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STATE OF WISCONSIN, CIRCUIT CO	URT,COUNTY		
IN THE MATTER OF	☐ Amended		
	Order On Petition for	Order On Petition for	
Name	• •	Temporary Guardianship	
	(Minor Guardianship of the E	state)	
Date of Birth	rth Case No		
	anship of the estate of a minor was filed and a hearing was he onsideration of the reports and other documents on file, all fac information presented;		
THE COURT FINDS:			
1. JURISDICTION, VENUE, NOTI	CE AND APPEARANCES		
A. This court	·	er and the minor.	
B. This court is			
	was not served prior to the hearing.		
	er:		
E. The proposed guardian o ☐ present as follows:	f the estate and any proposed standby guardian of the estate		
2. Good cause to hold the hearing	within 48 hours of the filing of the Petition.		
3. The minor's particular situation, including the needs of the minor's dependents, if any, ☐ requires ☐ does not require the immediate appointment of a temporary guardian of the estate.			
 The following person or organizate: 	71 - 7 - 7 - 7 - 7 - 7 - 7 - 7 - 7 - 7 -		
Name	Mailing Address [Street, City, State, Zip]	Telephone Number	
 Petitioner's Attorney Fees and Costs. It is ☐ equitable ☐ inequitable to award payment of petitioner's reasonable attorney fees and costs from the minor's income and assets. 			
THE COURT ORDERS:			
The Petition is ☐ 1. DENIED for the following reason	n(s):		

	(If checked, skip to #3)		
<u> </u>	GRANTED as follows: A. The court appoints the person(s) or organization found suitable and competent as stated above. B. The authority granted to the temporary guardian of the estate is as follows:		
	 C. Temporary guardian of the estate that has been appointed may not sell real estate or expend an amount in excess of \$2,000 unless the court first specifically approves and orders bond. Bond for the temporary guardian of the estate is required in the amount of \$ as a 		
	surety signature bond. D. The appointment of the temporary guardian of the estate expires at the end of 60 days, unless		
	extended by the court for an additional 60 days.		
	 Co-guardians must agree with each other when making decisions on behalf of the minor ward. Co-guardians may act independently when making decisions on behalf of the minor ward. Co-guardians may act independently when making decisions on behalf of the minor ward only in these limited circumstances: 		
	F. The petitioner shall serve notice of the order for hearing on the minor ward not later than 3 calendar		
	days after the hearing and shall include the court's order with the notice of the order for hearing. G. The guardian ad litem shall report to the court on the advisability of the temporary guardianship of the		
	estate not later than 10 calendar days after the hearing.		
	H. Any guardian of the estate shall immediately notify the court in writing of any change in the address of the minor ward or of any guardian of the estate.		
3.	FEES AND COSTS OF PROCEEDING. A. Reasonable compensation of the guardian ad litem and ward's attorney fee shall be paid by the minor ward's income or assets, if sufficient. If the minor ward's income or assets are insufficient, the guardian ad litem shall be paid by the county of venue and the minor ward's attorney shall be paid at public expense or by the county of venue.		
	☐ the petitioner.☐ B. Petitioner's reasonable attorney fees and costs shall be paid		
	by the petitioner.		
	from the minor ward's income or assets.		
	☐ Other: C. Other:		
∐4.	Other:		
 Cou Min Gua Cor Cas Spo 	BUTION: rt or Ward/Minor Ward's Legal Counsel, if any/Guardian ad litem rdian of the Estate and Guardian of the Person, if different soration Counsel e Worker/County Dept. of Human Services use/Parent of Minor Ward lity, if any		
8. Oth	er:		