FILE NO.

Approved,	SCAO
Appioveu,	SCAU

## STATE OF MICHIGAN PROBATE COURT COUNTY OF

SPECIA	L			
ORDER REGARDING APPOINTMENT OF CONSERVATOR				

Estate of, a protected individua First, middle, and last name
. Date of hearing: Judge
Bar no
. Notice of hearing was given to or waived by all interested persons.
$\Box$ 3. The individual is not in need of a conservator.
<ul> <li>4. Upon presentation of clear and convincing evidence, the adult individual is in need of a special conservator because s/he is unable to manage his/her property and business affairs effectively because of mental illness.</li> <li>mental illness.</li> <li>chronic use of drugs.</li> <li>detention by a foreign power.</li> <li>detention by a foreign power.</li> </ul>
<ul> <li>a. the individual has property that will be wasted or dissipated unless proper management is provided, or</li> <li>b. money is needed for the support, care, and welfare of the individual or those entitled to be supported by the individual and that protection is necessary to obtain or provide the money.</li> </ul>
5. The individual is mentally competent but because of age or physical infirmity is unable to manage his or her property and affairs effectively and, recognizing this disability, has requested a conservator's appointment.
<ul> <li>G. Upon presentation of clear and convincing evidence, the <b>minor</b> individual is in need of a conservator because the minor</li> <li>a. owns money or property that requires management or protection that cannot otherwise be provided.</li> <li>b. has or may have business affairs that may be jeopardized or prevented by the person's minority.</li> <li>c. needs money for support and education, and protection is necessary or desirable to obtain or provide money.</li> </ul>
7. It is in the ward's best interests for the guardian to sell or otherwise dispose of the ward's real property or interest in real property. The guardian should be appointed as special conservator to petition for sale of the real estate.
8. There is no qualified, suitable individual willing to act as conservator and the appointment of a professional conservator is in the best interests of the adult or minor. A bond must be filed.
<ul> <li>9. The value of cash and property that is readily convertible into cash in the estate exceeds the limit for administering the estate under MCL 700.3982.</li> <li>a. Bond must be filed.</li> <li>b. Bond is not required under MCL 700.5410(1) because</li> <li>the estate contains no property readily convertible to cash, and the cash is already in a restricted account with a financial institution or will be deposited in a restricted account.</li> <li>the conservator has trust powers pursuant to MCL 487.14401.</li> <li>requiring a bond would impose a financial hardship on the estate.</li> <li>other:</li> </ul>

## (SEE SECOND PAGE FOR ORDER)

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## IT IS ORDERED:

10. The petition for **special** conservator is granted. denied on the merits. dismissed/withdrawn. The conservator is not permitted to act until letters of conservatorship are issued.

☐ 11.					, whose ad	, whose address and telephone number are			
	Name	(type or print)							
	Addre	SS	City	State	Zip	Telephone no.	, is appointed		
			or of all assets of the indi tor of the following asset						
				The inc	lividual retains ti	tle to all other assets	in the estate.		
	$\Box$ c. special conservator with authority to proceed under MCL 700.5423(3) in order to dispose of real property.								
	Acce	ptance of appoin	tment must be filed.						
	Bo	ond at \$		_ must be filed.					
		CR 5.409[C][4].)	shall be deposited in a	a restricted account. (Ve	rification must be file	d using form PC 669 pur	suant to		
			t permitted to act until let elevant requirements unc		are issued. Afte	r qualification, the co	onservator		
□ 12.	The	conservator is no	t required to file an annu	al account.					
□ 13.	The	attorney	$\Box$ guardian ad litem	for the individual is di	scharged.				
□ 14.	IT IS	FURTHER ORD	ERED:						
Date				Judge					

Attorney name (type or print)

Bar no.

Address

City, state, zip

Telephone no.