Verification of Compliance with Hague (Attack the Ha (1)

	Adoption Convention Attachment			
	o Adoption Order (form ADOPT-215) in cases proceeding under the Adoption Convention.)			
	termination of Application of Hague Adoption Convention be completed by adopting parent(s)):			
a.	If applicable, please state the permanent address outside the United States of the adopting parent(s):			
		Superior Court of California, County of		
b.	Will you be moving the child to permanently reside in another country? ☐ Yes ☐ No			
c.	If your answer to 1(b) is yes, what is the name of the other country?			
		Court fills in case number when form is filed.		
d.	If your answer to 1(b) is yes, when will the move occur?	Case Number:		
e.	Has the child lived in any other country since his/her birth?	□ No		
f.	If your answer to 1(e) is yes, please indicate the country and the length of time the child resided there. (country):(length of time resided in country):			
	(length of time resided in country):			
g.	What is the child's citizenship?			
h.	Please state date(s) for any contact between the prospective adoptive parent(s) and the child's birth parent(s) or any other person who has had care of the child and describe the contact:			
i.	Please state the amount and purpose of any payments made by the adopting parent(s) to the birth parent(s) or any other person who has had care of the child:			
Co	urt Findings (to be completed by the judge)			
	e court finds as follows:			
	The Hague Adoption Convention applies to this adoption.			
Ш	All parental rights have been terminated and the child has been declared or her parents; thus, the child is adoptable. (Convention, art. $4(a)$.)	ed free from the custody and control of hi		

Clerk stamps date here when form is filed.

		Case Number:	
Your	name:		
	By clear and convincing evidence, an intercountry adoption is in the bes $4(b)$.	t interest of the child. (Convention, art.	
	The adoption services provider meets the requirements of 22 C.F.R. (Co	de of Federal Regulations) part 96.	
3 C	ourt Verifications (to be completed by the judge)		
	he court verifies that the agency has met the substantive regulatory required bllowing categories:	ments of 22 C.F.R. § 97.3(a)–(k) in the	
	Preparation of child background study (Convention, art. 16(1)(a); 22 C.	F.R. § 97.3(a));	
☐ Transmission of child data to foreign authorized entity (Convention, art. 16(2); 22 § C.F.R. 97			
Reasonable efforts to find domestic placement (Convention, art. 4(b); 22 C.F.R. § 97.3(c));			
☐ Preparation and transmission of home study (Convention, art. 15; 22 C.F.R. § 97.3(d));			
☐ Authorization for the child to enter the receiving country (Convention, art. 5; 22 C.F.R. § 97.3(e));			
	ntity):		
	Guardian/parent counseling and consent (specify):(Convention, art. 4(d); 22 C.F.R. § 97.3(g));		
	Child counseling and consent (<i>if applicable</i>)(<i>specify</i>):(22 C.F.R. § 97.3(h));		
	The agency and the Central Authority of the receiving country, as define (name of receiving country): (name of central authority): have both signed Placement Adoption Papers (22 C.F.R. § 97.3(i));	•	
	The agency has taken all steps to ensure the secure transfer of the child, including obtaining permission for the child to leave the United States (<i>Convention</i> , arts. 18 & 19; 22 C.F.R. § 97.3(i));		
	The agency has taken all steps to keep the Central Authority of the received adoption process, as well as the progress of the placement if a probational 20; 22 C.F.R. § 97.3(i));	•	
☐ Proper observance of the "no-contact" rule, if applicable (22 C.F.R. § 97.3(j));		(7.3(j));	
	That no improper financial or other gain was derived (22 C.F.R. § 97.3(R	k)).	
4 C	ourt Orders		
T			
	Final custody decree.		
Date:			
	Judge (or Judi	icial Officer)	