STATE OF WISCONSIN, CIRCUIT COURT, _	COUNTY
IN THE MATTER OF	☐ Amended
Name	Order on Petition to Modify Protective Placement or Protective Services
Date of Birth	Case No
This matter is before the court on a Petition to Protective Placement. Protective Services (other than an order for i Involuntary Administration of Psychotro	nvoluntary administration of psychotropic medication).
A hearing has not been held within the prev Services or Transfer of Protective Placeme	vious 6 months on Order for Protective Placement, Order for Protective ent.
	Modification of Protective Placement or Protective Services within 21 rd, ward's guardian, guardian ad litem, or attorney has requested an
The court has reviewed the testimony, reports, and recommendation of the guardian ad litem.	community plan (if applicable), other evidence presented and the report
THE COURT FINDS: 1. NOTICE AND JURISDICTION A. Notice was properly served. B. This court has jurisdiction over the	ne subject matter and the ward.
the ward's protective placement consistent with the requirements the most integrated setting if the facility or intermediate care facility. B. Modification: The ward continues to meet the the protective placement is not in requirements of §55.12 (3), (4), a	standards for protective placement under §55.08 (1), Wis. Stats., and is in the least restrictive environment and least restrictive manner of §55.12 (3), (4), and (5), Wis. Stats., and protective placement is in ward has a developmental disability and placement is in a nursing ty. standards for protective placement under §55.08 (1), Wis. Stats., but in the least restrictive environment that is consistent with the least (5), Wis. Stats., or protective placement is not in the most is a developmental disability and placement is in a nursing facility or

		The ward no longer meets the standards for protective placement under §55.08 (1), Wis. Stats. The ward needs protective services and meets the standards for protective services as follows:
		 The ward has been determined to be incompetent by a circuit court or is a minor who is alleged to have a developmental disability and on whose behalf a petition for guardianship has been submitted; and As a result of a developmental disability, degenerative brain disorder, serious and persistent mental illness, or other like incapacities, the ward will incur a substantial risk of physical harm or deterioration or will present a substantial risk of harm to others if protective services are not provided.
□ 3.		ECTIVE SERVICES (Other than order for involuntary administration of psychotropic medication)
	_	Continuation: The ward continues to meet the standards for protective services under §55.08 (2), Wis. Stats., and the current protective services are provided in the least restrictive manner that is consistent with the requirements of §§55.12 (3), (4), and (5), Wis. Stats.
	_	Modification: The ward continues to meet the standards for protective services under §55.08 (2), Wis. Stats., but the protective services for the ward are not provided in the least restrictive manner that is consistent with the requirements of §55.12 (3), (4), and (5), Wis. Stats.
	☐ C.	Termination: The ward no longer meets the standards for protective services under §55.08 (2), Wis. Stats.
☐ 4.		cation of the Order or Treatment Plan for involuntary administration of psychotropic medication for the would be in his or her best interests.
THE C	OURT	ORDERS:
□ 1.		ECTIVE PLACEMENT Continuation:
		Protective placement is continued in the facility in which the ward resides at the time of the hearing. Modification: The ward is transferred to a protective placement that is in the least restrictive environment consistent with the requirements of §55.12 (3), (4), and (5), Wis. Stats., in the following specific facility:
		The county department of the ward's residence to develop or recommend a protective placement that is in the least restrictive environment and arrange for the ward's transfer to that protective placement within 60 days of the date of this Order. This time period is extended to permit development of a protective placement as follows:
		Protective services shall be provided.
	<u></u> ∪ C.	Termination: The protective placement is terminated. ☐ (1) The ward shall be transferred or discharged from his or her current residential facility within 60 days of this order. The county department shall assist the residential facility with discharge planning for the ward including planning for proper residential living arrangements and the necessary support services for the ward.
		 (2) The ward may remain in the current facility, which is licensed for fewer than 16 beds. (3) The county department or agency with which is contracts under §55.02(2), Wis. Stats., or its designee shall provide protective services to the ward in the least restrictive environment and in the least restrictive manner consistent with the needs of the ward and with the resources of the county department.
<u> </u>		ECTIVE SERVICES
	⊔ A.	Continuation: The Order for Protective Services is continued. The Order or treatment plan for involuntary administration of psychotropic medication for the ward is continued.
	□ B.	is continued. Modification:

		Protective services consistent with the requirements of §55.06 (3), (4), and (5), Wis. Stats., shall be provided as follows:
		The Order or treatment plan for involuntary administration of psychotropic medication for the ward is modified as follows:
	□ C.	Termination:
		☐ The Order for Protective Services is terminated for the following reason(s):
		The Order or treatment plan for involuntary administration of psychotropic medication for the ward is terminated for the following reason(s):
□ 3.	Other:	

THIS IS A FINAL ORDER FOR THE PURPOSE OF APPEAL.

DISTRIBUTION:

- 1. Court
- 2. Individual/Ward
- 3. Individual/Ward's Guardian
- Corporation Counsel
- Individual/Ward's Legal Counsel
- Guardian ad litem
- 6. 7. Individual/Ward's agent under Power of Attorney for Health Care
 Facility in which the Individual resides
 County Department of Human Services/Social Worker