

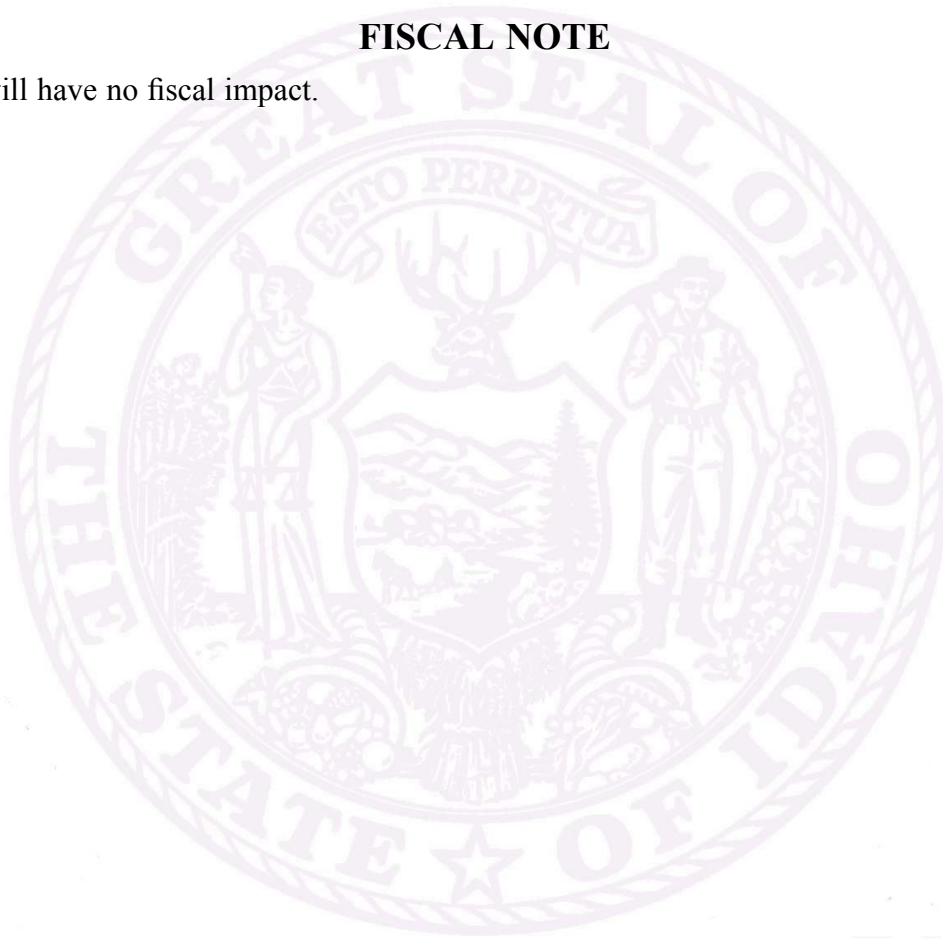
STATEMENT OF PURPOSE

RS22511

The ability of a parent to appoint a guardian for a minor or developmentally disabled child has been in the Idaho Probate Code for many years. This procedure provides an inexpensive and quick way to get a guardian in place for a minor or developmentally disabled child if the parent dies. However, a question not answered in the current code is how to proceed if the nominated guardian does not, or cannot, accept the nomination. Normally, the Will making the nomination will have a priority list of additional nominations, but the Idaho Probate Code does not provide any guidance about the use of those additional nominations. This bill provides a clear method for dealing with those situations.

FISCAL NOTE

This bill will have no fiscal impact.



Contact:

Robert L. Aldridge, Trust & Estate Professionals of Idaho, Inc.
(208) 336-9880