

#### DEPARTMENT OF CHILDREN'S SERVICES CONFIRMATION OF PARENTAL CONSENT FILED WITH ADOPTION PETITION PURSUANT TO T.C.A. § 36-1-117(g) AND FOR OBTAINING ORDER OF GUARDIANSHIP PURSUANT TO T.C.A. § 36-1-111(0) & (r)

## PART I

#### A.

#### **PRE-CONFIRMATION INFORMATION**

The following information is required by Tennessee Code Annotated §§ 36-1-117(g) and 36-1-111(k) and must be obtained under oath by the court prior to entry of an order pursuant to T.C.A. § 36-1-117(g) confirming the parental consent filed with the adoption petition.

Note: Pseudonyms must not be used nor may spaces for the identities of persons whose names are known be left blank. The court shall require the persons executing these documents to prove their identities satisfactorily to the court. T.C.A. § 36-1-111(g).

# STATE OF \_\_\_\_\_) COUNTY OF \_\_\_\_\_)

Being duly sworn according to law, affiant would state:

1.	I am:		
	a.	Mother: (Date of Bi	rth)
	b.	Father: (Date of Bi	irth)
2.	a.	Child's Name	
	b.	Child's Date of Birth	
	c.	Child's Place of Birth	
	d.	Child's Sex	
	e.	Child's Race	
8.	This c	child was born in wedlock $\square$ / out of wedlock $\square$ .	
ŀ.	biolog	the names and relationships of any other legal/biological parent, legal guard ogical parent for this child:	-
		) Name:	
		2) Relationship to the child:	
		3) Address	
		4) City, State Zip	
		5) Telephone Number: Home:Work:	
	(6)	<ul> <li>Other identifying information concerning the above identified other legal parent/legal guardian</li> </ul>	or biological
	<b>b.</b> (1)	1) Name:	
		2) Relationship to the child:	
	(3)	3) Address	
	(4)	4) City, State Zip	
	(5)	5) Telephone Number: Home:Work:	

- (6) Other identifying information concerning the above identified other legal or biological parent/legal guardian.
- 5. The whereabouts is unknown for the other:

a.	Legal parent	Yes	No
b.	Biological parent	Yes	No
c.	Legal guardian	Yes	No
d.	Not applicable	Yes	No

- 6. I state that all information concerning the identity, whereabouts, and social and medical history concerning the other legal or biological parent/legal guardian has been( ) or will be given( ) to the prospective adoptive parents to whom the above child is being surrendered or to the agency conducting the adoptive home study, or the attorney for the prospective adoptive parents.
- 7. Information Concerning Child's Native American Heritage:
  - a. Are you or the child of Native American heritage? Yes  $\Box$  No  $\Box$  If no, go to # 9.
  - b. If yes, are you eligible for tribal membership? Yes  $\Box$  No  $\Box$
  - c. If yes, give name of tribe.
  - d. Are you registered with a Native American tribe? Yes  $\Box$  No  $\Box$
  - e. If yes, give name of tribe.
  - f. Is your child eligible for tribal membership? Yes  $\Box$  No  $\Box$
  - g. If yes, give name of tribe.
  - h. Has your child been registered with a Native American tribe? Yes  $\Box$  No  $\Box$
  - i If yes, give name of tribe.
  - j. This information is unknown. Yes  $\square$  No  $\square$
- 8. a. Will this child be sent out of Tennessee to another state or country for adoption?
  Yes □ No □ If no, go to #10.
  - b. If yes, name of state or country.
  - c. If yes, I understand Tennessee law will govern the interpretation of this surrender.
- 9. Have you been paid, received or been promised any money or other remuneration of thing of value in connection with the birth of the above-named child or placement of this child for adoption?
  - Yes  $\square$  No  $\square$ If no, go to #11.

If yes, please complete the following:

Amount			Date	Type Service/Cost
Paid	To Whom	By Whom	Received/Paid	Service/Cost

11 a. Does the child own any real or personal property? Yes 🗆 No 🗖 If yes, please describe the property owned and give the property value:

-	
-	
]	Do you currently have: Only legal custody of the child? Yes No
	Only physical custody of the child? Yes No
	Both legal and physical custody of the child? Yes No
	If another person(s) holds legal custody of the child at this time, give the following information: Name:
	Relationship, if any, to you or the child:
	(Street, RR, P.O. Box) (Town/City) (State) (Zip)
,	Telephone Number (Home) (Work)

000.					
	(Street, RR, P.O. Box)	(Town/City)	(State)	(Zip)	

Telephone Number	(Home)	(Work)
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d. Is the person(s) who holds custody the prospective adoptive parent? Yes No

e. If a licensed child placing agency, the Department of Children's Services, or another State agency holds physical and/or legal custody of your child, give the following information: Name of Agency:

Street/Rural Route/P.O. Box:		
Town/City:	State:	Zip:

f. Have you given custody of the child to the prospective adoptive parents? Yes  $\Box$  No  $\Box$ 

g. Explain any other circumstances regarding the custody status of this child:

- 13 a. Are you aware of assistance which may be available to you to care for the child should you desire to parent this child? Yes □ No □
  - b. Do you desire counseling regarding such assistance which may be available to you or regarding other issues concerning adoption or parenting from the Tennessee Department of Children's Services, a licensed child-placing agency, or a licensed clinical social worker concerning the decision to place this child for adoption? Yes □ No □
- 14. a. Do you desire to be represented by legal counsel at this confirmation proceeding? Yes  $\Box$  No  $\Box$ 
  - b. If not, do you desire to consult with legal counsel prior to the confirmation of your parental consent for the adoption of this child? Yes  $\Box$  No  $\Box$
- 15. Do you understand that if the court confirms the parental consent executed by you in the adoption petition concerning the above-named child that you will have no right to act as parent of the above-named child in any manner whatsoever forever, and that the child will become the legal child of other persons? Yes □ No □
- 16. a. Do you understand that you may revoke or cancel the parental consent you previously gave for the adoption of the above-named child in the adoption petition by signing a paper called a Revocation of Parental Consent before the judge who is here today? Yes □ No □

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Yes D No D Do you wish to revoke or cancel your parental consent? b. Do you understand that if you do sign the Revocation of Parental Consent, the prospective c. adoptive parents will be required to return the child, <u>unless</u> the court finds that to do so will likely result in immediate harm to the health and safety of the child, and that you may contest this decision not to return the child to you and you may have legal counsel to represent you in that proceeding? Yes No 🗆 17. Knowing the above, do you freely, voluntarily and without duress or pressure by any other person(s) desire to allow the above-named child to be adopted by the prospective adoptive parents? Yes 🔲 No 🗖 FURTHER, AFFIANT SAITH NOT. This the day of 20. Mother\_\_\_\_\_ Biological Legal Signature: Biological Legal Father of Name of Child Sworn to and subscribed before me this the day of \_\_\_\_\_, 20 . Please Print: Chancellor, Circuit Judge of \_\_\_\_\_County, Tennessee **Signature:** Circuit Judge Chancellor, **AFFIDAVIT OF COMPLIANCE BY PROSPECTIVE ADOPTIVE PARENT(S)** B. T. C. A. §§ 36-1-111(k) (m) (o) and(r) (6) (A) and 36-1-117 (g) NOTE: The information in Part B must be obtained prior to the entry of an order of guardianship based on a parental consent executed in an adoption petition by unrelated persons and may be obtained prior to and separately from Part A in order to obtain the order of guardianship. See T.C.A. § 36-1-111(o). **STATE OF TENNESSEE** ) COUNTY OF \_\_\_\_\_ Being duly sworn, affiant(s) would state: \_\_\_\_\_, Prospective Adoptive Mother. 1. a. I am b. Prospective Adoptive Mother's Date of Birth c. Prospective Adoptive Mother's Place of Birth d. Prospective Adoptive Mother's Marital Status \_\_\_\_\_, Prospective Adoptive Father. 2. a. I am b. Prospective Adoptive Father's Date of Birth c. Prospective Adoptive Father's Place of Birth d. Prospective Adoptive Father's Marital Status

3. \_\_\_\_\_agree to assume responsibility for obtaining guardianship of (I/We)

through court order within thirty (30) days of the date of this

(Name of Child) surrender [See, T.C.A. § 36-1-111(u)], and we agree, therefore, to be responsible for the care, custody, financial support, medical care, education, moral, and spiritual training of this child.

4. The following costs have been paid by \_\_\_\_\_\_ for activities involving the placement of this child.

	(me/us)		
Amount Paid	To Whom	Date Paid	Type Service/Cost
			Licensed Child Placing Agency
			Licensed Clinical Social Worker
			Legal Counsel
			Other Person/Organization
			Specify:
			Social Counseling Cost for Child's
			Parent/Legal Guardian
			Legal Counseling for Child's
			Parent/Legal Guardian
			Hospital or Medical Costs for the Birth
			of the Child
			Medical Care/Other Birth Related
			Expenses for Mother and/or Child
			Counseling Fees for Child
			Food, Maternity Clothing, Child's
			Clothing
			Housing and/or Utilities for
			Parent/Guardian
			Other Costs (Specify to Whom)

#### SUBSECTIONS 5a.-5d. <u>MUST</u> BE MARKED TO DESIGNATE THE APPLICABLE SITUATION. ONE OF THE FOLLOWING <u>MUST</u> EXIST BEFORE PARENTAL CONSENT CAN BE THE BASIS FOR AN ORDER OF GUARDIANSHIP BY THE COURT. T. C. A. § 36-1-111(0):

5. a. \_\_\_\_\_ I/We have physical custody of this child; or

b. \_\_\_\_\_ I/We will receive physical custody of the child from the parent or legal guardian within five (5) days of this surrender. The affidavit required by § 36-1-111 (d)(6) of the custodial parent or guardian to this effect has been presented to the court at this time; or

c. \_\_\_\_\_I/We have the right to receive physical custody of the child upon his or her release from a hospital or health care facility, and the affidavit of the custodial parent or guardian to this effect required by § 36-1-111 (d)(6) has been presented to the court at this time; or

d. \_\_\_\_\_ Another person or agency currently has physical control of the child. I/We have presented to the court an affidavit of the person or agency required by § 36-1-111 (d)(6) which indicates their waiver of the right to custody of the child upon entry of a guardianship order pursuant to § 36-1-136(r).

## SUBSECTIONS 6-9 <u>MUST</u> BE ANSWERED "YES" OR <u>MUST</u> BE MARKED "NOT APPLICABLE" BEFORE THE ORDER OF CONFIRMATION AND ORDER OF GUARDIANSHIP IS ENTERED BY THE COURT. T. C. A. § 36-1-111 (m), (0):

6. Yes  $\Box$  No  $\Box$  I/We have presented to the court a currently effective or updated home study or preliminary home study of my/our home conducted by a licensed child-placing agency, a licensed clinical social worker, or the Tennessee Department of Children's Services.

7. Yes  $\Box$  No  $\Box$  I/We have attached the certificate of the completion of (\_)legal/(\_)social counseling <u>if</u> counseling was requested by the consenting parent. <u>See</u> Item #s 13 and 14 in Part I above.  $\Box$ Not Applicable.

8. Yes  $\Box$  No  $\Box$  If the child has been brought into Tennessee for foster care or adoption, I/we have attached a copy of the ICPC 100A or other substitute form required for ICPC compliance or a sworn statement stating why such form is not required by the ICPC.  $\Box$  Not Applicable.

9. Yes □ No □ I/We have attached a statement that if the Indian Child Welfare Act, 25 U.S.C. § 1901 et seq. applies because of the child's Native American heritage, there has been compliance with the Act.
□ Not Applicable.

# SUBSECTION 10 <u>MUST</u> BE ANSWERED "YES", OR ITEM b. <u>MUST</u> EXPLAIN HOW COMPLIANCE WILL BE EFFECTED:

10. Yes  $\square$  No  $\square$  a. If the child is to be removed from Tennessee for adoption in another state, there has been compliance with the Interstate Compact or the Placement of Children.  $\square$  Not Applicable.

b. If not, how will it be effected?

FURTHER AFFIANT(S) SAITH NOT	
This day of, 20	
	Signature of Prospective Adoptive Mother
	Signature of Prospective Adoptive Father
Sworn to and subscribed before me this da	y of, 20
Please Print:	
	Chancellor,Circuit Judge
	ofCounty, Tennessee
*See Notes Below Before Signat	ure:
Signing	Chancellor or Circuit Judge

## **NOTES TO THE COURT:**

- 1. Please see T. C. A. § 36-1-102(13), 36-1-111 and 36-1-117(g) for the use of parental consents.
- 2. A separate medical/social history form for the child, the child's parent(s), and biological relative, must be completed under oath prior to entry of the Order Of Confirmation. T. C. A. § 36-1-111(k).
- 3. <u>When applicable</u>, as noted above, all provisions of Section B. <u>must be completed as directed prior</u> to entry of the Order of Full or Partial Guardianship and prior to entry of the Order of Confirmation. T. C. A. § 36-1-111(k), (m) and (o).
- 4. The parental consent is not sufficient to vest custodial or guardianship authority with the prospective adoptive parent(s). T. C. A. § 36-1-111(r) (2). Upon satisfactory completion of the above necessary requirements and execution of Part B. in the Pre-Confirmation Form of Part I by the prospective adoptive parent(s), the court may enter an order of Full or Partial Guardianship for the Prospective Adoptive Parent(s). T. C. A. § 36-1-111(r)(6)(C). This should be done within thirty (30) days of the execution of the Parental Consent. T. C. A. § 36-1-111(u).
- 5. If a full home study of the prospective adoptive parent(s)' home has not been conducted within six (6) months of the filing of the parental consent, the court shall, if the parental consent is to persons who are not related [T. C. A. § 36-1-102(39)] to the child, issue an Order of Reference for such home study to, and shall order supervision of the child in the home of the prospective adoptive parent(s) by a licensed child-placing agency, a licensed clinical social worker, or if the prospective adoptive parent(s) are indigent under Federal

Poverty Guidelines, by the Tennessee Department of Children's Services. The home study shall be returned to the court within sixty (60) days. T.C.A. § 36-1-111(t).

## **NOTES TO THE CLERK:**

- 1. Certified copies of Parts I and II should be given to the parent(s) executing the parental consent and to the prospective adoptive parent(s). These copies shall be certified on the page following Part II.
- 2. The originals shall remain in the court file.
- 3. Certified copies of Part I, II and III should be sent to: Adoption Unit, Tennessee Department of Children's Services, 436 Sixth Avenue North., Nashville, TN 37243-1290. Please provide certification on pages following Parts II and III.

IN THE	PART IICOURT FOR	COUNTY
IN THE MATTER OF:	) )	NO
ORDER OF CONFIR	AMATION OF PAREN	I AL CONSENT
This matter came to be heard on the	day of	, 20, before the Honorable
	, Judge of the	,
Court of	, County, Tenness	see upon the adoption petition filed by
	(Prospective Ado	ptive Parent(s)) which contains a parental
consent executed pursuant to T. C. A. 36-1-117	/(g).	
The parent	(Name	e of Parent Signing Petition) who signed
the adoption petition for the purpose of giving	consent to the adoption	of
(Name of Child) having completed Part I of the	Forms for Confirmatio	on of Parental Consent and the court being
satisfied that he/she freely and voluntarily cons	ents to the adoption of	
(Na	me of Child) by	
(Na	me(s) of Prospective Ad	loptive Parents),
IT IS, THEREFORE, ORDERED THAT:		
1. The parental consent of		(Name of Parent) in the Petition for
Adoption filed in the above-styled matter is con	nfirmed by the court.	
2. The parental rights of		(Name of Parent Giving Consent)
are, pursuant to T. C. A. 36-1-111(r), hereby fo	rever terminated.	
Enter this day of	_, 20	

CHANCELLOR OR JUDGE

## **CERTIFICATION**

I, \_\_\_\_\_, Clerk of the \_\_\_\_\_ Court for \_\_\_\_\_ County, Tennessee, hereby certify the foregoing copies of Parts I and II of the Parental Consent Forms to be true and accurate copies of the documents filed with the court.

Clerk of the \_\_\_\_\_ Court of \_\_\_\_\_ County, Tennessee. (Seal)

#### PART III CONTACT VETO REGISTRATION T.C.A. § 36-1-111(k)(3)

STATE OF	)	)
COUNTY OF		)

Being duly sworn according to law affiant would state: 1. I am:

	Matham	
a.	Mother:	, or
b.	Father:	, or
c.	Legal Guardian:	of:
a.	Child's Name:	
b.	Child's Date of Birth:	
c.	Child's Place of Birth:	
d.	Child's Sex:	
e.	Child's Race:	

3. a. I understand that contact with me may be requested by the child I am surrendering (adopted person) and by certain other classes of eligible persons who, as may be permitted by law, may have access to the sealed records, sealed adoption records or post adoption records and those records in any other information. Those eligible persons currently include the adopted person twenty-one (21) years of age or older or their legal representative, the adopted person's birth or adopted parents or step-parents, the birth or adopted siblings or lineal descendants twenty-one years of age or older of the adopted person, or their legal representatives. [T.C.A. § 36-1-127(c)]. The class of eligible persons may be revised periodically by changes to the law.

b. I understand that no contact, whether by personal contact, correspondence or otherwise shall be made in any manner whatsoever by those requesting persons or any agent or other person acting in concert with those requesting persons, with any person eligible to file a contact veto except as permitted by law. The sealed adoption record or post-adoption record requested by eligible persons shall be made available to the requesting party only after completion by the requesting party of a sworn statement agreeing that he or she shall not contact or attempt to contact, in any manner, by themselves or in concert with any other persons or entities, any of the persons eligible to file a contact veto until the Department has completed a search of the Contact Veto Registry to determine the willingness of the person sought to have contact in violation of the law shall be guilty of a Class B misdemeanor [T.C.A. § 36-1-132]. I also understand that should I be contacted after filing a contact veto, I shall have a cause of action in the Circuit or Chancery Court for injunctive relief and damages, including both compensatory and punitive damages, and attorneys fees against any person who has contacted, attempted to contact, or caused me to be contacted [T.C.A. § 36-1-132].

4. I understand that contact with me by an eligible person is governed by filing my intentions with the Contact Veto Registry.

5. By filing with the execution of this surrender, I understand there is no fee for filing with the Contact Veto Registry. However, should I choose not to file a contact veto at this time, but wish to do so later, I understand I may do so, but will be required to pay the necessary fees [T.C.A. § 36-1-129(b)]. I understand that should there be a request for contact with me and I have vetoed contact with any eligible person, I will be contacted and informed by the Department of Children's Services, to determine my desires for contact at that time and will be given the opportunity to vary or modify my request. [T.C.A. § 36-1-130(b)(1)].

6. I understand that I may vary this contact veto by indicating my desires for contact, if any, with the eligible persons and the means of contact I wish to have with particular eligible persons. [T.C.A. § 36-1-111(k)(3)(B); § 36-1-127-36-1-131]. In doing so, I understand I must write to the address below and request the necessary forms to complete and file with the Contact Veto Registry:

2.

#### CONTACT VETO REGISTRY POST ADOPTION SERVICES TENNESSEE DEPARTMENT OF CHILDREN'S SERVICES 436 SIXTH AVENUE NORTH NASHVILLE, TENNESSEE 37243-1290

# 7. a. PLEASE COMPLETE THE FOLLOWING SO THAT YOU MAY BE LOCATED IN THE FUTURE BY THE DEPARTMENT CONCERNING YOUR INTENTIONS REGARDING CONTACT:

# THIS INFORMATION MUST BE UPDATED WITH THE DEPARTMENT TO INSURE THAT FUTURE CONTACT CAN BE MADE.

Name (Including Birth & Married Names)	(Street/Rural Route/P. O	Box)
(Town/City)	,(State)	,,,
,,,,,	(Work Telephone No.)	
b. Is this address an address th regarding contact. Yes D No D If no	ne department may use to write to y , please share address to be used:	ou concerning your wishes
(Street/Rural Route/P. O. Box)	, (Town/City)	, (State)
(Zip Code), (Work Telephone)	,(Home Telephon	e)
c. Is this address an address a If no, please share the address to be used:	person requesting contact may use	to write to you? Yes 🗖 No 🗖.
(Street/Rural Route/P. O. Box)	(Town/City)	(State)
(Zip Code), (Work Telephone)	,, (Home Telephon	e)
YES $\square$ NO $\square$ . If no, may the listed tel	the numbers the department may use the numbers be shared with element number(s), if any, that might be	igible persons requesting contact?
(Work Telephone No.)	(Home Telephone No.)	
8. a. I wish to <b>veto</b> contact with as may be permitted by law, to have access record to have contact with me.	the adopted person and all other cla s to the sealed records, sealed adop	• •
b. The filing of a contact veto siblings, lineal descendants, lineal ancesto	by you makes the contact veto autrix, and the spouses of those person	

siblings, lineal descendants, lineal ancestors, and the spouses of those persons so that they cannot be contacted by a person eligible to have the records opened. You may, however, exclude persons in those classes from this automatic coverage so that they will have to register a contact veto themselves or, upon location by the department, pursuant to a search request, will have to register a contact veto at the time. [T.C.A. § 36-1-130(a)(6)]. Please indicate whether you wish to exclude any of these persons.

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c. I wish to exclude from the automatic contact veto the following:

CS-0648

(1)	My siblings:	Yes 🗖 No 🗖
(2)	My lineal descendants:	Yes 🛛 No 🗖
(3) (4)	My lineal ancestors: The spouses of:	Yes D No D
	(a) siblings	Yes 🛛 No 🗖
	(b) lineal descendants	Yes 🛛 No 🗖
	(c) lineal ancestors	Yes 🛛 No 🗖

Please complete the following for any known individuals:

	Relationship To	Address
Name	Surrendering Person	Street., RR, P. O. Box, Town, State, Zip

d. I wish to veto contact with: [T.C.A. § 36-1-128(c)]

(1) Any future siblings of the adopted person. Yes  $\Box$  No  $\Box$ .

(2) A current spouse Yes 🛛 No 🗖 Name of current spouse \_\_\_\_\_

(3) Future spouse of mine Yes  $\Box$  No  $\Box$ 

(4) Any of my lineal descendants Yes  $\Box$  No  $\Box$ 

Please complete the following for any known individuals:

Name	Relationship To Surrendering Person	Address Street., RR, P. O. Box, Town, State, Zip

9. a. I give **consent** for the child I am surrendering (adopted person) and <u>ALL</u> other classes of eligible persons who, as may be permitted by law, to have access to the sealed records, sealed adoption records or post adoption record to have contact with me.

b. I wish to **limit consent** to certain persons and only give consent for contact with the following classes of people:

(1)	The adopted person	Yes 🗖	No 🗖
(2)	The adopted person's adoptive parents	Yes 🗖	No 🗖
(3)	The adopted person's adoptive siblings	Yes 🗖	No 🗖

(4) The adopted person's lineal descendants Yes  $\Box$  No  $\Box$ 

(5) The legal representatives of any of these persons  $Yes \square$  No  $\square$ 

If contact is limited to the legal representative of certain classes of persons, please describe:

CS-0648

c.

10. I wish the following types of contact by those persons requesting contact with me: (Please check all that apply and indicate any limitations or qualifications to these methods of contact)

- Telephone □
- Letters □
- Personal contact, unannounced
- Personal contact, prearranged with me  $\square$ , either via phone  $\square$  or correspondence  $\square$
- Personal contact through another person. Please give name, relationship to you, if any, and information to be released regarding how to contact:

11. Other information I wish to have released about me to any eligible persons (please identify to whom and the contents of the information to be provided)

12. Should you wish no contact with any other eligible persons but wish to share a statement of your feelings, or circumstances which impact your decision, please share that information here:

13. I hereby request that this information be filed with the Contact Veto Registry at the Post Adoption Services Unit of the Department of Children's Services.

FURTHER AFFIANT SAITH NOT.

This the	_ day of	, 20				
Signature:	Biological	Legal	Mother			
	Biological	Legal	Father _			
Sworn to and s	subscribed to before m	e this	_day of _		, 20	
My commissio	on expires			Notary Public		
	Please Print:					
				Circuit Judge Cour	nty, Tennessee	
	Signature	Chancellor or	r Circuit	Judge		

# CERTIFICATION

I,	, Clerk of the	Court of
	County, Tennessee, certify the foregoing copy of Part III	of the Parental
Conse	nt Forms to be a true and accurate copy of the document executed before this Cour	t.

Clerk of the \_\_\_\_\_ Court of

\_\_\_\_\_ County, Tennessee

(Seal)

#### PART IV

## **REVOCATION OF PARENTAL CONSENT BY A PARENT**

# STATE OF TENNESSEE COUNTY OF \_\_\_\_\_

Being duly sworn according to law affiant would state:

1. I ar	n:
a.	Mother:, or
b.	Father:, of
2. a.	Child's Name:
b.	Child's Date of Birth:
c.	Child's Place of Birth:
	Child's Sex:
e.	Child's Race:
	(Date), I executed a parental consent for the adoption of the child
named	in #2 to
	Prospective Adoptive Parent(s)
4. The	e petition for adoption containing the parental consent was filed in the
Court f	or County, Tennessee.
5. I he	reby revoke and void the parental consent to the adoption of the above-named child.
FURTH	IER AFFIANT SAITH NOT.
This th	eday of, 20
Signati	re: Biological Legal Mother
	Biological Legal Father
Sworn	to and subscribed before me this day of, 20
Thi 20	s Revocation of Parental Consent was received by me on the day of,
	Please Print:
	ChancellorCircuit Judge ofCounty, Tennessee
	Signature (See notes below): Chancellor or Circuit Judge
	<u>S TO COURT:</u>

- 1. The revocation must be executed before the entry of the Order of Confirmation. T.C.A. § 36-1-112(a)(2).
- 2. The court receiving the revocation shall maintain the originals in the office of the clerk where the adoption petition is filed together with the original of the adoption petition containing the parental consent and shall personally give, or by certified mail, return receipt requested, send certified copies of the revocation to the child's parent(s) and to the prospective adoptive parents to whom the parental consent was given. See, T.C.A. § 36-1-112(c)(1).

3. A certified copy of the revocation shall be attached to a certified copy of the petition for adoption containing the parental consent, and the clerk shall send these, within three (3) days by certified mail, return receipt requested to:

Tennessee Department of Children's Services State Office Adoption Services 436 Sixth Avenue North Nashville, TN 37243-1290

<u>See</u>, T.C.A. § 36-1-112(c)(2).

Please provide the certification on the page following this Revocation form.

# CERTIFICATION

I,	, Clerk of the	Court of
	County, Tennessee, certify the	foregoing copy of the Revocation of
Parental Consent to be a true and accur	rate copy of the Revocation of P	arental Consent executed before this
Court.		

Clerk of the \_\_\_\_\_Court of

\_\_\_\_\_County, Tennessee

(Seal)