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| **JDF 1019** | Decree |
| A. District CourtColorado County: Mailing Address:  | *This box is for court use only.* |
| B. Parties to the CasePetitioner: &Respondent:  *(or Co-petitioner – hereafter referred to as the Respondent)* |
| C. Case DetailsNumber: Division: Courtroom:  |

## 1. Hearing

[ ]  A hearing was not held after the parties filed a Non-Appearance Affidavit.

[ ]  A hearing was heard on *(date)*

Petitioner: [ ]  Attended. [ ]  Did not Attend.

[ ]  Participated by absentee testimony.

[ ]  Was represented by*: (lawyer name)*

Respondent: [ ]  Attended. [ ]  Did not Attend.

[ ]  Participated by absentee testimony.

[ ]  Was represented by*: (lawyer name)*

## 2. Fact Findings

The Court has examined the case file, the evidence presented, and any testimony at the hearing. The Court makes the following findings:

### a) Jurisdiction

1. The Court has jurisdiction over the parties because:

[ ]  The parties filed jointly on *(date)*

[ ]  The Respondent was served with a Summons on *(date)*

In *(county)*

[ ]  The Respondent waived service on *(date)*

[ ]  Subject-matter jurisdiction based on publication *(date)*

[ ]  Other:

1. Colorado Domicile:

[ ]  At least one party was domiciled in Colorado for more than 91 days before the Petition was filed.

[ ]  Neither party resides in Colorado, but the Civil Union was obtained here.

1. At least 91 days have passed since the Court acquired jurisdiction over the Co-Petitioner or Respondent or since the Court acquired jurisdiction over the subject matter based on publication.
2. The marriage or civil union between the parties is irretrievably broken.

### b) Property and Financials

[ ]  The Property and Financial Agreement between the parties is considered conscionable as to support *(child and spousal support)* and division of property, debt, and assets.

### c) Parenting Plan

[ ]  All provisions in the Parenting Plan are in the children's best interests. This includes residence, decision-making responsibilities, and the parenting time plan.

### d) Name Restoration

[ ]  The name restoration request is not detrimental to any person.

## 3. Final Orders

The Court orders:

### a) Decreed

[ ]  A Decree of Dissolution is entered.

The marriage / civil union is dissolved, and the parties are divorced.

[ ]  A Decree of Legal Separation is entered.

The parties are now legally separated. A Separation can be converted to a Divorce after 182 days, and written notice is given to the other party.

### b) Permanent Orders

[ ]  The Property and Financial Agreement filed on *(date)*  is approved and incorporated into this Decree.

[ ]  The Parenting Plan filed on *(date)*  is approved and incorporated into this Decree.

[ ]  The Court will issue separate written permanent orders by *(date)*

[ ]  Other:

### c) Name Restoration

**[ ]** The Petitioner’s name is restored to:

**[ ]** The Respondent’s name is restored to:

### d) Restraining Orders

[ ]  A Protection / Restraining Order was issued on *(date)*  That Protection/Restraining Order is:

[ ]  Vacated.

[ ]  Continued to *(date)*  pursuant to C.R.S. § 13-14-106(1)(c);

[ ]  With no changes made to the existing Protection/Restraining Order.

[ ]  The existing Protection / Restraining Order is changed as follows:

**Note:** If the Protection Order has been modified, the requesting party must serve a copy of the modified Order on the other party.

### e) Other Orders

## So Ordered

By:  Dated:

[ ]  Judge [ ]  Magistrate