IN THE CIRCUIT COURT OF THE TWELFTH JUDICIAL CIRCUIT WILL COUNTY, ILLINOIS – IN PROBATE

IN RE THE ESTATE OF

Name of disabled adult

CASE NO: _____

Respondent, A Disabled Adult

ORDER APPOINTING PLENARY GUARDIAN FOR A DISABLED ADULT

This matter coming before the Court for hearing on the petition for appointment of plenary guardian, due notice

having been given and the Court having heard the evidence, having reviewed the file, and being fully advised in the

premises the Court finds by clear and convincing evidence:

- 1. That the respondent is a disabled adult and is
 - **a**. totally without understanding or capacity to make or communicate decisions regarding his/her person
 - **b**. totally unable to manage his/her financial affairs.
- Limited guardianship will not provide sufficient protection for the disabled adult's person/ careers person and estate.
- 3. The factual basis for the findings of the Court is as follows:

List reason for guardianship (Diagnosis as set forth in Physician Report, for example)

IT IS HEREBY ORDERED THAT:

- A. The disabled adult's presence at the hearing is excused for the reason that the record shows that the disabled adult Mark correct box if disabled adult is not present will suffer harm if attending.
- B. ______ is appointed plenary guardian of the

estate of the disabled adult and is granted all powers under 755 ILCS 5/11a-18 of the Probate Act.

C.

Name of guardian of person of disabled adult

person of the disabled adult and is granted all powers under 755 ILCS 5/11a-17 of the Probate Act.

- □ Upon finding that residential placement is appropriate under 755 ILCS 5/11a-14.1, the guardian of the person is granted the specific power of residential placement. (**No authority if not checked.**)
- D. Letters of plenary guardianship shall issue in accordance with this Order.
- E. The acceptance of office and bond of the plenary guardian is approved:
 - without surety
 - with surety in the amount of \$_____.

ANDREA LYNN CHASTEEN, CLERK OF THE CIRCUIT COURT OF WILL COUNTY

F.	The court finding that the fees of	the Guardian Ad Litem are reasonable and necessary, the guardian ad litem
	fee is set in the amount of \$, to be paid:
	Check one:	-

- Out of the ward's account
- **D** By petitioner
- □ Upon specific finding that the ward and petitioner lack sufficient resources to pay the fees of the Guardian Ad Litem, by the County of Will
- Other: _____

G. The plenary guardian of the estate shall file with the Court:

- i. an inventory as required by section 14-1 within 60 days of this Order.
- ii. a verified account as required by section 24-11 (a) and shall appear before the Court on

_____, 20_____ at _____ a.m./p.m.

First Annual/Tri-Annual Accounting date and time set by the Court

H. The plenary guardian of the person shall file a report as required by section 11a-17(b) and shall appear before the Court on

_____, 20_____ at _____ a.m./p.m.

- I. The Clerk of the Circuit Court of Will County shall mail to the disabled adult at the residence address set forth in the Petition filed herein a written statement informing the disabled adult of the person's rights under section 11a-20 to petition for termination of adjudication of disability, revocation of letters of plenary guardianship of the estate or person, or both, or modification of the duties of the plenary guardian, and of the procedures for petitioning the Court.
- J. The guardian is prohibited from permanently removing the disabled adult from the State of Illinois without the approval of this Court.
- K. Pursuant to 755 ILCS 5/11a-12(e), the Guardian shall complete the Guardianship training program offered by the Illinois Guardianship and Advocacy Commission found at <u>https://onenet.illinois.gov/guardianship</u> and shall file a Certificate of Completion with the Clerk of the Circuit Court on or before ______, 20____.

Dated:	, 20
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Enter: _____

Judge

Attorney Name	

ARDC #_____

Firm Name _____

Attorney for _____

Address

City and Zip _____

Telephone ____

ANDREA LYNN CHASTEEN, CLERK OF THE CIRCUIT COURT OF WILL COUNTY