STATE	C OF INDIANA)	IN THE ELKHART SUPERIOR COURT 6	
COUN	TY OF ELKHART)	CASE NO:	
IN RE	THE GUARDIANSHI	P OF:		
Name o	f Incapacitated Person			
			APPOINTING GUARDIAN FOR CAPACITATED PERSON	
1.	☐ The alleged incapacite	ated person wa	as present at the hearing.	
	☐ It is impossible or imp	practical for th	ne alleged incapacitated person to be present due to the alleged	
	incapacitated person's	s disappearanc	ee, absence from the state, or similar circumstances.	
	\Box It is not in the alleged incapacitated person's best interest to be present because of a threat to the health or			
	safety of the alleged i	ncapacitated p	person.	
	☐ The incapacitated per	son has knowi	ingly and voluntarily consented to the appointment of a guardian or the	
	issuance of a protective	ve order and a	t the time of such consent the incapacitated person was not incapacitated	
	as a result of a mental	condition tha	t would prevent that person from knowingly and voluntarily consenting.	
			ingly and voluntarily waived notice of the hearing and at the time of such	
	•	•	s not incapacitated as a result of a mental condition that would prevent	
	that person from mak	ing a knowing	g and voluntary waiver of notice.	
2.	The petition for appointment of guardian should be granted.			
3.	The individual for whom the guardian is sought is an incapacitated person.			
4.	The appointment of a gu	ardian is neces	ssary as a means of providing care and supervision of the physical	
	person or property of the	incapacitated	person.	
IT IS T	HEREFORE ORDEREI) :		
1.	is hereby adjudicated an incapacitated person.			
2.			is appointed guardian over the \square person / \square estate of	

3.	The scope of the guardianship is limited in the following manner:			
4				
4.	☐ The bond of the guardian is fixed in the sum of \$			
	☐ No bond is required except on further Order of this Court.			
5.	The Clerk is directed to issue letters of guardianship to the guardian upon qualification.			
6.	☐ The guardian now qualifies by taking and subscribing oath and giving bond if required. (individual)			
	☐ The guardian now qualifies by filing acceptance of appointment and oath of its corporate officer and filing			
	bond if required. (non-individual/institution)			
7.	Your verified inventory and accountings must be prepared consistent with the provided template and filed with			
	the court by the report due dates. You must notify the court of any changes in your contact information. Once			
	you complete your inventory and accountings, you will need to file the final copy and required attachments with			
	the court. If you share guardianship of the estate with another, only one of you need be designated to complete			
	the inventory and accountings and notify the court of this designation to avoid duplication. However, you are both equally responsible for the information provided to the court in the filed inventory and accountings			
	regardless of this designation.			
	regulatess of this designation.			
SO OR	DERED			
	Judicial Officer			
	Elkhart Superior Court 6			
Distribu	tion:			