ORDER APPOINTING TEMPORARY GUARDIAN FOR AN INCAPACITATED PERSON	Docket No.	Commonwealth of Massachusetts The Trial Court Probate and Family Court
In the Interests of:		Division
First Name Middle Name La	st Name	
Incapacitated Person		

After hearing on the Motion for Appointment of Temporary Guardian(s),

The Court finds:

- 1. Notice pursuant to G. L. c. 190B §§5-308(c-e) was:
 - Properly given.
 - Shortened or waived in whole or in part because the Court finds that an immediate emergency situation exists

which requires the immediate appointment of a Temporary Guardian. The nature of the emergency is that the Respondent has acute care needs which require immediate attention or:

- It is necessary to appoint a Temporary Guardian because of the likelihood of an immediate and substantial harm to the health, safety, or welfare of the Incapacitated Person and that no other person appears to have authority to act in the circumstances.
- 3. A hearing was held relative to the authority to consent to treatment for which a substituted judgment

determination is required. See Separate Findings. The Incapacitated Person 🗌 was 🗌 was not present.
The Court finds that there exists extraordinary circumstances requiring the absence of the Incapacitated Person,
that counsel for the Incapacitated Person was present and after careful inquiry and upon representations of
counsel there are no contested issues of fact. Oral testimony was not required because sufficient documentary
evidence was presented or

The Court appoints the following person(s) as Temporary Guardian(s) (hereafter "Temporary Guardian"):

Name:	First Name	M.I.		Last Name	
	(Address)	(Apt, Unit, No. etc.)	(City/Town)	(State)	(Zip)
Primary Phone #:					
Name:	First Name	M.I.		Last Name	
Primary Phone #:	(Address)	(Apt, Unit, No. etc.)	(City/Town)	(State)	(Zip)

THIS APPOINTMENT OF TEMPORARY GUARDIAN IS NOT A FINAL DETERMINATION OF THE RESPONDENT'S INCAPACITY PURSUANT TO G.L. c. 190B, §5-101(9).

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The Temporary Guardian may exercise only the powers specified in this Order. The powers of the Temporary Guardian are as follows:

- 1. Authorization to admit the Incapacitated Person to a nursing facility. The Court finds that such admission is in the Incapacitated Person's best interest.
- **2.** Authorization to revoke the Health Care Proxy of the Incapacitated Person.
- **3.** Authorization to apply for health insurance benefits including MassHealth on behalf of the Incapacitated Person.
- 4. Authorization to obtain copies of statements or any other records from banks, insurance companies or other financial institutions verifying balances and transactions for accounts standing in the name of the Incapacitated Person, individually or jointly with another.
- 5. The powers and duties of the Temporary Guardian are all powers authorized to a guardian for an Incapacitated

Person under G.L. c. 190B, Article V, Part III exclusive of those powers requiring specific court authorization and include the authorization to apply for health insurance benefits including MassHealth on behalf of the Incapacitated Person and authorization to obtain copies of statements and any other records from banks, insurance companies, or other financial institutions verifying balances and transactions for accounts standing in the name of the Incapacitated Person, individually or jointly with another. These powers is are not limited in are limited as set forth in Exhibit A which is incorporated and merged herein and which detail those powers retained by the Incapacitated Person.

6. Only the following powers:

After making a substituted judgment determination, the Court authorizes treatment of the Incapacitated Person:

with antipsychotic medication in accordance with a treatment plan dated which is incorporated herein by reference and which shall be reviewed on or before and, if not sooner extended, shall expire seven days after that date, at 4:00 PM, unless sooner extended.

with the following treatment or action:

The Court orders the following:

- 1. If this Order was issued without full notice, post-appointment notice must be given together with a statement that the appointment may be vacated and heard as a *de novo* matter as expeditiously as possible. Said notice must be given within seven days from the date of this appointment to the alleged Incapacitated Person and those persons named in the petition who were not previously given notice in accordance with G. L. c. 190B 5-308(c). A certification stating such notice has been given must be filed within seven days of the appointment or the appointment may be vacated *sua sponte*.
- **2.** The Court has appointed counsel for the Incapacitated Person. See Separate Order Appointing Counsel.

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3.	The Temporary Gu	ardian(s) shall serve:			
	interview without surety of	on his, her or their bor	nd because:		
		n the best interest of the Temporary Guardia	-	as there are minimal	l assets under management
		age in a Durable Pow iver of any necessity o		Care Proxy waives th	ne Guardian's bond or requests
		r corporate surety on L. c. 190B §5-307.	his, her or their bond in	the amount of	
	NO		DRARY GUARDIANSH		
4.	This appointment o	f the Temporary Guar	dian(s) shall expire 90 d	days from today or on	
	If this date is more circumstances war		e date of appointment, th	ne Court finds the follo	(Date) owing extraordinary
5.	Α	hearing sh	nall be held on this matte	er on	at
	: []a.	mp.m. at the		Probate and	I Family Court.
6.	The parties sha	Il comply with a stipula	ation or agreement of th	e parties dated	
			ressly made a part of thi	·	(Date)
7.	The Court further o	rders:			

Date _____