## IN THE COURT OF COMMON PLEAS OF ALLEGHENY COUNTY, PENNSYLVANIA ORPHANS' COURT DIVISION

IN RE:

No.

of

An Alleged Incapacitated Person.

FINAL ORDER OF COURT DETERMINING INCAPACITY AND APPOINTMENT OF GUARDIAN

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## FINAL ORDER OF COURT DETERMINING INCAPACITY AND APPOINTING PERMANENT GUARDIAN OF

AND NOW, this day of , , a hearing in this case having been held on , and it appearing to the Court that was served with a Citation and Notice of the hearing on , , and was at the hearing and the Court finds that the physical or mental condition of harmed by presence at the hearing,

and further finds from the testimony:

1. That suffers from

a condition or disability which totally impairs capacity to receive and evaluate information effectively and to make and communicate decisions concerning management of financial affairs or to meet essential requirements for physical health.

2. That there are insufficient supports available to assist

in overcoming such limitations and that there exists no less restrictive mechanism for decision making that the appointment of a Guardian.

3. That based on the total incapacity of to receive and evaluate information effectively and to make or communicate decisions, a Guardian of the is required on a permanent basis.

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NOW THEREFORE, based on the clear and convincing evidence supporting the foregoing findings, it is ORDERED, ADJUDGED and DECREED that be and hereby is adjudged a totally incapacitated person. is appointed Permanent Guardian of the of

The Permanent Guardian of the Person shall have full authority to consent to the general care, maintenance, and custody of without exception. Guardian of the Person shall assure that The Permanent receives appropriate services and shall assist in developing self-reliance and independence. The Permanent Guardian of the Estate shall have the authority to marshal all of 's income and assets, pay bills and manage financial if affairs as fully as could do so had not been adjudged incapacitated.

If there is a safe deposit box in the name of the incapacitated person alone or in the names of the incapacitated person and another or others, said safe deposit box shall not be entered by the guardian except in the presence of a representative of the Orphans' Court Division and a representative of the financial institution where the box is located. The representative present at the time of entry shall make or cause to be made a record of the incapacitated person's property and said record shall be filed with the Clerk of the Orphans' Court Division. None of the incapacitated person's property may be removed until after the aforesaid inventory is completed.

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If the safe deposit box is jointly owned, five (5) days' notice of the proposed entry shall be given to the other owners by the guardian.

An Inventory must be filed by . An Annual Report by the Guardian of the Person and Estate shall be filed by and annually thereafter in a form approved by the Orphans' Court Division.

BY THE COURT:

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