Step 1: Give Notice

1. Purpose: This form starts your appeal.

It allows the court to determine if it can review your case.

2. Deadline: Within 49 Days after a final written order.

3. The Form: JDF 1911 - Notice of Appeal.

Case Caption (Boxes on the 1st Page)

- Enter the address of the District Court.
- Enter the parties' names.
- Enter your contact information.
- Enter your case numbers and courtroom/division number.

Body of the Form

- 1) Final Order: Enter the date the Final Order was issued.
- **2) Magistrate Order:** Check if a Magistrate, rather than a Judge, issued the final order.

Why do I do this?

Some decisions require a process, called a Magistrate Review, before the appeal can start.

- **3) More Time to Appeal:** Check if the Court of Appeals gave you more time to file.
- 4) Post-Trial Motion

- This type of Motion asks the District Court to change its decision.
- It is due within 14 days of the Final Order.
- It is optional and rarely filed.

If a Motion was filed:

- Check "Yes."
- Enter the dates the motion was filed and when it was decided.

Why do I do this?

- The time to start an appeal changes with a Post-Trial Motion.
- The Notice is due 49 days from the decision on the Motion.
- Only a timely Post-Trial Motion can change the Notice due date.
- **5) Possible Issues on Appeal:** List a couple of errors you believe were made in the Final Order.

Examples:

- 1. Was the amount of Child support wrong?
- 2. Was it wrong to find I was underemployed?
- 3. Was the wrong law used to determine parenting time?
- You will make your arguments in Step-3 of the Appeal.
- You may argue these or other Issues at that time.

Why do I list them now?

- The Court uses these to help determine if there is a Final Order.
- **6)** Transcript: Check if you will be purchasing a transcript of the hearing.
 - A transcript is a document of every word that was said at the hearing.
 - The cost of a transcript cannot be waived.
 - Without one, the Court will assume the testimony supports the order.
 - If there was not a hearing, you do not need a transcript.

Why do I give this info?

- This lets the Courts know if you will also file a <u>JDF</u>
 1912 Designation of Transcripts.
- Most people file the Designation with the Notice, but you can file up to 7 days after.

7) Contact Information:

- Name each party responding to the appeal.
- Check whether that party has an attorney.
- Give the attorney's contact info (address, phone, email).
 - Or, give the responding party's info if they do not have a lawyer.

8) Attachments:

- Attach a copy of the Final Order you are appealing.
- Attach any Motions for Post-Trial Relief.
 Do not attach the Order or Responses to this Motion.
- Include the \$253 fee.

Or, a signed Order from the District Court waiving that fee.

• *Do not* attach any other documents from your case.

9) Deliver Copies:

- You must send a copy to each party's attorney.
 - Or, send the copy directly to the party if they do not have one.
- Enter the date you sent the copies.
- Check if you delivered or mailed the copies.
- List the address you used for each party.
- Enter the District Court's address and send a copy to them too.
- **4. Filing:** File with the Court of Appeals **and a copy** to the District Court.

Clerk of the Court of Appeals

2 East 14th Avenue

Denver, CO 80203

How may I file?

- You may file in-person or by mail.
- The Courts must *receive* the Notice by the filing deadline.
 Be aware that post-marked dates do not count.