In the Juvenile Court of Utah				
Judicial District	County			
Court Address				
In the matter of	Findings of Fact, Conclusions of Law and Order			
(Child's name)	Case Number			
a minor child				
	Judge			
This matter came before the court on petitioner's Petition to Terminate Parental Rights upon Voluntary Relinquishment.				
A hearing was held on	(date), before			
[](n	ame), a judge.			
[](n	ame), a person appointed by the judge for .			
Petitioner was placed under oath before questioner then signed the Voluntary Relinquish voluntarily.				
Having received petitioner's voluntary consent,				
The Court Finds:				
Petitioner is the natural [] father [] mother of the content of the	ne child named below. (name)			
2. Petitioner's residence is:				
Address				
City, State, Zip				

3.	The petitioner's child	The petitioner's child is:			
	Name		Current Residence		
	Date of Birth	Sex			
	Place of Birth				
1 .	The person who has	custody of the	child is:		
	Name				
	Address				
	City, State, Zip				
	Phone				
	Email				
	Relation to child				
5.	Petitioner is asking the court to terminate parental rights because:				
i.	This child is not a me	ember of or elig	gible for membership in an Indian tribe.		
•	Petitioner understands that by signing the Voluntary Relinquishment of Parental Rights her/his parental rights over this child will be terminated and that s/he will no longer have any rights or obligations of a parent to this child from the date the order terminating petitioner's parental rights is entered and forward.				
	Petitioner understands that the parental rights s/he is voluntarily relinquishing include, but are not limited to, the rights of custody, visitation, and any other contact with this child, whether in person, by mail, or any electronic means, and any input regarding decisions made about this child.				

- 9. Petitioner understands that the parental obligations s/he is voluntarily relinquishing include, but are not limited to, obligations to provide for the care, support, education, and moral training of this child.
- 10. Petitioner understands that s/he must pay any obligation for support of this child incurred before the date s/he signs the Voluntary Relinquishment of Parental Rights.
- 11. Petitioner understands that termination of her/his parental rights does not extinguish this child's right to inherit from petitioner's estate upon petitioner's death.
- 12. Petitioner understands that termination of parental rights does not remove from this child eligibility for benefits from any third person, including, but not limited to, any agency or state, the United States or Indian tribe.
- 13. Petitioner is not under the influence of alcohol, prescription or non-prescription drugs, or any substance that might affect her/his thinking or behavior.
- 14. Petitioner understands that once s/he signs the Voluntary Relinquishment of Parental Rights s/he cannot change her/his mind, that the relinquishment cannot be changed, and that her/his parental rights and obligations will be terminated forever.

The Court Concludes:

- 15. Petitioner freely and voluntarily signed the Voluntary Relinquishment of Parental Rights.
- 16. The primary purpose for petitioner relinquishing petitioner's parental rights is not to avoid support obligations for this child.
- 17. It is in the best interest of the child that petitioner's parental rights be permanently terminated.

The Court Orders:

- 18. Pursuant to Utah Code Section 80-4-105, petitioner's parental rights and obligations over the child are permanently terminated from this date forward.
- 19. The parental rights which are terminated include, but are not limited to, the rights of custody, visitation, and any other physical contact with this child, whether in person, by mail, or any electronic means, and any input regarding decisions made about this child.

20	The parental obligations which are terminated include, but are not limited to, the obligations to provide for the care, support, education, and moral training of this child.				
21		This order does not terminate any support obligations incurred before the date the consent was entered.			
22	This order does not extinguish this child's right to inherit from petitioner's estate, nor does it remove eligibility from this child for entitlements from state or federal governments or Indian tribes that this child may be entitled to as a result of petitioner being this child's parent.				
23	[]	Other orders relating to this child's care and welfare that are in the child's best interests:			
Judge's signature may instead appear at the top of the first page of this document.					
Signature ▶					
Date Judge					