ST	ATE OF WISCONSIN, CIRCUIT COURT,		COUNTY	For Official Use		
IN	THE MATTER OF		☐ Amended			
_		 : Gu	etition for Temporary Permanent uardianship Incompetency			
	0.1. (0.1)	Case No				
	Date of Birth	DDIANCIUDO (Octobrio	1. II.4 II I II.40)			
		RDIANSHIPS (Complet	te #1 through #10)			
UNDE	R OATH, I STATE:					
1.	I am interested as a relative. I am related to the individual as: a public official. My authority to act as petitioner is Other:					
2.	This petition is filed in the county of residence of the individual. the county in which the individual is physically present. Other:					
3.	The individual lives in County, State of and the individual's mailing address is					
4.	. The name and mailing address of the person or institution, if any, that has care and custody of the individual of the facility, if any, that is providing care to the individual is: Name Phone Number Mailing Address					
	☐ This petition for guardianship is filed we directly from a hospital to a nursing factorization.					
5.	I have exercised due diligence to locate all interested parties. The names and mailing addresses of all interested parties (including the petitioner) and all others entitled to notice are as follows:					
	Name	Relationship	Mailing A	ddress		
☐ 6.	The individual, if married, does does	es not have children	who are not of the currer	nt marriage.		
7.	The individual ☐ does ☐ does not have a current, This document ☐ is ☐ is not act Agent's Name, mailing address and p	ivated.	ower of attorney.			

or r		have other a	dvance plar	ning to avoid guardianship.	s still nece	
pro or r	If the above-named pow				s still nece	
pro or r	m □ not aware □ av				0 0 1100	essary because:
pro or r	m □ not aware □ av					See attached
pro or r	m IIn∩taware IIa∨	,				
or r				or conservatorship or related pr county. The details of the guard		
	related proceedings of wh				ланыпр, с Г	See attached
				me and county where appointed)	_	
				ne and state where appointed)		
						_
9. <u>The</u>	e following person is nom					See attached
	Type of Guardi		Name	& Mailing Address		Phone
	uardian of the	Person				
	uardian of the	Estate				
	emporary Guardian of the					
	emporary Guardian of the tandby Guardian of the	e Estate Person				
	tandby Guardian of the	Estate				
_ 0.	directly Couraidir or the	Lotato				
10. A.	The approximate value	of individual's p	property is:			See attached
	General Description			General Description		Amounts
	Cash/Bank Accounts:	\$	Othe	Liquid Assets:		
	Real Estate:	Φ				\$
	rtoar Estate:	\$	Othe	Assets:		\$
В.		viously derived	from or ben			\$ om U.S.
	Assets of individual prev Department of Veterans The individual receives	viously derived Affairs are	from or ben	Assets: efits of individual now due and	r long tern	som U.S. See attachen community
C.	Assets of individual previous Department of Veterans The individual receives options program benefit Any other claim, income entitled is none	viously derived Affairs are public benefits, s. No	from or ben none including n Yes, type ar	efits of individual now due and pedical assistance, SSI, SSDI or	r long tern	som U.S. See attachen community
C.	Assets of individual previous Department of Veterans The individual receives options program benefit Any other claim, income entitled is none General Description	viously derived Affairs are public benefits, s. No via:	from or ben none including n Yes, type ar	r Assets: efits of individual now due and part of the second part of	r long tern	som U.S. See attachen community dual may be
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C.	Assets of individual previous Department of Veterans The individual receives options program benefit Any other claim, income entitled is none General Description	viously derived Affairs are public benefits, s. No via, compensation as follows: Amounts (monthly)	from or ben none including m Yes, type ar n, pension,	r Assets: efits of individual now due and placed assistance, SSI, SSDI or and amount	r long tern	See attachen community dual may be See attached Amounts (monthly)

	emporary Guardianship and/or Permanent Guardianship Due to incompetency Page 3 of 7	
∐ WIII	be filed at least 96 hours before the hearing.	
	dividual is alleged to be incompetent as a result of the following impairment	
	evelopmental disability.	
	ious and persistent mental illness.	
	generative brain disorder.	
∐ oth	er like incapacities.	
Λ		danda.
_	dian is requested to be appointed for the individual based upon the following stan	
	A. The individual will be at least 17 years and 9 months of age as of the date of the h	learing.
	B. The individual's need for assistance in decision-making or communication is unab	le to be met effectively
	and less restrictively through appropriate and reasonably available training, educa-	
	health care, assistive devices, or other means that the individual will accept.	, , , , , , , , , , , , , , , , , , , ,
	C. (For appointment of guardian of the person) The individual, because of impairm	ent, is unable
	effectively to receive and evaluate information or to make or communicate decisio	ns to such extent that
	the individual is unable to meet the essential requirements for the individual's phys	sical health and safety.
	D. /For any sixture of a complete of the protects) The in P. Haddan and a complete in the complete of the comp	and the second
ш	D. (For appointment of guardian of the estate) The individual, because of an impair	
	effectively to receive and evaluate information or to make or communicate decision	
	management of the individual's property or financial affairs, to the extent that at le	ast one of the
	following applies:	
	(1) The individual has property that will be dissipated in whole or in part; or	
	(2) The individual is unable to provide for the individual's support; or	
	(3) The individual is unable to prevent financial exploitation.	
. The sp	pecific nature of the individual's alleged incapacity is as follows:	☐ See attached
. The sp —	pecific nature of the individual's alleged incapacity is as follows:	See attached
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_ _ _		☐ See attached
GUAR	DIAN OF THE PERSON	☐ See attached
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 □ d. The power to consent to experimental treatment in the individual's best interests. Choose (1) or (2): □ (1) The individual retains limited capacity and the power to: The Guardian of the person should exercise this power not retained by the individual. 	Petition for Temporary	Guardianship and/or Permanent Guardianship Due to Incompetency Page 4 of 7 Case No
C. consent to sterilization: Choose (1) or (2): Choose (1) or (2)		(2) order that the individual is able to exercise this right only with consent of the guardian of
Choose (1) or (2):		the person.
(1) declare the individual is able to exercise this right. (2) order that the individual is able to exercise this right only with consent of the guardian of the person. (3) consent to organ, tissue, or bone marrow donation: (3) chose (1) or (2): (1) declare the individual has incapacity to exercise this right only with consent of the guardian of the person. (2) order that the individual is able to exercise this right only with consent of the guardian of the person. (3) order that the individual actains the power. (3) or (4) has no effect and the individual retains the power. (3) I request the court declare that the individual lacks evaluative capacity in part or in full to exercise one or more specific powers and transfer the specific powers to the guardian. (2) The powers to be affected are: (a) Except as otherwise limited by Wisconsin Statute 54.25(2)(d)2.ab., the power to give an informed consent to the voluntary receipt by the guardian's ward of a medical examination, medication, including any appropriate psychotropic medication, and medical treatment that is in the ward's best interest, if the guardian has first made a good-faith attempt to discuss with the ward the voluntary receipt of the examination, medication, or treatment and if the ward does not protest. (3) Individual lacks evaluative capacity in full. The guardian of the person to exercise full power. (a) Individual lacks evaluative capacity in full. The guardian of the person to exercise full power. (a) Individual lacks evaluative capacity in full. The guardian of the person to exercise full power. (a) Individual lacks evaluative capacity in full. The guardian of the person to exercise full power. (b) Individual lacks evaluative capacity in full. The guardian of the person to exercise full power. (a) Individual lacks evaluative capacity in full. The guardian of the person to exercise full power. (b) Individual lacks evaluative capacity in full. The guardian of the person to exercise full power. (c) Individual	□ c	
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Petition for Temporary (Guardianship and/or Permanent Guardianship Due to Incompetency	Page 5 of 7	Case No.
	Choose (1) or (2):		
	(1) The individual retains limited capacity and the	power to:	
	The Guardian of the person should exercise the	his power not	retained by the individual.
	(2) Individual lacks evaluative capacity in full. The	guardian of	the person to exercise full power.
☐ f.	The power to give informed consent to release of conf	idential recor	ds other than court,
	treatment, and patient health care records and rediscle	osure as app	ropriate.
	Choose (1) or (2):		•
	(1) The individual retains limited capacity and the	power to:	
	The Guardian of the person should exercise the	nis power not	retained by the individual.
	(2) Individual lacks evaluative capacity in full. The		
□ g.	_ ` '	•	·
_ 5	Choose (1) or (2):		
	(1) The individual retains limited capacity and the	power to:	
	The Guardian of the person should exercise the		retained by the individual.
	(2) Individual lacks evaluative capacity in full. The	•	•
h.		gaaralari or	and person to exercise run person
i.		l supported liv	ving services.
	Choose (1) or (2):		g cococ.
	(1) The individual retains limited capacity and the	power to:	
	The Guardian of the person should exercise the		
	(2) Individual lacks evaluative capacity in full. The	•	•
Πi	The power to make decisions regarding educational and		
	services or employment.	i vocational p	accinent and support
	Choose (1) or (2):		
	(1) The individual retains limited capacity and the	nower to:	
	The Guardian of the person should exercise the		
	(2) Individual lacks evaluative capacity in full. The		
Пк	The power to make decisions regarding initiating a petiti		
K.	Choose (1) or (2):	on for termina	ation of marriage.
		nower to:	
	(1) The individual retains limited capacity and the The Guardian of the person should exercise the		
	·	•	•
	(2) Individual lacks evaluative capacity in full. The	guardian or	the person to exercise full power.
□ 1.	The power to receive all notices on behalf of individual.		
	Choose (1) or (2):	nower to	
	(1) The individual retains limited capacity and the		
	The Guardian of the person should exercise the		
П	(2) Individual lacks evaluative capacity in full. The		
□ m	The power to act in all proceedings as an advocate of the		
	into a contract that binds the individual or the individual's		
	any legal proceedings pertaining to the property, unless	the guardian	or the person is also the
	guardian of the estate.		
	Choose (1) or (2):		
	(1) The individual retains limited capacity and the		
	The Guardian of the person should exercise the		
	(2) Individual lacks evaluative capacity in full. The		the person to exercise full power.
n.	The power to apply for protective placement or for comn	nitment.	
	Choose (1) or (2):		
	(1) The individual retains limited capacity and the		
	The Guardian of the person should exercise the	•	•
_	(2) Individual lacks evaluative capacity in full. The		
□ o.	The power to have custody of the individual, if an adult,	and the powe	er to have care, custody,
	and control of the individual, if a minor.		
	Choose (1) or (2):		
	\square (1) The individual retains limited capacity and the		
	The Guardian of the person should exercise the	his power not	retained by the individual.
	(2) Individual lacks evaluative capacity in full. The	guardian of	the person to exercise full power.
□ p.	other specific powers:		

Petition to	or Temporary Guardianship and/or Permanent Guardianship Due to Incompetency Page 6 of 7	Case No
		☐ See attached
□ 16.	GUARDIAN OF THE ESTATE	
	I request the court to	
	A. appoint and authorize a permanent guardian of the estate to perform duties and exercised follows:	cise powers as
	Choose one:	
	(1) Most authority retained by ward, limited authority transferred to guard	
	Individual retains evaluative capacity except for the ability to perform a duty power which is to be transferred to the guardian of the estate as follows:	or exercise a
	(2) Limited authority retained by ward, most authority transferred to guar	dian:
	Individual retains limited evaluative capacity and should retain the ability to	perform a duty or
	exercise a power as follows:	
	Guardian of the estate is to perform the duties of a guardian of the estate u	
	exercise the powers that do not require court approval under §54.20(3), exby individual.	cept as retained
	☐ (3) Full authority transferred to guardian:	
	Individual lacks evaluative capacity in full. Guardian of the estate is reques	
	duties of a guardian of the estate under §54.19, and exercise the powers the court approval under §54.20(3).	nat do not require
	☐ B. authorize the guardian of the estate to perform the following additional powers (other	than to make gifts)
	that require court approval under §54.20(2):	See attached
	☐ C. direct that the guardian of the estate deposit the individual's funds of \$100,000 or less	
	account of a bank, credit union, savings bank or savings and loan association in the r	name of the
	guardian and the ward, payable only upon further order of the court, and waive bond the estate.	for the guardian of
□ 17	ALTERNATIVE TO GUARDIANSHIP OF ESTATE FOR SMALL ESTATES	
□ 17.	I request the court to dispense with an appointment of a guardian of the estate and transfer	the individual's
	funds of \$50,000 or less under one of the alternatives for small estates under §54.12(1), be	
	individual lacks evaluative capacity in full or in part:	See attached
FOR '	TEMPORARY GUARDIANSHIPS (Complete #18 through #25):	
		bla Bladbaaaddaad
18.	A report or testimony from a physician or psychologist that indicates that there is a reasona the proposed ward is incompetent will be provided at the hearing.	bie likelinood that
19	A signed Consent to Serve is filed with this petition or will be filed at the hearing.	
	There was no temporary guardianship of the individual in effect within the last 90 days.	
21.	The individual's particular situation, including the needs of the individual's dependents, if ar immediate appointment of a temporary guardian for the following specific reasons:	y, requires See attached
22.	I petition the court for the appointment of a temporary guardian with authority limited to those	se acts that are
	reasonably related to the reasons for appointment. The authority requested for the tempora	ry guardian is as
	follows:	_ See attached
☐ 23.	I petition the court to hold a hearing within 48 hours . Good cause exists to support this refollowing reasons:	equest for the
_		
∐ 24.	A petition for appointment of a permanent guardian of the person or estate is NOT filed with	this request See attached
	because:	_ L. See allached
☐ 25.	Additional requests:	_ ☐ See attached

I REQUEST THE COURT:

- 1. Order a hearing on this petition.
- 2. Make appropriate findings and appointments as requested above.
- 3. Award appropriate fees and costs.

Subscribed and sworn to before me		>
on		Petitioner
Notary Public/Court Offi	cial	Name Printed or Typed
My commission expires:		Name Fillited OF Typed
		Address
Name of Attorney/Petitioner]
Address		
Telephone Number	Bar Number	