STATE OF NORTH DAKOTA	IN DISTRICT COURT					
COUNTY OF	JUDICIAL DISTRICT					
IN THE MATTER OF THE ESTATE OF						
Case No.						
ORDER APPROVING TESTAMENTAR	RY APPOINTMENT OF GUARDIAN					
The will of	(deceased parent) was filed					
for probate in this court on the day of	, 20, nominating					
	(testamentary guardian) as the guardian of,					
, the minor.						
The court held a hearing on	at					
regarding the testamentary appointment of						
, as the guardian for	, the minor. After					
consideration of the minor personally and/or thro	ough the minor's guardian ad litem, the					
testamentary guardian appearing in person and r	epresented □by counsel/□pro se, and after					
reviewing the acceptance of the testamentary guardian, the guardian ad litem's written report,						
and all other documentation filed in this matter, t	this court makes the following findings of fact:					
Notice has been provided as required by land.	aw.					
2. No objection to testamentary appointmen	nt of the guardian has been raised by the					
minor, the guardian ad litem, or any other persor	within fourteen days of the filing of the					

guardian ad litem's written report.

3.	This court has exclusive jurisdiction to approve the testamentary appointment of the					
guardi	an for _	, the minor, under Chapter 30.1-27				
of the	North [Dakota Century Code (N.D.C.C.) because:				
	a.	The minor's □ mother (OR) □ father nominated				
	(testar	mentary guardian) as the guardian of the child in their will, which is filed for				
	probate in this court.					
	b.	The minor's mother,:				
		☐ is deceased.				
		☐ has had her parental rights terminated by prior court order.				
	C.	The minor's father,:				
		☐ is deceased.				
		☐ has had his parental rights terminated by prior court order.				
	d.	No objection to testamentary appointment of the guardian has been raised by				
	the minor, the guardian ad litem, or any other person.					
4.		(testamentary guardian) is willing to				
act as	guardia	n for the minor.				
	THEREFORE, IT IS ORDERED:					
1.	The te	stamentary appointment of				
(testai	mentary	guardian) to serve as guardian of the minor is hereby approved.				

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The guardian's authority is limited by N.D.C.C. Chapter 27-20.1.

2.

	No limitations.

- 4. Upon the signing of this order, this case shall be immediately transferred to juvenile court where the minor resides for all subsequent filings and proceedings.
- 5. The guardian may not use funds from the minor's estate for room and board that the guardian or the guardian's spouse have furnished to the minor unless a charge for the service is approved by order of the juvenile court made upon notice to at least one of the minor's next of kin, if notice is possible.
- 6. The guardian shall provide to the juvenile court within ninety (90) days of the date of this Order a beginning inventory of all assets currently owned by the minor, or in which the minor has an interest. The guardian must provide a copy of the inventory to the minor and to any interested persons designated in this Order.
- 7. The guardian shall provide an amended inventory to the juvenile court within thirty (30) days of the closing of the probated estate. The guardian must provide a copy of the amended inventory to the minor and to any interested persons designated in this Order.
- 8. The guardian shall provide an annual report to the juvenile court concerning the status or condition of the guardianship and the minor. Such reports shall be written and shall describe the status or condition of the minor, changes that have occurred since the previous reporting period and an accounting of the minor's estate, and report whether the minor continues to

require a guardianship. These reports shall commence on						
and continue on a yearly basis thereafter.						
9.	The following interested persons sha	all receive information regarding this gu	uardianship:			
10.	This Order takes effect immediately	and expires	or when the			
minor child turns eighteen (18) years of age, whichever occurs first.						
11.	The appointment of the guardian ad litem is terminated.					
12.	Letters of guardianship shall be issued.					
		BY THE COURT:				
		Judge of the District Court				