□ D	District Court Denver Juve		do			
Cou	rt Address:	Outlity, October	OK.			
In re	e the Parental Responsibiliti	ies concerning:		A .	· · - · •	
Dotif	· · · · · · · · · · · · · · · · · · ·			Case Num		USE ONLY
Petit	tioner(s):			Case Han.	Dei.	
	Petitioner/Respondent(s):			Division	(Courtroom
	• • • • • • • • • • • • • • • • • • • •	R ALLOCATION OF PA	ARENTAL I			
This r	matter was heard on					
	Petition	 ner		Co-Petition	nar 🔲	Respondent
	Appeared in person Did r		Appeared			
	Participated by absentee te		Participat			•
Uv	Was represented by an atto Attorney Name:		Was repr	esented by		
2. T	The Court has jurisdiction over the Petitioner and the minor children. The Court □does □does not have jurisdiction over the Co-Petitioner/Respondent. □The Respondent was served in (date).					
	☐The Respondent signed a	n Acceptance and Waiver				
	☐ The child(ren) was/were conceived in Colorado. ☐ The Respondent was served by publication on (date) put to §14-10-107(4)(a), C.R.S. and/or §14-13-108, C.R.S. if the Respondent does not reside in Colorado.					
	Other jurisdiction		II tilo 1100p	uoni uose		
	The Petitioner is the biological ☐Mother ☐Father ☐Grandparent ☐Otherof the minor children.					
4. T	The Co-Petitioner/Respondent is the biological ☐Mother ☐Father ☐Grandparent ☐Othe of the minor child(ren).					
5. T	he following minor child(rer	n) is/are:				
	Full Name of Child	Presen	t Address		Sex	Date of Birth
-					<u> </u>	

The Court based on these Findings, Orders as follows: The ☐Parenting Plan (JDF 1113), ☐Signed Stipulation filed on ______ ☐ Mediation Agreement filed on (date) is found to be in the best interest of the child(ren) and is incorporated into and made a part of this Order. 2. The Court finds that it is in the best interest of the child(ren) to allocate decision-making responsibilities as follows: _____ (name of party) shall have sole decision-making responsibilities. The parties shall jointly share decision-making responsibilities. Other as set forth in "Additional Court Orders" - Section 12 below. 3. Parenting time as set forth below is found to be in the best interest of the child(ren) and is ordered as follows: 4. □ Child Support shall be per the □ Support Order (JDF 1117), □ Parenting Plan, or another □ Order issued on _____ (date) and is incorporated into and made part of this Order. or ☐ Child Support shall be as follows: a. The ☐Petitioner ☐Co-Petitioner/Respondent shall pay child support to the ☐Petitioner ☐Co-Petitioner/Respondent Other Party: in the amount of \$_____ per month. b. Payments shall be paid □weekly □bi-weekly □twice a month □monthly □other: ____and shall continue until the children reach the age of 19 or are emancipated at an earlier age, or the Court modifies child support. **c.** The first payment is due on _____ _____ (date). **d.** Child support payments shall continue until further Order of the Court. Payments shall be mailed to: ☐ Family Support Registry P. O. Box 2171, Denver, CO 80201-2171. □ Child Support shall be paid directly to □ Petitioner □ Co-Petitioner/Respondent □ Other Party. The Court Orders the immediate activation of an Income Assignment against the Obligor pursuant to §14-14-111.5, C.R.S. The Income Assignment shall be paid per section 5d above. or☐ This Order is not subject to the immediate activation of an Income Assignment because either: ☐Both parties have entered into a written agreement, however if a payment is missed, a wage assignment will be established. ☐ The Court finds there is good cause not to require the immediate activation of an Income Assignment because:

6.	Medical, Dental, Vision, and Mental Health Insurance and Extraordinary/Out-of Pocket Medical Expenses shall be paid per the Parenting Plan or another Order issued on (date) and is incorporated into and made a part of this Order.						
	☐ The Court orders the ☐ Petitioner or ☐ Co-Petitioner/Respondent to provide ☐ medical ☐ dental ☐ vision ☐ mental health insurance for the child(ren). If not all children, please identify the names of the children that						
		be provided pursuant to Policy Number:, Name of Insurer:					
	, Address of Insurer:,						
8.	The Court finds insurance is currently not available to either party at a reasonable cost and does not order either party to provide coverage for the children at this time, but does order the parties to provide coverage when it becomes available at a reasonable cost.						
9.	The Dependency Exemption shall be per the Parenting Plan and is incorporated into and made a part of this Order.						
10.	or ☐The Dependency Exemption shall be as follows:						
	Protection/Restraining Order is: □Vacated. □Continued to (date) pursuant to §13-14-106(1)(c), C.R.S. □No changes have been made to the existing Protection/Restraining Order. □Changes have been made to the existing Protection/Restraining Order, as follows:						
mo	he Protection Order has been modified, the party requesting the modification must serve a copy of the odified Temporary or Permanent Protection Order, as applicable, on the other party. Additional Court Orders are as follows:						
Da	te:						

	CERTIFICATE OF MAILING
I certify that onfollowing:	_ (date), I mailed, faxed, e-filed, or hand-delivered a copy of this Order to the
Petitioner	
☐ Petitioner's Attorney ☐ Co-Petitioner/Respondent	
☐ Co-Petitioner/Respondent's Attorney	
☐Child Support Enforcement Unit	·
	Clerk