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| **Court** [ ]  District [ ]  JuvenileColorado County: CountyCourt Address: Enter full address. | Court Use Only |
| People of the State of ColoradoIn the Matter of:Youth: Youth’s name.A Youth in Transition |
| Filer’s Name: Filer’s NameAddress: Filer’s full address.Phone: Filer’s phone number.Email: Filer’s Email Atty. Reg. No.: Bar Number | CaseNumber: NumberDivision: DivisionCourtroom: Courtroom |
| **Petition for Youth in Transition Proceedings***(Continuous Removal)* |

I petition the Court to initiate a Youth in Transition proceeding pursuant to C.R.S. § 19-1-307, on behalf of Youth Name, *(youth)*, who consents to enter the Foster Youth in Transition Program *(program)*.

1. **Youth Information**

Date of birth: DOB.

Age: Age years old.

Fost Care Case Number: case #.

• The youth is anticipated to opt directly from this case into a Foster Youth in Transition Case. C.R.S. § 19-3-705.

County of residence: County.

1. **Venue**

Venue is proper in this court because the youth resides in or receives services from a county in this court’s jurisdiction.

The county is required to file this petition and maintain continuous services for a youth who wishes to transition directly into the program under Article 3, Title 19, C.R.S.

1. The youth voluntarily consents to enter the Foster Youth in Transition Program. The signed Voluntary Services Agreement is attached to this Petition. C.R.S § 19-1-307(6).
2. The youth was removed from home prior to age 18 pursuant to a judicial determination that it was contrary to the welfare of the child to remain in the home and that reasonable efforts were made to keep the child in the home. Because the youth remains in foster care continuously, no new court ordered removal is required.

The youth will be considered to meet the criteria in 42 U.S.C. 672(a)(2)(ii) while remaining in foster care. U.S. Dept. Health and Human Services, ACYF-CB-PI-10-11 at 6 (July 9, 2010).

1. It is in the best interest of the youth to be voluntarily placed in foster care. Foster care includes supervised independent living placements.
2. In entering the Foster Youth in Transition Program, the youth retains all the rights and responsibilities that they would otherwise have, as described in C.R.S. § 19-7-304(5).
3. By consenting to these facts and to the jurisdiction of the court, the youth may be required to attend court at least once every six months pursuant to C.R.S. § 19-3-702. The youth may request that the case be dismissed at any time, forgoing the benefits and obligations of the Foster Youth in Transition Program.
4. A Roadmap to Success for the youth is completed and attached to this petition.
5. I request for the Court to set this matter for an initial hearing and grant the county legal authority for physical placement of the youth.

**10. Certificate of Delivery**

I hereby certify that on date, a true and correct copy of this Petition was deposited, by Enter method/location of delivery to other party.

**11. Verified Signature**

I declare under penalty of perjury under the law of Colorado that the foregoing is true and correct.

Executed on the Date day of Month, Year, at City or other location, in State or country

Print Name: Name

Signature: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_