Form 126P (Rev. 11/10)

## The Family Court of the State of Delaware In and For New Castle Kent Sussex County

## PETITION FOR PERMANENT GUARDIANSHIP OF A MINOR

| Petitioner   |  | Respondent  |                |                 |
|--|--|---|----------------|-----------------|
| Name   | D.O.B.                                   | Name  | D.O.B.         | File Number     |
| Street Address   |  | Street Address  |                |                 |
| P.O. Box Number  |  | P.O. Box Number   |                | Petition Number |
| City/State/Zip Code  |  | City/State/Zip Code   |                |                 |
| Phone Number   |  | Phone Number  |                |                 |
| Relation to Child(ren)   |  | Relation to Child(ren)  |                |                 |
| Attorney Name  |  | Attorney Name   |                |                 |
| If a hearing is scheduled in this matter, If a hearing is scheduled in this matter, Petitioner (if any)          | will Petitioner nee<br>will Respondent r | II<br>ed an interpreter? ☐ Yes (If yes, specify languaged an interpreter? ☐ Yes (If yes, specify lan<br>Respondent (if any) | Jage<br>nguage | )               |
| Name   | D.O.B.                                   | Name  | D.O.B.         |                 |
| Street Address   |  | Street Address  |                |                 |
| P.O. Box Number  |  | P.O. Box Number   |                |                 |
| City/State/Zip Code  |  | City/State/Zip Code   |                |                 |
| Phone Number   |  | Phone Number  |                |                 |
| Relation to Child(ren)   |  | Relation to Child(ren)  |                |                 |
| Attorney Name  |  | Attorney Name   |                |                 |
| If a hearing is scheduled in this matter, If a hearing is scheduled in this mater, We Guardian Ad Litem (if any) | vill Respondent n                        | II<br>ed an interpreter? ☐ Yes (If yes, specify langueed an interpreter? ☐ Yes (If yes, specify lan                         | Jage           | )               |
| Name   |  |   |                |                 |
| Street Address   |  |   |                |                 |
| P.O. Box Number  |  |   |                |                 |
| City/State/Zip Code  |  |   |                |                 |
| Phone Number   |  |   |                |                 |
| Attorney for Guardian Ad Litem   |  |   |                |                 |
| If a hearing is scheduled in this matter   | will Guardian Ad                         | <br>Litem need an interpreter? □ Ves (If ves. sne   | acify language | ) □ No          |

## IN THE INTEREST OF THE FOLLOWING CHILD(REN): (Complete the table below for each child for whom permanent guardianship is sought. Attach additional sheets if necessary.)

| Child's | s Name  | Child's Date of Birth                     | Child's Place of Birth<br>(City, State) | Child's Gender (Check one)  Male Female  Male Female  Male Female |  |  |
|---------|---|---|---|---|--|--|
| МОТН    |   | Address                                   | •                                       |   |  |  |
| 2       | If you do not know the name/address of the child(ren)'s mother and/or father, write in the space provided below what you have done to try to locate him/her/them. |   |   |   |  |  |
| 3.      | ➤ I have attached to this Petitic  Affidavit that a Part Name(s) of the person(s)  Address of person(s) or organic  | rty's Address is Unk<br>or organization h | nown                                    | of the child(ren):  |  |  |
| 4.      | Name(s) of the person(s) or of the child(ren):  Address of person(s) or orga  |   | he guardianship, care, co               |   |  |  |
|         | if address is different from address. Petitioner(s):  | Ilization                                 |   |   |  |  |
| 5.      | Name(s) of the person(s) to will Address of person(s) or organic address is different from address.   | nization                                  | ·                                       |   |  |  |
| 6.      | if address is different from add<br>Petitioner(s):<br>Proposed permanent guardian   | (s)' relationship to chil                 |   |   |  |  |
| 7.      | the Petitioner:  Please check all that apply:  The following child(   | ren) is/are not yet 14 y<br>OR            |   |   |  |  |

| Form 126P<br>(Rev. 11/10) | ☐ The child(ren) is/are 14 years of age or older and consents to (agree with) this Petition (Attach Affidavit of Consent executed by each child(ren) who consents) Name(s) of child(ren) 14 years of age or older who consent(s):  |
|---------------------------|--|
|                           | ☐ The child(ren) is/are 14 years of age or older does/do NOT consent to (agree with) this Petition. Name(s) of child(ren) 14 years of age or older who do NOT consent:   |
| 8. I am fi                | ling this petition because: (Check ALL that apply)   |
|                           | <ul> <li>The child(ren)'s parent(s) agree that I/we should become the guardian(s) of the child(ren) (Attach an Affidavit of Consent executed by the parent(s) who agree).</li> <li>The child(ren)'s parent(s) are deceased. (Attach a certified copy of the death certificate)</li> <li>The child(ren) is/are dependent and/or neglected based on the following reason(s):</li> </ul>  |
|                           |  |
| ☐ Add<br>☐ Per<br>☐ The   | owledge the following is true for the child(ren) named in this petition: option of the child is not possible or appropriate; rmanent Guardianship is in the best interests of the child opproposed permanent guardian:  i. Is emotionally, mentally, physically and financially suitable to become the permanent guardian;  ii. Is a blood relative or a foster parent(s)  iii. Has expressly committed to remain the permanent guardian and assume the rights and responsibilities for the child for the duration of the child's minority (until the child is 18 years old); AND  iv. Has demonstrated an understanding of the financial implications of becoming a permanent guardian;  If the child is at least 14 years old, the child consents to the permanent guardianship being anted.  If the proposed permanent guardian is a foster parent(s):  i. The child is at least 12 years old; OR |
|                           | <ul> <li>ii. The proposed permanent guardian is the permanent guardian of one of the child's siblings; OR</li> <li>iii. The child receives substantial governmental benefits for a serious physical and/or mental disability which would no longer be available to the child if parental rights were terminated and/or if the child was adopted.</li> </ul>  |

10. I have attached the Grounds for Permanent Guardianship for each child named above. I have indicated at least one Ground for Permanent Guardianship for each child named in this petition.

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|  |                 |   |      |
|  |                 |   |      |
|  |                 |   |      |
| WHEREFORE, Petitioner(s) seek appointr | ment as Permane | ent Guardian(s) of the above-named minor child(re | en). |
|  |                 |   |      |
| Petitioner                             | Date            | 2 <sup>nd</sup> Petitioner (if any)               | Date |
| Sworn to subscribed before me:         |                 | Sworn to subscribed before me:                    |      |
|  |                 |   |      |
| Clerk of Court/Notary Public           | Date            | Clerk of Court/Notary Public                      | Date |

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## **GROUNDS FOR PERMANENT GUARDIANSHIP**

Complete the following for each child named in the Petition for Permanent Guardian NAME OF CHILD: Indicate the grounds for Permanent Guardianship (Place an "X" next to the grounds that apply.) 1. The parent(s) of the child, or the person(s) or organization holding parental rights over such child agree (consent) that this Petition should be granted. (Attached is/are the parent(s) affidavit of consent.) 2. Respondent has abandoned the child **AND** intended to abandon the child as evidenced by the fact that: (Place an "X" next to which reason applies) a. 

The child is younger than 6 months old and at the time of filing this Petition, Respondent did not do ANY of the following: > Pay reasonable prenatal, natal and postnatal expenses in accordance with Respondent's financial means; AND > Visit regularly with the child; AND Manifest (show) an ability and willingness to assume legal and physical custody of the child (this third reason applies if the child was not in the physical custody of the other parent). b. The child is at least 6 months old at the time of filing this Petition and for at least six consecutive months (six months in a row) during the year immediately before filing the Petition, Respondent(s) did not do ANY of the following: Make reasonable and consistent payments in accordance with Respondent's financial means, for support of the child; AND > Communicate or visit regularly with the child; AND Manifest (show) the ability and willingness to assume legal and physical custody of the child (this third reason applies if the child was not in the physical custody of the other parent). c. The child is younger than 6 months old at the time of filing this Petition and Respondent has placed the child in circumstances leaving the child in substantial risk of injury or death and therefore has manifested (shown) the unwillingness to exercise parental rights 3. Respondent has abandoned the child BUT did not intend to abandon the child because: (Place an "X" next to which reason applies) a. Tor 12 consecutive months (12 months in a row) in the 18 months before filing this Petition, Respondent did not do ANY of the following: Communicate or visit regularly with the child; AND > File or pursue a pending Petition to establish paternity or to establish the right to have contact or visitation with the child; AND Manifest (show) the ability and willingness to assume legal and physical custody of the child (this third reason applies if the child was not in the physical custody of the other parent). AND one of the below applies (Place an "X" next to all that apply): ☐ The child is not in the legal and physical custody of the other parent and Respondent is not able or willing promptly to assume legal and physical custody of the child, and to pay for the child's support, in accordance with Respondent's financial means. Placing the child in Respondent's legal and physical custody would pose a risk of substantial harm to the physical or psychological well being of the child. Respondent is unfit to maintain a relationship of "parent and child" with the child because of any of the following

reasons:

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- i. The circumstances of the child's conception; OR
- ii. Respondent's behavior during the mother's pregnancy; OR
- iii. Respondent's behavior after the child was born; OR
- iv. Respondent's behavior with respect to other children.

|    |                  | ☐ Fai                                      | lure to grant the Petition for Permanent Guardianship would be detrimental to the child.  |
|----|------------------|--|---|
| 4. | for<br>me<br>app | ntally in<br>eseeab<br>ntal inc<br>point a | t(s) of the child or any person(s) holding parental rights over such child are found accompetent and therefore, are unable to discharge parental responsibilities in the le future. (The Court will select 2 qualified psychiatrists to form an opinion regarding competence and inability to discharge parental responsibilities. The Court also will licensed attorney as guardian ad litem to represent the alleged incompetent's interests deeding) |
| 5. |                  | sponde<br><b>that ap</b>                   | ent has been found by a Court of competent jurisdiction to have: (Place an "X" next to oply)  |
|    | a.               |  | mmitted a felony level offense as described in subchapter II of Chapter 5 of Title 11 st the person in which the victim was a child;  |
|    | b.               |  | led or abetted, attempted, conspired or solicited to commit a felony level offense as bed in subchapter II of Chapter 5 of Title 11 against the person in which the victim was l;   |
|    | C.               |  | mmitted or attempted to commit the offense of Dealing in Children as set forth in § of Title 11.  |
|    | d.               |  | mmitted the felony level offense of endangering the welfare of a child as set forth in § of Title 11.   |
| 6. | ha<br>de         | ve failed<br>velopm                        | ot(s) of the child, or any person(s) holding parental rights over the child, are not able or d to plan adequately for the child's physical needs or mental and emotional health and ent, and 1 or more of the following conditions has been met: (Place an "X" next to dition that has been met)  |
|    | a.               |  | ne child is in the care of the Department or a licensed agency, place an "X" next to condition below that has been met:   |
|    |                  |  | ☐ The child has been in the care of the Department of licensed agency for a period of one year, or if the child has come into care as an infant, a period of 6 months, or there is a history of previous placement(s) of this child;  |
|    |                  |  | ☐ There is a history of neglect, abuse, or lack of care of the child or other children by Respondent;   |
|    |                  |  | Respondent is incapable of discharging parental responsibilities due to extended or repeated incarceration;   |
|    |                  |  | Respondent is not able or willing to assume promptly legal and physical custody of the child, and to pay for the child's support, in accordance with Respondent's financial means.  |
|    |                  |  | Failure to grant the Petition for Permanent Guardianship will result in continued emotional instability or physical risk to the child.  |
|    |                  |  |   |