

**This is a private record.**

In the District Court of Utah

\_\_\_\_\_ Judicial District \_\_\_\_\_ County

Court Address \_\_\_\_\_

In the Matter of the Adoption of

\_\_\_\_\_  
(adoptivee's name)

**Notice of Petition to Adopt and  
Notice of Rights (No Consent)**

For service on  
Adoptivee's guardian (if guardian does not have  
authority to consent)  
Adoptivee's custodian  
Adoptivee's spouse.

Case Number \_\_\_\_\_

Judge \_\_\_\_\_

Commissioner \_\_\_\_\_

To:

**Name and Address**

(Mail separate Notices by certified mail with return receipt requested to: Adoptivee's guardian, if guardian does not have authority to consent; Adoptivee's custodian; and Adoptivee's spouse.)

(1) You are being notified of the Petition to Adopt

\_\_\_\_\_ (adoptivee's name).

(2) You have the right to ask to intervene in this adoption. If your request to intervene is granted, you have the right to oppose this adoption. If you want to intervene in this adoption, you must file a Motion to Intervene in this court within 30 days after this notice is served on you. The Motion to Intervene must show why the adoption is not in the adoptivee's best interest.

- (3) If you do not file a Motion to Intervene within 30 days after this notice is served on you, you:
- waive any right to further notice in this adoption;
  - forfeit all rights in relation to the adoptee; and
  - are barred from bringing or maintaining any action to assert any interest in the adoptee.
- (4) If your request to intervene is granted, you may obtain a copy of the Petition to Adopt and other court records from the clerk of the court at the address above. If your request to intervene is denied, you may appeal that decision to the Supreme Court. If you appeal the decision denying your request to intervene, you may obtain the records in this case if approved by the court, but all information identifying the adopting parent and the birth mother will be redacted.