□District Court □Denve			
Court Address:	County, Colorado		
In the Matter of the Estate	of:		
Deceased			USE ONLY
Attorney or Party Without A	ttorney (Name and Address):	Case Number:	
Phone Number: FAX Number:	E-mail: Atty. Reg. #:	Division	Courtroom
	CATION FOR INFORMAL PR		
INFORM <i>A</i>	AL APPOINTMENT OF PERS	ONAL REPRESENTA	TIVE
***	**** Use this form if the decede	nt left a will ******	
ne applicant, an interested	person pursuant to § 15-10-201(2	7), C.R.S., makes the folio	owing statements:
Information about the ap	oplicant:		
Name:	Relation	ship to Decedent:	
	State: Zip Code		
	nt:		
City:	State: Zip Code:		
Primary Phone:	Alternate Pho	one:	
Email Address:			
The Decedent	(name) died on	(date) at the age of	veare The
	r resided in the City of		-
decedent was dominined o	resided in the Oity of		, the State oi
			
Venue for this proceeding	is proper in this county because the	decedent:	
	or residence in this county on the da		
did not have his or her of death.	domicile or residence in Colorado, bu	ut had property located in th	is county on the date
	ithin the time period permitted by lamstances described in § 15-12-108,		
The applicant:			
	mand for Notice of Filings or Order ng the decedent.	s and is unaware of any D	emand for Notice o
has received or is aware	e of a Demand for Notice of Filings or gs or Orders or explanation.	Orders concerning the Dec	cedent. See attache

6.	No court has appointed a personal representative and no such appointment proceeding is pending in state or elsewhere.	this				
	☐A court has appointed a personal representative, or an appointment proceeding is pending in the State of (Attach a statement explaining the circumstances and indicating the name and					
	address of the personal representative. Attach a certified copy of the appointing document if the appointment has been finalized.)	nent				
7.	The dates of all codicils are					
	The will and any codicils are collectively referred to as "the Will." The applicant believes that it is the decede last will and that it was validly executed.	ent's				
	Except as may be disclosed in an attached explanation and after the exercise of reasonable diligence, applicant is unaware of any instrument revoking the will and is unaware of any prior wills relating to proper Colorado that were not expressly revoked by a later instrument.					
	☐The original will:					
	☐Was deposited with this court before the decedent's death. (§ 15-11-515, C.R.S.);					
	☐ Has been delivered to this court since the decedent's death. (§ 15-11-516, C.R.S.); or					
	☐ Is filed with this application.					
	☐An e-filed copy of the will is filed with this application.					
	☐The original will be delivered to the court forthwith.					
	☐ The will is an electronic will executed in compliance with § 15-11-1305, C.R.S. and an e-filed copy o the will is filed with this application.	ıf				
	The will is an electronic will executed in compliance with § 15-11-1305, C.R.S. and a certified paper copy of the will pursuant to § 15-11-1309, C.R.S. is filed with this application.					
	The will has been probated in the State of Authenticated copies of the and of the statement probating it are filed with this application. (§ 15-12-301(3)(a), C.R.S.)	e will				
8.	Decedent's marital and family status:					
	a) Did a spouse or partner in a civil union survive the decedent?					
	b) Did the decedent have a surviving parent?					
	c) Did the decedent have surviving children or other descendants?					
	d) Does the decedent's surviving spouse or partner in a civil union have surviving descendants who					
	are not descendants of the decedent?					
	e) Are all of the decedent's surviving descendants also descendants of the surviving spouse or partner in a civil union?					
	f) Are any of the decedent's children minors?					
	1) Are any or the decedent's children minors:					

- 9. The names and addresses of the decedent's spouse, partner in a civil union, children, other heirs and devisees are as follows:
 - If a guardian or conservator has been appointed for one of the persons listed below, also provide the name and address of the guardian or conservator.
 - If a minor child is listed, list the child's parent(s), guardian or conservator.
 - If a spouse, partner in a civil union, or child has predeceased the decedent, include the date of death.
 - A sample of this section is included in the Instructions JDF 906.

						Minor	in a civil union, child, brother, guardian for spouse, etc.)
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L							
	Applicant is 21 yea representative.	rs of age o	r older and	l nominates himsel	f/herself to	be app	ointed as personal
	Or □Applicant is 21 year	rs of age or	older and	nominates himself/h	erself to b	oe appoir	nted as co-personal
	representative along wit	h the followin	g as a co-pe	ersonal representativ	e.		
	Name:			The Nominee is 21	years of a	ge or olde	er.
	Street Address:						
	City:						
	Mailing Address, if differ						
	City:						
	Primary Phone:				:		
	Email Address:						
	Or						
	Applicant nominates t	the following	person be a	ppointed as persona	l represent	ative.	
	Name:	•		•	•		older
					5 Z i years (or age or	older.
	Street Address:						
	City:						
	Mailing Address, if differ						
	City:						
	Primary Phone:				:		
	Email Address:						
	The nominee has priority statutory priority. (§ 1	5-12-203, C.I	R.S.)	e of:			
	reasons stated in the	attached exp	ianation.				
I	Persons with prior or equ	ıal rights to a	ppointment a	are as follows:			
-							
_							

Address or Date of Death

Name

All person(s) (other than those identified in Paragraph 10 above) with prior or equal right to appointment have renounced their right to appointment (JDF 912SC). All required renouncements accompany this application.

Relationship (e.g.

only if | spouse, partner

Age,

12.	The personal representative may receive compensation.					
	☐ The hourly rates to be charged, any amounts to be charged pursuant to a publis the rates and basis for charging fees for any extraordinary services, and any other charged to the estate will be calculated, are as stated below or in an attachment to	er bases upon which a fee				
	☐The basis of compensation has not yet been determined.*					
	* There is a continuing obligation to disclose any material changes to the basis for charging fees. (§ 15-10-602 C.R.S.)					
13.	The personal representative may compensate his, her, or its counsel.					
	☐ The hourly rates to be charged, any amounts to be charged pursuant to a publis the rates and basis for charging fees for any extraordinary services, and any other charged to the estate will be calculated, are as stated below or in an attachment to	er bases upon which a fee				
	☐The basis of compensation has not yet been determined.*					
	* There is a continuing obligation to disclose any material changes to the basis for charging fees. (§ 15-10-602 C.R.S.)					
14.	☐ Bond is not required by the will and no interested person demanded that bond b☐ Bond is required by will or is being demanded by an interested person. (Comple					
	Bond in the amount of \$ has been demanded.					
15.	Applicant states the following regarding the decedent's estate if required by § 15-1	2-604, C.R.S.				
	Estimated value of real estate	\$				
	Estimated value of personal property	\$				
	Annual income expected from all sources	\$				
	TOTAL	\$				
	The applicant requests that the registrar informally admit the decedent's winnee be informally appointed as personal representative in unsupervised adr					
	without bond					
and	I that Letters Testamentary be issued.					
_	By checking this box, I am acknowledging I am filling in the blanks and not changing					
u	By checking this box, I am acknowledging that I have made a change to the original	content of this form.				

VERIFICATION I declare under penalty of perjury under the law of Colorado that the foregoing is true and correct. Executed on the _ Executed on the _ (date) (date) (month) (year) (month) (year) (city or other location, and state OR country) (city or other location, and state OR country) (printed name) (printed name) (Signature of Applicant) (Signature of Co-Applicant, if any)

Note:

Attorney Signature, (if any)

- Please remember to add any AKA names in the caption, if applicable.
- Pursuant to § 15-12-304, C.R.S. the Application must be declined if (a) one or more of a known series of testamentary instruments, other than a will and one or more codicils thereto, the latest of which does not expressly revoke the earlier; or (b) a copy of the decedent's original will certified by the State Court Administrator.

Date