#### **RULE CHANGE 2016(07)**

## Chapter 32 Colorado Appellate Rules

# Rule 3.4. Appeals fFrom Proceedings in Dependency or Neglect

(a) **How Taken.** Appeals from <u>judgments</u>, <u>decrees</u>, <u>or</u> orders in dependency or neglect proceedings, as permitted by section 19-1-109 (2)\_(b) and (c), C.R.S., <del>and</del> including <u>an order allocating parental responsibilities pursuant to section 19-1-104 (6), C.R.S., final orders entered pursuant to section 19-3-612, C.R.S., and final orders of permanent legal custody entered pursuant to section 19-3-702 and 19-3-605, C.R.S, <u>shall-must</u> be in the manner and within the time prescribed by this rule.</u>

#### (b) Time for Appeal.

- (1) A Notice of Appeal and Designation of <u>TranscriptsRecord</u> (Form 1<u>JDF</u> 545) <u>must shall</u> be filed with the clerk of the <u>c</u>Court of <u>a</u>Appeals <u>with and</u> an advisory copy served on the clerk of the trial court within 21 days after the entry of the judgment, decree, or order from which the appeal is taken. The trial court continues to have jurisdiction to hear and decide a motion under <u>If a</u> motion for post trial relief is timely filed pursuant to C.R.C.P. 59; regardless of the time for filing of a the notice of appeal, provided the C.R.C.P. 59 motion is timely filed begins to run upon the entry of an order denying the motion or upon the date the motion is deemed denied under C.R.C.P. 59 (<u>a</u>j); and determined within the time specified in C.R.C.P. 59 (j)whichever occurs first. An order is entered within the meaning of this rule when it is entered pursuant to C.R.C.P. 58. If notice of the entry of judgment, decree, or order is transmitted the order is mailed to the parties <u>by mail or E-Service</u>, the time for <u>the filing of</u> the notice of appeal <u>shall</u> commences from the date of mailing or E-Service of the notice.
- (2) If a timely notice of appeal is filed by a party, any other party may file a Notice of Cross-Appeal and Designation of Record-Transcripts (Form 1JDF 545) within 7 days of the date on which the notice of appeal was filed or within the 21 days for the filing of the notice of appeal, whichever period last expires last.
- (3) The time in which to file a notice of appeal or a notice of cross-appeal and the corresponding

designation of record transcripts will not be extended, except upon a showing of good cause pursuant to C.A.R. 2 and C.A.R. 26\_(b).

- (4) In appeals filed by respondent parents who were represented by counsel in the trial court, it is trial counsel's obligation to ensure a timely notice of appeal is filed. This obligation is met if different counsel for appeal timely files a notice of appeal. Self-represented parties are obligated to timely file a notice of appeal on their own behalf.
- (c) <u>Contents of Docketing</u> the <u>Notice of Appeal.</u> The appeal shall be docketed in accordance with C.A.R. 12(a).

A Notice of Appeal and Designation of Transcripts (JDF 545) must include:

- (1) identification of the party or parties initiating the appeal;
- (2) identification of the judgment, decree, or order from which the appeal is taken;
- (3) the date the judgment, decree, or order from which the appeal is taken was signed by the trial court;
- (4) a certificate of service in compliance with C.A.R. 25; and
- (5) a copy of the judgment, decree, or order from which the appeal is taken.
- (d) Notice of Appeal. The Notice of Appeal and Designation of Record (Form 1) must be prepared and signed by the appellant's trial counsel or by the appellant, if pro se. The notice must identify the party or parties initiating the appeal, specify the order or part thereof from which the appeal is taken, and set forth the date the order was reduced to writing, dated, and signed by the trial court. The notice must be signed by the appellant, if an adult, unless counsel states in the notice of appeal that the appellant has specifically authorized the filing of the appeal. If counsel is unable to file a notice of appeal because the appellant is unavailable, counsel may file a Certificate of Diligent Search (Form 2) with the clerk of the trial court.

# (de) Record Composition of the Record on Appeal.

(1) The record on appeal <u>must shall</u>-include the trial court file, including all exhibits.; and any transcripts ordered by the parties pursuant to this rule. <u>No</u>

designation of record is necessary for the trial court file and all exhibits. The record on appeal may also include any transcripts designated and ordered by the parties pursuant to this rule.

- (2) The appellant and It is the duty of the appellant and any cross-appellant, if any, shall (A) to complete and properly serve the designation of transcripts portion of JDF 545 Notice of Appeal (Cross Appeal) and Designation of Record (Form 1); (B) file Form 1 with the clerk of upon the trial court's managing and the clerk of the Court of Appeals; and (C) serve Form 1 on any court reporter at the time the notice of appeal is filed listed therein.
- (3) The designation of record transcripts portion of Form 1-JDF 545 shall-must set forth identify the dates of the proceedings for which transcripts are requested and the names of the court reporters, if applicable. Service of the Notice of Appeal and Designation of Record (Form 1) and the Supplemental Designation of Record (Form 3), if any, on the court reporter shall constitute a request for transcription of the specified proceedings.
- (4) Within 7 days after service of a designation of record JDF 545, any appellee may complete and file a Supplemental Designation of Record Transcripts (Form 3JDF 547) with the clerk of the trial court and the clerk of the <u>c</u>Court of aAppeals and serve it on the <u>trial</u> court's managing court reporter listed therein.
- (5) Within 7 days after service of the Notice of Appeal and Designation of Record (Form 1), tThe designating party or public entity responsible for the cost of transcription shall must make arrangements for payment with the managing court reporter. W within 147 days after servingee of the Notice of Appeal and dDesignation. Within 14 days after service of Record (Form 1) JDF 545, the court reporter shall must file a statement with the clerk of the trial court and the clerk of the cCourt of aAppeals indicating whether arrangements for payment have been made.
- (6) After arrangements for payment of the transcript have been made, any party may request a copy of the unedited transcript from the court reporter for use in preparing the petition on appeal or the response to the petition on appeal (cross-appeal). The unedited transcript may be in electronic form and is not an official transcript of the trial court proceedings. The court reporter may require a signed waiver of liability for any errors in the unedited transcript.

### (ef) Transmission of Record.

- (1) Within 42 days after the filing of the Notice of Appeal and Designation of Record (Form 1) JDF 545, the record, composed as set forth in subsection (d), including any transcripts or exhibits, shall must be transmitted to the <u>c</u>Court of <u>a</u>Appeals in accordance with C.A.R. 11\_(b).
- (2) The appellant may request an extension of time of no more than 14 days in which to file the record, which will be granted only upon a showing of good cause. If <u>ather</u> request <u>of more than 14 days</u> is based on <u>ather</u> court reporter's <u>or transcriber's</u> inability to complete the transcript, it must be supported by an affidavit of the reporter, <u>transcriber</u>, <u>managing court reporter</u>, or clerk of the <u>trial court-specifying why the transcript has not been completed</u>.

### (fg) Opening Brief Petition on Appeal.

- (1) Within 21 days after the <u>record is fileding</u>, of the Notice of Appeal and Designation of Record (Form 1), the appellant shall-must file a brief an original and five copies of a Petition on Appeal (Form 4). The petition shall be prepared by appellant's brief must be entitled "Opening Brief" and must contain the following under appropriate headings in the order indicated: if proceeding prose, by appellant's trial counsel, or by substitute counsel so long as substitute counsel has filed an entry of appearance. Except for extraordinary circumstances, substitution of counsel shall not be grounds for an extension of time.
- (2) The appellant may request one extension of time of no more than 7 days in which to file the petition, which will be denied except upon a showing of manifest injustice.
- (3) Unless the petition contains no more than 6,300 words, it shall not exceed twenty pages, excluding the attachments required by this Rule 3.4(g)(3)(G). The petition on appeal shall conform to the requirements in C.A.R. 32(a) and shall include:
  - (A) <u>aA cover page containing the information set forth-caption</u> in compliance with C.A.R. 32 (de);
  - (B) <u>a</u>A statement <u>certificate</u> of <u>compliance</u>the nature of the case and the relief sought as required by C.A.R. 32 (h);

- (C) <u>a table of contents</u>, with page references The date the trial court order was entered;
- (D) <u>aA table concise statement</u> of <u>authorities—cases (alphabetically arranged)</u>, statutes, and other authorities—with references to the pages of the <u>brief where they are cited</u> the material facts as they relate to the issues <u>presented in the petition on appeal (references to page and line numbers in the record are not required)</u>;
- (E) a statement of compliance with the Indian Child Welfare Act (ICWA) with citation(s) to the location(s) in the designated record of:
  - (i) each date when the court made an inquiry to determine whether the child is or could be an Indian child, and a statement of any identified tribe(s) or potential tribe(s);
  - (ii) copies of ICWA notices (including for foster care placement and termination of parental rights proceedings, if applicable), and other communications intended to provide such notice, sent to the child's parents, the child's Indian custodian(s), the Bureau of Indian Affairs (BIA), or the child's tribe(s) or potential tribe(s) may be found;
  - (iii) the postal return receipts for Indian child welfare notices sent to the child's parents, the child's Indian custodian(s), the BIA, or the child's tribe(s) or potential tribe(s) may be found;
  - (iv) responses from the parent(s) or Indian custodian(s) of the child, the BIA, and child's tribe(s) or potential tribe(s) may be found;
  - (v) additional notices (including for a termination hearing) were sent to non-responding tribe(s), or the BIA; and
  - (vi) date(s) of any ruling as to whether the child is or is not an Indian child;
- (F) a statement of the issues presented for review;
- (GE) aA concise statement identifying of the nature of the case, the relevant facts and procedural history, and the ruling, judgment, or order presented for

review, with appropriate references to the record (see C.A.R. 28 (e)) legal issues presented for appeal, including a statement of how the issues arose (general conclusory statements such as "the trial court's ruling is not supported by the law or the evidence" are not acceptable);

- (<u>H</u>F) Supporting statutes, case law, or other legal authority for the issues raised, together with a statement of the legal proposition for which the legal authority stands and a concise explanation of its applicability to the issues presented on appeal a summary of the arguments, which must:
  - (i) contain a succinct, clear, and accurate statement of the arguments made in the body of the brief;
  - (ii) articulate the major points of reasoning employed as to each issue presented for review; and
  - (iii) not merely repeat the argument headings or issues presented for review;

; and

- (<u>IG</u>) Copies of the petition in dependency or neglect, the motion to terminate, the trial court's adjudicatory order and/or order of termination, and rulings on any post trial motions. the arguments, which must contain:
  - (i) under a separate heading placed before the discussion of each issue, statements of the applicable standard of review with citation to authority, whether the issue was preserved, and if preserved, the precise location in the record where the issue was raised and where the court ruled; and
  - (ii) appellant's contentions and reasoning, with citations to the authorities and parts of the record on which the appellant relies; and
- (J) a short conclusion stating the precise relief sought.
- (2) The appellant may request one extension of time of no more than 7 days in which to file the opening brief.
- (3) The opening brief must contain no more than 7,500 words, excluding attachments and/or any addendum containing statutes, rules, regulations, etc. A self-represented party who does not have access to a word-processing system

must file a typewritten or legibly handwritten opening brief of not more than 25 double-spaced and single-sided pages. Such a brief must otherwise comply with this rule and C.A.R. 32.

### (gh) Response to Petition Answer Brief on Appeal (Cross-Appeal).

- (1) Within 21 days after service of the appellant's <u>opening brief</u>, <u>petition on appeal</u>, any appellee may file an <u>answer brief that must be entitled "Answer Brief</u>," and any <u>original and five copies of a Response to Petition on Appeal (Cross Appeal) (Form 5)</u>. The response (cross-appeal<u>lant) may shall be prepared by trial counsel or by substitute counsel so long as substitute counsel has-filed an <u>opening/answer brief that must be entitled "Cross-Appeal Opening/Answer Brief." entry of appearance. Except for extraordinary circumstances, substitution of counsel shall not be grounds for an extension of time.</u></u>
- (2) An appellee may request one extension of time of no more than 7 days in which to file a response (cross appeal), which will be denied except upon a showing of manifest injustice. Under a separate heading following the table of authorities, the brief must contain a statement of whether the appellee agrees with the appellant's statements concerning compliance with the ICWA, and if not, why not.
- (3) Unless the response (cross appeal) contains no more than 6,300 words, it shall not exceed twenty pages, excluding the attachments required by this Rule 3.4(h)(3)(E). The response (cross appeal) shall conform to the requirements of C.A.R. 32(a) and shall include: The brief must conform to the requirements of C.A.R 3.4 (f) except that separate headings titled statement of the issues or of the case need not be included unless the appellee is dissatisfied with the appellant's statement. For each issue, the answer brief must, under a separate heading placed before the discussion of the issue, state whether the appellee agrees with the appellant's statements concerning the standard of review with citation to authority and preservation for appeal, and if not, why not.
- (A) A cover page containing the information set forth in C.A.R. 32(c);
- (B) A concise statement of the material facts as they relate to the issues presented (references to page and line numbers in the record are not required);

- (C) A concise response to the legal issues presented (general conclusory statements such as "the trial court's ruling is supported by the law or the evidence" are not acceptable);
- (D) Supporting statutes, case law, or other legal authority in support of the response, together with a statement of the legal proposition for which the legal authority stands and a concise explanation of its applicability to the issues presented on appeal; and
- (E) If a cross appeal, copies of the petition in dependency or neglect, the motion to terminate, the trial court's adjudicatory order and/or order of termination, and rulings on any post trial motions.
  - (4) A party may request one extension of time of no more than 7 days to file an answer brief or cross-appeal opening/answer brief.
  - (5) The answer brief or cross-appeal opening/answer brief must contain no more than 7,500 words, excluding attachments and/or any addendum containing statutes, rules, regulations, etc. A self-represented party who does not have access to a word-processing system must file a typewritten or legibly handwritten brief of not more than 25 double-spaced and single-sided pages. Such a brief must otherwise comply with this rule and C.A.R. 32.
  - (6) In cases involving more than one appellant and in which the appellee chooses to file an answer brief, the appellee must file a combined answer brief addressing the legal issues raised by all appellants. The combined answer brief must be filed within 28 days of service of the last opening brief filed and must contain no more than 9,500 words.
  - (7) In cases involving more than one appellee, the court encourages coordination among appellees to avoid repetition within the answer briefs. A joint answer brief may, but is not required to, be filed by appellees.
- (h) Reply Brief. Within 14 days after service of the appellee's answer brief, any appellant may file a reply brief, which must be entitled "Reply Brief," in reply to the answer brief. A reply brief must comply with C.A.R. 3.4 (f)(1)(A)-(D) and must contain no more than 5,700 words. A self-represented party who does not have access to a word-processing system must file a typewritten or legibly handwritten reply brief of not more than 19 double-spaced and single-sided pages.

Such a brief must otherwise comply with this rule and C.A.R. 32. No further briefs may be filed except with leave of court.

(i) Oral Argument. Oral argument will be allowed upon the written request of a party or upon the court's own motion, unless the court, in its discretion, dispenses with oral argument. A request for oral argument shall must be made in a separate, appropriately titled document filed no later than 7 days after briefs are closed the date on which the party's petition on appeal or response is due. Unless otherwise ordered, argument may shall not exceed fifteen 15 minutes for the appellant(s) and fifteen 15 minutes for the appellee(s).

### (j) Ruling Advancement on the Docket.

- (1) Appeals in dependency or neglect proceedings shall <u>must</u> be advanced on the calendar of the <u>Court of Appeals appellate courts</u> pursuant to section 19-1-109\_(1), C.R.S., and <u>shall will</u> be set for disposition <del>upon the filing of the response to the petition on appeal or upon <u>at</u> the <u>earliest practical</u> time the response is due, whichever is earlier.</del>
- (2) After reviewing the petition on appeal, any response, and the record, the Court of Appeals may, by opinion in conformity with C.A.R. 35, affirm the trial court decision, reverse, or vacate the trial court decision, remand the case to the trial court, or set the case for supplemental briefing on issues raised by the parties or noticed by the court. If supplemental briefing is ordered, new counsel may be substituted upon a showing of good cause. Such request must be filed with the Court of Appeals within 7 days after the case is set for supplemental briefing.
- (k)(1) Petition for Rehearing. A petition for rehearing in the form prescribed by C.A.R. 40\_(b) may be filed within 14 days after entry of judgment. The time in which to file the petition for rehearing shall will not be extended.
- (12) Petition for Writ of Certiorari. Review of the judgment of the <u>c</u>Court of <u>a</u>Appeals may be sought by filing a petition for writ of certiorari in the <u>s</u>Supreme <u>c</u>Court in accordance with C.A.R. 51. The petition <u>must shall</u> be filed within 14 days after the expiration of the time for filing a petition for rehearing or the date of denial of a petition for rehearing by the <u>c</u>Court of <u>a</u>Appeals. The filing of the <u>petition results in an automatic stay of proceedings in the court of appeals. Any cross-petition or opposition brief to a petition for writ of certiorari shall-<u>must</u> be filed within 14 days after the filing of the petition. The petition for writ of certiorari, any cross-petition, and any opposition brief shall-<u>must</u> be in the form</u>

prescribed by C.A.R. 53(a)\_(c) and filed and served in accordance with C.A.R. 53 (f).

- (<u>ml</u>) Issuance of Mandate. The mandate <u>shall-must</u> be in the form prescribed by C.A.R. 41(a) and <u>shall-must</u> issue 29 days after entry of the judgment. The timely filing of a petition for rehearing will stay the mandate until the <u>c</u>Court of <u>a</u>Appeals has ruled on the petition. If the petition is denied, the mandate <u>shall-must</u> issue 14 days after entry of the order denying the petition. The mandate may also be stayed in accordance with C.A.R. 41.1.
- (<u>nm</u>) Filing and Service. All papers required or permitted by this rule <u>shall-must</u> be filed and served in accordance with C.A.R. 25, <u>unless otherwise provided in this rule</u>.
- (on) Computation and Extension of Time. Computation and extension of any time period prescribed by this rule shall must be in accordance with C.A.R. 26(a) and (c), unless otherwise provided in this rule.

Court of Appeals, State of Colora 2 East 14 <sup>th</sup> Ave., Denver, CO 802	do 03		
Name of Lower Court(s):			
Trial Court Judges(s):			
Case Number(s):			
THE PEOPLE OF THE STATE	OF COLORADO		
In the Interest of:	pursuant to § 19-1-109(1)]		1 🛦
Minor Child(ren),	pursuant to § 19-1-109(1)]	_	1-
And Concerning:		COURT	USE ONLY
•	pursuant to § 19-1-109(1)]		
Appellant/Respondent:			
Attorney or Party Without Attorney	(Name and Address):	Case Number:	
Phone Number:	E-mail:		
FAX Number:	Atty. Reg. #:	Division	Courtroom
NOTICE OF APPEA	AL (CROSS-APPEAL) AND <del>RECORD</del> TRANSCRIPTS		ON OF
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adverse rulings made therein.			
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#### **DESIGNATION OF RECORD**

The clerk of the trial court will prepare the record on appeal, which shall include the trial court file as set forth in C.A.R. 3.4(d)(1) and the following transcripts:, pursuant to C.A.R. 3.4(e), the following items:
 The trial court file, including all pleadings, motions, reports, exhibits, and orders of the court.
 The original transcript of the following proceedings:

☐ The adjudicatory hearing held on	
(date(s))	
☐ The dispositional hearing held on	
(date(s))	
☐ The review hearing held on	
(date(s))	
☐ The permanency hearing held on	
(date(s))	
☐ The termination hearing held on	
(date(s))	
3. The name and address of the court repo	rter(s) is:
Name	Name
Address	Address

•	— State —			City	State
Zip Code City	————State	:	Zip Code		
		[or]			
4. I need not order tra	anscripts because:				
5. I need not secu	ure appellant's s	ignature bec	eause: [Sec	≥ C.A.R.	3.4(d)
Signature, <u>appellant c</u> Signature of ap	or attorney for appe		Date -		

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I certify that on	(date) the	original of this NO	TICE
OF APPEAL (CROSS-APPEAL)		DESIGNATION	OF
TRANSCRIPTSRECORD was filed with the tri	al court an	d Court of Appeals;	and a
true and accurate copy of this NOTICE OF	APPEAL	(CROSS-APPEAL)	AND
DESIGNATION OF TRANSCRIPTSRECORD	was serve	ed on the other part	y(ies)
and any court reporters listed above by			
1. E-file system			
1.2placing it in the United States n to the following:	nail, postag	ge pre-paid and addr	ressed
			,
	Signa	ture	

Court of Appeals, State of Colorado		
2 East 14 <sup>th</sup> Ave., Denver, CO 80203		
Name of Lower Court(s):		
Trial Court Judges(s):		
Case Number(s):		
THE PEOPLE OF THE STATE OF COLORADO		
In the Interest of :[initials pursuant to § 19-1	<b>A</b>	<b>A</b>
109(1)]	COURT USE ONLY	
Minor Child(ren),		
And Concerning:		
[initials pursuant to § 19-1- 109(1)]		
Appellant/Respondent:		
Attorney or Party Without Attorney (Name and Address):	Case Number:	
Phone Number: E mail:  FAX Number: Atty. Reg. #:	Division Courtroom	
CERTIFICATE OF DILIGENT SEARCH		
1. I, , was counsel fo	r	
in the above captioned case.		
in the above captioned case.		
2. Since the time of entry of the order of: □adjudication		
☐ disposition☐termination, I have attempted to ascerta	oin the whereabouts of my	
<del>*</del>	in the whereabouts or my	
client:	per signature on the notice	
— □to discuss the merits of an appeal; □to obtain his/l	ier signature on the notice	
of appeal.		
3. I have made the following efforts:		

☐ a. Sent a letter with proper postage affixed to the last known address of my
client and: □received no response; □the letter has been returned to me.
□ b. Ascertained through the post office in
that my client has not filed a forwarding address.
□ c. Telephoned my client with no response.
□ d. Checked with the telephone company,
and there is no new telephone listing on file for my client.
☐ e. Undertaken the following additional inquiry into the whereabouts of my elient:
4. I am unable to determine the whereabouts of my client.
The first the determine the wholest out of the same of
I hereby certify that the above stated facts are true and correct.
Signature, attorney for appellant
——————————————————————————————————————
CERTIFICATE OF MAILING
I certify that on(date) the original of this CERTIFICATE OF DILIGENT SEARCH was filed with
the District Court; and a true and accurate copy of this CERTIFICATE OF DILIGENT SEARCH was served on the other party(ies) by placing it in the United States mail, postage pre-paid and addressed to the following:
party(ies) by placing it in the office states man, postage pre-para and addressed to the following.
Signature

Court of Appeals, State of Colora 2 East 14 <sup>th</sup> Ave. Denver, CO 8020 Name of Lower Court(s):	do 03		
Trial Court Judges(s):			
Case Number(s):			
THE PEOPLE OF THE STATE OF	F COLORADO	;	
In the Interest of :	s pursuant to § 19-1-109(1)]	<b>A</b>	<b>A</b>
Minor Child(ren),	s pursuant to § 13-1-103(1)]	COURT	USE ONLY
And Concerning:[initials	s pursuant to § 19-1-109(1)]		. [
Appellant/Respondent:	<del></del>		
Attorney or Party Without Attorney	(Name and Address):	Case Number:	
Phone Number: FAX Number:	E-mail: Atty. Reg. #:	Division	Courtroom
	DESIGNATION OF TRAN	SCRIPTS RECO	RD
In addition to the transcripts of shall include in the record on a	ppeal:		trial court
The original transcripts of the 1.			
(List the name and the da	ate of the proceeding.)		
2. (II ist the name and the	ne date of the proceeding	1	

The name and address of the court reporter(s) is:					
Name			Ŋ	Name	
Addres	S		A	Address	
City	State	Zip Code	City	State	Zip Code
Signature	, appellee or a	attorney for appel	lee I	Date	
		<u>CERTIFICAT</u>	E OF SER	<u>VICE</u>	
I certify t	hat on		(dat	e) the origin	al of this NOTICE
OF APP	EAL (CROSS	-APPEAL) AND	<b>DESIGNA</b>	TION OF T	RANSCRIPTS was
filed with	the trial cour	t and Court of Ap	peals; and	a true and ac	ccurate copy of this
<u>NOTICE</u>					SIGNATION OF
<u>TRANSCI</u>	RIPTS was se	erved on the other	er party(ies)	and any co	urt reporters listed
above by:	<u>-</u>				
1. E-file system					
2. Placing it in the United States mail, postage pre-paid and addressed to the following:					
			_		
			<del></del>		

Signature	
The name and address of the court reporter(s) is:	
Name Name	
Address Address	
City State Zip Code City State Zip Code	
Signature Date	
CERTIFICATE OF MAILING	
I certify that on(date) the original of this	
SUPPLEMENTAL DESIGNATION OF RECORD was filed with the trial	
the Court of Appeals; and a true and accurate copy of this SUPPLEMENT	
DESIGNATION OF RECORD was served on the other party (ies) and the	
reporter(s) by placing it in the United States mail, postage pre-paid and act to the following:	l <del>dressed</del>
Signature	

Court of Appeals, State of Colorado		
2 East 14 <sup>th</sup> Ave. Denver, Co 80203		
Name of Lower Court(s):		
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Trial Court Judges(s):		
Case Number(s):		
THE PEOPLE OF THE STATE OF COLORADO	}	
In the Interest of:		lack
[initials pursuant to § 19 1	_	
109(1)]	COURT USE ONLY	
Minor Child(ren),	000111 000 01121	
Without Child(1011),		
And Concerning:		
[initials pursuant to § 19-1		
109(1)]		
Appellant/Respondent:		
	~ ~	
Attorney or Party Without Attorney (Name and Address):	Case Number:	
Phone Number: E mail:	District Country on	
FAX Number: Atty. Reg. #:	Division Courtroom	
PETITION ON APPEAL		
	(initials) the Decathor	
1. This Petition on Appeal is filed on behalf of		
<del>□father □child □State </del>		
(initials), with respect to c	<del>hild(ren):</del>	
		ŀ
Child(ren)'s Initials	Date(s) of Birth	
	_	
		1

2.	☐ Parental rights were terminated by the trial court pursuant to § 19 3 604(1)(), C.R.S. or ☐ The children were adjudicated dependent or neglected pursuant to §19 3 505, C.R.S., and a dispositional decree was entered pursuant to §\$19 3 507 and 19 3 508, C.R.S.
3	Appellant's attorney,, □is □is not the attorney who represented appellant at trial.
4	Are there any other pending appeals involving the child (ren)? □Yes □No If Yes, list below:
	Case Name and Number:
	Type of Appeal: □adjudication □disposition □dissolution
<del>5.</del> –	Relevant dates regarding this appeal are the following:
	□ D & N petition filed: □ Termination hearing: □
	□ Adjudication order: □ □ Termination order:

	Disposition:	— <del>□ Notice of Appeal filed:</del>
	Permanency hearing:	— <del>□ Other material hearing:</del>
	□ Motion to terminate filed:	
<del>5</del>	Nature of the case and relief sought: The appearance of the case an	llant seeks reversal of the: order: □granting □denying
7	State the material facts as they relate to the issues pro-	resented on appeal:

3. State the lega issues arose:	l issues presented for appeal, including a statement of how the
	atement should be concise in nature and set forth the specific lega
	General conclusions, such as "the trial court's ruling is no
	the law or the facts," are not acceptable. Include supporting
<del>недан аштоғы</del>	ty for each issue raised.
Issue 1:	
	<del></del>

Supporting leg	gal authority for l	Issue 1:			
	•				
Issue 2:					
	<u>-</u>		•		

Suppor	ting legal authority for Issue 2:
	(Additional issues may be added.)
	(Hadidolidi libbado lila)
The unde	rsigned requests that the Court of Appeals issue an opinion reversing the order of the trial court in this
matter, or	in the alternative, enter an order setting this case for full briefing.
,	
	C'
	Signature, attorney for appellant—
	— Date
	Ducc

ATTACHMENTS:	
	No.
CERTIFICATE OF	MAILING
CEMTIFICATE OF	-WAILING
I certify that on this PETITION ON APPEAL were filed wi copy of this PETITION ON APPEAL was se it in the United States mail, postage pre-paid	th the Court; and a true and accurate rved on the other party(ies) by placing

<del></del>
•
<del></del>
Signatura

Court of Appeals, State of Colorado  2 East 14 <sup>th</sup> Ave., Denver, CO 80203  Name of Lower Court(s):		
Trial Court Judges(s):		
Case Number(s):		
THE PEOPLE OF THE STATE OF COLORADO		
In the Interest of : [initials pursuant to § 19 1	•	<b>A</b>
109(1)] Minor Child(ren),	COURT USE ONLY	
And Concerning:  [initials pursuant to § 19 1]		
<del>109(1)]</del>		
Appellant/Respondent:		
Attorney or Party Without Attorney (Name and Address):	Case Number:	
Phone Number: E mail:  FAX Number: Atty. Reg. #:	Division Courtroom	-
RESPONSE TO PETITION ON APPEAL (CROSS APPEAL)		
This Response to the Petition on Appeal is filed on been the □mother □father □child □State (initials).	ehalf of(initials), —∃Intervenor □other	
2. Appellee's attorney,attorney who represented appellee at trial.	, <del>□is □is not the</del>	
3. The relevant date(s) regarding this appeal:		
☐ Are correctly stated in the Petition on Appeal.		

	.=	Are	<del>corrected</del>	by	appellee	as	<del>follows:</del>
				-			
4.	The state are:	ement of mate	rial facts as the	<del>y relate t</del>	o the issues pr	<del>esented fo</del>	<del>or appeal</del>
	<del>□</del> -Accur	rate as set fort	h by appellant	and acce	pted by the une	dersigned	appellee.
	□ Requi	ire additions/c	corrections as f	<del>ollows:</del>			
						,	
	<u></u>						
<del>5.</del>	-Appellee	e's response to	the legal issu	<del>es presen</del>	ted for appeal	a <del>re as foll</del>	<del>ows:</del>
	⊟Respor	nse to Issue 1:	<del>:</del>				
				***************************************			

Legal au	thority for Issue 1 supporting appellee's response:
$\mathcal{U}$	
	A SAMANIAN CONTRACTOR OF THE SAMANIAN CONTRACTOR
***************************************	
<b>Kesponse</b>	to Issue 2:
<del>-</del>	

A Company of the Comp
Legal authority for Issue 2 supporting appellee's response:
(Additional responses to issues may be added.)

6. Are there are any issues on cross appeal \(\sigma\)Yes \(\sigma\)No If Yes, submit Petition on Appeal (Form 4 JDF 548).
The undersigned requests that the Court of Appeals affirm the order of the trial court in this matter.
Signature, attorney for appellee—Date
CERTIFICATE OF MAILING
this RESPONSE TO PETITION ON APPEAL (CROSS APPEAL) was filed with the Court; and a true and accurate copy of this RESPONSE TO PETITION ON APPEAL (CROSS APPEAL) was served on the other party(ies) by placing it in the United States mail, postage pre-paid and addressed to the following:
Signature

Amended and Adopted by the Court, En Banc, May 23, 2016, effective July 1, 2016 for cases filed on or after July 1, 2016.

By the Court:

Allison H. Eid, Justice Colorado Supreme Court

Alugon & Ed