IN THE CIRCUIT COURT TWENTY-FOURTH JUDICIAL CIRCUIT COUNTY, ILLINOIS

IN	THE MATTER OF THE GUARDIANSHIP OF:				
] 1	No:			
AP	PERSON ALLEGED TO HAVE A DISABILITY.]				
	PETITION FOR THE APPOINTM PLENARY GUARDIAN	MENT OF			
Petit	itioner alleges as follows:				
1.	. The relationship between Petitioner and Respondent,	a person alleged to have a disability, is a	ıs		
	follows:	;			
2.	. That Respondent, a person alleged to have a disability,		nt		
	residence of,,	County, Illinois;			
3.	. That a plenary guardianship of the person and estate of	f Respondent is required because he/she ha	ıs		
	been diagnosed by his/her physician as suffering from o	debilitating mental conditions as more full	ly		
	stated in the report of said physician, which have left h	him/her without sufficient understanding of	or		
	capacity to make or communicate responsible decision	ons concerning the care of his/her perso	n		
	and/or unable to manage his/her estate or financial affa	airs.			
4.	4. That a limited guardianship will not provide sufficient protection for the person or estate				
	Respondent;				
5.	. That the aforesaid Physician's Report has been submitte	ed concurrently with this Petition in a seale	d		
	envelope to the Clerk of the Circuit Court consistent with Subsection (c) of §11a-9 of the Probate				
	Act; said report is incorporated herein by reference and made a part hereof.				
6.	. That Respondent currently has no guardian and has no	agent under the Illinois Power of Attorne	y		
	Act.				
7.	. That the names and addresses of the nearest known or a	ascertainable relatives of Respondent are:	:		
a.	, biological mother, who res	esides at	;		
b.	, biological father, who resi	ides at; an	nd		
c.	, sibling age, who r	resides at			

d. ______, who resides at

8.	That the present estate of Respondent is estimated to have a value of approximately			
\$	and consists of:			
9.	That the current and anticipated income of Respondent is approximately \$ per month;			
10.	That Respondent owns the following interest(s) in the following real estate:			
11.	That the proposed Guardian should be authorized to admit and maintain the Respondent to			
10	a residential, long-term care facility, if recommended by Respondent's treating physician;			
12.	That the proposed Guardian is qualified to be appointed the guardian of the person and estate of Respondent in that he/she is not of unsound mind is not an adjudged disables.			
	estate of Respondent in that he/she is not of unsound mind, is not an adjudged disabled person, has never been convicted of a felony, and meets all other requirements of §11a-5			
	of the Probate Act; and			
	WHEREFORE, Petitioner prays that an Order be entered adjudicating Respondent to be a			
ersor	n with a disability within the meaning of the Probate Act and appointing and naming			
etitic	oner as Plenary Guardian of the person and estate of Respondent with the authority to admit			
ind n	naintain the Respondent to a residential, long-term care facility if recommended by			
Respo	ondent's treating physician.			
Dated	this, 20			
	Petitioner			

VERIFICATION BY CERTIFICATION

Petitioner respectfully states that he/she has read the foregoing Petition for Appointment of Plenary Guardian and under penalties as provided by law pursuant to 735 ILCS 5/1-109 of the Code of Civil Procedure, the undersigned certifies that the statements set forth in this Petition are true and correct except as to matters therein stated to be on information and belief and as to such matters the undersigned certifies as aforesaid that he/she believe that same to be true.

	Petitioner		
SIGNED and SWORN to before me on this	day of, 2	20	
	Notary Public		