|  |  |
| --- | --- |
| JUVENILE COURT,  CITY AND COUNTY OF DENVER,  STATE OF COLORADO  520 West Colfax Ave., Room 125  Denver, CO 80204 | COURT USE ONLY |
| The People of the State of Colorado in the Interest of  **Child     :**    **Petitioner:**  **Respondents:**   Special Respondent : | Case Number:  Ctrm.:       Division: |
| Attorney for Petitioner:  Name:  Address:    Phone Number: -  FAX Number:  E-mail:  Atty. Reg.: # |  |
| **MOTION FOR PERMANENT ORDER ALLOCATING PARENTAL RESPONSIBILITIES PURSUANT TO C.R.S. §19-1-104(6) and GUARDIANSHIP ASSISTANCE PROGRAM PURSUANT TO §26-5-11** | |

COMES NOW the Guardian ad Litem, hereby moves this Honorable Court for the entry of an Order Allocating Parental Responsibilities. The GAL requests that      ,      , be given sole decision-making responsibility for the child     ,      , and that the child      be allowed to reside with       on a permanent basis. As grounds therefor, the GAL states as follows:

1. The Respondent     ,      , has      made minimal progress on       treatment plan.
2. The Respondent     ,      , cannot currently provide for the health, education or general well-being of the minor child     . The Respondent     ,      , does      not have a stable home, nor has            demonstrated that       is     are       fit parent      at this time.
3. The      ,      , ha      had physical custody of the minor child      since      .
4. The      ,      , has      demonstrated that       is     are       fit custodian     , live      in a stable home, ha      bonded with the child     , and can provide for the health, education and general welfare of the child     .
5. There will not be any child protection concerns regarding the child     ,      , if       remain      in the care of the      .
6. It would be appropriate and in the child     ’s best interests for the mother and father to have reasonable parenting time with the child      to be agreed upon with the      , but the      must not be under the influence of alcohol or any illegal substance prior to or during the course of that parenting time..
7. Awarding       sole decision-making responsibility for the child     ,      , and allowing the child      to reside with       on a permanent basis would be in the best interests of the child     .

WHEREFORE, the GAL, respectfully requests that this Honorable Court enter an order awarding       sole decision-making responsibility for the child     ,      , and allowing the child      to reside solely with      .

Dated this day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ 20     .

Respectfully submitted,

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

     , #

Guardian ad Litem

|  |  |
| --- | --- |
| JUVENILE COURT,  CITY AND COUNTY OF DENVER,  STATE OF COLORADO  520 West Colfax Ave., Room 125  Denver, CO 80204 | COURT USE ONLY |
| The People of the State of Colorado in the Interest of  **Child     :**    **Petitioner:**  **Respondents:**   Special Respondent : | Case Number:  Ctrm.:       Division: |
| Attorney for Petitioner:    Name:    Address:        Phone Number: -  FAX Number:  E-mail :  Atty. Reg.: # |  |
| **PERMANENT ORDER ALLOCATING PARENTAL RESPONSIBILITIES PURSUANT TO C.R.S. §19-1-104(6)**  **and GUARDIANSHIP ASSISTANCE PROGRAM PURSUANT TO §26-5-110** | |

THIS MATTER is before this Court on a Motion for an Order Allocating Parental Responsibilities pursuant to §19-1-104(6), C.R.S. (2014) and the Guardianship Assistance Program pursuant to C.R.S. §26-5-110.

THE COURT, having reviewed the Motion for Order Allocating Parental Responsibilities and the Court file, having heard any evidence presented and considered the statements of the parties and their counsel, and being fully advised in the premises,

DOES FIND THAT:

1. This case, , was filed in Denver Juvenile Court due to . At the time of the filing of this Order, (status of the parties and case). It is in the best interests of to be in the custody of .
2. Such motion is well-founded, supported by the evidence and in the best interests of the minor child named herein, and in the public interest.
3. The minor child(ren), , has/have been removed from his/her/their home as a result of a judicial determination that continuation in the home would be contrary to the welfare of the child(ren).
4. The child(ren) has/have been eligible for foster care maintenance payments while residing for at least six (6) months in the home of .
5. Return home or adoption are not appropriate permanency options for the child(ren).
6. The child(ren) demonstrate(s) a strong attachment to and has a strong commitment to caring for the child(ren) permanently.
7. The relationship created herein is intended to be permanent and self-sustaining pursuant to 42 U.S.C. § 675(7), for purposes of the Relative Guardianship Assistance Program under C.R.S. § 26-5-110.
8. ***[If a child is 14 years or older:]*** The child, , who is years old, has been consulted regarding the custody arrangement.

THE COURT FURTHER FINDS THAT is indigent and without sufficient funds to pay any costs associated with this matter.

IT IS THEREFORE ORDERED, ADJUDICATED, AND DECREED THAT:

1. shall be named primary residential custodian of the minor child(ren), , born .
2. The Court awards sole (or joint) decision-making authority to .
3. shall file a certified copy of this Order in District Court pursuant to §19-1-104(6), C.R.S. (2016). are relieved of paying the filing fees associated with the filing of this order in (Denver) District Court.
4. The Respondent, , is hereby accorded rights of parenting time as follows: .
5. Dependency and Neglect Treatment

The parents were ordered to participate in treatment to address:

Domestic Violence  Mother  Father

Child Abuse  Mother  Father

Substance Abuse  Mother  Father

Mental Health  Mother  Father

1. Further treatment is recommended prior to modification of parenting time:

Mother  Father

Domestic Violence\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Child Abuse \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Substance Abuse \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Mental Health \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Other: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

1. Any determination of child support shall be made by the District Court.
2. The Denver Juvenile Court’s jurisdiction in this matter, case number , shall terminate automatically upon the filing of a certified copy of this order in the (Denver) District Court, but not later than thirty (30) days from today’s date.

DONE BY THE COURT this \_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ 20 .

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

JUDGE

|  |  |
| --- | --- |
| JUVENILE COURT,  CITY AND COUNTY OF DENVER,  STATE OF COLORADO  520 West Colfax Ave., Room 125  Denver, CO 80204 | COURT USE ONLY |
| The People of the State of Colorado in the Interest of  **Child     :**    **Petitioner:**  **Respondents:**   Special Respondent : | Case Number:  Ctrm.:       Division: |
| Attorney for Petitioner:  Name:  Address:      Phone Number:  FAX Number:  E-mail:  Atty. Reg.: # |  |
| **CERTIFICATE OF DELIVERY- MOTION AND PROPOSED PERMANENT ORDER ALLOCATING PARENTAL RESPONSIBILITIES PURSUANT TO C.R.S. §19-1-104(6) and GUARDIANSHIP ASSISTANCE PROGRAM PURSUANT TO §26-5-11**  **REGARDING THE CHILD     ,** | |

The undersigned does certify that on the \_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ 20      a true copy of the within Motion and Proposed Permanent Order Allocating Parental Responsibilities Pursuant To C.R.S. §19-1-104(6) Regarding the Child     ,      , was deposited, via daily delivery by the GAL, to the Courthouse mail boxes located in the Denver Juvenile Court clerk’s office, in the Lindsey-Flanigan Courthouse, 520 West Colfax Ave., Denver, CO 80204, to the following persons:

     , Assistant City Attorney

     , Attorney for Respondent Mother

     , Attorney for Respondent Father

and that a true copy of the same said document was placed in the United States Mail, first class postage pre-paid, and properly addressed to the following:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

cc:      , Social Caseworker, (720) 944-