State of Minnesota County of In Re: Guardianship and Conservatorship of			District Court			
			Probate Division Judicial District:			
				Court File No.		
				Case Type: 14, Conservatorship		
			,	Petition for Appointment of Guardian and Conservator (MINOR)		
	ondent					
			F THE DISTRICT COUL	от.		
1.	Petitioner's:	Name:		XI		
2.	Respondent's	Interest in the s: Name:	umber:is matter:			
3.		Age/Date of ition is granted	birth: , Respondent will be mov	red to:		
5.	Relationshi		the Respondent's spouse Name	Address		
a)			hom Respondent has resided for			
b)			s and adult brothers and sisters b)(3) and 524.5-102 subd. 7)	; if none of these, then list the nearest		

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c) Administrator (if Respondent is in a hospital, VA, unit, nursing home, home care agency or other institution):

d) Legal Representative (guardian/conservator, representative payee, trustee or custodian of property):

a) Dargong nominated prop	and or confirmed by prior orde	r as guardian or concernator

e) Persons nominated, proposed, or confirmed by prior order, as guardian or conservator (file applicable document with petition including a prior order, health care directive or related document):

4. A Guardian of Respondent should be appointed because the Respondent is an incapacitated person in that Respondent has not attained the age of eighteen years.

- 5. The following powers are needed for a Guardian to protect and supervise the person of the Respondent:
 - All of the rights and powers on behalf of the Ward under M.S. § 524.5-313 subd.(c) paragraphs 1, 2, 3, 4, 5, 6 and 7. A limited guardianship is not appropriate because

(If the Guardian is granted limited powers and duties, specify which powers and duties are vested in the Guardian by this Order.)

	Have custody of the Ward and establish the place of abode for the Ward within or without the State, M.S. § 524.5-313 (c)(1);
	Provide for the Ward's care, comfort and maintenance needs, M.S. § 524.5-313 (c)(2);
	Take reasonable care of the Ward's clothing, furniture, vehicles and other personal effects, M.S. § 524.5-313 (c)(3);
	Give any necessary consent to enable, or to withhold consent for, the Ward to receive necessary medical or other professional care, counsel, treatment or service, M.S. § 524.5-313 (c)(4);
	Approve or withhold approval of any contract, except for necessities, which the Ward may make or wish to make (<i>only given if no conservator is appointed</i>), M.S. § 524.5-313 (c)(5);
	Exercise supervision authority over the Ward, M.S. § 524.5-313 (c)(6);
	Apply on behalf of the Ward for any assistance, services, or benefits available to the Ward through any unit of government, M.S. § 524.5-313 (c)(7);
	(other)
of eig mana of (1) The f	and all other powers, duties and responsibilities conferred on the Guardian under applicable law. Inservator of Respondent is needed because Respondent has not attained the age ghteen years and Respondent has property that will be dissipated without proper agement; or funds are needed for the support, care, education, health and welfare the Respondent; and/or (2) those entitled to the support of the Respondent. Following powers are needed for a Conservator to protect and supervise the estate e Respondent: All of the rights and powers under M.S. § 524.5-417 subd. (c) paragraphs 1, 2, 3, 4, 5 and 6. A limited conservatorship is not appropriate because
	<i>The Conservator is granted limited powers and duties, specify which powers and s are vested in the Conservator by this Order.)</i> Pay reasonable charges for the support, maintenance, and education of the Protected Person in a manner suitable to the Protected Person's station in life and the value of the Protected Person's estate, M.S. § 524.5-417 (c)(1); Pay out of the Protected Person's estate all lawful debts of the Protected Person, M.S. § 524.5-417 (c)(2);

6.

7.

		Possess and manage the estate of the Protected Person, collect all debts and claims in favor of the Protected Person, or with the approval of the court compromise them, institute suit on behalf of the Protected Person and represent the Protected Person in court proceedings, and invest pursuant to M.S. § 48A. 07(6) and 501B.151 all funds not currently needed for debts, charges, and management of the estate, M.S. § 524.5-417 (c)(3);
		Exchange or sell an undivided interest in real property, M.S. § 524.5-417 (c)(4);
		Approve or withhold approval of any contract, except for necessities, which the Protected Person may make or wish to make, M.S. § 524.5-417 (c)(5);
		Apply on behalf of the Protected Person for any assistance, services, or benefits available to the Protected Person through any unit of government, M.S. § 524.5-417 (c)(6); and
		(other)
 8. 9. 10. 11. 	Home Other Money Invest Persor Other: The pr The R a ment Servic Servic	Real Estate: \$
		Address:
		 nominated by the proposed Ward's parent; nominated by the proposed Ward's spouse, or

	nominated by Conservator is: Name, age: Address:	some other person; and
	Telephone num	per:
12.	Each proposed Guardian and Co qualified among those available and wi from appointment pursuant to M.S. § 5	lling to discharge the trust and is not excluded
WHE	REFORE, your Petitioner respectfully re	quests the Court schedule a time and place for
hearin	ng this petition and, after the hearing, and	order 🗌 appointing
	Guardian of Res	pondent with the powers and duties described
in alle	egations numbered 5 above and an order	appointing
	Conserva	or of Respondent with the powers and duties
descri	bed in allegations numbered 7 above.	

FURTHER, under penalties for perjury for deliberate falsification therein, I declare or affirm that I have read the foregoing petition and, to the best of my knowledge or information, its representations are true, correct and complete.

Dated:_____, 20____

Petitioner		
Name of Petiti	oner's Attorney:	
Name:		
License No.:		
Address:		
City/State/Zip:		