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IN THE GUARDIANSHIP OF	§ \$	IN THE COUNTY COURT AT LAW
	\$ §	OF
	§ §	WALKER COUNTY, TEXAS
□ MINOR □ INCAPACITATED PERS	ON	

# GUARDIAN OF THE PERSON ONLY COURT-ORDERED INSTRUCTIONS

Thank you for agreeing to accept appointment as Guardian of the Person with full or limited authority to represent the interests of the ward. This is a fiduciary position that carries with it certain duties and a high degree of responsibility. As Guardian, your activities are strictly regulated by Texas law. Before you engage in any transactions, you should become familiar with the types of allowable actions you may take. If you have any questions, you should consult with an attorney. These instructions do not cover everything you may need to know.

## 1. Before the hearing or before you leave the courthouse after the hearing:

- you must read these court-ordered instructions and initial each of the boxes in the margins indicating that you understand the italicized points made in the text to the right of each of the boxes
- you must sign these court-ordered instructions before a notary or the clerk of the court (the original will be filed with the clerk and the court will make a copy for you to keep and refer to as you serve as guardian)
- you must complete your initial report on the condition and well-being of the ward (the form may be found on the court's website or in the clerk's office)
- you must complete the personal representative information form for the court's internal files

#### 2. Before you leave the courthouse after the hearing:

- you must take and file your oath your signed and sworn commitment to "discharge faithfully the duties of guardian"
- you must file your initial report on the condition and well-being of the ward

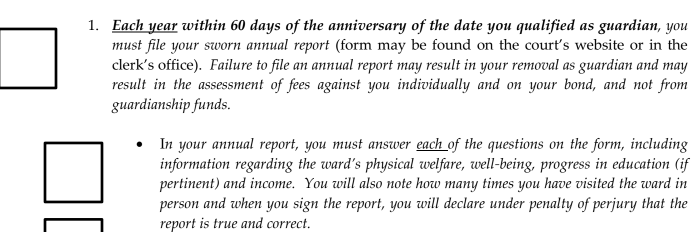
Letters	of	Guard	lian	ship
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Your authority to act on the Ward's behalf does not begin until you have qualified – which requires both that (1) you have taken your oath and (2) the court has approved your bond. At that time, the clerk of the court is authorized to issue letters of guardianship to you. These letters serve as evidence to third parties of your authority to act on the ward's behalf. Letters of Guardianship are not automatically sent when you have qualified; you need to request them from the clerk's office.

Letters of guardianship expire one year and four months after the date of issuance unless renewed. Letters can be renewed by the clerk *after* the court approves the guardian's annual report of the person. New letters of guardianship are not automatically sent when your annual report is approved. Contact the clerk's office to order new letters of guardianship.

### **Annual Reports and Final Reports**

\*\*\* Texas law requires you – as Guardian of the Person – file a report each year that covers a 12 month reporting period, with the reporting period beginning on the date you qualify to serve as guardian. The date you qualify is the date when the court approves your bond *or* when you take and file your oath, *whichever is later*. Texas law requires that you annual report be filed not later than 60 days after the reporting period ends.



- In your annual report, you must swear or affirm that either you have paid your bond premium for the next reporting year or that you have filed an approved cash bond.
- If, pursuant to court order, you are managing any funds of the ward other than government benefits, you must report on your management of those funds as part of your annual report.
- If you receive Social Security benefits on the ward's behalf, you must attach to your annual report a copy of the most recent "Representative Payee Report" you filed with the Social Security Administration (SSA), accounting for your use of those funds. (A report to SSA is required annually.)
- You may complete and file your annual report without an attorney's assistance. Forms are available at the clerk's office or on the court's website at <a href="http://www.co.walker.tx.us/department/index.php?structureid=12">http://www.co.walker.tx.us/department/index.php?structureid=12</a>.
- Texas law requires a \$25 fee for processing each annual report to determine whether the guardianship continues to be appropriate, unless an affidavit of inability to pay costs is on file and has been approved.
- 2. **When the guardianship is ready to be closed,** you must file a final report. A guardianship is ready to be closed:

- when the ward regains competency (requires an application, hearing and court order)
- when the ward dies (attach a death certificate to the final report)
- when the ward reaches 18 years of age, for guardianships based solely on minority

Ongoing Requirements for you as Guardian of the Person  If the ward receives any funds or property with a value over \$2,000, other than government benefits, you must report receipt of those funds or property to the court within 30 days. For example, you must report receipt of funds or property the ward acquires by inheritance, gift or from a lawsuit.
Change of Address
You must notify the court, through the clerk, of any change in the mailing address of either you or the ward. You may not move to another state or be absent from this state for more than three months without court permission. If the ward moves from this county, consult with the court about
whether the guardianship should be transferred.
Moving the Ward to a More-Restrictive Care Facility
You may not move the ward into a more restrictive care facility until you provide notice to the court, the ward and any person who has requested notice, and only after seven business days following the court's receipt of the notice. If nobody has objected to the proposed move, then you may move the ward.
Previously Existing Powers of Attorney
When appointing a guardian of the person, it is the usual practice of this court to revoke all
known and unknown <i>medical</i> powers of attorney previously executed by the ward. There are
known and unknown medical powers of automety previously executed by the ward. There are

When appointing a guardian of the person, it is the usual practice of this court to revoke all known and unknown *medical* powers of attorney previously executed by the ward. There are some exceptions, which will always be indicated in the Order appointing the guardian of the person.

#### **Your Powers and Duties**

The order appointing you as guardian of the person specifies whether you have been appointed as guardian of the person with limited authority or guardian of the person with full authority. Guardians of the person with limited authority have only those powers specifically set forth in the order appointing them. Under Texas law, a guardian of the person with full authority has the rights and duties set out below:

- 1. the right to have physical possession of the ward and to establish the ward's legal domicile;
- 2. the duty to provide care, supervision and protection for the ward;
- 3. the duty to provide the ward with clothing, food, medical care and shelter as completely as the ward's resources permit;
- 4. the power to consent to medical, psychiatric and surgical treatment other than the inpatient psychiatric commitment of the ward (but the guardian of the person *does* have the power to transport the ward to an inpatient mental health facility for a preliminary

	amination in acc	ordance	with Sub	chapters	A and C, Chap	oter 5/3, Hea	ilth and S	satety
5. <i>if</i>	Code); if the ward is an adult, the duty to inform the ward's spouse, parents, children and siblings as							
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со	e duty to provide mmunication, each ardianship.						-	-
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 Signature	of Co-Guardian				 Date			
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COUNT	Y OF WALKER			\$ \$				
This	instrument	was	sworn	or , 20	affirmed	before	me	on
		Clerk of	Clerk of Court/Notary Public State of Texas					