Superior Court of California, County of Contra Costa

# **GUARDIANSHIP PACKET** of Person and Estate or Estate Only

### What you will find in this packet:

- How to File for Guardianship of Person and Estate or Estate Only (GC-03a)
- Emergency (Temporary) Guardianship Forms (GC-03b)
- Petition for Appointment of Temporary Guardian (GC-110)
- **Declaration** (MC-030)
- Notice of Hearing-Guardianship or Conservatorship (GC-020)
- Proof of Personal Service of Notice of Hearing-Guardianship or Conservatorship (GC-020(P))
- Order Appointing Temporary Guardian (GC-140)
- Letters of Temporary Guardianship or Conservatorship (GC-150)
- Information on Probate Guardianship of the Person (GC-205-INFO)
- General Guardianship Forms (GC-03c)
- Interpreter Request (MC-300e&s)
- Petition for Appointment of Guardian of Minor (GC-210)
- Petition to Extend Guardianship of the Person (GC-210(PE))
- Guardianship Petition-Child Information Attachment (GC-210(CA))
- Indian Child Inquiry Attachment ICWA-101(A)
- **Declaration** (MC-030)
- Confidential Guardian Screening Form (GC-212)
- Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) (FL-105/GC-120)
- Parental Notification of Indian Status (ICWA-020)
- Consent of Proposed Guardian, Nomination of Guardian, and Consent to Appointment of Guardian and Waiver of Notice (GC-211)
- Notice of Hearing-Guardianship or Conservatorship (GC-020)
- Proof of Personal Service of Notice of Hearing-Guardianship or Conservatorship (GC-020(P))
- Declaration Regarding Notice (GC-02)
- **Duties of Guardian** (GC-248)
- Order Appointing Guardian of Minor (GC-240)
- Letters of Guardianship (GC-250)
- Additional Guardianship Forms (GC-03d)
- Notice of Filing of Inventory and Appraisal and How to Inventory or the Appraised Value of Property (GC-042)

(Continued on back)

- Attachment to Notice of Filing of Inventory and Appraisal and How to Object to the Inventory or the Appraised Value of Property (GC-042(MA))
- Objections to Inventory and Appraisal of Conservator or Guardian (GC-045)
- Pre-Move Notice of Proposed Change of Personal Residence of Conservatee or Ward (GC-079)
- Attachment to Pre-Move Notice of Proposed Change of Personal Residence of Conservatee or Ward (GC-079(MA))
- Post-Move Notice of Change of Residence of Conservatee or Ward (GC-080)
- Attachment to Post-Move Notice of Change of Residence of Conservatee or Ward (GC-080(MA))

You Can Get Court Forms FREE at: www.cc-courts.org/forms

### HOW TO FILE FOR GUARDIANSHIP

### (OF A PERSON AND ESTATE OR ESTATE ONLY)

### WHAT IS GUARDIANSHIP OF A PERSON?

Guardianship is a court proceeding in which a judge gives someone who is not the parent custody of a child under the age of 18. A petition for guardianship of the person is filed when a minor child is living with an adult who is not the parent and the adult needs the legal right to make decisions on behalf of the child. When a guardian of the person is appointed, the guardian is awarded custody of the child and the natural parents no longer have the right to determine where the child will live or how he or she will be educated. Instead, the guardian has those rights, including the responsibility to determine medical treatment for the child.

### TYPES OF GUARDIANSHIP OF A PERSON

The Court can grant two types of guardianships: (1) temporary (emergency) guardianship, which is granted for a limited period of time; and (2) a general guardianship which is granted until the minor reaches 18 years of age.

### **TEMPORARY (EMERGENCY) GUARDIANSHIP**

The court may grant a temporary (emergency) guardianship if:

- There is an immediate and compelling need for the appointment;
- Personal notice to the parent(s) is given five (5) days in advance of the hearing, or there is good cause to waive notice to the parent(s), or they consent and waive notice for the temporary quardianship.

To obtain temporary (emergency) guardianship of a person complete the following forms that follow the **PINK** cover page:<sup>1</sup>

#	FORM NAME	FORM#
1.	Petition for Appointment of Temporary Guardian	GC-110
2.	Declaration (if necessary)	MC-030
3.	Notice of Hearing-Guardianship or Conservatorship-Personal Service	GC-020(P)
4.	Order Appointing Temporary Guardian of Minor	GC-140
5.	Letters of Temporary Guardianship	GC-150
6.	Guardianship Pamphlet (YELLOW pages-for information only-nothing to fill out- KEEP this form)	GC-205

Remember that you must also complete a general guardianship petition when you are filing for a temporary (emergency) guardianship.

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<sup>&</sup>lt;sup>1</sup> These forms are included in the packet attached to these instructions.

### **GENERAL GUARDIANSHIP**

To obtain general guardianship of a person complete the following general guardianship forms that follow the **ORANGE** cover page:<sup>2</sup>

#	FORM NAME	FORM #
1.	Interpreter Request	MC-300e&s
2.	Petition for Appointment of Guardian of Minor	GC-210
3.	Petition to Extend Guardianship of the Person	GC-210(PE)
4.	Guardianship Petition-Child Information Attachment	GC-210(CA)
5.	Indian Child Inquiry Attachment	ICWA-010(A)
6.	Declaration (if necessary)	MC-030
7.	Confidential Guardian Screening Form	GC-212
8.	Declaration Under the Uniform Child Custody Jurisdiction and Enforcement Act- UCCJEA	FL-105/GC-120
9.	Parental Notification of Indian Status	ICWA-020
10.	Consent of Proposed Guardian, Nomination of Guardian, & Consent to Appoint of Guardian & Waiver of Notice	GC-211
11.	Notice of HearingGuardianship or Conservatorship is page 1 and Proof of Service by Mail is page 2.	GC-020
12.	Notice of Hearing-Guardianship or Conservatorship—Proof of Personal Service	GC-020(P)
13.	Declaration Regarding Notice (if necessary)	GC-02 (Local Form)
14.	Duties of Guardian	GC-248
15.	Order Appointing Guardian or Extending Guardianship of the Person	GC-240
16.	Letters of Guardianship	GC-250

### WHAT DO I DO WITH THE FORMS ONCE THEY ARE COMPLETED?

### • Temporary (emergency) Guardianship Petition Forms

Remember that when you file a temporary (emergency) guardianship petition **YOU MUST ALSO COMPLETE** all of the forms for a general guardianship petition.

So, if you are petitioning for both a temporary and general guardianship, take your completed temporary and general guardianship forms to the Probate Examiners in Room 210 of the Wakefield Taylor Courthouse, 725 Court St., Martinez, CA. The Probate Examiners Office is open from 8:00 a.m. to 11:00 a.m., Monday through Friday. However, you <u>must sign in</u> for help between the hours of <u>8:00 a.m. to 9:00 a.m</u>. The Probate Examiners will begin

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<sup>&</sup>lt;sup>2</sup> These forms are included in the packet attached to these instructions.

reviewing documents starting at 9:00 a.m. each day, but only if you have already signed in before 9:00 a.m. The Probate Examiners will review your documents and ask you to make whatever corrections, if any, are necessary. They will then give you further instructions relating to serving and filing the petitions.

### **General Guardianship Petition Forms**

If you are only filing a petition for a general guardianship, you also take your completed forms to Room 210 of the Wakefield Taylor Courthouse, 725 Court St., Martinez, CA. The Probate Examiners Office is open from 8:00 a.m. to 11:00 a.m., Monday through Friday. However, you must sign in for help between the hours of 8:00 a.m. to 9:00 a.m. The Probate Examiners will begin reviewing documents starting at 9:00 a.m. each day, but only if you have already signed in before 9:00 a.m. The Probate Examiners will review your documents and ask you to make whatever corrections, if any, that are necessary.

Once the review is completed, they will make two copies of your general petition. You will take the original and the two copies and file them with the Probate Clerk in Room 103, in the Wakefield Taylor Courthouse, 725 Court Street, Martinez, CA. The clerk will keep the original and one copy and return to you an endorsed filed copy which will have the hearing date when the court will hear the general quardianship petition and have your case number. You will have to serve the Notice of Hearing and Petition on all necessary parties.

### **HOW DO I SERVE THE GUARDIANSHIP FORMS?**

### **Serving the Temporary Guardianship Forms**

The law requires that parents and certain relatives be given a copy of the petition for quardianship and certain other court forms you filed with the court. After all, they have to know that you are petitioning for guardianship of the minor. The legal term for this is "serving notice." Someone else--NOT YOU--must serve the documents. You must do this right or you will have to start all over.

Personal Service-the parents (or any person having legal custody of the child) and the minor who is the subject of the petition and over the age of 12 must be personally served.

This means that someone-not you-who is over 18 years of age personally hands them a copy of: (1) Petition for Appointment of Temporary Guardian of the Person (GC-110); (2) Notice of Hearing (GC-020) at least five (5) days before the hearing.

In Contra Costa County, the court requires that only the parents and minors over 12 years of age be personally served with the temporary (emergency) guardianship forms.

#### Serving the general guardianship forms

Personal Service-You must personally serve the mother and father of the minor and also the minor if the minor is over 12 years of age. You must serve the following: (1) Petition for Appointment of Guardian of the Person (GC-210): (2) Guardianship Petition-Child Information Attachment (GC-210(CA)); Indian Child Inquiry Attachment (ICWA-010(A)); Notice of Hearing-Guardianship or Conservatorship (GC-020); and Order Appointing Temporary Guardianship (GC-240), if granted. The general Petition must be served fifteen (15) days before the court hearing.

Service by mail-Paternal and maternal grandparents, the child's brothers and sisters, including half-brothers and half-sisters, and any person having the care of the proposed child of the guardianship (if other than the person having legal custody) [and any spouse named in the petition may be served by mail.] This means that someone—not you-mails them a copy of the Notice of Hearing and Petition for Appointment of Guardian of the Person at least 15 days before the court hearing.

### WHAT IF I DO NOT KNOW WHERE THE PARENTS OR RELATIVES ARE?

If you do not know where the parents or relatives are, you must make a reasonable and diligent effort to locate them. Try to find them by:

- Asking all family members, friends, acquaintances, and employers;
- Searching the real and personal property indexes in the recorder's and assessor's offices for the county where the person last lived;
- Looking in the phone book;
- Calling telephone information;
- Searching on the internet & social media websites; and
- Doing anything else you can think of to find them.

If you have done everything you can to locate the parents or relatives and you still can't locate them, you can ask the court to allow you to proceed without giving notice to those persons. To do this, fill out a Declaration Regarding Notice (Form GC-02), which is included in this packet, and file it at least **five days** prior to the court hearing.

### WHAT DO I DO WITH THE PROOF OF SERVICE ONCE THE FORMS ARE SERVED?

If the forms were served by personal delivery to the parents or relatives, the person who served the forms fills out a Proof of Personal Service of Notice of Hearing-Guardianship form (GC-020(P)). If the forms were served by mail (not allowed for parents or minor(s) in the case), the person who served the forms fills out the Proof of Service by mail on page 2 of the Notice of Hearing form (GC-020). The Notice of Hearing must be attached to the proof of service.

After the forms have been properly filled out, signed and dated, make two copies and file the forms at least **five (5) days** before your hearing.

### WHAT IF THE PARENTS AND RELATIVES AGREE THAT I CAN BE THE GUARDIAN, DO I STILL HAVE TO SERVE THEM?

If anyone who is required to receive notice of the guardianship petition (parents and relatives) agree that you can be the guardian, they can sign the Consent of Proposed Guardian, Nomination of Guardian, and Consent to Appointment of Guardian, and Waiver of Notice form (GC-211). You do not have to give notice to anyone who signs the consent portion of that form. If a person tells you verbally they agree you can be the guardian, but does not sign a written consent, you will still have to give the person notice.

### WHAT SHOULD I DO BEFORE THE HEARING DATE?

Before your court hearing date, a probate examiner will review the paperwork you submitted and make notes for the probate judge. These notes are available **6 to 7 court** days before the hearing and can be read by going to <a href="www.cc-courts.org">www.cc-courts.org</a>. Click on Online Services and then click on **Tentative Rulings** which will take you to the tentative ruling for civil/probate. Scroll down and click on your department number which should open a list of dates. You can find the notes made by the probate examiners by clicking on the date of your hearing, opening the document and searching for your name or case number or the minor's name.

It is **IMPORTANT** that you check the ruling because if there are things that are missing and/or corrections to be made they will appear in the tentative ruling. Ordinarily the defects need to be corrected before your petition will be granted by the judge. If defects are noted, attend the hearing to assure the judge you still want the guardianship. The court may continue the hearing to a later date to allow you time to correct the defects.

If the court grants your petition for guardianship at the hearing, the court will sign the Order Appointing Guardian of Minor (GC-240) and the clerk will issue the Letters of Guardianship (GC-250). The Letters of Guardianship are evidence of your authority to act on behalf of the child.

### WHAT ARE THE FEES FOR FILING A PETITION FOR GUARDIANSHIP?

The fee for filing a petition for appoint of guardian of the person only **(GC-210(P))** is \$225.00. Additional fees may be assessed based on each case which may include fees for conducting an investigation.

### WHAT IF I CANNOT AFFORD THE FEES?

If you cannot afford the filing fee, you can request a fee waiver by completing and filing a Request to Waive Court Fees (FW-001-GC) and Order on Court Fee Wavier (FW-003-GC)<sup>3</sup>.

A court fee waiver requested by you to be appointed guardian of a person will be based on the **financial condition of the proposed minor and/or his parents and not on your financial condition.** However, you are responsible for completing all forms and providing all information asked for in the forms.

### WHAT IS GUARDIANSHIP OF AN ESTATE?

A guardian of a minor's estate is usually necessary if the minor has substantial assets, such as an inheritance. Generally, you need a guardianship of the minor's estate to handle an inheritance even if you are the minor's parent.

# WHAT FORMS DO I HAVE TO COMPLETE TO BECOME THE GUARDIAN OF THE PERSON AND ESTATE?

#### **Petition for Guardianship of Person & Estate**

If you are petitioning for a temporary guardianship and a general guardianship of the person and estate you must complete both the petitions.

However, on the Petition for Appointment of Guardian (Form GC-210) be certain that:

- You check the box for person and for estate;
- **Item #1c.:** this item deals with the requirement that the guardian of a minor's estate post a "bond" to insure that the estate will be reimbursed if the guardian takes improper actions, such as stealing or mishandling estate funds.
- Check Item #1c(1): if both living parents nominate you as guardian and agree to **waive** bond and the court does not require otherwise; (2) the estate consists of property given by another person to the minor, and that person has requested waiver of the bond, either in a written nomination of guardian or in a will.

If you do not qualify to have bond waived you will have to post a bond from a surety company. The guardians may: (1) obtain bond from personal sureties - such as friends or relatives; (2 deposit non-estate money, certificates of deposit, or certain bond with the court clerk or assign an interest in financial accounts to the court clerk; or (3) place funds from the minor's estate in a

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<sup>&</sup>lt;sup>3</sup> These forms are not included in the packet. They have to be purchased separately.

"blocked account." A blocked account requires written permission from the court before the guardian can withdraw funds or remove assets.

• Check Item # 1c(2): if you do not qualify to have bond waived. You choose to post a bond, you will then have to calculate the amount of bond needed.

• Item # 1e: This box is not usually checked this box. This box is checked only when you wish

the court to allow you to undertake certain unusual or speculative actions in

handling the minor's estate.

Item #7: List the total estimated value of what the minor owns.

• Item #9: This box is not usually checked.

You follow the same procedure outlined above for the filing and service of a guardianship of a person.

# WHAT FORMS DO I FILE AFTER APPOINTMENT OF GUARDIAN OF PERSON & ESTATE OR ESTATE ONLY?

After an appointment of guardian of person and estate or estate only, the forms listed below, which follow the blue sheet, may have to be filed at a later date during the guardianship:

#	FORM NAME	FORM #
1.	Notice of Filing Inventory and Appraisal and How to Object to the Inventory of the Appraised Value of Property	GC-042
2.	Attachment to Notice of Filing of Inventory and Appraisal and How to Object to the Inventory or Appraised Value of Property	GC-042(MA)
3.	Objections to Inventory and Appraisal of Conservator or Guardian	GC-045
4.	Pre-Move Notice of Proposed change of Personal Residence of Conservatee or Ward	GC-079
5.	Attachment to Pre-Move Notice of Proposed change of Personal Residence of Conservatee or Ward	GC-079(MA)
6.	Post-Move Notice of change of Residence of Conservatee or Ward	GC-080
7.	Attachment to Post-Move Notice of Change of residence of Conservatee or Ward	GC-080(MA)

# EMERGENCY (TEMPORARY) GUARDIANSHIP FORMS

To file for an EMERGENCY GUARDIANSHIP (called a "TEMPORARY GUARDIANSHIP"), you must complete and file all temporary guardianship forms and all general guardianship forms at the same time.

#	FORM NAME	FORM#	# of Pages
1.	Petition for Appointment of Temporary Guardian	GC-110	2
2.	Declaration  NOTE: Use this form if you need additional space to answer questions	MC-030	2
3.	Notice of Hearing-guardianship or Conservatorship (Ex Parte) is page 1 and Proof of Service by Mail is page 2.*	GC-020	2
4.	Notice of Hearing-Guardianship or Conservatorship-Proof of Personal Service  NOTE: To be filed after the Petition and Notice of Hearing have been personally served on parents and minors 12 years of age and older.	GC-020(P)	1
5.	Order Appointing Temporary Guardian of Minor	GC-140	2
6.	Letters of Temporary Guardianship	GC-150	2
7.	Guardianship Pamphlet (YELLOW - for information only, nothing to fill out - KEEP IT)	GC-205	7

<sup>\*</sup> You must inform the parent(s) of your petition for temporary guardianship or you can get the parent(s) consent to be the minor(s)' guardian. If the minor is 12 years old or older, you must also inform the minor. Giving notice is both very important and can be complicated. If you need help with this please contact the probate facilitator or go to room 210 of the courthouse between 8:00 a.m. to 10:00 a.m.

		00-110
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COUR	T USE ONLY
<del>-</del>		
TELEPHONE NO.: FAX NO. (Optional):		
E-MAIL ADDRESS (Optional):		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF		
STREET ADDRESS:  MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
TEMPORARY GUARDIANSHIP OF	CASE NUMBER:	
(Name):		
MINOR		
PETITION FOR APPOINTMENT OF TEMPORARY GUARDIAN	HEARING DATE:	
Person* Estate* Person and Estate*	DEPT.:	TIME:
1. Petitioner (name each):		
a (Nama):		requests that
a. (Name): (Address and		
telephone number):		
be appointed temporary guardian of the PERSON of the minor and Letters issue upor	qualification.	
b. (Name):		
(Address and		
telephone number):		
be appointed temporary guardian of the ESTATE of the minor and Letters issue upon	=	
<ul> <li>c. (1) bond not be required because petition is for a temporary guardianship of th</li> <li>(2) bond not be required for the reasons stated in attachment 1c.</li> </ul>	e person only.	
(3) \$\text{bond be required for the reasons stated in attachment rc.} bond be fixed. It will be furnished by an admitted sure	etv insurer or as other	wise provided by law
(Specify reasons in Attachment 1c if the amount is different from maximum		
and Cal. Rules of Court, rule 7.207(c).)		
(4) \$ in deposits in a blocked account be allowed. Receip	ts will be filed.	
(Specify institution and location):		
d. a request for an exception to notice of the hearing on this petition for good cause	e is filed with this pet	ition.
e the powers specified in attachment 1e be granted in addition to the powers prov	ided by law.	
f other orders be granted (specify in attachment 1f).		
2. The minor is (name):		
Current address:	Current telephone no.	:
The minor requires a temporary guardian to provide for temporary care, mainte	nance, and support	
protect property from loss or injury because (facts are specified in attack		follows):
		,

\*You MAY use this form or form GC-110(P) for a temporary guardianship of the person. You MUST use this form for a temporary guardianship of the estate or the person and estate.

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TEMPORARY GUARDIANSHIP OF		CASE NUMBER:
(Name):	MINOR	
3. [ [Facts supporting appointment of a temporary guardian (continu	ued) <i>):</i>	
4. Temporary guardianship is required	morel - "	
<ul><li>a. pending the hearing on the petition for appointment of a ge</li><li>b. pending the appeal under Probate Code section 1301.</li></ul>	eneral guardian.	
c. during the suspension of powers of the guardian.	/ · · · ·	
<ol> <li>Character and estimated value of the property of the estate person and estate is requested):</li> </ol>	e (complete if a temp	oorary guardianship of the estate or
a. Personal property:	\$	
personal property, wages, pensions, and public benefits:	\$	
<ul> <li>Additional amount for cost of recovery on the bond, calculated as required under Cal. Rules of Court, rule 7.207(c):</li> </ul>	\$	
d. <b>Total</b> :	\$	
	*	
6. Petitioner believes the minor will will not attend the	hearing.	
7. All attachments to this form are incorporated by this reference as thou attached to this form.	igh placed here in th	nis form. There are pages
Date:		
* (Signature of all petitioners also required (Prob. Code, § 1020).)		(SIGNATURE OF ATTORNEY*)
I declare under penalty of perjury under the laws of the State of California	a that the foregoing	is true and correct.
Date:	•	
(TYPE OR PRINT NAME)		(SIGNATURE OF PETITIONER)
(TYPE OR PRINT NAME)		(SIGNATURE OF PETITIONER)

			MC-030
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):		FOR COURT USE ON	VLY
TELEPHONE NO.: FAX NO. (Optional):			
MAIL ADDRESS (Optional):			
ATTORNEY FOR (Name):			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF			
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
PLAINTIFF/PETITIONER:			
EFENDANT/RESPONDENT:			
		CASE NUMBER:	
DECLARATION		CASE NUMBER.	
DECLARATION			
I declare under penalty of perjury under the laws of the State of Date:	f California that the foregoi	ng is true and correct.	
(TYPE OR PRINT NAME)	(SIC	GNATURE OF DECLARANT)	
	•	Plaintiff Petitioner Other (Specify):	Defendar

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
GUARDIANSHIP CONSERVATORSHIP OF THE PERSON ESTATE	
OF (Name):	
of (warre).	
MINOR (PROPOSED) CONSERVATEE	
	CASE NUMBER:
NOTICE OF HEARING—GUARDIANSHIP OR CONSERVATORSHIP	
This notice is required by law.	
This notice does not require you to appear in court, but you may attend the h	earing if you wish.
4. NOTIOE is all and ( )	
NOTICE is given that (name):     (representative capacity, if any):	
has filed (specify):	
nac med (openny).	
2. You may refer to documents on file in this proceeding for more information. (Some documents	
Under some circumstances you or your attorney may be able to see or receive copies of confiding the proceeding or apply to the court.)	ential documents if you file papers
<ol> <li>The petition includes an application for the independent exercise of powers by a guardian</li> </ol>	o or concentator under
Probate Code section 2108 Probate Code section 2590.	Tor conservator under
Powers requested are specified below specified in Attachment 3.	
4. A HEARING on the matter will be held as follows:	
Don't	Poom:
a. Date: Time: Dept.:	Room:
b. Address of court same as noted above is (specify):	
Aggistive lightening eventure computer aggisted real time aggisted aggisted and time	a continue are
Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter available upon request if at least 5 days notice is provided. Contact the clerk's office for Requesting 1.	

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Accommodations by Persons with Disabilities and Order (form MC-410). (Civil Code section 54.8.)

GUARDIANSHIP	CONSERVATORSHIP	OF THE	PERSON	ESTATE	CASE NUMBER:		
OF (Name): 		1 MINOR	T (PROPOSI	ED) CONSERVATEE			
		<u> </u>					
has the right under the Copies of this Notice m personally served on conguardianships and conguither service by mail allows. The petitioner the which the petitioner the This page contains a performs the service m	A copy of this <i>Notice of Hearing—Guardianship or Conservatorship</i> ("Notice") must be "served" on—delivered to—each person who has the right under the law to be notified of the date, time, place, and purpose of a court hearing in a guardianship or conservatorship. Copies of this Notice may be served by mail in most situations. In a guardianship, however, copies of this Notice must sometimes be personally served on certain persons; and copies of this Notice may be personally served instead of served by mail in both guardianships and conservatorships. The petitioner (the person who requested the court hearing) <b>may not personally perform either service by mail or personal service</b> , but must show the court that copies of this Notice have been served in a way the law allows. The petitioner does this by arranging for someone else to perform the service and complete and sign a proof of service, which the petitioner then files with the original Notice.  This page contains a proof of service that may be used only to show service by mail. To show personal service, each person who performs the service must complete and sign a proof of personal service, and each signed copy of that proof of service must be attached to this Notice when it is filed with the court You may use form GC-020(P) to show personal service of this Notice.						
					by posting is desired, attach a copy of vatorship. (See Prob. Code, § 2543(c).)		
		PROOF C	F SERVICE	BY MAIL			
<ol> <li>I am over the age of</li> <li>My residence or bus</li> </ol>			a resident o	f or employed in th	ne county where the mailing occurred.		
a. depositi with the placing business for mailir	with the postage fully prepaid.						
4. a. Date mailed:		b. Place m	nailed (city, s	tate):			
5. I served with the Notice.	the Notice of Hearing—	-Guardianship	or Conserva	torship a copy of tl	he petition or other document referred to		
I declare under penalty	of perjury under the laws	s of the State of	of California t	hat the foregoing i	s true and correct.		
Date:			<b>.</b>				
(TYPE OR PRINT NAM	ME OF PERSON COMPLETING TH	HIS FORM)		(SIGNATURE	OF PERSON COMPLETING THIS FORM)		
,	NAME AND ADDRE	,	PERSON T	·	·		
Name of pe	erson served		Address	(number, street, ci	ty, state, and zip code)		
1.							
2.							
3.							
4.							
Continued on	an attachment. (You n	nay use form D	)E-120(MA)/(		ow additional persons served.)		

							GC-02	20(P)
GUARDIANSHIP CONSE	RVATORSHIP	OF THE	PERS	ОИ 🗀	ESTATE	CASE NUMBE	iR:	
OF (Name):								
		MINOR [	<b></b> `		NSERVATEE			
PROOF OF PERSONAL S			_					
(Attach a separate complete Hearing—Guardianship or	Conservators	hip <i>for eac</i>						
<ol> <li>I am over the age of 18 and not a pa</li> <li>I served the attached <i>Notice of Hear</i></li> </ol>	•		onservatorshir	hy ners	onally deliver	ring a convito	n each nerson liste	hd
below at the address and on the date				by pers	orially deliver	ing a copy to	reach person lister	u
3. I served with the attached <i>No</i> referred to in the Notice.	otice of Hearin	g—Guardi	anship or Con	servator	ship a copy c	of the petition	or other documen	t
4. I served with the attached <i>N</i> e	otice of Hearin	ng—Guardi	ianship or Cor	servator	s <i>hip</i> copies o	of the following	ig documents (spe	cify):
Continued on Attachm  5. I am (check all that apply):  a.	a process servershal. rocess server. dent contracto (Bus. & Prof. er, and, if app	or of a regis Code, § 22 licable, cou	2350(b)). unty of registra	tion and	number, are		SEDVICE WAS M	<b>ADE</b>
NAME OF EACH PERSON PERSONA  Name			(number, stree				nd time service mad	
1.						Date:		
··						Time:		
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2.								
3.						Date:		
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List of names and addresses (You may use Attachment to N	Notice of Hear	ing Proof c	of Personal Se	rvice, for	rm DE-120(P	PA)/GC-020(F	PA), for this purpos	:e.)
I declare under penalty of perjury under California that the foregoing is true and		ie State of				<i>narshal use</i> s true and co		
Date:			Date:					
<b>k</b>								

Page 1 of 1

(SIGNATURE)

(SIGNATURE)

ATTORNEY OR F	PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
_		
TELE	PHONE NO : FAX NO. (Optional):	
E-MAIL ADDRES	FIGNE NO	
ATTORNEY F		
	COURT OF CALIFORNIA, COUNTY OF	
	ADDRESS:	
	ADDRESS:	
	D ZIP CODE:  NCH NAME:	
	Y GUARDIANSHIP OF THE PERSON ESTATE OF	
(Name):		
, ,	MINOR	
	ORDER APPOINTING TEMPORARY GUARDIAN	CASE NUMBER:
14/4 5	ANNO THE ADDOLLTHENT IS NOT SEED THE UNITE	 
WAR	NING: THIS APPOINTMENT IS NOT EFFECTIVE UNTIL	LETTERS HAVE ISSUED.
-	n for appointment of a temporary guardian came on for hearing as follows (che	ck boxes c–l to indicate personal
presence):		
	I officer <i>(name):</i> p date: Time: De	ot.: Room:
b. Hearing c.	g date: Time: L De Petitioner <i>(name):</i>	ot Room.
	Attorney for petitioner <i>(name):</i>	
	Minor (name):	
	Attorney for minor <i>(name):</i>	
	Minor's parents (names):	
h	Attorney for minor's parents (names):	
i. 🔲 F	Person with valid visitation order (name):	
j <i>f</i>	Attorney for person with valid visitation order (name):	
	Public Guardian (name):	
	Attorney for Public Guardian (name):	
THE COURT		
	Notice of the time and place of hearing has been given as required by law.  Notice of the time and place of hearing has been should be	dispensed with for (names):
U	Notice of the time and place of healing has been should be to	dispensed with for (names).
3. It is necess	sary that a temporary guardian be appointed to provide for temporary ca	are. maintenance, and support
	tect property from loss or injury pending the hearing on the petition for	
	ding an appeal under Probate Code section 1301.	
THE COURT	ORDERS	
4. a	(Name):	
	(Address):	(Telephone):
· ·		(
i	is appointed temporary guardian of the PERSON of (name):	
	and Letters shall issue upon qualification.	
b	(Name):	
	(Address):	(Telephone):
	is appointed to appoint a constitution of the COTATE of (	
	is appointed temporary guardian of the ESTATE of (name): and Letters shall issue upon qualification.	

TEMPORARY GUARDIANSHIP OF	CASE NUMBER:
(Name):	MINOR
F. Notice of hearing to the persons named in item 2h is discovered	
5. Notice of hearing to the persons named in item 2b is dispensed	g with.
<ul><li>6. a. Bond is not required.</li><li>b. Bond is fixed at: \$ to be fixed at: \$</li></ul>	furnished by an authorized auraty appears or as otherwise
b. Bond is fixed at: \$ to be for provided by law.	furnished by an authorized surety company or as otherwise
	ed to be placed in a blocked account at (specify institution and
location):	., ,
and receipts shall be filed. No withdrawals shall be made w	
<ul> <li>d.  The temporary guardian is not authorized to take possessic order.</li> </ul>	on of money or any other property without a specific court
<ol> <li>In addition to the powers granted by law, the temporary guardia</li> </ol>	ian is granted other powers. These powers are specified
in attachment 7. below (specify):	5 - 12 - Francis mass benefit and obtained
8. Other orders as specified in attachment 8 are granted.	
9. Unless modified by further order of the court, this order expires	s on (date):
10. Number of boxes checked in items 4–9:	
11. Number of pages attached:	
Date:	
-	JUDICIAL OFFICER
]	SIGNATURE FOLLOWS LAST ATTACHMENT

ATTORNEY OR PARTY WITHOUT ATT After recording, return to:	ORNEY (name, address, and State Bar number):			
	FAX NO. (optional):			
E-MAIL ADDRESS (optional):  ATTORNEY FOR (name):				
		_		
SUPERIOR COURT OF CALIFORNIA, (	COUNTY OF			
STREET ADDRESS: MAILING ADDRESS:				
CITY AND ZIP CODE:				
BRANCH NAME:			F	OR RECORDER'S USE ONLY
TEMPORARY GUARD	DIANSHIP CONSERVATORS	 HIP	CASE NU	
OF (name):	MINOR		CASE NO	WIDEN.
LETTERS OF TEMPOR		CONSERVATOR		
LETTERS OF TEMPOR	ARY GUARDIANSHIP [ Person	CONSERVATOR	KSHIP	FOR COURT USE ONLY
		Estate		
	LETTERS			
1. (Name):				
is appointed temporary	guardian conserva	ator of the per	rson	
estate of (name):				
2. Other powers that guardian specified below	have been granted or restrictions conservator are ow:	imposed on the tempora specified in Attachme	-	
O. There I attend the II are in				
3. These Letters shall expir		::		
a on <i>(date):</i>		ier issuance of Letters to	o a genei	al guardian or conservator.
b. on other date (	(specify):			
4. The temporary without a specific of		is not authorized to take	e possess	sion of money or any other property
5. Number of pages attach	ed:			
WITNESS, clerk of the cour	rt, with seal of the court affixed.			
(SEAL)	Date:			
	Clerk, by			Denvite
				, Deputy
				Page 1 of 2

This form may be recorded as notice of the establishment of a temporary conservatorship of the estate as provided in Probate Code section 1875.

	30-130
TEMPORARY GUARDIANSHIP CONSERVATORSHIP OF (name):	CASE NUMBER:
MINOR CONSERVATEE	

### NOTICE TO INSTITUTIONS AND FINANCIAL INSTITUTIONS (Probate Code sections 2890–2893)

When these *Letters of Temporary Guardianship* or *Letters of Temporary Conservatorship* (Letters) are delivered to you as an employee or other representative of an *institution* or *financial institution* (described below) in order for the temporary guardian or temporary conservator of the estate (1) to take possession or control of an asset of the minor or conservatee named above held by your institution (including changing title, withdrawing all or any portion of the asset, or transferring all or any portion of the asset) or (2) to open or change the name of an account or a safe-deposit box in your financial institution to reflect the guardianship or conservatorship, you must fill out Judicial Council form GC-050 (for an institution) or form GC-051 (for a financial institution). An officer authorized by your institution or financial institution must date and sign the form, and you must file the completed form with the court.

There is no filing fee for filing the form. You may either arrange for personal delivery of the form or mail it to the court for filing at the address given for the court on page 1 of these Letters.

The temporary guardian or temporary conservator should deliver a blank copy of the appropriate form to you with these Letters, but it is your institution's or financial institution's responsibility to complete the correct form, have an authorized officer sign it, and file the completed form with the court. If the correct form is not delivered with these Letters or is unavailable for any other reason, blank copies of the forms may be obtained from the court. The forms may also be accessed from the judicial branch's public Web site free of charge. The Internet address (URL) is <a href="https://www.courts.ca.gov/forms/">www.courts.ca.gov/forms/</a>. Select the form group <a href="https://www.courts.ca.gov/forms/">Probate—Guardianships and Conservatorships</a> and scroll down to form GC-050 for an institution or form GC-051 for a financial institution. The forms may be printed out as blank forms and filled in by typewriter, or may be filled out online and printed out ready for signature and filling.

An *institution* under California Probate Code section 2890(c) is an insurance company, insurance broker, insurance agent, investment company, investment bank, securities broker-dealer, investment advisor, financial planner, financial advisor, or any other person who takes, holds, or controls an asset subject to a conservatorship or guardianship other than a financial institution. Institutions must file a *Notice of Taking Possession or Control of an Asset of Minor or Conservatee* (form GC-050) for an asset of the minor or conservatee held by the institution. A single form may be filed for all affected assets held by the institution.

A financial institution under California Probate Code section 2892(b) is a bank, trust (including a Totten trust account but excluding other trust arrangements described in Probate Code section 82(b)), savings and loan association, savings bank, industrial bank, or credit union. Financial institutions must file a Notice of Opening or Changing a Guardianship or Conservatorship Account or Safe-Deposit Box (form GC-051) for an account or a safe deposit box held by the financial institution. A single form may be filed for all affected accounts or safe deposit boxes held by the financial institution.

LETTERS		RDIANSHIP CONSERVATORSHIP RMATION
I solemnly affirm that I will perf	orm according to law the duties of te	emporary guardian. conservator.
Executed on (date):	, at (place):	
(TYPE OR PR	RINT NAME)	(SIGNATURE OF APPOINTEE)
	CERTIF	FICATION

#### CERTIFICATION

I certify that this document, including any attachments, is a correct copy of the original on file in my office and that the Letters issued to the person appointed above have not been revoked, annulled, or set aside and are still in full force and effect.

(SEAL)	Date:	
	Clerk, by	_, Deputy

### **GC-205-INFO**

### Information on Probate Guardianship of the Person

This form gives general information about guardianship of the person under the Probate Code. It discusses:

- Alternatives to guardianship;
- Nomination of a guardian;
- Who can be appointed as a guardian;
- How to ask the probate court to appoint a guardian;
- How to formalize the appointment;
- The rights and duties of a guardian of the person;
- Court oversight, removal, and replacement of the guardian; and
- How and when a guardianship can end.

For an overview of guardianship and a comparison of probate and juvenile court guardianships with placement ordered by the juvenile court with a foster/resource family, read Comparison of Guardians With Other Nonparent Caregivers (form GC-207-INFO/JV-352-INFO). For information on juvenile court guardianship, read Information on Juvenile Court Guardianship (form JV-350-INFO). For information on probate guardianship of the estate, read Information on Probate Guardianship of the Estate (form GC-206-INFO).

**CAUTION:** This form is not a substitute for legal advice from a licensed attorney. Parents and potential nonparent caregivers considering guardianship should consult a lawyer for answers to questions or concerns about their situation. Click this link, www.courts.ca.gov/selfhelp-findlawyer.htm, for help finding a lawyer. More information is available from the California Courts Online Self-Help Center and private publications and resources. The superior court clerk's office or self-help center also has general information, as well as information about any local procedures or rules.

### Before asking a court to appoint a guardian, a parent or potential guardian may find it useful to think about these questions:

- Does the child really need a guardianship?
- What alternatives, such as those discussed on pages 2 and 3, are available?
- Would any of those alternatives be better for the child?
- Do the parents know about the alternatives and agree to the guardianship?
- If the parents don't agree, is there enough evidence to show the court that the child needs a guardian?

A person who cannot answer these questions is strongly encouraged to seek legal advice or, at least, more information.

### What Is a Guardianship?

A guardianship of the person is a court-ordered relationship that gives an adult, called a guardian, legal and physical custody of a child, with the right to make parental decisions about the child's care and control, residence, education, and medical treatment. (For a detailed discussion of a guardian's rights and duties, see (11),

With a couple of exceptions (see (3), below), parents may not be appointed guardians of their own child.

Appointment of a guardian of the person completely suspends the parents' rights to have the child live with them and to make decisions for the child for as long as the guardianship lasts. The appointment of a guardian does not, however, terminate parental rights without additional action by the guardian and the court. For more information, see (10) and (15), below.

### **Are There Nonparental Caregiver** Arrangements That Do Not Require a **Court Order?**

Yes. Parents can make arrangements for their child to live with an adult who is not the child's parent without going to court. These arrangements can be useful if a parent knows or believes they will not be able to take care of the child for a limited time. For example, a custodial parent may be ill; need hospitalization or other residential treatment; be detained, deported, or incarcerated; or be deployed on active military duty.

### GC-205-INFO

### Information on Probate Guardianship of the Person



Under California law, a parent cannot give *custody* of their child to another person without a court order. Only a court can order legal and physical custody taken from a parent and given to a nonparent. This can happen in a few different types of cases, including a family law child custody case, a probate guardianship of the person, an adoption case, and a juvenile court case.

If a parent allows an adult relative or friend to take temporary care of their child, some service providers will question the caregiver's authority to make decisions or give permission for the child's activities or treatment. For example, a school may require written proof of the caregiver's right to enroll a child in school, or a health care provider may require a formal, written document that shows parental authorization of the caregiver to consent to the child's medical or dental care. This section discusses several ways to arrange for another adult to exercise parental authority.

### a. Caregiver's Authorization Affidavit

The Family Code allows an adult, other than a parent, with whom a child is living to complete and sign a *Caregiver's Authorization Affidavit (CAA)* and make certain decisions for the child. A completed CAA authorizes a *nonrelative* caregiver to enroll the child in school and consent to the child's school-related medical care. A *relative* caregiver who provides additional information on the CAA also has authority to consent to the child's medical and dental care and limited authority over a child's mental health care.

Family Code section 6550 authorizes use of the CAA. Section 6552 describes the required contents of the CAA form. You can find a sample of the form here: <a href="https://www.courts.ca.gov/documents/caregiver.pdf">www.courts.ca.gov/documents/caregiver.pdf</a>. A paper copy may be available from your superior court clerk's office or <a href="mailto:self-help center">self-help center</a>, or the county public law library.

A CAA does not need to be filed in court, but it must be signed by the caregiver under penalty of perjury, which means that a caregiver who lies on the form can be charged with a crime. A CAA does not affect the decision-making rights of the child's parents and does not give the caregiver custody of the child. **a.** The child's parent can veto any of the caregiver's decisions, can take the child to live with them at any time, even if the caregiver does not think that is best for the child, and can end the CAA at any time.

### b. Written caregiver agreement (power of attorney)

A parent who has full custody of a child can use a *power of attorney* (POA) to authorize another adult to take care of their child. A POA is a written document signed by one person giving another person authority to act for the first person.

CAUTION: Many child custody experts discourage parents from using a POA to authorize another adult to take care of a child. Creating a valid POA is difficult. It requires precise language, several formal steps, and can easily lead parents to grant rights different from those they intend. Any parent thinking about using a POA is strongly encouraged to consult an attorney to discuss the pros and cons.

A POA may be useful if a parent knows or believes they will be unavailable for a specific time, such as an active-duty military deployment, or wants to give a caregiver more authority than is allowed by a CAA. With a POA, a parent can give a caregiver all or some of the same *powers* as a guardian of the person (see 1) and (11) for discussions of those powers). If the caregiver agrees in writing, they owe the parent a strict duty to exercise the powers specified in the POA. The agreement is important. Without an agreement, a caregiver has no duty to use the powers the parent has given them in the POA to care for the child. A parent who creates a POA also keeps all powers and duties to care for their child. If a caregiver under a POA does not properly care for the child, the parent is still responsible for doing so. In addition, the child's parent can veto any of the caregiver's decisions, can take the child to live with them at any time even if the caregiver does not think that is best for the child, and can end the arrangement at any time.

### Information on Probate Guardianship of the Person

### c. Voluntary Placement Agreement

In some circumstances, parents can also voluntarily give temporary care and custody of their child to a child welfare agency, probation department, or tribe without a court order. This *Voluntary Placement Agreement* (VPA) must satisfy certain legal conditions; specify the child's legal status and the rights and obligations of the parents, the child, and the agency taking custody of the child; and be documented on *Voluntary Placement Agreement—Placement Request* (California Department of Social Services form SOC 155, available at <a href="https://cdss.ca.gov/cdssweb/entres/forms/English/soc155.pdf">https://cdss.ca.gov/cdssweb/entres/forms/English/soc155.pdf</a>).

Under a VPA, the child is placed in foster care, which includes placement in the home of a relative or nonrelative extended family member if possible. The child may be eligible for foster care benefits, but the parents may also be required to pay for a portion of the child's care. The agreement usually lasts for 6 months, but it may be extended for an additional 6 months for a total period not to exceed 12 months. Parents can terminate the agreement at any time but, as noted above, if they end it before the child welfare agency agrees, the agency can file a dependency petition for the child in juvenile court.

#### d. Indian custodianship

An Indian custodianship can provide another option that does not require court involvement if the child is an Indian child, as defined by the federal Indian Child Welfare Act (ICWA). An Indian custodian is any Indian person who has legal custody of an Indian child under tribal law or custom or under state law. Although under California law, a nonparent may gain legal custody of a child, including an Indian child, only by court order, the state recognizes legal custody of an Indian child that is valid under tribal law or custom. The child's parent may also create an Indian custodianship without a court order by transferring temporary physical care, custody, and control of the Indian child to an Indian person.

### 3

### Who Can Be Appointed as Guardian?

The court may appoint any adult (a person 18 years of age or older)—including a relative, a friend of the family, or another interested person—as guardian of a child's person. The court may *not* appoint a parent unless (a) the parent is terminally ill and is appointed as co-guardian with a nonparent or (b) the child is 18–20 years old, has consented, and has requested Special Immigrant Juvenile findings.

### 4

## Can a Parent or Other Person Pick the Person They Want to Be the Guardian?

A parent can nominate a guardian if:

- The other parent(s) also nominate, or consent in writing to the nomination of, the same guardian for that child.
- When the petition for appointment is filed, the other parent(s) are dead or lack legal capacity to consent to the nomination, or the consent of the other parent would not be required for the child's adoption.

The parent may make the nomination in the petition for appointment, at the hearing on the petition, or in a writing signed before or after the petition is filed. The nomination may state that the parent wants the nominee, if appointed, to have the same authority over the child as a parent with legal custody would have and to be able to exercise that authority without court oversight to the same extent as a parent with legal custody would be able to.

The nomination is effective when made, except that a written nomination may provide that the nomination takes effect only when a specified event or events, including the parent's later legal incapacity, detention, or death, has occurred.

Unless a written nomination provides otherwise, the nomination remains in effect even if the parent later dies or is determined to lack legal capacity.



### Who Can Request Appointment of a Guardian?

A relative or other person, including the child if 12 years old or older, can file a petition asking the court to appoint a guardian. The person who files the petition does not need to be the same person as the one who wants to be appointed guardian, but usually is. This form assumes that the same person is filing the petition *and* asking to be guardian.



### Information on Probate Guardianship of the Person

### Filing the Petition and Giving Notice of the Hearing

#### a. Petition

Once a person has decided that a child needs a guardian appointed, the first step in the process of establishing guardianship is to complete Petition for Appointment of Guardian of Minor (form GC-210) or Petition for Appointment of Guardian of the Person (form GC-210(P)) and all other required documents. Then file the forms with the clerk of the court in the county where the child lives unless it would be better for the child to file the petition in a different county. A list of statewide forms that need to be filed with a petition for appointment of a guardian of the person is available on Forms You Need to Ask the Court to Appoint a Guardian of the Person (form GC-505). Some courts have additional local forms that need to be filed along with the statewide forms.

**NOTE:** After a petition is filed, the court may, but is not required to, appoint an attorney to represent the child. Any interested person can ask the court to appoint an attorney for the child. If the child is an Indian child, the child's parent or Indian custodian has a right to an appointed attorney if they cannot afford to hire an attorney. The court is not otherwise authorized to appoint an attorney for a parent or for the petitioner.

The petition needs to ask the court to appoint a guardian of the person or a guardian of both the person and the estate, give the proposed guardian's name and address and the child's name and date of birth, and state that the appointment is "necessary or convenient." The petition must also give the names and addresses of the child's parents and other persons who have specific relationships with the child. If the child is an Indian child, the petition must state that fact and give the name and address of any Indian custodian and the child's tribe. The petition must also tell the court whether there are any adoption, child custody, juvenile court, family law, or other guardianship proceedings affecting the child in progress in California or any other state or country.

The court charges a fee for filing a guardianship petition. If the child or the child's estate cannot afford to pay the fees, the petitioner can ask the court to waive the fee requirement. The court clerk can provide the required fee waiver forms.

#### b. Notice

Before the court can hold a hearing to decide the petition, the person who filed the petition must give notice of the hearing to specific persons unless the court finds that the petitioner tried diligently and could not give notice to a person or that notice would be against the interests of justice. The notice must include a copy of the petition and a copy of Comparison of Guardians With Other Nonparent Caregivers (form GC-207-INFO/JV-352-INFO). Notice must be given to the child if 12 years old or older, the parents, anyone else with legal custody, and anyone nominated to be the guardian by serving them personally or, if that is not possible, by firstclass mail with an acknowledgment of receipt requested. For more information about service of notice, see What Is "Proof of Service" in a Guardianship? (form GC-510). Other persons may be given notice personally, by mail, or, if they consent, electronically. If the child is an Indian child, notice must be mailed to any Indian custodian and the child's tribe as required by the Indian Child Welfare Act.

### Investigation

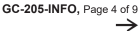
### a. Guardianship investigation

Unless it finds a good reason not to, the court will order an investigation before the hearing on the petition to appoint a guardian. A court investigator will contact the proposed guardian, the parents, the child, and any other persons who might know about the child's family and their needs. The investigator will give a report to the court and make a recommendation on what decision the court should make. The report is confidential; the court will make it available only to persons served (see item 6b, above) in the proceeding and their attorneys. The court or county charges a fee for conducting the guardianship investigation. The court can waive its fee if it would cause a hardship to the child or the child's estate. The county may also waive its fee

### b. Child welfare referral and investigation

because of hardship.

If the probate court thinks the child has been, or is at risk of being, abused or neglected by a parent, the court may refer the child to the county child welfare agency for an investigation and commencement of



### GC-205-INFO

### Information on Probate Guardianship of the Person

**b.** juvenile court proceedings. If the probate court makes a referral, the guardianship proceedings are paused, but the probate court can make any order necessary to protect the child, including an order appointing a temporary guardian or issuing a temporary restraining order.

If, after three weeks, the agency has not notified the probate court that it has filed a petition to begin proceedings in juvenile court, the probate court or the child's attorney, if the probate court has appointed one, may file a request with the juvenile court to review the agency's decision not to begin juvenile court proceedings and to order the agency to file a petition to begin those proceedings.

If the juvenile court begins proceedings, the probate guardianship proceedings must remain paused. If the juvenile court does not begin proceedings, the probate court can hold a hearing and decide whether to appoint a guardian.

### **Hearing and Standard for Appointment**

An interested person may appear and object or respond to the petition in writing at or before the hearing. In addition, an interested person may appear and object or respond orally at the hearing. If no one objects, the court may decide the matter on the verified petition and declarations. If a person objects, then the court will consider evidence, determine any issues, and make appropriate orders.

Based on its determination of the child's best interest, the court may grant the petition, may grant another person's petition, or may find that the child does not need a guardianship and deny all the petitions. The probate court may appoint a guardian for a child when the appointment is "necessary or convenient." This can happen if no parent is willing, available, or suitable to have care, custody, and control of the child. A parent may not be able to care for the child because of the parent's death, incapacity, military obligations, detention, or other reasons. The petitioner must prove to the court that a guardianship is needed.

Appointing a guardian of the person may be necessary or convenient if the court decides that the appointment is in the child's best interest. If a parent objects to the appointment of a guardian of the person, the court must, before appointing a guardian, find that remaining in or returning to parental custody would be detrimental (harmful) to the child.

The longer a child has been living safely with the proposed guardian, the more likely a court is to find that returning to the parents is detrimental to the child or not in the child's best interest.

### **Affirmation and Letters**

For appointment of a guardian to be valid, the court must sign the Order Appointing Guardian or Extending Guardianship of the Person (form GC-240). Once the court signs the order, the guardian needs to complete Letters of Guardianship (form GC-250) and take both forms GC-240 and GC-250 to the clerk's office. After affirming that the guardian will perform their duties according to law, the clerk will issue Letters of Guardianship, a legal document that is proof of appointment as the child's guardian. The clerk will keep the original Letters in the case file. The guardian should buy a certified copy from the clerk, make photocopies of the certified copy, and keep the certified copy in a safe place. Showing officials and service providers a copy of the *Letters* will help the guardian perform their duties, such as enrolling the child in school and obtaining medical care, by verifying their legal authority to act on the child's behalf.

### **Custody and Visitation Rights— Guardians and Parents**

A guardian of the person has full legal and physical custody of the child and is responsible for all decisions relating to care and control of the child. The child's parents can no longer make decisions for the child during a guardianship. The rights of the parents are completely suspended—not terminated—as long as the guardianship remains in effect.

If a guardian is appointed, a parent or other person can ask the court to order the guardian to let them visit or spend time with the child. If the court does not make an order, the guardian can decide who visits the child, how often, and for how long.

After the child has been in the guardian's custody for a minimum time—varying from six months to three years depending on the applicable statute—the guardian may petition to terminate parental rights and adopt the child.



### Information on Probate Guardianship of the Person

### **(11)**

### **Guardian's Rights and Duties**

### a. Basic rights and duties

A guardian of the person generally has the same rights to legal and physical custody of the child as a parent. If a parent nominates a person as guardian and that person is appointed by the court, the court will grant the guardian, to the extent provided in the nomination, the same rights and duties regarding the child that a custodial parent has unless the court finds good cause to withhold any of them.

In other circumstances, however, the court can order the guardian to get court approval before taking specific actions for which a parent would not need court approval. The order of appointment and the *Letters* will state whether the court has placed limits on the guardian's authority.

If the child has special needs, a guardian must strive to meet those needs or secure appropriate services. Some children may have physical or learning disabilities. Other children come from abusive homes or have been victims of abuse. Counseling and other services may be necessary to assist a child who has special needs or has had difficult or traumatic life experiences.

A guardian is responsible for providing for food, clothing, shelter, education, and all the medical and dental needs of the child. A guardian must also provide for the safety, protection, and physical and emotional growth of the child. Like a parent, a guardian should maintain close contact with the child's school and physician.

#### b. Residence

A guardian of the person has the right to decide where the child lives. The child normally lives with the guardian, but the guardian can make other arrangements if they are in the best interest of the child. The guardian should check with the court before placing the child to live with the parents.

A guardian must give proper written notice to the court and other persons of any change of address of either the child or the guardian. A guardian must get permission from the court *before* changing the child's address to a place outside California.

#### c. Education

A guardian of the person holds the child's educational rights and is responsible for the child's education. The guardian determines where the child will attend school and helps the child set and attain educational goals. The guardian must assist the child in obtaining services if the child has special educational needs. As the child's advocate in the school system, the guardian should attend teacher conferences and play an active role in the child's education. The guardian of a younger child may want to consider enrolling the child in Head Start or another similar program. The guardian of an older child should consider the child's future educational needs, such as college or a specialized school.

#### d. Health care

A guardian of the person is responsible for meeting the child's medical, dental, and mental health needs. In most cases, the guardian has the authority to consent to the child's medical treatment. However, surgery may not be performed on a child 14 years old or older except in an emergency unless either (1) both the child and the guardian give consent or (2) a court order specifically authorizes the surgery.

A guardian of the person may not place a child in a mental health treatment facility against the child's wishes. A mental health conservatorship proceeding is required for such an involuntary placement. However, the guardian should arrange counseling and other mental health services for the child if appropriate.

In certain situations, the law allows older and more mature children to consent to their own treatment, including outpatient mental health treatment, medical care related to pregnancy or sexually transmitted diseases, and drug and alcohol treatment.

### e. Financial support

Even when the child has a guardian, the parents are still obligated to support the child financially. The guardian may take action to obtain child support. You may contact the local child support agency in your county to collect support from a parent. The child may also be eligible for other public benefits, Social Security benefits, Veterans Administration benefits, Indian child welfare benefits, and other public or private funds. For information about some options, see (12), below.

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### Information on Probate Guardianship of the Person

### f. Consent to changes to child's legal status

A guardian of the person has the authority to consent to (allow) many changes the child may want to make in the transition to independent adulthood. These include:

#### (1) United States passport application

A guardian has authority to apply for a United States passport for the child.

### (2) Driver's license application

A guardian has authority to consent to a child's driver's license application. By giving consent, the guardian becomes liable for any civil damages that result if the minor causes an accident. The law requires that anyone signing the DMV application obtain insurance to cover the minor.

#### (3) Enlistment in the armed services

The guardian has authority to consent to a minor's enlistment in the armed services. If the minor enters into active duty with the armed services, the minor becomes emancipated under California law, and the guardianship ends.

### (4) Marriage

For the child to get married, both the guardian and the court must give permission. If the minor enters a valid marriage, the minor becomes emancipated under California law, and the guardianship ends.

#### g. Liability for child's misconduct

A guardian, like a parent, is liable for the harm and damage caused by the willful misconduct of a child. There are special rules concerning harm caused by the use of a firearm. If you are concerned about your possible liability, you should consult an attorney.

#### h. Additional duties

The court may place other conditions on the guardianship or additional duties on the guardian. For example, the court may require the guardian to complete counseling or parenting classes, to obtain specific services for the child, or to follow a scheduled visitation plan between the child and the child's parents or relatives. The guardian must follow all court orders.

# Financial Support and Services for Children in Probate Guardianship

- **a.** Subject to certain conditions, a child living in the home of a *nonrelative* probate guardian may receive state Aid to Families with Dependent Children—Foster Care (AFDC-FC) in the same monthly amount as a child placed in the home of a foster parent or resource family. A child living with a *relative* guardian may receive CalWORKs cash payments based on income.
  - A youth 18 years of age or older who continues living with a former guardian may continue to receive AFDC-FC or CalWORKs while attending high school or an equivalent full-time educational or vocational training program if expected to graduate before the reach age 19 or, if they have a disability and are attending high school full time, until age 21.
- b. California offers a variety of publicly funded childcare programs that help low-income families, including families of children living with guardians, pay for childcare. These programs include CalWORKs childcare, Alternative Payment program (AP) voucher and contract-based childcare, California State Preschool Program (CSPP), Head Start and Early Head Start, and Transitional Kindergarten. Many of these childcare programs offer special consideration for families caring for children who have been formally or informally placed outside their home.

Each county in California has at least one childcare resource and referral agency that helps families find childcare and figure out whether they qualify for public funding to help pay for it. Guardians can use this website to find their local resource and referral agency: <a href="https://rrnetwork.org/family-services/find-child-care">https://rrnetwork.org/family-services/find-child-care</a>. This section discusses the main childcare programs in California.

#### (1) CalWORKs childcare vouchers:

CalWORKs childcare has three stages:

Stage 1: An entitlement for parents or guardians receiving CalWORKs cash assistance or who received cash assistance in the past 24 months and are engaged or want to engage in a Welfare-to-Work activity. Families stay in Stage 1 until they are transferred to Stage 2.



### Information on Probate Guardianship of the Person

(1) Stage 2: An entitlement for parents or guardians who received CalWORKs cash assistance in the past 24 months or a lump-sum diversion payment or services. See (2), below, for eligibility requirements.

Stage 3: Subject to enough funding, families are transferred to Stage 3 after 24 months of receiving cash assistance or if they received a lump-sum diversion payment or services. See (2), below, for eligibility requirements.

Families get continuous CalWORKs childcare for children in their care, including children in formal and informal out-of-home care, for at least 12 months until recertification. Childcare is available until the child is 13 years old or until the child is 21 years old if they have a disability. Qualifying families should *not* be put on a subsidized childcare waiting list for CalWORKs Stages 1 and 2, as these are entitlement programs. Families can choose a childcare center, family childcare home, or family, friend, or neighbor setting that best meets their needs.\*

### (2) AP voucher and contract-based childcare (including CalWORKs Stages 2 and 3):

Families qualify for childcare based on income, or if they receive CalWORKs cash assistance, or if they are experiencing homelessness and the parent or guardian has a "need" for child care (for example, if they are working or going to school). Families have continuous eligibility for at least 12 months until recertification, until the child is 13 years old or until the child is 21 years old if the child has a disability. Families can choose a childcare center, family childcare home, or family, friend, or neighbor setting that best meets their needs.\*

\* Some counties may require guardians to use licensed "family, friend, or neighbor" child care.

### (3) California State Preschool Program (CSPP):

AP voucher and contract-based child care eligibility requirements apply, but there are some exceptions. CSPP is for children ages 4–5, and there are no "need-based" requirements for part-day CSPP. CSPPs are located on school campuses and in neighborhoods.

### (4) Head Start and Early Head Start:

Families experiencing homelessness or receiving CalWORKs cash assistance or supplemental security income (SSI) qualify regardless of income. Other families must qualify based on income. Head Start offers full services to families with children ages 3–5; Early Head Start is for pregnant women and children under age 3.

### (5) Transitional Kindergarten:

No-cost early care and education for 4-year-olds offered on school campuses. Parents and guardians with childcare subsidies may keep their 4-year-old children in non-school settings if they prefer.

### c. Other community resources

Each county has agencies and service providers that can help a guardian meet the specific needs of a child who comes from a conflict-filled, troubled, or deprived environment. If the child has special needs, the guardian must strive to meet those needs or secure appropriate services. Some children have physical or learning disabilities. Other children come from abusive homes or have been victims of abuse. A child who has special needs or has had traumatic life experiences may need counseling and other services. The probate court cannot help a guardian get services. To find resources and get referrals, the guardian can check with the court self-help center, the local child welfare agency, or even a support group for guardians. A relative guardian can start by visiting the California Kinship Navigator at www. getvirtualsupport.org/app/.

### (13) Court Oversight of Guardian

Guardians are subject to the regulation and control of the court in performing their duties. To the extent resources are available, the court will require the guardian to complete and submit annual status reports to the court. *Confidential Guardianship Status Report* (form GC-251) must be used for this report. The report must provide information about the child's residence, education, physical and emotional health, other persons the child lives with, the child's relationship with the parents, and whether the guardianship is still needed. If the guardian, the child, or another interested person wants the court to decide whether the guardian has the authority or duty to take or not take a specific action, they can file a petition. After notice and a hearing, the court will decide and make orders.



### **GC-205-INFO**

### Information on Probate Guardianship of the Person



In addition, some counties have "court visitors" who track and review guardianships. In these counties, a guardian is expected to cooperate with all requests of the court visitor. And no matter the county, the guardian must always cooperate with the court and court investigators.

### Removal and Replacement of Guardian

After notice and a hearing on a petition filed by the child, a relative or friend of the child, or any other interested person, the probate court may remove a guardian for specific reasons or when it is in the child's best interest. The court may also suspend the powers of the guardian until it can hold a hearing on the petition for removal. A guardian may also file a petition to resign, and, if the court determines after a hearing that the resignation appears proper, the court must allow it.

If there is a vacancy for any reason, the court may appoint a successor guardian after notice and a hearing as in the case of the original appointment.

### Termination of Guardianship

A guardianship of the person automatically terminates (ends) when the child reaches age 18 or one of the following events occurs before the child reaches age 18:

- The child is adopted;
- The child is emancipated by getting married, enlisting in the military, or court order; or
- The child dies.

If none of these events has occurred, the child, a parent, or the guardian may petition the court for termination of guardianship before the child reaches age 18. To grant the petition, the court must find that termination is in the child's best interest.

The longer a child has been living safely with the guardian, the more difficult it will be to show that ending the guardianship is in the child's best interest. In fact, several statutes authorize a guardian to file a petition to terminate parental rights in conjunction with a request to adopt the child.

Under the Probate Code, for example, if a child, other than an Indian child, has lived with a probate guardian for at least two years and the court has found that adoption by the guardian would be in the child's best interest, a proceeding to terminate parental rights may be brought in the guardianship proceeding, in an adoption proceeding, or in a separate action. The rights and procedures in Family Code sections 7800–7895, including a parent's right to notice and counsel, apply to this proceeding. (Family Code section 8802 provides different waiting periods and procedures depending on the situation.)

If the guardianship is terminated while the child is still a minor, and no other custodial arrangement is ordered, the child returns to parental custody.

If the child, before reaching age 18, has requested or consented to the extension of the guardianship to allow time to complete a federal application for Special Immigrant Juvenile status, the court may extend the guardianship past the youth's 18th birthday, but not past the youth's 21st birthday.

### (16) Legal Advice and Resources

As noted on page 1, prospective guardians and parents are strongly encouraged to talk with an attorney. The attorney can advise them about the legal effect of a guardianship on parental rights, a guardian's rights and responsibilities, the limits of a guardian's authority, the rights of the child, and the court processes for appointing, overseeing, modifying, and terminating a guardianship.

Court staff cannot give legal advice. The court's self-help center can, however, give legal information to a person who is not represented by an attorney and help the person fill out any forms they need to file. Information and answers can also be found by contacting local community resources, researching private publications, or visiting the county public law library.

### **GENERAL GUARDIANSHIP FORMS**

To file for a GENERAL GUARDIANSHIP which grants guardianship until a minor is 18 years of age, you must fill out and file <u>ALL</u> of the below applicable forms at the same time.

#	FORM NAME	FORM#	# of Pages
1.	Interpreter Request (If Necessary)	MC-300e&S	1
2.	Petition for Appointment of Guardian of Minor	GC-210	3
3.	Petition to Extend Guardianship of the Person	GC-210(PE)	3
4.	Guardianship Petition-Child Information Attachment NOTE: Complete 1 attachment for each child (make copies if needed)-unless the minors have the same parent).	GC-210(CA)	5
5.	<b>Declaration</b> NOTE: Use this form ONLY if you need additional space to answer questions.	MC-030	1
6.	Confidential Guardian Screening Form NOTE: Complete 1 Form for each guardian (make copies if needed).	GC-212	2
7.	Declaration Under the Uniform Child Custody Jurisdiction and Enforcement Act-UCCJEA	FL-105/GC-120	2
8.	Parental Notification of Indian Status	ICWA-020	1
9.	Consent of Proposed Guardian, Nomination of Guardian, & Consent to Appoint of Guardian & Waiver of Notice	GC-211	1
10.	Notice of HearingGuardianship or Conservatorship is page 1 and Proof of Service by Mail is page 2.	GC-020	2
11.	Notice of Hearing-Guardianship or Conservatorship—Proof of Personal  NOTE: To be filed after the Petition and Notice of Hearing have been personally served on those persons who have to be served personally.	GC-020(P)	1
12.	Declaration Regarding Notice  NOTE: If you cannot locate the person(s) who should be served with the Petition and Notice of Hearing, use this form to explain what efforts you made to find the person.	GC-02 (Local Form)	2
13.	Duties of Guardian	GC-248	5
14.	Order Appointing Guardian or Extending Guardianship of the Person	GC-240	3
15.	Letters of Guardianship	GC-250	2

### **Superior Court of California, County of Contra Costa**

### **Interpreter Request**

If you need an interpreter, please complete the form below and submit it to any Filing Window or courtroom.

Case Number:				
Case Type:				
☐ Criminal	☐ Small Claims – (\$10,000 or less)			
☐ Traffic	☐ Civil - ☐ \$25,000 ☐ over \$25,000			
☐ Civil Harassment	Civil – Other			
☐ Conservatorship	☐ Family Law			
☐ Proceedings to terminate parental rights	☐ Unlawful Detainer			
☐ Dependent Adult Abuse	⊠ Guardianship			
☐ Juvenile	☐ Elder Abuse			
Party Requesting Interpreter:				
Is interpreter for a witness? ☐ Yes ☐ No				
Phone Number(s) where party can be reached:				
Date of Hearing:	Time of Hearing:			
Department: Location: ⊠ Martinez □	Pittsburg    Richmond    Walnut Creek			
Language Needed: ☐ Spanish ☐ Mandarin ☐	Cantonese			
☐ Other:				
To avoid the risk that your hearing will have to be postponed, please submit this form a minimum of one week in advance.				
Current information about this program is available a www.cc-courts.org/interpreter	at our website:			

### **Superior Court of California, County of Contra Costa**

### Solicitud Para Intérprete

Si necesita un intérprete, favor completar este formulario y presentarlo en cualquier ventanilla para archivar documentos o con la secretaria del tribunal.

Número de Caso:			
Tipo de Caso:			
□ Criminal		☐ Demanda Civil – (\$10,000 o menos)	
☐ Tráfico		☐ Demanda Civil -	
☐ Acoso Civil		☐ \$25,000 ☐ más de \$25,000 ☐ Civil – otro tipo	
☐ Conservador			
☐ Casos para Te	erminar Derechos de	☐ Casos de Familia	
Madre o Padr		☐ Juicio de Desalojo	
☐ Abuso de Adu	iltos Incapacitados	⊠ Tutela	
☐ Tribual de Me	nores	☐ Abuso de Personas Mayores	
Persona que Neces	ita Intérprete:		
☐ Marque aquí si e	esta persona es un testigo		
Número Telefónico:			
Fecha de la Audien	cia Judicial:	Hora:	
Departmento:	Ciudad: 🛛 Martinez 🗌	Pittsburg ☐ Richmond ☐ Walnut Creek	
Idioma Solicitado:	☐ Español ☐ Mandarín ☐ 0	Cantonés 🗌 Vietnamita	
	Otro Idioma:		
•	ilidad que su audiencia sea aplaz a antes de la fecha de su audienc	ada, favor the presentar este formulario al ia.	
Información actualiz		ncuentra en nuestra página web:	

						GC-210
ATTC	DRN	EY OR PARTY WITHOUT ATTORNEY ST	ATE BAR NO.:		FOR COURT USE C	DNLY
NAM	E:					
FIRM						
		ADDRESS:	STATE:	ZIP CODE:		
CITY:		ONE NO.:	FAX NO.:	ZIF CODE.		
		DDRESS:				
ATTC	DRN	EY FOR (name):				
SUF	PEF	RIOR COURT OF CALIFORNIA, COUNTY OF				
		Γ ADDRESS:				
		G ADDRESS: D ZIP CODE:				
		NCH NAME:				
GU	AR	DIANSHIP OF (name):			CASE NUMBER:	
		TION FOR APPOINTMENT OF GUAR  Person**	DIAN OF Estate	MINOR* MINO	RS* HEARING DATE AND TIME:	DEPT.:
1. 1	re	titioner (name each):				
	rec	quests that				
i	a.	(name):				
		(address):				
		(telephone):  be appointed guardian of the PERS	ON of the mi	inor or minors named in	item 2 and Letters issue upon a	ualification
	b.	(Not applicable to proposed wards 18 year			nem z ana zenera issue upon q	daimodion.
	υ.	(Not applicable to proposed wards 16 year):	iis oi aye and	u older.)		
		(address):				
		(telephone):				
		be appointed guardian of the ESTA	TE of the mir	nor or minors named in i	item 2 and <i>Letters</i> issue upon qu	alification.
-	C.			tition is for guardian of the	he person only because	the proposed
		guardian is a corporate fiduciary or a	n exempt gov	vernment agency	for the reasons stated in Attac	chment 1c.
					surety company or as otherwise	
					m the minimum required by Prol	
		(3) \$ \text{in deposits in a}	a blocked acc	count be allowed. Recei	pts will be filed. (Specify instituti	on and location):
	d.	authorization be granted under Prob			·	
	e.	orders relating to the powers and dube granted (specify orders, facts, ar			person under Probate Code sec	tions 2351–2358
1	f.	an order dispensing with notice to the	ne persons na	amed in Attachment 10	be granted.	
!	g.	other orders be granted (specify in A	Attachment 1	g).		
		ached is a copy of <i>Guardianship Petition</i> —tition requests the appointment of a guardia				whom this
	a.	Name:		С	Date of Birth (month/day/year):	
	b.	Name:		С	Date of Birth (month/day/year):	
	c.	Name:		С	Date of Birth (month/day/year):	
	d.	Name:			Date of Birth (month/day/year):	
1	_	The names and dates of birth of addition	nal minore ar			
		- Line Hairies and dates of Difficol Addition		CONCURS OF AUGUSTIC	an 2 N 11113 Manifull.	

<sup>\*</sup>Under section 1510.1(d) of the Probate Code, the terms child, minor, and ward include a youth 18 to 20 years of age.

<sup>\*\*</sup>You MAY use this form or form GC-210(P) for a guardianship of the person. You MUST use this form for a guardianship of the estate or of the person and estate. Do NOT use this form for a temporary guardianship.

Gl	UARDIANSHIP OF (name):	CASE NUMBER:	
3.	Petitioner is  a related to the minor or minors named in item 2, as shown in item 7 of each r  b the minor named in item 2, who is 12 years of age or older.  c another person on behalf of minor or minors named in item 2, as shown in it  GC-210(CA).		
4.	<ul> <li>The proposed guardian is (check all that apply):</li> <li>a. a nominee (affix a copy of nomination as Attachment 4a or file Nomination of with this petition.</li> <li>b. related to the minor or minors named in item 2, as shown in item 3 of each row other, as shown in item 3 of each minor's attached form GC-210(CA).</li> <li>d. a professional fiduciary within the meaning of the Professional Fiduciaries A shown in item 1 on page 1 of the attached Professional Fiduciary Attachment for this attachment.)</li> </ul>	ninor's attached form GC-210(CA).  ct.The proposed guardian's license status is nt. (Use form GC-210(A-PF)/GC-310(A-PF)	
5. 6.			
<ol> <li>8.</li> </ol>	Character and estimated value of property of the estate (complete if petition requor the person and estate):  a. Personal property:  b. Annual gross income from all sources, including real and personal property, wages, pensions, and public benefits:  c. Total:  d. Real property:  Appointment of a guardian of the person estate of the minor or minor convenient for the following reasons:	uests appointment of a guardian of the estate	
	Continued in Attachment 8.  Parental custody would be detrimental to (not applicable to proposed wards 18 year)  (not applicable to proposed wards 18 year)	ars of age and older).	
9.	Granting the proposed guardian of the estate powers to be exercised independed be to the advantage and benefit and in the best interest of the guardianship estated are specified in Attachment 9.		
10	Notice to the persons named in Attachment 10 should be dispensed with under they cannot with reasonable diligence be given notice (specify names and giving notice to them would be contrary to the interest of justice (specify names).	l efforts to locate in Attachment 10).	

GUARDIANSHIP OF (name):	CASE NUMBER:
11. Complete this item if this petition is filed by a person who is not related to a mino appointment of a guardian of the estate only.)	r named in item 2 and is not a petition for
a. Petitioner is the proposed guardian and will promptly furnish all information re Probate Code section 1543.	quested by any agency referred to in
<ul> <li>b Petitioner is not the proposed guardian. A statement by the proposed guardian information requested by any agency referred to in Probate Code section 154</li> <li>c. The proposed guardian's home is is nota licensed foster family</li> </ul>	3 is affixed as Attachment 11b. home.
d The proposed guardian has never filed a petition for adoption of the minor	except as specified in Attachment 11d.
12. Attached to this petition is a <i>Declaration Under Uniform Child Custody Jurisdiction</i> GC-120) concerning each child under 18 years of age listed in item 2 <i>(guardiansh</i>	
13. Filed with this petition are the following (check all that apply):	
Consent of Proposed Guardian (form GC-211, item 1)	
Nomination of Guardian (form GC-211, items 2 and 3)	
Consent to Appointment of Guardian and Waiver of Notice (form GC-211, item 4)	
Petition for Appointment of Temporary Guardian (form GC-110)  Petition for Appointment of Temporary Guardian of the Person (form GC-110(P))	
Confidential Guardianship Screening Form (form GC-212)	
Petition for Special Immigrant Juvenile Findings (form GC-220)	
Other (specify):	
Date:	(SIGNATURE OF ATTORNEY*)
*(All petitioners and the proposed ward—if he or she is at least 18 years of age but not yet 21 an	,
I declare under penalty of perjury under the laws of the State of California that the foregoing	
Date	
Date:	
<b>•</b>	
(TYPE OR PRINT NAME)	(SIGNATURE OF PETITIONER)
<b>•</b>	
(TYPE OR PRINT NAME)	(SIGNATURE OF PETITIONER)
<b>•</b>	
(TYPE OR PRINT NAME)	(SIGNATURE OF PETITIONER)
I consent to the appointment of the person named in item 1.a as guardian of my person and guardian on my behalf.	I to his or her performance of the duties of a
Date:	
<b>K</b>	
(TYPE OR PRINT NAME)	(SIGNATURE OF PROPOSED WARD)

GC-210(PE) Petition to Extend Guardianship of the Person	Clerk stamps date here when for	m is filed.
Guardianship of the person of (all wards' names):		
You may use this form to petition, or ask, the court to extend an existing guardianship of the person past a ward's * 18th birthday.		
Your name (Include the names of all persons who are asking the court		
to extend the appointment of the person named in (4) as guardian for the	Fill in court name and street addr Superior Court of California	
ward named in (5). Everyone making the request must sign this form.):	Superior Sourt or Sumoring	u, ocumy or
a. b.		
c.		
2 Your address and telephone number:	Clerk fills in information below wh	nen form is filed.
Street:Apt.:	Case Number:	
City: State: Zip: Phone:		
Sittle Zip Fnone	Hearing Date and Time:	Dept.:
<b>3 Your Lawyer</b> (if you have one):		
Name:	Bar No.:	
Firm name, if any:		
Street:		
<i>City: State:</i>		
Telephone:Fax:E-mail	l:	
<ul> <li>I/We want to continue as guardian of the ward named i birthday.</li> <li>I/We want the person or persons named here to contin named in ⑤ after the ward's 18th birthday. Tell the court of Name(s):</li> </ul>	ue as the guardian of	the ward
Street		Ant
Street:	·· 7in·	Αрι
Phone: E-mail:	<i>Lip</i>	
I am the ward named in (5) and a person named in (1). I the person(s) named here to continue as my guardian(  My date of birth is (month/day/year):  Name(s):  Tell the	am not yet 18 years o s) after my 18th birtho	old. I want day.
Street:		Ant:
Street: City: State Phone: E-mail:	: Zin:	11μι
Phone: E-mail:	· 2.p.	
*Under section 1510.1(d) of the Probate Code, the terms <i>child, minor,</i> and <i>ward</i> incl		

Gua	rdiansh	ip of the person of (wards' names):	Case Number:
5	<i>name o</i> <b>by th</b> □ <i>Le</i>	guardian named in 1 or 4 was appointed of ward:  e court on (date):  tters of Guardianship (form GC-250) were issued on a updated copy of Guardianship Petition—Child Infor	(date of birth, if not in (4)): and remain in full force and effect
6	The e	extension of the guardianship is necessar.  When the ward named in 5 will continue to need a	y or convenient for the reasons given
<b>(7</b> )	G(	neck here if you need more space. Continue your explo C-210(PE)—Attachment 6: Need for Guardian" at the ask the court to (check all that apply):	top of the paper and attach it to this form.
		tend the appointment of the person named in 1 or 4 st the ward's 18th birthday and issue new <i>Letters of G</i>	
	b. 🗌	Make orders relating to the powers and duties of the 2351–2358, as specified in Attachment 7b (specify o	•
	c. 🗌		ng on this petition to the following person(s) for the onship to the ward of each of the persons to whom you (2) the reasons for your request, including the steps, if
			ur explanation on a separate sheet of paper. Write r Waiver of Notice" at the top of the paper and attach it
attori guaro perso	ney, the g dianship on is loca	hearing on this petition must be given to the following per guardian, the guardian's attorney, and any person who w proceeding. The court may dispense with (excuse) this re tted after making reasonable efforts to find him or her or contrary to the interests of justice. See rule 7.52 of the Ca	as nominated as a guardian of the person in the initial quirement if you can show that you do not know where the if giving notice to that person might harm the ward or

reasonable efforts to find a person.

Guardianship	o of the person of (all wards' names):	Case Number:
	Make the fellowing additional and an (-n: fe).	
( <b>7</b> ) d. $\square$	Make the following additional orders ( <i>specify</i> ):	
	☐ Check here if you need more space. Continue your requipaper. Write "Form GC-210(PE)—Attachment 7d: Additatach it to this form.	
8 Filed w	vith this petition are the following (check all that apply)	:
	asent of Proposed Guardian (form GC-211, item 1)	
	ition for Special Immigrant Juvenile Findings (form GC-220)	
	er (specify):	
9 All attac	chments are made part of this form as though included here.	There are pages attached to this form.
✓ All netition	ers and the proposed ward—if he or she is at le	east 18 but not yet 21 years of age
-	petitioner—must read and sign below.	ast 10 but not yet 21 years of age
·	_	<b>L</b>
Date:	Petitioner's attorney types or prints name here	Petitioner's attorney signs here
I declare unde	er penalty of perjury under the laws of the State of California	
correct.	of perianty of perjury under the laws of the state of Camorina	that the information stated above is true and
Date:		<b>\</b>
	Petitioner types or prints name here	Petitioner signs here
ъ.		<b>L</b>
Date:	Petitioner types or prints name here	Petitioner signs here
	Tellifered stypes of prints name nere	Temorer signs here
Date:		<b>•</b>
	Petitioner types or prints name here	Petitioner signs here
	ne extension past my 18th birthday of the appointment of the phis or her performance of the duties of a guardian on my behavior.	
Date:		<b>)</b>
	Ward types or prints name here	Ward signs here

GC-210(CA)	Child Information Attachment to Probate Guardianship Petition
C1:1:	11 )

out	a separate copy of this form for <b>each chil</b>	<b>d</b> for whom your per	tition asks the cou	rt to appoint a gua	ardian.
	rm is attached to the Petition, $\Box$ for	• •		GC-210(P), item	
	ition asks the court to appoint a guardian of	· · · · · · · · · · · · · · · · · · ·	<del>_</del>	` ′′	person and estate
To	ell the court about this child				•
	Child's full legal name:			Date of birth:	
и.	First	 Middle	Last		mm/dd/yyyy
h	Child's current address:				
υ.	Cinia's current address.				
c.	Indian child inquiry (Complete only if yo person and estate. If your petition asks t	-			•
	and go to item 1d.)				
	I have asked whether the child is or government, or eligible for members whether the child or parents live or a village. Form ICWA-010(A), <i>Indian</i>	ship in such a tribe a are domiciled on a re	and the biological eservation or ranc	child of a tribal m heria or in an Alas	ember, and
	☐ I have not asked about the child's In	ndian heritage becaus	se the parents are	unavailable or dec	ceased.
	(For more information about your dutie (25 U.S.C. §§ 1901–1963) and Californ if the child is or may be an Indian child, of Child Custody Proceeding for Indian	ia law, including ma see Information She	king the inquiry a eet on Indian Chil	and completing for	, ,
d.	Is this child married? ☐ Yes ☐ N	lo Never marr	ied If vou che	cked "No," was th	nis child married
	in the past but the marriage was dissolve (The court cannot appoint a guardian of	ed or ended in divorc	ce? 🗌 Yes 🗀	No	
	dissolved or ended in divorce.)				
	Is this child receiving public benefits? [	Yes No	I don't know (!	f you checked "Ye	es," fill in below.
e.	Type of Aid	Monthly Benefit	Тур	e of Aid	Monthly Benefi
e.	TANF (Temporary Asst. for Needy Fami	lies) \$	Other(explain	in):	\$
e.		\$	Other (explain	in):	\$
e.	Social Security				
e.		\$			

Case Number:



Guar	ardianship of (all children's names):			Case Number:					
his	child's name:								
1	Tell the court about this child (continued)								
		-		adoption, juvenile court, mar, ourt case.) Describe the court	_				
	Туре	of Case	Court Distric	t or County and State or Tribe	Case Number (if known				
		-	-	n institution supervised by the ent of State Hospitals.) Write t					
2				ves and all other persons					
	Relationship Mother		nme	Home Address (Str	eet, City, State, Zip)				
	Mother								
	Father								
	Grandmother (Mother's mother)								
	Grandfather (Mother's father)								
	Grandmother (Father's mother)								
	Grandfather (Father's father)								
	Sibling								
	Sibling								
	Sibling								
	Sibling								
	Sibling								
	Sibling								

ardianship of (all children's no	ames):	Case Number:		
s child's name:				
List the names and add	resses of this child's relative	es and all other persons shown below:		
Relationship	Name	Home Address (Street, City, State, Zip)		
Spouse (Guardianship of the estate	only)	_		
Person nominated	someone other than a proposed			
Indian custodian (if any)				
Child's tribe (if any and if known)				
and addresses on a sep		may be eligible for membership in, and list the name of GC-210(CA)," the name of the child, and d attach it to this form.)		
Information about the p	proposed guardian:			
a. Name (name all propose	ed guardians if more than one):			
	ationship(s) to the child of each p  uin interest in or connection to this			
•	nominate the proposed guardian(attach the written nomination as A	<del>-</del>		
•	v live with the proposed guardian(s) the child lived with the proposed g			
e. If the court approves the	guardianship, will this child live	with the proposed guardian(s)?    Yes    No		
f. Does/do the proposed gr	uardian(s) currently plan to adopt	this child?		
Explain why appointing a g	uardian for the child named in <b>1</b>	) would be in the child's best interest:		
	e of this child, and "Attachment 4	unation on a separate sheet of paper. Write "Form !: Guardianship—Best Interest of Child" at the top		

Guar	dianshi	p of (all children's names):	Case Number:
This	child's	name:	
5	Explai	in why appointing the person named in $oldsymbol{\widehat{3}}$ to be this child's guardic	an would be in the child's best interest:
	G	Theck here if you need more space. Continue your explanation on a C-210(CA)," the name of this child, and "Attachment 5: Proposed (p of the paper and attach it to this form.)	
<b>6</b> )	a. Do	es one or do both of this child's parents agree:	
	(1)	That the court needs to appoint a guardian for the child?  Parent (name):  Parent (name):	☐ Yes ☐ No ☐ I don't know ☐ Yes ☐ No ☐ I don't know
	(2)	That the person named in (3) should be the child's guardian?  Parent (name):	
	1 10.	Parent (name):	Yes No I don't know
		he child is an Indian child and in the care and custody of an Indian of that the court needs to appoint a guardian for the child?  Custodian (name):	
	(2)	That the person named in ③ should be the child's guardian?  Custodian (name):	☐ Yes ☐ No ☐ I don't know
7		heck this box if you (the petitioner) are not the person na ur relationship to this child:	med in ③, and fill in below.
		Relative (specify relationship):	
		Not a relative (explain your interest in or connection to this child).	
8	_	t as otherwise stated in this form, the statements made in the petitio to this child.	n to which this form is attached fully

ICWA-010(A)

	CHILD'S NAME:	CASE NUMBER:
1. 2.		ld's Indian status because:
3.	I understand that I have an affirmative and continuing duty to advise the court of my efforts.  I have asked or I am advised by this person has completed inquiry by asking the child, the child the child's Indian status. The person(s) questioned are:  Name: Address: City, state, zip: Telephone: Date questioned: Relationship to child: I Additional persons questioned and their information is attorned in the child is or may be an Indian child gave me no reason to believe the child is or may be an Indian child in the child is or may be an Indian child gave me no reason to believe the child is or may be an Indian child gave me no reason to believe the child is or may be an Indian child gave me no reason to believe the child is or may be an Indian child gave me no reason to believe the child is or may be an Indian child gave me no reason to believe the child is or may be an Indian child gave me no reason to believe the child is or may be an Indian child in the child is or may be an Indian child gave me no reason to believe the child is or may be an Indian child in the child is or may be an Indian child in the child is or may be an Indian child in the child in the child is or may be an Indian child in the child in t	and on information and belief confirm that d's parents, and other required and available persons about  Name: Address: City, state, zip: Telephone: Date questioned: Relationship to child: sached.  ild. (If yes, continue to 4.)
7.	member or eligible for membership in the tribe(s). Information contacted, and the manner of the contacts is attached.	
	village or other tribal trust land.  d.  The child or the child's family has received services or be tribes or the federal government, such as the Indian Heal (TANF).  e.  The child is or has been a ward of a tribal court.     Name of tribe(s):     Location of tribe(s):  f.  Either parent or the child possesses an Indian Identification Name of tribe(s):     Location of tribe(s):	are or were members of a tribe.  Indian custodian is on a reservation, rancheria, Alaska Native enefits from a tribe or services that are available to Indians from th Service or Tribal Temporary Assistance to Needy Families on card indicating membership or citizenship in an Indian tribe.
6.	If this is a delinquency proceeding under Welfare and Institutions  The child is in foster care.  It is probable the child will be entering foster care.	Code section 601 or 602:
l d	declare under penalty of perjury under the laws of the State of Califo	rnia that the foregoing is true and correct.
Da	ate:	
	(TYPE OR PRINT NAME)	(SIGNATURE)

			MC-030
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):		FOR COURT USE ON	VLY
TELEPHONE NO.: FAX NO. (Optional):			
MAIL ADDRESS (Optional):			
ATTORNEY FOR (Name):			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF			
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
PLAINTIFF/PETITIONER:			
EFENDANT/RESPONDENT:			
		CASE NUMBER:	
DECLARATION		CASE NUMBER.	
DECLARATION			
I declare under penalty of perjury under the laws of the State of Date:	f California that the foregoi	ng is true and correct.	
(TYPE OR PRINT NAME)	(SIC	GNATURE OF DECLARANT)	
	•	Plaintiff Petitioner Other (Specify):	Defendar

## **CONFIDENTIAL (DO NOT ATTACH TO PETITION)**

GC-212

3 3 3 3 3 4 <b>(2 3 113 1 7 11 11 11 11 11 11 11 11 11 11 11 11</b>	<u> </u>	
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):  ——	FOR COURT USE ONLY	
TELEPHONE NO.: FAX NO. (Optional):		
E-MAIL ADDRESS (Optional):		
ATTORNEY FOR (Name):  SUPERIOR COURT OF CALIFORNIA, COUNTY OF		
STREET ADDRESS: MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:  GUARDIANSHIP OF	CASE NUMBER:	
(Name):	CASE NUMBER.	
MINOR		
CONFIDENTIAL GUARDIAN SCREENING FORM Guardianship of Person Estate	HEARING DATE AND TIME: DEP	ΥТ.:
The proposed guardian must complete and sign this form. The person		
guardian must submit the completed and signed form to the court w  This form must remain confidential		
How This Form Will Be Used	•	
This form is <b>confidential</b> and will not be a part of the public file in this case. Each propose separate copy of this form under rule 7.1001 of the California Rules of Court. The information by persons and agencies designated by the court to assist the court in determining wheth guardian. The proposed guardian <b>must</b> respond to each item.	tion provided will be used by the court an	nd
1. a. Proposed guardian (name):		
<ul><li>b. Date of birth:</li><li>c. Social security number:</li><li>d. Driver's license number:</li></ul>	State:	
e. Telephone numbers: Home: Work: Other:		
2. I am I am not required to register as a sex offender under Californi (If you checked "I am," explain in Attachment 2.)	a Penal Code section 290.	
3. I have I have not been charged with, arrested for, or convicted of a cri misdemeanor. (If you checked "I have," explain in A [ (Check here if you have been arrested for dru	ttachment 3.)	
4. I have I have not had a restraining order or protective order filed again (If you checked "I have," explain in Attachment 4.)	nst me in the last 10 years.	
5. I am I am not receiving services from a psychiatrist, psychologist, (If you checked "I am," explain in Attachment 5.)	or therapist for a mental health-related is	sue
6. Do you, or does any other person living in your home, have a social worker or parole or Yes No (If you checked "Yes," explain in Attachment 6 and parole officer, or probation officer.)	· ·	
<ol> <li>Have you, or has any other person living in your home, been charged with, arrested for, neglect, or molestation? Yes No (If you checked "Yes," explain in Att</li> </ol>	<u>-</u>	
8. I am I am not aware of any reports alleging any form of child abuse agency charged with protecting children (e.g., Child enforcement agency regarding me or any other pers explain in Attachment 8 and provide the name and a	Protective Services) or any other law on living in my home. (If you checked "I address of each agency.)	am,
<ol> <li>Have you, or has any other person living in your home, habitually used any illegal subst</li> <li>Yes</li> <li>No</li> <li>(If you checked "Yes," explain in Attachment 9.)</li> </ol>	ances or abused alcohol?	
	Page <sup>2</sup>	1 of 2

**CONFIDENTIAL** 

GC-212

GUARDIANSHIP OF (Name):		CASE NUMBER:
	MINOR	
-	n living in your home, been charged with, arrested for,	or convicted of a crime involving illegal
substances or alcohol?  Yes  No	(If you checked "Yes," explain in Attachment 10.)	
11. Do you or does any other person li  Yes No	iving in your home suffer from mental illness? (If you checked "Yes," explain in Attachment 11.)	
12. Do you suffer from any physical di	sability that would impair your ability to perform the do (If you checked 'Yes," explain in Attachment 12.)	uties of guardian?
13. I have or may have	I do not have an adverse interest that the court meffect on, my ability to faithfully perform the duties of	<del>-</del>
14. I have I have not	(If you checked "I have or may have," explain in Attac previously been appointed guardian, conservator, ex (If you checked "I have," explain in Attachment 14.)	•
15. I have I have not	been removed as guardian, conservator, executor, or	r fiduciary in any other proceeding.
16. I am I am not	(If you checked "I have," explain in Attachment 15.) a private professional fiduciary, as defined in Busine: (If you checked "I am," respond to item 17. If you che	* *
17. I am I am not	currently licensed by the Professional Fiduciaries Bu Affairs. My license status and information is stated in Fiduciary Attachment signed by me and attached to as guardian in this matter. (Complete and sign the Pattach it to the petition, or deliver it to the petitioner for See item 4d of the petition. Use form GC-210(A-PF).	reau of the Department of Consumer item 1 on page 1 of the Professional the petition that proposes my appointment rofessional Fiduciary Attachment and or attachment, before the petition is filed.
18. I am I am not	a responsible corporate officer authorized to act for (	name of corporation):
	a California nonprofit charitable corporation that mee guardian of the proposed ward under Probate Code scorporation's articles of incorporation specifically autiguardian. (If you checked "I am," explain the circums counseling of, or financial assistance to the proposed	section 2104. I certify that the norize it to accept appointments as tances of the corporation's care of, a ward in Attachment 18.)
19. L I have L I have not	filed for bankruptcy protection within the last 10 years (If you checked "I have," explain in Attachment 19.)	S.
	MINORS' CONTACT INFORMATION	
20. Minor's name:	School (name):	
Home telephone:	School telephone:	Other telephone:
21. Minor's name: Home telephone:	School (name): School telephone:	Other telephone:
22. Minor's name:	School (name):	
Home telephone:	School telephone:	Other telephone:
Information on additional m	inors is attached.	
	DECLARATION	
I declare under penalty of perjury under	r the laws of the State of California that the foregoing	is true and correct.
Date:		
	•	
(TYPE OR PRINT NAME OF PROPOS	·	NATURE OF PROPOSED GUARDIAN)*

ATTORI	NEY OR PARTY WITH	HOUT ATTORNEY	STATE BAF	R NUMBER:		FOR COU	RT USE ONLY
NAME:							
FIRM N	AME:						
STREE	ADDRESS:						
CITY:			STATE:	ZIP CODE:			
TELEPH	IONE NO.:		FAX NO.:				
EMAIL A	ADDRESS:						
ATTORI	NEY FOR (name):						
		OF CALIFORNIA, CO	UNITY OF				
	T ADDRESS:	DE CALIFORNIA, CO	ONTT OF				
	G ADDRESS:						
	ID ZIP CODE:						
- BR	ANCH NAME:						
		ection applies to ca	ses other than proba	te guardiansn	ips.)		
	PETITIONER:						
KE	SPONDENT:						
ОТ	HER PARTY:						
		nile cases only):					
OTTILL			nly to probate guardia	anshin cases	1	CACE NUMBER	
GUAR	DIANSHIP OF (		illy to probate guarant	arisinp cases.	,	CASE NUMBER:	
00/11	01 (	mamoj.			Mino	r	
	DEGI	ADATION UND	ED LINIEODM OUI	L D CLICTOR		· _	
			ER UNIFORM CHI				
	JURIS	SDICTION AND	ENFORCEMENT A	CI (OCCJE	:A)		
1 [2	ım (check one)	). a party to	this proceeding to de	etermine custo	ndy of a child	the authorized re	presentative of the
	( <i>0.1.00</i> 1. 0.1.0)	a party to	and proceeding to a		•	this proceeding to deter	•
				agency, will	on is a party to	tills proceeding to deter	Tillic custody of a crilla.
<ol><li>Th</li></ol>	iere are <i>(speci</i>	fy number):	minor children v	vho are subje	ct to this proce	eding, as follows <i>(list old</i>	lest child first):
		Full Name		Date o	f birth	Place of birth (	city and state)
						(	
а	•						
b							
_							
С							
d							
H	Check this	hav if you need to	list more children (O	n form MC-03	O or a senara	te piece of paper, write "l	FI -105 Attachment 2
						tional child, and attach to	
			•				,
3. a.	Check	this box if there is	only one child <i>or</i> if all	of the children	n listed in item	2 have lived together for	r the past five years.
	(Provide the	current address of	the child listed in iten	n 2a and their	residence hist	tory for the past <b>five yea</b>	rs. If the current
	address is co	onfidential under Fa	amily Code section 34	129, check the	box and prov	ide only the state of resid	dence.)
	Dates	of residence	Residen	ice	Person	child lived with and	Deletienelie
	(Mc	onth/Year)	(City, Sta	ate)	comple	te current address	Relationship
	From:	To present					
		,					
			Confidential (lis	st state only)	Confide	ential (list state only)	
	From:	То:	,				
	1.15						
	From:	То:					
	110111.	10.					
	From:	To:					
	Troin.	10.					
	From:	To:					
	From:	То:					
			line and a second of the second	0- /5: : :::		and for the second	
				· ·	=	used for this purpose.)	
b.						lived together for the pas	
	form Fl	L-105(A)/GC-120(A	A) and list each other	child's current	address and	their residence history fo	
							Page 1 of 2

:ASE NAME:				CASE NUMBER:		
	proceeding, in Ca	you participated as a pa alifornia or elsewhere, co a copy of the orders if y	oncerning a child	d subject to this procee	eding?	er court case
Proceeding	Case number	Court (name, state or tribe, location)	Court order or judgment (date)	Name of each child	Your connection to the case	Case status
a. Family						
b. Probate Guardianship						
c. Other						
Proceeding		Case Number		Court (name, state	or tribe, location	n)
d. Juvenile						
e. Adoption						
One or more dom		straining/protective order	rs are now in eff	ect. (Attach a copy of	the orders if you	ı have one
Court	County	State or Tribe	Case	Number (if known)	Orders exp	oire <i>(date)</i>
a. Criminal						
b. Family						
c. Juvenile						
d. Other						
Do you know of any per or visitation with any ch		party to this proceeding  Yes  No		cal custody of or claims		to custody of
a. Name and address of		b. Name and addres		=	address of pers	on:
Has physical custody Claims custody rights Claims visitation rights		Claims custod	Has physical custody Claims custody rights Claims visitation rights		Has physical custody Claims custody rights Claims visitation rights	
Name of each child:		Name of each child:		Name of each	h child:	
Number of pages	attached:					
leclare under penalty of p		- laws of the State of Cali	fornia that the fo	oregoing is true and co	rrect.	
ate:						
	OF DECLARANT)			(0)01071705 07	DECLARANT\	
(NAME)	JE DEGLAKANT)			(SIGNATURE OF I	JECLARANT)	

NOTICE TO DECLARANT: You have a continuing duty to inform this court if you obtain any information about a custody proceeding in a California court or any other court concerning a child subject to this proceeding.

ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	
EMAIL ADDRESS:		
ATTORNEY FOR (name):		
SUPERIOR COURT OF CALIFORNIA, COUN	TY OF	
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:  BRANCH NAME:		
		<del> </del>
CHILD'S NAME:		
		CASE NUMBER:
PARENTAL NOTIFICA	ATION OF INDIAN STATUS	
about the child's Indian status by cor	npleting this form. If you get new inforn ys on the case, and the social worker o	must provide all the requested information nation that would change your answers, you r probation officer, or the court investigator
1. Name:		
2. Relationship to child: Parent	Indian custodian Guard	ian Other:
Indian Status		
	f, or eligible for membership in, a federally n):	
b The child is or may be a me	mber of, or eligible for membership in, a fe	
	grandparents, or other lineal ancestors is o	or was a member of a federally recognized tribe.
Location of tribe(s):		
Name and relationship of an	• • •	
d. I am a resident of or am dom	niciled on a reservation, rancheria, Alaska	Native village, or other tribal trust land.
e. The child is a resident of or i	s domiciled on a reservation, rancheria, Al	laska Native village, or other tribal trust land.
f. The child is or has been a w	ard of a tribal court.	
g. Either parent or the child pos Name of tribe(s) (name each	. 1	ating membership or citizenship in an Indian tribe.
Membership or citizenship n	· <del></del>	
h. None of the above apply.		
4. A previous form ICWA-020 ha	as has not been filed with the	court
I declare under penalty of perjury under the		
	is laws of the state of Sanforma that the R	oregoing to true and correct.
Date:		
		(0.0)
(TYPE OR PRINT NAME)		(SIGNATURE)
Note: This form is not intended to co	netituto a complete inquiry into Indian	heritage Further inquiry may be required by

the Indian Child Welfare Act.

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	_
GUARDIANSHIP OF THE PERSON ESTATE OF (Name):	
CONSENT OF PROPOSED GUARDIAN	CASE NUMBER:
NOMINATION OF GUARDIAN	
CONSENT TO APPOINTMENT OF GUARDIAN AND WAIVER OF NOTICE	
CONSENT OF PROPOSED GUARDIAN	
1. I consent to serve as guardian of the person estate of the minor.	
Date:	
(TYPE OR PRINT NAME)	SIGNATURE OF PROPOSED GUARDIAN)
NOMINATION OF GUARDIAN	
2. I am a parent of the minor a donor of a gift to the minor. I nominate	e (name and address):
as guardian of the person estate of the minor.	
3. I am a parent of the minor a donor of a gift to the minor. I nominat	e (name and address):
as guardian of the person estate of the minor.	
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE)
NOTICE: The guardian of the person of a minor child has full legal and phy an adult or is adopted, the court changes guardians, or the court to Parents or other interested persons must petition the court to terr will not do so unless the judge decides that termination would be	erminates the guardianship. ninate the guardianship. The court
CONSENT TO APPOINTMENT OF GUARDIAN AND WA	IVER OF NOTICE
4. I consent to appointment of the guardian as requested in the <i>Petition for Appointment</i> of	of Guardian of Minor, filed on
(date): . I am entitled to notice in this proceeding, but I waiv	
notice of any request for independent powers contained in it. I waive timely receipt of a	
notice of any request for independent powers contained in it. I waive timely receipt of a	recept of the petition.
DATE (TVDE OR PRINT NAME) (ACCUST)	DEL ATIONOLIIS TO MINOS
DATE (TYPE OR PRINT NAME) (SIGNATU	RE) RELATIONSHIP TO MINOR
DATE (TYPE OR PRINT NAME) (SIGNATU	RE) RELATIONSHIP TO MINOR
DATE (TYPE OR PRINT NAME) (SIGNATU	RE) RELATIONSHIP TO MINOR
Continued on Attachment 4.	,

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
GUARDIANSHIP CONSERVATORSHIP OF THE PERSON ESTATE	
OF (Name):	
of (warne).	
MINOR (PROPOSED) CONSERVATEE	
	CASE NUMBER:
NOTICE OF HEARING—GUARDIANSHIP OR CONSERVATORSHIP	
This notice is required by law.	
This notice does not require you to appear in court, but you may attend the h	earing if you wish.
4. NOTIOE is all and ( )	
NOTICE is given that (name):     (representative capacity, if any):	
has filed (specify):	
nac med (openny).	
2. You may refer to documents on file in this proceeding for more information. (Some documents	
Under some circumstances you or your attorney may be able to see or receive copies of confiding the proceeding or apply to the court.)	ential documents if you file papers
<ol> <li>The petition includes an application for the independent exercise of powers by a guardian</li> </ol>	o or concentator under
Probate Code section 2108 Probate Code section 2590.	Tor conservator under
Powers requested are specified below specified in Attachment 3.	
4. A HEARING on the matter will be held as follows:	
Don't	Poom:
a. Date: Time: Dept.:	Room:
b. Address of court same as noted above is (specify):	
Aggistive listening evetome computer aggisted real time aggisted aggisted and time	a continue are
Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter available upon request if at least 5 days notice is provided. Contact the clerk's office for Requesting 1.	

Page 1 of 2

Accommodations by Persons with Disabilities and Order (form MC-410). (Civil Code section 54.8.)

GUARDIANSHIP CONSERVATORS	SHIP OF THE PER	SON ESTATE	CASE NUMBER:
OF (Name):			
	MINOR PRO	OPOSED) CONSERVATEE	
A copy of this <i>Notice of Hearing—Guardial</i> has the right under the law to be notified of a Copies of this Notice may be served by mail personally served on certain persons; and coguardianships and conservatorships. The petither service by mail or personal service allows. The petitioner does this by arrangin which the petitioner then files with the origin. This page contains a proof of service that is performs the service must complete and signattached to this Notice when it is filed with the	the date, time, place, and in most situations. In a copies of this Notice may be etitioner (the person who e, but must show the cour g for someone else to per al Notice. may be used only to show n a proof of personal service.	("Notice") must be "set purpose of a court her guardianship, however be personally served in requested the court her that copies of this Not form the service and cover service by mail. To so vice, and each signed of	aring in a guardianship or conservatorship. , copies of this Notice must sometimes be istead of served by mail in both earing) may not personally perform tice have been served in a way the law complete and sign a proof of service, how personal service, each person who copy of that proof of service must be
* (This Note replaces the clerk's certificate of form GC-020(C), Clerk's Certificate of Pos			
	PROOF OF SERV	ICE BY MAIL	
<ol> <li>I am over the age of 18 and not a party to</li> <li>My residence or business address is (sp</li> </ol>		ent of or employed in t	ne county where the mailing occurred.
with the postage fully prepaid b. placing the envelope for colle business practices. I am read for mailing. On the same day ordinary course of business w  4. a. Date mailed:	AND ope with the United States ection and mailing on the ily familiar with this busing that correspondence is p with the United States Pos  b. Place mailed (c	s Postal Service on the date and at the place sess's practice for collection and tall Service in a sealed ity, state):	date and at the place shown in item 4 shown in item 4 following our ordinary cting and processing correspondence d mailing, it is deposited in the envelope with postage fully prepaid.
the Notice.			he petition or other document referred to in
I declare under penalty of perjury under the la	aws of the State of Califor	rnia that the foregoing	s true and correct.
Date:	}	•	
(TYPE OR PRINT NAME OF PERSON COMPLETING	G THIS FORM)	(SIGNATURE	OF PERSON COMPLETING THIS FORM)
NAME AND ADD	RESS OF EACH PERSO	N TO WHOM NOTICE	E WAS MAILED
Name of person served	<u>Addr</u>	ess (number, street, c	ity, state, and zip code)
1.			
2.			
3.			
4.			
Continued on an attachment. (You	u may use form DE-120(I	лА)/GC-020(MA) to sh	ow additional persons served.)

							GC-02	20(P)
GUARDIANSHIP CONSE	RVATORSHIP	OF THE	PERS	ОИ 🗀	ESTATE	CASE NUMBE	iR:	
OF (Name):								
		MINOR [	<b></b> `		NSERVATEE			
PROOF OF PERSONAL S			_					
(Attach a separate complete Hearing—Guardianship or	Conservators	hip <i>for eac</i>						
<ol> <li>I am over the age of 18 and not a pa</li> <li>I served the attached <i>Notice of Hear</i></li> </ol>	•		onservatorshir	hy ners	onally deliver	ring a convito	n each nerson liste	hd
below at the address and on the date				by pers	orially deliver	ing a copy to	reach person lister	u
3. I served with the attached <i>No</i> referred to in the Notice.	otice of Hearin	g—Guardi	anship or Con	servator	ship a copy c	of the petition	or other documen	t
4. I served with the attached <i>N</i> e	otice of Hearin	ng—Guardi	ianship or Cor	servator	s <i>hip</i> copies o	of the following	ig documents (spe	cify):
Continued on Attachm  5. I am (check all that apply):  a.	a process servershal. rocess server. dent contracto (Bus. & Prof. er, and, if app	or of a regis Code, § 22 licable, cou	2350(b)). unty of registra	tion and	number, are		SEDVICE WAS M	<b>ADE</b>
NAME OF EACH PERSON PERSONA  Name			(number, stree				nd time service mad	
1.						Date:		
··						Time:		
						Date:		
2.								
3.						Date:		
						Time:		
4.						Date:		
						Time: —		
List of names and addresses (You may use Attachment to N	Notice of Hear	ing Proof c	of Personal Se	rvice, for	rm DE-120(P	PA)/GC-020(F	PA), for this purpos	:e.)
I declare under penalty of perjury under California that the foregoing is true and		ie State of				<i>narshal use</i> s true and co		
Date:			Date:					
<b>k</b>								

Page 1 of 1

(SIGNATURE)

(SIGNATURE)

PARTY'S NAME AND ADDRESS:	TELEPHONE NO.:	FOR COURT USE ONLY
IN PRO PER		
CONTRA COSTA COUNTY SUPERIOR COURT – MARTINEZ 725 Court Street P.O. Box 911 Martinez, CA 94553		
IN RE GUARDIANSHIP OF:		
DECLARATION REGARDING NO	TICE	CASE NUMBER
I,	doclare	that I am the potitioner in this
guardianship case, and that I have attempted to locate		
the minor in this action as	To date my	efforts have been unsuccessful. I have
done the following things to try to locate this person:		
1.	details of my attempts a	re:
2.    I checked with directory assistance. The details of	my attempts are:	
2. The details of		
3. L I checked with friends and relatives. The details of	my attempts are:	

4.		I checked with former employers	. The details of my attempts are:	
5.		I checked the last known resider	nce address. The details of my attempts are:	
6.		I checked the real and personal person was last known or believe	property indexes in the recorder's and assessor's offices for the county where ed to reside.	e the
7.		Other (specify):		
l de	eclare	e under penalty of perjury under th	evailable which might enable me to locate and serve the person indicated about a laws of the State of California that the foregoing is true and correct.	ve.
		(TYPE OR PRINT NAME)	(SIGNATURE)	

			00 = .0
ATTORNEY OR PARTY WITHOUT A	ATTORNEY (Name, state bar number, and address):		FOR COURT USE ONLY
TELEPHONE NO.:	FAX NO. (Optional):		
E-MAIL ADDRESS (Optional):			
ATTORNEY FOR (Name):			
SUPERIOR COURT OF CA STREET ADDRESS:	LIFORNIA, COUNTY OF		
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
GUARDIANSHIP OF THE	PERSON ESTATE		
OF (Name):		MINOR	
	DUTIES OF GUARDIAN and Acknowledgment of Receipt		CASE NUMBER:

#### **DUTIES OF GUARDIAN**

When you are appointed by the court as a guardian of a minor, you become an officer of the court and assume certain duties and obligations. An attorney is best qualified to advise you about these matters. You should clearly understand the information on this form. You will find additional information in the *Guardianship Pamphlet* (for Guardianships of Children in the Probate Court) (Form GC-205), which is available from the court.

#### 1. GUARDIANSHIP OF THE PERSON

If the probate court appoints you as a *guardian of the person* for a child, you will be required to assume important duties and obligations.

- a. Fundamental responsibilities The guardian of the person of a child has the care, custody, and control of the child. As guardian, you are responsible for providing for food, clothing, shelter, education, and all the medical and dental needs of the child. You must provide for the safety, protection, and physical and emotional growth of the child.
- b. Custody As guardian of the person of the child, you have full legal and physical custody of the child and are responsible for all decisions relating to the child. The child's parents can no longer make decisions for the child while there is a guardianship. The parents' rights are suspended—not terminated—as long as a guardian is appointed for a minor.
- c. Education As guardian of the person of the child, you are responsible for the child's education. You determine where the child should attend school. As the child's advocate within the school system, you should attend conferences and play an active role in the child's education. For younger children, you may want to consider enrolling the child in Head Start or other similar programs. For older children, you should consider their future educational needs such as college or a specialized school. You must assist the child in obtaining services if the child has special educational needs. You should help the child in setting and attaining his or her educational goals.
- **d. Residence** As guardian, you have the right to determine where the child lives. The child will normally live with you, but when it is necessary, you are allowed to make other arrangements if it is in the best interest of the child. You should obtain court approval before placing the child back with his or her parents.

As guardian, you **do not** have the right to change the child's residence to a place outside of California unless you first receive the court's permission. If the court grants permission, California law requires that you establish legal guardianship in the state where the child will be living. Individual states have different rules regarding guardianships. You should seek additional information about guardianships in the state where you want the child to live.

(Continued on reverse)

GUARDIAN OF (Name):		CASE NUMBER:
	MINOR	

- e. Medical treatment As guardian, you are responsible for meeting the medical needs of the child. In most cases, you have the authority to consent to the child's medical treatment. However, if the child is 14 years or older, surgery may not be performed on the child unless either (1) both the child and the guardian consent or (2) a court order is obtained that specifically authorizes the surgery. This holds true except in emergencies. A guardian may not place a child involuntarily in a mental health treatment facility under a probate guardianship. A mental health conservatorship proceeding is required for such an involuntary commitment. However, the guardian may secure counseling and other necessary mental health services for the child. The law also allows older and more mature children to consent to their own treatment in certain situations such as outpatient mental health treatment, medical care related to pregnancy or sexually transmitted diseases, and drug and alcohol treatment.
- **f. Community resources** There are agencies in each county that may be helpful in meeting the specific needs of children who come from conflicted, troubled, or deprived environments. If the child has special needs, you must strive to meet those needs or secure appropriate services.
- **g. Financial support** Even when the child has a guardian, the parents are still obligated to financially support the child. The guardian may take action to obtain child support. The child may also be eligible for Temporary Aid for Needy Families, TANF (formerly known as AFDC), social security benefits, Veterans Administration benefits, Indian child welfare benefits, and other public or private funds.
- h. Visitation The court may require that you allow visitation or contact between the child and his or her parents. The child's needs often require that the parent-child relationship be maintained, within reason. However, the court may place restrictions on the visits, such as the requirement of supervision. The court may also impose other conditions in the child's best interest.
- **Driver's license** As guardian of the person, you have the authority to consent to the minor's application for a driver's license. If you consent, you will become liable for any civil damages that may result if the minor causes an accident. The law requires that anyone signing the DMV application obtain insurance to cover the minor.
- **j. Enlistment in the armed services** The guardian may consent to a minor's enlistment in the armed services. If the minor enters into active duty with the armed forces, the minor becomes emancipated under California law.
- **k. Marriage** For the minor to marry, the guardian **and the court** must give permission. If the minor enters a valid marriage, the minor becomes emancipated under California law.
- Change of address A guardian must notify the court in writing of any change in the address of either the child or the guardian. This includes any changes that result from the child's leaving the guardian's home or returning to the parent's home. You must always obtain court permission before you move the child to another state or country.
- m. Court visitors and status reports Some counties have a program in which "court visitors" track and review guardianships. If your county has such a program, you will be expected to cooperate with all requests of the court visitor. As guardian, you may also be required to fill out and file status reports. In all counties, you must cooperate with the court and court investigators.
- n. **Misconduct of the child** A guardian, like a parent, is liable for the harm and damages caused by the willful misconduct of a child. There are special rules concerning harm caused by the use of a firearm. If you are concerned about your possible liability, you should consult an attorney.
- **o.** Additional responsibilities The court may place other conditions on the guardianship or additional duties upon you, as guardian. For example, the court may require the guardian to complete counseling or parenting classes, to obtain specific services for the child, or to follow a scheduled visitation plan between the child and the child's parents or relatives. As guardian, you must follow all court orders.

(Continued on page three)

GUARDIAN OF (Name):		CASE NUMBER:
	MINOR	

p. Termination of guardianship of the person - A guardianship of the person automatically ends when the child reaches the age of 18, is adopted, marries, is emancipated by court order, enters into active military duty, or dies. If none of these events has occurred, the child, a parent, or the guardian may petition the court for termination of guardianship. But it must be shown that the guardianship is no longer necessary or that termination of the guardianship is in the child's best interest.

#### 2. GUARDIANSHIP OF THE ESTATE

If the court appoints you as *guardian of the child's estate*, you will have additional duties and obligations. The money and other assets of the child are called the child's "estate." Appointment as guardian of a child's estate is taken very seriously by the court. The guardian of the estate is required to manage the child's funds, collect and make an inventory of the assets, keep accurate financial records, and regularly file financial accountings with the court.

#### MANAGING THE ESTATE

- a. Prudent investments As guardian of the estate, you must manage the child's assets with the care of a prudent person dealing with someone else's property. This means that you must be cautious and may not make speculative or risky investments.
- b. Keeping estate assets separate As guardian of the estate, you must keep the money and property of the child's estate separate from everyone else's, including your own. When you open a bank account for the estate, the account name must indicate that it is a *guardianship* account and not your personal account. You should use the child's social security number when opening estate accounts. You should never deposit estate funds in your personal account or otherwise mix them with your own funds or anyone else's funds, even for brief periods. Securities in the estate must be held in a name that shows that they are estate property and not your personal property.
- c. Interest-bearing accounts and other investments Except for checking accounts intended for ordinary expenses, you should place estate funds in interest-bearing accounts. You may deposit estate funds in insured accounts in federally insured financial institutions, but you should not put more than \$100,000 in any single institution. You should consult with an attorney before making other kinds of investments.
- d. Blocked accounts A blocked account is an account with a financial institution in which money is placed. No person may withdraw funds from a blocked account without the court's permission. Depending on the amount and character of the child's property, the guardian may elect or the court may require that estate assets be placed in a blocked account. As guardian of the estate, you must follow the directions of the court and the procedures required to deposit funds in this type of account. The use of a blocked account is a safeguard and may save the estate the cost of a bond.
- with estate assets. Without prior court order, you may not pay fees to yourself or your attorney. You may not make a gift of estate assets to anyone. You may not borrow money from the estate. As guardian, you may not use estate funds to purchase real property without a prior court order. If you do not obtain the court's permission to spend estate funds, you may be compelled to reimburse the estate from your own personal funds and may be removed as guardian. You should consult with an attorney concerning the legal requirements relating to sales, leases, mortgages, and investment of estate property. If the child of whose estate you are the guardian has a living parent or if that child receives assets or is entitled to support from another source, you must obtain court approval before using guardianship assets for the child's support, maintenance, or education. You must file a petition or include a request for approval in the original petition, and set forth which exceptional circumstances justify any use of guardianship assets for the child's support. The court will ordinarily grant such a petition for only a limited period of time, usually not to exceed one year, and only for specific and limited purposes.

#### **INVENTORY OF ESTATE PROPERTY**

f. Locate the estate's property - As guardian of the estate, you must locate, take possession of, and protect the child's income and assets that will be administered in the estate. You must change the ownership of all assets into the guardianship estate's name. For real estate, you should record a copy of your Letters of Guardianship with the county recorder in each county where the child owns real property.

(Continued on reverse)

GUARDIAN OF (Name):		CASE NUMBER:
	MINOR	

- g. Determine the value of the property As guardian of the estate, you must arrange to have a court-appointed referee determine the value of the estate property unless the appointment is waived by the court. You—not the referee—must determine the value of certain "cash items." An attorney can advise you about how to do this.
- h. File an inventory and appraisal As guardian of the estate, you must file an inventory and appraisal within 90 days after your appointment. You may be required to return to court 90 days after your appointment as guardian of the estate to ensure that you have properly filed the inventory and appraisal.

#### **INSURANCE**

i. Insurance coverage - As guardian of the estate, you should make sure that there is appropriate and sufficient insurance covering the assets and risks of the estate. You should maintain the insurance in force throughout the entire period of the guardianship or until the insured asset is sold.

#### RECORD KEEPING AND ACCOUNTING

- j. Records As guardian of the estate, you must keep complete, accurate records of each financial transaction affecting the estate. The checkbook for the guardianship checking account is essential for keeping records of income and expenditures. You should also keep receipts for all purchases. Record keeping is critical because you will have to prepare an accounting of all money and property that you have received, what you have spent, the date of each transaction, and its purpose. You will also have to be able to describe in detail what is left after you have paid the estate's expenses.
- k. Accountings As guardian of the estate, you must file a petition requesting that the court review and approve your accounting one year after your appointment and at least every two years after that. The court may ask that you justify some or all expenditures. You should have receipts and other documents available for the court's review, if requested. If you do not file your accounting as required, the court will order you to do so. You may be removed as guardian for failure to file an accounting.
- I. Format As guardian of the estate, you must comply with all state and local rules when filing your accounting. A particular format is specified in the Probate Code, which you must follow when you present your account to the court. You should check local rules for any special local requirements.
- **m. Legal advice** An attorney can advise you and help you prepare your inventories, accountings, and petitions to the court. If you have questions, you should consult with an attorney.

#### 3. OTHER GENERAL INFORMATION

- a. Removal of a guardian A guardian may be removed for specific reasons or when it is in the child's best interest. A guardian may be removed either on the court's own motion or by a petition filed by the child, a relative of the child, or any other interested person. If necessary, the court may appoint a successor guardian, or the court may return the child to a parent if that is found to be in the child's best interest.
- **b.** Legal documents For your appointment as guardian to be valid, the *Order Appointing Guardian of Minor* must be signed. Once the court signs the order, the guardian **must** go to the clerk's office, where *Letters of Guardianship* will be issued. *Letters of Guardianship* is a legal document that provides proof that you have been appointed and are serving as the guardian of a minor. You should obtain several certified copies of the *Letters* from the clerk. These legal documents will be of assistance to you in the performance of your duties, such as enrolling the child in school, obtaining medical care, and taking care of estate business.
- c. Attorneys and legal resources If you have an attorney, the attorney will advise you on your duties and responsibilities, the limits of your authority, the rights of the child, and your dealings with the court. If you have legal questions, you should consult with your attorney. Please remember that the court staff cannot give you legal advice.

(Continued on page five)

GUARDIAN OF (Name):	CA	CASE NUMBER:
MIN	OR	

If you are not represented by an attorney, you may obtain answers to your questions by contacting community resources, private publications, or your local law library.

NOTICE: This statement of duties is a summary and is not a complete statement of the law. Your conduct as a probate guardian is governed by the law itself and not by this summary.

#### **ACKNOWLEDGMENT OF RECEIPT**

- 1. I have petitioned the court to be appointed as a guardian.
- 2. I acknowledge that I have received a copy of this statement of the duties of the position of guardian.

(TYPE OR PRINT NAME) (SIGNATURE OF PETITIONER)	
(TYPE OR PRINT NAME) (SIGNATURE OF PETITIONER)	
Date:	
(TYPE OR PRINT NAME) (SIGNATURE OF PETITIONER)	
Date:	
<u> </u>	

ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR NO.:		FOR COU	RT USE ONLY
NAME:				
FIRM NAME:				
STREET ADDRESS:				
CITY:		CODE:		
TELEPHONE NO.:	FAX NO.:			
E-MAIL ADDRESS:				
ATTORNEY FOR (name):				
SUPERIOR COURT OF CALIFORNIA	, COUNTY OF			
STREET ADDRESS:				
MAILING ADDRESS: CITY AND ZIP CODE:				
BRANCH NAME:				
GUARDIANSHIP OF THE (name):	PERSON ESTATE	OF		
			CASE NUMBER:	
	APPOINTING GUARDIAN GUARDIANSHIP OF THE PE	RSON	CASE NUMBER:	
WARNING: THIS AF	PPOINTMENT IS NOT E	FFECTIVE UNTIL	LETTERS HA	VE ISSUED.
The petition for appointment of (check boxes c, d, and e to indicate indicate to indi		rdianship of the person	came on for hearing	as follows
a. Judge <i>(name)</i> :				
b. Hearing date:	Time:		Dept.:	Room:
c. Petitioner (name):				
d. Attorney for Petitione	r <i>(name)</i> :			
e. Attorney for (propose	d) ward (name, address, e-mail,	and telephone):		
THE COURT FINDS				
2. a. All notices required by	y law have been given.			
b. Notice of hearing to the (names):	ne following persons ha	s been should	be dispensed wit	h
3. Appointment of a guardia (NOTE: The Probate Coage or older.)	n of the person e	state of the proposed the state of a guardian of the		
4. Extension of the guardian	nship of the person past the ward	's 18th birthday is nece	ssary or convenient.	
	wers to be exercised independer interest of the guardianship estat		e section 2590 is to the	ne advantage and
6. Attorney (name): counsel to represent the	(proposed) ward in these procee		een appointed by the esentation is: \$	court as legal
7. The appointed court inve	estigator, probation officer, or don	nestic relations investiga	ator is <i>(name, title, a</i>	ddress, and telephone):

Do NOT use this form for a temporary guardianship.

(specify terms, including any combination of payers):

forthwith as follows

GUARDIANSHIP OF THE PERSON ESTATE OF	CASE NUMBER:
(name):	
(nano).	
14. Orders are granted relating to the conditions imposed under F specified in Attachment 14.	robate Code section 2402 upon the guardian of the estate as
15. Other orders as specified in Attachment 15 are granted.	
16. The probate referee appointed is (name and address):	
17. Number of boxes checked in items 9–16:	
18. Number of pages attached:	
Date:	
	JUDGE OF THE SUPERIOR COURT
	SIGNATURE FOLLOWS LAST ATTACHMENT
	G.G. T. C.

ATTORNEY OR PARTY WITHOUT ATTO	DRNEY ST	ATE BAR NO.:		FOR COURT USE ONLY
NAME:				
FIRM NAME:				
STREET ADDRESS:				
CITY:		STATE:	ZIP CODE:	
TELEPHONE NO.:		FAX NO.:		
E-MAIL ADDRESS:				
ATTORNEY FOR (name):				
	CODNIA COUNTY OF			
SUPERIOR COURT OF CALIF	ORNIA, COUNTY OF			
STREET ADDRESS:				
MAILING ADDRESS:				
CITY AND ZIP CODE:				
BRANCH NAME:				
GUARDIANSHIP OF				
(name):				
				CASE NUMBER:
l	LETTERS OF GUA	RDIANSHIP		CASE NUIVIDEN:
	Person	Estate		
•		1 1	ETTERS	
		L		
1. (Name):			is appointed (	guardian of the person estate
of (name):				
2. The appointment of	of (name).			as guardian of the person of
	oi (Harrie).			as guardian of the person of
(name):				
is extended past t	he ward's 18th birthd	ay as of (date):	•	
3. Other powers have	e been granted and c	onditions have	been imposed as follows:	
cc. poc.ca.c	·		•	specified in attachment 3a (specific
powers, restric	tions, conditions, and	limitations).		specified in attachment 3a (specify
b. Conditions rela attachment 3b.		custody of the p	property under Probate Cod	de section 2402 are specified in
c. Conditions rela		ment, educatio	n, and welfare of the ward	under Probate Code section 2358 are
d. Other powers granted or conditions imposed are specified on attachment 3d specified below.				
d Other powers g	granted or conditions	imposed are	specified off attachi	specified below.
4. The guardian is no	t authorized to take p	ossession of m	noney or any other property	y without a specific court order.
5. The guardianship of the	_			
-			5 ( ).	
Number of pages attach	ea:			
WITNESS, clerk of the court	t, with seal of the cou	rt affixed.		
(SEAL)	Date:			
(OLAL)	Dato.			
	Clark by			
	Cierk, by			, Deputy

Page 1 of 2

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G	L.	•∠	ວ	u

GUARDIANSHIP OF	CASE NUMBER:
(name):	

#### NOTICE TO INSTITUTIONS AND FINANCIAL INSTITUTIONS

(Probate Code sections 2890-2893)

When these *Letters of Guardianship* (Letters) are delivered to you as an employee or other representative of an *institution* or *financial institution* (described below) in order for the guardian of the estate (1) to take possession or control of an asset of the minor named above held by your institution (including changing title, withdrawing all or any portion of the asset, or transferring all or any portion of the asset) or (2) to open or change the name of an account or a safe-deposit box in your financial institution to reflect the guardianship, you must fill out Judicial Council form GC-050 (for an institution) or form GC-051 (for a financial institution). An officer authorized by your institution or financial institution must date and sign the form, and you must file the completed form with the court.

There is no filing fee for filing the form. You may either arrange for personal delivery of the form or mail it to the court for filing at the address given for the court on page 1 of these Letters.

The guardian should deliver a blank copy of the appropriate form to you with these Letters, but it is your institution's or financial institution's responsibility to complete the correct form, have an authorized officer sign it, and file the completed form with the court. If the correct form is not delivered with these Letters or is unavailable for any other reason, blank copies of the forms may be obtained from the court. The forms may also be accessed from the judicial branch's public website free of charge. The Internet address (URL) is <a href="https://www.courts.ca.gov/forms.htm">www.courts.ca.gov/forms.htm</a>. Select the form group *Probate—Guardianships and Conservatorships* and scroll down to form GC-050 for an institution or form GC-051 for a financial institution. The forms may be printed out as blank forms and filled in by typewriter (nonfillable form) or may be filled out online and printed out ready for signature and filling (fillable form).

An *institution* under California Probate Code section 2890(c) is an insurance company, insurance broker, insurance agent, investment company, investment bank, securities broker-dealer, investment advisor, financial planner, financial advisor, or any other person who takes, holds, or controls an asset subject to a conservatorship or guardianship other than a financial institution. Institutions must file a *Notice of Taking Possession or Control of an Asset of Minor or Conservatee* (form GC-050) for an asset of the minor or conservatee held by the institution. A single form may be filed for all affected assets held by the institution.

A financial institution under California Probate Code section 2892(b) is a bank, trust (including a Totten trust account but excluding other trust arrangements described in Probate Code section 82(b)), savings and loan association, savings bank, industrial bank, or credit union. Financial institutions must file a Notice of Opening or Changing a Guardianship or Conservatorship Account or Safe-Deposit Box (form GC-051) for an account or a safe-deposit box held by the financial institution. A single form may be filed for all affected accounts or safe-deposit boxes held by the financial institution.

# LETTERS OF GUARDIANSHIP AFFIRMATION

	AFFIRMATION	
I solemnly affirm that I	will perform according to law the duties of guardian.	
Executed on (date):	, at (place):	
(TY	PE OR PRINT NAME)	(SIGNATURE OF APPOINTEE)
	CERTIFICATIO	N
	ent, including any attachments, is a correct copy of the bove have not been revoked, annulled, or set aside,	he original on file in my office, and that the Letters issued to and are still in full force and effect.
(SEAL)		
	Date:	
	Clerk, by	, Deputy
1		

### ADDITIONAL FORMS FOR GUARDIANSHIP OF PERSON AND ESTATE OR ESTATE ONLY

The following are forms that may have to be filed at a later date after the filing of the Petition for General/Temporary Guardianship of a Person and Estate or Estate Only has been filed.

#	FORM NAME	FORM#	# of Pages
1.	Notice of Filing Inventory and Appraisal and How to Object to the Inventory of the Appraised Value of Property	GC-042	
2.	Attachment to Notice of Filing of Inventory and Appraisal and How to Object to the Inventory or Appraised Value of Property	GC-042(MA)	
3.	Objections to Inventory and Appraisal of Conservator or Guardian	GC-045	
4.	Pre-Move Notice of Proposed change of Personal Residence of Conservatee or Ward	GC-079	
5.	Attachment to Pre-Move Notice of Proposed change of Personal Residence of Conservatee or Ward	GC-079(MA)	
6.	Post-Move Notice of change of Residence of Conservatee or Ward	GC-080	
7.	Attachment to Post-Move Notice of Change of residence of Conservatee or Ward	GC-080(MA)	

	GC-042
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
_	
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	1
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
CONSERVATORSHIP GUARDIANSHIP OF THE PERSON AND ESTATE	
OF (Name):	
CONSERVATEE MINOR	
NOTICE OF FILING INVENTORY AND APPRAISAL AND HOW TO OBJECT	CASE NUMBER:
TO THE INVENTORY OR THE APPRAISED VALUE OF PROPERTY	
4 NOTICE is given that (asses).	
1. NOTICE is given that (name):	,
Conservator Guardian of the estate of the above-named conservatee or ward,	
Partial No.: Final Supplemental Corrected Reapp	raisal for Sale
Inventory and Appraisal on (date filed):	
2. If you object to the Inventory and Appraisal identified above or to the appraised value of any pro	perty listed in it, and you want the
court to hear your objections, they must be in writing, signed by you under penalty of perjury, an	
address stated above. If you object to the appraised value of any property listed in the Inve	
file your objections with the clerk of the court no later than 30 days after the date specific	ed in item 1 above.
3. If you object to a Final Inventory and Appraisal or to an Inventory and Appraisal filed on or after	
date of the order appointing the conservator or guardian or (2) the last day of any extension grant the order appointing the conservator or guardian or (2) the last day of any extension grant the order appointing the conservator or guardian or (2) the last day of any extension grant the order appointing the conservator or guardian or (2) the last day of any extension grant the conservator or guardian or (2) the last day of any extension grant the conservator or guardian or (2) the last day of any extension grant the conservator or guardian or (2) the last day of any extension grant the conservator or guardian or (2) the last day of any extension grant the conservator or guardian or (2) the last day of any extension grant the conservator or guardian or (2) the last day of any extension grant the conservator of the conse	· · · · · · · · · · · · · · · · · · ·
<i>Inventory and Appraisal</i> , in addition to the objections described above you may also object to the others previously filed on the ground that they do not list property that should have been listed a	
4. You may prepare your written objections on form GC-045, Objections to Inventory and Appraisa When you file your objections, the court will set a date, time, and place for a hearing on them. U	
you then must arrange for someone other than yourself to mail, at least 15 days before the hear	
and copies of another form, <b>form GC-020</b> , <i>Notice of Hearing—Guardianship or Conservatorship</i>	· · · · · · · · · · · · · · · · · ·
of the court hearing, to (1) the conservator or guardian of the estate; (2) the conservator's or guardian	•
address shown at the top of this form; (3) the conservatee or the minor (if the minor is at least 1.	
parents, guardian, or other adult residing with the minor who has legal custody); (4) the spouse	or registered domestic partner of the
conservatee or the spouse of the minor; (5) any person who has filed form DE-154/GC-035, Re	
case; and (6) any probate referee who made an appraisal of property to which you object. (You	
copies to you if you are one of the persons listed above.) You must then arrange for the person	~
sign the proof of service on page 2 of the original Notice of Hearing and file the Notice with the	court before the date of the hearing.

5. At the hearing the court will consider and determine the merits of your objections and may fix the true value of any property to the appraised value of which you have objected. The court may order an independent reappraisal by one or more additional appraisers at the expense of the conservatorship or guardianship estate, but if your objection to the appraisal of any property that the court orders to be reappraised is not upheld by the court, the cost of the reappraisal may be charged to you.

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available upon request if at least five days notice is provided. Contact the clerk's office for Request for Accommodations by Persons With Disabilities and Order (form MC-410). (Civ. Code, § 54.8.)



CONSERVATORSHIP GUARDIANSHIP OF THE OF (Name):	PERSON AND ESTATE	CASE NUMBER:
	CONSERVATEE MINOR	
INSTRUCTIONS	TO CONSERVATOR OR GUARDI	AN
Each time you file an <i>Inventory and Appraisal</i> in this mat to <i>Object to the Inventory or the Appraised Value of Prop</i> the completed <i>Notice</i> and court file-stamped copies of th conservatee or ward, the conservatee's spouse or register and children) or, if none, to the conservatee's nearest relimailing below. You then must file the original <i>Notice</i> with	perty. You, your attorney, or an empl be filed <i>Inventory and Appraisal</i> to the ered domestic partner, and the constantive. The person who does the ma	oyee of your attorney must mail copies of e conservatee, the attorney for the ervatee's first-degree relatives (parents
1	PROOF OF MAILING	
<ol> <li>I am over the age of 18. I am the appointed conservat attorney. I am a resident of or employed in the county</li> </ol>	_	guardian's attorney, or an employee of the
<ol> <li>My residence or business address is (specify):</li> </ol>	where the mailing occurred.	
<ul> <li>I mailed the foregoing Notice of Filing Inventory and A Property on each person named below by enclosing a a. depositing the sealed envelope with the U the postage fully prepaid.</li> <li>b. placing the envelope for collection and ma</li> </ul>	a copy in an envelope addressed as United States Postal Service on the calling on the date and at the place sh	shown below AND date and at the place shown in item 4 with nown in item 4 following our ordinary
business practices. I am readily familiar wit for mailing. On the same day that correspond ordinary course of business with the United	ondence is placed for collection and	mailing, it is deposited in the
•	ce mailed (city, state):	
<ol> <li>I mailed with this Notice of Filing Inventory and App Property a copy of the Inventory and Appraisal ider with the court.</li> </ol>		
I declare under penalty of perjury under the laws of the Sta	ate of California that the foregoing is	s true and correct.
Date:		
	•	
(TYPE OR PRINT NAME OF PERSON COMPLETING THIS FORM)	(SIGNATURE	OF PERSON COMPLETING THIS FORM)
NAME AND ADDRESS OF EA	ACH PERSON TO WHOM NOTICE	WAS MAILED
Name and relationship to conservatee or ward	Address (number, street	<u>, city, state, and zip code)</u>
1.		
Conservatee		
2.		
Attorney for conservatee or ward		
3.		
Spouse or registered domestic partner of conservatee		
Continued on an attachment. (You may use for	rm GC-042(MA) to show additional μ	persons served.)

		GC-042(MA)
CONSERVATORSHIP GUARDIANSHIP OF THOSE (Name):	HE PERSON AND ESTATE	CASE NUMBER:
	CONSERVATEE MINOR	
	E OF FILING OF INVENTORY AND A	
(This atta	achment is for use with form GC-042.)	
NAME AND ADDRESS OF	F EACH PERSON TO WHOM NOTICE	WAS MAILED
Name and relationship to conservatee or ward	Address (number, street	city, state, and zip code)
Relationship:		
Relationship:		
Relationship:		
Relationship:		

Page\_

GC-045	Objections to Inventory and Appraisal of Conservator or Guardian	Clerk stamps date here when t	form is filed.
☐ Conservatorship	☐ Guardianship of the Estate of		
(Name):			
	☐ Conservatee ☐ Minor		
(You may use this for	m to object to an Inventory and Appraisal filed by the		
•	lian of the Estate of the person named above.)		
1 Your name (inc.	lude the names of all persons or organizations that are		
	nventory and Appraisal of the conservator or guardian	Fill in court name and street ac	drass:
described in ( <b>5</b> ).	All persons listed must sign this form.):		
a		Superior Court of California, County of	1
b			
c			
	and telephone number (If more than one name is		
acceptable for ma	ose one address and phone number that will be ail and phone calls by all persons or organizations listed):	Fill in Case Number. When you form, the clerk will fill in the hea and time, and court departmen	aring date
	Apt. or Suite:	Case Number:	
Mailing address (	if different):		
City:		Hearing Date and Time:	Dept.:
•			
	(if you have one):		
Name:		Bar No.:	
Firm Name, if any	<i>;</i> :		
Street:	·	Suite:	
Mailing address (	if different):		
City:	if aifferent):State:	Zip:	
Phone:	Fax (optional): e-mail (optiona		
$\overline{}$			
	<b>nip to conservatee or minor</b> ( <i>check all that apply to th</i> r minor ☐ Spouse or registered domestic partner ☐	-	
		Conservator or guardian	
Relative (spec	gy):an attached page, titled "Attachment 4," with the n	ame of this case and the case	ar and an at
the top of the p	ain on an anached page, titled Anachment 4, with the hipage. You may use <b>form MC-025</b> , Attachment, for this purd amount of your claim, the date it became or will become own a judgment or the subject of a pending action.)	pose. Your explanation shou	ld include
☐ Interested pers	son (explain your interest below or on an attached page pr	epared as described above):	

☐ Conservatorship ☐ C	Guardianship of the Estate of			Case Number:
(Name):				
		☐ Conservatee	☐ Minor	
5) I/We object to the $\Box$	Partial No.: Final 🔲	Supplemental 🗌	Corrected	
☐ Reappraisal for Sa	ale Inventory and Apprais	al filed on (date):		
by the Conservator o	r Guardian.	· <u> </u>		
a.   I/We object to the	e entire Inventory and Appraisal	because (check all the	at apply):	
inventor for this conly to the later of ( day of an and App of prope (2)  The reas above an b.  I/We object to or the reasons stated c. The specific grounds	al Inventory and Appraisal or othe ies filed do not list or appraise all objection are stated in c or in the the Final Inventory and Appraisal (1) 90 days after the date of the only extension to file granted by the raisal of Conservator or Guardianty under Probate Code sections cons for my objection to all appraise stated in c or in the attachment are or more of the appraisals contain in c or in the attachment mention, or reasons, for my/our objection or properties listed in the Inventor of the appraisals contains and the section of the appraisals contains or reasons, for my/our objection or properties listed in the Inventor of the appraisals contains or follows:	I assets of the conservattachment mentioned or to any Inventory arder appointing a cone court. This objection are not a petition for 850–859.) This als contained in the amentioned there, aimed in the Inventory oned there. This is to the entire Inventory ones to the entire Inventory	vatee's or ward there. (This and Appraisal aservator or go and these O or an order of and Appraisal and Appraisal ory and Appraisal and Apprai	d's estate. The reasons objection may be made filed on or after the tuardian or (2) the last bjections to Inventory conveyance or transfer d Appraisal mentioned all mentioned above for aisal or the appraisal
Attachment 3.	as follows:			
All persons named in ①	(objectors) and their attorne	ey (if they have on	e) must read	d and sign below.
	Objector's attorney types or prints	name here	Objector's at	torney signs here
/We declare under penalty of and correct.	perjury under the laws of the Sta	te of California that t	he informatio	n stated above is true
Date:				
	Objector types or prints nam	e here	Objecto	or signs here
Date:				
	Objector types or prints nam	e here	Objecto	or signs here
Date:				
	Objector types or prints nam	e here	Objecto	or signs here

ATTORNEY OR PARTY WITHOUT ATTORNE	Y STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	
EMAIL ADDRESS:		
ATTORNEY FOR (name):		
SUPERIOR COURT OF CALIFORI	NIA, COUNTY OF	
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
CONSERVATORSHIP	GUARDIANSHIP OF THE PERSON AND ESTATE	
OF (name):		
	CONSERVATEE WARD	
NOTICE BEFORE F	PROPOSED CHANGE OF RESIDENCE OF	CASE NUMBER:
CONSERVATEE [	WARD (name):	
INFO	RMATION FOR CONSERVATOR OR GUARDIAN (	OF THE PERSON
	proposed change of a <b>conservatee's</b> residence <b>OR at leas</b>	
, ,	ou can show that an emergency requires a shorter time), yo	
	rears of age or older, the ward; the conservatee's or ward's	
	he matter under Probate Code section 2700; and	anoo,, a,ooc.oa po.ooo
	ne conservatee's spouse or registered domestic partner and	d the conservatee's relatives within the
	not know of any spouse, registered domestic partner, or s	
	tion 1821(b)(1)–(4) as the conservatee's "deemed relatives	
(b) in a guardianship, the w	vard's parents, any person who had legal custody of the wa	ard when the first petition for appointment of
	case, any guardian of the ward's estate, and any person wh	o was nominated but not appointed as
guardian of the ward.		
(2) Use this form for the notic	e described in (1). Deliver a copy of the completed form to	each person in (1), as applicable. File the
	proof of delivery with the court. See page 2 of this form for	
guardian of more than one w	vard in this case, deliver and file a separate notice for each	ward who will move.
(3) You must also give notice to	the court and other persons after any change of the conse	ervatee's or ward's residence. <b>Do not use</b>
this form for that notice. In	stead, use Notice After Change of Residence of Conserva	tee or Ward (form GC-080).
(4) Note: You must obtain the c	ourt's permission before you place the conservatee or ware	d in a new residence outside of California.
Use Petition to Fix Residence	ce Outside the State of California (form GC-085) to ask the	court for the required permission.
NOTICE IS GIVEN as follows:		
	ce of the conservatee or ward named above on (date of pro	oposed change):
	residence address after the change will be (street address	
	if any, and city, county, and zip code):	, morading residence of facility frame and
. som er apartiront hornbor,	,,,ip 0000/.	
3. The new residence will be a	(describe type of residence or facility, for example, single t	family home; apartment or condominium;
	mediate-care facility; or skilled-nursing facility):	•
	<b>20 days'</b> notice of the proposed change (conservatee) <b>or</b> at	least <b>15 days'</b> notice of the proposed
	e (explain why the conservatee or ward must change resid	
- , ,		. ,
Continued on Att	tachment 4. (Give the case name and number and the title	of this form at the top of the attached page )
<u> </u>	·	
i deciare under penalty of perjur	y under the laws of the State of California that the foregoin	g is true and correct.
Date:		
(TYPE OR PRINT NAME OF CO	DNSERVATOR OR GUARDIAN) (SIGNA	ATURE OF CONSERVATOR OR GUARDIAN )

CONSERVA	TORSHIP	GUARDIANSHIP	OF THE PERSON [	AND ESTATE	CASE NUMBER:
OF (name):			CONSERVAT	TEE WARD	
		PR	OOF OF DELIVE		
					e or ward named above, the conservator's or the county where the mailing occurred.
-	-	address is (specify):			,
		tice Before Proposed Covelope addressed as s		e of Conservatee o	or Ward to each person named below by
	ositing the postage fully		date and at the pla	ce shown in item 4	4 with the United States Postal Service with
bus mai	iness practions ing. On the	ces. I am readily familia	r with this business's andence is placed fo	s practice for colle or collection and m	shown in item 4 following our ordinary cting and processing correspondence for ailing, it is deposited in the ordinary course of stage fully prepaid.
4. a. Date mail	ed:	b.	Place mailed (city,	state):	
I declare under p Date:	enalty of per	rjury under the laws of t	he State of Californi	a that the foregoir	ng is true and correct.
(TYPE OR	PRINT NAME OF	PERSON COMPLETING THIS FO		(SIGNA	TURE OF PERSON COMPLETING THIS FORM)
	NAMI	E AND ADDRESS O	F EACH PERSON	TO WHOM NO	TICE WAS MAILED
	ame and rela		Ado	dress (number, str	eet, city, state, and zip code)
1if 12 ye	Conservate ears of age o	ee or, or older, ward			
2. Attorne	y for conser	vatee or ward			
3. Spouse or d	omestic part	iner of conservatee			
4.	<u>'</u>				
4.	Parent of v	ward			
5.	Parent of v	ward			
6.					
Person	with legal cu eginning of p	ustody of ward proceeding			
7.					
G	uardian of th	ne estate			
Continued	on an attach	ment. (You may use fo	rm GC-079(MA) to s	show additional pe	rsons to whom notice was mailed.)

	GC-079(MA)
CONSERVATORSHIP GUARDIANSHIP OF TH	PERSON AND ESTATE CASE NUMBER:
OF (name):	
	CONSERVATEE WARD
ATTACHMENT TO NO	TICE DEFORE DRODOSED CHANCE

## ATTACHMENT TO NOTICE BEFORE PROPOSED CHANGE OF RESIDENCE OF CONSERVATEE OR WARD

(This attachment is for use with form GC-079.)

#### NAME AND ADDRESS OF EACH PERSON TO WHOM NOTICE WAS MAILED

Relationship:  Relationship:	Name and relationship to conservatee or ward	Address (number, street, city, state, and zip code)
Relationship:	Relationship:	
Relationship:	Relationship:	
Relationship:	Relationship:	
Relationship:	Relationship:	
Relationship:  Relationship:  Relationship:  Relationship:  Relationship:  Relationship:  Relationship:  Relationship:	Relationship:	
Relationship:  Relationship:  Relationship:  Relationship:  Relationship:  Relationship:  Relationship:	Relationship:	
Relationship:  Relationship:  Relationship:  Relationship:  Relationship:  Relationship:	Relationship:	
Relationship:  Relationship:  Relationship:  Relationship:  Relationship:	Relationship:	
Relationship:  Relationship:  Relationship:  Relationship:	Relationship:	
Relationship:  Relationship:	Relationship:	
Relationship:	Relationship:	
	Relationship:	
Relationship:	Relationship:	
	Relationship:	

ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		TOR GOOK TOSE ONE T
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	
EMAIL ADDRESS:		
ATTORNEY FOR (name):		
SUPERIOR COURT OF CALIFORNIA	A COUNTY OF	-
STREET ADDRESS:	, 555111 51	
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
CONSERVATORSHIP	GUARDIANSHIP OF THE PERSON AND ESTATE	
OF (name):		
, ,	CONSERVATEE WARD	
NOTICE AFTE	ER CHANGE OF RESIDENCE OF	CASE NUMBER:
CONSERVATEE	WARD (name):	
INFORI	MATION FOR CONSERVATOR OR GUARDIAN (	OF THE PERSON
	ward changes residences, you must, no more than 30 ess the court excuses you for good cause to prevent har attorney and	
second degree or—if you do no named in Probate Code sectio	conservatee's spouse or registered domestic partner an ot know of any spouse, registered domestic partner, or s n 1821(b)(1)–(4) as the conservatee's "deemed relatives	second-degree relative—then the persons
(b) in a guardianship, the war	ematter under Probate Code section 2700; or rd's parents, any person who had legal custody of the wa	
a guardian was filed in this cas guardian of the ward.	se, any guardian of the ward's estate, and any person wh	no was nominated but not appointed as
each appropriate person in (1).	described in (1). File the completed form with the court.  Do not deliver a copy to the conservatee or ward. File page 2 of this form. If you are guardian of more than one was ded.	proof of delivery with the court. There is a
	ore any change of the conservatee's or ward's residence oposed Change of Residence of Conservatee or Ward (f	
	ort's permission before you place the conservatee or war Outside the State of California (form GC-085) to ask the	
NOTICE IS GIVEN as follows:		
1. On (date):	, the conservatee or ward named above changed	residences to the location in item 2.
2. New residence (name (if facility	y), street address, city, county, and zip code):	
Telephone number: Email address:	Other contact telephone number, if any (	if none, write "None"):
Liliali audiess.		
	tified in item 2, is the least restrictive appropriate resider atee or ward and is in the conservatee's or ward's best i	-
I declare under penalty of perjury t	under the laws of the State of California that the foregoir	ng is true and correct.
Date:	K	
	<u> </u>	
(TYPE OR PRINT NAME OF CONSE	RVATOR OR GUARDIAN) (SIGNA	ATURE OF CONSERVATOR OR GUARDIAN)

	CONSERVATORSHIP	GUARDIANSHIP	OF THE PERSON	AND ESTATE	CASE NUMBER:	
OF (	name):		CONSERVA	TEE WARD		
		PR	OOF OF DELIVE			
		am the appointed cons	ervator or guardian	of the conservatee	or ward named above, the conservator' he county where the mailing occurred.	s or
	My residence or business		ey. i am a resident	or or employed in t	the county where the mailing occurred.	
<u>-</u> . '	wy residence of Edemose	address is (specify).				
	mailed the foregoing <i>No</i> n an envelope addressed		sidence of Conserv	ratee or Ward to ea	ch person named below by enclosing a	сору
6	depositing the the postage fully		date and at the pla	ce shown in item 4	with the United States Postal Service w	rith
k	business praction mailing. On the	ces. I am readily familia	r with this business' ondence is placed fo	s practice for collector collection and ma	shown in item 4 following our ordinary cting and processing correspondence for ailing, it is deposited in the ordinary courtage fully prepaid.	
4. a	a. Date mailed:		b. Place mailed (c	ity, state):		
l ded	clare under penalty of pe	riury under the laws of t	he State of Californ	ia that the foregoin	g is true and correct	
Date		ijary andor the lawe or t	no otato or odinorri	ia triat trio forogoni	g is true and contoot.	
Date	·.					
	(TYPE OR PRINT NAME OF PE	RSON COMPLETING THIS FORM	<u> </u>	(SIGNATI	JRE OF PERSON COMPLETING THIS FORM)	
	(TIPE ON FINITIVALVIL OF FL	INSON COMPLETING THIS FORM	''	(SIGNATI	THE OF PERSON CONFEETING THIS FORM)	
	NAMI	E AND ADDRESS O	F EACH PERSON	N TO WHOM NO	TICE WAS MAILED	
	Name and relate to conservate of		Ad	dress (number, stre	eet, city, state, and zip code)	
1. [	Attorney for conser	vatee or ward				
2. [	Spouse or domestic part	tnor of concervator				
	Spouse of domestic part	lifer of conservatee				
3. [						
	Parent of	ward				
4. [						
	Parent of	ward				
5. [						
<b>э</b> . [	Person with legal co at beginning of p					
6. [						
	Guardian of th	ne estate				
7. [						
	Person nominated but not app					
	Continued on an attach	nment. (You may use fo	rm GC-080(MA) to	show additional pe	rsons to whom notice was mailed.)	

		GC-080(MA)
CONSERVATORSHIP GUARDIANSHIP	OF THE PERSON AND ESTATE	CASE NUMBER:
OF (name):	CONSERVATEE WARD	
ATTACHMENT TO NOTICE AFTE	ER CHANGE OF RESIDENCE OF	CONSERVATEE OR WARD
(This a	ttachment is for use with form GC-080.	)
NAME AND ADDRESS O	F EACH PERSON TO WHOM NO	TICE WAS MAILED

Name and relationship to conservatee or ward	Address (number, street, city, state, and zip code)
Relationship:	
Relationship:	
Relationship:	
Dalation aking [	
Relationship:	
Relationship:	
Telauoriship.	
Relationship:	
Relationship:	

Page \_\_\_\_ of \_\_\_\_