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| District Court, \_\_\_\_\_\_\_ County, ColoradoCourt Address: Phone Number: SCHOOL DISTRICT \_\_\_\_\_\_\_\_\_IN THE INTEREST OF:[STUDENT], Respondent Student,And Concerning:[PARENTS/LEGAL GUARDIANS],Respondent Parent/Guardian | **▲ Court Use Only ▲**Case Number: Division:  |
| **STIPULATION** |

COME NOW the Petitioner School District, Respondent Student and Respondent Parent(s)/Guardian(s) and submit the following Stipulation for the Court’s review and approval and incorporation into a Valid Court Order Compelling Attendance:

1. The School District filed the pending action to compel the attendance of the Respondent Student.

2. The School District mailed written notice to warn Respondents of the School District’s intention to initiate judicial proceedings to compel Respondent Student’s attendance at school, and the School District served Respondents with the *Verified Petition To Compel Attendance* and *Summons to Appear and Notice of Petition To Compel Attendance* no less than five days after mailing written notice.

3. The Court advised Respondent Student and Respondent Parent(s)/Guardian(s) of their legal rights, the Respondents acknowledged understanding their legal rights by signing the form titled *Advisement of Rights in a Truancy Proceeding*, and the Respondents waived those rights by entering into this Stipulation;

4. The Respondents admit that Respondent Student, being older than six under the age of seventeen, is required to attend school pursuant to the Colorado School Attendance Law of 1963, § 22-33-101, *et. seq.*, C.R.S.

5. The School District created and implemented a treatment plan to secure the Respondent Student’s attendance and that it appears that, unless ordered by the Court to do so, the Respondent Student will continue to fail and/or refuse to comply with the Colorado School Attendance Law of 1963.

6. Respondent Student and Respondent Parent(s)/Guardian(s) admit that evidence beyond a reasonable doubt exists that Respondent Student has four (4) or more unexcused absences in a single month and/or ten (10) or more unexcused absences in a school year and Respondent Parent(s)/Guardian(s) has failed to ensure adequate school attendance.

7. Respondent Student and Respondent Parent(s)/Guardian(s) submit to the jurisdiction of the Court and to the entry of all court orders necessary to effectuate and accomplish the provisions of this stipulation.

8. Respondent Student agrees to regularly attend school in \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (“School District”) without any further unexcused absences or tardies and with no suspensions or expulsions. Respondent Student agrees to attend all classes on time for every scheduled period. Respondent(s) agree to use all reasonable efforts and to take all necessary measures to assure that Respondent Student attends school on time every day. No absence will be excused on the grounds of illness unless the Respondent(s) produces a doctor’s note or the Respondent Student is seen by the school nurse, health worker or an administrator.

9. Respondent Student and Respondent Parent(s)/Guardian(s) further agree to cooperate with the School District in creating and participating with all recommendations and programs offered to improve the attendance of the Respondent Student. This includes, but is not limited to, any of the following:

[ ]  Cooperate in implementing a treatment plan or actively comply with any previously developed treatment plan;

[ ]  Attend school every day it is in session and in the manner (in person or online) that it is in session unless excused by order of the Court or a doctor’s note;

[ ]  Be on time for school and remain in school for the entire school day;

[ ]  Actively participate in school and complete all assigned classroom work and homework;

[ ]  Maintain grades of a “C” or better;

[ ]  Attend afterschool homework help as assigned by Attendance Officer;

[ ]  Attend Friday School as assigned by Attendance Officer;

[ ]  Attend tutoring through the School District or privately;

[ ]  Write an essay on a topic to be chosen by the Court;

[ ]  Participate in an extracurricular School District activity of the Respondent Student’s choice;

[ ]  Cooperate with requests from the School District to talk about the Respondent Student’s education including, but not limited to returning phone calls and emails from the school administration and teachers, responding to requests to meet, and attending all parent-teacher conferences;

[ ]  Agree to attend all scheduled appointments with any another agency or organization if the Respondent Student or Respondent Parent(s)/Guardian(s) are referred to such agency or organization for assistance;

[ ]  Complete a substance abuse evaluation before \_\_\_\_\_\_\_\_ and follow recommendations;

[ ]  Shall not possess or use any alcohol, tobacco/nicotine product, or drugs without a prescription;

[ ]  Complete a mental health evaluation before \_\_\_\_\_\_\_\_ and follow recommendations;

[ ]  Obey all household rules and school rules;

[ ]  Obey curfew as set by the Respondent Parent(s)/Guardian(s) for \_\_\_\_\_ p.m. Sun.—Thurs. and, \_\_\_\_\_ p.m. Fri.—Sat.;

[ ]  Fully cooperate with any dependency and neglect or voluntary services provided by the \_\_\_\_\_\_\_\_\_\_\_\_\_ County Department of Social Services;

[ ]  Other: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

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10. The School District agrees to respond to any reasonable requests from the Respondent Student or Respondent Parent(s)/Guardian(s) for assistance with school attendance. The School District further agrees to comply with any Individualized Education Plan (“IEP”) or 504 Plan already in place for the Respondent Student and/or will cooperate in the evaluation for the implementation of an IEP or 504 Plan where there is reasonable concern that the Respondent Student may be in need.

The Respondent Student, Respondent Parent(s)/Guardian(s), and the School District agree to this Stipulation and request it be approved and made part of a Valid Court Order For Status Offenders Pursuant to Colorado Rules of Juvenile Procedure 3.8.

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

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Child Respondent School Administrator

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Parent/Guardian Respondent Parent/Guardian Respondent

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Counsel for Child Guardian ad litem