

STATE OF WISCONSIN, CIRCUIT COURT, _____ COUNTY

IN THE MATTER OF

Amended

**Letters of Guardianship of the Estate
Due to Incompetency
(Adult Guardianship)**

Name _____

Date of Birth _____

Case No. _____

To:

Address:

These Letters of Guardianship are effective on [Date] _____.

You are appointed guardian co-guardian successor guardian of the estate of the above-named ward.

You are appointed standby guardian and your authority to act is limited to the following time period:

[Starting date] _____ through [Ending date] _____.

Durable Financial Power of Attorney is revoked. limited as follows: _____.

You are issued Letters of Guardianship of the Estate with the following powers or limitations:

A. Co-guardians must agree with each other when making decisions on behalf of the ward.

Co-guardians may act independently when making decisions on behalf of the ward.

Co-guardians may act independently when making decisions on behalf of the ward only in these limited circumstances: _____.

B. The successor guardian or standby guardian that has assumed the duties of the guardian is authorized to exercise powers as previously authorized or modified for this ward.

See attached Letters dated _____.

You are authorized to:

A. Perform duties under §54.19, Wis. Stats., and exercise all powers under §54.20(3), Wis. Stats., that do not require court approval, except as follows:

1. The ward retains all powers, except for the following powers to be transferred to the guardian:

2. Perform the additional powers (other than to make gifts) that require court approval under §54.20(2), Wis. Stats.: _____ See attached

B. Deposit the ward'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 ward, payable only upon further order of the court under §54.46, Wis. Stats.

No withdrawals may be made from any account without a specific court order because the court dispensed with the requirement of bond.

The ward is not authorized to make contracts, except for necessities at reasonable prices, and all gifts, sales, and transfers of property made by the ward after the filing of a certified copy of the order are void, unless notified by the guardian of the estate in writing.

The Guardianship of Estate terminates when ward dies, when terminated by the court, or when provided by law.

These Letters of Guardianship of the Estate supersede any previously issued Letters of Guardianship of the Estate.