□District Court □Denver					
Court Address:					
	Case Number: Division Courtroom T TO §14-10-128.3, C.R.S. Division Courtroom				
Finding in the best interes	sts of the child(ren), the Court	hereby appo	ints as Decis	sion-Maker (DM):	
Name:					
Mailing Address:					
Telephone #:	Fax #:	Er	Email:		
Information about the chi	ld(ren):				
F	Full Name of Child			Date of Birth	
Information about the Petitioner: Date		Date of	Birth:		
Name: Attorne		:			
Mailing Address:					
City & Zip:					
Home Phone #:	Work Phone #:		Cell #:		
Information about the Co-	Petitioner/Respondent:	Date of	Birth:		
Name: Attorne		/:			
Mailing Address:					
	Work Phone #:				

Responsibilities of the Decision-Maker:

 The DM shall comply with the requirements of §14-10-128.3, C.R.S., and any other applicable statutes or Chief Justice Directive(s), and any other practice or ethical standards established by rule, statute, or licensing JDF1327 R7-13 ORDER APPOINTING DECISION-MAKER PURSUANT TO §14-10-128.3, C.R.S.Page 1 of 3 board that regulates the Decision-Maker. You are required within seven days of your appointment, to disclose to each party, attorneys of record, and the court any familial, financial, or social relationship that the appointed person has or has had with the child, either party, the attorneys of record, or the judicial Officer. (JDF1338)

2.	of e	e DM has binding authority to resolve disputes between the parties as to the implementation or clarexisting orders concerning: Parenting Time Child support Specific disputed parental decisions as described below:	ification				
	ass	set forth in:					
		Temporary Order entered by the Court on (date).					
		Permanent Order entered by the Court on (date).					
		Post Decree Order entered by the Court on (date). Other					
3.	The DM's decisions must be consistent with the substantive intent of the existing court order.						
4.	The DM's procedures for making determinations shall be in writing and shall be approved by the parties prior to the time the DM begins to resolve a dispute of the parties.						
5.	Decisions of the DM shall be filed by the DM with the Court and mailed to the parties or to counsel for the parties, if any, no later than 21 days after the date the decision is issued. All decisions shall be effective immediately upon issuance and shall continue in effect until vacated, corrected, or modified by the DM or Court order.						
Re	spor	nsibilities of the Parties:					
1.	Eac	ch party, or their counsel, shall initiate contact with the DM within days from the date of this ch party and counsel shall confer with the DM when and as the DM directs, and shall otherwise coly with the DM.					
2.		unsel for or the <i>pro</i> se party shall provide the court orders, and all documentation currently in the court file related to the issues before the DM.	DM with				
3.		e parties or their counsel are responsible for providing information concerning other cases which ationship to this case when requested to do so by the DM.	have a				
Re	leas	se of Confidential Information:					
		arties shall sign any releases necessary to assist the DM; and the DM may request the Court to is ecessary order for release of information.	sue any				
lm	mun	nity:					
Th	e DN	I is granted quasi-judicial immunity while acting within the course and scope of his/her appointment					

Termination of the Decision-Maker's Appointment:

1.	This appointment shall terminate on (date). The Court shall maintain the discretion to terminate this appointment at any time for good cause.
2.	Upon agreement of the parties, the Court may extend, modify, or terminate the appointment. The Court shall allow the DM to withdraw at any time.
Pa	yment of Costs and Fees in Favor of the Decision-Maker:
obj Ord	e Court hereby finds that the fees of the DM, plus mileage and costs are reasonable and necessary. Any ection to these fees and costs shall be made in writing and filed with the Court within 14 days of the date of this der. The DM's fees are in the nature of child support as the role of the DM is to work with the parties on renting issues and/or child support issues that affect or may affect the best interests of the child(ren).
	er considering the financial resources and/or other equitable circumstances of the parties, the Court apportions payment of the retainer, fees, and costs as follows:
1.	The DM's hourly rate is \$ and he/she requires \$ for the initial retainer. The Petitioner will pay the DM directly the amount of \$ or % to be applied toward the initial retainer on or before (date). The Co-Petitioner/Respondent will pay the DM directly the amount of \$ or % to be applied toward the retainer on or before (date).
2.	Thereafter, the DM shall bill his/her hourly rate of \$ against the initial retainer, and fees and costs in excess shall remain apportioned as set forth above and shall be paid within 30 days of the date billed, unless otherwise ordered by the Court or agreed between the parties.
The	e Court maintains the discretion to reallocate the appointment of fees.
sha pay ma	e Decision-Maker shall not commence work until the retainer is satisfied in full and the Decision-Maker all apprise the Court within 14 days of his/her inability to proceed with the case because of non-yment. Upon notification to the Court, the Court may set a forthwith hearing which will require the indatory appearance of the non-paying party. Failure of either party to comply with this Order will sult in sanction by the Court which may include up to six months in the County Jail or a \$1,000.00 fine.
Da	te:
	□Judge □Magistrate
	CERTIFICATE OF SERVICE
	ertify that on (date), I mailed, faxed, e-filed, or hand-delivered a copy of this Order to the owing:
	Attorney for Petitioner or Petitioner <i>pro se</i> Attorney for Co-Petitioner/Respondent or Co-Petitioner/Respondent <i>pro se</i> Decision-Maker Other
	Clerk