GUARDIAN AND CONSERVATOR

For an Adult



OR a person at least 17.5 years old, to become effective at age 18

Part 1: Preparing the First Court Papers

Is this the packet for you?

You may use the forms and instructions in this Guardianship and/or Conservatorship packet if . . .

- ✓ You want the court to appoint a guardian <u>and/or</u> conservator for an adult or someone who is at least 17.5 years of age and will need a guardian and/or conservator when they turn 18;
- ✓ A guardian and/or conservator will be needed for longer than 6 months (See separate Temporary Orders packet if need expected to be 6 months or less); AND
- ✓ The person who needs the guardian and/or conservator (subject person) lives in Maricopa County;
 AND
- ✓ A physician, psychologist, or registered nurse will say that the subject person needs a guardian or will need a guardian when the person reaches 18 years of age.

A guardian may be needed if:

• A person is physically or mentally unable to make or communicate responsible decisions regarding their own person (e.g., decisions regarding health care, including mental health care, and decisions regarding living arrangements) and requires someone legally authorized to make such decisions on his or her behalf.

A conservator may be needed if:

• A person (a) has income (other than Social Security) or property that will be wasted or used up unless proper management is provided, or (b) needs assistance obtaining funds (other than Social Security) for their support or the support of their dependents.

READ ME: Consulting a lawyer before filing documents with the court may help prevent unexpected results. A list of legal service providers can be found on the Law Library Resource Center website:

https://superiorcourt.maricopa.gov/llrc/lawyer-and-legal-service-providers/

Permanent Guardianship/Conservatorship of an Adult

PART 1: Preparing the first court papers

This packet contains court forms and instructions to file a permanent appointment for an adult. Items in **bold** are forms that you will need to file with the Court. Non-bold items are instructions or procedures. Do not copy or file those pages!

| Order | File Number | Title | # pages |
|-------|----------------|---|------------|
| 1 | PBGCA1k | Appointment of Guardian or Conservator for an Adult Checklist | 1 |
| 2 | PBGCA1t | Table of Contents (this page) | 1 |
| 3 | PBGCA10p | Procedures to request appointment of permanent guardian and/or conservatorship for an adult | 2 |
| 4 | PB13h | Special handling for confidential documents | 1 |
| 5 | PB10f | Probate Information Cover Sheet | 2 |
| 6 | PB12f | Probate Information Form for Guardianship/Conservatorship | 4 |
| 7 | PBGCA11f | Petition for Permanent Appointment of Guardian and Conservator for an Adult or a Minor 17.5 Years or Older | 12 |
| 8 | PBGC13f | Affidavit of Person to Appointed Guardian or Conservator | 4 |
| 9 | PBGCA15f | Health Professional's Report | 7 |
| 10 | PBT80f | Declaration of Completion of Training for Non-Licensed Fiduciaries | 2 |
| 11 | PBGCA80f | Order To Guardian and Conservator of an Adult | 8 |

The documents you have received are copyrighted by the Superior Court of Arizona in Maricopa County. You have permission to use them for any lawful purpose. These forms shall not be used to engage in the unauthorized practice of law. The Court assumes no responsibility and accepts no liability for actions taken by users of these documents, including reliance on their contents. The documents are under continual revision and are current only for the day they were received. It is strongly recommended that you verify on a regular basis that you have the most current documents.

Procedures to request appointment of permanent guardian and/or conservator for an adult

STEP 1: Complete the forms in this packet in <u>black ink</u>.

- If no case yet exists for the person who may need a guardian and/or conservator, leave the case number blank. The Clerk will assign a case number.
- If a case already exists, be sure to use the case number assigned.

STEP 2: Make a complete set of copies of everything you will file in this case for:

- Yourself
- The Subject Person who may need guardianship or conservatorship
- Any other interested person or person entitled to notice

STEP 3. Take the originals and all sets of copies to the Clerk of Superior Court for filing.

- File your documents and pay any required fees.
 - o A list of current fees is available from the Law Library Resource Center and from the Clerk of Superior Court website.
 - o If the Subject Person cannot afford the required fees, you may request a waiver or deferral (payment plan) when you file your papers with the Clerk of Superior Court. Waiver/Deferral Applications are available from the Law Library Resource Center.
 - o If the Court grants your petition for the appointment of a guardian and/or conservator, you may request that the Subject Person reimburse you or the Court refund the fees.
- Be sure to get your copies back after the Clerk stamps them with the case number.
- You may file at any of the following Superior Court locations in Maricopa County:

| Downtown Phoenix: | Downtown Phoenix: |
|-------------------------------------|-----------------------------------|
| Old Courthouse Filing Counter | Central Court Building |
| 125 W. Washington, 1st floor | 201 West Jefferson, 1st floor |
| Phoenix, AZ 85003 | Phoenix, AZ 85003 |
| Northeast Phoenix: | Surprise: |
| Northeast Regional Court Facility | Northwest Regional Court Facility |
| 18380 North 40th Street | 14264 West Tierra Buena Lane |
| Phoenix, AZ 85032 | Surprise, AZ 85374 |
| Mesa: | |
| Southeast Court Facility | |
| 222 East Javelina Avenue, 1st floor | |
| Mesa, AZ 85210 | |

^{*} If you have not completed the Training Requirements for Non-Licensed Fiduciaries or do not have a Health Professional's Report at the time of filing, see Step 5 below.

Reminder: Confidential documents require special treatment. See Special Handling for Confidential Documents included in this packet.

STEP 4. Get a Hearing Date

- To request a hearing, you must either: (1) submit a copy of your petition to Probate Court Administration located at the Old Courthouse (OCH), 1st Floor, 125 W. Washington St., Phoenix, AZ 85003, or (2) wait four days from filing, and call Probate Court Administration at (602) 506-5510. Once the Court sets an initial hearing date, it will send you a Notice of Hearing using the email provided in your Petition. (If you did not provide an email, it will be mailed.)
 - This Notice of Hearing is important. It is required to complete Packet 2: Service and Notice of the Court Hearing.
- Two important things happen once the Notice of Hearing is generated:
 - (1) The Court Investigator's Unit is notified of your petition. Please expect a call from them as part of their investigation. They will also need to meet with the Subject Person.
 - (2) An attorney will be appointed for the Subject Person. Please expect a call from them. They will also need to meet with the Subject Person.
- STEP 5. If you have not completed the Training or do not have a Health Professional's Report at the time of filing:
 - You must complete the required training before your appointment as guardian and/or conservator is effective.
 - O You can find the court training at: https://www.azcourts.gov/probate/Training/Non-Licensed-Fiduciaries-Training
 - Every person must complete this training: "Overview Serving as a Non-Licensed Fiduciary"
 - Every person must also complete the appropriate training for the role(s) they are seeking:
 - "Guardianship Training Module" (Guardians)
 - "Conservatorship Training Module" (Conservators)
 - Once complete, you must file the Declaration of Completion of Training for Non-Licensed Fiduciaries. (See filing locations in Step 3.)
 - You must obtain a Health Professional's Report and <u>at least 5 days before your hearing date</u>:
 - o File it with the Clerk of Superior Court (See filing locations in Step 3.)
 - o Provide a copy to the attorney for the Subject Person.

Note: If this is not done, the Court may not be able to move forward with your Petition.

NEXT STEP: Go on to Packet 2: Service and Notice of the Court Hearing

Special handling for confidential documents*

Each "confidential document" and each copy of the confidential document must be submitted to the Clerk of Superior Court in its own, *un*-sealed (9"x12") envelope.* The following documents are considered to be "confidential:"

- Probate Information Form
- Medical Reports and Records
- Budgets
- Inventories and Appraisements
- Accountings
- Credit Reports
- Any other document ordered by the court to be "Confidential"

*A <u>separate</u> envelope is required for *each* confidential document, as well as each copy of the confidential document. The following information must appear on the outside of each envelope:

- 1. Case name and number ("In the Matter of xxxxx" and "PB 202X-xxxxxx"),
- 2. Name of the document ("Annual Accounting," "Annual Report," "Medical Records," etc.)
- 3. Name of the party filing the document, and
- 4. The words "Confidential Document"

"Confidential Information" in *Non*-Confidential Documents*

Documents not labeled and submitted as "Confidential" must not contain "confidential information." "Confidential information" is any of the following:*

- The Social Security Number of a living person
- Any financial account number (including those for credit card, bank, and brokerage accounts; insurance policies and annuity contracts; and pension, profit-sharing, or retirement accounts) unless only the last 4 digits are displayed
- Any other information determined by the court to be "Confidential"

On its own, or on the request of any party, the court may order that:

- 1. A document containing confidential information be filed as "a confidential document," or
- 2. Confidential information contained in a non-confidential document be *redacted* (covered up or hidden).

Filing confidential information in a non-confidential document is prohibited. The court may impose appropriate sanctions on a person who violates the confidentiality rules.

*Rule 8, Arizona Rules of Probate Procedure

SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY

| FOR CLERK'S USE ONLY |
|----------------------|

PROBATE COVER SHEET

| Cas | se Number: |
|--|---|
| A person needing a guardian or conservator i | is the "ward." A person who died is the "decedent." |
| Name(s) of the Ward(s), Decedent(s), Trust(s | s), or Individual(s): |
| 1 | |
| 2 | |
| 3 | |
| 4 | |
| |), and Email Address(es) of the Petitioner(s): |
| Information About Petitioner's Attorney: | Petitioner is not represented by an attorney, or |
| Name: | BAR #: |
| Telephone: | Email: |
| An Interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter in the language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) Perso(s) Perso(| e:reter: |
| Name: | |
| Name: | |
| Nama | |

| CTAFFILISE ONLY DEAGON FEES NOT I | |
|---|--|
| STAFF USE ONLY: REASON FEES NOT F Waived | PAID: Government Charge Deferred |
| | |
| NATURE OF ACTION: Place an "X" next to nonly one. | number which describes the nature of the case. Check |
| 200 ESTATE | 220_ CONSERVATOR |
| 201 Formal Appointment of Personal | 221 Minor |
| Representative | 222 Adult Incapacitated Person |
| 202 Informal Appointment of Personal | 230 GUARDIANSHIP |
| Representative | 231 Minor |
| 203 Ancillary Administration | 232 Adult (including those with Dementia, Alzheimer's) |
| 204 Affidavit of Succession to Realty | 233 Adult Requiring Inpatient |
| | Psychiatric Treatment |
| 205 Trust Administration | 240 GUARDIANSHIP-CONSERVATOR |
| | COMBINATION |
| 206 Formal Probate of Will | 241 Minor |
| 207 Informal Probate of Will | 242 Adult (including those with Dementia |
| | Alzheimer's) |
| 208 Proof of Authority | 243 Adult Requiring Inpatient |
| | Psychiatric Treatment |
| 210 Other | |
| Specify | |
| 211 Single Transaction/Limited Conserv | vatorship |
| 213 Request for Death Certificate | |
| Today's Date: | |
| | Signature of Petitioner or Petitioner's Attorney |
| | Signature of rendoner of rendoner's Attorney |
| · | If there is already a (Maricopa County) Probate Court uperior Court case in Maricopa County, do not submit |

Case Number: _____

this form.

| Pers | on Filing: | |
|------------------------------|--|--|
| | ress (if not protected): | |
| City | , State, Zip Code: | |
| Tele | phone: | |
| Ema | nil Address: | |
| | yer's Bar Number: | FOR CLERK'S USE ONLY |
| Lice | ensed Fiduciary Number: | TOR CELER S OSE ONE I |
| Rep | resenting Self, without a Lawyer or [| Attorney for |
| | | R COURT OF ARIZONA RICOPA COUNTY |
| In th | ne Matter of: | Case Number: |
| Ward/Protected Person's name | | PROBATE INFORMATION FORM for GUARDIANSHIP/CONSERVATORSHIP (A Confidential Document) |
| | | Updated (Check this box if this is an updated form) |
| INS | TRUCTIONS: | |
| 1. | Complete this form to the best of your or Petition. | knowledge and ability and then file it with your Application |
| 2. | · | ation that you omitted or if you later learn that any information e an updated Probate Information Form. |
| 3. | Items designated with an asterisk (* changes, you must file a Notice of Ch | (*) constitute "contact information." If contact information hange of Contact Information Form. |
| 4. | This form is filed as a confidential doc | nument, so it is <u>not</u> available to the general public. In addition, |

you are <u>not</u> required to provide anyone with this form other than the court.

| | Case No | |
|----|---|----|
| A. | INFORMATION ABOUT THE NOMINATED GUARDIAN (if applicable): Name: | |
| | Is this person or entity an Arizona Licensed Fiduciary? Yes No | |
| | If Yes, write that person or entity's Licensed Fiduciary Number on the line below: | |
| | Mailing Address:* | |
| | Physical Address:* | |
| | Work Phone Number:* | |
| | Email Address:* | |
| | rust company), proceed to section B below. Otherwise, complete the remainder of section A. | nk |
| | Home Phone Number:* | |
| | Mobile Phone Number:* | |
| | Race: | |
| | Eye Color: | |
| | Language(s) person speaks: | |
| B. | INFORMATION ABOUT THE NOMINATED CONSERVATOR (If not the nominated guardian): Name: | |
| | Is this person or entity an Arizona Licensed Fiduciary? Yes No If Yes, write that person or entity's Licensed Fiduciary Number on the line below: | |
| | Mailing Address:* | |
| | Physical Address:* | |
| | Work Phone Number:* | |
| | Email Address:* | |
| | ne nominated conservator is an Arizona Licensed Fiduciary or a Financial Institution (for example k or trust company), proceed to section C below. Otherwise, complete the remainder of section B | |
| | | - |
| | Home Phone Number:* | |
| | Mobile Phone Number:* | |
| | Date of Birth: Social Security Number: | |

| | Race: | Height: | Weight: | | |
|----|---|-----------------------------|---------------------------|--|--|
| | Eye Color: | Hair Color: | Sex: | | |
| | Language(s) person sp | eaks: | | | |
| C. | INFORMATION ABOUT TI conservator): | HE PETITIONER (If not the r | nominated guardian and/or | | |
| | | | | | |
| | | | | | |
| | Physical Address:* | | | | |
| | Work Phone Number:* | | | | |
| | Email Address:* | | | | |
| | Language(s) person speaks: | | | | |
| | INFORMATION ABOUT THE CO-PETITIONER (If applicable): Name: | | | | |
| | Mailing Address:* | | | | |
| | Physical Address:* | | | | |
| | Work Phone Number:* | | | | |
| | Email Address:* | | | | |
| | Language(s) person speaks: | | | | |
| D. | | | | | |
| | Mailing Address:* | | | | |
| | Physical Address:* | | | | |
| | Work Phone Number:* | | | | |
| | Email Address:* | | | | |
| | Home Phone Number: | * | _ | | |
| | Mobile Phone Number | ··* | | | |
| | Date of Birth: | Social Security N | Jumber: | | |
| | Race: | Height: | Weight: | | |
| | Eye Color: | Hair Color: | Sex: | | |

Case No.

| | ge(s) person speaks: |
|-----------------------------------|--|
| Informa | tion about communication barriers: |
| Primary | Weekday Location (Monday-Friday, 8:00 am. to 5:00 pm.) the Subject Person |
| can usua | ally be found at: (List full address below) |
| | |
| | |
| Under penalty of perju | ıry, I,, |
| | (print name) |
| do hereby swear that t belief. | he foregoing information is true and correct to the best of my knowledge and |
| | |
| | |
| Date | Signature |

Case No.

| Person Filing: | | |
|--|---|--|
| Address (if not protected): | | |
| City, State, Zip Code: | | |
| Telephone: | | |
| Email Address: | | |
| Lawyer's Bar Number: | | |
| Licensed Fiduciary Number: | | For Clerk's Use Only |
| Representing Self, without a La | awyer or Attorney for | |
| SU | PERIOR COURT OF ARIZONA IN MARICOPA COUNTY | |
| In the Matter of Guardianship and/or Conservatorsh | nip of: PETITION FOR API PERMANENT GUARDIAN for CONSERVATOR | an Adult |
| Subject Person, an adult | Adult Involves a Minor become effective | at least 17.5 years of age, to at age 18 |
| Where applicable, the use of "I" or Petitioner. | r "Petitioner" in this Petition inclu | des both the Petitioner and Co- |
| If you need additional space in any information on an attached page wi | | answer space and complete the |
| I. REQUIRED INFORMATION | DN | |
| A. Information about the Subje | ect Person: | |
| | The Subject Person lives in Maricopa Copporty that is located, in Maricop | County, Arizona; and/or owns |

| | Case No |
|----|--|
| | Name of Subject Person: |
| | Address of Subject Person: |
| В. | Information about the Petitioner (person filing this Petition): |
| | 1. (My) Name: |
| | Address: |
| | Relationship to the Subject Person: |
| | (Examples: parent, sibling, grandparent, legal guardian) |
| | 2. Co-Petitioner Name (if any): |
| | Address: |
| | Relationship to the Subject Person: |
| | (Examples: parent, sibling, grandparent, legal guardian) |
| C. | I am nominating the following person(s) to be appointed guardian(s) and/or conservator(s) (mark all that apply): |
| | ☐ Myself ☐ My Co-Petitioner ☐ The following person(s): |
| | 1. Proposed Guardian/Conservator: |
| | Address: |
| | Relationship to the Subject Person: |
| | (Examples: parent, sibling, grandparent, legal guardian) |
| | 2. Proposed co-Guardian/co-Conservator (if any): |
| | Address: |
| | Relationship to the Subject Person: |
| | (Examples: parent, sibling, grandparent, legal guardian) |
| D | Priority for appointment. The proposed guardian and/or conservator named above has priority for appointment because they (check all applicable boxes): |
| | already are a guardian, conservator, or similar fiduciary for the Subject Person and were appointed or recognized by the appropriate court of any jurisdiction in which the Subject Person resides; OR already are a conservator, guardian of property, or other similar fiduciary appointed or recognized by the appropriate court of any other jurisdiction in which the Subject Person resides; |

| | were selected by the Subject Person to be the guardian; OR are nominated by the Subject Person, and the Subject Person is at least 14 years of age and has sufficient mental capacity to make an intelligent choice; |
|----|---|
| | were nominated to serve as guardian or conservator in the Subject Person's most recent durable power of attorney or health care power of attorney; |
| | are the spouse of the Subject Person; |
| | are an adult child of the Subject Person; |
| | are a parent of the Subject Person, or were nominated in a will or writing signed by a deceased parent of the Subject Person; OR are a parent of the Subject Person, or a person nominated by the will of a deceased parent; |
| | are a relative of the Subject Person and have lived with the Subject Person for more than 6 months before filing this petition; OR are a relative of the Subject Person with whom the Subject Person has resided for more than 6 months before the filing of this Petition; |
| | were chosen by someone who is caring for, or paying benefits to, the Subject Person; OR are the nominee of a person who is caring for or paying benefits to the Subject Person; |
| | are the Arizona Department of Veterans' Services, and the Subject Person is a veteran; |
| | are a licensed private fiduciary; |
| | are a licensed public fiduciary; or |
| | Other (explain): |
| E. | Reasons this Court should choose the person(s) you name as the guardian(s) and/or conservator(s): (Explain) |
| | |
| F. | If you are requesting more than one person to act as guardian, do you want each to have: |
| | igoint authority (must act together) OR |
| | independent authority (may act on their own, except in end-of-life decisions) |

| Case No. | |
|--|------------------------|
| G. Information about other court or agency involvement: | |
| 1. Other court cases (Mark the box beside the statements below that are | <u>true</u> .) |
| a. Divorce, legal separation, or paternity cases: | |
| There are <u>no</u> divorce, legal separation, or paternity cases in | nvolving the Subject |
| Person. | |
| Yes, a court order exists for a divorce, legal separation, or patthe Subject Person. | ternity case involving |
| Case Name: | |
| Case Number: | |
| Court location: | |
| The above case ordered legal decision-making authority or the Subject Person. | |
| I attached a copy of the most recent court order regarding l or parenting time from the divorce, legal separation, or pate above. | |
| b. Other guardianship or conservatorship cases: | |
| No guardian or conservator was appointed by court order in a guardianship and/or conservatorship court proceedings ar appointment. | • |
| OR | |

Case Number:

Name:

Relationship to the Subject Person is:

Was appointed guardian conservator for the Subject Person:

Address:

Someone was appointed guardian and/or conservator, or guardianship and/or

conservatorship court proceedings are pending. (If "yes," provide details below.)

Name of court:

Located in (city and state):

Date appointed:

| 2. | Agency involvement (mark the statements below that are true.): |
|--------------|--|
| | A state or local agency is not or has not been involved or concerned with the Subject Person. |
| | OR |
| | Yes, a state or local agency is, or has been involved or concerned with the Subject Person. |
| | The following state or local agency has a case with or has checked on the Subject Person: (mark the box beside the agency involved, and write in the date of involvement) <u>Date of Involvement</u> |
| | Adult Protective Services |
| | Department of Child Safety |
| | Division of Developmental Disabilities |
| | Police |
| | Other Agency: |
| TI N A | ormation about nearest relative (Check the appropriate box): e nearest known relative isthe Petitionerthe Co-Petitioner orthe following person: me: dress: ationship to the Subject Person is: |
| I. Pe | sons entitled to notice: |
| 1. | Information about persons entitled to notice of this matter under Arizona law, and to whom |
| | I will give notice of this case (see Step 2 Packet): |
| | a. Name/Relationship to Subject Person: |
| | Address: |
| | b. Name/Relationship to Subject Person: |
| | Address: |
| | c. Name/Relationship to Subject Person: |
| | Address: |

| | Case No. | | |
|----|--|--|--|
| | d. Name/Relationship to Subject Person: | | |
| | Address: | | |
| | Additional persons (or agencies) are listed on an attachment. | | |
| J. | Information about the Subject Person's powers of attorney or trust interest: | | |
| | 1. Did the Subject Person sign a power of attorney? Yes No | | |
| | If "Yes," attach a copy of all signed powers of attorney. | | |
| | I attached copies of all signed powers of attorney. | | |
| | Does any power of attorney nominate someone to be a guardian or conservator? | | |
| | Yes No | | |
| | 2. Is the Subject Person named as a beneficiary in a trust? Yes No | | |
| | If "Yes," provide: Name of the trust: | | |
| | Trustee of the trust: | | |
| K. | Appointment of a health professional: | | |
| | Guardianship proceedings require a Health Professional's Report that addresses capacity. | | |
| | Please use the Court's Health Professional's Report form. The Health Professional's Report | | |
| | must be filed with the Court before the hearing as a confidential document. | | |
| | Note: Confidential information requires special handling when submitted. | | |
| | Please read the instructions "Special Handling for Confidential Documents" | | |
| | (PB13h) to do this correctly. | | |
| | The Subject Person will be examined by the following health professional: | | |
| | Name: | | |
| | Address: | | |
| | Telephone Number: Email: | | |
| | Health Professional Title: Physician | | |
| | Registered Nurse | | |
| | Nurse Practitioner | | |
| | Psychologist ** | | |
| | Psychiatrist ** | | |

** Note: If requesting inpatient mental health care authority, the Report must be provided from a psychologist or psychiatrist.

| | L. | Are you filing a Health Professional's Report with this Petition? Yes No |
|-----|----|---|
| | | If "No," explain why not: |
| | | |
| | | |
| | | |
| II. | | GUARDIANSHIP. |
| | | Are you seeking appointment of guardian? |
| | | Yes No (If "Yes," complete this section. If "No," skip to Section III.) |
| | A. | Reasons for guardianship: The Subject Person needs a guardian because they are an incapacitated person as defined by Arizona Law. The appointment of a guardian is necessary to provide for their demonstrated needs, and those needs cannot be met by less restrictive means, including the use of appropriate technological assistance. |
| | | The Subject Person lacks sufficient understanding to make or communicate responsible decisions about themselves because of (check all that apply): |
| | | Mental illness, mental deficiency, or mental disorder |
| | | Physical illness or disability |
| | | Chronic use of drugs |
| | | Chronic intoxication Other (explain): |
| | | Other (explain). |
| | | uthority granted to a guardian may include the authority to withhold or withdraw life sustaining eatment, including artificial food and fluid. |
| | В. | Type of guardianship requested – General or Limited: (Choose <u>Only One</u>) |
| | | 1. General guardianship is requested. |
| | | I have considered less restrictive alternatives to a general guardianship, including technological assistance and a limited guardianship. However, a general guardianship is necessary to adequately protect and provide for the Subject Persons's care because: |

Case No.

| | | | Case No. |
|--------------|-----|-------------------------|---|
| | | | |
| | | | |
| | | | |
| | | | |
| | 2. | Limited guardiansh | ip is requested. |
| | | The Subject Person | should retain the ability to: (check all that apply.) |
| | | Consent to med | ical treatment |
| | | Consent to outp | atient mental health care and treatment |
| | | Consent to mak | e living arrangements |
| | | Arrange educati | on or training |
| | | Consent to marr | riage |
| | | | c assistance or social services |
| | | Other: | |
| \mathbf{C} | ۸ ۵ | itional quartiens recor | ding quardianching |
| C. | Add | itional questions regar | ding guardianship: |
| | | . Voting rights (Choo | ose one): |
| | | Should the Court al | llow the Subject Person to retain the right to vote? |
| | | No. I intend to j | prove by clear and convincing evidence the Subject Person cannot |
| | | express his or her p | reference on a ballot. |
| | | OR | |
| | | Yes, I am askin | g the Court to retain the Subject Person's voting rights. |
| | - | . Inpatient mental he | alth treatment authority (Choose one): |
| | | • | ne authority to place the Subject Person in an inpatient psychiatric nealth care and treatment? |
| | | | present a Health Professional's Report completed by a psychologist hat supports this request. |
| | | OR | |
| | | No | |
| | | | |

| | c. | Driving privileges (Choose one): |
|------|-------|--|
| | | Should the Court allow the Subject Person to obtain or retain a driver's license? |
| | | No. The Subject Person's incapacity prevents or interferes with the safe operation of a motor vehicle. |
| | | Yes, and I will present medical or other evidence that supports this request. |
| III. | CON | SERVATORSHIP. |
| | Are y | you seeking appointment of a conservator? |
| | | es No (If "Yes," complete this section. If "No," skip this section.) |
| A. | | ons for conservatorship: The Subject Person needs a conservator or other protective order ne following reasons: (you must complete <u>both</u> 1 and 2 below): |
| | 1. T | The Subject Person is unable to manage that person's property and affairs effectively for |
| | tl | ne following reason(s) (Check all that apply): |
| | | Mental illness, mental deficiency, or mental disorder |
| | | Physical illness or disability |
| | | Chronic intoxication |
| | | Chronic use of drugs |
| | | Confinement |
| | | Disappearance |
| | | Detention by a foreign power |
| | A | ND |
| | 2. C | Check at least one of the following, as applicable: |
| | | The Subject Person has property that requires management and/or protection. |
| | | The Subject Person needs assistance obtaining benefits other than Social Security. |
| | | The Subject Person, or someone entitled to their support, needs assistance obtaining |
| | | funds for ongoing support, care, and welfare. |
| | | The Subject Person needs to pursue or defend litigation. |

| | | | Case | No | | |
|----|--|--|--------------------------------|-------------|----------------------|-----|
| | The Sub | oject Person had a Conserva | tor as a minor | and also ne | eds one as an adult. | The |
| | Conserv | ator was appointed in: | | | | |
| | Case Na | me: | | | | |
| | Case Nu | mber: | | | | |
| | Court lo | cation: | | | | |
| | Othe | r: | | | | |
| | | | | | | |
| B. | | ncome of the Subject Person Il pages as needed) | requiring prot | ection: | | |
| | stocks, bon individual significant | son's Property. Property includs, mutual funds, retirement accounts, vehicle value. t Person owns the following | nt accounts succes, whole life | ch as 401(k | and 403(b) plans | and |
| | | Description | | | Approximate Value | |
| | | | | - | | |
| | | | | - | | |
| | | | | - | | |
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| Case No. |
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| |

| 2. | Subject Person's Income includes social security, pension income, annuity |
|----|---|
| | payments, interest, required minimum distributions, rental income, and dividends. |
| | The Subject Person receives the following income: |

| Description | Amount | Frequency (monthly or annually) |
|-------------|--------|---------------------------------|
| | | |
| | | |
| | | |
| | | |

Section V.

Based on the above information, Petitioner(s) request(s) the Court grant this Petition.

| Case No. |
|-----------|
| Case 110. |

This signature page belongs to the form titled Petition for Appointment of Permanent Guardian and/or Conservator for an Adult and cannot be used with any other documents.

OATH OR AFFIRMATION AND VERIFICATION

I swear or affirm that the information on this document is true and correct under penalty of perjury.

| Petitioner Signature | Co-Petitioner Signature |
|---|---|
| Petitioner Name | Co-Petitioner Name |
| STATE OF | STATE OF |
| COUNTY OF | COUNTY OF |
| Subscribed and sworn to or affirmed before me this: (date) by | Subscribed and sworn to or affirmed before me this: (date) by |
| (N. 44 C 1) | (Natara Carl) |
| (Notary Seal) | (Notary Seal) |
| Deputy Clerk of Superior Court or Notary Public | Deputy Clerk of Superior Court or Notary Pub |

| Person Filing: | |
|--|---|
| Address (if not protected): | |
| City, State, Zip Code: | |
| Telephone: | |
| Email Address: | |
| Lawyer's Bar Number: | |
| Licensed Fiduciary Number: | |
| Representing Self, without a Lawyer or Att | orney for |
| SUPERIOR COUR' IN MARICOPA | |
| In the Matter of the Guardianship and/or Conservatorship of: | Case Number: AFFIDAVIT OF PERSON TO BE APPOINTED GUARDIAN OR CONSERVATOR |
| Subject Person Adult or Minor | A.R.S. § 14-5106 |
| Instructions: Arizona law requires potential guardian questions under oath. If additional space is necessar separate page(s) to this document before filing. | |
| What is the nature of your relationship to the promeet? | roposed ward or protected person, and how did you |
| 2. Have you been convicted of a felony in any just Yes No | risdiction? |
| If yes, please provide the following inform | ation (add additional pages if necessary): |
| Nature of the offense: | |
| | ourt: |
| | |

| | Case number: |
|----|--|
| | Date of conviction: |
| | Terms of the sentence: |
| | Name and telephone number of any current probation or parole officer: |
| | Reasons why the conviction should not disqualify you: |
| | |
| 3. | Have you acted as a guardian or conservator for another person within the last three years? Yes No |
| | If yes, please provide the number of individuals for whom you are currently serving and the number of individuals for whom your appointment has been terminated within the three-yea period: |
| | If yes, did you file the required reports and/or accountings on time, or within 3 months or receiving a notice from the court that the documents were overdue? Yes No |
| ₽. | Do you know and understand the powers and duties imposed on a guardian or a conservator? Yes No |
| 5. | Have you acted in a fiduciary capacity pursuant to a power of attorney within the last three years Yes No |
| | If yes, please provide the following information: |
| | Number of persons for whom you have acted: |
| | Date of execution of the power of attorney: |
| | Place where the power of attorney was executed: |
| | Actions taken by you under the power of attorney: |
| | |

| | Case No.: |
|----|---|
| | Is the power of attorney currently in effect? |
| | ☐ Yes ☐ No |
| | |
| 6. | To the best of your knowledge, are you, or any enterprise or business in which you have an interest, listed in the Elder Abuse Registry maintained by the Office of the Arizona Attorney General? |
| | ∐ Yes ∐ No |
| 7. | Have you failed to file any report of guardian or conservatorship accounting for three months following receipt of a notice of delinquency within the last three years? Yes No |
| 8 | Have you ever been removed as a guardian or conservator? |
| 0. | |
| | Yes No |
| | If yes, for whom and under what circumstances: |
| | if yes, for whom and ander what effectiveness. |
| | |
| | |
| | |
| | |
| 9. | Have you, or any enterprise or business in which you have an interest, ever received anything of value, exceeding a total of \$100 dollars in any one year, by gift, devise or bequest from an individual or the estate of an individual to whom you were not related by blood or marriage and for whom you have at any time served as guardian, conservator, trustee or agent? |
| | Yes No |
| | |
| | If yes, please provide the number of such occasions: |
| 10 | To the best of your knowledge, are you, or any enterprise or business in which you have an interest, named as a personal representative, trustee, devisee or other type of beneficiary of any individual to whom you are not related by blood or marriage and for whom you have at any time served as guardian, conservator, trustee or agent? Yes No |
| | |
| | If yes, please provide the number of such occasions: |
| 11 | Do you have a financial or ownership interest in any entermise or hydroca may die a haveing |
| 11 | . Do you have a financial or ownership interest in any enterprise or business providing housing, health care, or comfort care services to any individual? |
| | Vac No |
| | ∐ Yes ∐ No |

| If yes, please provide the name and address of each such interest: | | |
|---|-------------------------------|--------------------|
| | | |
| Sign below in the presence of a Clerk of the Court of Appointment of Guardian and/or Conservator. | a Notary Public, and file wit | h the Petition for |
| UNDER PENALTY OF PERJURY, I swear or affirm this document, and that the information I have provided and belief. | | |
| Date | Signature | |
| | Printed Name | |
| STATE OF | | |
| COUNTY OF | | |
| Subscribed and sworn to or affirmed before me this: | (Date) | by |
| | · | |
| (Notary seal) | Deputy Clerk or Notary Pu | ablic |

CONFIDENTIAL MEDICAL REPORT

| FOR CLERK'S USE ONLY |
|----------------------|
| |

HEALTH PROFESSIONAL'S REPORT

<u>Instructions to Petitioner</u>: This form must be completed if you are seeking appointment as a guardian and/or conservator.

- 1. Fill in the information on this page only and give this document to the physician, registered nurse, or psychologist/psychiatrist you propose to evaluate the health of the person you believe needs a guardian or conservator.
- 2. File the completed form with the Clerk of Superior Court as a <u>separate</u> document. <u>Do not attach it to any other document.</u>
- 3. Copies must be given to the attorney for the Subject Person no later than five days before the hearing.

| Court Case Number: | |
|---|---|
| Name of Evaluator: | |
| Name of Patient (Subject of This Evaluation): | (Alleged incapacitated person or person in need of protection |
| Name of Petitioner: | |
| Petitioner's Telephone Number: | |
| Date and Time of Court Hearing: | |

| Case No. |
|--|
| Instructions to Physician or Other Evaluator: A court case has been filed that asks the court to appoint a guardian and/or conservator for the person named as "Patient" above. The Court needs the opinion of a medical professional to make that decision. |
| If you do not have enough space on this form to answer, write in "See attached" and respond on separate page. |
| If this report recommends that the Patient is likely to need inpatient mental health treatment in the next year, then this report must be <u>signed by a licensed psychologist or psychiatrist</u> . |
| After you complete the report, give the original report to the Petitioner, who is responsible for filing the report with the court and distributing copies to the parties. |
| The Court realizes that your time is valuable. Thank you for your time and assistance. |
| Questions for Health Professional to Answer: |
| 1. What is the date you last saw the Patient? (Include date of this report if the Patient seen that date) |
| 2. How long have you been treating the Patient? |
| 3. Who asked you to do this evaluation? |

| 6. Is the Patient impaired by any of the following | 6. | Is the | Patient | impa | aired | by | any | of | the | foll | owing | ? |
|--|----|--------|---------|------|-------|----|-----|----|-----|------|-------|---|
|--|----|--------|---------|------|-------|----|-----|----|-----|------|-------|---|

5. What is your area of specialty?

Are you Board Certified in this area?

In any other areas?

| the Pat | tient impaired by any of the following? |
|---------|---|
| | Mental illness, deficiency, or disorder |
| | Physical illness or disability |
| | Chronic intoxication or drug use |
| | Other |

If "yes," list:

Other:

4. I am a:

Physician Psychologist Nurse Practitioner Registered Nurse

Yes

Yes

No

No

| Please provide a specific description of each physical, psychiatric or psychologic diagnosis causing impairment: |
|---|
| Has the Patient been treated or hospitalized before for this difficulty? Yes No If yes, when and where? |
| Is the Patient able to do the following things? Please check each applicable box. |
| Pay their bills Obtain food Provide adequate housing Live alone Exercise daily self-help skills Make appropriate judgments that will protect them personally, physically, or financially |
| Voting rights: Does the Patient have sufficient capacity and understanding to express a preference a ballot? |
| Yes No Please explain: |
| |

| Driving privileges: Is the Patient capable of safely operating a motor vehicle? Yes No |
|--|
| Please explain: |
| |
| 10. If the Patient is currently on medication, please list those medications: |
| |
| 11. Do you believe that the medication is affecting the Patient's ability to respond coherently? Yes No |
| 12. Do you believe that the medication is affecting the Patient's ability to ambulate? Yes No |
| 13. Do you believe that a "medication holiday," if possible, would help you better evaluate the Patient? Yes No |
| 14. Do you believe that any changes made in the type or amount of drugs the Patient is receiving would noticeably affect their mental or physical abilities? Yes No |
| 15. Do you believe that any further medical evaluation or treatment would benefit the Patient? Yes No |
| Please explain: |
| |
| |

| | If yes | Yes No describe: |
|----------------|----------------|---|
| 17. W | hich of | The following are appropriate placements for the Patient today? Independent living |
| | your tient? | opinion, what is the least restrictive living arrangement appropriate for t |
| 19. G: | ve a co | emprehensive assessment of any functional impairments of the Patient: |

| | How and to what extent do these impairments affect the Patient's ability to receive or evaluate information needed in making or communicating personal and financial decisions? |
|-----|---|
| | |
| | What tasks of daily living is the Patient capable of performing without direction or with minimal direction? |
| | |
| 22. | What is the most appropriate rehabilitation plan and/or care plan for the Patient? |
| | |
| 23. | Is there any reason why this Patient should not personally appear in court? Yes No If yes, please explain: |
| | |
| 24. | Do you believe that the Patient's condition could improve within 6 months to a year? Yes No |
| 25. | Is there is any reason for the court to review this matter again within less than one year? Yes No |

| Case No. | | | |
|----------|--|--|--|
|----------|--|--|--|

Mental Health Treatment Questions

This section <u>must</u> be completed if the Petitioner is requesting that the guardian be granted the authority to consent for the Patient to receive inpatient mental health treatment, and if so, this report or a separate report addressing this information must be signed by a <u>licensed psychologist or psychiatrist</u>.

| 1. | Is it the opinion of the undersigned that the Patient is incapacitated as a result of a mental disorder? Yes No |
|----|---|
| 2. | What is the mental disorder? |
| 3. | What kind of treatment is the Patient currently receiving for this mental disorder? |
| | |
| 4. | Is it the opinion of the undersigned that the Patient is likely to need inpatient mental health care and treatment within the next year? Yes No If yes, the undersigned must be a licensed psychologist or psychiatrist. |
| | If yes, please explain: |
| 5. | Please make any additional comments or suggestions you feel would be valuable to the court: |
| Da | ate report was prepared: |
| | |
| | Signature |
| | Printed Name, Professional Title (M.D., R.N., Ph.D., etc.) |

| Address (if not protected): | Person Filing | ; <u> </u> | | |
|--|--|--|---|---|
| Telephone: Email Address: Lawyer's Bar Number: Representing Self, without a Lawyer or Attorney for SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY In the Matter of the Estate of: Case Number: DECLARATION OF COMPLE TRAINING FOR NON-LICENS FIDUCIARIES A Deceased or Subject Person A person to be appointed guardian and/or conservator, or personal representative of an end a state-licensed fiduciary or a corporation) must complete a training program approvarizona Supreme Court before permanent Letters of Appointment are issued, or within a temporary or emergency appointment. I state to the Court that in accord with the Arizona Rules of Probate Procedure, I have the required training for non-licensed, non-corporate fiduciaries, as indicated below: (a that apply and provide applicable information.) Unlicensed Fiduciary (Mandatory. Everyone must complete this training.) Date completed: Gaurdianship (Required if applying to be a guardian.) Date completed: Conservatorship (Required if applying to be a conservator.) Date completed: Personal Representative (Required if applying to be a personal representative (Re | Address (if no | ot protected): | | |
| Email Address: Lawyer's Bar Number: Representing Self, without a Lawyer or Attorney for SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY In the Matter of the Estate of: Case Number: DECLARATION OF COMPLE TRAINING FOR NON-LICENS FIDUCIARIES A Deceased or Subject Person A person to be appointed guardian and/or conservator, or personal representative of an enot a state-licensed fiduciary or a corporation) must complete a training program approvarizona Supreme Court before permanent Letters of Appointment are issued, or within a temporary or emergency appointment. I state to the Court that in accord with the Arizona Rules of Probate Procedure, I have center required training for non-licensed, non-corporate fiduciaries, as indicated below: (that apply and provide applicable information.) Unlicensed Fiduciary (Mandatory. Everyone must complete this training.) Date completed: Guardianship (Required if applying to be a guardian.) Date completed: Conservatorship (Required if applying to be a conservator.) Date completed: Personal Representative (Required if applying to be a personal representative) | City, State, Zi | ip: Code: | | |
| Lawyer's Bar Number: | Telephone: | | | |
| Licensed Fiduciary Number: Representing Self, without a Lawyer or Attorney for SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY In the Matter of the Estate of: Case Number: DECLARATION OF COMPLE TRAINING FOR NON-LICENS FIDUCIARIES A Deceased or Subject Person A person to be appointed guardian and/or conservator, or personal representative of an enot a state-licensed fiduciary or a corporation) must complete a training program approvarizona Supreme Court before permanent Letters of Appointment are issued, or within a temporary or emergency appointment. I state to the Court that in accord with the Arizona Rules of Probate Procedure, I have the required training for non-licensed, non-corporate fiduciaries, as indicated below: (that apply and provide applicable information.) Unlicensed Fiduciary (Mandatory. Everyone must complete this training.) Date completed: Guardianship (Required if applying to be a guardian.) Date completed: Conservatorship (Required if applying to be a conservator.) Date completed: Personal Representative (Required if applying to be a personal representative) | Email Addres | ss: | | |
| Representing Self, without a Lawyer or Attorney for SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY In the Matter of the Estate of: Case Number: DECLARATION OF COMPLE TRAINING FOR NON-LICENS FIDUCIARIES A Deceased or Subject Person A person to be appointed guardian and/or conservator, or personal representative of an enot a state-licensed fiduciary or a corporation) must complete a training program approvarizona Supreme Court before permanent Letters of Appointment are issued, or within a temporary or emergency appointment. I state to the Court that in accord with the Arizona Rules of Probate Procedure, I have center training for non-licensed, non-corporate fiduciaries, as indicated below: (that apply and provide applicable information.) Unlicensed Fiduciary (Mandatory. Everyone must complete this training.) Date completed: Guardianship (Required if applying to be a guardian.) Date completed: Conservatorship (Required if applying to be a conservator.) Date completed: Personal Representative (Required if applying to be a personal representative) | Lawyer's Bar | : Number: | | FOR CLERK'S USE ONLY |
| In the Matter of the Estate of: Case Number: DECLARATION OF COMPLE TRAINING FOR NON-LICENS FIDUCIARIES A Deceased or Subject Person A person to be appointed guardian and/or conservator, or personal representative of an ere not a state-licensed fiduciary or a corporation) must complete a training program approvarizona Supreme Court before permanent Letters of Appointment are issued, or within a temporary or emergency appointment. I state to the Court that in accord with the Arizona Rules of Probate Procedure, I have the required training for non-licensed, non-corporate fiduciaries, as indicated below: (a that apply and provide applicable information.) Unlicensed Fiduciary (Mandatory. Everyone must complete this training.) Date completed: Guardianship (Required if applying to be a guardian.) Date completed: Conservatorship (Required if applying to be a conservator.) Date completed: Personal Representative (Required if applying to be a personal representative) | | | | |
| DECLARATION OF COMPLE TRAINING FOR NON-LICENS FIDUCIARIES A Deceased or Subject Person A person to be appointed guardian and/or conservator, or personal representative of an end a state-licensed fiduciary or a corporation) must complete a training program approximate Arizona Supreme Court before permanent Letters of Appointment are issued, or within a temporary or emergency appointment. I state to the Court that in accord with the Arizona Rules of Probate Procedure, I have concentrate training for non-licensed, non-corporate fiduciaries, as indicated below: (of that apply and provide applicable information.) Unlicensed Fiduciary (Mandatory. Everyone must complete this training.) Date completed: Guardianship (Required if applying to be a guardian.) Date completed: Conservatorship (Required if applying to be a conservator.) Date completed: Personal Representative (Required if applying to be a p | | | | |
| TRAINING FOR NON-LICENS FIDUCIARIES A Deceased or Subject Person A person to be appointed guardian and/or conservator, or personal representative of an ernot a state-licensed fiduciary or a corporation) must complete a training program approximation and supreme Court before permanent Letters of Appointment are issued, or within a temporary or emergency appointment. I state to the Court that in accord with the Arizona Rules of Probate Procedure, I have confide the required training for non-licensed, non-corporate fiduciaries, as indicated below: (Confident apply and provide applicable information.) Unlicensed Fiduciary (Mandatory. Everyone must complete this training.) Date completed: Guardianship (Required if applying to be a guardian.) Date completed: Conservatorship (Required if applying to be a conservator.) Date completed: Personal Representative (Required if applying to be a personal representative) | In the Matter | of the Estate of: | Case Number: | |
| A person to be appointed guardian and/or conservator, or personal representative of an enot a state-licensed fiduciary or a corporation) must complete a training program approximation a supreme Court before permanent Letters of Appointment are issued, or within a temporary or emergency appointment. I state to the Court that in accord with the Arizona Rules of Probate Procedure, I have contained training for non-licensed, non-corporate fiduciaries, as indicated below: (that apply and provide applicable information.) Unlicensed Fiduciary (Mandatory. Everyone must complete this training.) Date completed: | | | TRAINING FOR | |
| the required training for non-licensed, non-corporate fiduciaries, as indicated below: (6 that apply and provide applicable information.) Unlicensed Fiduciary (Mandatory. Everyone must complete this training.) Date completed: Guardianship (Required if applying to be a guardian.) Date completed: Conservatorship (Required if applying to be a conservator.) Date completed: Personal Representative (Required if applying to be a personal representative) | A person to be not a state-lic Arizona Supre | e appointed guardian and/or co sensed fiduciary or a corporation reme Court before permanent L | on) must complete a training prefeters of Appointment are issued. | program approved by the ued, or within 30 days o |
| Date completed: Guardianship (Required if applying to be a guardian.) Date completed: Conservatorship (Required if applying to be a conservator.) Date completed: Personal Representative (Required if applying to be a personal representative) | the required t | training for non-licensed, non- | -corporate fiduciaries, as indic | · • |
| Date completed: Conservatorship (Required if applying to be a conservator.) Date completed: Personal Representative (Required if applying to be a personal representative) | | | | e this training.) |
| Date completed: Personal Representative (Required if applying to be a personal representative) | | | | |
| | | | | |
| Date completed. | | | | onal representative.) |

| | Case Number: |
|---|---|
| 2 2 | orm titled "DECLARATION OF COMPLETION OF DUCIARIES" and cannot be used with any other |
| I declare under penalty of perjury that | the information in this form is true and correct. |
| Date: | Signature |
| | Printed Name |

| Person Filing: | |
|--|---|
| Address (if not protected): | |
| City, State, Zip Code: | |
| Telephone: | For Clerk's Use Only |
| Email Address: | |
| Lawyer's Bar Number: | |
| Licensed Fiduciary Number: | |
| Representing Self, without a Lawyer OR | Attorney for |
| IN MARICO | JRT OF ARIZONA DPA COUNTY |
| In the Matter of the Guardianship and Conservatorship of | Case Number: |
| | ORDER TO GUARDIAN AND/OR CONSERVATOR OF AN ADULT |
| Ward and Protected Person's Name | |
| | |

Warning: Your appointment is not effective until the Clerk of Superior Court has issued your Letters of Appointment.

You have asked the court to appoint you as the guardian of your "ward" and the conservator for your "protected person," referred to in this order as the "subject person." While you serve as the guardian and conservator, you will be under this court's authority and supervision, and the court will continue to monitor the subject person's welfare and best interests.

This order generally explains your duties to the subject person and to this court. You may have additional duties imposed by statutes, rules, or the court. By separate order, the court may modify or excuse you from performing a specific duty described below.

| Case Number: | |
|--------------|--|
|--------------|--|

I. YOUR POWERS AND DUTIES AS GUARDIAN:

- 1G. General Powers and Duties. You have powers and responsibilities like those of a parent of a minor child. A.R.S. § 14-5312(A). However, you are not legally obligated to contribute your own funds to support the subject person. Your responsibilities include, but are not limited to, making appropriate arrangements for the subject person's basic needs, such as food, clothing, and housing. A.R.S. § 14-5312(A)(1)-(2). You are responsible for making decisions concerning the subject person's educational, and social activities. A.R.S. § 14-5312(A)(2). You must consider the subject person's preferences to the extent they are known to you or that you can determine with a reasonable inquiry. A.R.S. § 14-5312(A)(11).
- 2G. Contact Between Subject Person and Others. You must encourage and allow contact between the subject person and other persons who have a significant relationship with the subject person. A.R.S. § 14-5316(A). In exercising this duty, you must consider the subject person's wishes and whether the subject person has sufficient mental capacity to make the decision in question. A.R.S. § 14-5316(C). However, unless the court orders otherwise, you may limit, restrict, or prohibit contact between the subject person and another person if you reasonably believe that the contact will be detrimental to the subject person's health, safety, or welfare. A.R.S. § 14-5316(B).
- 3G. Health Care Decisions for Subject Person. You are responsible for making decisions concerning the subject person's medical needs. A.R.S. § 14-5312(A)(3) and (9). Such decisions include, but are not limited to, choosing doctors, nurses, or other professionals to provide for the subject person's health care needs, and placing the subject person in a health care facility, including a residential care facility. However, you must use the least restrictive residential care setting that is available for meeting the subject person's needs. A.R.S. § 14-5312(A)(8). You may arrange for medical care for the subject person even if the subject person does not wish to have it.
- 4G. Psychiatric and Psychological Treatment for Subject Person. You may give consent to outpatient psychiatric and psychological treatment, including the administration of psychotropic medication. However, you may not place the subject person in an inpatient psychiatric facility without the subject person's consent, unless the court has specifically authorized you to do so. A.R.S. § 14-5312.01(A) and (B).
- 5G. Notify Family Members of Subject Person's Hospitalization. You must notify the subject person's family members as soon as practicable if the subject person is admitted to a hospital for more than 3 days, or if the subject person dies. A.R.S. § 14-5317(A).
- 6G. Do Not Accept "Kickbacks." You must not accept any compensation for placing the subject person in a particular nursing home or other care facility, using a certain doctor, or using a certain attorney. "Compensation" includes, but is not limited to, direct or indirect payment of money, "kickbacks," gifts, favors, or other items of value.

- 7G. File Annual Reports. You are required to file a written report with the court annually concerning the subject person's residence, physical and mental health, and whether the guardianship should be continued. A.R.S. § 14-5315(A). Your report is due each year no later than 60 days after the anniversary date of the issuance of your letters of permanent appointment, or on a date established by the court. Ariz. R. Prob. P. 46(a).
- 8G. Change of Subject Person's Contact Information. If the subject person's contact information changes, you must file Form 14, Notice of Change of Ward's Contact Information, within 3 court days after learning of such change. Ariz. R. Prob. P. 13(c)(1)(B). If the subject person dies, you must notify the court in writing no later than 14 calendar days after learning of the death. Ariz. R. Prob. P. 40(c).
- 9G. Termination of Subject Person's Incapacity. You must always be mindful of the subject person's needs and best interests. If the circumstances that made a guardianship necessary should end, you are responsible for petitioning the court to terminate the guardianship and obtaining your discharge as guardian. A.R.S. § 14-5312(A)(7). Even if the guardianship terminates, you will not be discharged from your responsibilities until you have obtained a court order discharging you. A.R.S. § 14-5306.

II. YOUR ADDITIONAL POWERS AND DUTIES AS GUARDIAN <u>IF GRANTED</u> INPATIENT PSYCHIATRIC TREATMENT AUTHORITY

The welfare and best interest of the person named above ("your ward") are matters of great concern to this Court. Section II provides your powers and duties relating to inpatient psychiatric treatment for your ward and are in addition to the powers provided in Section I. This Section only applies if the Court grants you this additional authority.

- 1G+. In addition to paragraph 6, above, you <u>may</u> place your ward in an inpatient psychiatric facility against your ward's will. However, you must comply with A.R.S. § 14-5312.01, including but not limited to the following requirements:
 - A. Within forty-eight hours after placing your ward in an inpatient psychiatric facility, you must notify your ward's attorney of the placement.
 - B. When your ward is admitted to an inpatient psychiatric facility, you must provide that facility with the name, address, and telephone number of your ward's attorney.
 - C. You must sign any documents necessary to allow your ward's attorney access to all of your ward's medical, psychiatric, psychological, and other treatment records.
 - D. You must place your ward in the least restrictive treatment alternative within five calendar days after the medical director of the inpatient psychiatric facility notifies you that your

| Case Number: | |
|--------------|--|
| Case Number: | |

ward no longer needs inpatient care.

- E. You must file with the annual report of the guardian required pursuant to A.R.S. § 14-5315 an evaluation report by a psychiatrist or a psychologist. The evaluation report must indicate whether your ward will likely need inpatient mental health care and treatment within the next 12 months. If you do not file the evaluation report, or if the report that is filed indicates that your ward will not likely need inpatient mental health care and treatment, your authority to consent to placement in an inpatient psychiatric facility will cease on the date specified in the prior court order. If the report supports the continuation of your authority to consent to inpatient treatment, the court may extend your authority to consent to this placement in an inpatient psychiatric facility. However, at least 30 days before that authority expires, you must file a motion requesting that the Court extend that authority.
- F. At any court hearing regarding the placement of your ward in an inpatient psychiatric facility, you will have the burden of proving by clear and convincing evidence that your ward is likely to be in need of inpatient mental health care and treatment within the period of the authority granted.
- 2G+. This order is only an outline of some of your duties as a guardian who has been granted the authority to place your ward in an inpatient psychiatric facility. It is your responsibility to obtain proper legal advice about your duties. Failure to do so may result in personal financial liability for any losses.

III. YOUR POWERS AND DUTIES AS CONSERVATOR:

- 1C. General Duty to Gather and Manage Subject Person's Assets. You must immediately locate, identify, secure, and inventory all of the subject person's assets, and make reasonable arrangements to protect those assets. *See* A.R.S. § 14-5417 (stating that a conservator must act as a fiduciary and observe the standard of care applicable to trustees).
- 2C. Titling of Subject Person's Assets. You must immediately change the title of any financial accounts, vehicles, and other titled assets owned by the subject person. The property should be titled in the name of the conservatorship: "(Your name), as Conservator(s) of the estate of (subject person's name)" or "(subject person's name), by (your name), Conservator." You should consider consulting with an attorney or petitioning the court for instructions if the subject person owns the property with another person, or if the subject person arranged for payment or transfer of benefits or interest in the property to another person at the subject person's death, such as a TOD, POD, or joint tenancy designation. See A.R.S. § 14-5417 (stating that a conservator must act as a fiduciary and observe the standard of care applicable to trustees); A.R.S. § 14-5427 (requiring conservator to take into account the protected person's estate plan).

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- 3C. Restricted Assets. If the court has entered an order restricting an account, you must file Form 10, Proof of Restricted Account from Financial Institution, no later than 30 days after the court's order, or as otherwise ordered by the court. Ariz. R. Prob. P. 36(b)(2). Form 10 must be signed by an authorized representative of the financial institution.
- 4C. Recording of Letters of Appointment. No later than 10 court days after issuance of your letters of appointment, you must record a certified copy of those letters with the county recorder in every county of any state where the subject person owns real property. No later than 45 calendar days after a county recorder has recorded those letters, you must file a copy of the recorded letters with the court. Ariz. R. Prob. P. 39(g).
- 5C. Inventory, Consumer Credit Report, and Initial Budget. No later than 90 days after the date your temporary or permanent letters of appointment were first issued, you must file an inventory, a consumer credit report for the subject person, and an initial budget. A.R.S. § 14-5418(A); Ariz. R. Prob. P. 45(c)(1), (c)(3), and (d)(1). No specific form is required for the inventory; however, the inventory must list, with reasonable detail, all the property owned by the subject person on the date your letters were first issued and state the fair market value of each asset as of that date. A.R.S. § 14-5418(A); Ariz. R. Prob. P. 45(c)(2). You must use Form 5 for the initial budget. Ariz. R. Prob. P. 45(d)(2).
- 6C. Pay Valid Claims and Expenses; Maintain Records. You must pay the subject person's debts when they become due. Keep detailed records of all money you receive for the subject person and all expenses you pay on the subject person's behalf, including bills and invoices, payment receipts, bank statements, tax returns, bills of sale, promissory notes, etc. Do not deposit the subject person's funds into your own account, and do not pay the subject person's bills from your account. Instead, maintain the subject person's funds in one or more separate accounts that are distinct from your own and that are titled either "[your name], Conservator for [subject person's name]" or "[subject person's name], by [your name], Conservator." Avoid dealing in cash and do not write checks to "cash." See A.R.S. § 14-5417 (stating that a conservator must act as a fiduciary and observe the standard of care applicable to trustees); A.R.S. § 14-5428 (setting forth conservator's duty to pay all just claims against the protected person's estate).
- 7C. Annual Accounts and Budgets. You must file annual accounts with the court as follows:
 - (a) using Form 6, you must file your first account and an annual budget as conservator on or before the first anniversary date of the issuance of your letters of appointment as permanent conservator;
 - (b) on or before all subsequent anniversary dates of the issuance of your letters of appointment as permanent conservator, you must file your account and annual budget as conservator using Form 7; and

- (c) no later than 90 days after your appointment as conservator ends, you must file a final account using Form 8. A.R.S. § 14-5419(A); Ariz. R. Prob. P. 45(d), (e).
- 8C. Amended Budgets. You must file an amended budget no later than 30 days after reasonably projecting that the expenditure for any specific category in your most recently filed budget will exceed the threshold stated in Form 5. Ariz. R. Prob. P. 45(d)(3).
- 9C. Investment of Subject Person's Assets. You must properly invest the subject person's assets. You may hire accountants, attorneys, and other advisors to help you carry out your duties as the size and the complexity of the conservatorship estate may require. *See* A.R.S. § 14-5417 (stating that a conservator must act as a fiduciary and observe the standard of care applicable to trustees).
- 10C. Duty of Undivided Loyalty. You have a duty of undivided loyalty to the subject person. You must use the subject person's money and property only for the subject person's benefit. Neither you, your friends, nor any other family members may profit by dealing in the assets of the conservatorship estate. You must be prudent in investing and managing the subject person's assets. *See* A.R.S. § 14-5417 (stating that a conservator must act as a fiduciary and observe the standard of care applicable to trustees).
- 11C. Use of Subject Person's Assets. You must make reasonable efforts to determine the subject person's preferences regarding all decisions you are empowered to make as conservator. Do not purchase merchandise or services that the subject person would have considered extravagant or inappropriate before your appointment. See A.R.S. § 14-5425(A)(2)(b). Use the assets to maintain the safety, health, and comfort of the subject person, bearing in mind the totality of the subject person's income and assets. A.R.S. § 14-5425(A)(2)(a). When investing and managing the subject person's property, you must consider the subject person's estate plan, if any, and petition the court for instructions if you have any questions regarding this obligation. A.R.S. § 14-5427.
- 12C. Termination of the Conservatorship. The conservatorship terminates only upon the entry of a court order terminating the conservatorship. The court will enter such an order only after either you or the subject person, or another interested person, files a petition requesting that the conservatorship be terminated. The petition should be filed if the subject person no longer needs a conservator (because the subject person's disability has ceased or because the conservatorship estate has been exhausted) or after the subject person dies. A.R.S. § 14-5430. Unless otherwise ordered by the court or unless, in the case of the subject person's death, you comply with A.R.S. § 14-5419(F), you will need to file a final account with the court before you can be discharged of liability in connection with the conservatorship and before your bond, if any, is exonerated. A.R.S. § 14-5419(A).

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GENERAL INFORMATION:

- 1. Certified Copy of Letters of Appointment. You will need to obtain a certified copy of the Letters of Appointment that the Clerk of Superior Court will issue to you. The certified copy is proof of your authority to act on behalf of the subject person. You may need to obtain additional (or updated) certified copies from time to time for delivery to, or inspection by, the people with whom you are dealing.
- 2. Change of Your Contact Information. If your contact information changes during your appointment, you must file Form 13, Notice of Change of Fiduciary's Contact Information, within 10 court days after such a change occurs. Ariz. R. Prob. P. 13(c)(1)(A).
- 3. Compensation for Services as Guardian and Conservator. If you are a licensed fiduciary or are related by blood or marriage to the subject person, you may be entitled to compensation for your services as the subject person's guardian and conservator. A.R.S. §§ 14-5314(A), 14-5414(A), and 14-5651. If you wish to be compensated for your services as guardian and conservator, you must file with the court a statement that explains how you will be compensated, including any hourly rate you intend to charge, and you must file an updated statement at least 30 days before you change the basis for your compensation, including your hourly rate. A.R.S. § 14-5109(A) and (B). In addition, you should keep detailed records of the time you spend performing your duties. The time records should include the date you perform each task, a description of the task, the amount of time you spent on the task, and the hourly rate you are charging for that task. Read Rule 33, Arizona Rules of Probate Procedure, and Arizona Code of Judicial Administration § 3-303 for more information about compensation for guardian and conservator services.
- 4. Mail Notice of this Order. Within 10 court days after entry of this Order to Guardian and Conservator of an Adult, you must mail a copy of this order to every party in this case (or if a party is represented, that party's attorney) and to any person who has filed a demand for notice.
- 5. Inability to Serve as Guardian and Conservator. If you become unable to continue with your duties for any reason, you (or your own guardian or conservator, if you have one) must petition the court to accept your resignation and appoint a successor. If you should die, your personal representative or someone acting on your behalf must inform the court of your death and petition for the appointment of a successor.
- 6. Legal Advice. You are responsible for obtaining proper legal advice about your duties. Failure to do so may result in personal financial liability for any losses. If you have any questions about the meaning of this order or the duties that the court's orders, statutes, and rules impose upon you by reason of your appointment as guardian and conservator,

| | you should consult an attorney or p | petition the court for instructions. |
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| 7. | Forms. The forms referred to in this order are available at https://www.azcourts.gov/probate . | |
| rules conse | es relating to guardians and conserv servator and other penalties. In some | other orders of this court, or the statutory provisions of vators may result in your removal as guardian and circumstances, you may be held in contempt of cour onfinement in jail, a fine, or both. Ariz. R. Prob. P. 48. |
| | Presiding Judg | ge, Probate and Mental Health Department |
| | ACKN | OWLEDGEMENT |
| | | nd by the provisions of this order, as long as I (we) |
| Date | e Guardi | an/Conservator Signature |
| | Guardi | an/Conservator Name (Type or Print Name) |
| Date | e Co-Gu | ardian/Conservator Signature |
| | Co-Gu | ardian/Conservator Name (Type or Print Name) |

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