# WRONGFUL DEATH AMENDMENTS 

2011 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Benjamin M. McAdams
House Sponsor: $\qquad$

## LONG TITLE

## General Description:

This bill expands the definition of "heirs" to include a wrongful death designee.

## Highlighted Provisions:

This bill:

- defines wrongful death designee as a person who:
- is designated as the only wrongful death heir in the decedent's will, trust, or other notarized written directive;
- has been adjudicated by a court of competent jurisdiction, by clear and convincing evidence, to have had a mutual supportive and dependent relationship with the decedent; and
- provides minor children with priority over other heirs in the event of a wrongful death settlement; and
- allows for the wrongful death designee to bring suit or participate in an action brought by the other heirs under certain circumstances.


## Money Appropriated in this Bill:

None

## Other Special Clauses:

None
Utah Code Sections Affected:
AMENDS:

78B-3-105, as renumbered and amended by Laws of Utah 2008, Chapter 3

## Be it enacted by the Legislature of the state of Utah:

Section 1. Section 78B-3-105 is amended to read:

## 78B-3-105. Definition of heir.

(1) As used in Sections 78B-3-106 and 78B-3-107[, "heirs"]:
(a) (i) "Heirs" means[:(1)] the following surviving persons:
[(a)] (A) the decedent's spouse or if no spouse, the decedent's wrongful death designee as defined in Subsection (1)(b);
[(b)] (B) the decedent's children as provided in Section 75-2-114;
(C) the decedent's stepchildren who are in their minority at the time of the decedent's death and are primarily financially dependent on the decedent; and
$[(\mathrm{C})](\mathrm{D})$ the decedent's natural parents, or if the decedent was adopted, then [this] the decedent's adoptive parents $[\ddagger]$.
[(d) the deeedent's stepehildren who:]
[(i) are in their minority at the time of decedent's death; and]
[(ii) are primarily financially dependent on the decedent:]
[(2)] (ii) "Heirs" [means] includes any blood relative as provided [by the law of intestate suceession if] in Title 75, Chapter 2, Intestate Succession and Wills, only when the decedent is not survived by [a] at least one person under [Subsections] Subsection (1)(a)[,(b), or (e)].
(b) "Wrongful death designee" means a person who:
(i) is designated as the sole wrongful death heir in the decedent's will, trust, or other notarized written directive; and
(ii) has been adjudicated by a court of competent jurisdiction, by clear and convincing evidence, to have had a mutually supportive and dependent relationship with the decedent.
(2) In determining whether a person has been in a mutually supportive and dependent relationship with the decedent, a court of competent jurisdiction must find by clear and convincing evidence that, at the time of the decedent's death:
(a) the person shared a residence with the decedent;
(b) the decedent designated the person as the beneficiary of the decedent's:
(i) retirement benefit;
(ii) health insurance policy; or
(iii) will or trust; and
(c) the person and decedent commingled assets and shared liabilities.
(3) (a) A wrongful death designee may bring an action for the death of the decedent if:
(i) there are no other heirs as defined in Subsection(1)(a); or
(ii) the heirs, as defined in Subsection(1)(a), have chosen not to pursue an action.
(b) If any of the heirs, as defined in Subsection (1)(a), bring an action for the wrongful death of the decedent, the wrongful death designee may participate in the action only with the consent of the other participants in the action.
(4) If damages are awarded or a settlement is reached as a result of a wrongful death action, satisfaction of any award of damages to or settlement in favor of plaintiff minor children, if any, shall be given priority over the satisfaction of any award of damages to or settlement in favor of other plaintiff heirs.
(5) Neither a grant of standing under this section, nor anything else in this section, nor any finding by the court under this section may be construed as recognizing or treating a mutually supportive and dependent relationship as a marriage, civil union, domestic partnership, or any other legal or relationship status that intends to approximate the design, qualities, significance, or effect of marriage as defined in Section 30-1-4.1 and Utah Constitution, Article I, Section 29.

## Legislative Review Note <br> as of 10-21-10 10:39 AM

## Office of Legislative Research and General Counsel

FISCAL NOTE
SHORT TITLE: Wrongful Death Amendments
SPONSOR: McAdams, B.
2011 GENERAL SESSION, STATE OF UTAH

STATE GOVERNMENT (UCA 36-12-13(2)(b))
Enactment of this bill likely will not materially impact the state budget.

LOCAL GOVERNMENTS (UCA 36-12-13(2)(c))
Enactment of this bill likely will not result in direct, measurable costs for local governments.

DIRECT EXPENDITURES BY UTAH RESIDENTS AND BUSINESSES (UCA 36-12-13(2)(d))
Enactment of this bill likely will not result in direct, measurable expenditures by Utah residents or businesses.

2/17/2011, 08:11 PM, Lead Analyst: Syphus, G.IAttorney: ECM Office of the Legislative Fiscal Analyst

