### NEW YORK STATE OFFICE OF CHILDREN AND FAMILY SERVICES

#### ADOPTION SUBSIDY AND NON-RECURRING ADOPTION EXPENSES AGREEMENT

#### **Post Finalization Application**

Adoptive Parent(s) – Please read this Agreement carefully before signing, including the copy of the Summary of New York's Adoption Subsidy and Non-Recurring Adoption Expenses Programs (Appendix A). The Adoptive Parent(s) has the right to consult with an attorney before signing this Agreement. The Adoptive Parent(s) must sign and receive a copy of this Agreement. This Agreement must be submitted and receive final approval before finalization of the adoption to comply with federal Title IV-E requirements.

Section I						
Child Information Child's First Name:						
Child's Date of Birth:						
Date Child Freed for Adoption:						
Date Adoptive Placement Agreement Signed:						
Date of Disruption from Previous Adoption Placement (If Any):						
Date Child Entered Adoptive Home:						
Date Adoption was Finalized (Application Following Finalization):						
Full Name And Address of Adoptive Parent(s):						
Adoptive Parent:						
Adoptive Parent:						
Address:						
City:	County:					
State:	Zip:					
Phone: ( ) - Ext:						
Name and Address of Social Services District or Voluntary Author	ized Agency with custody and guardianship					
Name:						
Address:						
City:	County:					
State:	Zip:					
Case Manager's Name:	<del></del> '					
Care Manager's Phone Number: ( ) -	Ext.					
Name and Address of Agency of Case Planner (If Applicable)						
Name:						
Address:						
City:	County:					
State:	Zip:					
Case Planner's Name:						
Case Planner's Phone Number: ( )	Fxt					

## Section II Purpose of the Agreement

Both Federal and State law require that payments for an adoption subsidy and non-recurring adoption expenses must be made in accordance with a written agreement. This Agreement will enable the social services district worker and/or the agency worker to determine whether an adoption subsidy and non-recurring adoption expenses will be provided.

New York's Adoption Subsidy and Non-Recurring Adoption Expenses Programs provide for payments to all parents adopting eligible children without regard to the adoptive parent(s) income. However, there are a number of factors that determine the extent and type of benefits that will be provided. These are explained in the Summary of New York's Adoption Subsidy and Non-Recurring Adoption Expenses Programs that is attached to this Agreement and is incorporated herein (see Appendix A). This Agreement will clearly spell out the benefits to be provided, and identify the provisions affecting those benefits. It will also specify the circumstances under which the benefits may be changed in the future and whether such changes require a new Agreement and State approval or only an amendment to this Agreement.

Once this Agreement is completed and signed by the adoptive parent(s) and the appropriate social services district and receives final approval by the Office of Children and Family Services (OCFS), or by the social services district if OCFS has authorized the district to give final approval to the Agreement, it constitutes a contract between the adoptive parent(s) and the social services district or OCFS subject to the laws of the State of New York and the regulations of OCFS. The adoptive parent(s) will be given a copy of the final signed Agreement.

The adoptive parents(s) should retain their copy along with the Summary of New York's Adoption Subsidy and Non-Recurring Adoption Expenses Programs.

## Section III Type of Subsidy Condition

The child is eligible for subsidy based on the selected category.

A ☐ Handicapped Child (Select all that apply):						
A child who possesses a specific physical, mental or emotional condition or disability of such severity or kind, which in the opinion of OCFS, would constitute a significant obstacle to the child's adoption. Such conditions entitle the child to an adoption subsidy. Those conditions include but are not limited to the following:						
A medical or dental condition which will require repeated or frequent hospitalization, treatment or follow-up						
care;						
OR						
2. A physical handicap, by reason of physical defect or deformity, whether congenital or acquired by accident, injury or disease, which makes or may be expected to make a child totally or partially incapacitated for education or for remunerative occupation, as described in sections 1002 and 4001 of the Education Law or makes or may be expected to make a child handicapped, as described in section 2581 of the Public Health Law;						
OR						
3.  A substantial disfigurement, such as the loss or deformation of facial features, torso or extremities;						
OR						
4. A diagnosed personality or behavior problem, psychiatric disorder, serious intellectual incapacity or brain Damage which seriously affects the child's ability to relate to his/her peers and/or authority figures, including mental retardation or developmental disability.						
Child Diagnosis:						
Note: Documentation of the above stated diagnosis as required by OCFS must be submitted.						

#### Section III - Continued Type of Subsidy Condition

B  Hard-To-Place: A child other than a handicapped child (Select all that apply):						
Note: Where an application is made following finalization of the adoption, this category is not applicable unless eligibility is determined by a fair hearing.						
	who is one of a group of two siblings (including half-siblings) who are free for adoption and it is considered necessary that the group be placed together pursuant to 18NYCRR 421.2(e) and 421.18(d);					
	AND					
	a.   at least one of the children is five years old or older;					
	OR					
	b. at least one of the children is a member of a minority group which is substantially over- represented in New York Sate foster care in relation to the percentage of that group to the State's total population;					
	c. at least one of the children is otherwise eligible for subsidy;					
	OR					
2. 🗌	who is the sibling or half-sibling of a child already adopted by a family and it is considered necessary that such children be placed together pursuant to 18NYCRR 421.2(e) and 421.18(d);					
	AND					
	a.   the child to be adopted is five years old or older;					
	OR					
	b. The child is a member of a minority group which is substantially over-represented in New York State foster care in relation to the percentage of that group to the State's total population;  OR					
	c.  the siblings or half-siblings already adopted are eligible for subsidy or would have been eligible for subsidy if an application had been made at the time of or prior to adoption;  OR					
	who is one of a group of three or more siblings (including half-siblings) who are free for adoption and it is considered necessary that the group be placed together pursuant to 18NYCRR 421.2(e) and 421.18(d);					
	OR					
4. 🗌	who is eight years old or older and is a member of a minority group which is substantially over represented in New York State foster care in relation to the percentage of that group to the State's total population;					
	OR					
5.	who is 10 years old or older;  OR					
i a	who is hard to place with parent(s) other than his/her present foster parent(s) because he/she has been n care with the same foster parent(s) for 12 months or more prior to signing of the adoption placement agreement by such foster parent(s) and has developed a strong attachment to his/her foster parent(s) while in such care and separation from them would adversely affect the child's development;  OR					
t	who has not been placed for adoption within six months from the date a previous adoption placement terminated and the child was returned to the care of the social services official or voluntary authorized agency; [State Subsidy Only]					
	OR					
8. 📙	who has not been placed for adoption within six months from the date his or her guardianship and custody were committed to the social services official or voluntary authorized agency. [State Subsidy Only]					

## Section IV Eligibility for Federal Adoption Assistance

The child's eligibility for federally funded adoption assistance (known in New York as adoption subsidy) was determined at the time the child entered care, and he/she was determined to be a child with special needs at the time the adoption petition is filed.  Note: Where an application is made following finalization of the adoption, the child is ineligible for federally funded adoption assistance unless such eligibility is determined by a fair hearing.			
<ul><li>☐ The child is eligible for federal adoption assistance under Title IV-E of the Social Security Act.</li><li>☐ The child is not eligible for federal adoption assistance under Title IV-E of the Social Security Act.</li></ul>			

# Section V Medical Assistance/Medical Subsidy

**Medical Assistance** is available for a child who is Title IV-E eligible. Also, a child who meets the criteria of the Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA), for Aid to Families with Dependent Children (AFDC), Supplemental Security Income (SSI), or minor parent infant foster care, is eligible to receive Medical Assistance (MA). Medical Assistance provides coverage for eligible medical care, services or supplies obtained from a provider enrolled in the Medical Assistance program. No payment may be made for services otherwise covered by insurance or other third party payments

Note: For a child who is Title IV-E eligible, moving to another state after adoption will result in the transfer of responsibility for the child's Medical Assistance to the new state of residence. For a child who is eligible for Medical Assistance through MA/COBRA, if he/she moves to another state after adoption, the continuation of MA/COBRA will depend on the policy of the new state of residence. However, the county responsible for the subsidy agreement will continue to be responsible for the Medical Assistance if the child is unable to obtain MA/COBRA in the other state or NYS medical subsidy if the child is otherwise eligible.

**Medical Subsidy** is a non-federal State funded program available for a child who is not eligible for Medical Assistance including MA/COBRA and the child is handicapped, or the child is hard-to-place and an adopting parent is 62 years old or older, or subject to mandatory retirement from his or her present employment within five years of the adoptive placement. Medical Subsidy is limited to the costs of medical care, services and supplies covered under the Medical Assistance Program for which there is no reimbursement from third party insurance, Medical Assistance or any other source. Providers do not have to be enrolled in the Medical Assistance program. However, payment is limited to amounts not to exceed those established for the Medical Assistance program.

For the purposes of this adoption, Medical Assistance including MA/COBRA and/or Medical Subsidy is based on the item(s) selected below:

Child is <b>handicapped and Title IV-E eligible</b> , and will be covered by Medical Assistance up to the age of 18; or up to age 21 if the handicapping condition warrants continuation of assistance. If Title IV-E eligibility is discontinued at age 18, the child will be covered by MA/COBRA up to age 21, or if not eligible for MA/COBRA, by NYS Medical Subsidy from age 18 to age 21 providing that the adoptive parent(s) remains legally responsible for the support of the child or provides any support for the child.
Child is <b>handicapped but not Title IV-E eligible</b> , and will be covered by Medical Assistance MA/COBRA up to age 21, providing that the adoptive parent(s) remains legally responsible for the support of the child or provide any support for the child.
Child is <b>handicapped but not Title IV-E eligible</b> and not otherwise eligible for Medical Assistance including MA/COBRA, he/she will be covered by NYS Medical Subsidy up to age 21, providing that the adoptive parent(s) remains legally responsible for the support of the child or provides any support for the child.
Child is <b>hard-to-place and Title IV-E eligible</b> and will be covered by Medical Assistance up to age 18. Child will thereafter be covered by MA/COBRA from age 18 to age 21. If the child is being adopted by a person within five years of mandatory retirement or age 62 or over and at age 18 he/she is ineligible for Medical Assistance including MA/COBRA, the child will be covered by NYS Medical Subsidy from age 18 to age 21, providing that the adoptive parent(s) remains legally responsible for the support of the child or provides any support for the child.
Child is <b>hard-to-place but not Title IV-E eligible</b> and will be covered by MA/COBRA up to age 21, providing that the adoptive parent(s) remains legally responsible for the support of the child or provides any support for the child.
Child is <b>hard-to-place but not Title IV-E eligible</b> and he/she is ineligible for Medical Assistance including MA/COBRA, and he/she is being adopted by a person within five years of mandatory retirement or age 62 or over, the child will be covered by NYS Medical Subsidy up to the age of 21, providing that the adoptive parent(s) remains legally responsible for the support of the child or provides any support for the child.
Child is <b>not eligible</b> for either Medical Assistance or Medical Subsidy.

LDSS-4623B (Rev. 9/2009)

**Maintenance Subsidy Calculations** 

Current Board Rate/Subsidy Request						
Requested Board Rate for Adoption Subsidy:   Basic   Special   Exceptional						
Minor Parent/Infant: ☐ YES ☐ NO						
Effective Date of Subsidy:   Date subsidy approved by district or state official						
(DATE)						
☐ Other (date and explanation)						
(DATE)						
EXPLANATION						
PART A – Parent(s) Income Not Used In Calculating Subsidy  Monthly payments for the care of the child to be adopted (maintenance subsidy) will be paid if the child is eligible regardless of the adoptive family's income.						
Total Per Diem Rate:						
Note: Total Per Diem Rate Includes Per Diem Subsidy Board Rate, Per Diem Clothing Rate, Diaper Allowance (if applicable), and Per Diem Rate for a child of a minor parent (if applicable).						
PART B – Parent(s) Income Used In Calculating Subsidy						
The monthly payment will be calculated based in part on a per diem rate and will therefore slightly vary from month to month depending on the number of days in a month.						
A. Parent(s) annual income \$						
B. Family Size including child to be adopted:						
C. Income at which 100% Subsidy is required \$						
D. Ratio of Family Income to Income requiring 100% Subsidy :						
E. Percent of Board Rate to be paid:						
F. Total Per Diem Rate \$						
G. Parent(s) annual income \$						
Note: Total Per Diem Rate Includes: Per Diem Subsidy Board Rate, Per Diem Clothing Rate, Diaper Allowance (if applicable), and Per Diem Rate for a child of a minor parent (if applicable).						
Note: The adoptive parent(s) must present to the OCFS evidence of income comprising wage stubs, or the most recent W-2, or an employer's statement of wages or, in the case of income other than wages or salary, a copy of the latest federal income tax return. The social security numbers of the adoptive parent(s) should be included in this information provided, however, the submission of the social security number is voluntary and an application for approval of an adoption subsidy will not be denied if a social security number is not provided.						
Section VII Adjustment of Maintenance Payment						
Maintenance payments will be increased whenever County						
increases the room and board rate and/or the clothing replacement allowance. In some situations, a decrease may occur when a child is no longer eligible to receive a diaper allowance.						
Note: Neither this Agreement nor the amount of the maintenance payment will be subject to an annual review. Pursuant to regulations of OCFS, adoptive parent(s) may request a change in the amount paid under this Agreement.  A request for an increase in the amount paid must be accompanied by an amendment to the Agreement along						

with the documentation of the child's disabilities.

# Section VIII Non-Recurring Adoption Expenses

	Tron Rosanning Adoption Expenses						
	Note: Where an application is made following finalization of the adoption, non-recurring available unless eligibility for such expenses is determined by a fair hearing.	j adoption ex	penses are not				
	☐ The child is eligible for federal adoption assistance under Title IV-E (see Section IV of this Agre	ement);					
	OR						
	☐ The child is not eligible for federal adoption assistance under Title IV-E but is a child with speci 18 NYCRR 421.24(a)(2)(i-iv) or 421.24(a)(3)(iii)(a-f); and the state has determined that the child home of his/her parent(s); and a reasonable but unsuccessful effort has been made to place the adoptive parent(s) without adoption assistance, expect where such efforts would not be in the b	d cannot be ret e child with app	urned to the propriate				
	Section VIII - Continued  Non-Recurring Adoption Expenses						
I	AND						
	☐ The adoptive parent(s) wishes to apply for Non-Recurring Adoption Expenses;  OR						
	☐ The adoptive parent(s) does not wish to apply for Non-Recurring Adoption Expen	ises;					
	☐ The child is not eligible for Non-Recurring Adoption Expenses.						
	Non-Recurring Adoption Expenses include adoption fees, court costs, attorney fees and other experand necessary expenses directly related to the legal adoption of the child with special needs and, we other sources and do not violate federal or State law. Payment for Non-Recurring Adoption Expensionst—finalization.	vhich are not re	eimbursed from				
	Section IX						
	Adoptive Parents Signature						
	It is the responsibility of the adoptive parent(s) to inform the social services district or OCFS we responsible for the support of the child or no longer providing any support to the child.	hen they are	no longer legally				
	I/We, the adoptive parent(s), have received and read the "Summary of New York's Adoption Subsic Expenses Programs".	dy and Non-Re	curring Adoption				
	I/We, the adoptive parent(s), have been given an opportunity to examine the Agreement as comple	ted and to disc	cuss it with				
	my/our attorney and have read this Agreement fully and understand the content thereof.	_					
		/	/				
	ADOPTIVE PARENT'S SIGNATURE	DATE (MON)	TH/DAY/YEAR)				
	ADOPTIVE PARENT'S SIGNATURE	DATE (MON	TH/DAY/YEAR)				
,	Section X	DATE (MOITE	THE THE				
	Social Services District Signature						
	☐ APPROVED ☐ DENIED						
	Level of Rate Approved by Social Services District:   Basic   Special   Exceptional						
		1 1					
		DATE (MONTH/DAMUST BE SAME DAT DOPTIVE PARENT(S	TE OR LATER THAN				
•	Section XI						
ı	Voluntary Authorized Agency Signature						
	☐ APPROVED ☐ DENIED						
	Level of Rate Approved by Voluntary Authorized Agency:   Basic   Special   Exception	∩al					
		1 1					
ļ	VOLUNTARY AUTHORIZED AGENCY OFFICIAL'S SIGNATURE	DATE (MONTH/DAY	/YEAR)				
	Section XII  New York State Adoption Services Signature						
	☐ APPROVED ☐ DENIED						
	Level of Rate Approved by NYSAS:   Basic   Special   Exceptional						
		1 1					
	NYSAS OFFICIAL'S SIGNATURE	DATE (MONTH/DAY	/YEAR)				

#### APPENDIX A SUMMARY OF NEW YORK 'S ADOPTION SUBSIDY AND NON-RECURRING ADOPTION EXPENSES PROGRAMS

The following is a summary of the New York State Adoption Subsidy and Non-Recurring Adoption Expenses Programs. If you have any additional questions concerning adoption subsidy or non-recurring adoption expenses, please consult your caseworker or call the New York State Adoption Services (NYSAS) toll free at 1-800-345-5437. If you have questions concerning Medical Assistance please contact your local social services district.

1. The State legal authority for the Adoption Subsidy and Non-Recurring Adoption Expenses Programs for eligible children are found in sections 450-458 of the Social Services Law (SSL) and OCFS regulation, 18 NYCRR 421.24. The applicable federal legal authority is Title IV-E of the Social Security Act (sections 470-479).

Pursuant to this Agreement, maintenance subsidy payments will remain in effect until the child's 21<sup>st</sup> birthday, provided that the child's adoptive parent(s) remains legally responsible for the support of the child or provides any support to the child. The adoptive parent(s) will receive an annual notice of the obligation to support the adopted child and to notify the social services district if the adoptive parent(s) is no longer providing any support or is no longer legally responsible for the support of the child. The annual notice will include the requirement for the adoptive parent(s) to provide certification of the education status of a school age adopted child. The adoptive parent(s) should complete, sign and return the form, according to the instructions on the form. Adoption subsidy payments must cease when the adoptive parent(s) is no longer legally responsible for the support of the child or the child is no longer receiving any support from the adoptive parent(s).

- 2. Where the Agreement has been approved by OCFS for federal participating Maintenance Subsidy and Medical Assistance, the adoptive parent(s) may be required to provide documentation as to the child's mental or physical handicap when the child is eighteen (18) years old in order to meet federal requirements and/or continue to be eligible for Medical Assistance.
- 3. Maintenance Subsidy will generally not begin until an adoption is finalized for a child in the guardianship and custody of a social services official. For a child in the guardianship and custody of a voluntary authorized agency, the maintenance subsidy will begin upon final approval of this Agreement if an approved home study has been completed, an Adoptive Placement Agreement has been signed and the child has been placed in the adoptive parent(s)' home. Families Adopting eligible children receive a monthly payment regardless of family income. The amount of this subsidy is calculated in Section VI of this Agreement and it is based on the board rate for the child. It may also be affected by the family income and size of the family. Where this is a factor, Section VI will show the calculation. The applicable board rate will be:
  - (i) in the case of a child in the guardianship and custody of a social services official and placed out for adoption, the board rate of
    the social services district placing the child for adoption or the social services district in which the adoptive parent(s) reside(s),
    at the discretion of the placing social services district; or
  - (ii.) in the case of a child in the guardianship and custody of a social services official and adopted by parent(s) residing outside the State, the board rate governing in the social services district which had guardianship and custody of the child; or
  - (iii.) in the case of a child in the guardianship and custody of a voluntary authorized agency and placed out for adoption with adoptive parent(s) residing in the same social services district, the board rate of such district; or
  - (iv.) in the case of a child in the guardianship and custody of a voluntary authorized agency and placed out for adoption with adoptive parent(s) residing in another social services district, the board rate of such other district; or
  - (v.) in the case of a child in the guardianship and custody of a voluntary authorized agency and adopted by parent(s) residing outside the State, the board rate of the social services district where the voluntary authorized agency has its principal office or business.
  - (vi.) In the case of a child who satisfies the eligibility standards for adoption assistance pursuant to Title IV-E and who is placed by an out of state private adoption agency with adoptive parent(s) residing in New York, the board rate of the social services district of residence of the adoptive parent(s).

The social services district determined to be the applicable district in executing the Agreement will remain the responsible social services district regardless of where the family subsequently moves. This Agreement will remain in effect regardless of the State in which the adoptive parent(s) reside at any time.

- 4. When the Agreement provides for medical benefits:
  - (i.) Medical Assistance coverage will be provided only for the costs of such care, services and supplies as may be authorized under the State's Medical Assistance program.
  - (ii.) Medical Subsidy payments must be made only for the cost of care, services and supplies for which the child or the adoptive parent(s) will not receive payment or reimbursement from insurance, Medical Assistance or other sources.
  - (iii.) Medical Subsidy payments may not be limited to the particular condition for which a child was determined to be a handicapped child but must be made for all care, services and supplies payable under the State's Medical Assistance program. The amount of such payments will not exceed the schedules of payments for such care, services and supplies available under the State's Medical Assistance program.
  - (iv.) The Agreement for Medical Subsidy payments will not be subject to review or change, except that the social services official may request, at the social services official's discretion, either annually and/or at the submission of any claim, information about medical insurance or other coverage from the adoptive parent(s) in order to determine compliance with paragraph (ii) of this section.

#### **APPENDIX A - Continued**

5. The adoptive parent(s) must inform the social services district of any changes in the residential or dependency status of the child including circumstances, which would make them ineligible for such assistance as well as any circumstances that would make them eligible for assistance payments in a different amount.

Should your adopted child require replacement into foster care, you may be required to provide financial support to offset at least part of the cost of care.

- 6. Upon the death of the person(s) who adopted the child, prior to the child's 18<sup>th</sup> birthday, payment made pursuant to this Agreement must be made to the adopted child's court appointed legal guardian or custodian until the child's 21<sup>st</sup> birthday, provided that at the time of death the child's adoptive parent(s) was legally responsible for the support of the child or was providing any support to the child. Where the legal guardian or custodian of the child under the age of 18 was the caretaker of the child at the time of issuance of the letter of guardianship or the court order granting custody, the payment must be made retroactively from the time of the death of the parent(s). Upon the death of the parent(s) who adopted the child after the child's 18<sup>th</sup> birthday, payments made pursuant to this Agreement must be made to the adopted child's court appointed legal guardian, to the adopted child or to a representative payee, in accordance with the provisions of section 453 of the Social Services Law until the child's 21<sup>st</sup> birthday, provided that at the time of death of the child's adoptive parent(s) such parent(s) was legally responsible for the support of the child or was providing any support to the child. Such payments must be made from the date of the death of the adoptive parent(s).
- 7. Any person aggrieved by the decision of a social services district official or the New York State Office of Children and Family Services not to make a payment pursuant to this Agreement or by a decision to make such payment in an inadequate or inappropriate amount, or by the failure of such official to determine an application within thirty (30) days after it is filed may appeal to the New York State Office of Children and Family Services and request a fair hearing thereon. A request for a fair hearing must be made within sixty (60) days after notice of the agency's decision. The only issues that may be raised at a fair hearing are:
  - (i.) whether the official of the social services district or the New York State Office of Children and Family Services has improperly denied an application for subsidy including the failure to issue a determination of an application within thirty (30) days of its filing; or
  - (ii.) whether the official of the social services district or the New York State Office of Children and Family Services has improperly discontinued payments made under this Agreement; or
  - (iii.) whether the official of the social services district or the New York State Office of Children and Family Services has determined the amount of payment was made in violation of the provisions of law or regulation.
- 8. The adoptive parent(s) may request a fair hearing by writing the New York State Children and Family Services, Fair Hearings Unit, 52 Washington Street, Rensselaer, NY 12144-2796. Additional rights regarding the fair hearing process to which the adoptive parent(s) is entitled are set forth in Section 455 of SSL and 18 NYCRR 421.24(g) and 18 NYCRR Part 358
- 9. The Maintenance Subsidy will reflect any annual increases in the foster care board rate and clothing replacement allowance
- 10. **Payment for Non-Recurring Adoption Expenses.** For a child to be eligible for the non-recurring adoption expenses program, the child must be a child with special needs. A child with special needs is defined as a child who:
  - (a) the state has determined cannot or shall not be returned to the home of his or her parent(s); and
  - (b) is either handicapped as defined in 18 NYCRR 421.24(a)(2) or is a hard-to-place child as defined in 18 NYCRR 421.24(a) (3)(iii); and
  - (c) reasonable, but unsuccessful effort has been made to place the child with appropriate adoptive parent(s) without adoption subsidy, except where it would not be in the child's best interest because of such factors as the existence of significant emotional ties with the prospective adoptive parent(s) as a foster child or the child is placed with a relative.

Payment for non-recurring adoption expenses will be made as a one-time payment which may not exceed the maximum level established by the New York State Children and Family Services. Payment for non-recurring adoption expenses must be made pursuant to a written Agreement signed (approved) prior to the finalization of the adoption.

Documentation of all non-recurring adoption expenses being claimed by the adoptive parents(s) must be submitted by the adoptive parent(s) to the social services district prior to payment and within two (2) years of the final adoption decree. Payment may be made either to the adoptive parent(s) or to an attorney on behalf of the adoptive parent(s).

This Agreement will remain in effect if the adoptive parent(s) move to another State. Adoptive parent(s) residing outside New York State who experience a problem regarding the payment of subsidy and/or non-recurring adoption expenses under this Agreement may request assistance from the social services district referenced on page 1 of this Agreement.

Adoptive parent(s) who experience a problem regarding medical services as provided under this Agreement may request assistance from the New York State Department of Health or the social services district referenced on page 1 of this Agreement.

11. Post Finalization Adoption Subsidy. An adoption subsidy may be applied for and received after the adoption of the child if the person(s) adopting the child first becomes aware of the child's physical or emotional condition or disability after the child's adoption AND a physician certifies that the condition or disability existed prior to the child's adoption.

PLEASE NOTE: Federal and State tax credits may be available. It is recommended that you consult a tax specialist or the IRS to determine your eligibility and that you check any impact of a non-recurring adoption expense payment on those credits.

THIS IS THE FINAL PAGE OF THE ADOPTION SUBSIDY AND NON-RECURRING ADOPTION EXPENSES AGREEMENT