

Instructions for **Part 4** of the Process to Transfer Another State's Guardianship or Conservatorship of an Adult to North Dakota

Don't include these instructions when you serve or file the completed forms.

IMPORTANT! READ BEFORE USING THESE FORMS AND INSTRUCTIONS

ND Legal Self Help Center staff and court employees can't help you fill out forms.

If you're unsure how to proceed, or need legal advice or legal representation, consult a lawyer licensed to practice in North Dakota.

To protect your rights, carefully read this information and any instructions to which you're referred.

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.

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. If you're unsure if these forms and instructions suit your circumstances, consult a lawyer.

- If you would like to learn more about finding a lawyer to represent you, go to ndcourts.gov/legal-self-help/finding-a-lawyer.

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

These instructions and forms aren't a complete statement of the law. They cover the basic procedure for **Part 4** of asking a North Dakota state district court to accept the transfer of a guardianship and/or conservatorship established by another state court. There is 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 at your own risk.

You may use these [Part 4](#) forms if:

1. You're the guardian and/or conservator of an **adult** who was appointed by another (non-North Dakota) state court. You were appointed when the ward and/or protected person was 18 years old or older.

AND

2. A North Dakota state district court issued a provisional order to accept the transfer of jurisdiction of the entire guardianship and/or conservatorship case from the other state.

AND

3. The other state court issued a FINAL order transferring jurisdiction of the entire guardianship and/or conservatorship case to North Dakota. You now need the North Dakota State District Court to issue a FINAL order accepting the transfer of jurisdiction to North Dakota.

This is a 5 Part process. ALL 5 Parts MUST be completed.

Transferring jurisdiction of a guardianship and/or conservatorship case from the court of another state to a North Dakota state district court is a 5 Part process.

You must complete all 5 Parts to transfer jurisdiction of the entire guardianship and/or conservatorship to a North Dakota state district court.

Part 1. You Work with the Other State Court to Get a Provisional Order Transferring Jurisdiction of the Guardianship and/or Conservatorship to North Dakota.

You must work directly with the other state to fulfill the other state court's process for obtaining a provisional order transferring jurisdiction of the entire guardianship and/or conservatorship case to a North Dakota state district court.

*The North Dakota state court system and the North Dakota Legal Self Help Center **can't** assist you with Part 1 of the process.*

Part 2. You Petition the North Dakota State District Court for a Provisional Order to Accept the Transfer of Jurisdiction of the Guardianship and/or Conservatorship from the Other State Court.

*Instructions and a set of forms for completing **Part 2** are available at ndcourts.gov/legal-self-help/conservatorship/transfer.*

Part 3. If the North Dakota State District Court issues a Provisional Order to Accept Transfer of Jurisdiction, You Work with the Other State Court to Get a Final Order Transferring Jurisdiction to North Dakota and Terminating the Other State’s Guardianship and/or Conservatorship.

You must work directly with the other state to fulfill the other state court’s process for obtaining a final order transferring jurisdiction of the entire guardianship and/or conservatorship case to a North Dakota state district court.

*The North Dakota state court system and the North Dakota Legal Self Help Center **can’t** assist you with Part 3 of the process.*

Part 4. After the Other State Issues a Final Order Transferring Jurisdiction to North Dakota, Make a Motion for a Final Order to Accept Transfer of Jurisdiction of the Guardianship and/or Conservatorship Case to North Dakota.

These are the instructions for the set of forms to complete Part 4.

Part 5. If the North Dakota State District Court Issues a Final Order to Accept Transfer of Jurisdiction, Within 90 Days of the Final Order, the Court Must Determine Whether the Guardianship and/or Conservatorship Needs to be Modified to Conform to North Dakota’s Laws.

*Instructions and forms for completing **Part 5** are available at ndcourts.gov/legal-self-help/conservatorship/transfer.*

Definitions

(The following definitions are intended to be helpful, BUT they AREN'T legal advice and DON'T address every possible meaning of the terms included in this section.)

Conservator: A person, limited liability company, association, corporation, or other entity with general power to serve as trustee appointed by the court of another state to handle the money and/or property of the protected person.

Conservatorship: A court action appointing a conservator to handle an adult person's money and property. The court must find that the adult person can't manage their money and/or property due to mental or physical illness or disability, advanced age, chronic use of drugs or chronic intoxication, confinement, detention by a foreign power, or disappearance.

Guardian: A person or nonprofit corporation appointed by the court of another state to make personal decisions for the ward.

Guardian ad Litem: A lawyer appointed by a North Dakota District Court to advocate for the best interests of the ward and/or or protected person.

Guardianship: A court action appointing a guardian to make personal decisions for an incapacitated person. Personal decisions include place of residence, education and/or training, legal matters, vocation, medical treatment (including involuntary treatment with prescribed medications), and access to and control and disposition of safety deposit box and contents.

Letters of Conservatorship: A document signed by the court of another state that identifies the authority and limitations of the conservator to handle the money and/or property on behalf of the protected person; identifies any other powers or authority given to the conservator by the court; and identifies any limitations the court puts on the protected person in matters where powers aren't granted to the conservator.

Letters of Guardianship: A document signed by the court of another state that identifies the authority and limitations of the guardian to make decisions on behalf of the ward; identifies any other powers or authority given to the guardian by the court; and identifies any limitations the court puts on the ward in matters where powers aren't granted to the guardian.

Limited Conservator: A person, limited liability company, association, corporation, or other entity with general power to serve as trustee appointed by the court of another state, to supervise certain specified aspects of the care of a protected person.

Limited Guardian: A person or nonprofit corporation, appointed by the court of another state, to supervise certain specified aspects of the care of a ward with limited capacity.

Protected Person: An adult person for whom the court of another state appointed a conservator.

Venue: The place where the petition to accept transfer of jurisdiction of another state’s guardianship and/or conservatorship will be filed. Generally, in adult guardianship proceedings, the venue is the North Dakota county where the ward and/or protected person resides or is present and expected to remain for the duration of the proceedings.

Ward: An adult person for whom the court of another state Court appointed a guardian.

Requesting a Guardian Ad Litem for the Ward and/or Protected Person

The court may appoint a guardian ad litem for the ward and/or protected person upon the request of the guardian, conservator, ward, protected person, or any interested person.

A guardian ad litem is a lawyer appointed by a North Dakota District Court to advocate for the best interests of the ward and/or protected person.

Guardian Ad Litem request forms are available for use during this process. You can find the request forms at ndcourts.gov/legal-self-help/conservatorship/transfer.

ND Laws and Rules

North Dakota Century Code Chapter 28-35: Uniform Adult Guardianship and Protective Proceedings Jurisdiction Act contain requirements for transferring guardianships of adults. Chapter 28-35 is available at ndlegis.gov/cencode/t28c35.html.

- For requirements for petitioning to transfer guardianship jurisdiction from the court of another state to a North Dakota state district court, see [Section 28-35-16: Accepting Guardianship or Conservatorship Transferred From Another State](#).

North Dakota Century Code Chapter 28-35 may reference the **North Dakota Rules of Civil Procedure, the North Dakota Rules of Court, or the North Dakota Rules of Evidence**. The rules are available at ndcourts.gov/legal-resources/rules.

The North Dakota Century Code and North Dakota rules of court can also be found in print in many North Dakota public and academic libraries.

Part 4 Forms in the Packet

You may use these forms to complete **Part 4** of the process. If you're unsure how to proceed or unsure if these forms are suitable for your situation, consult an attorney.

- Form 1.** Notice of Motion for Final Order to Accept Transfer of Guardianship/Conservatorship from Another State;
- Form 2.** Motion for Final Order to Accept Transfer of Guardianship/Conservatorship from Another State;
- Form 3.** Brief in Support of Motion for Final Order to Accept Transfer of Guardianship/Conservatorship from Another State;
- Form 4.** Affidavit in Support of Motion for Final Order to Accept Transfer of Guardianship/Conservatorship from Another State;
- Form 5.** (*Proposed*) Final Order Accepting Transfer of Guardianship/Conservatorship from Another State; and
- Form 6.** Affidavit of Service by Mail.

Steps for Completing Part 4 of the 5 Part Process

These forms allow one guardian or one conservator to motion the North Dakota state district court for a final order on their own.

These forms also allow a co-guardian or co-conservator to join the motion with the guardian or conservator, as long as they joined the petition in **Part 2** of the process.

If you don't know if you should use this packet of forms, consult a lawyer who is licensed to practice in North Dakota. ND Legal Self Help Center staff and court employees can't help you make any decisions about these forms.

Step One: Complete Part 1, Part 2, and Part 3 of the 5 Part Process; Complete the Rule 59 Requirements; and Gather Information.

You must complete Part 1, Part 2, and Part 3 BEFORE you can start Part 4 of the Process.

If you haven't already completed Part 1, Part 2, and Part 3 of the transfer process, you must do so before starting Part 4.

Instructions and forms for **Part 2** are available at ndcourts.gov/legal-self-help/conservatorship/transfer.

You must work directly with the state court of the other state to complete Part 1 and Part 3. ND Court System staff and ND Legal Self Help Center staff **can't** provide **any** assistance with Part 1 or Part 3.

If you need assistance with Part 1 and Part 3, check to see if the other state court system has a legal self-help program that can provide information about that state court's processes. Check for legal service providers in the other state who may have information available. Check with the other state's Bar Association for attorney referral programs that can help you find an attorney to hire to represent you.

If You're a Guardian, Complete the Rule 59 Requirements:

If the court of the other state appointed you the conservator ONLY, skip to the "Gather Information" section on the next page.

If the court of the other state appointed you the guardian of the ward, you must meet the requirements of [Rule 59 of the North Dakota Administrative Rules](#) BEFORE the North Dakota State District Court can accept the transfer of jurisdiction from another state.

You'll need to complete ALL of the Rule 59 requirements BEFORE you complete **Part 4**.

Go to ndcourts.gov/legal-self-help/adult-guardianship/guardian-of-adult-qualifications-and-affidavits for Rule 59 affidavits and other resources.

Go to guardianship.ndcourts.gov to register for and complete the required guardianship training course.

You'll need the following documents to serve and file with the Court in Step 3 and Step 4:

- Affidavit of Proposed Nonprofessional Guardian
 - Read Rule 59 CAREFULLY and review the affidavit forms! You need to determine if you're a nonprofessional or professional guardian and choose the appropriate affidavit form.
- Certificate of Completion of the North Dakota Guardianship Training Course
- Criminal History Record Check Report.
 - You'll need a report for each state where you've lived and each state where you have a criminal history.
 - A criminal history doesn't automatically disqualify a potential guardian.

Gather Information:

- A certified copy of the other state court’s final order transferring jurisdiction of the guardianship and/or conservatorship to North Dakota.
- Your completed and signed Rule 59 Affidavit, results of your criminal history record check, and certificate of completion for the North Dakota Guardianship Training Course.
- Names and addresses of all persons who must receive notice of your motion:
 - For Guardianships:
 - The ward;
 - The ward’s living spouse, if any;
 - The ward’s living adult children, if any;
 - Any person, corporation, or institution who is serving as the ward’s guardian (*if not a co-petitioner in this process*), attorney in fact, representative payee for public benefits, and conservator (*if not a co-petitioner in this process*);
 - The ward’s attorney; and
 - All interested person’s named in the guardianship order.
 - For Conservatorships:
 - The protected person;
 - The protected person’s living spouse, if any;
 - If no living spouse, the protected person’s living parents, if any;
 - Any other guardian or conservator (*if not a co-petitioner in this process*);
 - Any government agency paying benefits to the protected person;
 - The protected person’s attorney, if any; and
 - All interested person’s named in the guardianship order.
 - For Guardianships and Conservatorships (Combined in one case):
 - People listed above for both Guardianships and Conservatorships.

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Step Two: Complete the Notice of Motion, Motion, Brief in Support of Motion, Affidavit in Support of Motion, and (*Proposed*) Final Order Forms.

Complete the following forms. You MUST complete ALL of the forms in Step Two. You may type or handwrite. If you handwrite, print neatly using blue or black ink.

Caption (*Top*) of Each Form:

- Complete the County, Judicial District, Name of incapacitated person/protected person, EXACTLY the same as the caption of your forms from **Part 2**.
- Fill in the Case Number (*No.*) EXACTLY as assigned by the Clerk of District Court in **Part 2**.
- Checkmark (✓) the appropriate box in the title of the form:
 - If the case is for a guardianship ONLY, checkmark Guardianship ONLY.
 - If the case is for a conservatorship ONLY, checkmark Conservatorship ONLY.
 - If the case is BOTH a guardianship AND a conservatorship, checkmark BOTH Guardianship and Conservatorship

Checkboxes for Guardianship and/or Conservatorship; Guardian and/or Conservator:

There are checkboxes throughout the forms for selecting guardianship and/or conservatorship, and guardian and/or conservator.

You must be consistent throughout all of the forms.

- If you checkmarked Guardianship ONLY in the caption, checkmark ONLY guardianship and guardian throughout all of the forms.
- If you checkmarked Conservatorship ONLY in the caption, checkmark ONLY conservatorship and conservator throughout all of the forms.
- If you checkmarked BOTH Guardianship and Conservatorship in the caption, checkmark BOTH guardianship and conservatorship, and guardian and conservator throughout all of the forms.

Including Protected Information on the Forms:

The case records in guardianships and conservatorships of adults are generally available to the public, and anyone can request to look in almost any court file. However, certain information is protected and required to remain confidential, even if the protected information is part of a public court case record.

Protected Information is:

- Social Security Number or Taxpayer Identification Number.
- Birthdates.
- Minor child's name.
- Financial account number.

You may need to refer to Protected Information when you fill out the forms. When you fill out the forms, write or type ONLY:

- The last four (4) digits of the social security number and taxpayer identification number.
- The year of birth.
- The minor child's initials.
- The last four (4) digits of the financial-account number.

The district court still needs to have access to the full Protected Information. Make sure the **Form 3: Confidential Information Form** you filed with the Court in **Part 2** includes the full Protected Information you reference in all of your **Part 4** forms.

Form 1: Notice of Motion for Final Order to Accept Transfer of Guardianship/Conservatorship from Another State:

Caption (*top of form*):

- Complete the Caption as instructed on Pages 9-10 of these instructions.

Paragraph 1:

- Checkmark the appropriate box or boxes. See Page 9 of these instructions for more information.

Paragraph 2:

- The North Dakota state district court may decide this motion based only on the documents filed. This form doesn't allow you to request a hearing.

Date and Signature:

- Date and sign this form.
 - Completely fill out the lines under the signature line.
-

Form 2: Motion for Final Order to Accept Transfer of Guardianship/Conservatorship from Another State:

Caption (*top of form*):

- Complete the Caption as instructed on Pages 9-10 of these instructions.

Paragraphs 1 through 3:

- Checkmark the appropriate box or boxes. See Page 9 of these instructions for more information.
- Completely fill out all of the form.

Date and Signature:

- Date and sign this form.
 - Completely fill out the lines under the signature line.
 - If a co-guardian or co-conservator appointed in the same case joined the **Part 2** petition with you, they date, sign, and complete the co-guardian/co-signature lines.
-

Form 3: Brief in Support of Motion for Final Order to Accept Transfer of Guardianship/Conservatorship from Another State:

Caption (*top of form*):

- Complete the Caption as instructed on Page 9-10 of these instructions.

Paragraphs 1 through 6:

- Checkmark the appropriate box or boxes. See Page 9 of these instructions for more information.
- Completely fill out all of the form.

Date and Signature:

- Date and sign this form.
 - Completely fill out the lines under the signature line.
 - If a co-guardian or co-conservator appointed in the same case joined the **Part 2** petition with you, they date, sign, and complete the co-guardian/co-signature lines.
-

Form 4: Affidavit in Support of Motion for Final Order to Accept Transfer of Guardianship/Conservatorship from Another State:

If a co-guardian or co-conservator appointed in the same case joined the **Part 2** petition with you, they complete their own, separate **Form 4** Affidavit.

Caption (*top of form*):

- Complete the Caption as instructed on Page 9-10 of these instructions.

First Paragraph:

- Fill in your full name.

Paragraph 1 through 9:

- Checkmark the appropriate box or boxes. See Page 9 of these instructions for more information.
- Completely fill out all of the form.

Paragraph 7 – a Note for Guardians:

- Before you serve or file your **Part 4** forms, you **MUST** complete the Administrative Rule 59 requirements.
- See Page 7 for more information.
- **DON'T** date or sign this form until you've completed the Rule 59 requirements.

Date and Signature:

- Date and sign this form.
 - Completely fill out the lines under the signature line.
 - If a co-guardian or co-conservator appointed in the same case joined the **Part 2** petition with you, they complete their own, separate Form 4 Affidavit.
-

Form 5: Final Order Accepting Transfer of Guardianship/Conservatorship from Another State:

Caption (*top of form*):

- Complete the Caption as instructed on Pages 9-10 of these instructions.

Completely fill out the section following the Caption.

Paragraph 1:

- Checkmark the appropriate box or boxes. See Page 9 of these instructions for more information.

DON'T complete the rest of the form:

- If the Court grants your motion AND uses your proposed final order, the judge will complete the form.

DON'T date and sign this form:

- If the Court grants your motion AND uses your proposed final order, the judge will sign and date the form.
-

Step Three: Make Copies of Completed Forms; Serve Copies on ALL Persons Who Must Receive Notice of the Motion.

Count the number of persons required to receive notice of your motion:

- For Guardianships:
 - The ward;
 - The ward's living spouse, if any;
 - The ward's living adult children, if any;
 - Any person, corporation, or institution who is serving as the ward's guardian (*if not a co-petitioner in this process*), attorney in fact, representative payee for public benefits, and conservator (*if not a co-petitioner in this process*);
 - The ward's attorney; and
 - All interested person's named in the guardianship order.
- For Conservatorships:
 - The protected person;
 - The protected person's living spouse, if any;
 - If no living spouse, the protected person's living parents, if any;
 - Any other guardian or conservator (*if not a co-petitioner in this process*);
 - Any government agency paying benefits to the protected person;
 - The protected person's attorney, if any; and
 - All interested person's named in the guardianship order.
- For Guardianships and Conservatorships (Combined in one case):
 - People listed above for both Guardianships and Conservatorships.

Make a copy of the following for each person:

- Form 1: Notice of Motion for Final Order to Accept Transfer of Guardianship/ Conservatorship from Another State;
- Form 2: Motion for Final Order to Accept Transfer of Guardianship/Conservatorship from Another State;
- Form 3: Brief in Support of Motion for Final Order to Accept Transfer of Guardianship/ Conservatorship from Another State;
- Form 4: Affidavit in Support of Motion for Final Order to Accept Transfer of Guardianship/ Conservatorship from Another State;
- Form 5: (Proposed) Final Order Accepting Transfer of Guardianship/Conservatorship from Another State;
- A certified copy of the other state court’s final order transferring jurisdiction of the guardianship and/or conservatorship to North Dakota;
- If the other court appointed you the guardian, your completed and signed Rule 59 Affidavit, results of your criminal history record check, and Certificate of Completion for the North Dakota Guardianship Training Course; and
- Any other supporting documents you plan to file with your motion.

Serve one copy on each person required to receive notice:

You may serve by mail.

Before the North Dakota State District Court will act on your motion, you must provide proof that copies of the completed documents were mailed to all persons required to receive notice. **Form 6** in this **Part 4** packet of forms gives the Court proof that copies were served.

Service by Mail:

You may arrange for a person who is at least 18 years or older to mail copies of documents to the person to be served.

Put the copies in an envelope. Address the envelope with the last known address of the person to be served. List your address as the return address on the envelope.

The person who is at least 18 years old takes the envelope to a United States Post Office and mails the envelope. First Class postage must be prepaid.

The person who took the copies of documents to the Post Office and paid the First Class postage completes, signs and dates **Form 6: Affidavit of Service by Mail**.

Service by mail is complete upon mailing.

Step Four: File the Original, Completed Forms with the Clerk of District Court.

File the following original, completed forms with the Clerk of the District Court that currently has authority over the guardianship and/or conservatorship:

- Form 1: Notice of Motion for Final Order to Accept Transfer of Guardianship/Conservatorship from Another State;
- Form 2: Motion for Final Order to Accept Transfer of Guardianship/Conservatorship from Another State;
- Form 3: Brief in Support of Motion for Final Order to Accept Transfer of Guardianship/Conservatorship from Another State;
- Form 4: Affidavit in Support of Motion for Final Order to Accept Transfer of Guardianship/Conservatorship from Another State;
- Form 5: (Proposed) Final Order Accepting Transfer of Guardianship/Conservatorship from Another State;
- The certified copy of the other state court's final order transferring jurisdiction of the guardianship and/or conservatorship to North Dakota;
- If the other state court appointed you the guardian, your completed and signed Rule 59 Affidavit, results of your criminal history record check, and Certificate of Completion for the North Dakota Guardianship Training Course;
- All other supporting documents you plan to file with your motion; and
- An affidavit of service for every person required to receive notice of your motion.

Step Five: Each Person Required to Receive Notice has 17 Days to Answer and/or Request a Hearing.

After each person required to receive notice is served the documents from Step Four, they have 17 days to answer the motion in writing or request a hearing, or both.

- If you arranged for service of your motion documents by mail, they have 17 days to answer your motion in writing, request a hearing, or both.
 - The date of service is the date the motion documents were mailed to the person required to receive notice.

When calculating days:

- Don't include the day the person was served;
- 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 is not a Saturday, Sunday, or legal holiday.

If the persons required to receive notice don't serve and file a written answer to your motion or request a hearing, the judge may consider your motion unopposed.

Step Six(a): If the Motion will be Decided on ONLY the Documents Filed with the Court, the Judge Reviews the Documents Without Holding a Hearing.

After the deadline passes for answer to motion documents and request for hearing documents to be served and filed, if no one requested a hearing, the judge assigned to your case will review the documents filed by you and persons required to receive notice of your motion.

Your motion will be decided only on the documents filed with the court. No hearing will be held.

If no person required to receive notice served and filed an answer to your motion, your motion documents are still required to prove you meet the requirements for the court to issue a final order accepting the transfer jurisdiction of the guardianship and/or conservatorship from another state.

Step Six(b): If Anyone Requested a Hearing, Attend the Hearing.

You must go to court on the date set for the hearing. If you don't go to court, the judge won't grant your motion. Be sure to be on time. Bring to the hearing:

- Your copies of the completed forms you filed with the Clerk of Court's Office;
- Any evidence you want the Judge to know about; and
- Any witnesses you want to talk to the Judge.

The Judge won't allow you to use as evidence (*and will not look at*) any documents (*such as letters, notes, or statements*) written by someone other than yourself unless the person who wrote the document is in court at the hearing.

If you want the judge to hear what someone else has to say about your case, that person **MUST** be at the hearing – YOU can't tell the judge what that person said or has to say. You may force someone to attend the hearing by serving a subpoena on that person prior to the date of the hearing.

- An Evidence Research Guide and a Subpoena Informational Guide are available at ndcourts.gov/legal-self-help. Scroll to the "District Court Civil" Section.

Step Seven: The Judge Decides Whether to Grant a Final Order to Transfer Jurisdiction to Another State and Terminate the North Dakota case.

If the Judge DOESN'T Grant Your Motion for a Final Order to Accept Transfer of Jurisdiction:

If the Judge doesn't grant your motion for a final order accepting the transfer of jurisdiction of the guardianship and/or conservatorship from another state, the other state court keeps their authority over the guardianship and or conservatorship.

If the Judge GRANTS Your Motion for a Final Order to Accept Transfer of Jurisdiction:

If the Judge grants your motion for a final order accepting the transfer of jurisdiction of the guardianship and/or conservatorship from another state, the Judge will sign a final order accepting the transfer of jurisdiction into North Dakota.

- The judge or judicial referee may decide to sign your proposed final order, or may decide to sign a different proposed final order.

Don't include these instructions when you serve or file the completed forms.

YOU MUST COMPLETE PART 5!

If the judge or judicial referee signs the final order accepting the transfer of jurisdiction to North Dakota, you'll likely have a hearing within 90 days to determine if your out-of-state guardianship/conservatorship order meets North Dakota's legal requirements.

Part 5 has forms and instructions for this last part of the 5 part process.