UUPC Form 11 -- Statement of Informal Appointment of Personal Representative (U.C.A. 75-3-308)

| Att | corney's name | and Utah | Bar No. | | | | | |
|-----|--|---|----------|-----------------|-------------------------------------|------------|----------------|--|
| Add | lress | | | | | | | |
| cit | y Sta | te | Zip | | | | | |
| Tel | ephone | | | | | | | |
| | IN THE | JUDICI | AL DIST | RICT (| COURT OF | COI | UNTY | |
| | | | STATE (| OF UT | AH. | | | |
| IN | THE MATTER OI | F THE ESTA | TE OF |))) | STATEMENT APPOINTME REPRESENT | NT OF PERS | | |
| | Deceased. | | | |) Probate No | | | |
| | on considerations | | | | | | tment of on | |
| 1. | The applica | ation is c | complete | • | | | | |
| 2. | contained : | Applicant has made oath or affirmation that the statements contained in the application are true to the best of applicant's knowledge and belief. | | | | | | |
| 3. | Applicant appears from the application to be an interested person as defined by the Utah Uniform Probate Code. | | | | | | | |
| 4. | The deceder | The decedent,, died on, at the age ofyears. | | | | | | |
| 5. | | On the basis of the statements in the application, venue is | | | | | | |
| 6. | Any require | ed notice | has been | n give | en or waive | 3. | | |
| 7. | On the bas: | is of the | stateme | nts in | n the appli | cation: | | |
| | (a) No this | personal is state c | represe | ntativ here. | ve has been | appointed | l in | |

| | | (b) No personal representative has been appointed in this state, but a personal representative has been appointed in the state of the decedent's domicile, and | | | |
|----|-------|---|--|--|--|
| | | (1) Applicant is the decedent's domiciliary per- sonal representative. | | | |
| | | (2) Applicant is the nominee of the decedent's domiciliary personal representative. | | | |
| | | No personal representative has been appointed outside of this county. However, on, 19, the Registrar of this county, acting of the erroneous assumption that the decedent died intestate, informally appointed as the personal representative of the estate of the decedent. | | | |
| | 8. | It appears from the application that the time limit for informal appointment has not expired. | | | |
| ļ. | 9. | (a) Any will to which the requested appointment relates has been formally or informally probated. | | | |
| | | (b) On the basis of the statements in the application, the decedent died intestate. | | | |
| | . 10. | The application does not indicate the existence of a possible unrevoked testamentary instrument which may relate to property subject to the laws of this state, and which is not filed for probate in this Court. | | | |
| | 11. | Based on the statements in the application, the person whose appointment as personal representative is sought is qualified to act as personal representative and has priority entitling said person to the appointment. | | | |
| | 12. | (a) Bond is not required. | | | |
| | | (b) Bond is required. | | | |
| | 13. | The applicable time period within which no action can be taken on an application for informal appointment has elapsed. | | | |
| | | | | | |

THEREFORE: 1. _______ is hereby appointed personal representative of the estate of the decedent, to act: (a) _____ without bond. (b) _____ with bond in the amount of \$______. 2. Upon qualification and acceptance, letters (a) ____ of administration (b) ____ testamentary shall be issued. DATED: _____ BY THE REGISTRAR: