## STATE OF MAINE

	COUNTY PROBATE COURT	DOCKET NO
In Re:		ORDER OF APPOINTMENT OF
	Respondent	PUBLIC GUARDIAN (ADULT)

On petition for the appointment of a Guardian for the above-named Respondent, and after hearing, the Court finds (1) that venue for this proceeding is proper; (2) that no suitable private Guardian is available and willing to assume the responsibilities of a Guardian; (3) by clear and convincing evidence that the Respondent was given proper notice of the hearing on the petition; and (4) that all other notices were properly given or waived. 3

- 1. The Court finds by clear and convincing evidence that the Respondent lacks the ability to meet essential requirements for physical health, safety or self-care because:
  - a. the Respondent is unable to receive and evaluate information or make or communicate decisions, even with appropriate supportive services, technological assistance or supported decision making that provide adequate protection for the Respondent;
  - b. the Respondent's identified needs cannot be met by a protective arrangement instead of guardianship or other less restrictive alternatives; and
  - c. the appointment is necessary or desirable as a means of enabling the Respondent to meet essential requirements for physical health, safety or self-care.<sup>4</sup>
- 2. The Court hereby appoints the following person as Public Guardian for the Respondent (include name and address of Public Guardian):

## 3. The Court hereby establishes a:

☐ **Full Guardianship.** The Guardian has all powers available under the Maine Uniform Guardianship, Conservatorship and Protective Proceedings Act.<sup>5</sup> The basis for granting a full guardianship and the specific findings that support the conclusion that a limited guardianship would not meet the functional needs of the Respondent are as follows:<sup>6</sup>

 $\square$  **Limited Guardianship.** The powers granted to the Guardian are as follows:<sup>7</sup>

4. Unless otherwise ordered below or by subsequent order of the Court, the Guardian may not (a) consent to the adoption of the Respondent; 8 (b) consent or withhold consent to the marriage of the Respondent if the Respondent's right to marry has been removed or made subject to conditions under Paragraph 5 of this Order; (c) petition for divorce, dissolution or annulment of the marriage of the Respondent or for a declaration of invalidity of the Respondent's marriage; <sup>10</sup> (d) support or oppose a petition for divorce, dissolution or annulment of marriage of the Respondent or for a declaration of invalidity of the Respondent's marriage; <sup>11</sup> (e) unless generally set forth in the Guardian's Plan or unless the Guardian complies with the notice provisions of 18-C M.R.S. § 5-314(5)(D)(3), move the permanent place of dwelling of the Respondent to a nursing home, mental health facility or other facility that places restrictions on the individual's ability to leave or have visitors; <sup>12</sup> (f) establish or move the place of dwelling of the Respondent outside this State; <sup>13</sup> (g) unless generally set forth in the Guardian's Plan or the Guardian gives notice of the action in accordance with 18-C M.R.S. § 5-314(5)(F), take action that would result in the sale of or surrender the lease to the primary dwelling of the Respondent; <sup>14</sup> (h) revoke or amend a power of attorney for health care or an advance health care directive or power of attorney for finances executed by the Respondent; <sup>15</sup> (i) initiate the commitment of the Respondent to a mental health facility except in accordance with the State's procedure for involuntary civil commitment under Title 34-B, chapter 3, subchapter 4, article 3;16 (i) restrict the ability of the Respondent to communicate, visit or interact with others,

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including receiving visitors or making or receiving telephone calls, personal mail or electronic communications, including through social media, or participating in social activities, unless a protective order or a protective arrangement instead of guardianship is in effect that limits contact between the Respondent and a person, or the Guardian has good cause to believe restriction is necessary because interaction with the person poses a risk of significant physical, psychological or financial harm to the Respondent and the Guardian complies with the notice requirements of 18-C M.R.S. § 5-315(3)(C):<sup>17</sup>

right to	5. marry.	Unless otherwise provided below, the Respondent retains the right to vote and the
	suppor	e Court hereby finds that the Respondent cannot communicate, with or without t, a specific desire to participate in the voting process, and hereby removes indent's right to vote.
	conditi	e Court hereby places conditions on the Respondent's right to marry. The ons placed on the Respondent's right to marry, and the Court's findings that the conditions on the right to marry are as follows:
		e Court hereby removes the Respondent's right to marry. The Court's findings that the removal of the right to marry are as follows:
		The Court hereby appoints the following person(s) as successor Guardian to the amed in Paragraph 3 above. <sup>19</sup> Co-guardians shall make decisions jointly unless cified below: <sup>20</sup>

The successor Guardian shall serve upon the following future event:<sup>21</sup>

powers as provided in Paragraphs 3 and 4 above OR  the successor Guardian's powers shall be modified from those provided in Paragraphs 3 and 4 as follows: 22
7. Except as modified below, the Guardian shall provide notice and access to reports and plans as provided in 18-C M.R.S. § 5-310(5), (6).
☐ The provision of notices and access to reports and plans provided in 18-C M.R.S. § 5-310(6) to one or more of the Respondent's spouse, domestic partner, and/or adult child(ren) would be contrary to the preferences or prior directions of the Respondent or not in the best interest of the Respondent, as follows: <sup>23</sup>
$\hfill\Box$ The following additional person(s) is/are entitled to notices and/or to access to reports and plans as provided below: $^{24}$
8. The Court has reviewed the Guardian's plan submitted after acceptance of its nomination, <sup>25</sup> and such plan is hereby approved. <sup>26</sup> The Guardian shall provide a copy of the plan to the Respondent and to all persons entitled to notice as provided in 18-C M.R.S. § 5-316(5).

The Guardian shall at least annually, and at any time when ordered by the Court,

review this Guardianship and file a report of such review with the Court. Each review must contain an examination and evaluation of the Guardian's plan and recommendations for a modification of

the plan, as appropriate or necessary.<sup>27</sup>

10. The Guardian shall give a copy of this Order together with a notice of the right to request termination or modification to the Respondent and to all other persons given notice under 18-C M.R.S. § 5-303 not later than 14 days after the date of this Order.<sup>28</sup>

Pursuant to M.R.Prob.P. 79(a) and at the specific direction of the Court, the Register shall enter on the docket that this Order is incorporated by reference.

Dated:
Judge of Probate
<sup>1</sup> 18-C M.R.S. § 5-702.
<sup>2</sup> 18-C M.R.S. §§ 5-310(1), 5-303(2).
<sup>3</sup> 18-C M.R.S. §§ 5-303(3); 5-302(2)(A)-(C).
<sup>4</sup> 18-C M.R.S. §§ 5-310(1)(A); 5-301(1)(A).
<sup>5</sup> 18-C M.R.S. §§ 5-102(9), 5-314(1), 5-707.
<sup>6</sup> 18-C M.R.S. § 5-310(3).
<sup>7</sup> 18-C M.R.S. §§ 5-310(4), 5-713.
<sup>8</sup> 18-C M.R.S. § 5-314(2).
<sup>9</sup> 18-C M.R.S. § 5-314(3)(A).
<sup>10</sup> 18-C M.R.S. § 5-314(3)(B).
<sup>11</sup> 18-C M.R.S. § 5-314(3)(C).
<sup>12</sup> 18-C M.R.S. § 5-314(5)(D).
<sup>13</sup> 18-C M.R.S. § 5-314(5)(E). The move or establishment must also be consistent with the guardian's plan.
<sup>14</sup> 18-C M.R.S. § 5-314(5)(F).
<sup>15</sup> 18-C M.R.S. § 5-315(1). If a power of attorney for health care or an advance health care directive is in effect,
unless the Court orders to the contrary, a health care decision of an agent takes precedence over that of the guardian
and the guardian shall cooperate with the agent to the extent feasible. If a power of attorney for finances is in effect,
unless the Court orders to the contrary, a decision by the agent that the agent is authorized to make under the power
of attorney for finances takes precedence over that of the guardian and the guardian shall cooperate with the agent to
the extent feasible.
<sup>16</sup> 18-C M.R.S. § 5-315(2).
<sup>17</sup> 18-C M.R.S. § 5-315(3).
<sup>18</sup> 18-C M.R.S. § 5-310(2).
<sup>19</sup> 18-C M.R.S. § 5-111. Include name and address of each successor Guardian hereby appointed.
<sup>20</sup> 18-C M.R.S. § 5-110(4).
<sup>21</sup> 18-C M.R.S. § 5-111(3).
<sup>22</sup> 18-C M.R.S. § 5-111(4).
<sup>23</sup> 18-C M.R.S. § 5-310(6). Except as modified in this paragraph, the Respondent's spouse or domestic partner, if any
and adult children, if any, are entitled to the notices and to access to reports and plans provided in 18-C M.R.S. § 5
310(5).
<sup>24</sup> 18-C M.R.S. § 5-310(5).
<sup>25</sup> 18-C M.R.S. § 5-705.
<sup>26</sup> 18-C M.R.S. §§5-316(1), (4).
<sup>27</sup> 18-C M.R.S. § 5-707(2).
<sup>28</sup> 18-C M.R.S. § 5-311.