District Court Court Address:	County, Colora	ido	
In re the Marriage of:			
Petitioner:			
and			
Co-Petitioner/Responder	nt·	A	COURT USE ONLY
	Attorney (Name and Address):	Case Nur	mher [.]
	, , , , , , , , , , , , , , , , , , , ,		
Phone Number:	E-mail:		
FAX Number:	Atty. Reg. #:	Division	Courtroom
	SEPARATION AGREEMEN	I (MARRIAGE)	
greement as it pertains to it necessionable, in which can be a second or may use this form as a very possible issue that more you to identify unique is	nd for the disposition of property and to the parties themselves and to proper it may order the parties to submit a separation agreement to submit to ay be relevant to the facts of your cases that you may have in your case the form. Any additional pages mutation	the Court. This starse. A section entitle	Court finds the agreement t. Indard form does not include ad "Other Terms" is available ore space than is provided,
his is a:	ree to everything and this Agreement i	s signed by both na	urties)
_	agree to some things and this Agreem		
_	d by signer and mailed to the other pa	-	ar paraoo,
		,	
DF 1129 - Pretrial Staten	t or the Agreement was prepared by onent to identify issues that you have cannot agree on. A hearing may be	not agreed on. Th i	is is a required form if you
Section 1: As	ssets		
vithin the category identified	dentified on the Sworn Financial Stated, please check the appropriate box. et and who will be responsible for any	If you do own the a	asset, please identify who will
	hat it is the responsibility of the party with the county anges.		
o-Petitioner/Respondent	ut this Agreement means and refers ("R" or Co-Pet./Resp.) through ame.)		(name). ent means and refers to

_		•	all that apply.)							
_ `		•	Real Estate. owing terms relating to a	ll Real Es	tate own	ed.				
Ident	ify addres	SS		will owne	who take ership title.			obliga	II assume tions. es, Insur	
				Р	R	Р	R	Вс	oth (indic	ate %)
								P	% R	%
								P	% R	%
The p w w The p The p	arty who w ill have ill have unti arties agree Petitione parties have	ill take ownmonths ile to an equer(co-F	et/Resp. will pay \$	perty (date) on the l	or oan and to	remove	the oth	er spou	use from th	ne debt. esp. by
☐The p	arties do no	ot own any	nd/or Recreation Ve Motor Vehicles and/or Rowing terms relating to a	ecreation	Vehicles	s.	,	hicles (owned.	
Ident	ify type			will	who take ership		oan Pa	obliga yment	, Registr	
Year	Make	Model	VIN#	and P	title. R	Р	R	Insura Bo	ance) oth (indic	rate %)
ı Gai	wane	MOGE	▼ 11 4 <i>T</i>	<u> </u>				P_	% R	%
				+=				P	% R	%
								P_	% R	%
								Ρ	% R	%
	†	1		 -			-	В	0/ D	0/

☐The parties agree to sign over the respective title	of analy vahi	olo by				(data)
		cie by				(date).
The party who will take ownership and title of the						
☐ will havemonths from(data) to re		oon and rai	maya tha a	tharan	ougo from th	aa dabt
will have until (date) to re		oan and rer	nove the o	tner sp	ouse from ti	ne debt.
☐ The parties have already transferred title per this ☐ Other:	agreement.					
_						
 C. Cash on Hand, Bank, Checking, and □ The parties do not have any accounts. □ The parties agree to the following terms relating to 			nts (Check	call th	at apply.)	
Identify Name of Bank or Financial Institution	Identify Type of		stribution	of eac	ch accoun	t.
msutution	Bank Account	P = 100%	R = 100%	Во	th (indicat	e %)
				Р	% R	%
				Р	% R	
				Р	% R	<u></u> %
				P	% R	<u></u> %
				P	% R	<u></u> %
				• <u> </u>	/0 11	/0
☐ The parties agree to divide/transfer the funds by ☐ The parties have already divided/transferred the ☐ Other:		agreemen	t.			
D. Life Insurance (Check all that apply.)						
☐ The parties do not have life insurance.						
☐The parties agree to the following terms relating t	to all life insur	ance accou	unts.			
Neither party will be required to carry life insurance or	ce on his/her	life.				
The Petitioner will carry life insurance on his/her with (name)	ame of spous	e) as benef	ficiary			
for (years/months) or untiland/or		(specific dat	te)		
The Co/Petitioner/Respondent will carry life insur with						

for (years/months) or \square until			(spec	ific date))		
• Outor:							
. Furniture, Household Goods,	and Other P	ersona	al Propert	y (Ched	ck all that a	pply.)	
The parties do not have any assets in this c The parties have divided the furniture, hous division.	ategory.		-	•			th
The parties agree to the following terms rela	ating to all furnit	ure, hou	sehold good	ls and o	ther persona	al proper	ty.
Identify Items	P R I	dentify	Items			Р	Ī
							_
							1
							4
Other:							
							_
. Stocks, Bonds, Mutual Funds,	Securities 8	Inves	tment Ac	counts	6 (Check all	that app	ıl
The marking decree have a consequent							
The parties do not have any accounts. The parties agree to the following terms rela	ating to all accou	unts.					
Identify name of Stock, Bond, Mutual Fund, etc.		Distri	bution of	Funds,	Shares, e	tc.	
i uliu, etc.	P = 10	00% F	R = 100%		oth (indic		
				P	% R	%	
					0/ 🖻		
		1		P	% R	%	_
				P	% R % R	% %	_
The parties agree to divide/transfer the fund				P	% R		_
The parties agree to divide/transfer the fund The parties have already divided/transferred	ds by				% R		_

6. Pension, Profit Sharing or Retireme	ent Fun	nds (Ch	eck all tha	t apply.))		
☐The parties do not have any funds.☐The parties agree to the following terms relating to	all retire	ment acc	counts.				
Identify type of Pension, Profit Sharing or Retirement Fund	Dist	res, etc. wi	within the				
	P = 10	00% F	R = 100%		Both (indic	ate %)	
				P	% R	%	
		1		P	% R	%	
		1		P	% R	%	
Relations Order (QDRO) by contacting their fund prov	ider or an		•		ng a Qualifi		
The cost to prepare the QDRO will be paid as follow%. Note: A QDRO is necessary completed. Without a QDRO, plans will not be diverthis form.	/s: Petitio / <i>in orde</i>	attorney	/ by	6 and C	o-Petitioner/	(da Respondent Tolan to	te). ent: <i>be</i>
Relations Order (QDRO) by contacting their fund prov The cost to prepare the QDRO will be paid as follow	pleting the scellane of y.	attorney oner: er for the ardless of	ion, pleasets" and "	6 and Consider of the sies agree of the sies agree e consider of the sies agree e consideration of the sies agree e consider	der items ide Property"	(da/Respondo	te). be hin
The cost to prepare the QDRO will be paid as follow	pleting the scellaneous plant misce	attorney oner: er for the ardless of	ion, pleasets" and "	6 and Consider of the sies agree of the sies agree e consider of the sies agree e consideration of the sies agree e consider	der items ide Property"	(da/Respondo	te). be thin
The cost to prepare the QDRO will be paid as follow	pleting the scellaneous plant misce	his sect	ion, pleasets" and "	6 and Consider of the sies agree of the sies agree e consider of the sies agree e consideration of the sies agree e consider	der items ide Property"	(da Responde t plan to ntified wite dentified	te). be hin on
Miscellaneous Assets (When complete Sworn Financial Statement under "Miscellaneous and assets in this categor. The parties do not have any assets in this categor. Identify Items P	pleting the scellane of the sc	his sect	ion, pleasets" and "	6 and Consider of the sies agree of the sies agree e consider of the sies agree e consideration of the sies agree e consider	der items ide Property"	dentified	be hin
The cost to prepare the QDRO will be paid as follow	pleting the scellaneous R Id	his sect	ion, pleasets" and "	6 and Consider of the sies agree of the sies agree e consider of the sies agree e consideration of the sies agree e consider	der items ide Property"	dentified	te). be hin on

	ady divided the vario	us assets listed abo	ve per this	agreer	ment.		ate).
Other:							
ction 2:	Debts (unsec	urad)					
unsecured debts suc	•	-	, loans fror	n famil	y memb	ers, back t	axes ow
ne I.R.S., etc. Do not	list debts that are lie	ens against your prop					
ause that payment is	already listed above	9.					
Γhe parties do not haν	ve any deht						
		oloting to all dobt on	d the nerty	roono	aaibla fa	r the debt	ما النب
The parties agree to the hold the other party I		elating to all debt and	d the party	respor	nsible to	or the debt	wiii inaer
		· - ·					
dentify Name of	Date of	<u>Balance</u>	<u>P</u>	arty R		sible for	<u>tuture</u>
<u>Creditor</u>	<u>Balance</u>		Р	R		<u>nents.</u> oth (indic	ate %)
		\$	<u> </u>		Р	% R	%
				_	Р	% R	
					Р	% R_	%
					F		
					Р	% R	%
							% %
					Р	% R	
					P	% R % R	%
					P P	% R % R % R	% %
					P P P	% R % R % R % R	% % %
					P P P P	% R% R% R% R% R	% % %
					P P P P	% R% R	% % % %
Total debt to be assu	Imed by Petitioner	\$			P P P P P	% R % R % R % R % R % R % R	% % % %
Total debt to be assu		\$ \$			P P P P P	% R % R % R % R % R % R % R	% % % %
Total debt to be assu Total debt to be assu Pet/Resp.					P P P P P	% R % R % R % R % R % R % R	% % % %
Total debt to be assu Pet/Resp.					P P P P P	% R % R % R % R % R % R % R	% % % %
Total debt to be assu					P P P P P	% R % R % R % R % R % R % R	% % % %

Section 3: **Taxes**

	parties will file a Djoint Dseparate Dmarried filing separately tax return for(identify tax year(s)).
	and Federal refunds and/or money owed will be allocated as follows: Petitioner:% and Co-
	er/Respondent:%.
Oth	
Sect	on 4: Maintenance (Spousal/Partner Support)
Both	parties acknowledge that they have reviewed the maintenance guidelines contained in §14-10-114, C.R.S.
	parties forever waive their right to receive maintenance. The parties understand that once the Court accepts waiver, that party may never request maintenance.
1. 2. 3.	parties agree to the terms of the following Maintenance Agreement: Petitioner Co-Petitioner/Respondent shall pay maintenance to the Petitioner Co-Petitioner/Respondent. The Payments will be weekly bi-weekly twice a month monthly in the amount of time that the maintenance and monthly in the amount of the date. Petitioner Co-Petitioner/Respondent. Monthly in the amount of the amount of monthly in the amount of the date and monthly in the amount of the future, you must select 4(b) below. (date) monthly in the amount of the amount of the future, you must select 4(b) below. The parties agree on one of the following terms: (Select either a or b. DO NOT select both.) a. The terms of this Maintenance Agreement are contractual in nature and shall not be modified in the future. OR b. The following terms of the Maintenance Agreement are modifiable by the Court pursuant to § 14-10-122, C.R.S: (You may select one or both of the two following options.) The amount of time that the maintenance shall be paid.
5.	Maintenance shall be paid: (check one) ☐To the Family Support Registry (FSR) along with child support, P. O. Box 2171, Denver, CO 80201-2171. ☐Directly to the ☐ Petitioner ☐Co-Petitioner/Respondent. ☐Other:

Section 5: **Other Terms**

Identify below any agreements not identified in Sections 1-4.

	Importan	t Information	ı - Please Read	
•	Change of title does not end the oblicapproval of any provision to remove explease the party from the commitment	either party fro		
•	It is the responsibility of the party who change the title of the property with companies, etc. of any changes.			
•	Joint debt of any kind, for example refinanced. Joint credit cards should to avoid future liability.			
ag	ne Parties understand that if either preement, C.R.C.P. 70 allows the Clerk nctions for the other party's refusal	k of the Court	to do so. A party ma	
inc	ease re-read this document carefully to recludes all agreed upon terms and your some identified within this agreement.			
☐ for	By checking this box, I am acknowledging m.	I am filling in the	e blanks and not changin	g anything else on the
	By checking this box, I am acknowledging	that I have mad	e a change to the origina	I content of this form.
		SIGNATU	RE	
(pr	rinted name of Petitioner)	Signature o	f Petitioner	Date
 Pe	titioner's Address	City	State	Zip Code
(Ar	rea Code) Home Telephone Number	Area Code) V	Vork Telephone Number	
Sig	nature of Attorney if applicable Date			

(printed name of Co-Petitioner/Respondent)	Signature of	Co-Petitioner/Respondent	Date
Co-Petitioner/Respondent's Address	City	State	Zip Code
(Area Code) Home Telephone Number	Area Code) W	ork Telephone Number	
Signature of Attorney if applicable Date			
COMPLETE THE		SEPARATION AGREEME E OF SERVICE BELOW. SERVICE	NT,
I certify that on((MARRIAGE) was served on the other party by			
☐Hand Delivery, ☐E-filed, ☐Faxed to this nu	mber:		RATION AGREEMENT
	mber: ge pre-paid, and		RATION AGREEMENT