District Court Denver Probate Court County, Colorado	
Court Address:	
In the Interest of:	COURT USE ONLY Case Number:
Ward/Protected Person	Division: Courtroom:
PROVISIONAL ORDER RE: PETITION TO TRA TO RECEIVING STATE □GUARDIANSHIP PURSUANT TO §15-14.5-301, C.R.S. UNIFORM ADULT PROCEEDINGS JURISDICTION	☐CONSERVATORSHIP F GUARDIANSHIP AND PROTECTIVE ON ACT
Upon consideration of the Petition to Transfer, any objections file without appearance;	ed and L evidentiary hearing or L hearing
The court finds that:	
 The statements in the petition are true and notice has been possible. The transfer is not contrary to the interests of the ward /protected. The ward /protected person is physically present in or is reas receiving state or the protected person has significant connected 14.5-201, C.R.S. The plan for care and services for the ward in the receiving adequate arrangements will be made for the management of the court is satisfied that the guardianship and/or conservato. 	cted person. conably expected to move permanently to the stions to the receiving state pursuant to § 15- ag state is reasonable and sufficient and/or the protected person's property.
The court orders the following:	
 Provisionally grants the Petition to Transfer to	IDF 850 and/or JDF 885) for Colorado to ant to § 15-14.5-301(6)(b), C.R.S. and the lood cause pursuant to § 15-14-318, C.R.S.
Date:	
CERTIFICATION	
Certification Stamp or Certified to be a true copy of the original in my of:	custody and to be in full force and effect as
Date:	
Probate Registrar/(D	eputy)Clerk of Court

Note:

• The Colorado court must not issue a Final Order Confirming Transfer until a provisional order from the receiving state is filed pursuant to § 15-14.5-301(6)(a), C.R.S. In addition, the required documents to terminate this guardianship and/or conservatorship must be filed with the Colorado court unless as otherwise directed by the Colorado court pursuant to § 15-14-431, C.R.S.