Name		
Address		
City, State, Zip		
Phone		
Filolie	Check your email. You will receive information documents at this email address.	n and
Email	documents at this email address.	
In th	e District Court of Utah	
Judici	al District County	
	·	
Court Address		
	Petition for Relief Under the I Conviction Remedies Act Utah Code Section 78B-9-101 et seq Utah Rule of Civil Procedure 65C	
Petitioner	Utan Rule of Civil Procedure 65C	
/ .	Case Number	
Respondent	 Judge	
Notice to the Petitioner:	·	
an attorney. Court clerks are not allow	ead it carefully. If you have any questions, wed to give legal advice. Attach additional sour answers. Show the question number fro	sheets
. Name of Respondent (check of	ne)	
[] Conviction of Felony[] Conviction of Misdemeand[] Conviction of Misdemeand	•	

(a)	Name of court that entered the judgment being challenged:
` '	
(b)	Location of court:
(c)	Case number:
Date of judgment being challenged:	
Sente	ence:
Natur	re of offense involved (all counts):
	or o
What	was your plea? (check one)
What	was your plea? (check one) Not guilty
[]	Not guilty
[]	Not guilty Guilty
[] [] []	Not guilty Guilty No contest
[] [] [] [] If you	Not guilty Guilty No contest Guilty and mentally ill
[] [] [] [] If you	Not guilty Guilty No contest Guilty and mentally ill Not guilty by reason of insanity entered a plea of guilty to some counts, and a not guilty plea to other
[] [] [] []	Not guilty Guilty No contest Guilty and mentally ill Not guilty by reason of insanity entered a plea of guilty to some counts, and a not guilty plea to other
[] [] [] [] If you	Not guilty Guilty No contest Guilty and mentally ill Not guilty by reason of insanity entered a plea of guilty to some counts, and a not guilty plea to other

	[] Jury [] Judge			
8.	Did y	you testify at the trial?		
	[] Ye] Yes [] No		
9.	Did y	ou appeal from the conviction or sentence?		
	[] Ye]Yes [] No		
10.	If your answer is "yes," provide the following information:			
	(a)	Name	e of Appellate Court:	
	(b)	Case	Number:	
	(c)	Resu	lt:	
	(d)	Date	of result or citation of opinion:	
	(e)	Grounds raised:		
	(f)	Did y	ou seek further review of this appeal?	
	[]Yes [] No			
	(g) If your answer is "yes," provide the following information:			
		(1)	Name of Reviewing Court:	
		(2)	Case number:	
		(3)	Result:	
		(4)	Date of result or citation of opinion:	

	(5)	Grounds raised:
If yo	u did no	ot appeal from your conviction or sentence, why not?
(a)	filed	er than your direct appeal from your conviction or sentence, have young petitions, applications, or motions with respect to this conviction entence in any court, state or federal?
	[] Y	es [] No
(b)	If you	ur answer is "yes," provide the following information:
	(1)	Name of Court:
	(2)	Case number:
	(3)	Result:
	(4)	Date of result or citation of opinion:
	(5)	Grounds raised:
(c)	Did y	you receive an evidentiary hearing on your petition, application or
	[] Y	
	г 1 .	[]

	(d)	Did you appeal the decision on your petition, application, or motion	
		[]Yes [] No	
	(e) If your answe		ur answer is "yes," provide the following information:
• •		(1)	Name of Court:
		Case number:	
		(3)	Result:
(4) Date of result or citation of opinion:		Date of result or citation of opinion:	
		(5) Grounds raised:	
		er than the case described in question 12, have you filed any further ons, applications or motions with respect to this conviction or ence in any court, state or federal?	
		[] Y	es [] No
	(b)	If your answer is "yes," provide the following information:	
		(1)	Name of Court:
		(2)	Case number:
		(3)	Result:
		(4)	Date of result or citation of opinion:
		(5) Grounds raised:	

(c)	Did you receive an evidentiary hearing on your petition, application or motion?		
	[]Ye	s [] No	
(d)	Did you appeal the decision on your petition, application, or motion?		
	[]Yes [] No		
(e)	(e) If your answer is "yes," provide the following information:		
	(1)	Name of Court:	
	(2)	Case number:	
	(3)	Result:	
	(4)	Date of result or citation of opinion:	
	(5)	Grounds raised:	
(a)	Do you have any petition, appeal, or motion now pending in any court, state or federal, relating to the judgment being challenged?		
	[]Ye	s [] No	
(b)	If you	r answer is "yes," provide the following information:	
	(1)	Name of Court:	
	(2)	Case number:	
	(3)	Nature of Proceeding:	

14.

III. Grounds for Relief

Notice to the Petitioner: You may be barred from presenting additional grounds in a future post-conviction petition if you fail to present any grounds that you could present here but do not.

The following is a list of the most frequently raised grounds for relief in post-conviction proceedings. Each statement preceded by a letter constitutes a separate ground for possible relief. You should raise in this petition any of these grounds that apply **and any other grounds not listed** that you may have available.

Do not merely check the grounds listed. If you believe any of these grounds apply to you, **you must allege facts.** The petition will be returned to you if you merely check a ground and fail to list necessary facts or attach supporting documentation.

- (a) Conviction or sentence obtained by plea of guilty that was unlawfully induced or not made voluntarily with understanding of the nature of the charge and the consequences of the plea.
- (b) Conviction or sentence obtained by use of coerced confession.
- (c) Conviction or sentence obtained by use of evidence gained pursuant to an unconstitutional search and seizure.
- (d) Conviction or sentence obtained by use of evidence obtained pursuant to an unlawful arrest.
- (e) Conviction or sentence obtained by a violation of the privilege against selfincrimination.
- (f) Conviction or sentence obtained by the unconstitutional failure of the prosecution to disclose to the defendant evidence favorable to the defendant.
- (g) Conviction or sentence obtained by a violation of the protection against double jeopardy.
- (h) Conviction or sentence obtained by action of a grand or petit jury that was unconstitutionally selected and impaneled.
- (i) Denial of effective assistance of counsel.
- (j) Conviction or sentence under an unconstitutional statute or constitutionally protected conduct.
- (k) The prosecutor knowingly failed to correct false testimony at trial or at sentencing, and there is a reasonable likelihood the false testimony could have affected the judgment of the fact finder.

	(I)	Denial of right to appeal.		
15.	convid neces	concisely every ground on which you claim you are entitled to post- ction relief. Summarize briefly the facts supporting each ground. If ssary, you may attach additional pages stating additional grounds and facts orting same.		
	(a)	Ground One:		
		Supporting facts for Ground One (state briefly without citing law or making argument):		
	(b)	Ground Two:		
		Supporting facts for Ground Two (state briefly without citing law or making argument):		
	(c)	Ground Three:		
		Supporting facts for Ground Three (state briefly without citing law or making argument):		
	(d)	Ground Four:		
		Supporting facts for Ground Four (state briefly without citing law or making argument):		

	y of the grounds listed above were not previously presented in any other t, state or federal, state briefly which grounds were not presented and your
reas	ons for not presenting them:
	the name and address, if known, of each attorney who represented you ir ollowing stages of the judgment being challenged:
(a)	Preliminary hearing:
(b)	Arraignment and plea:
(c)	Trial:
(d)	Sentencing:
(e)	Appeal:
(f)	Post-conviction proceeding:
(g)	Appeal from post-conviction proceeding:
(a)	Do you have any future sentence to serve after you complete the sentence imposed by the judgment being challenged?
	[]Yes [] No
(b)	If your answer is "yes," give the following information:
	(1) Name of Court:
	(O) Location.
	(2) Location:

IV. Required Attachments

Notice to the Petitioner: If you do not attach the required copies or provide an explanation why you cannot provide them, this petition will not be filed and will be returned to you. You may then lose your right to file a petition if the statute of limitations expires before you file another petition.

- 19. Attach a copy of the following documents to this petition or provide an explanation why you cannot provide the copies.
 - (a) The judgment and commitment being challenged.
 - (b) Any decision issued by an appellate court from the direct appeal.
 - (c) Any previously-filed petition for post-conviction relief, and any decision issued as a result.
 - (d) Affidavits, records, or other documentary evidence that support your claim.
 - (e) An affidavit of impecuniosity and certificate from Inmate Accounting Office, if you are requesting a waiver of the filing fee.
 - (f) Memorandum of Points and Authorities.
- 20. [] I request a court-appointed attorney to help me with this petition for post-conviction relief.

V. Petitioner's Signature

I declare under criminal penalty under the	e law of Utah that everything stated in this document is true.
Signed at	(city, and state or country).
	Signature ▶
Date	Printed Name
VI. Certification of Attorney (If the	ne petitioner is represented by an attorney)
I certify that I am the attorney for the 11, Utah Rules of Civil Procedure.	he petitioner, and that this petition complies with Rule
Date	Signature ►
Date	Printed Name