Court		☐ District ☐ Probate ☐ Juvenile				
Colora	do Count	ty:				
Court A	Address:		▲ Court Use Only ▲			
Petition &	ner:		Case Number:			
Respon	ndent: etitioner)	·	Division:			
or	ntoroot o	£.	Courtroom:			
in the i	nterest o	f:				
	(	Order Regarding Special Immigrant Juv	venile Status			
		ing considered the request for findings establishing the ch	• •			
1.	The ch	ild / minor (name),	is under the age of 21 years.			
	The child / minor's date of birth is					
2.	The ch	ild / minor is unmarried.				
3.	The ch	ild / minor meets the definition of:				
		"Child" pursuant to C.R.S. §§ 14-10-123(1.5)(a) and 14-1	0-103(5), as an unmarried			
		individual who has not attained the age of twenty-one. O	r			
		"Minor" pursuant to C.R.S. §§ 15-14-102(8) and 15-14-20	04(2.5)(a), as an unmarried			
		individual who has not attained the age of twenty-one.				
4.	The ch	ild / minor is currently under the court's jurisdiction pursua	nt to:			
		The commencement of a proceeding concerning the Allo	cation of Parental			
		Responsibilities under C.R.S. §§ 14-10-103, 14-10-124.	Or			
		The filing of a Petition for Appointment of a Guardian of a	Minor under C.R.S. § 15-14-			
		204. The purpose of this proceeding is to determine whe	ther appointment of a guardian is			
		in the minor's best interest. C.R.S. § 15-14-204(2).				
5.		ild / minor will remain under this Court's jurisdiction until th	e age of twenty-one or until			
	turther	order of the Court, pursuant to (check one):				
	Ц	C.R.S. § 14-10-123(1.5) (Allocation of Parental Respons	ibilities). <b>Or</b>			
		C.R.S. § 15-14-210(1) (Guardianship).				

	1)
7	The child / minor currently resides with and is dependent on:  (Name of caregiver), the child / minor's
	The child / minor has been placed under the custody of an individual appointed by this court pursuant to <i>(check one)</i> :
	☐ C.R.S. §§ 14-10-123(1.5) and 14-10-103 (Allocation of Parental Responsibilities). <b>Or</b>
	☐ C.R.S. § 15-14-204 (Guardianship); see also C.R.S. § 15-14-207-209 (giving the guardian all the unrestricted duties, powers and rights of a parent).
5	Specifically, the child / minor has been placed in the custody of:  (Name of caregiver), the child / minor's  (relationship to child / minor)
7	The child / minor's caregiver, (name of caregiver) has (check one):  □ Exclusive custody and decision-making responsibilities over the child through allocation of parental responsibilities, C.R.S. §§ 14-10-123(1.5), 14-10-103. <b>Or</b> □ All of the unrestricted duties, powers and rights of a parent through guardianship, C.R.S. § 15-14-207-209.
	The child / minor's reunification with <i>(check one)</i> : □ one or □ both parents is not viable due to one of the following bases as defined under Colorado law (check any that apply): □ Abuse (See, e.g., C.R.S. §§ 18-6-401, 19-1-103(1), 19-3-102(1); see also C.R.S. § 14-10-124(4)); □ Neglect (See, e.g., C.R.S. §§ 19-1-103(1), 19-3-102(1); see also C.R.S. § 14-10-124(4)); □ Abandonment (See, e.g., C.R.S. §§ 14-13-102(1), 19-3-604; see also In the Interest of
	L.B., 2017 COA 5, ¶ 30;  ☐ Other similar basis found under state law
	The court's findings are based on the following specific facts established through testimony and/or documentary evidence:

11.	n considering the child / minor's best interest pursuant to <i>(check one)</i> :
	☐ C.R.S. § 14-10-124 (Allocation of Parental Responsibilities). <b>Or</b>
	□ C.R.S. § 15-14-204(2) (Guardianship), it is not in the child / minor's best interest to return to the child / minor's or his/her or parents' previous country of nationality or country of last habitual residence, in (name of country)
	The court's finding is based on the following specific facts established through testimony and/or locumentary evidence:
Dated:	BY THE COURT:
	District Court Judge / Magistrate