## PLEASE TYPE

		C	County, Colorado	District	Court				
Court addres	s:		•						
Phone Numb	er:								
In Re the Ma	rriage	of:		0011					
Petitioner:				SSN:					
Respondent	/Co-Pe	titioner:		SSN:					
Attornover	Oct ( \A/	ithout Att	OFFICIAL AND			Case Numbe	URT USE ONLY		
Allomey of P	arty vv	ililoul All	Orney (Name and Addres	SS).		Case Numbe	:I.		
Phone Numb		E-mail:							
FAX Number		Atty.Reg.#:			Division	Courtroom			
	Dec	ree of	☐ Dissolution	of Marri	age or L	Legal Ser	paration		
This matter wa	as revie	ewed by t	he court on						
Petitioner					Respondent	Co-Petiti	oner		
☐ Appeared in person ☐ Appeared						n person 🔲 I	Did not appear		
☐ Signed a Non-Appearance Affidavit ☐ Signed a No						on-Appearance	e Affidavit		
☐ Was rep	resente	ed by an a	attorney		Was represe	ented by an att	orney		
☐ The cour	rt has r	ead the N	Ion-Appearance Affic	davit.					
☐ The cour	rt has c	is considered the testimony and evidence presented.							
☐ The cour	rt has c	onsidered	d any financial affida	vits filed,	and makes th	ne following fi	ndings and orders	s:	
			tion over the parties b				Č		
			ties filed jointly on _				(date).		
		The		(na	ime) was serv	ed with a Sun	nmons on		
	_		(0						
		The Res	spondent signed a wa	iver on _			(date).		
2. The co	ourt has jurisdic	s subject- ction	matter jurisdiction ba	ased on pu	ıblication on		 		
3. At least	st one p	oarty was	domiciled in Colora	do for mo	re than 90 da	ys before the l	Petition was filed		
	st 90 days has passed since the court acquired jurisdiction over the respondent or co-petitioner vice, completion of publication or co-filing.								
5. The m	arriage	between	between the parties is irretrievably broken.						
		ne Separation Agreement between the parties is found to be not unconscionable as to support, aintenance, and division of property, and is incorporated herein.							
			Agreement is:	<b>3</b>	1				
		•	ith this decree as Exh	ibit A					
	OR	i iicu w	ini unis decree as LAII	1011 / 1.					
		Has bee	n read into the record			to writing and	filed on or before	;	
				(da	ite)				

7.		The court has entered permanent orders which will be reduced to writing and filed on or before (date).						
	OR							
		It is in the best interests of the parties that the court has entered a decree, even though there are no permanent orders on this date.						
	OR							
		Are set forth below.						
8.		All provisions regarding the children are in the best interests of the children, including residence, decision making, and parenting time provisions. The parenting plan is incorporated in this decree.						
9.		The name change request is not detrimental to any person.						
10.		Any support order entered will become part of this decree.						
THE (	COUF	RT THEREFORE FURTHER ORDERS:						
		The marriage is dissolved and a Decree of Dissolution is entered.						
		A Decree of Legal Separation is entered. Either party may apply to convert this decree to Decree of Dissolution after six months has passed, and the other party has been given writte notice of the request.						
Each p	arty s	hall perform all of the applicable provisions of the separation agreement or permanent orders.						
	The	is granted a restoration of the prior name						
		<del></del> •						
ОТНЕ	ER:							
DATE	:							
		BY THE COURT:						
		District Court Judge						
		☐ District Court Magistrate						