STATE OF WISCONSIN, CIRCUIT COURT, _	COUNTY	
IN THE MATTER OF	☐ Amended	
Name	Report of Guardian ad Litem Guardianship Due to Incompetency	
Date of Birth	(Adult Guardianship) Case No	
I am the court appointed Guardian ad Litem for completed the following duties (except as note and make the following report and recommend	the above-named individual and report to the difference of the "Additional Comments" section	
On [Date]a	VISED INDIVIDUAL OF RIGHTS AND PRO	
I interviewed the individual and explain		
 I advised the individual, both orally, and be present at the hearing; counsel, including when a lawy an independent medical or psy the person is indigent) a jury trial, and appeal. 		petency; (at county expense if
 INTERVIEWED PROPOSED GUARDI I interviewed the proposed guardian, p appointment as guardian. 	AN(S) roposed standby guardian, if any, and any c	other person seeking
	care under ch.155; corney under ch. 243 executed by the indivic ancial and health care decision making in wh	
INTERVIEWED AGENT I have interviewed any agent appointed	d by the individual under any document spec	cified above.
	aring and copies of the physician's and/or p d, I have received a copy of the comprehen	

6. PROVIDED NOTIFICATIONS

I have notified the petitioner or petitioner's attorney (if any) of the information contained below. I have also notified the appointed guardian (if any) of the duty to

- be present at and right to participate in the hearing;
- present and cross-examine witnesses;
- receive a copy of any comprehensive evaluation, and
- secure and present a report on an independent evaluation.

REPORT AND RECOMMENDATIONS 7. **OBJECTIONS** The individual ☐ does not ☐ does object to a finding of incompetency. ☐ does not ☐ does object to the proposed or present placement. object to the recommendation of the guardian ad litem. ☐ does not ☐ does ambiguous on these matters. ☐ is not ☐ is **ADVERSARY COUNSEL** Adversary counsel is not requested by the individual. Adversary counsel is not □is recommended. **JURY TRIAL** A jury trial is <u>not</u> demanded. is demanded. 10. INDIVIDUAL'S ATTENDANCE Regarding the individual's attendance at the hearing: ☐ It is my opinion the individual **can attend** the hearing in court. I waive the individual's attendance after considering the ability of the individual to understand and meaningfully participate, the effect of the individual's attendance on his/her physical or psychological health in relation to the importance of the proceedings and the individual's expressed desires. I certify the individual is unable to attend for these specific reasons: The individual is unable to attend the hearing in court because of residency in a nursing home or other facility, physical inaccessibility, or a lack of transportation; and the individual, advocate counsel, other interested person, or I request that the court hold the hearing in a place where the individual can attend. Specify location requested: 11. ADDITIONAL EVALUATIONS Additional medical, psychological or other evaluation \square is not requested. \square is requested. Specify evaluation requested and reason: 12. ADVANCED PLANNING My report to the court is that the individual's advance planning \square is \square is not adequate to preclude the need for guardianship: __ 13. **BEST INTERESTS OF INDIVIDUAL** Based on my investigation, I recommend that the court find that the individual is substantially apable of caring for himself or herself. incapable of caring for himself or herself. capable of managing his or her property. incapable of managing his or her property. ☐ 14. GUARDIAN OF THE PERSON A. Rights to be removed in full. If removed, these rights may not be exercised by any person. I recommend that the court declare the individual has incapacity to exercise the following rights to (1) execute a will. (2) serve on a jury. (3) register to vote or to vote in an election. B. Rights to be removed in full or exercised by individual only with consent of guardian of person. The individual has incapacity or limited capacity to exercise the following rights:

(If any box is <u>not</u> checked, the individual <u>retains</u> that right in full.)	Individual may exercise only with the consent of the Guardian of the Person.
(1) consent to marriage.	
(2) apply for an operator's/driver's license.	
(3) apply for a fishing license.	
(4) apply for a license under Ch. 29, Wis. Stats., other than fishing.	

	(5) apply for any other license or credential under §54.25(2)(c)1.d., Wis. Stats. Specifically:		_		
	(6) consent to sterilization.				
L	(7) cons	ent to organ, tissue, or bone marrow donation.			
C.	I recon	s to be <u>transferred</u> to guardian of the person in full or in paramend the court <u>transfer</u> to the guardian of the person to exerce give informed consent to the voluntary receipt by the individual medication, including any appropriate psychotropic medication in individual's best interest, if the guardian has first made a gwith individual the voluntary receipt of the examination, medication individual does not protest. Full Transfer. Partial Transfer. The individual retains the	ercise the power in full or in part to dual of a medical examination, tion, and medical treatment that is a good-faith attempt to discuss edication, or treatment and if		
	☐ 1.B.	give informed consent, if in the individual's best interests, to the medical examination, medication other than psychotropic medithat is in the individual's best interest. Full Transfer. Partial Transfer. The individual retains the authorize individual's participation in an accredited or certified	he involuntary ad dication, and med he power to: I research project	ministration of a lical treatment	
	□ 3.	project might help the individual, or others if minimal risk of harm full Transfer. Partial Transfer. The individual retains the authorize individual's participation in research that might not hothers if greater than minimal risk of harm to the individual but would have elected to participate.	he power to: nelp the individua t evidence indica	l but might help tes individual	
	☐ 4.	☐ Full Transfer. ☐ Partial Transfer. The individual retains the consent to experimental treatment in the individual's best inte ☐ Full Transfer. ☐ Partial Transfer. The individual retains the individual re	rests.		
	☐ 5.	make decisions related to mobility and travel. Full Transfer. Partial Transfer. The individual retains the property of the pr	•		
	☐ 6.	receive medical or treatment records of the individual. ☐ Full Transfer. ☐ Partial Transfer. The individual retains the individual retai	•		
	☐ 7.	give informed consent to release of confidential records other patient health care records and redisclosure as appropriate. ☐ Full Transfer. ☐ Partial Transfer. The individual retains the confidence of the con	than court, treatr	ment, and	
	□ 8.	give informed consent to receipt by individual of social and su Full Transfer. Partial Transfer. The individual retains the	pported living se	rvices.	
	<u> </u>	choose providers of medical, social, and supported living server Full Transfer. Partial Transfer. The individual retains the server of the s	he power to:		
	<u></u> 10.	make decisions regarding educational and vocational placememployment. ☐ Full Transfer. ☐ Partial Transfer. The individual retains the statement of the stateme			
	□11.	make decisions regarding initiating a petition for termination o Full Transfer. Partial Transfer. The individual retains the	f marriage.		
	□ 12.	receive all notices on behalf of the individual. ☐ Full Transfer. ☐ Partial Transfer. The individual retains the	he power to:		
	□13.	act in all proceedings as an advocate of the individual, except contract that binds the individual or the individual's property of any legal proceeding pertaining to the property, unless the guiguardian of the estate. — Full Transfer. — Partial Transfer. The individual retains the state.	the power to ent r to represent the ardian of the pers	er into a individual in son is also the	
	□14 .	apply for protective placement or for commitment on behalf of require court approval.	the individual wh	nich does not	
	□ 15.	 ☐ Full Transfer. ☐ Partial Transfer. The individual retains the three custody of the individual. ☐ Full Transfer. ☐ Partial Transfer. The individual retains the three three	•		
	□16.	Other:	ie howei io:		
RD	IAN OF	THE ESTATE		See attached	

☐ 15. GUA

I recommend the court

 Court Petition 			Date	State Bar No.			
DISTRIBU	ITION		Address Email Address	Telephone Number			
		Guardian ad Litem Name Printed or Typed					
				☐ See attached			
19.	Additional comments:	1	l				
		☐ Yes ☐ No		person co-guardian standby			
		☐ Yes ☐ No		☐ estate ☐ standby ☐ person ☐ co-guardian ☐ estate ☐ standby			
	NAME	& FITNESS Yes \(\text{No} \)	OF ACTS	TYPE OF GUARDIAN person co-guardian			
	, ,	suitability	on seeking to be appointed as guard COMMENTS ON STATEMENT				
18.	SUITABILITY AND FITNESS O My recommendation to the cour		GUARDIAN tness, suitability and the statement of	of acts of the proposed			
	in a locked unit	because:		☐ See attached			
	developmental disability, the	most integrated er home.	setting appropriate to the needs of t community based residential facility. Other:	he individual, is a ☐ nursing home.			
	should should not	approve protective	•	nd, if the individual has a			
	 ☐ should ☐ should not appoint a guardian of the person. ☐ should ☐ should not appoint a guardian of the estate ☐ with bond of \$ ☐ without bond. ☐ should ☐ should not approve protective placement. 						
17.	It is my opinion that the court						
4-		- , ,	/is. Stats., as follows:	See attached			
☐ 16.	I recommend the court find that it is in the best interest of the individual to dispense with the appointme guardian of the estate and transfer the individual's funds of \$50,000 or less according to one of the						
	D. make a finding the individual gifts, sales, and transfer	ers of property m	ke contracts, except for necessaries nade by the individual after the filing dian of the estate in writing.				
	account of a bank, credit	union, savings b	ank or savings and loan association upon further order of the court, and	in the name of the			
	require court approval un	der §54.20(2), W	/is. Stats.: it the individual's funds of \$100,000	See attached			
	(3) All powers to be		uardian. rform the following additional powers				
	guardian: ☐ (2) All powers to be	transferred to th	ne guardian, except for the following	powers:			
	that do not require court a	approval under §	54.20(3), Wis. Stats., except as following powers, to	DWS: (Choose one)			
	I I A. appoint a guardian of the	estate to perforr	n duties under §54.19, Wis. Stats., a	and exercise the powers			