Petition for Divorce (Petition for Dissolution of Ma	<u> </u>	JDF 1101
District Court		7
Colorado County:		
Court Address:		
Parties		
Petitioner (Parent or person who star	ted the legal case):	
-		•
Co Potitionar/Poppondent (Other per	roon in this coss):	
Co-Petitioner/Respondent (Other per	son in this case).	
		▲ Court Use Only ▲
Lawyer (if any) or Party filing		Case
Name:		Number:
Address:		
Phone:E-mail:		Division:
L maii.		Courtroom:
Lawyer Reg. #:		
Petitioner's Information Full Legal Name:		
First	Middle	Last
Date of Birth:		
How long living in Colorado? List of	dates (MM/YY): from:	to:
Current Mailing Address:		Apt. #
City:	State:	_ Zip:
Phone:	Email:	
		service) by email. C.R.C.P. 5(b)(2)(D).
Do you need an interpreter?	☐ No ☐ Yes, in (language)	:
2. Co-Petitioner/Respondent's I	nformation	Лilitary
Full Legal Name:		
First	Middle	Last
Date of Birth:		
How long living in Colorado? List of	to:	
	Apt. #	
		- Tr
		service) by email. C.R.C.P. 5(b)(2)(D).
•	•	:

3.	Information	about the Marria	ge						
	-	The parties were married on (date): in (city/state or country):							
	-	The parties separated on (date):							
	_	is irretrievably broke		_					
	Is either party	expecting a child?	□ Y	es U No					
4.	List all child(ren) of this relation	ship ι	ınder the age of 19					
	Full n	ame of child		Current Address		Sex	Date of Birth		
5.	Native Ame	rican Indian Herit	age:						
	Are the above	child(ren) Native A	merica	n Indian? 🗌 Yes* 🗌 No)				
	*If yes, Tribe: (if known) Member Number: (if known)								
		Note: You must a	also file	<u>JDF 1350</u> – Indian Child We	lfare Act	(ICWA)	Assessment Form.		
6.	Have all child(ren) of the marriage lived in Colorado for at least 182 days before this Petition was filed? (Or since birth if the child is under 6 months old?) Yes No								
	If No, whe	If No, where has that child been living?							
	Full	Name of Child		ne of Person Child Lived with in Last 6 Months (if not parent)		Moved om	Date Moved to Colorado (MM/DD/YY)		
7.		and address of each	n perso	on the child(ren) lived with ove	r the las	t 5 years	. Explain that person's		
			Dates Lived with Child(ren)						
	a relationship to dillia		Address (City/State/Zip)		MM/YY – MM/YY `				

8.	I/We understand that either parent (or party) may ask for genetic testing. The request will not affect how the court looks at the case. If genetic tests are not provided to the court before it makes its final decision in this case, they may not be allowed as evidence at a later date. C.R.S. § 14-10-124(1.5), (3.5).					
9.	Other Court Cases					
	List all cases the parents, child(ren), or other parties have been involved in, such as parental responsibilities child support, divorce, domestic violence, restraining orders, adoption, etc. Include all cases in any state.					-
	Name of Court	Case Numb	oer	State	Hearing Date	Kind of Case
10.	10. Other People with Parental Responsibilities List all people who are not parties in this case but have (or say they have) visitation rights of the child(ren), such as grandparents or other relatives.					
	Person's Name / Relations	hip to Child			Address (City/State	te & Zip)
11.	Check here if there's a coll for so, write the case numed Human Services or Societas any child, parent, or other the state? Yes No If yes, describe: Benefits received from Controls.	ber here: al Services er party listed	Depa	rtment Be	County:enefits ived benefits or serv	
13.	Active Protection or Res	straining Or	ders			
	Has anyone listed above been If Yes: The Protection / Restraining		□ Те	emporary	☐ Permanent	Yes □ No
	Made by the following court: Court location (County & State Case number: Date of Order: Name of protected person(s) Name of restrained person: What did the Protection/Rest	ite):	Mu	unicipal Co	away □ No conta	urt District/Juvenile Court

14. I/W	I/We ask that the Court make orders about (check all that apply):	
	☐ the status of this marriage	
	☐ the parenting plan for the child(ren) in this case	
	☐ maintenance (spousal support)	
	☐ child support	
	division of property and debts	
_	☐ lawyer fees and costs	
	☐ restoring a party's (or parties') last name(s)	
	other orders (specify):	
15. Th	The Petitioner Co-Petitioner/Respondent asks the Court to restore the	neir prior full name to <i>(list prior</i>
	first, middle, last name):	
""		<u>·</u>

Notice:

Colorado Revised Statutes § 14-10-107, provides that upon the filing of a Petition for Dissolution of Marriage or Legal Separation by the Petitioner and Co-Petitioner, or upon personal service of the Petition and Summons on the Respondent, or upon waiver and acceptance of service by the Respondent, an automatic temporary injunction shall be in effect against **both parties** until the Final Decree is entered, or the Petition is dismissed, or until further Order of the Court. Either party may apply to the Court for further temporary orders, an expanded automatic temporary injunction, or modification or revocation under C.R.S. § 14-10-108 or any other appropriate statute.

16. Automatic Court Orders (Temporary Injunction)

When this form is filed (or served or received by the Respondent) you and the other parent (or party) **must** obey the orders listed below. You must obey these orders until this case is finalized, dismissed, or the court changes these orders.

- Do not sell, transfer, assign, borrow against, hide, or get rid of any marital property without permission of the other parent (or party) or the court. You may use your income for your usual business expenses and your usual life necessities.
- Do not disturb the peace of the other parent or parties in this case.
- Do **not** take the child(ren) in this case out of the state without permission from the court and/or the other parent (or party).
- Do not stop paying, cancel, or make any changes to health, homeowner's, renter's, automobile, or life
 insurance policies that cover the child(ren) or a party in this case or that name a child or a party as a
 beneficiary.

Exception: You may make changes to insurance coverage if you have written permission from the other parent or party or a court order, and you give at least 14 days' Notice to the other party. C.R.S. § 14-10-107; 14-10-108.

If either of you wants to change or cancel these orders, you must file papers at court.

My signature below means I have read, understood, and received a copy of the temporary orders listed in 16.

Verification I declare under penalty of perjury under the law of Colorado that the foregoing is true and correct.					
(date) (month)	(year), at (city or other location, and state OR country)				
Printed Name of Petitioner	Signature of Petitioner				
Lawyer Name (if any)	Signature of Lawyer (if any)				
	Verification				
I declare under penalty of perjury under the law	v of Colorado that the foregoing is true and correct.				
Executed on the day of	,, at (year) (city or other location, and state OR country)				
(date) (month)	(year) (city or other location, and state OR country)				
Printed Name of Co-Petitioner/Respondent Signature of Co-Petitioner/Respondent					
Lawyer Name (if any) Signature of Lawyer (if any)					