signatures;

OR

If the consent is executed before a judge, have the judge sign to verify the identity of the consenting parent and to verify that he or she has advised the consenting parent of the consequences of the consent.

NUMBER OF COPIES, DISTRIBUTION AND RETENTION:

The completed, signed and notarized or witnessed consent shall be provided to the court to become part of the judicial record according to local protocol. A copy of the notarized or witnessed consent shall also be provided to the parent. Copies may be made for the attorney/intermediary, guardian ad litem, juvenile officer, and Children's Division worker.

AUTHORITY: Sections 211.444 and 453.030, RSMo.