JDF 1422		Order for Parental Responsibilities							
A.	Court: District Juvenile  Colorado County:  Mailing Address:								
В.	Parties to the Case:								
	Petitioner	·							
	&			This box is for court use only.					
	Responde (or Co-petitio	ent: ner)		C. Case Details:					
				Number:					
				Division: Courtroom:					
1.	Hearing								
	This	s matter was heard on (date)							
				1					
		Petitioner		Respondent / Co-Petitioner					
		Attended Did not attend	☐ Atte	ended Did not attend					
		Participated by absentee testimony	☐ Part	ticipated by absentee testimony					
		Was represented by an attorney		s represented by an attorney					
		Attorney Name: Attorney Name:							
2.	. Fact Findings								
		The Court has examined the evidence presented and has heard the testimony of the parties and							
	makes the following findings:								
	1)	1) The Court has jurisdiction over the Petitioner and the minor children.							
	2)	2) The Court   does  does not have jurisdiction over the Respondent / Co-Petitioner.							
		☐ The Respondent was served in (state	)	on <i>(date)</i>					
		☐ The Respondent signed a Waiver of	Service	on (date)					
		☐ The children were conceived in Colorado.							

	(	C.R.S	Respondent was serve S. § 14-10-107(4)(a), a e in Colorado.						
		Othei	· jurisdiction:						
3)			tioner is the children's:						
	□M	lothe	r □ Father □ G	Grandparent	☐ Other:				
4)	The	The Respondent / Co-Petitioner is the children's:							
	$\square$ M	lothe	r 🗌 Father 🔲 G	randparent	Other:				
5)	The	The children are:							
			Full Name	Pres	ent Address	S	Sex	Date of Birth	
				-					
						_			
				-					
Perma	anen	t Oı	ders						
The Co	urt, ba	ased	on these findings, ord	ders as follov	vs:				
1)	Pare	entin	g Plan						
	a)		The following is found to be in the best interest of the children and is incorporated into and made a part of this Order:						
			<ul><li>□ Parenting Plan (JDF 1113).</li><li>□ Signed Stipulation (date)</li><li>□ Mediation Agreement (date)</li></ul>						
		or							
b) The Court finds that it is in the best interest of the children to allocate decimaking responsibilities as follows:					ocate decision-				

3.

			(Name of party) will have sole decision	on-
			making responsibilities.	
			☐ The parties shall jointly share decision-making responsibilities.	
			☐ Other as set forth in "Additional Court Orders" - Section 12 below.	
	c)		Parenting time as set forth below is found to be in the best interest of the	
			children and is ordered as follows:	
2)	Child	l Su	pport	
	a)	П	Child Support shall be per the ☐ Support Order (JDF 1117), ☐ Parenting	
	u,		Plan, or ☐ the Order issued on (date) and is	
			incorporated into and made part of this Order.	
		or	·	
		O.		
	b)		Child Support shall be as follows:	
			The child support payment will be \$ per month.	
			The Petitioner Respondent / Co-Petitioner will pay the Petitioner Respondent/Co-Petitioner Other Party:	
			Payments will continue until the children reach the age of 19 or are	
			emancipated at an earlier age, or the Court modifies child support.	
			Payments are to be made:	
			☐ weekly ☐ bi-weekly ☐ twice a month ☐ monthly ☐ other:	<u>_</u> .
			The first payment is due on (date)	
			Payments will be mailed:	
			☐ To the Family Support Registry P.O. Box 2171, Denver, CO 80201.	
			or	
			☐ Directly to ☐ Petitioner ☐ Respondent / Co-Petitioner ☐ Other Par	rty.

	a)		The Court orders the immediate activation of an Income Assignment against the Obligor pursuant to C.R.S. § 14-14-111.5. The Income Assignment shall be paid as outlined in sub-section 2 above.
		or	
	b)		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:
4)	Heal	th C	care
	a)		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 <i>(date)</i> and is incorporated into and made a part of this Order.
		or	
	b)		The Court orders the  Petitioner or Respondent / Co-Petitioner to provide  medical dental vision mental health insurance for the children. If  not all children, please identify the names of the children that this party will be  providing insurance for:
			Coverage shall be provided pursuant to Policy Number:  Name of Insurer:  Address of Insurer:
	c)		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.

Income Assignment

3)

	5)	Tax Exemption					
a)				e Depen	dency Exemption shall be	per the Parenting Plan and is	
			ince	orporate	ed into and made a part of	this Order.	
or							
		b)		• Depen	dency Exemption shall be	as follows:	
(	6)	Restraining Orders					
☐ A Protection/Restraining Order was issued on					ed on (date)		
The Protection/Restraining Order is:							
				Vacate	d.		
☐ Continued to 106(1)(c).						pursuant to C.R.S. §13-14-	
☐ No changes have been made to the existing Protection					the existing Protection/Restraining Order.		
				Change		existing Protection/Restraining Order, as	
				Note:	If the Protection Order ha	as been modified, the requesting party	
					must serve a copy of the	modified Order on the other party.	
7	7)	Other Orders					
	Additional Court Orders are as follows:						
So Ord	lered						
						·	
Ī	Judo	ge	☐ Magis	trate		Dated	