| El Paso County, State of Colorado, District Court |                |
|---|----------------|
| Court Address: 270 S. Tejon                       |                |
| Colorado Springs, CO 80903                        |                |
| Phone Number: (719) 452-5392                      |                |
|   |                |
| Petitioner:                                       |                |
|   |                |
|   |                |
| And   |                |
|   |                |
|   | <b>↑</b>       |
| Respondent:                                       | COURT USE ONLY |
|   | Case Number:   |
|   |                |
|   | Division L     |
|   | a              |
|   | Courtroom S270 |
|   |                |
|   |                |
|   |                |

## **Appearances:**

## A. Webex

Unless otherwise directed by the Court, all parties and witnesses shall appear by Video via Webex for the following proceedings:

- 1. Uncontested / Default Dissolution of Marriage Proceedings
- 2. Uncontested / Default Final Orders regarding Allocation of Parental Responsibilities
- 3. Contested Temporary Orders, Common Law Marriage, Invalidity of Marriage, and all other hearings not otherwise listed or addressed in section C (see below)

## **B. In-Person Proceedings**

1. When a party believes the presentation of evidence necessitates a hearing be held in-person, after conferral with the opposing party, said party may request by motion the contested hearing be held in-person.

- 2. All motions for in-person hearings shall identify whether conferral has transpired and report the opposing party's position.
- 3. Motions for in-person hearing shall be filed no later than 7 days prior to the scheduled hearing.
- **C. Emergency Motions:** i.e. abduction prevention measures, motions pursuant to C.R.S. 14-10-129(4)
  - 1. The Court will issue an Order specific to the Emergency Motion instructing the parties on whether they shall appear in-person or via Webex.

## **Case Management Orders:**

- 1. All Exhibits to be used by the Parties must be marked (Petitioner using numerals, Respondent using letters), and exchanged with a copy to the Court no later than seven (7) days prior to the scheduled hearing.
- 2. The Parties are required to engage in a good faith settlement conference no later than seven (7) days prior to the hearing. Failure to engage in a settlement conference may result in the hearing being vacated. *See* C.R.C.P. 16.2(c)(3)(C).
- 3. Pursuant to C.R.E. 615 the sequestration of witnesses is ordered for all testimony at the hearing and potential witnesses shall not be present or within ear-shot for the testimony of other witnesses, nor discuss their testimony with any potential witness. Counsel, or the Parties if *pro se* shall advise their respective witnesses of the sequestration order.

So Ordered this April 10, 2024.

GREGORY K. DUNCAN
DISTRICT COURT MAGISTRATE

C7 D-12