Court: District Juvenile				
Colorado County:				
Mailing Address:				
Parties to the Case:				
Petitioner:	— 1			
&	This box is for court use only.			
Respondent:	Case Number:			
	Division:			
	Courtroom:			
Support C	order			
Petitioner:	Date of Birth:			
Mailing Address:				
Residential Address:				
Name of Employer:				
Employer Address:				
Co-Petitioner/Respondent:	Date of Birth:			
Mailing Address:				
Residential Address:				
Name of Employer:				
Employer Address:				
The following are the minor children who are the subject	of this Order:			
Full Name of Child	Sex Date of Birth			
The Court Orders the Petitioner Co-Petitioner/	Respondent to pay Child support and/or			
maintenance (spousal/partner support) to (name of party).				

- a. Payments shall be paid weekly bi-weekly twice a month monthly other: _____.
- b. The first payment is due on _____ (date).
- c. Total arrears owed as of ______ (date) for Child Support \$_____
- and/or Maintenance (spousal/partner support) \$_____.
- d. Total retroactive support as of ______ (date) that accrued prior to the entry of a support order for the time period of ______ to _____ shall be \$_____.

e. Emancipation occurs when the last or only child reaches the age of 19; unless the child is still in high school, in which case support continues until the end of the month following graduation; or until the child(ren) otherwise emancipate as may be determined by the Court. Child support may be changed or amended upon motion of a party when any of the children reach 19.

The	e total monthly obligation is as follows:	\$	Current Child Support		
		\$	Current Maintenance (spousal/partner support)		
		\$	Payment toward Arrears (child support)		
		\$	Payment toward Arrears (maintenance)		
		\$	Payment toward Retroactive Support		
	For a total monthly payment of	\$			
	Upon payment in full of the Retroactive Supports	ort and/o	or Arrears, the monthly payment is reduced to		
	□ The Court orders the immediate activation of an income assignment against the Obligor, pursuant to §14-14- 111.5, C.R.S.				
	Or				
	This Order is not subject to the immediate activation of an income assignment because either:				
	Both parties have entered into a written agreement that provides for an alternative arrangement. If a payment is missed, or late, an income assignment shall immediately be activated pursuant to §14-14-111.5 C.R.S.				
	Or				
	The Court finds there is good cause not to requi		-		
		r/Deene			
	The Court orders the Petitioner or Co-Petitioner/Respondent, or Either party to secure and maintain medical or medical and dental and/or mother:				
	child(ren), when it is provided by his/her employer or acquired individually, at a reasonable cost as defined in §14-10-115(10), C.R.S. Each party shall cooperate and exchange information necessary to provide insurance benefits for the child(ren). If not all children, please identify the names of the children that this party will be providing insurance for:				
	The Court finds Imedical or Imedical and dental insurance is not currently available to either party at a reasonable cost and does not order either party to provide coverage for the children at this time, but does order the parties to provide coverage when it becomes available at a reasonable cost.				
Payments shall continue until further Order of the Court. Payments shall be:					
	 Mailed to the Family Support Registry P. O. Box 2171 Denver, CO 80201-2171 	or	Mailed directly to the appropriate party.		
Date:					
			Judge Magistrate		