STATE OF WISCONSIN, CIRCUIT COURT,		COUNTY				
IN THE MATTER OF		☐ Amended				
Name		Letters of Guardianship of the Person Due to Incompetency (Adult Guardianship)				
Date of Birth		Case No				
To: Address:						
These Lette	rs of Guardianship are effective on [Date]					
You are ward.	appointed \square guardian \square co-guardian \square s	uccessor guardian	of the pe	rson of the ab	ove-named	
☐ You are	appointed standby guardian and your authori	-		•	l:	
☐ Power o	of Attorney for Health Care is 🗌 revoked. 🔲 lii	nited as follows:				
You are	issued Letters of Guardianship of the Person	with the following pov	vers or lim	itations:		
A.	Co-guardians must agree with each other Co-guardians may act independently who co-guardians may act independently who limited circumstances:	en making decisions o en making decisions o	on behalf on behalf	of the ward. of the ward or	nly in these	
☐ B.	The successor guardian or standby guardian that has assumed the duties of guardian is authorized to exercise powers as previously authorized or modified for this ward. See attached Letters dated					
C.	The guardian of the person has all the duties specified under §54.25(1), Wis. Stats. The ward may exercise rights as follows:					
	(If any box is <u>not</u> checked, the ward <u>ret</u>	ains that right in full.)		Ward may not exercise this right. Remove right in full.	Ward may exercise only with the consent of the Guardian of the Person.	
	(1) consent to marriage.					
	(2) apply for an operator's/driver's license.					
	(3) apply for a fishing license.				1 🔲 📗	

	(4) ap	oly for a license under Ch. 29, Wis. Stats., other than fishing.					
	. , .	oly for any other license or credential under §54.25(2)(c)1.d., Wis. sts. Specifically:					
		nsent to sterilization.					
		nsent to organ, tissue, or bone marrow donation.					
D.	☐ 1.A.	ardian of the person is authorized to exercise the following specific person give informed consent to the voluntary receipt by the ward of a med including any appropriate psychotropic medication, and medical treat interest, if the guardian has first made a good-faith attempt to discuss receipt of the examination, medication, or treatment and if the ward Full Transfer. Partial Transfer. The ward retains the power give informed consent, if in the ward's best interests, to the involuntary size of the properties	ical examination atment that is its is its with the ware does not protest to:	on, medication, n the ward's bes rd the voluntary est.			
		examination, medication other than psychotropic medication, and m ward's best interest. ☐ Full Transfer. ☐ Partial Transfer. The ward retains the power	edical treatme				
	□ 2.	authorize ward's participation in an accredited or certified research		esearch project			
		might help the ward, or others if minimal risk of harm.					
		Full Transfer. Partial Transfer. The ward retains the power					
	□ 3.	authorize ward's participation in research that might not help the ward greater than minimal risk of harm to the ward but evidence indicates participate. ☐ Full Transfer. ☐ Partial Transfer. The ward retains the power	ward would h	ave elected to			
	☐ 4.	consent to experimental treatment in the ward's best interest.					
	ш	☐ Full Transfer. ☐ Partial Transfer. The ward retains the power	to:				
	☐ 5.	make decisions related to mobility and travel.					
		Full Transfer. Partial Transfer. The ward retains the power	to.				
	☐ 6.	receive medical or treatment records of the ward.					
	□ 0.		- 4				
	_	Full Transfer. Partial Transfer. The ward retains the power					
	☐ 7.	give informed consent to release of confidential records other than court, treatment, and patient health care records and redisclosure as appropriate.					
		☐ Full Transfer. ☐ Partial Transfer. The ward retains the power	r to:				
	□ 8.	give informed consent to receipt by ward of social and supported liv	ing services.				
	_	Full Transfer. Partial Transfer. The ward retains the power	_				
	□ 9.	choose providers of medical, social, and supported living services.					
	□ 0.	☐ Full Transfer. ☐ Partial Transfer. The ward retains the power	· to:				
	□ 40						
	∐ 10.	make decisions regarding educational and vocational placement and employment.	a support serv	ices or			
		☐ Full Transfer. ☐ Partial Transfer. The ward retains the power	to:				
			· · · · · · · · · · · · · · · · · · ·				
	□ 11.	make decisions regarding initiating a petition for termination of marrial Full Transfer. Partial Transfer. The ward retains the power	-				
	<u> </u>	receive all notices on behalf of the ward. Full Transfer. Partial Transfer. The ward retains the power to:					
	□ 13.	act in all proceedings as an advocate of the ward, except the power	to enter into a	contract that			
		binds the ward or the ward's property or to represent the ward in any legal proceeding pertaining to the property, unless the guardian of the person is also the guardian of the estate. Full Transfer. Partial Transfer. The ward retains the power to:					
	□ 14.	apply for protective placement or for commitment on behalf of the w	ard which doe	s not require			
		court approval.					
		☐ Full Transfer. ☐ Partial Transfer. The ward retains the power	r to:				
	<u> </u>	have custody of the ward. Full Transfer. Partial Transfer. The ward retains the power					
	☐ 16.	Other:					

When exercising powers as guardian of the person, you shall:

- place the least possible restriction on the ward's personal liberty and exercise of constitutional and statutory rights, and promote the greatest possible integration of the ward into his or her community.
- make diligent efforts to identify and honor the ward's preferences with respect to choice of
 place of living, personal liberty and mobility, choice of associates, communication with others,
 personal privacy, and choices related to sexual expression and procreation.
- take into account the ward's understanding of the nature and consequences of the decision, the level of risk involved, the value of the opportunity of the ward to develop decision-making skills, and the need of the ward for wider experience.

The guardianship of the person terminates when the ward dies, when terminated by the court, or when provided by law.

These Letters of Guardianship of the Person supersede any previously issued Letters of Guardianship of the Person.