Appointment of Guardians Form DISCLAIMER

The Appointment of Guardians form that follows is intended solely to provide general information to the public and to be used as a guideline for common and standard situations. This form should not be construed as legal advice for your situation, may not fit your particular circumstances, and is not intended to substitute for legal, tax, or other professional advice. Use of this form does **not** create an attorney-client relationship between you and Utah Probate Solutions, or between you and Mark J. Morrise.

Because your situation is unique, if you use this form without first obtaining competent legal advice, you do so **at your own risk**. If you have any questions about this form or feel that it does not meet your particular needs, **you should review the form with an attorney**. Also, because this form was designed solely for use under Utah law, it should not be used outside of Utah.

APPOINTMENT OF GUARDIANS

I, the undersigned, am a parent of the following children:

If I have previously signed a document appointing a guardian of any child of mine who is an unemancipated minor, I intend this document to supercede or, to the least extent necessary, revoke that prior document.

If I should die and if after my death a child of mine who is an unemancipated minor has no surviving parent, then pursuant to Section 75-5-202.5 of the Utah Code Annotated I appoint the following as guardians of the child, to act in the order named, each to serve if the preceding person or persons, as applicable, fails to qualify or after qualifying fails or ceases to act:

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3.	
Dated this day of	, 20
	Print Name:
STATE OF UTAH)
	: SS.
COUNTY OF	_)
Subseribed sworn to an	nd acknowledged before me by
Subscriben, sworn to and	a dekilow ledged before me by

Subscribed, sworn to and acknowledged before me by ______, whose identity is known to me or proven on the basis of satisfactory evidence, this _____ day of ______, 20___.

NOTARY PUBLIC