District Court		County, Colorado		
Court Address:				
In re the Civil Union of:				
Petitioner:				
and				
Co-Petitioner/Responden	ıt:			DURT USE ONLY
Attorney or Party Without	Attorney (Name and Add	ress):	Case Numb	per:
Phone Number:	E-mail:			
FAX Number:	Atty. Reg. #:		Division	Courtroom
	SEPARATION /	AGREEMENT (CIVI	L UNION)	

To promote the amicable settlement of disputes among parties, parties that are dissolving their civil union or getting a legal separation, may enter into a written separation agreement containing provisions for maintenance (partner support) for either party and for the disposition of property and debt. The Court must follow the separation agreement as it pertains to the parties themselves and to property, unless the Court finds the agreement unconscionable, in which case it may order the parties to submit a revised agreement.

You may use this form as a separation agreement to submit to the Court. This standard form **does not** include every possible issue that may be relevant to the facts of your case. A section entitled "Other Terms" is available for you to identify unique issues that you may have in your case. If you need more space than is provided, attach additional pages to the form. Any additional pages must include notarized signatures.

This is a:

**Full Agreement** (We agree to everything and this Agreement is signed by both parties)

**Partial Agreement** (We agree to some things and this Agreement is signed by both parties)

**INO Agreement** (Prepared by signer and mailed to the other party)

If this is a partial Agreement or the Agreement was prepared by one party, please complete and file with the Court **JDF 1129 - Pretrial Statement** to identify issues that you have not agreed on. **This is a required form if you** have any issues that you cannot agree on. A hearing may be necessary to address the issues.

## Section 1: Assets

You **must** list all assets as identified on the Sworn Financial Statement (JDF 1111). If you do not own any assets within the category identified, please check the appropriate box. If you do own the asset, please identify who will have possession of the asset and who will be responsible for any obligations for the asset, if applicable.

It is important to remember that it is the responsibility of the party who is awarded the asset to prepare the necessary documents to change the title of the property with the county and to notify any financial institutions, insurance companies, etc. of any changes.

Petitioner ("P") throughout this Agreement means and refers to \_\_\_\_\_\_ (name). Co-Petitioner/Respondent ("R" or Co-Pet./Resp.) throughout this Agreement means and refers to \_\_\_\_\_\_ (name.)

### A. Real Estate (Check all that apply.)

The parties do not own any Real Estate.

The parties agree to the following terms relating to all Real Estate owned.

Identify address	will to owne	Party who will take ownership and title.		obligations. p (Mortgage, Taxes, Insurance)			
	Р	R	Ρ	R	Both (indicate %)		
					P% R%		
					P% R%		

The parties agree to sell the Rea	Estate. Any proce	eds or monies c	owed following the	sale with be divided to
the parties as follows: Petitioner:	\$0	or%	and Co-Pet./Res	sp.: \$ or
%.				
The parties agree to prepare docu	iments (e.g. Quit Cl	aim Deed) to tra	nsfer title by	(date).
The party who will take ownership	and title of the prop	perty		
will havemonths from	(date)	or		
will have until	(date) to refina	nce the loan and	d remove the other	partner from the debt.
The parties agree to an equity pay	/out.			
The Petitioner Co-Pet/Resp	. will pay \$	to	the Petitioner	Co-Pet/Resp. by
(date).				
The parties have already transfe	rred title and have	notified the len	der of the change	in ownership per this
agreement.				
Other:				

## B. Motor Vehicles and/or Recreation Vehicles (Check all that apply.)

The parties do not own any Motor Vehicles and/or Recreation Vehicles.

The parties agree to the following terms relating to all Motor Vehicles & Recreation Vehicles owned.

Identify type			will	Party who will take ownership and title.		Party who will assume all obligations. (Loan Payment, Registration, Insurance)		
Year	Make	Model	VIN#	Р	P R		R	Both (indicate %)
								P% R%
								P% R%
								P% R%
								P% R%
								P% R%

The parties agree to sign over the parties agree to sign ov	he respective title of each vehicle by	(date).
The party who will take ownersh	ip and title of the vehicles	
will havemonths from	(date) or	
will have until	(date) to refinance the loan and remove the oth	er partner from the debt.
The parties have already transfe		
Other:		

## C. Cash on Hand, Bank, Checking, and Savings Accounts (Check all that apply.)

The parties do not have any accounts.

The parties agree to the following terms relating to all accounts.

Identify Name of Bank or Financial Institution	nk or Financial Identify Type of	Distribution of each account.				
	Bank Account	P = R = 100% 100%		Both (indicate %)		
				P% R%		
				P% R%		
				P% R%		
				P% R%		
				P% R%		

The parties agree to divide/transfer the funds by \_\_\_\_\_ (date).

The parties have already divided/transferred the funds per this agreement.Other:

### D. Life Insurance (Check all that apply.)

The parties do not have life insurance.

The parties agree to the following terms relating to all life insurance accounts.

Neither party will be required to carry life insurance on his / her life.

The Petitioner will carry life insurance on his life in the amount of \$\_\_\_\_\_ with

\_\_\_\_\_ (name of partner) as beneficiary  $\Box$  for \_\_\_\_\_ (years/months) or

until \_\_\_\_\_ (specific date)

and/or

or

The Co-Petitioner/Respondent will ca	arry life insurance on her life in the amount of $\_$	with
	(name of partner) as beneficiary for $\Box_{\_\_\_\_}$	(years/months) or
<b>u</b> ntil	_ (specific date).	
Other:		

### E. Furniture, Household Goods, and Other Personal Property (Check all that apply.)

The parties do not have any assets in this category.

The parties have divided the furniture, household goods, and other personal property and are satisfied with the division.

The parties agree to the following terms relating to all furniture, household goods and other personal property.

Identify Items	P	R	Identify Items	Р	R

The parties agree to divide the furniture, household goods, and other personal property by \_\_\_\_\_ (date).

Other:

### F. Stocks, Bonds, Mutual Funds, Securities & Investment Accounts (Check all that apply.)

The parties do not have any accounts.

The parties agree to the following terms relating to all accounts.

Identify name of Stock, Bond, Mutual Fund, etc.	Distribution of Funds, Shares, etc.			
	P = 100%	R = 100%	Both (indicate %)	
			P% R%	
			P% R%	
			P% R%	

The parties agree to divide/transfer the funds by \_\_\_\_\_ (date).

❑ The parties have already divided/transferred the funds per this agreement.
 ❑ Other:

### G. Pension, Profit Sharing or Retirement Funds (Check all that apply.)

The parties do not have any funds.

The parties agree to the following terms relating to all retirement accounts.

Identify type of Pension, Profit Sharing or Retirement Fund	Distribution of Funds, Shares, etc. within the various accounts.					
	P = 100%	R = 100%	Both (indicate %)			
			P% R%			
			P% R%			
			P% R%			

The parties agree to divide/transfer the funds by \_\_\_\_\_ (date).

The parties have already divided/transferred the funds per this agreement.

The Petitioner Co-Petitioner/Respondent is responsible for preparing and submitting a Qualified Domestic Relations Order (QDRO) by contacting their fund provider or an attorney by \_\_\_\_\_\_ (date). The cost to prepare the QDRO will be paid as follows: Petitioner: \_\_\_\_\_% and Co-Petitioner/Respondent:

\_\_\_\_\_%. Note: A QDRO is necessary in order for the division of the retirement plan to be completed. Without a QDRO, plans will not be divided regardless of the parties' agreement identified within this form.

Other:

# H. Miscellaneous Assets (When completing this section, please consider items identified on the Sworn Financial Statement under "Miscellaneous Assets" and "Separate Property")

The parties do not have any assets in this category.

The parties agree to the following terms relating to all miscellaneous assets listed below.

Identi	y Items	Р	R	Identify Items	Р	R

The parties agree to divide the various assets listed above by \_\_\_\_\_ (date).

The parties have already divided the various assets listed above per this agreement.

## Section 2: Debts (unsecured)

List unsecured debts such as credit cards, store charge accounts, loans from family members, back taxes owed to the I.R.S., etc. **Do not** list debts that are liens against your property, such as mortgages and car loans, because that payment is already listed above.

The parties do not have any debt.

The parties agree to the following terms relating to all debt and the party responsible for the debt will indemnify and hold the other party harmless.

Identify Name of	Date of Balance	Balance	Party Responsible for future payments.				
Creditor							
			Р	P R		Both (indicate %)	
		\$			Ρ_	% R	%
					Ρ_	% R	%
					Ρ_	% R	%
					Ρ_	% R	%
					Ρ_	% R	%
					Ρ_	% R	%
					Ρ_	% R	%
					Ρ_	% R	%
					Ρ_	% R	%
					Ρ_	% R	%
					Ρ_	% R	_%
Total debt to be assumed by Petitioner		\$	P	_%			
Total debt to be assumed by Co- Pet/Resp		\$	Co-R%				

## Section 3: Maintenance (Partner Support) Check only one box.

Both parties acknowledge that they have reviewed the maintenance guidelines contained in §14-10-114, C.R.S.

Both parties forever waive their right to receive maintenance. The parties understand that once the Court accepts a party's waiver, that party may **never** request maintenance.

Both parties agree to the terms of the following Maintenance Agreement:

- 1. Petitioner Co-Petitioner/Respondent shall pay maintenance to the Petitioner Co-Petitioner/Respondent.
- The Payments will be weekly bi-weekly twice a month monthly in the amount of \$\_\_\_\_\_. In order for the Court to modify this provision in the future, you must select 4(b) below.
- **3.** Payments will begin on \_\_\_\_\_\_ (date) and will end on \_\_\_\_\_\_ (date). In order for the Court to modify this provision in the future, you must select 4(b) below.
- 4. The parties agree one of the following terms: (Select either a or b. DO NOT select both.)
  - **a.** The terms of this Maintenance Agreement are contractual in nature and shall not be modified in the future.

OR

**b.** The following terms of the Maintenance Agreement are modifiable by the Court pursuant to §14-10-122, C.R.S: (You may select one or both of the two following options.)

The amount of the maintenance payments; and/or

The amount of time that the maintenance shall be paid.

5. Maintenance shall be paid: (check one)

☐ To the Family Support Registry (FSR) along with child support, P. O. Box 2171, Denver, CO 80201-2171.

Directly to the Petitioner Co-Petitioner/Respondent

Other:

## Section 4: Other Terms

Identify below any agreements not identified in Sections 1 - 3.

### Important Information - Please Read

- Change of title does not end the obligation you may have to notify the financial institution. Court
  approval of any provision to remove either party from a loan does not require the lender to actually
  release the party from the commitment.
- It is the responsibility of the party who is awarded the asset to prepare the necessary documents to change the title of the property with the county and to notify any financial institution, insurance companies, etc. of any changes.
- Joint debt of any kind, for example mortgage, cars, credit cards, remain joint until paid in full or refinanced. Joint credit cards should be destroyed and individual credit cards issued to each partner to avoid future liability.

The Parties understand that if either of them refuses to execute any documents under this agreement, C.R.C.P. 70 allows the Clerk of the Court to do so. A party may also ask the Court for sanctions for the other party's refusal to follow this Order.

Please re-read this document carefully to make sure it accurately reflects your agreement. This document includes all agreed upon terms and your signature below indicates that you have read and agree with all terms identified within this agreement.

By checking this box, I am acknowledging I am filling in the blanks and not changing anything else on the form.
 By checking this box, I am acknowledging that I have made a change to the original content of this form.

## SIGNATURE

(Printed name of Petitioner)		Signature of Petitioner				
Address (City)	State	Zip Code				
(Area Code) Home Telephone Number		(Area Code) Work Telephone Number	e) Work Telephone Number			
Signature of Attorney (if any) Date						
	SIGN	ATURE				
(Printed name of Co-Petitioner/Respondent)		Signature of Co-Petitioner/Respondent	Date			
Address (City)	State	Zip Code	Zip Code			
rea Code) Home Telephone Number		(Area Code) Work Telephone Number				

#### IF ONLY ONE PARTY SIGNS THE SEPARATION AGREEMENT, COMPLETE THE CERTIFICATE OF SERVICE BELOW.

## **CERTIFICATE OF SERVICE**

I certify that on \_\_\_\_\_\_ (date), a true and accurate copy of the **SEPARATION AGREEMENT (CIVIL UNION)** was served on the other party by:

□Hand Delivery, □E-filed, □Faxed to this number: \_\_\_\_\_, or □By placing it in the United States mail, postage pre-paid, and addressed to the following:

То: \_\_\_\_\_

Your signature