STATE OF MAINE

PROBATE COURT	DISTRICT COURT
County:	Location:
Docket No	Docket No
IN RE:	ORDER OF APPOINTMENT OF
(Minor Name)	GUARDIAN OF MINOR
	AND CONCLUSIONS OF LAW
	AND CONCLUSIONS OF LAW ☐ Interim ☐ Final
	18-C M.R.S. §§ 5-204 - 5-211
	10-C W.R.S. 88 3-204 - 3-211
be appointed guardian of the above-named m	al hearing, the Court finds that a suitable person has been presented to inor, that venue is proper, that the required notices have been given or I.R.S. §§ 5-204 and 5-205 have been met. In addition, the Court finds the minor, as set forth below.
The Court hereby appoints the following per Name:	_
Address:	
The Court hereby appoints the following per	son as co-guardian:
Name:	
Address:	
	nct jointly and severally, unless limited as follows:
in eo guardians are appointed, they shan a	cerjoinary and severany, amess inneed as ronows.
The Court hereby directs issuance of Lette	ers of Guardianship to said guardian(s) and finds as follows:
1. REASON(S) FOR APPOINTMENT (chack all that anniv).
The following parent(s) consent	
All parental rights have been terminate	ted:
_ 1	or unable to exercise their parental rights, as set forth in the attached
	; or
All parents are deceased.	
-	
2. DUTIES AND RESPONSIBILITIES (OF GUARDIAN

Except as limited by this order of appointment, the guardian of the minor has the duties and responsibilities of a parent regarding the minor's support, care, education, health, and welfare. A guardian shall act at all times in the best interest of the minor and shall exercise reasonable care, diligence, and prudence. The guardian shall also:

- A. Become or remain personally acquainted with the minor and maintain sufficient contact with the minor to know of the minor's capacities, limitations, needs, opportunities, and physical and mental health;
- B. Take reasonable care of the minor's personal effects and bring a protective proceeding if necessary to protect other property of the minor;
- C. Expend money of the minor that has been received by the guardian exclusively for the minor's support, care, education, health, and welfare;

- D. Conserve any excess money of the minor for the minor's future needs, but if a conservator has been appointed for the estate of the minor, the guardian shall pay the money at least quarterly to the conservator to be conserved for the minor's future needs;
- E. Report the condition of the minor and account for money and other assets in the guardian's possession or subject to the guardian's control, as ordered by the court on application of any person interested in the minor's welfare or as required by court rule;
- F. Inform the court of any change in the minor's custodial dwelling or address.

3.		EPORTING ON THE STATUS OF MINOR The guardian(s) is required to submit regular status reports about the minor, to be submitted under oath or affirmation to the court and served on the \square parent(s) and \square guardian ad litem, if still active, on an annual basis or as follows:
		The status report shall be filed using form GS-014 and shall include the following information contained in 18-C M.R.S. § 5-207(3)(A)(1)-(10).
4.		GHTS AND RESPONSIBILITIES RETAINED BY PARENT(S) The parent(s) of the minor does not retain any rights and responsibilities; OR The parent(s) of the minor retains rights and responsibilities as follows: Parent-Child Contact.
		The parent(s) shall have contact with the minor as follows:
		Conditions on such contact are as follows:
		The court finds that denial of parent-child contact with the following parent(s) is necessary to protect the physical safety or emotional well-being of the minor:
	В.	Access to records and information regarding the minor as provided for under 19-A M.R.S. § 1653(2)(D)(4) with regard to the following parent(s):
5.	_	LD SUPPORT Child Support Order attached to this Appointment and incorporated by reference.
6.	Го	ITATIONS OF APPOINTMENT ther than the rights and responsibilities retained by the parents as specified above, the order of appointment pardian is limited in the following way(s):

_	Based on the parties' agreement, the appointment remains in place until the following date and/or the occurrence of the following event:
	The appointment remains in place until the minor reaches the age of majority, or upon the minor's death adoption, emancipation, or marriage, unless modified or terminated by further order of the court.
	Other:
	ANSITIONAL ARRANGEMENT The order regarding transitional arrangement for minor is attached to this Appointment and incorporated by reference.
	E COURT ALSO HEREBY MAKES THE FINDINGS AND CONCLUSIONS ATTACHED, WHICE E INCORPORATED HEREIN.
Dated:	

7. DURATION OF APPOINTMENT

NOTICE TO PARTIES:

Parties may appeal the Final Order of Appointment of Guardian by following the procedure found in M.R. App. P. 2A, and filing a notice of appeal within 21 days after the date the Order is entered in the court's docket. If no timely appeal is filed, parties are deemed to have waived their right to appeal, and the Final Order of Appointment of Guardian shall become final.

WARNING:

The court has authority to hold a hearing and find that a party has violated the Order, to find a party in contempt, and to order relief to the other party for the violations or contempt.

Modification of Guardianship Order

A guardian of a minor, a parent of a minor, a person interested in the welfare of a minor, or the minor, if 14 years of age or older, may file a motion asking the court to modify the terms of this Order. The motion must be filed with the court and served on all parties entitled to notice. Unless the motion specifies that it is filed with the consent of all parties entitled to notice, the matter must be set for hearing to determine whether there has been a substantial change in circumstances necessitating modification of the Order and how the court should modify the Order in furtherance of the best interest of the minor and the parents' rights.

Termination of Guardianship Order and Appointment of Guardian

A guardianship of a minor terminates upon the minor's death, adoption, emancipation, marriage, attainment of majority, or as ordered by the court set forth above. If a parent wishes to terminate a guardianship order before one of these events, the parent must file a petition to terminate the guardianship. The petition must be set for hearing to determine whether the Order should be terminated and, at that hearing, the burden of proof is on the guardian to establish that the parent is currently unable or unwilling to exercise parental rights.

The appointment of a guardian terminates upon the death, resignation, or removal of the guardianship or upon termination of the guardianship. A minor, if 14 years of age or older, a parent of the minor, or a person interested in the welfare of the minor may petition for removal of a guardian on the ground that removal would be in the best interest of the minor or for other good cause. A guardian may petition for permission to resign. A petition for removal or permission to resign may include a request for appointment of a successor guardian.

FINDINGS OF FACT AND CONCLUSIONS OF LAW

After hearing, or after opportunity for hearing, the Court appointed
as guardian(s) for, a minor, pursuant to 18-C M.R.S. §
5-204(2). In making that appointment, the Court determines that the appointment is in the best interest of
the minor, and finds, by clear and convincing evidence that the parents are unwilling or unable to exercise
their parental rights. In support of that determination and that finding, the Court makes the following
findings and conclusions:
Dated:
ludgo Probata Court / District Court