☐ District Court ☐ Denver Probate Court	
Court Address:	
Court Address.	
In the Matter of the Estate of:	
Deceased	▲ COURT USE ONLY ▲
Attorney or Party Without Attorney (Name and Address):	Case Number:
Phone Number: E-mail:	
FAX Number: Atty. Reg. #:	Division Courtroom
RENUNCIATION AND/OR NOMINATION (OF PERSONAL REPRESENTATIVE
I, (na	ame), make the following statements to this court.
	,,
4 Di baya priority for appointment as personal represent	tative of this potate because I am naminated by the
1. I have priority for appointment as personal represent decedent's will or under a power conferred by the will. I in	•
2. I have priority for appointment as personal representa § 15-12-203(1), C.R.S.*	itive of this estate pursuant to paragraphs (b) to (e) of
☐ Having the right to nominate a qualified person to	act as personal representative. I nominate
——·	aut de percendi representativo, i nominate
☐I renounce my right to appointment.	
3.	ntitled to appointment as personal representative, but
for my age.	manda to appointment as personal representative, sat
$oldsymbol{\square}$ Having the right to nominate a qualified person to	act as personal representative, I nominate
☐I renounce my right to nominate a personal repres	centative
Trenodice my fight to nominate a personal repres	emanve.
4. Other:	
☐ By checking this box, I am acknowledging I am filling in	n the blanks and not changing anything else on the
form.	The banks and not onanging anything close on the
lacksquare By checking this box, I am acknowledging that I have made	de a change to the original content of this form.
VERIFICAT	ION
I declare under penalty of perjury under the law of Colorado t	nat the foregoing is true and correct.
Executed on the day of,,,,,	
(date) (month) (year)	
at (city or other location, and state OR country)	
(city or other location, and state OR country)	

(printed name)	 	
(signature)	 	

Note:

• Persons with priority for appointment as personal representative who also have the right to nominate a personal representative are set forth § 15-12-203(1), C.R.S. and have priority in the following order: (b) the surviving spouse or partner in a civil union of the decedent who is a devisee of the decedent; (b.5) a person given priority to be a personal representative in a designated beneficiary agreement made pursuant to § 15-22-101, et. seq.; (c) other devisees of the decedent; (d) the surviving spouse or partner in a civil union of the decedent; (e) other heirs of the decedent.