	□ District Court □ Denver Probate Court		
	County, Colorado Court Address:		
	Court Address.		
-	In the Matter of the Estate of:		
	in the Matter of the Estate of.	▲ COURT U	ISE ONLY
		O N	
		Case Number:	
	Deceased	Distriction	0
	ORDER ADMITTING WILL TO FORMAL P		Courtroom:
	FORMAL APPOINTMENT OF PERSONAL RE		Έ
Jn	on consideration of the Petition for Formal Probate of Will and Formal Ap	pointment of Perso	nal Representative
	d by (petitioner) on		
ГΗ	IE COURT FINDS, DETERMINES, AND ORDERS:		
1.	The petitioner is an interested person and has filed a complete and verif	ied petition.	
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2	The decedent died on (date) and 120 hours have	elansed since the	decedent's death
	(date) and 120 hours have	olapood oliloo tilo t	
3	The decedent was domiciled or resided in the City of	County of	State
٥.	of	Oodrity or	, Otato
4.	Venue is proper in this county.		
5.	The petition was filed within the time period permitted by law.		
6.	Any required notices have been given or waived.		
	and reference recording to the reservent		
7.	The decedent left a will dated		
•	The dates of all codicils are		<u>.</u>
	The will and any codicils are referred to as the will.		
	The original will, electronic will executed in compliance with § 15-11-130 Administrator under § 15-23-116, C.R.S., and/or e-filed copy of the d		
	registrar's possession.	ary oxocatou, armen	ONOG WIII IS III UIG
	There are no known prior wills that have not been expressly revoked by	a later instrument.	
	The will is admitted to formal probate.		
	■The prior informal finding as to testacy is set aside.		

		Na	me		Relationship (e.g. spouse, partner in a civil union, child, brother, guardian for spouse, etc.)	
9.	The following person is qualified to serve and is appointed or confirmed as personal representative: Name: The Nominee is 21 years of age or older. Street Address:					
	-		Zip Code:			
	-					
			Zip Code:			
	Primary Phone:		Alternate Pl	none:		
	Email Address:					
	The prior informal a letters are revoked.	appointment of		(name) is set aside and the	
10.	The personal represer without bond.	nount of \$	<u>.</u>			
	■in unsupervised administration.					
	☐ in supervised administration as described in an attachment to this order.					
11.	Letters Testamentary	will be issued or pr	eviously issued letters	are confirmed.		
Dat	te:					
-Ju				Judge \square Mag	jistrate	
				-		

8. The heirs of the decedent are: