Dis	strict Court Denver Juvenile Court		
Court	Address:		
In the	Matter of the Petition of:		
	Mother and		
	Father ☐Adjudicated	<b>A</b> (	COURT USE ONLY
	□Alleged □Presumed itioner -Petitioner	Case Num	nber:
For th	e Relinquishment of a Child		
	(child's name)	Division	Courtroom
	FINAL ORDER OF RELINQUISHMENT PURSUAN	IT TO §19	9-5-104, C.R.S.
The C	ourt being fully advised in the premises finds:  The Court has jurisdiction over the subject matter and persons he Petitioner Co-Petitioner reside(s) in this County  Minor child resides in this County  (name with the Department of Human Services, is located in this County	of Child Pla	enue is proper because: acement Agency), registered
2.	The child was born on (date).		
3.	(name) is the biological mother of the child.		
4.	(name) is the ch	nild's father,	, due to having been:
	□ Named as the alleged/presumed father(s) of the child and has/have failed to file a formal response. OR □ Named as the presumed father and has consented to the relin □ Named as the father on the child's Birth Certificate. □ Adjudicated as the child's father in	quishment.	
5.	☐ The biological mother ☐ was ☐ was not married at the time of the conception or birth of the child and the biological mother engaged in sexual intercourse with at least 45 days prior to, during time of conception and/or 45 days following conception of the minor child of this action.		
6.	Petitioner(s) has/have completed relinquishment counseling and and (5), C.R.S.	d guidance	as required by §19-5-103(1)
7.	The minor child has completed relinquishment counseling, if deer	ned approp	riate by the Court.

8.	The Court is satisfied that the Petitioner(s) has/have been fully advised of the consequences of his/her/their acts and that the decision to relinquish is knowing, voluntary and not the result of any threats, coercion or undue influence or inducements.
9.	Other:
the chil all righ	<b>ourt also finds</b> that the relinquishment is desired because the Petitioner(s) is/are unable to provide for Id adequately to address the child's needs and feel(s) that it is in the best interest of the child to relinquish ts to the child. The Petitioner(s) understand his/her rights and states that this is a knowing and voluntary n and not the result of any threats, coercion, or undue influence or inducements.
C.R.S.	(name) is the presumed father of said child pursuant to §19-4-105(1), and has been identified to the satisfaction of the Court as the biological father of said child.
said ch	(name) is the biological father and has acknowledged his paternity of ild orally to the Court or in writing filed with the Court.
deeme	ourt finds that sufficient guidance and counseling have been given to the Petitioner(s) and to the child, if d appropriate by the Court, and that it would be in the child's best interests to enter a Final Order of uishment.
of all I	efore it is Ordered, Adjudged and Decreed by the Court that the Petitioner(s) is/are hereby divested egal rights and obligations to the child and that the child is hereby released from any and all legal ions in respect to the Petitioner(s).
	also ordered that the custody and guardianship of the person of the child is hereby awarded to (name) with full power and authority to place the child for, and it to, adoption.
	rder shall not modify the child's status as an heir at law, which shall cease only upon a subsequent Final of Adoption.
Date: <sub>.</sub>	☐ Judge ☐ Magistrate
	CERTIFICATE OF MAILING
I certify followin	y that on (date), I mailed, faxed, or hand-delivered a copy of this Order to the ng:
	rney for Petitioner(s) or Petitioner(s) <i>pro se</i>
	Clerk