Instructions for Motion for Order to: 1) Hold Hearing at an Alternate Location; *OR* 2) Allow Non-Attendance at Hearing.

Important! Read Before Using this Packet of Forms.

ND Legal Self Help staff and court employees <u>can't</u> help you fill out the form(s). If you're unsure if these forms and instructions suit your circumstances, consult a lawyer.

If you need legal advice or legal representation, consult a lawyer licensed to practice in North Dakota. Go to ndcourts.gov/legal-self-help/finding-a-lawyer for information about finding a lawyer to represent you.

When you represent yourself, you're expected to know and follow the law, including:

- State or federal laws that apply to your case;
- Case law, also called court opinions, that applies to your case; and
- Court rules that apply to your case, which may include:
 - North Dakota Rules of Civil Procedure;
 - North Dakota Rules of Court;
 - North Dakota Rules of Evidence;
 - North Dakota Administrative Rules and Orders; and
 - Any local court rules.

Links to the state laws, case law, and court rules can be found at ndcourts.gov.

A glossary with definitions of legal terms is available at ndcourts.gov/legal-self-help.

When you represent yourself, you're held to the same requirements and responsibilities as a lawyer, even if you don't understand the rules or procedures.

These instructions and forms <u>aren't</u> a complete statement of the law. They cover the basic procedure for asking a North Dakota district court in a guardianship case to hold a hearing at a location other than a courthouse, or to allow the person subject to guardianship not to attend the hearing. There's no guarantee that all judges and courts will accept forms available through the ND Legal Self Help Center. The Center isn't responsible for any consequences that may result from the forms or information provided.

Use these forms and instructions at your own risk.

You May Use this Packet of Forms if:

You're asking to become the guardian of an adult *OR* you're the current guardian of an adult in a North Dakota state district court guardianship case.

AND

You've been notified by the district court that a hearing will be held in the guardianship case:

AND

You want to ask the district court to do one of the following for the benefit of the person subject to guardianship:

- 1. Hold the hearing at an alternate location (i.e. nursing home), rather than hold the hearing at the courthouse; *OR*
- 2. Allow the person subject to guardianship <u>not</u> to attend the hearing at all.

You may use this packet of forms to request both options. If you ask for both options, you'll tell the district court which option you prefer.

Can I Use this Packet of Forms to Ask for the Hearing to be Held Remotely or to Appear at a Hearing Electronically?

No. You can't use this packet of forms to ask the district court to hold a hearing by remote means (reliable electronic means), or to allow you or someone else to appear at a hearing remotely (reliable electronic means).

However, a different set of forms to make these types of requests in a guardianship case is available at ndcourts.gov/legal-self-help/adult-guardianship. Scroll to the "Requests Related to Appearing at Hearings" section.

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Laws and Rules that Apply to this Motion

North Dakota Century Code Section 30.1-28-03(9) allows a North Dakota state district court to hold a hearing at an alternate location (i.e. nursing home) other than a courthouse if it's in the best interests of the person subject to guardianship.

North Dakota Century Code Section 30.1-28-03(8) allows a North Dakota state district court to allow a person subject to guardianship not to attend the hearing at all, if good cause is shown. (Good cause may include the physical difficulty of the person subject to guardianship to attend in person, but physical difficulty can't be the only reason.)

Rule 3.2 of the North Dakota Rules of Court includes the rules that apply to making a motion.

The Parties in this Motion

Proposed Guardian/Guardian: A proposed guardian is someone who has not yet been appointed by the court but who is asking to be appointed by the court. A guardian is someone appointed by the court to make personal decisions for the protected person.

Person subject to guardianship: The adult (18 years of age or older) for whom an adult guardianship is sought, or for whom a North Dakota District Court appointed a guardian.

Also referred to as a (proposed) ward or an (alleged) incapacitated individual.

Moving party: The (proposed) guardian making the motion, or request. In other words, the (proposed) guardian who completes and signs Forms 1-4 in this packet.

Non-moving parties: The individuals to who the moving party mails or hand-delivers copies of the completed motion forms. (Also called the Opposing parties.)

- In general, non-moving parties are:
 - The person subject to guardianship.
 - o Living parents of the person subject to guardianship, if any.
 - Spouse of the person subject to guardianship, if any.
 - Other interested parties named in the guardianship appointment order.
- There may be other non-moving parties for the type of hearing.
 - Review <u>Chapter 30.1-28 of the North Dakota Century Code</u> to decide if there are other non-moving parties for the hearing for which you're making this motion.

Forms in this Motion Packet

You must complete Forms 1-5

- Form 1: Notice of Motion for an Order to Hold Hearing at an Alternate Location, or Allow Non-Attendance at Hearing
- **Form 2:** Motion for an Order to Hold Hearing at an Alternate Location, or Allow Non-Attendance at Hearing
- Form 3: Brief in Support of Motion for an Order to Hold Hearing at an Alternate Location, or Allow Non-Attendance at Hearing
- Form 4: Declaration in Support of Motion for an Order to Appear by Other Electronic Means, Hold Hearing at an Alternate Location, or Allow Non-Attendance at Hearing
- Form 5: (Proposed) Order on Motion for Order to Appear by Other Electronic Means, Hold Hearing at an Alternate Location, or Allow Non-Attendance at Hearing

Depending on How You Arrange to Serve All Non-Moving Parties, You'll need Form 6, Form 7, or Both

- Form 6: Declaration of Service by Mail
- Form 7: Declaration of Service by Hand Delivery

Five Steps to Make a Motion for an Order to Hold a Hearing at an Alternate Location, or Allow Non-Attendance at a Hearing

Step 1: Complete Form 1 through Form 5; Make Copies.

Proposed Guardian OR Guardian

- If you're the <u>proposed guardian</u> (you're asking to be appointed by the court), checkmark ✓ the box for proposed guardian throughout the forms.
- If you're the <u>guardian</u> (you've already been appointed by the court), checkmark
 ✓ the box for guardian throughout the forms.

Form 1: Notice of Motion for Order

The (proposed) guardian completes the notice of motion form.

This is a written notice that tells all parties that a request for an order will be made to the District Court. This tells the Non-moving parties they have 14 days to answer your motion in writing.

Top of Form (Caption): Fill in the caption as it appears in the hearing notice or order you received from the District Court.

• Checkmark **one or both** of the motion options.

Paragraphs 1 and 2: Review the paragraphs. You don't need to fill anything out.

Date and Signature: Fill in the date and signature block.

Form 2: Motion for Order

The (proposed) guardian completes the motion form.

This is a short, written request to the District Court for an order.

Top of Form (Caption): Fill in the caption exactly as you filled in the caption of Form 1: Notice.

Paragraph 1: Fill in the date and time of the scheduled hearing.

Paragraph 2: Checkmark **☑** proposed guardian or guardian.

Checkmark **I** the same motion options as you check marked in the caption.

Paragraph 3: Read carefully. You must complete Form 3 and Form 4 before moving to Step 2.

Date and Signature: Fill in the date and signature block.

Form 3: Brief in Support of Motion for Order

The (proposed) guardian completes the brief in support of motion form.

This takes the specific rules and/or laws that apply to your request and explains how they apply to the facts of your situation.

Top of Form (Caption): Fill in the caption exactly as you filled in the caption of Form 1: Notice.

Paragraph 1: Checkmark ✓ proposed guardian or guardian.

Paragraph 2 (Facts): Tells the District Court and Non-moving parties that the facts related to your request are in a separate declaration. You must complete Form 4 before moving to Step 2.

Paragraph 3 (Law and Argument): Fill in the date and time of the scheduled hearing. This must match Paragraph 1 of Form 2: Motion.

Paragraph 4: Checkmark **☑ the same** motion options as you check marked in Paragraph 2 of Form 2: Motion.

Paragraph 5: Checkmark **☑** proposed guardian or guardian.

o Follow the instructions on the form for Paragraph 5.

Date and Signature: Fill in the date and signature block.

Form 4: Declaration in Support of Motion for Order

The (proposed) guardian completes the declaration in support of motion form.

This gives the facts that show the District Court why you believe your request should be granted.

Top of Form (Caption): Fill in the caption exactly as you filled in the caption of Form 1: Notice.

Paragraph 1: Checkmark ☑ proposed guardian or guardian.

Paragraph 2: Fill in the date and time of the scheduled hearing. This must match Paragraph 1 of Form 2: Motion.

Paragraph 3: Checkmark **☑ the same** motion options as you check marked in Paragraph 2 of Form 2: Motion.

Paragraph 4: Explain why the options you chose in Paragraph 3 are necessary and how they benefit the person subject to guardianship. If you chose both options in Paragraph 3, tell the court which option you prefer.

Paragraph 5: If you have documents that support your statements in Paragraph 4, list the name and a description of each document.

You must serve and file copies of all documents you list in Paragraph 5 in Step 2.

Paragraph 6: List any additional, factual information you want the court to consider when deciding whether to grant your motion.

Paragraph 7: Review this statement carefully. You don't need to fill anything out.

Date and Signature: Complete the date and signature block.

- Fill in the date you signed this document.
- Fill in the city, county, state, and country where you signed this document.
- Sign the signature line.
- Print your name.
- Fill in the address lines. If you have a physical address and a mailing address, type or write both addresses using the lines provided, and the space below the address lines.
- Fill in the telephone number and email address.

Form 5: (Proposed) Order on Motion for Order

The (proposed) guardian completes the proposed order form.

This is your proposed order. If the judge or judicial referee grants your motion, and uses your proposed order, the judge or judicial referee will complete and sign the order.

Top of Form (Caption): Fill in the caption exactly as you filled in the caption of Form 1: Notice.

Paragraph 1: Checkmark \square the same motion options as the caption.

Paragraph 2: Fill in the date and time of the scheduled hearing. This must match Paragraph 1 of Form 2: Motion.

DON'T fill in any of the remaining information for Paragraph 2. If the judge or judicial referee uses your proposed order, the judge or judicial referee will fill in this information.

Signature: <u>DON'T sign this form</u>. If the judge or judicial referee uses your proposed order, the judge or judicial referee will date and sign the form.

Make Copies of Completed Forms 1-5 and Any Additional Documents

Determine the Non-moving parties you need to serve and their addresses.

• Refer to Page 3 of these instructions to help you determine who the Non-moving parties are in your motion.

You'll need a copy of the following completed forms and other documents for <u>each</u> Non-moving party:

- Form 1: Notice of Motion for Order
- Form 2: Motion for Order
- Form 3: Brief in Support of Motion for Order
- Form 4: Declaration in Support of Motion for Order
 - o Any additional documents listed in Paragraph 5 of the Declaration.
- Form 5: (Proposed) Order on Motion for Order

Make one copy of the completed forms for your records.

Step 2: Arrange for Service of Copies of Form 1 through Form 5 on All Non-Moving Parties.

Service is providing copies of your completed motion documents on all Non-moving Parties. The court won't act on your motion documents until you file proof of service with the court. A declaration of service gives the court proof of service.

Copies may be mailed first class, postage prepaid, or hand-delivered.

Form 6: Declaration of Service by Mail:

You may arrange for service of the copies of the motion documents by mail.

For each Non-moving party you serve by mail:

- Put the copies in an envelope.
- Address the envelope with the Non-moving party's last known address.
- If you know the Non-moving party is currently represented by a lawyer, address the envelope with the lawyer's address.
- List your address as the return address on the envelope.
- Put the correct first class postage on the envelope.
 - Postage must be first class and prepaid.
 - It's very important to put the correct postage on the envelope. If you don't, the
 envelope may be returned to you causing delays. Delays may cost you the option
 of making this motion before the hearing date.
- Service is complete upon mailing.

The person who mailed the envelope(s) fills out the Form 6: Declaration of Service by Mail.

If the envelope is mailed at a United States Post Office. The Post Office employee **doesn't** complete Form 6. The person who took the envelope to the Post Office completes the form.

Complete the Caption exactly as the Caption of the Form 1: Notice is filled out.

Follow the directions on the form.

Make ONE COPY of each completed Form 6: Declaration of Service by Mail for your records.

You'll file the original with the Clerk of District Court in Step 3.

Form 7: Declaration of Service by Hand Delivery:

You may arrange for service of the copies of the motion documents by hand delivery.

For <u>each</u> Non-moving party you arrange to serve by hand delivery:

- Give copies of the motion documents and the location of the Non-moving party to a person who is at least 18 years old, not a party to or interested in the guardianship case.
- A person who is at least 18 years old, <u>NOT a party to or interested in</u> the guardianship case hands the copies of the motion documents to the Non-moving party.
 - Service is complete upon handing the copies of the motion documents to the Non-moving party.

The person who handed the copies of motion documents to the Non-moving party fills out Form 7: Declaration of Service by Hand Delivery.

Complete the Caption exactly as the Caption of the Form 1: Notice is filled out.

- Follow the directions on the form.
- The person who handed the copies of motion documents to the Non-moving party dates and signs the form.

Make ONE COPY of each completed Form 7: Declaration of Service by Hand Delivery for your records.

You'll file the original(s) with the Clerk of District Court in Step 3.

Step 3: File Completed, Original Form 1 through Form 5 and Declaration(s) of Service with the Clerk of Court.

File the following completed, original forms with the Clerk of Court:

- Form 1: Notice of Motion for Order
- Form 2: Motion for Order
- Form 3: Brief in Support of Motion for Order
- Form 4: Declaration in Support of Motion for Order
- Form 5: (Proposed) Order on Motion for Order
- Declaration(s) of Service for each Non-moving party
 - o May be Form 6, Form 7 or both, depending on how you arranged for service.

File copies of the following with the Clerk of Court:

- All additional documents listed in Paragraph 5 of Form 4: Declaration in Support of Motion for Order
 - You may not have any additional documents.

Step 4: Non-Moving Parties Have Either 14 or 17 Days to Answer.

After the Non-moving party is served your motion documents, the Non-moving party has either 14 or 17 days to answer the motion in writing, depending on how you arranged for service.

If you arranged for service by mail:

If you arranged for service of your motion documents by mail or third-party commercial carrier, the Non-moving party has 17 calendar days to answer your motion.

• The date of service is the date the motion documents were mailed.

If you arranged for service by hand delivery:

If you arranged for service of your motion documents by hand delivery, the Non-moving party has 14 calendar days to answer your motion.

• The date of service is the date the motion documents were handed to the Non-moving party.

Calculating service days:

- Don't include the date of service that triggers the start of the period;
- Count by calendar days, including Saturdays, Sundays, and legal holidays; and
- Include the last day of the period, **but** if the last day is a Saturday, Sunday, or legal holiday, the period continues to run until the end of the next day that isn't a Saturday, Sunday, or legal holiday.

If a Non-moving party serves and files a written answer within the deadline:

The District Court will consider the written answer when deciding whether to approve or deny your motion.

If a Non-moving party DOESN'T serve and file a written answer within the deadline:

The District Court may consider the lack of a written answer to be an admission by the Non-moving party that your motion has merit. The Court will decide the motion based on the motion documents you served and filed.

Step 5: The District Court Decides Whether to Grant the Motion.

After the deadline for serving and filing the written answer has passed, the motion is considered to be submitted to the District Court.

The Judicial Officer assigned to the case reviews the motion documents submitted by you, the Moving party, and any Non-moving party to determine if you meet the requirements for granting your motion.

You'll receive the decision in writing.

If your motion is granted:

If the District Court grants your motion, follow the instructions, if any.

If your motion is denied:

If the District Court DOESN'T grant your motion, you and the person subject to guardianship must attend the hearing in person.

STATE OF NORTH DAKOTA COUNTY OF	IN DISTRICT COURT JUDICIAL DISTRICT
	OF THE GUARDIANSHIP OF
☐ HOLD HEARING A	RDER TO (select all that apply) T AN ALTERNATE LOCATION ENDANCE AT HEARING
1. The following Motion is brought in a	accordance with Rule 3.2, North Dakota Rules of
Court. The motion will be decided on the d	ocuments filed with the court unless oral argument
or the taking of testimony is timely request	ted by a party or required by the Court.
2. You have 14 days after service of th	is Motion upon you within which to serve and file a
response or objection to the Court. Upon t	the filing of an answer, or upon expiration of the time
for filing, the Motion is considered submitt	ed to the Court, unless a party timely requests oral
argument or the taking of testimony.	
Dated	•
(Signature of Moving Party)	
(Printed Name of Moving Party)	
(Address)	(City, State, Zip Code)
(Telephone Number)	(Email Address)

STAT	E OF NORTH DAKOTA	IN DISTRICT COURT	
COUNTY OF			JUDICIAL DISTRICT
	IN THE MATTER O	F THE GUARDIANSHIP OF	
	Case No.		
	MOTION FOR ORDER TO (sele HOLD HEARING AT ALLOW NON-ATTER	AN ALTERNATE LOCATION	
1.	A hearing is scheduled for (date & tin	ne)	, regarding
this g	guardianship case.		
2.	The (<i>choose one</i>) \square proposed guardi	an / □ guardian of the person su	ıbject to
guar	dianship, in accordance with Rule 3.2 of	the North Dakota Rules of Court	t, hereby moves
the c	ourt for (select all that apply):		
☐ A	n order to hold the hearing at an alterna	ative location in accordance with	North Dakota
Cent	ury Code Section 30.1-28-03(9).		
☐ A	n order allowing the person subject to g	uardianship <u>not</u> to attend the he	earing in
acco	rdance with North Dakota Century Code	e Section 30.1-28-03(8).	
3.	A brief and declaration in support of	this motion are attached.	
	Dated	·	
(Sign	ature of Moving Party)		
(Prin	ted Name of Moving Party)		
(Add	ress)	(City, State, Zip Code)	
(Tele	phone Number)	(Email Address)	

STATE OF NOR	TH DAKOTA IN DISTRICT COURT
COUNTY OF	JUDICIAL DISTRICT
	IN THE MATTER OF THE GUARDIANSHIP OF
	Case No
	BRIEF IN SUPPORT OF MOTION FOR ORDER TO (select all that apply) HOLD HEARING AT AN ALTERNATE LOCATION ALLOW NON-ATTENDANCE AT HEARING
1. Pursuar	nt to Rule 3.2 of the North Dakota Rules of Court, the (<i>choose one</i>) \Box proposed
guardian / 🖵 g	uardian of the above-named person subject to guardianship submits this Brief in
Support of the	Motion.
	FACTS
2. The fac	ts are stated in the Declaration in Support of the Motion, which is filed with this
Motion and inc	corporated by reference.
	LAW AND ARGUMENT
3. A hearii	ng is scheduled for (date & time), regarding
this guardiansh	nip case.
4. (Select	the same checkboxes as Paragraph 2 of Form 2: Motion. Paragraph 4 Continues
on next page.)	
North Dako	ta Century Code Section 30.1-28-03(9) allows the court to hold a hearing at an
alternative loca	ation if it is in the best interests of the person subject to guardianship. It is in the
best interests o	of the person subject to guardianship to hold the hearing at the following
alternative loca	ation:

☐ North Dakota Century Code Section 30.1-28-03((8) provides that the person subject to
guardianship may be absent from the hearing, if go	ood cause is shown. Good cause may include
the physical difficulty of the person subject to guar	dianship to attend in person, but cannot be
the only reason. There is good cause to allow the r	non-attendance of the person subject to
guardianship.	
CONCLUS	SION
5. The (<i>choose one</i>) \square proposed guardian / \square	guardian respectfully requests that the
court enter an Order consistent with this Motion.	
Dated	·
	_
(Signature of Moving Party)	
(Printed Name of Moving Party)	_
(Address)	(City, State, Zip Code)
(Telephone Number)	(Email Address)

STATE OF NORTH DAI	KOTA	IN DISTRICT COURT	DICIAL DISTRICT
	IN THE MATTER OF THE	GUARDIANSHIP OF	
	Case No		
DECLA	RATION IN SUPPORT OF MO HOLD HEARING AT AN AI ALLOW NON-ATTENDAN		ll that apply)
1. I am the (choo	ose one) 🗖 proposed guardia	n / ☐ guardian of the above-n	amed person
subject to guardiansh	ip.		
2. A hearing is so	heduled for (date & time)		, regarding
this guardianship case	<u>.</u>		
3. I am requestir	ng (select the same checkboxe	es as Paragraph 2 of Form 2: N	1otion):
☐ That the court hol	d the hearing at an alternativ	ve location because the person	subject to
guardianship is not al	ole to appear physically at the	e courthouse, but is able to ap	pear physically
at (name & address o	f alternative location)		
☐ That the court allo	w the person subject to guar	rdianship to be absent from th	e hearing
because they are not	able to appear physically at t	the courthouse.	
4. For the benefi	t of the person subject to gu	ardianship, the court should g	rant this motion
because (if you're req	uesting an alternative location	on for the hearing, explain how	v your request is
in the best interests o	f the person subject to guard	lianship. If you're requesting n	on-appearance
of the person subject	to guardianship, explain the	good cause(s) for your request	. If you selected
both options, tell the	court your preference. Parag	raph 4 continues on the next p	age):

(Paragraph 4, continued.)

and b				are attached (<i>list name</i>
	rief description of e	ach document):		
6.	I would like the co	ourt to consider the	following additional informa	tion in making a
decisi	on:			
7.	I declare, under p	enalty of perjury un	der the law of North Dakota,	that everything I
			der the law of North Dakota, on is true and correct.	that everything I
	l in this Declaration	in Support of Motic		
	l in this Declaration	in Support of Motic	n is true and correct.	(city),
	l in this Declaration	in Support of Motic	on is true and correct (date) in	(city),
stated	l in this Declaration	in Support of Motic	on is true and correct (date) in	(city),
stated	I in this Declaration Signed on	in Support of Motic	on is true and correct (date) in	(city),
stated	d in this Declaration Signed on	in Support of Motic	on is true and correct (date) in	(city), (country).

STATE OF NORTH DAKOTA	IN DISTRICT COURT
COUNTY OF	JUDICIAL DISTRICT
IN THE M	IATTER OF THE GUARDIANSHIP OF
Case No.	•
☐ HOLD HEA	FOR ORDER TO (select all that apply) RING AT AN ALTERNATE LOCATION ON-ATTENDANCE AT HEARING
1. This matter came before the	e Court on a Motion for Order to (choose one)
☐ Hold Hearing at an Alternate Loc	cation
☐ Allow Non-Attendance at Hearin	ng
in this guardianship case. The Court	having considered the Motion HEREBY ORDERS:
2. The motion to hold the hear	ring at an alternate location or to allow non-attendance at
the hearing set for (hearing date &	time) is:
☐ DENIED. ☐ GRANTED as follows:	
	BY THE COURT:
	Judge/Judicial Referee of the District Court

STA	ATE OF NORTH DAKOTA	IN DISTRICT COURT
COUNTY OF		JUDICIAL DISTRICT
	IN THE MAT	TER OF THE GUARDIANSHIP OF
	Case No	
(<i>N</i>		ATION OF SERVICE BY MAIL nvelopes are mailed same day at the same time & place.
The	e person serving court documents	oy mail states:
1.	My name is	(person who mailed
do	cuments). I am at least 18 years of a	ge.
2.	List of Court Documents Serve	d (checkmark ☑ next to each document served. Use
"O	ther" to write the title of each docu	nent served that is not already listed):
	Notice of Motion for Order to Hold	Hearing at an Alternate Location/Allow Non-Attendance
	at Hearing	
	Motion for Order to Hold Hearing a	at an Alternate Location/Allow Non-Attendance at
	Brief in Support of Motion for Ordo	er to Hold Hearing at an Alternate Location/Allow Non-
	Attendance at Hearing	
	Declaration in Support of Motion f	or Order to Hold Hearing at an Alternate Location/Allow
	Non-Attendance at Hearing	
	Other:	
	Other:	
3.	Service by Mail:	
	•	
	I served a true and correct cop	of each of the court documents listed in Paragraph 2 by
ma	ailing them, enclosed in an envelope	, by First-Class mail, postage prepaid, and by depositing

them in the United States Mail, directed to each person listed in Paragraph 5.

4.	Da	ate of Service by Mail:		
Date	Cou	rt Documents Were Served by Mail:		
5.	Pe	erson or Persons Served by Mail (No	on-moving party names and addre	sses):
	1.	Name of Person Served:		
		Mailing Address:		
		City, State, Zip Code:		
	2.	Name of Person Served:		
		Mailing Address:		
		City, State, Zip Code:		
	3.			
		Mailing Address:		
		City, State, Zip Code:		
6.		declare, under penalty of perjury und		everything I
state	a in	this Declaration of Service by Mail is	s true and correct.	
	Si	gned on	(<i>date</i>) in	(city),
		(county),	(state),	(country).
 (Sign	atur	e)		
(Prin	ted N	Name)		
(Add	ress)		(City, State, Zip Code)	
(Tele	phor	ne Number)	(Email Address)	

STATE OF NORTH DAKOTA	IN DISTRICT COURT	
COUNTY OF		_ JUDICIAL DISTRICT
	E MATTER OF THE GUARDIANSHIP OF	
Case	No	
	ATION OF SERVICE BY HAND DELIVERY eclaration is required for each person se	-
The person serving court docum	nents by hand delivery states:	
1. My name is		(person who served
documents by hand delivery). I a	m at least 18 years of age. I am <u>not</u> a p	arty <u>or</u> interested in the
above named matter.		
2. Service by Hand Delivery	/ :	
I served a true and correc	ct copy of each of the court documents	listed in Paragraph 4 to
(name of person served)		by (choose one):
☐ Giving the court documents d	directly to them.	
☐ Leaving the court documents	with (name)	
a person of suitable age and o	discretion who lives at the same addre	SS.
I know the person I served is the	e person intended to be served because	e (explain how you
identified the person):		
3. Date, Time, and Address	of Service by Hand Delivery:	
Date:	Time: 🗖	a.m. (<i>or</i>) 🖵 p.m.
Address:		
(street address)	(citv)	(zip code)

4.	List of Court Documents Serv	ved (checkmark ☑ next to each docume	nt served. Use
"0	ther" to write the title of each doc	cument served that is not already listed):	
	Notice of Motion for Order to Ho	old Hearing at an Alternate Location/Allo	w Non-Attendance
	at Hearing		
	Motion for Order to Hold Hearing	g at an Alternate Location/Allow Non-At	tendance at
	Hearing		
	Brief in Support of Motion for Or	rder to Hold Hearing at an Alternate Loca	ation/Allow Non-
	Attendance at Hearing		
	Declaration in Support of Motion	n for Order to Hold Hearing at an Alterna	nte Location/Allow
	Non-Attendance at Hearing		
	Other:		
	Other:		
5.		erjury under the law of North Dakota, th	at everything I
Sta			
	Signed on	(date) in	(city),
	(count	ty),(state),	(country).
(Sig	gnature)		
(Pr	inted Name)		
 (A	ldress)	(City, State, Zip Code)	
 (Te	elephone Number)	(Email Address)	