IN THE CIRCUIT COURT OF THE NINTH JUDICIAL COURT ORANGE COUNTY, FLORIDA PROBATE DIVISION

IN RE: THE GUARDIAN ADVOCATE OF
Case No.:
ORDER APPOINTING GUARDIAN ADVOCATE OF THE PERSON ONLY FORM H
Upon consideration of the Petition for the Appointment of Guardian Advocate(s) of the Person, the Court finds that
2. The exact areas in which the person lacks decision-making ability to make informed decisions about care and treatment services or to meet the essential requirements for his or her physical health and safety are:
3. The specific legal disabilities to which the person with a developmental disability is subject to are:

4. The powers and duties	s of the Guardian Advocate are:
() to determine resid	lence;
() to consent to med	ical, dental, and surgical care and treatment;
() to make decisions	s about the social environment or other social aspects of the
person with a developme	ntal disability's life
() to act as represent	tative payee of government benefits or to seek such benefits
Without first obtaining 744.3725, Florida Statutes, the	specific authority from the Court, as stated in section Guardian Advocate may not:
•	ith a developmental disability to a facility, institution, or licensed placement proceedings, pursuant to Chapter 393, Florida
	pation of the person with a developmental disability in any avior procedure, exam, study, or research;
(c) consent to the perform	mance of a sterilization or abortion procedure on the disabled
person;	
(d) consent to termination developmental disability	on of life support systems provided for the person with a
(f) exercise any authority	dissolution of marriage for the ward y over any health care surrogate appointed by any valid advance ed person, pursuant to Chapter 765, Florida Statutes, except upon
shall retain all legal rights excep pursuant to court order.	(the person with a developmental disability) t those which are specifically granted to the Guardian Advocate
CONSIDERED, ORDERED &	à ADJUDGED:
1	is/are qualified to serve as guardian
advocate(s) of the person and is	hereby appointed as Guardian Advocate of the Person of (the person with a developmental disability).
disabled person incapable of exe	ate shall exercise only the rights that the Court has found the ercising on his or her own behalf, as outlined herein above. Said the person with a developmental disability and specifically

delegated to the Guardian Advocate.

3. Upon taking and filing the prescribed oath conditioned on the faithful performance of all duties by the guardian, letters of guardianship shall be issued.		
DONE AND ORDERED in chambers at Orlando, Orange County, Florida, this		
day of, 20		
Circuit Co	urt Judge	
Copies furnished to:		