STATE OF WYOMING	) )SS	IN THE DISTRICT COURT
COUNTY OF	)	JUDICIAL DISTRICT
IN THE MATTER OF THE GUARDIANSHIP OF	) ) )	Probate No
An Adult,	_, )	
ORDER A	PPOINTING GUA	RDIAN FOR AN ADULT
-		intment of Guardian for the above adult and
after hearing on		date),
THE COURT FINDS THAT	2:	
1. All parties required	to be served have	been duly served or have consented to the
appointment of the gu	ardian named herein	and this Court has jurisdiction over the parties
and the subject matter	herein, and venue is	proper.
2. The Petitioner is		(Petitioner's name) who is:
a person interested	in the welfare of the	Proposed Ward.
OR		
the Proposed War	d. (Check this box	only if Proposed Ward is filing a voluntary
petition.)	`	
3. The Proposed Ward	Respondent is:	
Full Name:	-	
Current age:		
		7in Code
		Zip Code:
Name and address of the	he person or facility h	naving the care, custody or control of the

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4.	☐The Proposed Ward is an incompetent or mentally incompetent person who is unable,			
	unassisted, to properly manage	and take care of himself/her	self or his/her property;	
	OR			
	☐The Proposed Ward filed a vo	oluntary petition for guardia	nship.	
5.	• The appointment of a guardian	is necessary for the followin	g reasons:	
6.	. The requested guardianship is	the least restrictive and m	nost appropriate guardianship	
	suitable to the Ward's circumsta	ances and needs.		
7.	. The Proposed Guardian is a fit a	and proper person to serve a	s guardian for the Ward.	
8. The Proposed Guardian has priority for appointment, or those who have a higher				
	are unwilling, unable, or unfit to	o serve as guardian.		
9.	. It is in the Ward's best interest	that the requested guardians	hip be approved.	
10	<b>0.</b> The Guardian shall not be requi	ired to give bond.		
11	1. The Guardian shall serve without	ut compensation.		
Th	The Court has considered any expr	ressed wishes of the Adult c	oncerning the selection of the	
Guardi	lian. The Court has considered t	the powers and duties of th	e Guardian, the scope of the	
Guardi	lianship, and the priority and quali	ifications of the Nominee.		
NOW	THEREFORE, THE COURT	ORDERS THE FOLLOW	ING:	
The C	Court appoints the following per	son as Guardian of the Ad	ult Ward:	
	Name:			
	Street Address:			
	Mailing Address, if different:			
	City: S			
	Home Phone #:	Work Phone #:		
	Email Address:			

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The Court directs the issuance of Letters of Guardianship, without bond upon the taking
and filing of a proper oath, as follows:
Unless otherwise ordered by the Court, the Letters shall expire on,(date);
OR,
☐ The Letters of Guardianship are permanent and shall expire on the death of the Ward,
unless terminated earlier by further Court order.
The Court finds that the least restrictive and most appropriate guardianship suitable to the
Ward's circumstances and needs is as follows:
☐ The powers and duties of the Guardian are unrestricted and the Guardian shall have
plenary duties, powers, and responsibilities as set forth by Wyoming law.
OR
The powers and duties of the Guardian are limited by the following restrictions:
And, under the limited guardianship, the Ward retains the following rights:
The Court further orders the following:

- 1. The Guardian shall notify the Court within thirty (30) days if his/her home address, email address, or phone number changes and/or any change of address for the Ward.
- 2. The Guardian may not establish or move the Ward's custodial dwelling outside the State of Wyoming without a Court order.

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3.	The guardian shall present to the court and file in these proceedings a signed, written
	report on the physical condition, including level of disability or functional incapacity,
	principal residence, treatment, care, and activities of the ward, as well as providing a
	description of those actions the guardian has taken on behalf of the ward. As required by
	W.S. § 3-2-109, the first such report is to be made within six (6) months following the
	guardian's appointment and, thereafter, every six (6) months following the initial report,
	and at other times as the Court may order. The guardian's report must be filed within
	thirty (30) days of the guardian's removal or resignation from, or the termination of, the
	guardianship, or at other times as the Court may order. The Court shall maintain a
	calendar for filing of guardianship reports. If the guardian's report is not timely filed,
	the Court shall enter an order for the guardian to show cause why the guardian should
	not be held in contempt.

The Court further orders:					
DATED:	, 20				
	District Court Judge				

4.