	District Court Den						
C	Court Address:	County, Colorado					
In	n the Matter of the Est	ate of:		_			
C	Deceased			▲ COURT USE ONLY ▲			
Α	Attorney or Party Without Attorney (name and address):				Case Number:		
		_					
1	Phone Number: FAX Number:	E-ma Atty F	il: Reg. #:		Division Co	ourtroom	
-					SUCCESSOR PE		
			REPRESENTA	TIVE			
	(TH	IS FORM MAY NOT	BE USED WITH SUF	PERVISED	ADMINISTRATION)		
Αp	plicant makes the foll	owing statement	s:				
1.	Information about th	e Applicant:					
Name: Relationship to Decedent Street Address:							
	Mailing Address, if diff	ferent:					
	City:	State:	Zip Code:		Home Phone #:		
	Email Address:			Work P	hone #:		
2. Letters Testamentary of Administration were issued on (date						(1.4.)	
2.	Letters 🖵 l'estamenta	ary 🗀 of Administra	ation were issued o	n		(date).	
3.	Administration is unsu	ıpervised.					
4.	The previously appoin		esentative,			(name) has:	
	tendered a resigna		/-l-+ f -l+l	- \			
	died				(doto)		
		y order of the Court issued on			(date).		
	Outer.			<u> </u>			
5.	Applicant:						
Э.							
	has not received a						
	appointment proceeding has received, or is	_	-				
	Inas received, or is	awaie oi, a ucillal	ia ioi riolice. See al	ilaciieu de	mand or explanation.	•	

6.	Name, address, and telephone number of the nominee for successor personal representative is:						
	The nominee is 21 years of age or older and has priority for appointment because of: nomination by will. nomination by person(s) with priority. statutory priority. other:						
	Those persons having prior or equal rights to appointment have renounced their rights to appointment or have received notice of these proceedings, pursuant to §15-12-310, C.R.S. Any required renouncements accompany this application.						
7.	The Successor Personal Representative may receive compensation.						
	☐The hourly rates to be charged, any amounts to be charged pursuant to a published fee schedule including the rates and basis for charging fees for any extraordinary services, and any other bases upon which a fee charged to the estate will be calculated, are as stated below or in an attachment to this Application. *						
	☐The basis of compensation has not yet been determined.						
8.	The Successor Personal Representative may compensate his, her or its counsel.						
	☐The hourly rates to be charged, any amounts to be charged pursuant to a published fee schedule, including the rates and basis for charging fees for any extraordinary services, and any other bases upon which a fee charged to the estate will be calculated, are as stated below or in an attachment to this Application. *						
	☐The basis of compensation has not yet been determined.						
* T	here is a continuing obligation to disclose any material changes to the basis for charging fees. (§ 15-10-602						

C.R.S.)

9.	The Applicant hereby adopts the statements in the application or petition for appointment that led to appointment of the person being succeeded, except for the following changes or corrections:						
10.	Applicant requests that the nominee be informally appointed as successor personal representative to serve without bond in unsupervised administration and that Letters be issued to the successor personal representative.						
	VERIFICATION AN	D ACKNOWLEDGMENT					
I (A tha	applicant) verify that the facts set forth in this docur t penalties for perjury follow deliberate falsification	ment are true as far as I know or a of the facts stated herein. (§15-10-	m informed. I understand 310, C.R.S.)				
		Signature of Applicant	Date				
		The foregoing instrument was in the County ofthisday of	acknowledged before me , State of Colorado, , 20, by the Applicant.				
		My Commission Expires:					
		Notary Public/Deputy Clerk					
Sig	nature of Attorney Date						