District	Court Denver Probate Court		
Court Add	County, Colorado ress:		
		COURT USE ONLY	
In the Mat	ter of the Determination of Heirs or Devisees or Both	One - Ni mekan	
	erests in Property of:	Case Number:	
		Division: Courtroom:	
		DIVISION. Countroom.	
Deceased	 IDGMENT AND DECREE DETERMINING HEIRS	OD DEVICEES OD BOTH	
30	AND OF INTERESTS IN PROPE		
Upon consi	deration of the Petition for the Determination of Heirs or Devise	ees or Both, and of Interests in Property	
The Court	inds that:		
1. The	statements in the Petition are true and correct;		
2. Notic	e has been properly given or waived;		
3. The	Petitioner has standing to bring this action in accordance with	§15-12-1302(1), C.R.S.;	
	property that is the subject of the Petition is (including legal de	- , ,	
	Description of Property (ONLY IF KNOWN, petitioner may incl fractional or percentage ownership		
Prope	ty 1		
Prope Prope			
Prope			
		,	
Nam	e of Original Decedent:		
5a. 🗖	he Original Decedent died without a Will.		
	☐The Original Decedent died with a Will. The date of the Original Decedent's last Will is		
\\/iII	. The dates of all codicils are	The	
VVIII	and any codicils are referred to as the Will.		
6a. The	The heirs or devisees of the Original Decedent are:		
	Name	Relationship (e.g. spouse, partner in a civil union, child, brother, guardian for spouse, etc.)	

7a. The Original Decedent held an interest in the property identified in Paragraph 4 above.

	Owner(s) by Descent or Succession	Share of Original Decedent's Interest in Property (Fraction or Percentage)		
	Paragraphs 5 through 8 will be addressed for each Additional Decede	ent addressed in the Petition		
э.	☐ The First Additional Decedent died without a Will. ☐ The First Additional Decedent died with a Will. The date of the First Additional Decedent died with a Will.	Iditional Decedent's last Will is		
	The dates of all codicils are The Will and any codicils are referred to as the Will.	rational Besedent's last Will R		
6b.	The heirs or devisees of the First Additional Decedent are:			
	Name	Relationship (e.g. spouse partner in a civil union, child, brother, guardian fo spouse, etc.)		
L				
).	The First Additional Decedent held a fractional or percentage interest in in the property identified in Paragraph 4 above.	the Original Decedent's inter		
8b.	The owners by descent or succession of the First Additional Decedent's fractional or percentage intere in the Original Decedent's interest in the property identified in Paragraph 4 above:			
	Owner(s) by Descent or Succession	Share of First Additional Decedent's Interest in Property (Fraction or Percentage)		
9.	Based on the foregoing, the Court determines the Original Decedent's interest in the property identified i Paragraph 4 to be held as follows:			
	Owner(s) by Descent or Succession (including address)	Share of Original Decedent's Interest in		

The Court further finds:	
date of entry. If the judgment and decree affects title must be recorded and indexed in the office of the cou	ne rights of heirs or devisees in the subject property from the to real property, a certified copy of the judgment and decreed unty clerk and recorder of each county in which real property proveyance from the decedent(s) to the heirs or devisees and
Date:	□Judge □Magistrate □Registrar