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| **JDF 1049** | Decree |
| A. District CourtColorado County: Mailing Address:  | *This box is for court use only.* |
| B. Parties to the CasePetitioner: &Respondent:  *(or Co-petitioner – hereafter referred to as the Respondent)* |
| C. Case DetailsNumber: Division: Courtroom:  |

## 1. Hearing

[ ]  A hearing was heard on *(date)*

Petitioner: [ ]  Attended. [ ]  Did not Attend.

[ ]  Participated by absentee testimony.

[ ]  Was represented by*: (lawyer name)*

Respondent: [ ]  Attended. [ ]  Did not Attend.

[ ]  Participated by absentee testimony.

[ ]  Was represented by*: (lawyer name)*

## 2. Fact Findings

The Court has examined the case file, the evidence presented, and any testimony at the hearing. The Court makes the following findings:

### a) Jurisdiction

1) The Court has jurisdiction over the parties because:

[ ]  The parties filed jointly on *(date)*

[ ]  The Respondent was served with a Summons on *(date)*

In *(county)*

[ ]  The Respondent waived service on *(date)*

[ ]  Subject-matter jurisdiction based on publication *(date)*

[ ]  Other:

2) Colorado Domicile:

[ ]  At least one party was domiciled in Colorado for more than 91 days before the Petition was filed.

[ ]  Neither party resides in Colorado, but the Civil Union was obtained here.

3) At least 91 days have passed since the Court acquired jurisdiction over the Co-Petitioner or Respondent or since the Court acquired jurisdiction over the subject matter based on publication.

4) The marriage or civil union between the parties is irretrievably broken.

### b) Property and Financials

[ ]  The Property and Financial Agreement between the parties is considered conscionable as to support *(child and spousal support)* and division of property, debt, and assets.

### c) Parenting Plan

[ ]  All provisions in the Parenting Plan are in the children's best interests. This includes residence, decision-making responsibilities, and the parenting time plan.

### d) Name Restoration

[ ]  The name restoration request is not detrimental to any person.

### e) Grounds to Invalidate

The marriage or civil union should be invalidated because:

[ ]  A party **could not consent** when it was solemnized. This was because of mental incapacity or infirmity or because of the influence of alcohol, drugs, or other incapacitating substances.

[ ]  A party **lacked the physical capacity** to consummate it by sexual intercourse, and the other party did not know about the incapacity when it was solemnized.

[ ]  A party was underage and did not have the consent of their parents or guardian or judicial approval.

[ ]  One party entered it in reliance upon **a fraudulent act or representation** of the other party, which fraudulent act or representation goes to the essence of the marriage or civil union.

[ ]  One or both parties entered it **under duress** exercised by the other party or a third party, whether or not such other party knew of such exercise of duress.

[ ]  One or both parties entered the contract as a jest or dare.

[ ]  The marriage or civil union is prohibited by law, including:

[ ]  One of the parties was already in a marriage or civil union;

[ ]  A marriage between an ancestor and a descendant or siblings (whether sharing one parent or both).

[ ]  A marriage where one party is the aunt or uncle to the other, whether the relationship is by the half or the whole blood, except as to marriages permitted by the established customs of aboriginal cultures;

[ ]  It was void by the law of where it was contracted.

## 3. Final Orders

The Court orders:

### a) Decreed

[ ]  A Decree of Invalidation is entered.

The marriage / civil union is annulled as of the date it was entered.

### b) Permanent Orders

[ ]  The Property and Financial Agreement filed on *(date)*  is approved and incorporated into this Decree.

[ ]  The Parenting Plan filed on *(date)*  is approved and incorporated into this Decree.

[ ]  The Court will issue separate written permanent orders by *(date)*

[ ]  Other:

### c) Name Restoration

**[ ]** The Petitioner’s name is restored to:

**[ ]** The Respondent’s name is restored to:

### d) Restraining Orders

[ ]  A Protection / Restraining Order was issued on *(date)*  That Protection/Restraining Order is:

[ ]  Vacated.

[ ]  Continued to *(date)*  pursuant to C.R.S. § 13-14-106(1)(c);

[ ]  With no changes made to the existing Protection/Restraining Order.

[ ]  The existing Protection / Restraining Order is changed as follows:

**Note:** If the Protection Order has been modified, the requesting party must serve a copy of the modified Order on the other party.

### e) Other Orders

## So Ordered

By:  Dated:

[ ]  Judge [ ]  Magistrate