STATE OF NORTH DAKOTA

IN DISTRICT COURT

COUNTY OF _____

_____JUDICIAL DISTRICT

IN THE MATTER OF THE GUARDIANSHIP OF _____, AN INCAPACITATED INDIVIDUAL

Case No. _____

FINDINGS OF FACT AND ORDER APPOINTING GUARDIAN/CO-GUARDIANS

Name of ward/person:		Age:
Address:		
City:	State:	Zip:
	FINDINGS OF FACT	
Name of petitioner(s):		
Name of petitioner's attorney:		
Name of guardian ad litem:		
Address:		
Name of expert examiner:		
Name of Visitor:		

Date of Hearing:

The court has held a hearing on the indicated date regarding the petition of the person listed above for appointment of a guardian of an incapacitated individual. After consideration of the alleged incapacitated person personally and/or through the alleged incapacitated individual's guardian ad litem, whose name and address are listed above, and the Petitioner(s) appearing in person and represented by the indicated counsel, the Court makes the following findings of fact:

1. Notice has been given as required by law.

2. The written report of the guardian ad litem for the proposed ward, the expert examiner appointed by the court to examine the proposed ward, and the written report of the person appointed visitor by the court, have been submitted to the court for review.

The court also finds by clear and convincing evidence as follows:

3. The proposed ward is incapacitated due to:

4. Appointment of a guardian is necessary and desirable as the best means of providing care, supervision, and habilitation of the proposed ward.

5. There is no available alternative resource plan that is suitable to safeguard the health, safety, or habilitation of the proposed ward which could be used instead of a guardianship.

6. ______ is/are the proper and best qualified person(s) to serve as the guardian or limited guardian, or co-guardians or limited co-guardians, of ______, an incapacitated person or person of limited capacity.

7. The Court finds the proposed ward has the following capacity to make decisions:

Full Limited None

Place of residence, based upon the following specific findings:

				Vocation, based upon the following specific findings:	
				Legal matters, based upon the following specific findings:	
				Financial matters, based upon the following specific findings:	
				Education and training, based upon the following specific findings:	
				Medical treatment, based upon the following specific findings:	
				Access to and control of safety deposit box and contents, based upon the following specific findings:	
-			or the propo		
9. Due to, the proposed ward's right to should					
be restricted.					

Proposed ward has been adjudicated as a mental defective and the federal firearms 10. restrictions under 18 U.S.C. 922(d)(4)(g)(4) apply.

Deproposed ward has not been adjudicated as a mental defective and the federal firearms restrictions under 18 U.S.C.922(d)(4)(g)(4) do not apply.

ORDER

IT IS ORDERED, ADJUDGED, AND DECREED that:

1	is/are appointed 🛛 full 🖵 limited
guardian/co-guardians of the incapacitated person and Le	etters of Guardianship shall issue. The
Letters take effect immediately and expire	The appointment of
the guardian/co-guardians shall be effective upon the gua	ardian's/co-guardians' acceptance.

2. The powers and duties to be conferred upon the guardian/co-guardians appropriate as the least restrictive form of intervention consistent with the ability of the ward for self care are as follows:

Full	Limited	None	
			Place of residence
			Vocation
			Legal matters
			Financial matters
			Education and training
			Medical treatment
			Access to and control and disposition of safety deposit box
			and contents

This degree of authority granted and limited above is as follows:

□ No limitations beyond those listed in Chapter 30.1-28 of the North Dakota Century

Code.

□ Other limitations (*if "Limited" is selected above, specify the area and limitations*.):

3. The guardian/conservator shall involve the ward to the fullest degree possible.

4. The guardian/co-guardians shall not place the ward in a mental health facility or state institution for more than forty-five days.

5. The ward retains the legal right to:

- voteseek
 - seek to change marital status
- obtain or retain a motor vehicle operator's license
- use, own, control, or possess a firearm

6. The guardian/co-guardians may receive reasonable compensation from the ward's estate if the compensation will not unreasonably jeopardize the ward's well-being. The Court must approve compensation and reimbursement before payment to the guardian/co-guardians is made.

7. The guardian/co-guardians may not use funds from the ward's estate for room and board which the guardian/co-guardian or the guardian's/co-guardian's spouse, parent, or child have furnished the ward unless a charge for the service is approved by order of the court made upon notice to at least one of the next of kin of the ward, if notice is possible.

8. The guardian/co-guardians shall provide to the Court within ninety (90) days of the date of this Order a beginning inventory of all assets owned by the ward or in which the ward has an interest. The guardian/co-guardians must provide a copy of the inventory to the ward and to any interested persons designated in this Order.

9. The guardian/co-guardians shall provide an annual report to the Court concerning the status of the guardianship and the ward. Such reports shall be written and shall contain a summary of any changes within the past year. These reports shall commence on

______, and continue on a yearly basis thereafter. The guardian/coguardians must provide a copy of the annual report to the ward and to any interested persons designated in this Order. The ward's copy must be accompanied by a statement, not less than double-spaced twelve-point type, of the ward's right to seek alteration, limitation, or termination of the guardianship at any time. 10. The following person(s) are the proper and best qualified persons to serve as guardian, or limited guardian, or co-guardians, or limited co-guardians, of the incapacitated person named above:

11. The guardian/co-guardians shall involve the ward as much as possible, when making decisions about living arrangements, healthcare, and all other care.

12. The guardian/co-guardians shall allow the ward as much freedom as possible using the least intervention possible and by intervening only when necessary for the safety of the ward or of other people.

13. Upon issuance of the Letters of Guardianship, the guardian ad litem,

_____, shall be and is hereby discharged of the duties as guardian ad litem.

14. The following interested persons shall receive information regarding this guardianship, including copies of annual reports and other notices or information required by Chapter 30.1-28 of the North Dakota Century Code to be given to interested persons:

15. Unless the ward is represented by counsel, the guardian/co-guardians must meet with the ward following the hearing and explain to the fullest extent possible the contents of this Order and the extent of the guardian's/co-guardian's authority.

16. This Order takes effect immediately and expires ______.

17. The ward \Box has been \Box has not been adjudicated as a mental defective and the federal firearms restrictions under 18 U.S.C.§922(d)(4)(g)(4) \Box do \Box do not apply.

IF THE FEDERAL FIREARMS RESTRICTIONS APPLY, the ward is given NOTICE that the Ward is prohibited by federal law [18 U.S.C. §922(d)(4) and (g)(4)] from possessing or receiving any firearm or ammunition or selling or disposing of any firearm or ammunition to a person the Ward knows or has reasonable cause to know the person had been found to be a mental defective or has been committed to a mental institution. Respondent is prohibited by North Dakota law [N.D.C.C. §62.1-02-01(1)(c)] from purchasing a firearm or having a firearm in possession or under control.

If co-guardians, add this:

18. The signature of one co-guardian/co-conservator \Box is \Box is not sufficient to authorize any matter.

NOTICE TO WARD AND GUARDIAN AD LITEM:

YOU ARE HEREBY GIVEN NOTICE OF YOUR RIGHT TO REVIEW OF A JUDICIAL REFEREE'S FINDINGS AND ORDER BY A DISTRICT COURT JUDGE. TO REQUEST A REVIEW, YOU MUST FILE A WRITTEN REQUEST STATING THE REASONS FOR THE REVIEW WITHIN SEVEN (7) DAYS AFTER SERVICE OF THIS NOTICE.

YOU ARE HEREBY GIVEN NOTICE OF YOUR RIGHT TO APPEAL THIS ORDER APPOINTING A GUARDIAN OR LIMITED GUARDIAN FOR YOUR PERSON TO THE NORTH DAKOTA SUPREME COURT, WITHIN 60 DAYS FROM THE DATE OF SERVICE OF THIS ORDER UPON YOU AND YOUR GUARDIAN AD LITEM AND OF YOUR RIGHT TO SEEK ALTERATION OR TERMINATION OF THIS GUARDIANSHIP AT ANY TIME.

BY THE COURT:

Judge of the District Court Judicial Referee of the District Court