STATE OF WISCONSIN, CIRCUIT COURT,	COUNTY	For Official Use
IN THE MATTER OF	☐ Amended	
	Letters of Guardianship of the Person of a Minor	
	Case No.	
Date of Birth		
To: Address:		
]A. You are appointed ☐ guardian ☐ co-guardia ☐ This is an appointment as a successor guardia		
B. You are appointed standby guardian and your aut		
and continues through (Date)		
C. You are issued Letters of Guardianship of the Per 1. The Co-Guardians must agree with each othe subject to guardianship unless otherwise orde The following decisions do not require agree.	er when making decisions on behalf of the in ered by the court.	dividual
		See attached
The successor guardian is authorized to exerc ward. The guardian of the person has all the		dified for this minor
•	· · · · · · · · · · · · · · · · · · ·	
The guardian of the person is authorized to exift a power is to be affected, the box to the f	0 , ,	x (1) or (2) has no
effect and the minor ward retains the power	er.	
informed consent to the volun medication, including any app is in the minor ward's best into	by Wisconsin Statute 54.25(2)(d)2.ab., the pontary receipt by the guardian's ward of a mecoropriate psychotropic medication, and medierest, if the guardian has first made a goodhe voluntary receipt of the examination, medicated not protest.	dical examination, ical treatment that faith attempt to
	nited capacity and the power to:	
(2) Minor ward lacks eva	on to exercise power not retained by minor valuative capacity in full. Guardian of the person	
informed consent, if in the min medical examination, medical treatment that is in the minor Choose (1) or (2):	y Wisconsin Statute 54.25(2)(d)2.ac., the ponor ward's best interests, to the involuntary attion other than psychotropic medication, and ward's best interest. The polynomial interest in the power to:	administration of a
	on to exercise power not retained by minor v	ward.
<u> </u>	luative capacity in full. Guardian of the person	

Letters of Guardianship	of the Person of a Minor	Page 2 of 3	Case No		
☐ b.			an accredited or certified research ard, or others if minimal risk of harm.		
		ains limited canacity and the r	nower to:		
	(1) Minor ward retains limited capacity and the power to: Guardian of the person to exercise power not retained by minor ward.				
	(2) Minor ward lac	•	Guardian of the person to exercise full		
	power.	minor word's porticipation in	receased that might not halp the miner		
∐ c.	The power to authorize minor ward's participation in research that might not help the minor ward but might help others if greater than minimal risk of harm to the minor ward but				
	evidence indicates minor ward would have elected to participate.				
	Choose (1) or (2):	aina limitad aanaaity and tha n	sower to		
		ains limited capacity and the p			
	(2) Minor ward lac	e person to exercise power no ks evaluative capacity in full. (Guardian of the person to exercise full		
☐ d.	power. The power to consent	o experimental treatment in th	ne minor ward's best interests.		
	Choose (1) or (2):				
		ains limited capacity and the p			
		e person to exercise power no			
	(2) Minor ward lac power.	ks evaluative capacity in full.	Guardian of the person to exercise full		
□ e.	The power to give information services.	med consent to receipt by mir	nor ward of social and supported living		
	Choose (1) or (2):				
		ains limited capacity and the p	ower to:		
		e person to exercise power no			
			Guardian of the person to exercise full		
	power.	no orangamo capacity in rain	oual diam of the person to extensive run		
☐ f.		med consent to release of cor	nfidential records other than court,		
<u></u>		health care records and redisc			
	Choose (1) or (2):				
	(1) Minor ward ret	ains limited capacity and the p	ower to:		
	Guardian of the	e person to exercise power no	t retained by minor ward.		
	(2) Minor ward lac	ks evaluative capacity in full. (Guardian of the person to exercise full		
	power.				
☐ g.	•	cisions related to mobility and	travel.		
	Choose (1) or (2):				
		ains limited capacity and the p			
		e person to exercise power no	•		
	• •	ks evaluative capacity in full. (Guardian of the person to exercise full		
•	power.				
h.		correspond with statute.]	The second of P. Connection		
∐ i.		roviders of medical, social, an	a supported living services.		
	Choose (1) or (2):		awar ta		
		ains limited capacity and the p			
		e person to exercise power no			
	• •	ks evaluative capacity in full. (Guardian of the person to exercise full		
Πi	power.	sions regarding educational an	nd vocational placement and support		
J.	services or employment.	ions regarding educational ar	id vocational placement and support		
	Choose (1) or (2):				
	` ` ` ` ` ` `	ins limited capacity and the po	ower to:		
		e person to exercise power no			
		•	Guardian of the person to exercise full		
	power.	and the second s			
		sione regarding initiating a noti	tion for termination of marriage		

_ette	ers of Guardianship of the Person of a Mi	nor	Page 3 of 3	Case No
	Choose (1) o	· (2):		
	☐ (1) Minor	ward retains limite	ed capacity and th	ne power to:
	Guard	lian of the person	to exercise power	not retained by minor ward.
	(2) Minor	ward lacks evalua	ative capacity in fu	ıll. Guardian of the person to exercise full
	powei			
	•	ceive all notices or	n behalf of minor	ward.
	Choose (1) o	• •		
		ward retains limite		
		•	•	not retained by minor ward.
	* *		ative capacity in fu	ıll. Guardian of the person to exercise full
	powei			
	·			of the minor ward, except the power to
				e minor ward's property or to represent
			• .	to the property, unless the guardian of the
	•	e guardian of the	estate.	
	Choose (1) o	• •	ad aanaa:tu anad th	
	` ,	ward retains limite		
		•	•	not retained by minor ward.
	* *		шие сарасну пти	ıll. Guardian of the person to exercise full
	power ☐ n. The power to ap		olacement or for a	commitment
	Choose (1) o		Diacement of for C	communent.
	<u>—</u>	ward retains limite	ad capacity and th	ne nower to:
	` ,			r not retained by minor ward.
		•	•	ill. Guardian of the person to exercise full
	∐ (2) Minor powei		ilive capacity in it	iii. Guardian of the person to exercise full
	o. The power to ha		and control of the	minor ward
	Choose (1) of			minor wara.
	<u>—</u>	ward retains limite	ed capacity and th	ne nower to:
	` ,			not retained by minor ward.
		•	•	III. Guardian of the person to exercise full
	powei			
	p. Other specific po			
				☐ See attached
4.	The guardianship of the person t	erminates when th	ne minor ward rea	
	guardianship was ordered on gro			
	not ordered on grounds of incon			
	provided by law.			
Γha	sea Latters of Guardianship of	ha Parson sunar	sada any nravia	usly issued Letters of Guardianship of
	Person of the Minor ward.	ile reison super	sede ally previo	usiy issued Letters of Guardianship of
	reison of the willor ward.		BY THE C	OURT
			520	
	(Seal)			
	(Seat)		C	ircuit Court Judge / Circuit Court Commissioner
Na	me of Attorney/Petitioner			
				Name Printed or Typed
Ad	dress			
				Data
				Date
امT	ephone Number	Bar Number		
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