STATE OF WISCONSIN, CIRCUIT COURT,	COUNTY	For Official Use
IN THE MATTER OF	☐ Amended	
	Determination and Order on Petition for Guardianship Due to Incompetency	
Date of Birth	Case No	
This matter is before the court on a petition for guar	dianship due to incompetency and a hearing	was held.
<ol> <li>The report of the guardian ad litem.</li> <li>The medical or psychological reports, provid</li> <li>Whether other reliable resources are available management, and whether appointment of an need for a substitute decision maker.</li> <li>The preferences, desires, and values of the state of the individual's care of the individual's care of the individual's care of the individual's situation places him of the individual's management of the activities of the individual's management of the activities of the individual's understanding and appreciate have with regard to personal needs or proper of the extent of the demands placed on the inclusion of the property and financial affairs.</li> <li>Any physical illness of the individual and the control of the individual and the disability, alcoholism, or other drug depender the individual is becaused the individual of the individual is because of the individual is the individual is the individual individual is the individual individual individual individual individual individual</li></ol>	ele to provide for the individual's personal need guardian is the least restrictive means to provide and treatment needs and property and finare or her at risk of abuse, exploitation, neglect, restand and appreciate the nature and consequences of daily living. Sion of the nature and consequences of any incrty management. Sividual by his or her personal needs and by the prognosis of the individual.  The prognosis of the individual and the prognee.  The prognosis of the individual and the prognee.	ovide for the individual's operty management. Incial affairs. Or violation of rights. Incident of the may be nature and extent of the individual's
B. This court  is  is not a pro C. Notice  was  was not prope D. The individual is  present.  not present because the guardian a  Other:  E. The proposed guardian and any propose  present as follows:	jurisdiction of the subject matter and of the paper venue. erly served. ad litem waived the individual's attendance.	
not present and the court excuses	the attendance as follows:	

F. Additional evaluations are not necessary.

		D 0.45	
	on and Order on Petition for Guardianship Due to Incompetency	Page 2 of 7	Case No
	PACITY AND NEED FOR GUARDIANSHIP		
Up	oon presentation of clear and convincing evidence,		
Ļ	the individual is not incompetent.		
	advanced planning by the individual renders guardia	nship unnecessary.	
L	the elements of the petition are unproven.		
L	the application for appointment of a conservator by t		
	] the individual has been adjudicated incompetent in a		a petition for receipt and
	acceptance of a foreign guardianship has been gran		
	] the individual is a minor who has attained age 14 an	d is developmentally d	isabled.
	the individual is found to be incompetent as a result	of	
	a developmental disability	generative brain disor	der
	serious and persistent mental illness	ner like incapacities	
	based upon the following standards:		
	A. The individual is at least 17 years and 9 month	ns of age.	
	B. The individual's need for assistance in decisio		ation is unable to be met
	effectively and less restrictively through appro		
	support services, health care, assistive device		<b>5</b> .
	C. For purposes of appointment of guardian of t		
	unable effectively to receive and evaluate info		
	extent that the individual is unable to meet the		
	health and safety.	Coochtial requirement	o for the marriadaro physical
	☐ D. For purposes of appointment of <b>guardian of t</b>	ha astata hacausa of	an impairment the individual is
	unable effectively to receive and evaluate info		
	management of the individual's property or fin		
	• • • • • • • • • • • • • • • • • • • •	ancial allalis, to the ex	tent that at least one of the
	following applies:	icainatad in whole or ir	norti or
	The individual has property that will be d     The individual is unable to provide for the		
	2. The individual is unable to provide for the		or
	3. The individual is unable to prevent finance	cial exploitation.	
☐ 3. <b>GU</b>	ARDIAN OF THE PERSON		
 The	individual has incapacity in part or in full to exercise ri	ghts that are believed t	to be relevant to the individual's
	sent or future decision making.	-	
	Rights to be removed in full. If removed, these r	ights may not be exe	rcised by any person.
	The individual has incapacity to exercise one or mor		
	removed.	3 3 .	9
	1. Right to execute a will.		
	2. Right to serve on a jury.		
	3. Right to register to vote or to vote in an elec	tion	
В	8. Rights to be removed or exercised by individual v		dian of Person
_	If removed, these rights may not be exercised by		
	the far left must be marked. Marking only box (1)		
	right.	or (2) has no check t	and the marriadar retains the
	The individual has incapacity to exercise one or more	a of the following right	s and such right should be removed
	or the individual retains the right to exercise the right		
	a. Right to consent to marriage:	comy with consent of t	ne guardian of the person.
	Choose (1) or (2):		
	_ `` ``	a a thia riaht	
	(1) the individual has incapacity to exerci		and the supplier of the supplier
	(2) the individual retains the right to exer		
	b. Right to apply for an operator's license, a hu		
	credential as defined in §440.01(2), Wiscons	sin Statutes:	·
	Choose (1) or (2):	ar ir	
	(1) the individual has incapacity to exerc		
	(2) the individual retain the right to exerc	se this right only with o	consent of the guardian of the person.
	c. Right to consent to sterilization.		
	Choose (1) or (2):		
	(1) the individual has incapacity to exerci	se this right.	

(2) the individual retain the right to exercise this right only with consent of the guardian of the person.

GN-3170, 02/11 Determination and Order on Petition for Guardianship Due to Incompetency §54.10(3), Chapter 46 and 54, Wisconsin Statutes

This form shall not be modified. It may be supplemented with additional material.

eterminatio		on Petition for Guardianship Due to Incompetency Page 3 of 7 Case No	
		Right to consent to organ, tissue, or bone marrow donation.	
		Choose (1) or (2):	
		(1) the individual has incapacity to exercise this right.	noro
C		(2) the individual retain the right to exercise this right only with consent of the guardian of the	pers
C.		to be transferred to Guardian of the Person in part or in full.  er is to be affected, the box to the far left must be marked. Marking only box (1) or (2) has	na
		nd the individual retains the power.	110
		appropriate to appoint a permanent guardian of the person.	
		individual lacks evaluative capacity in part or in full to exercise specific powers requested to be	
	,	ferred to the guardian as follows:	
		Except as otherwise limited by §54.25(2)(d)2.ab., Wis Stat., 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.	
		Choose (1) or (2):	
		(1) Individual retains limited capacity and the power to:	
		Guardian of the person to exercise power not retained by individual.	
	_	(2) Individual lacks evaluative capacity in full. Guardian of the person to exercise full powe	r.
	∐ ac.		
		consent, if in the ward's best interests, to the involuntary administration of a medical examination	
		medication other than psychotropic medication, and medical treatment that is in the ward's bes	τ
		interest.	
		Choose (1) or (2):  (1) Individual retains limited capacity and the power to:	
		Guardian of the person to exercise power not retained by individual.	<u> </u>
		(2) Individual lacks evaluative capacity in full. Guardian of the person to exercise full power	r
	□ b.	The power to authorize individual's participation in an accredited or certified research project if	
	□ 2.	research project might help the individual, or others if minimal risk of harm.	
		Choose (1) or (2):	
		(1) Individual retains limited capacity and the power to:	
		Guardian of the person to exercise power not retained by individual.	_
		(2) Individual lacks evaluative capacity in full. Guardian of the person to exercise full powe	r.
	□ c.	The power to authorize individual's participation in research that might not help the individual be	ut
		might help others if greater than minimal risk of harm to the individual but evidence indicates	
		individual would have elected to participate.	
		Choose (1) or (2):	
		(1) Individual retains limited capacity and the power to:	_·
		Guardian of the person to exercise power not retained by individual.	
		(2) Individual lacks evaluative capacity in full. Guardian of the person to exercise full powe	r.
	∐ d.	The power to consent to experimental treatment in the individual's best interests.	
		Choose (1) or (2):  (1) Individual retains limited capacity and the power to:	
		Guardian of the person to exercise power not retained by individual.	<u> </u>
		(2) Individual lacks evaluative capacity in full. Guardian of the person to exercise full power	ır
	☐ e.	The power to give informed consent to receipt by individual of social and supported living service	
	□ 0.	Choose (1) or (2):	<i>5</i> 00.
		(1) Individual retains limited capacity and the power to:	
		Guardian of the person to exercise power not retained by individual.	
		(2) Individual lacks evaluative capacity in full. Guardian of the person to exercise full power	r.
	☐ f.	The power to give informed consent to release of confidential records other than court, treatme	
		and patient health care records and redisclosure as appropriate.	
		Choose (1) or (2):	
		(1) Individual retains limited capacity and the power to:	
		Guardian of the person to exercise power not retained by individual.	
	_	(2) Individual lacks evaluative capacity in full. Guardian of the person to exercise full powe	r.
	Па.	The power to make decisions related to mobility and travel.	

The individual has been adjudicated pursuant to 18 USC 922(g)(4) as a "mental defective" or committed to a mental institution.

## ☐ 5. GUARDIAN OF THE ESTATE

It is appropriate to:

A. Appoint and authorize a permanent guardian of the estate to perform duties and exercise powers as follows:

(1) Most authority retained by ward, limited authority transferred to quardian:

Determ	nination and O	rder on Petition for Gu	ardianship Due	to Incompetency	Page 5 of 7	Case No		
						a duty or exercise a power which		
	_ (a)	is to be transferr	ed to the gu	ardian of the estate	as follows:			
	□ (2)				hority transferred t			
				luative capacity and	d should retain the al	bility to perform a duty or exercise		
		a power as follo	ws:					
	☐ (3)		do not requi	re court approval ur		state under §54.19, and exercise pt as retained by individual.		
	□ (0)	Individual lacks	evaluative ca e estate und	apacity in full. Guar		requested to perform the duties of do not require court approval		
		ize the guardian o	of the estate	•	wing <b>additional pow</b>	vers (other than to make gifts)		
						☐ See attached		
	of a ba	ınk, credit union, s	avings bank	or savings and loa	n association in the	100 or less in an insured account name of the guardian and the uardian of the estate.		
□ 6.	ALTERN	ATIVE TO GUARI	DIANSHIP C	F ESTATE FOR S	MALL ESTATES.			
	Dispense or less un	with the appointment one of the alte	nent of a gua ernatives for	rdian of the estate small estates unde	and require transfer	the individual's funds of \$50,000 e the individual lacks evaluative		
	сарасну п	ir idii or iii part				☐ See attached		
□ 7.		OF ATTORNEY						
						a current, valid power of attorney the following reasons:		
	☐ Good	d cause exists to r	evoke or lim	it the power of attor	ney for health care I	See attached pecause:		
	☐ Good	d cause exists to r	evoke or lim	it the durable finance	cial power of attorne	See attached y because:		
		• •	•	er the individual's po the individual beca		See attached nealth care as guardian of the		
						See attached		
				er the individual's di the individual becar		er of attorney as guardian of the		
						☐ See attached		
8.	CHITADII	LITY OF GUARDI	ΛN					
0.				ronosed Guardian s	and Consent to Serv	e the recommendation of		
		Based upon the Statement of Acts by Proposed Guardian and Consent to Serve, the recommendation of guardian ad litem, and the court having considered all nominations and applicable preferences and criteria,						
						amily, and any potential conflicts o		
						onflicts of interest, the following		
		•		d suitable to be app	-	seta ar interest, trie renowing		
ſ	•	Type of Guardian	•		me & Address	Phone		
ŀ	Guardian o		Person	ila	G Addios	THORE		
ŀ	Guardian d		Estate					
ŀ		uardian of the	Person					
ŀ		uardian of the	Estate					
	<u> </u>							

Dete	rmination and Order on Petition for G	Suardianship Due	to Incompetency	Page 6 of 7	Case No
	PETITIONER'S ATTORN	EY FEES AND	COSTS		
Ì		nequitable		ent of netitioner's reason	onable attorney fees and costs
	from the individual's incom	•		ient of petitioner a reast	onable attorney rees and costs
	nom the marriadal 3 meon	ic and assets.			
1(	O. Other:				
10	5. Other.				
THE C	OURT ORDERS:				
The	petition is 🔲 dismissed.				
	granted as follo	ws:			
1.	POWERS OF ATTORNEY				
	☐ The power of attorney f	or health care			
	remains in effect				
	is revoked.	•			
	is limited as follo	we.			
	is illilited as folio	ws			See attached
		ar af attama	•••		
	☐ The durable financial po		ey:		
	remains in effect	•			
	is revoked.				
	is limited as follo	ws:			·
					See attached
2.	APPOINTMENT OF GUARI				
	The court appoints the foll				<u> </u>
	Type of Guardia			Name & Address	Phone
	Guardian of the	Person			
	Guardian of the	Estate			
	Standby Guardian of the	Person			
	Standby Guardian of the	Estate			
3.	that is appropriate to t B. Co-Guardians must co	rized to exerci he individual a oncur with eac	and that constitute h other when ma	es the least restrictive fo	f of the ward unless
	•				☐ See attached
☐ 4.	FIREARM RESTRICTION				
	The individual is prohibited f	rom possessir	ng any firearm. Fe	ederal law provides pen	alties for, and you may be
					arm, including, but not limited to,
	a rifle, shotgun, pistol, revo	lver, or ammu	nition, pursuant to	o 18 U.S.C. 921(a)(3) a	nd (4) and 922(g)(4). This
	prohibition shall remain in e	effect until lifte	d by the court.		
	☐ A. Any firearm owned by	subject shall I	be seized by		
	Individual's firearms m	nay be found a	at the following loo	cation(s):	
					<del></del> :
					enforcement attempts to seize
	firearms. Failure to co				
	□ B. As an alternative to se			esignated to store any f	firearm(s) until the firearm
	restriction order has b	een canceled:	-		
	<ul><li>C. Individual is informed</li></ul>	of the requirer	ments and penalti	es under §941.29, Wis.	Stat. including imprisonment fo
	up to 10 years, a fine	not to exceed	\$25,000 or both.		
	D. The court clerk shall n	otify the depa	rtment of justice of	of the restriction unless	the department has been
	previously informed of				·
		•			
5.	BOND				
	The guardian of the esta	te			
	shall be issued letters		p upon filing $\square$ s	urety bond  signatu	re bond in the amount of
	\$			. — 5	
	<del></del>				

Dete	rmination and Order on Petition	n for Guardianship Due to I	ncompetency	Page / of /		Case No.
	in an insured acc the court. Proof		ne guardian and did with the court	the individual,	and payable o	unds of \$100,000 or less only upon further order of
	Other:					
c	INIVENITORY ANNUAL	ACCOUNT ANNUA	I DEDORT			See attached
0.	INVENTORY, ANNUAL ☐ Inventory and Ar		IL KEPOKI			
			nventory of the i	ndividual's ass	ets within 60 o	days  and provide a
	copy of the inventor	ory to the following pe	ersons:			
	☐ The guardi the court a	an of the estate shall is follows:	file an account <b>b</b>	y April 15 of e	each year or a	s otherwise required by
	☐ The guardi	an of the estate is aut	horized to file a	Modified Annua	al Account of N	Married Ward which shall
		April 15 of each year	<b>r</b> or as otherwise	required by th	e court as follo	OWS:
	Annual Report.					
	The guardian of po	erson shall file Annua	Report on the C	condition of the	· Ward.	
7.	CHANGE OF ADDRES	3				
,.	The guardian shall imm guardian.		urt in writing of a	ny change in th	ne address of t	he individual or of the
	guardian.					
8.	ALTERNATIVE TO GU	JARDIANSHIP OF ES	STATE			
	As an alternative to app					
	transferred under one of	of the alternatives for s	small estates un	der §54.12(1), '	Wis. Stats., as	follows:
9.	individu guardiai public e 2. Petitione ☐ by ☐ fro	appointed. The petition counsel. pinted. able compensation of al's income or assets,	the guardian ad if sufficient. If the dot by the county only of venue. The fees and cost come or assets.	litem and indiv ne individual's i of venue and th s shall be paid	idual's counse income or asse ne individual's	an ad litem and the  I shall be paid from the ets are insufficient, the counsel shall be paid at
10.	GUARDIAN'S COMPE The guardian's comper payment is made.			es, if any, must	be approved b	by the court before
<b>□</b> 11.	Other:					
		ORDER FOR PURPO			BY A CIRCUI	T COURT JUDGE.
Nor	me of Attorney		DV TU	E COURT.		
Ivai	ne of Attorney		BYIH	E COURT:		
Add	dress					
			_	Circuit Co	ourt Judge	cuit Court Commissioner
Tell	onhone Number	Bar Number			Name Printed or	Tunad
I ele	ephone Number	Dai Numbel			ivaille Plinted Of	ı ypeu
			_		Date	