District Court Court Address:	Co	unty, Colorado		
In re the Civil Union o	f·			
Petitioner:				
and				
Co-Petitioner/Respon	dent:		▲ COURT USE ON	
Attorney or Party With	nout Attorney (Name a	and Address):	Case Number:	VLT _
Phone Number: FAX Number:	E-mail: Atty. Reg. #	: :	Division Courtroom	1
Petiti	on for:	Dissolution	Legal Separation	
	If children are pa	ert of this action,	please check here	
 This Petition is filed The Civil Union is in 	rretrievably broken.			
	the Petitioner:		·	
Full Legal Name: _			Date of Birth:	
_	_	•	s/months) Dates:	
			Home Phone #:	
Email Address:			Cell Phone #:	
		-	Check if in Military	
			Date of Birth:	
			s/months) Dates:	
			Home Phone #:	
Email Address:			Cell Phone #:	
5. Date of the Civil Uni	on:	Place of Ci	vil Union:	(City/State
6. Date the parties phy	sically separated: _			
 A party of the Civil L 	Jnion is □presentl	y expecting a child	☐not presently expecting a child.	

8. The following child(ren) was/were born or adopted of this union. (attach a second sheet, if necessary):

Full Name of Child	Present Address	Sex	Date of Birth

Regarding the Indian Child Welfare Act (ICWA):					
	I am aware of the child or child's relatives having American Indian/Native American or Alaska Nancestry.				
Na	ame (of tribe(s)			
No	ote:	If you checked that you are "aware" of the child or child's relatives having any American Indian/Native American or Alaska Native ancestry, you must complete and file with the court, JDF 1350 – Indian Child Welfare Act (ICWA) Assessment Form.			
		I am not aware of the child or child's relatives having any American Indian/Native American or Alaska Native ancestry.			

10. The child(ren) listed above have lived in Colorado for a minimum of 182 days prior to the filing of this Petition or since birth if under six months of age.

Yes
No If No, please state the name of child, name of person child lived with and the month, date and year when each child most recently moved to Colorado.

Full Name of Child	Name of Person Child Lived with	State Moved From	Month	Day	Year

- 11. I/We understand that a request for genetic tests shall not prejudice the requesting party in matters concerning allocation of parental responsibilities pursuant to §14-10-124(1.5), C.R.S and §14-15-107(4). If genetic tests are not obtained prior to a legal establishment of parentage and submitted into evidence prior to the entry of the final decree of dissolution or legal separation, the genetic tests may not be allowed into evidence at a later date.
- 12. Each party has a continuing duty to inform the Court of any proceeding in this or any other state that could affect the current proceeding.
- 13. I/We understand that the Court may review any case involving the children, Petitioner, Co-Petitioner/ Respondent and other parties named in this Petition that have been filed in any Court.
- 14. I/We have participated in the following proceeding(s) regarding the child(ren) as a party or a witness, or in any other capacity concerning the allocation of parental responsibilities including decision-making, child support and parenting time with the child(ren). Identify name of court, case number, state, date, and type of proceeding if any.

Name of Court	Case Number	State	Date of Proceeding	Type of Proceeding

9.

□No The Prote	ection/Restraining	Order was	Tempor	rary □ Peri	ete the follow manent □MR irt □County 0	O and issu	•	nst
Mandato	Temporary or Per ry Protection/Restr lin two years prior	aining Orde to the filing o	rs (MRO) of this Pe	or Emergitition?	ency Protection	on Orders		
Required	I Notice of Prior P	rotection/F	Restrainir	ng Orders.				
Name o	of Person Receivin	ng Benefit	Name o	of County	and State	Case N	umber	Month/Year
The pare currently	I Notice of Humar nts or dependent c receiving benefits ent of Social Servic	hild(ren) list or public as	ed on this	Petition h	tate Departme	ent of Hum	an Servi	ces or the Co
Fu	I Name of Person			Addres	s (Street, City	y/State, Zi	p Code)	
parental	responsibilities, le ame and address o	gal custody	or physi	cal custod				
The fellow	wing people are no	t nortice in t	hio motto	r but boyo	physical sust	and u of the	abild/ran) or aloim right
							,	
state, dat	n/restraining orders e, and type of proc		n of paren ly.			. Identify na	ame of co	ourt, case num

19.	Notice of Existing Case with Child Support Enforcement (CSE) The parents have filed a case with CSE? No Yes If Yes, identify the case number:
20.	I/We ask that the Court enter orders regarding the □status of the civil union, □best interests of the child(ren), □maintenance (partner support) □child support, □division of property and debts, □attorney fees and costs, if appropriate, □restoration of the previous name of a party, □and any other necessary orders.
21.	The Petitioner Co-Petitioner requests that the Court restore his/her prior full name to
United tended texts	etice: Colorado Revised Statutes §14-10-107, provides that upon the filing of a Petition for Dissolution of Civil on or Legal Separation of Civil Union by the Petitioner and Co-Petitioner, or upon personal service of the Petition d Summons on the Respondent, or upon waiver and acceptance of service by the Respondent, an automatic apprary injunction shall be in effect against both parties until the Final Decree is entered, or the Petition is missed, or until further Order of the Court. Either party may apply to the Court for further temporary orders, an enaded automatic temporary injunction, or modification or revocation under §14-10-108, C.R.S. or any other propriate statute.
1.	Both parties are restrained from transferring, encumbering, concealing, or in any way disposing of, without the consent of the other party, or an Order of the Court, any property of the union, except in the usual course of business or for the necessities of life. Each party is required to notify the other party of any proposed extraordinary expenditures and to account for all extraordinary expenditures made after the injunction is in effect; and
2.	Both parties are enjoined from molesting or disturbing the peace of the other party or the minor child(ren); and
3.	Both parties are restrained from removing the minor child(ren) of the parties, if any, from the state without the consent of the other party or an Order of the Court; and
4.	Both parties are restrained, without at least 14 days advance notification and the written consent of the other party or an Order of the Court, from canceling, modifying, terminating, or allowing to lapse for nonpayment of premiums, any policy of health insurance, homeowner's or renter's insurance, or automobile insurance that provides coverage to either of the parties or the minor child(ren) or any policy of life insurance that names either of the parties or the minor child(ren) as a beneficiary.
fur	thing in this automatic injunction shall prohibit either party from applying to the Court for ther orders, an expanded automatic temporary injunction, or orders modifying or revoking this unction.
an∈ Su □ E	titioner and Co-Petitioner, if any, acknowledge that he or she has received a copy of, has read, d understands the terms of the automatic temporary injunction set forth in this Petition and the mmons. By checking this box, I am acknowledging I am filling in the blanks and not changing anything else on the form. By checking this box, I am acknowledging that I have made a change to the original content of this form.
I de	Verification eclare under penalty of perjury under the law of Colorado that the foregoing is true and correct.
Exe	ecuted on the day of,, at, (city or other location, and state OR country
(P	rinted name of Petitioner) Signature of Petitioner

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