| JDF 1363 Order Regarding Qualific   |  |   | ons to Opine                                  |
|---|--|---|---|
|   | ☐ District ☐ Juvenile  County:  ddress:  |   |   |
| B. Parties to the Case:  Petitioner:  & Respondent: (or Co-petitioner)  |  |   | This box is for court use only.               |
| &   | (or Co-petitioner) ecial:  | 1 | Case Details:  Number:  Division:  Courtroom: |
| <ol> <li>Background         The court reviewed the CFI or PRE's work history with domestic violence and/or child abuse victims.     </li> </ol>   |  |   |   |
| 2. Findings The court makes the following findings pursuant to C.R.S. § 14-10-127.5   |  |   |   |
| a) Can Opine  |  |   |   |
|   | The appointed professional has expertise and experience in working with domestic violence or child abuse victims, including child sexual abuse, that is not solely forensic in nature. |   |   |
| They are qualified to express an opinion relating to abuse, trauma, or the behaviors of victim and perpetrators during parental responsibilities proceedings.   |  |   |   |
| b)  | ☐ Cannot Opine   |   |   |
| The appointed professional can complete an investigation or evaluation and report. They must include data and facts that indicates domestic violence and child abuse if either is alleged. But they cannot express an opinion relating to abuse, trauma, or the behaviors of victims and perpetrators during parental responsibilities proceedings. |  |   |   |
| So Ordered  |  |   |   |
| ☐ Judge ☐ Magistrate Dated  |  |   |   |