# Filing a Petition to Appoint a Guardian for an Incapacitated Adult

Effective March 2016

### **REQUIREMENTS:**

- 1. Driver's license, social security number of person seeking guardianship or conservatorship of an incapacitated adult.
- 2. Full names, address, telephone numbers of:
  - a. Person seeking guardianship or conservatorship of incapacitated adult.
  - b. All interested parties (spouse, parent, children) if no one other heirs (sisters, brothers).
- 3. Full name, address, social security number of incapacitated person.
- 4. Case number of any other court actions involving family members of incapacitated person.
- 5. Full name, address, and telephone number of person/agency currently with care/custody (if any).

# Options You Should Know Before Filing a Petition for a Full Adult Guardianship

Sometimes adults need help taking care of themselves and making decisions. Michigan law allows a judge to appoint a "guardian" of an adult in certain situations where help is needed.

A court-appointed guardian can make decisions for the person who needs help. The judge will determine what decisions the guardian can make.

A guardian might be able to decide:

- where the person lives
- what medical care the person should receive
- who will care for the person every day

There are many things you should think about before you file a petition. If at all possible, the adult who needs help should talk to a lawyer to help figure out what is best for him or her.

There are options other than a full guardianship. Not all the options will work for everyone. Some of them will only work if the person is still able to make decisions. Some depend on what help the person may need. A few of these options other than a full guardianship are briefly described here

### Conservator

A conservator is appointed by a judge to take care of another adult's finances and assets. A conservator is not expected to use his or her own money to support the adult needing assistance. The court can also limit a conservator's authority to certain kinds of decisions for the adult. The consevator:

- · manages assets
- pays the bills
- makes general financial decisions for the person

### **Durable Power of Attorney**

An adult can choose to appoint someone to take care of his or her finances through a financial "durable power of attorney." **The adult** must be of sound mind to sign this document. He or she can:

- · limit when this document is effective
- limit what the appointed person can do

Because a durable power of attorney can be complicated and can give away a great deal of power, it is best that the adult seek the help of a lawyer to prepare it.

### **Health Care Power of Attorney**

You will sometimes hear this called a "patient advocate designation" or a "durable power of attorney for health care." It is a document an adult can sign that gives someone else the authority to make care decisions when he or she is not capable. Those decisions could be about:

- · health care
- mental health treatment
- · living arrangements

The adult can give the "agent" or "patient advocate" as much or as little authority as the person wants. This can include authority to withhold or withdraw life support services. **The adult** must be of sound mind to sign this document and must decide he or she wants it.

Because this document can be complicated and can give away a great deal of power, it is best that the adult seek the help of a lawyer to prepare it.

(See Second Page)

### Do Not Resuscitate Order

If the adult is an inpatient at a hospital, his or her wishes regarding resuscitation should be discussed with his or her physician as soon as possible.

If the adult is not in a hospital, he or she can sign a document that will refuse CPR (cardiopulmonary resuscitation). This document is known as a "Do Not Resuscitate Order" or "DNR." The adult must be of sound mind to sign this document.

### Physician Orders for Scope of Treatment (POST) Form

An adult can work with his or her attending health professional to complete a document that will specify types of medical treatment that are permissible. This document is called a physician orders for scope of treatment (POST) form.

A POST form contains medical orders that are jointly agreed to by the adult and the attending health professional or a patient representative and the attending health professional. A POST form is not intended to be used as a stand-alone advance health care directive. The adult must be of sound mind to sign the form. A POST form may be obtained through the Michigan Department of Health and Human Services.

### **Limited Guardian**

A limited guardian is appointed by a judge to make limited decisions in certain instances. For example, the judge may say that the guardian can only make decisions about living arrangements. A limited guardianship can give a person some independence while providing the specific help needed.

### Filing a Petition for Full Adult Guardianship

To ask that a guardian be appointed for an adult, a *Petition for Appointment of Guardian of Incapacitated Individual* (PC 625) must be filed with the court. A judge will appoint a guardian only if the condition of the adult fits specific requirements. The specific conditions that must be met are found in form PC 625, which is available at your local probate court or at <a href="https://www.courts.mi.gov/formssearch">www.courts.mi.gov/formssearch</a>.

### INSTRUCTIONS FOR COMPLETING "PETITION FOR APPOINTMENT OF GUARDIAN OF INCAPACITATED INDIVIDUAL"

### Please type or print neatly using black or blue ink.

Items A through Q must be read and filled in (when required) before your petition can be filed with the court. Please read the instruction for each item. Then fill in the correct information for that item on the form.

- (A) Enter the name of the individual who you believe needs a guardian.
- (B) Enter the date of birth, race, and sex of the individual named in (A). Enter the address where the individual is currently located. This address may or may not be the home of the individual. For example, if the individual is currently in the hospital, enter the address of the hospital.
- **(c)** Enter your name in the first line and your relationship to the individual (or your interest) on the second line.
- Check this box if there is or has been a case in the family division of the circuit court involving the individual in A. Examples of a family division case are personal protection, abuse or neglect, or a name change. If you have checked this box, enter the name of the court, the case number of the action, the name of the judge assigned to that case. Then place a check in the box indicating whether that case is still pending or not.
- Enter the city, village, or township and county and state the individual is a resident of and the full home address and telephone number of the individual.
- (F) Check the boxes that apply and provide the name(s) and address(es).
- (G) If the individual has a patient advocate and you believe there is a problem, check only the boxes that apply.
- (**H**) Check the boxes that you believe apply to the individual.
- Explain in as much detail as possible specific examples of the individual's conduct that lead you to believe he or she needs a guardian. Give specific examples of his or her conduct that supports what you checked in (H) and that demonstrate the need for a guardian. This information is extremely important for the court in making a decision about the need to appoint a guardian. Use additional sheets of paper if needed.
- (J) Enter the name, address, and telephone number of the person or agency who currently has care and custody of the individual. If there is no one, leave blank.
- Check whether the individual is or is not entitled to receive Veterans Administration benefits. If you checked that the individual is entitled to benefits, enter his or her VA claimant number.
- L-M Check all the boxes that apply and enter the names, relationships, addresses and telephone numbers of each relative of the individual. If any of the adults named in L are under legal incapacity, enter the names in M. If you check the last box in L (item 10), you must notify the Attorney General by sending a copy of this form to: Attorney General, Public Administration, PO Box 30755, Lansing, Michigan 48909.
- N Enter the name, address, and telephone number of the person you want to be appointed as guardian of the individual. Enter the relationship, if any, that this person has to the individual. Check the box for either a full guardian or a limited guardian.
- O Check the box if there is an emergency requiring the appointment of a temporary guardian before the hearing on this petition is held.
- (P) Enter today's date, sign your name, and enter your address and telephone number.
- Q If the individual wants to nominate someone to be his/her guardian, check the box and enter the name, address, and telephone number of the person the individual is nominating. The individual must sign and date the form.

PCS Code: PEG TCS Code: PGII

# STATE OF MICHIGAN

CASE NO. and JUDGE

PROBATE COURT BERRIEN COUNTY	PETITION F APPOINTMENT OF OF INCAPACITATED	GUARDIAN	
Court address 811 Port St., St. Joseph, MI 49085		,	Court telephone no. (269) 983-7111
	name		Put last 4 digits of SSN in XXX-XX- Ref. No. row 2 on MC 97. Last four digits of SSN
Petitioner's name, address and telephone	no.	Petitioner's attorney, ba	r no., address, and telephone no.
Date of birth Put DOB in Ref. No. row 1 on MC 97.	Address of alleged incapad	citated individual where no	w found
C 1. I, Name (type or print)			, am interested in this
matter and make this petition a	s		
		circuit court involving	the family or family members of the
person named above has bee	en previously filed in	Court,	Case Number,
was assigned to Judge		,and $\Box$ re	mains □is no longer pending.
$\bigcirc$ 3. The adult is a resident of $\bigcirc$ City, villa	age or township	County	State
and has a home address and to		Odditty	- Ciaic
City	State	Zip	Telephone no.
$\Box$ The individual is a citizen of	the following foreign countr	y:	
a power of a	vocate/power of attorney for ttorney. (Specify name and addr or. (Specify name and address bel	ess below.)	ame and address below.)
Name and address  G  5. The patient advocate des  The patient advocate is no The patient advocate is no	ot complying with the terms	of the designation or	of MCL 700.5506 to MCL 700.5512.
(H) 6. The adult lacks sufficient under — mental illness.	rstanding or capacity to mak $\square$ mental deficiency.	te or communicate in physical illness	
☐ chronic intoxication.	☐ chronic drug use.		·

	lult's recent condi	ition or conduct that I	lead me to heli	ave the ad	ult needs a guardia
(Allacii a separate sheet ii more	space is needed.)	nion of conduct that i	ioda mo to bom	3 v 0 1110 dd	an noodo a gadran
The name, address, and to	elenhone number	of the nerson/agenc	v (if any) who c	currently h	as care and custod
adult are			y (ii arry) wrio c	our critiy m	as care and custou
 The adult □ is □ is r		receive Veterans Ad	ministration be	nefits. The	e Veterans Adminis
claimant number is			_ •		
□ adult child(ren) whose □ living parent(s) whose □ no spouse, adult child( □ none of the above (mu	name(s) and add (ren), or parent(s)	ress(es) are listed be The names and add General - see instru	elow. dresses of pres	ddress of	the Attorney Gener
NAME	RELATIONSHIP	Street address	ADDRESS AND I	ELEPHONE	NUMBER
		On our address			
		City	State	Zip	Telephone No.
			State	Zip	Telephone No.
		City	State	Zip	Telephone No.
		City Street address			
		City Street address City			
		City  Street address  City  Street address	State	Zip	Telephone No.
		City Street address City Street address City	State	Zip	Telephone No.
	Nominated	City  Street address  City  Street address  City  Street address	State	Zip	Telephone No.
	Nominated guardian	City  Street address  City  Street address  City  Street address  City  City  City	State	Zip	Telephone No.

Name			
Address		City, state, zip	Telephone N
who has priority as Priority rel	ationship ,	☐ full guardian with all powe ☐ limited guardian with the f	
	to have authority to act in the ci ing on this petition because of t		temporary guardian b
declare under the penalties of est of my information, knowled	perjury that this petition has bee ge, and belief.	n examined by me and that its	contents are true to
	ge, and belief.	n examined by me and that its	contents are true to
est of my information, knowled	ge, and belief.	· signature	contents are true to
est of my information, knowled	ge, and belief.  Petitioner	signature	contents are true to
est of my information, knowled ate  ate  14. NOMINATION BY THE A	ge, and belief.  Petitionel  Attorney	signature Signature DIVIDUAL	contents are true to

JIS Code: PPI

Paragraph no.

# STATE OF MICHIGAN

CASE NO. and JUDGE

	JUDICIAL DISTRICT JUDICIAL CIRCUIT BERRIEN COUNTY	PROTECTED PERSONAL IDENTIFYING INFORMATION				
Court a	ddress				Co	ourt telephone no
811 I	Port St., St. Joseph, MI 49085				(269)	983-7111
Plaintif	f's/Petitioner's name		v	Defendant's/Respondent	's name	
In the	e matter of					
unde	form is nonpublic because it cont r MCR 1.109(D)(9)(a). Use this for erson is a plaintiff, petitioner, or o	orm to provide PII or	nly fo	r a person who is a d		
• <b>F</b>	When PII (such as date of birth) no locument. Instead, you must prover or	vide it on this form. quired for your partion birth to the court, con	cular mplet	case. For example, it to only that field on th	f you are filing a public d is form.	·
Instru type of insert	d name of individual completing form and ctions: Provide the name of the person f PII in addition to the PII itself. Use the b "Ref. No. 1" in place of the DOB in the pu	that the PII applies to, fol below reference number (I				
Ref. No.	Name (required)					
1	Date of birth					
2	National ID no. / Last 4 digits of XXX-XX	SSN				
3	Driver's License / State-issued I	D no.				
4	Passport no.					
5	Other					
Ref.	planity I lea reference number (Def No.					, if needed for
6	Financial institution		Acc	count no.		Paragraph no.
7	Financial institution		Acc	count no.		Paragraph no.
8	Financial institution		Aco	count no.		Paragraph no.

Account no.

9

Financial institution

# STATE OF MICHIGAN

					•
;,	<b>ISE</b>	NO.	and	JUDGE	

JUDICIAL DISTRICT JUDICIAL CIRCUIT BERRIEN COUNTY	ADDENDUM TO PROTECTED PERSONAL IDENTIFYING INFORMATION	
Court address		Court telephone no
811 Port St., St. Joseph, MI 49085		(269) 983-7111
Plaintiff's/Petitioner's name	Defendant's/Respondent	t's name
In the matter of		_
This form is nonpublic because it contains	ins personal identifying information (PII) that	is protected from public inspection

under MCR 1.109(D)(9)(a). Use this form to provide PII only for a person who is a NOT a defendant, respondent, or decedent. If the person is a defendant, respondent, or decedent use form MC 97.

### Instructions:

- When PII (such as date of birth) must be filed with the court on a public document, DO NOT include it on that public document. Instead, you must provide it on this form.
- Provide only the protected PII required for your particular case. For example, if you are filing a public document that requires you to provide a date of birth to the court, complete only that field on this form.

Name of form/document that this MC 97a is being filed with:

Printe	d name of individual completing form and date		
Ref.	<b>Instructions:</b> Provide the name of the person that the PII of PII in addition to the PII itself - for example, Social Secur place of the protected PII. For example, insert "Ref. No. XX	rity No. XXXX. Use the below re	eference number (Ref. No.) in the public document in
10	Name	DOB	Other
11	Name	DOB	Other
12	Name	DOB	Other
13	Name	DOB	Other
14	Name	DOB	Other
15	Name	DOB	Other
16	Name	DOB	Other
17	Name	DOB	Other
18	Name	DOB	Other
	1		

Approved, SCAO JIS CODE: NLI

STATE OF MICHIGAN PROBATE COURT COUNTY OF BERRIEN

### NOTICE OF RIGHTS TO ALLEGED INCAPACITATED INDIVIDUAL

FILE NO.

Court address

811 Port St., St. Joseph, MI 49085

(269) 983-7111

Court telephone no.

**Notice that a Petition for a Guardian has been Filed:** A petition has been filed in this court asking that a guardian be appointed to help you make personal decisions for you that you now make for yourself.

- If a guardian is appointed for you, the guardian will make decisions for you, such as what medical care you receive and where you live.
- A guardian will be responsible to get services for you that will help you return to managing your own affairs as soon as possible.
- This notice states all of your rights as to this matter. A guardian ad litem may be appointed by the court to more fully explain these rights to you. A guardian ad litem will give you this notice and do the following.
  - The guardian ad litem must visit you in person.
  - The guardian ad litem must explain the nature, purpose, and legal effects of the appointment of a guardian.
  - The guardian ad litem must inform you that a guardian may have the power to execute a do-not-resuscitate order or physician orders for scope of treatment (POST) form on your behalf and to place a do-not-resuscitate identification bracelet on you unless you object. The guardian ad litem must also inform you that you may ask the court to review a do-not-resuscitate order or physician orders for scope of treatment (POST) form that has been executed on your behalf.
  - The guardian ad litem must explain your rights about the guardianship hearing.
  - The guardian ad litem must inform you that you can object to the petition, request limits on the guardian's powers, object to a particular person being appointed as your guardian, come to the hearing, and be represented by an attorney and, if you cannot afford an attorney, to have one appointed at public expense.

### You have certain rights before and at the court hearing on the petition to appoint a guardian for you.

- You have the right to have the guardianship case started and conducted where you reside or are present, or if you have been admitted to an institution by a court, in the county in which that court is located.
- You have the right to file a petition on your own behalf to have a guardian appointed for you.
- You have the right to be represented by an attorney. If you cannot afford an attorney, you can ask the court to appoint one for you at public expense.
- You have the right to have a guardian ad litem appointed to represent you if you are not represented by an attorney.
- You have the right to get an independent evaluation of your condition at your own expense. If you cannot afford to pay for the evaluation, the court will approve reasonable costs at public expense.
- You have the right to be present at the hearing. If you wish to be present at the hearing, all practical steps must be taken to ensure your presence, including moving the site of the hearing.
- You have the right to see and hear all the evidence presented during the hearing.
- You have the right to present evidence and cross-examine witnesses at the hearing.
- · You have the right to a trial by jury.
- You have the right to request that the hearing be closed to the public.
- You have the right to be personally visited by the guardian ad litem, if one is appointed.

- You have the right to be informed of the name of each person asking to become your guardian. If a guardian ad litem is appointed, you have the right to be informed of these names by the guardian ad litem.
- You have the right to be given written notice of the nature, purpose, and legal effects of the appointment of a guardian.
- You have the right to choose the guardian you would like the court to consider appointing, if that person is suitable and willing
  to serve.
- You have the right to have your incapacity and the need for a guardian proven by clear and convincing evidence.

### Rights When a Guardian is Appointed: You have certain rights after a guardian is appointed.

- You have the right to object to the appointment of a successor guardian by will or other writing.
- You have the right to have the guardian's powers and the time period of the guardianship be limited to only the amount and time necessary.
- You have the right to have a guardianship that encourages the development of your maximum self-reliance and independence.
- · You have the right to prevent a guardian from having powers that are already held by a valid patient advocate.
- You have the right to have a periodic review of your guardianship by the court. You have the right to a hearing and to have an attorney appointed if issues are discovered during the review.
- You have the right to send an informal letter to the judge asking that your guardianship be modified or ended.
- You have the right to have a hearing within 28 days of requesting a review, modification, or termination of your guardianship.
- If a petition to modify or terminate your guardianship is filed, you have the same rights as those on the petition to appoint a guardian, including appointment of a guardian ad litem.
- You have the right to get personal notice of a petition to appoint or remove a guardian.
- You have the right to consult with the guardian about major decisions affecting you, if meaningful conversation is possible.
- You have the right to be visited by your quardian at least once every three months.
- You have the right to have the guardian notify the court within 14 days of a change in your residence.
- You have the right to have the guardian secure services to restore you to the best possible state of mental and physical well-being so you can return at the earliest possible time to managing your own affairs.
- You have the right to have the guardian take reasonable care of your clothing, furniture, vehicles, and other personal effects.

### Contact the court if you have any questions.

### BERRIEN COUNTY PROBATE COURT/FAMILY COURT

File Name:		File Name:	
<u>.</u>	ADULT GUARDIA	NSHIP/CONSERVATOR	
	RECORDS C	CHECK RELEASE	
Please be informed that the Berrien Co Pursuant to this requirement, it is the p check/criminal/driving/history/prior ba regarding the proposed guardian(s)/cor license)	policy of this Court to con ankruptcy check through l	uplete a Protective Services Central LEIN or other services. Please prov	Registry ide the following information
NAME:		NAME:	
RACE: GEN	NDER:	RACE:	GENDER:
MAIDEN NAME/ NAME PREVIOUSLY USED:		MAIDEN NAME/ NAM PREVIOUSLY USED:	ME 
DATE OF BIRTH:		DATE OF BIRTH:	
SOCIAL SECURITY #:		SOCIAL SECURITY #:	
DRIVERS LICENSE #:		DRIVERS LICENSE #:	
ALL OTHER CHILDREN AND ADULTS LIVING IN THE HOUSE ———		COMPLERE NAMES OF ALL OTHER CHILDRES AND ADULTS LIVING THE HOUSE	EN
agencies (e.g. Michigan	Department of Human	equest information about me/us f Services) as may be appropriate ptcy check through LEIN or oth	and I also authorize a
		DUE DATE:	
Date			
Signature of proposed guardian(s)/o	conservator(s)		
Street address		COMMENTS	
City, State, Zip			

### **CENTRAL REGISTRY CLEARANCE REQUEST**

Michigan Department of Health and Human Services

Copy Photo ID Here
or
Attach a Separate Page

### **SECTION 1 INFORMATION ON PERSON BEING CLEARED**

Name, (First, Middle, Last)	Signature Required for Individua	Date	
Also Known as Name (AKA)	Social Security Number		Date of Birth
Address	City	State	Zip Code
Phone Number	Email		
☐ I am completing this for myself. ☐ I would like to pick up my	results in C	County (For Michigan	Residents Only)
SECTION 2 REQUESTER INFORMATION			
Check Appropriate Box ☐ Employer ☐ Volunteer Agency ☐ Adoption/Foster © ☐ Other		_aw-Enforcement/De tions/Prosecuting At	•
Name of Agency or Organization	Name of Requester		
Address	City	State	Zip Code
Email	Fax	Phone	Number
Employers/Volunteer Agencies will ONLY receive responses of with their signature. Employers/volunteer agencies will NOT receive 722.627. For questions about completing this form, please contact attached contact list.  This clearance does not identify individuals who may have child a The confidentiality of central registry information is protected by States.	eive notification if the name submitted of the local Michigan Department of Habuse/neglect history in other states, t	has any central regis lealth and Human Se territories or tribal tru	stry hits per CPL ervices, see ust land.
722.627j). Anyone who violates this protection is guilty of a misde			V (IVICL 122.021-

DHS-1929 (Rev. 4-19) Previous edition obsolete.

political beliefs or disability.

The Michigan Department of Health and Human Services (MDHHS) does not discriminate against any individual or group because of race, religion, age, national origin, color, height, weight, marital status, genetic information, sex, sexual orientation, gender identity or expression,

Approved, SCAO JIS CODE: NOH STATE OF MICHIGAN FILE NO. PROBATE COURT **NOTICE OF HEARING COUNTY OF** In the matter of First, middle, and last name **TAKE NOTICE:** A hearing will be held on  $\frac{}{Date}$ \_\_\_\_\_ before Judge \_\_\_ Location Bar no. for the following purpose(s): (state the nature of the hearing) If you require special accommodations to use the court because of a disability, or if you require a foreign language interpreter to help you fully participate in court proceedings, please contact the court immediately to make arrangements. Date Petitioner name Attorney name Bar no.

**USE NOTE TO COURT:** If this hearing is for a guardianship matter involving an Indian child as defined in MCR 3.002(12), you must comply with MCR 5.109(2).

Telephone no.

Address

City, state, zip

USE NOTE: If this form is being filed in the circuit court family division, please enter the court name and county in the upper left-hand corner of the form.

Do not write below this line - For court use only

Address

City, state, zip

Telephone no.

Approved, SCAO JIS CODE: PSV FILE NO. STATE OF MICHIGAN **PROBATE COURT** PROOF OF SERVICE **COUNTY OF** In the matter of Titles of the papers served or mailed: \_\_\_\_ 2. According to court rule, I served by first-class mail registered mail (copy of return receipt attached) certified mail (copy of return receipt attached) the papers described above on: Name Complete address of service Date ☐ 3. According to court rule, I served by **personal service** the papers described above on: Name Date and Time Complete address of service 4. After diligent search and inquiry, I have been unable to find and serve the following interested persons. I have served these persons by publication. Attached are copies of form PC 617.

I declare under the penalties of perjury that this proof of service has been examined by me and that its contents are true to the best of my information, knowledge, and belief.

Service fee	Miles traveled Fee			
\$	\$		Date	
Incorrect address fee	Miles traveled Fee	TOTALFEE		
\$	\$	\$	Signature	

Name (type or print)

USE NOTE: If this form is being filed in the circuit court family division, please enter the court name and county in the upper left-hand corner of the form.

Do not write below this line - For court use only

## STATE OF MICHIGAN

CASE NO. and JUDGE

PROBATE COURT COUNTY	ACCEPTANCE (	OF APPOINTMENT	
Court address			Court telephone no.
In the matter of ${First, middle, and last name}$			
I have been appointed	nry		of the person/estate.
, , , , , , , , , , , , , , , , , , ,	•	of the court, and agree to	ofile reports and to perform all required
			ude from the scope of my responsibility
the following real estate or owner	ership interest in a bus	siness entity:	property or business interest
·	·		siness entity is or may be contaminated
that could result in liability to the			rectly involving a hazardous substance rty held by the estate.
,			
		Date	
		Signature	
Attorney name (type or print)	Bar no.	Name (type or print)	
Attorney Address		Address	
City, state, zip	Telephone no.	City, state, zip	Telephone no.
		Put DOB in row 10 on MC 97 Date of birth	<u>/a.</u>

Approved, SCAO					JIS CODE: OAG
STATE OF MICHIGAN PROBATE COURT COUNTY OF		ORDER REGARDING APPOINTMENT OF GUARDIAN OF INCAPACITATED INDIVIDUAL			
In the matter of First, middle, and last	name				
Court ORI Date of birth	Race	Sex	Current address of	incapacitated individu	ual
Date of hearing:	Jud	ge:			Bar no
<ul> <li>☐ 7. There is no competent, suitabest interests of the adult. A</li> <li>☐ 8. Financial protection is requisit IS ORDERED:</li> <li>9. The petition for appointment of</li> <li>☐ 10.</li> <li>Name (type or print)</li> </ul>	ear and convincing evaluation mental defunction mental defunction physical illustrates and convincing evaluation of the individual fally totally with the person willing to a bond must be filed.	riciency ness or disability erstanding or capa ridence, appointm ithout the capacity act as guardian, a	chronic use chroni	of drugs  communicate info n is necessary as self/herself. nent of a profession s.	a means of providing paral guardian is in the ed/withdrawn.
Address is appointed guardian of the a. The guardian shall have ☐ full guardian with all a ☐ except as follows ☐ limited guardian with	e the following powers authority and respons	s: sibilities granted a	nd imposed by I	ointment.	
☐ In addition, the guard unless objected to by ☐ b. Bond of \$	the incapacitated inc	dividual.		·	

Do not write below this line - For court use only

☐ 12. Upon acceptance of appointment, the guardian shall petition for the appointment of a conservator or for another protective

with all relevant requirements under the law.

order under MCL 700.5401 et seq.

13. If a guardian is appointed, the Michigan Department of State Police shall immediately enter the legally incapacitated individual's identifying information in this court order on the law enforcement information network.								
☐ 14. The	attorney	$\square$ guardian ad litem	for the ind	ividual is discharge	ed.			
☐ 15. <b>IT IS FURTHER ORDERED:</b>								
Date				Judge				
Attorney name (	(type or print)		Bar no.	Judge				
Address	(cype or print)		City		State	Zip	Telephone no.	
Addiess			City		Glate	حاب	relepriorie no.	

File No.

Order Regarding Appointment of Guardian of Incapacitated Individual (12/19)

JIS CODE: LOG Approved, SCAO FILE NO. STATE OF MICHIGAN **PROBATE COURT** LETTERS OF GUARDIANSHIP **COUNTY OF** In the matter of TO: Guardian's telephone no. Name and address 1. You have been appointed by will or other witnessed writing by the court as Type of guardian (full, limited, temporary, etc.) guardian of the individual named above. 2. Having filed an acceptance of appointment, you have the care, custody, and control of that individual: a. together with all authority and responsibilities granted and imposed by law. □ b. except as follows: c. as to the following powers and responsibilities only: ☐ 3. These letters of guardianship expire on Date Judge Bar no. Attorney name (type or print) Bar no.

### SEE NOTICE OF DUTIES ON SECOND PAGE

Telephone no.

I certify that I have compared this copy with the original on file and that it is a correct copy of the whole of such original, and on this date, these letters are in full force and effect.

**USE NOTE:** If this form is being filed in the circuit court family division, please enter the court name and county in the upper left-hand corner of the form.

Do not write below this line - For court use only

Deputy probate register/clerk

Address

Date

City, state, zip

### NOTICE OF DUTY TO VISIT

You are required by law to visit the individual for whom you are guardian at least once every three months.

### **NOTICE OF REPORTING DUTIES**

You are required by law to file with this court a written report on the indicated form(s) and at the indicated times. Forms are available at the court.

**CHANGE IN PLACE OF RESIDENCE:** You are required to promptly inform the court of any change in the ward's residence within 14 days of the change. You are also required to keep the court and interested persons informed in writing within 7 days of any change in your address.

ANNUAL REPORT:  Your annual report on condition of ward is due on	of each year. (Use form PC 634 or PC 654.)
In addition, you must serve the report on the ward and interested per of service with the court.	sons as specified in the Michigan Court Rules and file proo
□ ACCOUNTS: You must file with this court once a year, either on the date you choose (you must notify the court of this date) or more of your administration of the estate. On termination of the individual or that individual's successors. The accounts must be served with the court, along with proof of service. (Use form PC 583 or	often if the court directs, a complete itemized accounting on some disability, you shall account to the court or to the individual con the required persons at the same time they are filed

**ONGOING DUTY TO REPORT:** Pursuant to MCL 700.5319(2), if a conservator has not been appointed for the ward's estate and you determine that there is more cash or property that is readily convertible into cash in the ward's estate than was estimated by the guardian ad litem and reported to the court, you must report the amount of the additional cash or property to the court.

**DEATH OF WARD:** If the ward dies during the guardianship, you must give written notification to the court within 14 days of the individual's date of death. If accounts are required to be filed with the court, a final account must be filed within 56 days of the date of death.

**DELEGATION OF DUTIES:** You are required by law to notify the court when you delegate duties under a durable power of attorney.

ATTENTION: **The above provisions are reporting duties only and are not the only duties required of you**. These mandatory provisions are specified in court rules adopted by the Michigan Supreme Court. Your failure to comply may require the court to appoint a special fiduciary in your place and to suspend your powers. This may result in your removal as fiduciary. The court is prohibited by statute from giving you legal advice.

KEEP THIS NOTICE FOR FUTURE REFERENCE