STATE OF INDIANA))SS:)			٥
			}	
STATE OF INDIANA))SS:)			•
			}	_
STATE OF INDIANA)			
Petitioner,)		
vs. Respondent.))))		
	<u>AGR</u>	REED ENTRY		
Come now Petitioners,			(n/k/a	in person
and by Counsel,	and		and Respondent,	in
person and by Counsel, Bryan Ciye	ou and	l Jessica Keye	s, as it relates to the two (2) Minor

1. That the pending adoptions in this consolidated action are dismissed, with prejudice.

and Agree, as follows:

That all collateral adoption issues, motions and orders are most and dismissed and denied, with this cause disposed and the caption amended to remove the prior adoption captions.

and

Children in these actions, namely

- 3. That within the post-dissolution matter, the only issues before following approval of the Court is resumption of parenting time and reunification and any child support modification issues unherent in same.
- 4 That all remaining issues, such as contempts, for illustration purposes and not by way of limitation, are dismissed, most or denies and disposed.
 - 5. That the hearing is vacated.
- 6. That the parties agree that they will present evidence (witness and exhibits) on parenting/reunification positions, allocation of the expense of same, and any child support issues at the next day of hearing allocated by this Court on stipulating there are to be no continuances.
- That that any other matters pending before the Court not addressed hereby are dismissed, most or denied and disposed.

SO AGREED BY THE PARTIES.	
APPROVAL BY Counsel:	
	D i
	12-m-
	Bryan Cyou, Attorney for Respondent

<u>ORDER</u>

Comes now the Court and having read and reviewed the Agreed Entry;

And being duly advised in the premises, here by GRANTS same incorporating it into this Order, as follows:

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the Adoption
Petitions pending under Cause Numbers and
are dismissed, with prejudice, captions amended to reflect same and disposed.
IT IS FURTHER ORDERED that the hearing is hereby vacated.
IT IS ADDITIONALLY ORDERED that the hearing presently set for
is converted into an evidentiary hearing on reunification, parenting time, and child support
issues. There shall be no continuances of the hearing.
IT IS ALSO ORDERED that all other pending motions, matters, issues of any type or
nature in this matter outside of those pending for the
dismissed and denied, with prejudice.
IT FINALLY ORDERED that the parties appear.
SO ORDERED AND APPROVED this,
Distribution:
Bryan Civou/Jessica Key