Approved, SCAO JIS CODE: AGL

STATE OF MICHIGAN PROBATE COURT COUNTY OF

ACCEPTANCE OF APPOINTMENT AND REPORT OF GUARDIAN AD LITEM OF ALLEGED INCAPACITATED INDIVIDUAL

FILE N	10.
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COUNTY OF	ALLEGED INCAPACITATED INDIVIDUAL	
In the matter of		, alleged incapacitated individual
1. I have been appointed by the court	as guardian ad litem, and I accept this appointment	•
2. I have performed the duties required	d by statute (see reverse side for list of duties).	
3. I visited the alleged incapacitated in	ndividual on at Date Location	
and, to the extent that the individua	I could comprehend, explained the nature, purposed with each provision of MCL 700.5305(1).	e, and legal effects of a guardian's
contest the petition.	vidual wishes to: uardian's powers. object to the appointment of have an attorney appointed. spute related to the guardianship, namely	•
c. There is one or more appropria	Il not be resolved through court-ordered media ate alternative to a full guardianship, namely: guardian with the following powers:	
☐ 3) the alleged legally incap ☐ a patient advocate de ☐ a durable power of at ☐ d. The alleged incapacitated indi		
☐ The individual will retain leg	al counsel.	int legal counsel.
OR	4a above is demanded. (no further report or recommer ve is demanded. My report to the court and recomm	
Signature	Address	
Name (type or print)	City, state, zip	Telephone no.
	SECOND PAGE FOR DUTIES OF GUARDIAN AD rcuit court family division, please enter the court name and co	

Do not write below this line - For court use only

DUTIES OF GUARDIAN AD LITEM

Your duties as guardian ad litem include all the following:

- 1. Visit the individual alleged to be incapacitated.
- 2. Explain to the individual the nature, purpose, and legal effects of the appointment of a guardian.
- 3. Give the individual form PC 626 that outlines the rights in MCL 700.5306a(1).
- 4. Explain to the individual the hearing procedure and the individual's rights in the hearing procedure, including but not limited to:
 - a. the right to contest the petition.
 - b. the right to request limits on the guardian's powers.
 - c. the right to object to a particular person being appointed guardian.
 - d. the right to be present at the hearing.
 - e. the right to be represented by legal counsel and that legal counsel will be appointed for the person if s/he is unable to afford legal counsel.
- 5. Inform the individual of the name of any person known to be seeking appointment as guardian.
- 6. Ask the individual and the petitioner about the amount of cash and property readily convertible into cash that is in the individual's estate.
- 7. Make determinations and inform the court of those determinations, on all the following:
 - a. whether the individual alleged to be incapacitated wishes to be present at the hearing.
 - b. whether the individual alleged to be incapacitated wishes to contest the petition.
 - c. whether the individual alleged to be incapacitated wishes limits be placed on the guardian's powers.
 - d. whether the individual alleged to be incapacitated objects to a particular person being appointed guardian.
 - e. whether there is one or more appropriate alternatives to the appointment of a full guardian or whether other action should be taken in addition to the appointment of a guardian after considering:
 - i. appointment of a limited guardian, including the specific powers and limitation on those powers the guardian ad litem believes appropriate.
 - ii. appointment of a conservator or another protective order under 700.5401 et seq.
 - iii. execution of a patient advocate designation, do-not-resuscitate declaration, or durable power of attorney with or without limitations on purpose, authority, or duration.
 - iv. available support from family members. Family members may often take responsibility for the care of an individual. Also, if the individual should be diagnosed as having a reduced life expectancy because of an advanced illness, state law allows a member of the individual's immediate family or next of kin to make informed decisions regarding the individual receiving, continuing, discontinuing and refusing medical treatment and may choose palliative treatment and adequate and appropriate pain and symptom management.

In the report informing the court of the determinations, include an estimate of the amount of cash and property readily convertible that is in the individual's estate.

f. whether a disagreement or dispute related to the guardianship petition might be resolved through court-ordered mediation.