□ District Court □ Denver Juvenile Court County, Colorado								
c	ourt Address:							
In	re the Parental Responsibiliti							
P	etitioner(s):	Case Num		USE ONLY				
aı	nd		Case Num	ber.				
Co-Petitioner/Respondent(s):				Division	(Courtroom		
	ORDER FOR	ALLOCATION OF PA	ARENTAL					
Th	is matter was heard on		(date).					
Petitioner			☐Co-Petitioner ☐Respondent					
Ţ	☐Appeared in person ☐Did i	not appear	☐Appeared in person ☐Did not appear					
Ţ	Participated by absentee te	stimony	☐Participated by absentee testimony					
	Was represented by an attorney Attorney Name:			Was represented by an attorney Attorney Name:				
1. 2.	The Court ☐does ☐does no ☐ The Respondent was se ☐ The Respondent signed ☐ The child(ren) was/were	The Respondent signed an Acceptance and Waiver of Service on (date).						
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								
3.	The Petitioner is the biological ☐Mother ☐Father ☐Grandparent ☐Otherof the minor children.							
4.	The Co-Petitioner/Respondent is the biological ☐Mother ☐Father ☐Grandparent ☐Other of the minor child(ren).							
5.	The following minor child(ren	n) is/are:						
Full Name of Child Present		t Address		Sex	Date of	f Birth		
L								

The Court based on these Findings, Orders as follows: 1. The ☐Parenting Plan (JDF 1113), ☐Signed Stipulation filed on _____ (date), or ☐ 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 **5.** Child Support shall be as follows: a. The □Father □Mother shall pay child support to the □Father □Mother □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 □ Father □ Mother □ 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.

or

7.	☐ 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											
	this party will be providing insurance for:											
	be provided pursuant t											
8.	The Court finds			_ insurance is currently i								
	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.	9. The Dependency Exemption shall be per the Parenting Plan and is incorporated into and made a parthis Order.											
40	Or		f-H									
10.	☐The Dependency Exempt	tion shall be	as follows:									
11.	A Protection/Restraining		s issued on				_ (da	ite). The				
	Protection/Restraining Ordel Vacated.	ı is.										
				(date) pursuant	to §13	3-14-102	2(9)(c), C.R.S.				
	No changes have been made to the existing Protection/Restraining Order.											
	☐ Changes have b	oeen made to	o the existing Pro	tection/Restraining Order	, as fo	ollows:						
								· · · · · · · · · · · · · · · · · · ·				
	he Protection Order has be						a co _l	oy of the				
mo	dified Temporary or Perma	nent Protec	tion Order, as a	pplicable, on the other p	party.							
12.	☐Additional Court Orders a	re as follows	s:									
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Dat	te:											
Dai	.c			☐District Court Judge	Dist	rict Court	Magi	strate				
				MAILING								
Loc	artiful that an		ERTIFICATE OF		4 0 00	ny of thi	0 Or	dor to the				
	ertify that on owing:	(uale,), i mailed, iaxed,	e-illed, or hand-delivered	ı a co	py or trii	S OI	iei to trie				
	Petitioner											
	Petitioner's Attorney											
	Co-Petitioner/Respondent											
	Co-Petitioner/Respondent's At Child Support Enforcement Ur	•										
_	oniiu oupport Emorcement Ur	IIL		Clerk								