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| --- | --- |
| **Court**  District  Juvenile  Colorado County:  Court Address: | Court Use Only |
| Petitioner:  &  Respondent: |
| My Name:  Address:  Phone Fax:  Email: Bar Number:  *(For lawyers)* | Case  Number:  Division:  Courtroom: |
| **Petition to Disclaim Paternity** | |

I ask this Court to find that *(enter name)* is not the biological father of the children and state:

1. Information about the Petitioner  Father  Mother  Check if in Military

Date of Birth: Length of Residence in Colorado:

Current Mailing Address:

Home Phone: Work: Cell:

1. Information about the Respondent  Father  Mother  Check if in Military

Date of Birth: Length of Residence in Colorado:

Current Mailing Address:

Home Phone: Work: Cell:

Home Phone #: Work Phone #: Cell #:

1. Information about the Children:

|  |  |  |  |
| --- | --- | --- | --- |
| **Full Name of Child** | **Present Address** | **Sex** | **Date of Birth** |
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1. The Court has jurisdiction over the Respondent.
2. The minor children live in this County.
3. 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.
4. Identify below the name and address of each person that the children have lived with over the past five years. Please identify the relationship to the children.

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| --- | --- | --- | --- |
| Name | **Address** (City/Sate/Zip Code) | **Time Period**  (Month/Year) | **Relationship to Children** |
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1. **Restraining Orders**

List all restraining, protection, or emergency orders issued against either party in the last 90 days:

|  |  |  |  |
| --- | --- | --- | --- |
| **Name of Court** | **Case Number** | **State** | **Hearing Date** |
|  |  |  |  |
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|  |  |  |  |

1. I would like the Court to:

Determine that (enter name) is not the biological father of the children.

Issue an Order requiring the birth certificate to be reissued to show that

(enter name) is not the biological father.

Determination of costs, if appropriate.

Other:

**10. Notice**

Colorado Revised Statutes §19-4-105.5, provides that 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** for 120 days after its effective date, unless all parties consent to a modification of the temporary injunction.

Either party may apply to the Court to modify the length of time the temporary injunction is in effect.

1. Both parties are enjoined from molesting or disturbing the peace of the other party; and
2. Both parties are restrained from removing the minor child(ren) from the state without the consent of all parties or an Order of the Court modifying the injunction; and
3. Both parties are restrained, without at least 14 days advance notification and the written consent of all other parties or an Order of the Court, from cancelling, modifying, terminating, or allowing to lapse for nonpayment of premiums, any policy of health insurance or life insurance that provides coverage to the minor child(ren) as a beneficiary of a policy.

**I acknowledge** I have read and understands the terms of the automatic temporary injunction set forth in this Petition.

**11.** **Sign & Date**

Signature of Petitioner Date

Lawyer Name *(if any)*Signature of Lawyer *(if any)*