STATE OF WISCONSIN, CIRCUIT CO	URT,	COUNTY	
IN THE MATTER OF	_	Amended ition for	
Name	☐ Pe Guardianship D	emporary ermanent ue to Incompetency	
Date of Birth	(Adult G	uardianship)	
	Case No.		
I STATE:			
 I am interested as a relative. I am related to a public official. My autho Other: 	prity to act as petitioner is		
 2. This Petition is filed in the county resides. is physically present. Wisconsin is not the indiv Other: 	vidual's home state but th		ause:
 The individual lives in and the individual's mailing addre 			
 The name and mailing address of the facility, if any, that is providing Name	g care to the individual is: Phone Nun	nber	
This Petition for Guardianship individual directly from a hosp Wis. Stats.		•	
5. The names and mailing addresse others entitled to notice are as fol	lows:		See attached
Name	Relationship	Mailing Address [Street, City, State, Zip]
\Box 6. The individual is married and has	children who are not chil	dren of the current spouse.	
 The individual does does not have a cur Financial Agent Name Mailing Address [Street] 		_ Phone Number	
[City, State, Zip] does does not have a cui Health Care Agent Name Mailing Address [Street]	rrent, valid Power of Attor	ney for Health Care 🗌 ac	Ctivated.
[City, State, Zip]			

GN-3100, 11/23 Petition for Temporary Guardianship and/or Permanent Guardianship Due to Incompetency (Adult Guardianship) §\$50.06, 52.20, 53.23, 54.01(17)(a), 54.10(3), 54.25(2), 54.34, 54.44(1), 54.47, 54.50, 54.852(7), and Ch. 54, Wisconsin Statutes This form shall not be modified. It may be supplemented with additional material. Page 1 of 5

does does not have other advance planning to avoid guardianship.	
If the above-named power of attorney or advanced planning exist, guardianship is still necessary because	

. See attached

- 8. I am not aware of a guardianship or other related proceeding or ordered proceeding involving the individual in another state or county.
 - aware of a guardianship or other related proceeding or ordered proceeding involving the individual in another state or county. The details of the guardianship, or other related proceedings of which I am aware are as follows: See attached
 - guardian(s) appointed in Wisconsin: [Name and county where appointed]
 - guardian(s) appointed out-of-state: [Name and state where appointed]
- 9. I

I nominate the following:			See attached
Type of Guardian	Name	Mailing Address [Street, City, State, Zip]	Telephone Number
Guardian of the Person			
Guardian of the Estate			
Temporary Guardian of the Person			
Temporary Guardian of the Estate			
Standby Guardian of the Person			
Standby Guardian of the Estate			

10. A sworn and notarized Statement of Acts by Proposed Guardian and Consent to Serve

accompanies this Petition.

will be filed at least 96 hours before the hearing.

will be provided, if required by the Court for temporary guardianship.

I understand that the person nominated as the proposed guardian is required to satisfy the guardian training program requirements under §54.26, Wis. Stats., and provide confirmation to the Court at least 96 hours prior to the final hearing. (Complete Confirmation of Completion of Guardian Training Program (Adult Guardianship) form GN-3135).

- 11. A. The approximate value of the individual's property is: See attached **General Description** Amounts **General Description** Amounts Cash/Bank Accounts: Other Liquid Assets: \$ \$ \$ Other Assets: \$ Real Estate:
 - B. The assets of individual previously derived from or benefits of individual now due and payable from U.S. Department of Veterans Affairs are none

See attached

- C. The individual receives public benefits, including medical assistance, SSI, SSDI or long term community options program benefits. \Box No \Box Yes, type and amount:
- D. Any other claim, income, compensation, pension, insurance or allowance to which the individual may be entitled is \Box none. \Box as follows: See attached

General Description	Amounts [Monthly]	General Description	Amounts [Monthly]
Social Security	\$	Investment Income	\$
Pension	\$	Other:	\$
Disability	\$	Other:	\$

FOR PERMANENT GUARDIANSHIP

- 12. A. A Report of Examination by a Physician or Psychologist
 - is filed with this Petition.
 - will be filed with the court and provided by the petitioner to the guardian ad litem and the attorney for the individual at least 96 hours before the time of the hearing.
 - B. A Certificate of Administrator (or representative) of U.S. Department of Veterans Affairs is filed with this Petition.
- 13. I allege that the individual is incompetent and a guardian should be appointed because:

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- A. the individual will be at least 17 years and 9 months of age as of the date of the hearing.
- B. the individual has the following impairment:

a developmental disability.

degenerative brain disorder.

serious and persistent mental illness.

- other like incapacities.
- C. The individual's need for assistance in decision-making or communication is unable to be met effectively and less restrictively through appropriate and reasonably available training, education, support services, health care, assistive devices, a supported decision-making agreement, or other means that the individual will accept.
- D. (For appointment of **guardian of the person.**) The individual, because of impairment, is unable effectively to receive and evaluate information or to make or communicate decisions to such extent that the individual is unable to meet the essential requirements for the individual's physical health and safety.
- E. (For appointment of **guardian of the estate**.) The individual, because of an impairment, is unable effectively to receive and evaluate information or to make or communicate decisions related to management of the individual's property or financial affairs, to the extent that at least one of the following applies:
 - (1) The individual has property that will be dissipated in whole or in part; or
 - (2) The individual is unable to provide for the individual's support, or
 - (3) The individual is unable to prevent financial exploitation.

14. The specific nature of the individual's alleged incapacity is as follows:	See attached
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15. GUARDIAN OF THE PERSON

I request the appointment of a guardian of the person. If granted, I understand this may result in a prohibition of the individual's ability to possess firearms pursuant to §54.10(3)(f), Wis. Stats.

A. Rights to be removed in full. If removed, these rights may not be exercised by any person.

I request the court declare the individual has incapacity to exercise the right to

- (1) execute a will.
- (2) serve on a jury.

 \Box (3) register to vote or to vote in an election because the individual is unable to understand the objective of the elective process.

B. Rights to be removed in full or exercised only with consent of guardian of person.

The individual has incapacity or limited capacity to exercise the following rights:

(If any box is <u>not</u> checked, the individual <u>retains</u> that right in full.)	this right. Remove	Individual may exercise only with the consent of the guardian of the person.
(1) consent to marriage.		
(2) apply for an operator's/driver's license.		
(3) apply for a fishing license.		
(4) apply for a license under Ch. 29, Wis. Stats., other than fishing.		
(5) apply for any other license or credential under §54.25(2)(c)1.d., Wis. Stats. Specifically:		
(6) consent to sterilization.		
(7) consent to organ, tissue, or bone marrow donation.		

C. Powers to be transferred to guardian of the person in full or in part.

I request the court transfer to the guardian of the person to exercise the power in full or in part to:

1.A. give informed consent to the voluntary receipt by the individual of a medical examination, medication, including any appropriate psychotropic medication, and medical treatment that is in the individual's best interest, if the guardian has first made a good-faith attempt to discuss with the individual the voluntary receipt of the examination, medication, or treatment and if the individual

does not protest.

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[Full Transfer. Partial Transfer. The individual retains the power to: give informed consent, if in the individual's best interests, to the involuntary administration of a medical examination, medication other than psychotropic medication, and medical treatment that is in the individual's best interests.
[Full Transfer. Partial Transfer. The individual retains the power to:
[3.	Full Transfer. Partial Transfer. The individual retains the power to:
[would have elected to participate. Full Transfer. Partial Transfer. The individual retains the power to: consent to experimental treatment in the individual's best interests.
[5.	Full Transfer. Partial Transfer. The individual retains the power to:
[6.	receive medical or treatment records of the individual.
[7.	give informed consent to release of confidential records other than court, treatment, and patient health care records and redisclosure as appropriate.
[give informed consent to receipt by individual of social and supported living services.
		choose providers of medical, social, and supported living services.
l	10.	make decisions regarding educational and vocational placement and support services or employment.
[make decisions regarding initiating a petition for termination of marriage.
l		receive all notices on behalf of individual. Full Transfer. Partial Transfer. The individual retains the power to: act in all proceedings as an advocate of the individual, except the power to enter into a contract
l		that binds the individual or the individual's property or to represent the individual in any legal proceedings pertaining to the property, unless the guardian of the person is also the guardian of the estate.
[apply for protective placement or for commitment on behalf of the individual which does not require court approval.
[have custody of the individual.
[16.	Other: See attached
	RDIAN Jest the	OF THE ESTATE court
	appoin	t a guardian of the estate to perform duties under §54.19, Wis. Stats., and exercise the powers not require court approval under §54.20(3), Wis. Stats., except as follows: (Choose one) The individual retains all powers, except for the following powers to be transferred to the
	(2)	guardian: All powers to be transferred to the guardian, except for the following powers:
_	(3)	All powers to be transferred to guardian.

B. authorize the guardian of the estate to perform the following additional powers (other than to make gifts) that require court approval under §54.20(2), Wis. Stats.:

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🗌 C.	direct the guardian of the estate to deposit the individual's funds of \$100,000 or less in an insured
	account of a bank, credit union, savings bank or savings and loan association in the name of the
	guardian and the individual, payable only upon further order of the court, and waive bond for the
	guardian of the estate.

D. make a finding the individual may not make contracts, except for necessaries at reasonable prices, and all gifts, sales, and transfers of property made by the individual after the filing of a certified copy of the order are void, unless notified by the guardian of the estate in writing.

□ 17. ALTERNATIVE TO GUARDIANSHIP OF ESTATE FOR SMALL ESTATES

I request the court dispense with the appointment of a quardian of the estate and transfer the individual's funds of \$50,000 or less according to one of the alternatives for small estates under §54.12(1), Wis. Stats., as follows: . 🗌 See attached

FOR TEMPORARY GUARDIANSHIPS

- 18. A report or testimony from a physician or psychologist indicates there is a reasonable likelihood the individual is incompetent will be provided at the hearing.
- 19. There was no temporary guardianship of the individual in effect within the last 90 days.
- 20. The individual's particular situation, including the needs of the individual's dependents, if any, requires immediate appointment of a temporary guardian for the following specific reasons: See attached
- 21. I petition the court for the appointment of a temporary guardian with authority limited to those acts that are reasonably related to the reasons for appointment.
 - A. The authority requested for the temporary guardian of the person (if requested) is as follows: See attached
 - B. The authority requested for the temporary guardian of the estate (if requested) is as follows: See attached

22.	A Petition for Appointment of a Permanent Guardian of the Person or Estate is
	being filed with this Petition.
	not being filed with this Petition for the following reasons:

23. Additional requests: (Including expedited hearings)

I REQUEST THE COURT:

- 1. Order a hearing on this Petition.
- Make appropriate findings and appointments as requested above.
- 3. Award appropriate fees and costs.
- 4. Other:

	Signature
	Name Printed or Typed
	Address
	Email Address
Telephone Number	Date

See attached

See attached

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