Court Address:	District Court Denver Invenile Court	1
In re:   The Marriage of:   The Civil Union of:   Peritioner:   This matter comes before the Court on a Motion of the   Petitioner   Co-Petitioner/Respondent:   Division   Courtroom   Co-Petitioner/Respondent   Co-Petitioner/Respondent   Division   Courtroom   Co-Petitioner/Respondent   Division   Courtroom   Co-Petitioner/Respondent   Division   Courtroom   Co-Petitioner/Respondent   Division   Courtroom   Co-Petitioner/Respondent   Division   Court   Division   Courtroom   Co-Petitioner/Respondent   Division   Court   Division   Court   Division   Court   Division   Court   Division   Court   Division   Courtroom   Co-Petitioner/Respondent   Division   Court   Division   Court   Division   Court   Division   Court   Division   Courtroom   Courtroom   Division   Divisio	□District Court □Denver Juvenile Court County, Colorado	
The Karriage of:		
The Karriage of:	In re·	
The Civil Union of:   Parential Responsibilities concerning:   Case Number:   Case Number:   Division   Courtroom		
Petitioner: and  ORDER RE: MOTION TO RELOCATE MINOR CHILDREN  This matter comes before the Court on a Motion of the Petitioner Co-Petitioner/Respondent or Substantially changes the geographical ties between the child(ren) to be changed to a residence of substantially changes the geographical ties between the child(ren) and the other party and to modify Parenting Plan and Child Support, if applicable.  I. Following review of the Motion/Stipulation, other supporting documents, and Response, if applicable or hearing on	=	
Petitioner: and Co-Petitioner/Respondent:  ORDER RE: MOTION TO RELOCATE MINOR CHILDREN  This matter comes before the Court on a Motion of the Petitioner Co-Petitioner/Respondent or Stipulat of the Parties to allow the permanent residence of the minor child(ren) to be changed to a residence to substantially changes the geographical ties between the child(ren) and the other party and to modify Parenting Plan and Child Support, if applicable.  I. Following review of the Motion/Stipulation, other supporting documents, and Response, if applicable or hearing on (date), the Court finds the following:  The relocation of the Petitioner Co-Petitioner/Respondent and modification of the Parenting P is or in the best interests of the child(ren). The Petitioner Co-Petitioner/Respondent shall pay for all reasonable attorney fees, costs and expenses associated with this action.  The parties stipulation is in the best interests of the child(ren).  II. The Court Orders that the Parenting Plan be modified and Orders the following.  A new Parenting Plan is attached and becomes an Order of this Court. or  The Parenting Plan is modified as follows:  CERTIFICATE OF MAILING  I certify that on (date), I mailed, faxed, e-filed, or hand-delivered a copy of this Order to following:  Petitioner  Petitioner  Petitioner/Respondent  Co-Petitioner/Respondent  Co-Petitioner/Respondent  Co-Petitioner/Respondent	□Parental Responsibilities concerning:	▲ COURT USE ONLY ▲
and Co-Petitioner/Respondent:  ORDER RE: MOTION TO RELOCATE MINOR CHILDREN  This matter comes before the Court on a Motion of the Petitioner Co-Petitioner/Respondent or Stipulated of the Parties to allow the permanent residence of the minor child(ren) to be changed to a residence to substantially changes the geographical ties between the child(ren) and the other party and to modify Parenting Plan and Child Support, if applicable.  I. Following review of the Motion/Stipulation, other supporting documents, and Response, if applicable or hearing on	Detition on	Case Number:
Co-Petitioner/Respondent:  ORDER RE: MOTION TO RELOCATE MINOR CHILDREN  This matter comes before the Court on a Motion of the Petitioner Co-Petitioner/Respondent or Stipulated of the Parties to allow the permanent residence of the minor child(ren) to be changed to a residence the substantially changes the geographical ties between the child(ren) and the other party and to modify Parenting Plan and Child Support, if applicable.  I. Following review of the Motion/Stipulation, other supporting documents, and Response, if applicable or hearing on		Division Courtment
This matter comes before the Court on a Motion of the ☐Petitioner ☐Co-Petitioner/Respondent or ☐Stipulat of the Parties to allow the permanent residence of the minor child(ren) to be changed to a residence tis substantially changes the geographical ties between the child(ren) and the other party and to modify Parenting Plan and Child Support, if applicable.  I. Following review of the Motion/Stipulation, other supporting documents, and Response, if applicable or hearing on		Division Courtroom
This matter comes before the Court on a Motion of the Petitioner Co-Petitioner/Respondent or Stipulat of the Parties to allow the permanent residence of the minor child(ren) to be changed to a residence the substantially changes the geographical ties between the child(ren) and the other party and to modify Parenting Plan and Child Support, if applicable.  I. Following review of the Motion/Stipulation, other supporting documents, and Response, if applicable or hearing on		MINOR CHILDREN
of the Parties to allow the permanent residence of the minor child(ren) to be changed to a residence the substantially changes the geographical ties between the child(ren) and the other party and to modify Parenting Plan and Child Support, if applicable.  I. Following review of the Motion/Stipulation, other supporting documents, and Response, if applicable or hearing on	ORDER RE. MOTION TO RELOCATE	MINOR SHIEDREN
or hearing on	of the Parties to allow the permanent residence of the minor ch substantially changes the geographical ties between the child(re	nild(ren) to be changed to a residence that
□ is or □ is not in the best interests of the child(ren). The □ Petitioner □ Co-Petitioner/Respond shall pay for all reasonable attorney fees, costs and expenses associated with this action.  or □ The parties stipulation is in the best interests of the child(ren).  II. The Court Orders that the Parenting Plan be modified and Orders the following. □ A new Parenting Plan is attached and becomes an Order of this Court. or □ The Parenting Plan is modified as follows:		
A new Parenting Plan is attached and becomes an Order of this Court. or The Parenting Plan is modified as follows:  The Parenting Plan is modified as follows:  A new Child Support Order is attached based on modifications to the Parenting Plan.  Date:  Date:  CERTIFICATE OF MAILING  I certify that on	☐ is or ☐ is not in the best interests of the child(ren). The shall pay for all reasonable attorney fees, costs and expension	The ☐Petitioner ☐Co-Petitioner/Responder es associated with this action.
The Parenting Plan is modified as follows:  A new Child Support Order is attached based on modifications to the Parenting Plan.  Date:  CERTIFICATE OF MAILING  I certify that on	II. The Court Orders that the Parenting Plan be modified and O	rders the following.
Date:		
Date:		
CERTIFICATE OF MAILING  I certify that on		ons to the Parenting Plan.
CERTIFICATE OF MAILING  I certify that on (date), I mailed, faxed, e-filed, or hand-delivered a copy of this Order to following:  Petitioner Petitioner's Attorney Co-Petitioner/Respondent Co-Petitioner/Respondent's Attorney		ludge 🗖 Magistrate
I certify that on (date), I mailed, faxed, e-filed, or hand-delivered a copy of this Order to following:  Petitioner Petitioner's Attorney Co-Petitioner/Respondent Co-Petitioner/Respondent's Attorney		
☐ Child Support Enforcement Unit	I certify that on (date), I mailed, faxed, e-filed, following:  Petitioner Petitioner's Attorney Co-Petitioner/Respondent Co-Petitioner/Respondent's Attorney	
Clerk		rk