MADERA COUNTY SUPERIOR COURT STATE OF CALIFORNIA

CONSERVATORSHIPS

Read the enclosed instructions carefully before filling out your forms. The attached forms should be type or completed in black ink, neatly and clearly.

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Revised 1/22/2024

PROCEDURE FOR CONSERVATORSHIP

WHAT IS A CONSERVATORSHIP?

A conservatorship is a court case where a judge appoints a responsible person or organization (called the "conservator") to care for another adult (called the "conservatee") who cannot care for himself or herself or manage his or her own finances. A conservator can be a relative, spouse, close personal friend, neighbor, or even a professional caretaker who wishes to care for the conservatee.

There are various types of conservatorships depending on the needs of the conservatee:

WHEN IS A CONSERVATORSHIP NEEDED?

A conservatorship may be needed when friends or family members become incapacitated by illness, accident, or advancing age so that a conservator can become responsible for taking charge of the conservatee's medical and/or financial affairs. Many conservatees are elderly people who may be suffering from Dementia or Alzheimer's disease. Other conservatees may be young, with temporary or permanent mental or physical disabilities.

WHAT IS A CONSERVATOR OF A PERSON?

Conservators of the person ensure that the conservatee is properly fed, clothed, and housed. This means that the conservator:

1. arranges for the conservatee's care and protection;

2. decides where the conservatee will live; and, is in charge of the conservatee's: (a) health care; (b) food, (c) clothes; (d) personal care; (e) housekeeping; (f) transportation; and (g) recreation.

WHAT IS A CONSERVATOR OF THE ESTATE?

When the court appoints a conservator of the estate, the conservator:

- 1. manages the conservatee's finances;
- 2. protects the conservatee's income and property;
- 3. makes a list of everything in the estate;
- 4. creates a plan to make sure the conservatee's needs are met;
- 5. makes sure the conservatee's bills are paid;
- 6. invests the conservatee's money;

PROCEDURE FOR CONSERVATORSHIP

7. makes sure the conservatee gets all the benefits he or she is eligible for;

8. makes sure the conservatee's taxes are filed and paid on time;

9. keeps exact financial records; and

10. makes regular reports of the financial accounts to the court and other interested persons.

TYPES OF CONSERVATORSHIPS:

There are four main types of conservatorships: (1) General Conservatorship; (2) Limited Conservatorship; (3) Temporary Conservatorship; and (4) Lanterman-Petris-Short Conservatorship (LPS). The first three are considered Probate Conservatorships, because they are governed by the California Probate Code and they are the most common type of conservatorships.

WHAT ARE THE REQUIRED FORMS FOR A GENERAL CONSERVATORSHIP?

To obtain a General Conservatorship, complete the following forms which follow the instructions in this packet:

	NAME OF FORM	FORM NO.
1.	Interpreter Request (if needed)	MAD-INT-001
2.	Petition for Appointment of Probate Conservator	GC-310
3.	Attachment Requesting Special Order re Dementia (if needed)	GC-313
4.	Confidential Supplemental Information	GC-312
5.	Confidential Conservator Screening form	GC-314
6.	Citation for Conservatorship	GC-320
7.	Capacity Declaration-Conservatorship (to be completed by physician)	GC-335
8.	Dementia Attachment to Capacity Declaration (if needed-to be completed by physician)	GC-335A
9.	Notice of Hearing-Guardianship or Conservatorship	GC-020
10.	Order appointing Probate Conservator	GC-340
11.	Letters of Conservatorship	GC-350
12.	Court Order Appointing Superior Court Investigator in a Probate Conservatorship	MAD-FCS-003
14.	Duties of Conservator	GC-348
15.	Proof of Personal Service	POS-020

STEP 1. PREPARING THE PAPERWORK

Complete the above forms. The petition must include information about the proposed conservator and conservatee, relatives and the petitioner (the person filing the case in court), and the reasons why a conservatorship is necessary. **You must have a physician or licensed psychologist fill out the Capacity Declaration form GC-335**.

PROCEDURE FOR CONSERVATORSHIP

If you or the proposed conservatee cannot afford to pay the court fees, you can ask for a fee waiver.

STEP 2: FILING THE FORMS:

Present the forms to the judicial assistant in the Civil Division (located on the 4th Floor).

 The judicial assistant will process and assign a case number to your case.
 The judicial assistant will issue a hearing date on the Citation and return the original and copies of the Citation, along with the file marked copy of the Petition to you.
 Be sure to mark the date and time of the hearing on your calendar and make the necessary arrangements to attend this hearing.

STEP 3. SERVING THE DOCUMENTS

Service by mail – You must arrange to give notice to certain relatives of the proposed Conservatee and to some agencies. This means that someone at least age 18 or over, **NOT YOU**, must mail a copy of the Notice of Hearing (GC-020) and a copy of the Petition for Appointment of Probate Conservator (GC-310) to those individuals and agencies at least 15 days prior to the hearing. The following relatives of the proposed Conservatee and agencies must have been given notice by mail: (1) parents; (2) brothers and sisters; (3) spouse; (4) children; (5) grandparents; (6) grandchildren; (7) and the Veteran's Administration (if applicable).

Personal Service- The law requires that you must arrange to have someone at least age 18 or over, **NOT YOU**, serve the "Citation for Conservatorship" on the proposed conservatee. This means that someone, **other than you**, must personally give a copy of the Citation for Conservatorship GC-320 to the proposed conservatee.

STEP 4. FILING THE PROOF OF SERVICE

Have the person who served the other party complete, date and sign a Proof of Personal Service. You could use form POS-020 Proof of Personal Service. File the original Citation and Proof of Personal Service with the Clerk.

STEP 5: ATTEND THE HEARING

The date and time of your hearing is listed on form GC-020 Notice of Hearing.

GC-310

				Ē
	EY OR PARTY WITHOUT ATTORNEY	STATE BAR NO.:	FOR COURT USE ONLY	
NAME:	AE.			
FIRM NA	ME: ADDRESS:			
CITY:	00-11-00.	STATE: ZIP CODE:		
TELEPHO	DNE NO.:	FAX NO.:		
E-MAIL A				
	EY FOR (name): In Pro Per			
	NOR COURT OF CALIFORNIA, COUNTY	of Madera	1	
	ADDRESS: 200 South G Street			
MAILING	address: Same			
CITY ANI	DZIP CODE: Madera CA 93637			
BRA	NCH NAME: Civil Division			
	ERVATORSHIP OF			
(name):			
		(PROPOSED) CONSERVATEE		
PETIT	ION FOR APPOINTMENT OF		CASE NUMBER:	
PROE	BATE CONSERVATOR OF THE	🔲 PERSON 🔲 ESTATE		\neg
🔲 Li	mited Conservatorship		HEARING DATE AND TIME: DEPT.:	
. Petit	ioner <i>(name):</i>		requests that	
a.	(Name):		(Telephone):	
	(Address):			
	be appointed 🔲 successor	conservator limited conserva	ator	
		nservatee and Letters issue upon qualifica		
b.	(Name):		(Telephone):	
	(Address):			
	be appointed Successor	conservator limited conserva	ator	
	··· —	iservatee and Letters issue upon qualificat		
	(1) bond not be required		conservator is a corporate fiduciary	
0.	·/ ·	agency. for the reasons stated in Atta		
	(2) bond be fixed at: \$	· · <u> </u>	rized surety company or as otherwise provided b	v
		tachment 1c if the amount is different from		
	section 2320.)			
		deposits in a blocked account be allowed.	Receipts will be filed.	
	(Specify institution and loca	ation):		
	_			
d.		exercise of powers under Probate Code se	-	
	• · · —	ccessor conservator of the estate powers		
		Id be to the advantage and benefit and in t	he best interest of the conservatorship	
		and reasons in Attachment 1d.)	• • • • • • • • • • • • • • • • • • •	
e.		f the (proposed) conservatee under Probat	e Code section 1873 or 1901 be granted.	
	(Specify orders, facts, and reaso	,		
f.	orders relating to the powers an		conservator of the person under Probate	
		anted. (Specify orders, facts, and reasons	-	
g.			ned consent for medical treatment or healing by	
	prayer and that the proposed		n be granted the powers specified in Probate	
	Code section 2355. (Complete i	leni ə on paye o.)		
o NOT i	use this form for a temporary conserva	torship.		

D

Form Adopted for Mandatory Use
Judicial Council of California
GC-310 [Rev. January 1, 2019]



		GC-310
	VATORSHIP OF	CASE NUMBER:
(name):		
	(PROPOSED) CONSERVATEE	
1. h. 🗖	(for limited conservatorship only) orders relating to the powers and duties of conservator of the person under Probate Code section 2351.5 be granted. and duties in Attachment 1h and complete item 1j.)	· · · —
i. 🗖	(for limited conservatorship only) orders relating to the powers and duties of conservator of the estate under Probate Code section 1830(b) be granted. and duties in Attachment 1i and complete item 1j.)	(Specify orders, powers,
j. L	(for limited conservatorship only) orders limiting the civil and legal rights of (Specify limitations in Attachment 1j.)	the (proposed) limited conservatee be granted.
к	 orders authorizing placement or treatment for a major neurocognitive disord Attachment Requesting Special Orders Regarding a Major Neurocognitive section 2356.5 be granted. A Capacity Declaration—Conservatorship (form Attachment to Capacity Declaration—Conservatorship (form GC-335A), ex licensed psychologist acting within the scope of his or her license with at le neurocognitive disorders (including dementia), are filed herewith. (appointment of successor conservator only) will not be filed because a major neurocognitive disorder (such as dementia) was filed on (date neither expired by its terms nor been revoked. 	Disorder (form GC-313) under Probate Code n GC-335) and <i>Major Neurocognitive Disorder</i> ecuted by a licensed physician or by a east two years experience diagnosing major will be filed before the hearing. an order relating to placement or treatment for
Ι.	other orders be granted. (Specify in Attachment 11.)	
	sed) conservatee is <i>(name):</i> nt address):	(Telephone):
3. a. (1 (1	 (a) a resident of this county. (b) not a resident of this county, but commencement of the conservate the proposed conservatee for the reasons specified in Attachment 	orship in this county is in the best interests of 3a.
(1 (2 (3 (4 (5 (6 (7 (8 (9) (1 (1	etitioner (answer items (1) and (2) and check all other items that apply)) is is not a creditor or an agent of a creditor of the (propose)) is is not a debtor or an agent of a debtor of the (propose)) is is not a debtor or an agent of a debtor of the (propose)) is the proposed successor conservator.) is the (proposed) conservatee. (If this item is not checked, you must also complete)) is the spouse of the (proposed) conservatee. (You must also complete)) is the domestic partner or former domestic partner of the (proposed) conservatee as (specify relationship):) is a relative of the (proposed) conservatee as (specify relationship):) is an interested person or friend of the (proposed) conservatee.	conservatee. also complete item 3f.) e item 6.) conservatee. (You must also complete item 7.) f a trust company. cions Code section 6501(f) who is licensed by uffairs. Petitioner's license number is provided in Use form GC-210(A-PF)/GC-310(A-PF) for this

* See Item 5b on page 4.

	GC-310			
CONSERVATORSHIP OF	CASE NUMBER:			
(name):				
(PROPOSED	D) CONSERVATEE			
3. c. Proposed successor conservator is (check all that a	pply)			
(1) a nominee. (Affix nomination as Attachment 3c(1).)				
(2) The spouse of the (proposed) conservatee. (You must	also complete item 6.)			
(3) 🔲 the domestic partner or former domestic partner of the	(3) The domestic partner or former domestic partner of the (proposed) conservatee. (You must also complete item 7.)			
(4) 🔲 a relative of the (proposed) conservatee as (specify re	(4) a relative of the (proposed) conservatee as <i>(specify relationship):</i>			
(5) 🔲 a bank. 🔲 another entity authorized to conduct the	(5) a bank. another entity authorized to conduct the business of a trust company.			
(6) 🔲 a nonprofit charitable corporation that meets the requi	(6) a nonprofit charitable corporation that meets the requirements of Probate Code section 2104.			
(7) 🔲 a professional fiduciary, as defined in Business and P	rofessions Code section 6501(f). His or her statement			
concerning licensure or exemption is provided in item	1 on page 1 of the attached Professional Fiduciary			
Attachment. (Use form GC-210(A-PF)/GC-310(A-PF)	for this attachment.)			
(8) other <i>(specify):</i>				

- d. Engagement and prior relationship with petitioning professional fiduciary (complete this item if petitioner is licensed by the *Professional Fiduciaries Bureau.*)
 - (1) Statements of who engaged petitioner, or how petitioner was engaged to file this petition, and a description of any prior relationship petitioner had with the (proposed) conservatee or his or her family or friends, are provided in item 2 on page 2 of the attached *Professional Fiduciary Attachment. (Use form GC-210(A-PF)/ GC-310(A-PF) for this attachment.)*
 - (2) A petition for appointment of a temporary conservator is filed with this petition. That petition contains statements of who engaged petitioner, how petitioner was engaged to file this petition, and a description of any prior relationship petitioner had with the (proposed) conservatee or his or her family and friends.
- e. Character and estimated value of the property of the estate (complete items (1) or (2) and (3), (4), and (5)):
 - (1) (For appointment of successor conservator only, if complete Inventory and Appraisal filed by predecessor):
 Personal property: \$, per Inventory and Appraisal filed in this proceeding on (specify dates of filing of all inventories and appraisals):

(2) (3)	Estimated value of personal property: Annual gross income from	\$
. ,	(a) real property:	\$
	(b) personal property:	\$
	(c) pensions:	\$
	(d) wages:	\$
	(e) public assistance benefits:	\$
	(f) other:	\$
(4)	Total of (1) or (2) and (3):	\$ 0.00
(5)	Real property:	\$

- (a) per Inventory and Appraisal identified in item (1).
- (b) estimated value.
- f. Due diligence (complete this item if the (proposed) conservatee is not a petitioner):
 - (1) Efforts to find the (proposed) conservatee's relatives or reasons why it is not feasible to contact any of them are described on Attachment 3f(1).
 - (2) Statements of the (proposed) conservatee's preferences concerning the appointment of any (successor) conservator and the appointment of the proposed (successor) conservator or reasons why it is not feasible to ascertain those preferences are contained on Attachment 3f(2).

С	ONS	SERVATORSHIP OF	CASE NUMBER:
(1	nam	e):	
		(PROPOSED) CONSERVATEE	
3.	g.	So far as known to petitioner, a conservatorship or equivalent proceeding conce	
		(If you answered "has," identify the jurisdiction and state the date the case was	
4.	(Pro	oposed) conservatee	
	a.	is is not a patient in or on leave of absence from a state institu Department of State Hospitals or the California Department of Developmental S	-
	b.	is receiving or entitled to receive is neither receiving nor entitled to	
	C.	 benefits from the U.S. Department of Veterans Affairs (<i>estimate amount of moni</i> is is not, so far as is known to petitioner, a member of a federally in (<i>If you answered "is," complete items (1)–(4)</i>): (1) Name of tribe: 	
		(2) Location of tribe (if the tribe is located in more than one state, the state that	is the tribe's principal location):
		 (3) The proposed conservatee does does does not reside on tribal land. (4) So far as known to petitioner, the proposed conservatee owns 	* does not own property on tribal land.
5.	a.	 Proposed conservatee (initial appointment of conservator only) (1) is an adult. (2) will be an adult on the effective date of the order (date): 	
		 (2) a win be an addition the effective date of the order (<i>date)</i>. (3) is a married minor. (4) is a minor whose marriage has been dissolved. 	
	b.	✓ Vacancy in office of conservator (appointment of successor conservator on conservator after the death of a predecessor is a petition for initial appointed. There is a vacancy in the office of conservator of the	

* "Tribal land" is land that is, with respect to a specific Indian tribe and the members of that tribe, "Indian country", as defined in 18 U.S.C. § 1151.

specified in Attachment 5b. specified below.

	CONSERVATORSHIP OF	CASE NUMBER:
	(name):	
	(PROPOSED) CONSERVATEE	
1	5 c (Proposed) conservatee requires a conservator and is	

- 5. c. (Proposed) conservatee requires a conservator and is
 - (1) unable to properly provide for his or her personal needs for physical health, food, clothing, or shelter. Supporting facts are specified in Attachment 5c(1) as follows:

(2) substantially unable to manage his or her financial resources or to resist fraud or undue influence. Supporting facts are specified in Attachment 5c(2) as follows:

		GC-310
		ERVATORSHIP OF CASE NUMBER:
(name	9): (PROPOSED) CONSERVATEE
5.	d. e. f.	 (Proposed) conservatee voluntarily requests the appointment of a successor conservator. (Specify facts showing good cause in Attachment 5(d).) Confidential Supplemental Information (form GC-312) is filed with this petition. (Initial appointment of conservator only. All petitioners must file this form except banks and other entities authorized to do business as a trust company.) (Proposed) conservatee does does not have a developmental disability as defined in Probate Code section 1420. Petitioner is aware of the requirements of Probate Code section 1827.5. (Specify the nature and degree of the alleged disability in Attachment 5f).
6.	a. b.	 Petitioner or proposed □ successor conservator is the spouse of the (proposed) conservatee. (If this statement is true, you must answer a or b.) The (proposed) conservatee's spouse is not a party to any action or proceeding against the (proposed) conservatee for legal separation, dissolution of marriage, annulment, or adjudication of nullity of their marriage. Although the (proposed) conservatee's spouse is a party to an action or proceeding against the (proposed) conservatee for legal separation, dissolution, annulment, or adjudication of nullity of their marriage, or has obtained a judgment in one of these proceedings, it is in the best interest of the (proposed) conservatee that: (1) □ a □ successor conservator be appointed. (2) □ the spouse be appointed as the □ successor conservator. (if you checked item 6b(1) or (2) or both, specify the facts and reasons in Attachment 6b.)
7.	a. b.	 Petitioner or proposed successor conservator is the domestic partner or former domestic partner of the (proposed) conservatee. (If this statement is true, you must answer a or b.) The domestic partner of the (proposed) conservatee has not terminated and does not intend to terminate the domestic partnership. Although the domestic partner or former domestic partner of the (proposed) conservatee intends to terminate or has terminated the domestic partnership, it is in the best interest of the (proposed) conservatee that (1) a a successor conservator be appointed. (2) the domestic partner or former domestic partner be appointed as the successor conservator. (if you checked item 7b(1) or (2) or both, specify the facts and reasons in Attachment 7b.)
8.	(Pro a. b. c. d. e.	 will attend the hearing AND is the petitioner is not the petitioner AND has has not nominated the proposed successor conservator. (<i>initial appointment of conservator only</i>) is able but unwilling to attend the hearing AND is does does not wish to contest the establishment of a conservatorship, does does not object to the proposed conservator, AND does does not prefer that another person act as conservator. (<i>initial appointment of conservator only</i>): is unable to attend the hearing because of medical inability. A <i>Capacity Declaration-Conservatorship</i> (form GC-335), executed by a licensed medical practitioner or an accredited religious practitioner is filed with this petition. (<i>initial appointment of conservator only</i>) is not the petitioner, is out of state, and will not attend the hearing. (<i>initial appointment of successor conservator only</i>) will not attend the hearing.
9.		Medical treatment of (proposed) conservatee
	a. b. c. d.	 There is no form of medical treatment for which the (proposed) conservatee has the capacity to give an informed consent. A <i>Capacity Declaration-Conservatorship</i> (form GC-335) executed by a licensed physician or by a licensed psychologist acting within the scope of his or her licensure, stating that the (proposed) conservatee lacks the capacity to give informed consent for any form of medical treatment and giving reasons and the factual basis for this conclusion, is filed with this petition. will be filed before the hearing. will not be filed for the reason stated in c. (<i>appointment of successor conservator only</i>) The conservatee's incapacity to consent to any form of medical treatment was determined by order filed in this matter on (<i>date</i>): That order has neither expired by its terms nor been revoked. (Proposed) conservatee is not an adherent of a religion that relies on prayer alone for healing, as defined in Probate Code section 2355(b).

		GC-310
CONSERVATORSHIP OF	CASE NUMBER:	
(name):		
(PROPOSED) CONSERVATEE	
10. Temporary conservatorship Filed with this petition is a <i>Petition for Appointment of Tempora</i>	ry Conservator (form GC-111).	
11. (Proposed) conservatee's relatives		

The names, residence addresses, and relationships of the spouse or registered domestic partner and the second-degree relatives of the (proposed) conservatee (his or her parents, grandparents, children, grandchildren, and brothers and sisters), so far as known to petitioner, are

a. listed below.

b.

not known, or no longer living, so the (proposed) conservatee's deemed relatives under Probate Code section 1821(b) (1)-(4) are listed below.

GC-310 [Rev. January 1		Page
	Continued on Attachment 11.	
(16)		
(15)		
(14)		
(13)		
(12)		
(11)		
(10)		
(9)		
(8)		
(7)		
(6)		
(5)		
(4)		
(3)		
(2)		
(1)		
	Name and relationship to conservatee Residence	address

	GC-310
CONSERVATORSHIP OF	CASE NUMBER:
(name):	
(PROPOSED) CON	ISERVATEE
12. Confidential conservator screening form Submitted with this petition is a <i>Confidential Conservator Screening</i> proposed successor conservator. (Required for all proposed	
13. Court investigator Filed with this petition is a proposed Order Appointing Court Investig	ator (form GC-330).
14. Number of pages attached:	
Date:	
(TYPE OR PRINT NAME OF ATTORNEY FOR PETITIONER)	(SIGNATURE OF ATTORNEY FOR PETITIONER)
(All petitioners must also sign (Prob. Code, § 1020; Cal. Rules of Court, rule	7.103).)
I declare under penalty of perjury under the laws of the State of California that	t the foregoing is true and correct.
Date:	
(TYPE OR PRINT NAME OF PETITIONER)	(SIGNATURE OF PETITIONER)
P	

CONSERVATORSHIP OF (Name):
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CASE NUMBER:

CONSERVATEE

ATTACHMENT REQUESTING SPECIAL ORDERS REGARDING A MAJOR NEUROCOGNITIVE DISORDER

Petition for Appointment of Probate Conservator (form GC-310)

- Petition for Exclusive Authority to Give Consent for Medical Treatment (form GC-380)
- 1. Petitioner requests that the conservator of the person be authorized
 - a. It to place the conservatee in a secured-perimeter residential care facility for the elderly operated under Health and Safety Code section 1569.698 that has a care plan that meets the requirements of California Code of Regulations, title 22, section 87705.
 - b. Lot to authorize the administration of medications appropriate for the care and treatment of major neurocognitive disorders (including dementia).
- 2. The conservatee or proposed conservatee has a major neurocognitive disorder (such as dementia) as defined in the current edition of the *Diagnostic and Statistical Manual of Mental Disorders*.
- 3. A medical declaration executed by a licensed physician or a licensed psychologist acting within the scope of his or her license with at least two years' experience in diagnosing and treating major neurocognitive disorders (including dementia):
 - a. 🔲 has been filed.
 - b. 🔲 will be filed before the hearing.
- 4. Restricted placement. The conservatee needs or would benefit from placement as requested in item 1a. The conservatee lacks capacity to give informed consent to this placement. The placement requested is the least restrictive placement appropriate to the needs of the conservatee.
- 5. Medications. The conservatee needs or would benefit from administration of medications appropriate to the care and treatment of major neurocognitive disorders (including dementia). The conservatee lacks capacity to give informed consent to the administration of those medications.



CONF	IDENTIAL (DO NOT ATTA	CH TO PETITION)	GC-312
ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NUMBER:	FOR COURT USE	
NAME:			
FIRM NAME:			
STREET ADDRESS:			
CITY:	STATE: ZIP CODE:		
TELEPHONE NO.:	FAX NO.:		
EMAIL ADDRESS:			
ATTORNEY FOR (name): In Pro Per			
SUPERIOR COURT OF CALIFORNIA, COU	INTY OF MADERA		
STREET ADDRESS: 200 SOUTH G	STREET		
MAILING ADDRESS: 200 SOUTH G	STREET		
CITY AND ZIP CODE: MADERA, CA	93637		
BRANCH NAME: CIVIL DIVISI	ON		
CONSERVATORSHIP OF (name):			
	PROPOSED CONSERV	/ATEE	
	LEMENTAL INFORMATION	CASE NUMBER:	
Limited Conservatorsh	nip of the 🔄 Person 🔄 Estate		
1. a. Proposed conservatee (name):		HEARING DATE:	
b. Date of birth:	c. Age:		
	6. Age.	DEPT.: TIME:	
d. Social security number:			
a. Physical health (give examples sho	e showing significant, ongoing behavior wing the proposed conservatee's inabil opointments, take medication as prescri	ity to move and exercise, maintain pe	rsonal hygiene,
Continued in Attachment 3a. b. Food <i>(give examples showing the p</i>	proposed conservatee's inability to eat o	or drink, prepare food, shop for food, e	ətc.):
Continued in Attachment 3b. c. Clothing <i>(give examples showing th</i>	ne proposed conservatee's inability to ge	et dressed, do laundry, shop for cloth	ing, etc.):
Continued in Attachment 3c. d. Shelter <i>(give examples showing the</i>	e proposed conservatee's inability to pay	y rent or mortgage, pay utility bills, ke	ep house, etc.):
Continued in Attachment 3d.			

* If any part of item 3 does not apply to the proposed conservatorship, skip it, check box 3 in item 10, and explain why it does not apply.

Form Adopted for Mandatory Use Judicial Council of California GC-312 [Rev. January 1, 2024]

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CEB Essential ceb.com

CONFIDENTIAL

CONSERVATORSHIP OF	CASE NUMBER:
(name):	
PROPOSED CONSERVATEE	

4. ABILITY TO MANAGE OWN FINANCIAL RESOURCES* The following facts and circumstances supplement and support the petition's assertions that the proposed conservatee is substantially unable to manage that person's own financial resources or to resist fraud or undue influence (specify in detail, expanding on the reasons in the petition; give specific examples from the proposed conservatee's daily life showing significant, ongoing behavior patterns):

a. Financial resources (give examples of the proposed conservatee's substantial inability to manage money or property):

Continued in Attachment 4a.

b. Fraud or undue influence (give examples of the proposed conservatee's substantial inability to resist fraud or undue influence):

Continued in Attachment 4b.

* If any part of item 4 does not apply to the proposed conservatorship, skip it, check box 4 in item 10, and explain why it does not apply.

- 5. **RESIDENCE** (A "residence" is the place a person would tend to describe as "home," for example, an owned or rented single-family house or an apartment in a multiunit building, or an assisted-living, board-and-care, skilled-nursing, or other long-term care facility.)
 - a. The proposed conservatee's **residence** is a (nature of residence; see above for examples):
 - b. The proposed conservatee's **residence** is located at (street address, city, state):
 - c. The proposed conservatee is currently located at in the residence in item 5b in the residence in the residence in item 5b in the residence in the residence in item 5b in the residence in the reside
 - d. The proposed conservatee's current location is a (nature of current location; see above for examples):
 - e. Ability to live in residence The proposed conservatee is
 - (1) **living** in the residence, and
 - (a) is able to continue living there unless circumstances change.
 - (b) (b) (b) (b) will need to be moved after a conservator is appointed (give specific reasons in item 5f).
 - (c) other (specify and give reasons in item 5f).
 - (2) **not living** in the residence, and
 - (a) i will be able to return home by
- (explain in item 5f).
- (c) other (specify and give reasons in item 5f).
- f. Specific reasons supporting the determination in item 5e about the proposed conservatee's ability to live in the residence:

Continued in Attachment 5f.

GC-312

CONFIDENTIAL

CONSERVATORSHIP OF		CASE NUMBER:
(name):		
	PROPOSED CONSERVATEE	

- 6. ALTERNATIVES TO CONSERVATORSHIP I have considered the following alternatives to conservatorship. For each alternative, below, either (1) I have attempted that alternative for the length of time and in the manner described and have determined for the reasons explained below that it is unsuitable or does not meet the proposed conservatee's needs; or (2) I have not attempted that alternative and have determined for the reasons explained below that it is unsuitable or does not meet the proposed conservatee's needs; or (2) I have not attempted that alternative and have determined for the reasons explained below that it is unsuitable or does not meet the proposed conservatee's needs and therefore should not be attempted.
 - a. A supported decisionmaking agreement, as defined in Welfare and Institutions Code section 21001

Continued in Attachment 6a.

b. Designation of a health care surrogate under Probate Code section 4711

Continued in Attachment 6b.

c. An advance health care directive under Probate Code section 4600 et seq.

Continued in Attachment 6c.

d. A power of attorney (general or limited, durable or nondurable) under Probate Code section 4000 et seq.

Continued in Attachment 6d.

e. A trust, as defined in Probate Code section 82

Continued in Attachment 6e.

f. Other alternatives considered or attempted

Continued in Attachment 6f.

GC-312

CONFIDENTIAL	GC-312
CONSERVATORSHIP OF (name):	CASE NUMBER:
PROPOSED CONSERVATEE	
7. HEALTH OR SOCIAL SERVICES PROVIDED (complete all that apply): a. In the year immediately before the petition was filed, the proposed conservatee example, doctor's visits, medical testing, hospitalizations, surgeries, administrati (describe the services and the circumstances in which they were provided; if not	on of medication, wound care, or therapy.
Continued in Attachment 7a.	
b. In the year immediately before the petition was filed, the proposed conservatee example, companionship, assistance with personal hygiene, housekeeping, sho finances. <i>(describe the services and the circumstances in which they were provi</i>	pping, cooking, or assistance managing
Continued in Attachment 7b.	
c. I do not know, and cannot reasonably find out, what, if any, health servic were provided to the proposed conservatee in the year immediately before the p	
 8. KNOWLEDGE AND PREFERENCES The proposed conservatee (check all that apply) knows about does not know about the proposed conservatorship. agrees with does not agree with the proposed conservatorship. 	I don't know. I don't know. D Not applicable.
 b. in item 4, on c. in item 5, on d. in item 6, on e. in item 7, on my own personal knowledge my own personal knowledge an affidavit (declaration) by 	form are based, <i>(check all that apply)</i> another person, attached as Attachment 3. another person, attached as Attachment 4. another person, attached as Attachment 5. another person, attached as Attachment 6. another person, attached as Attachment 7. another person, attached as Attachment 8.
10. ITEMS THAT DO NOT APPLY The following items on this form, or parts of those items conservatorship. <i>(for each item checked, explain why that item or part of an item does</i>	
Continued on Attachment 10.	
11. Number of pages attached:	
DECLARATION I declare under penalty of perjury under the laws of the State of California that the foregoin	g is true and correct.
Date:	

CONFIDENTIAL SUPPLEMENT
(TYPE OR PRINT NAME)

(SIGNATURE)

•

FAL INFORMATION (Probate Conservatorship)

CONFIDENTIAL (DO NOT ATTACH TO PETITION)

A	ATTORNI	EY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY	
-	-			
Т	TELEPHO	DNE NO.: FAX NO. (Optional):		
E	E-MAIL A	DDRESS (Optional):		
A	TTORN	ey for (<i>Name</i>): In Pro Per		
		NOR COURT OF CALIFORNIA, COUNTY OF Madera		
	STF	REET ADDRESS: 200 South G Street		
	MAI	ling address: Same		
	CITY	AND ZIP CODE: Madera CA 93637		
		BRANCH NAME: Civil Division		
(CONSE	ERVATORSHIP OF	CASE NUMBER:	
((Name)):		
	,	PROPOSED CONSERVATEE		
		CONFIDENTIAL CONSERVATOR SCREENING FORM	HEARING DATE AND TIME:	DEPT.:
	Con	servatorship of 🔲 Person 🔲 Estate 🔲 Limited Conservatorship		
		he proposed conservator must complete and sign this form. The pe conservator must submit the completed and signed form to the cour <i>This form must remain confiden</i>	t with the conservatorship petitior	ı.
		How This Form Will Be Used	uai.	
	· ·			
		orm is confidential and will not be a part of the public file in this case. Each prop		
		ate copy of this form under rule 7.1050 of the California Rules of Court. The infor		бу
		urt and by the persons and agencies designated by the court to assist the court i		
F	propos	sed conservator as conservator. The proposed conservator must respond to eac	h item.	
1.	a.	Proposed conservator <i>(name):</i>		
	b.	Date of birth:		
	C.	Social security number: d. Driver's license number:	State:	
	e.	Telephone numbers: Home: Work:	Other:	
_				
2.	a.	I am related to the proposed conservatee as (specify relationship):		
	b.	I have personally known the proposed conservatee for: years,	months.	
З.		I was 🔲 I was not nominated as conservator of the 🔲 person 🔲	estate of the proposed conservatee	
	by	the proposed conservatee. The spouse or registered domestic partr		
		a parent of the proposed conservatee (If you checked "I was," provide docume	ntation in Attachment 3.)	
	_			
4.	a.	I am the spouse of the proposed conservatee.	- .	
		dissolution of marriage, annulment, or adjudication of nullity of the marriag	e. (If you checked "I have,"	
		explain in Attachment 4.)		
	b.	I am not the spouse of the proposed conservatee.		
5.	a.	I am the registered domestic partner of the proposed conservatee.	do not 🔲 I do intend to	
		terminate my domestic partnership with the proposed conservatee. (If you	—	.)
	b.	I am a former domestic partner of the proposed conservatee. My domestic	-	,
			lain circumstances in Attachment 5.)	
	c.	I am neither a current nor former domestic partner of the proposed conser	,	
	•.			
6.	a.	I do I do not owe money or have a financial obligation to the pr	oposed conservatee.	
		(If you checked "I do," explain in Attachment 6.)		
	b.		a financial obligation to me.	
		(If you checked "does," explain in Attachment 6.)		
	c.	I am I am not an agent for a creditor of the proposed conservat	ee.	
		(If you checked "I am," explain in Attachment 6.)		Dana 1 -1 a
	Form Ada	pted for Mandatory Use CONFIDENTIAL CONSERVATOR SCREENIN	IG FORM Probate Code,	Page 1 of 2
ſ	Judicial ((Probate - Guardianships and Conservators (Probate - Guardianships and Conservators		2104, 2346;

GC-314

CONFIDENTIAL

				CONFIDENTIAL	GC-314
С	ONSEI	RVATOR	SHIP OF (Name):	CASE NUMBER:	
-				PROPOSED CONSERVATEE	
7.		l have	I have not	filed for bankruptcy protection within the last 10 years. (If you checked "I have," explain in Attachment 7.)	
8.		l have	I have not	been convicted of a felony or had a felony expunged from my record. (If you checked "I hat explain in Attachment 8.)	ave,"
9.		l have	I have not	been charged with, arrested for, or convicted of embezzlement, theft, or any other crime involving the taking of property. (If you checked "I have," explain in Attachment 9.)	
10.		l have	I have not	been charged with, arrested for, or convicted of a crime involving fraud, conspiracy, or misrepresentation of information. (If you checked "I have," explain in Attachment 10.)	
11.		l have	I have not	been charged with, arrested for, or convicted of any form of elder abuse or neglect. (If you checked "I have," explain in Attachment 11.)	
12.		l have	I have not	had a restraining order or protective order filed against me in the last 10 years. (If you checked "I have," explain in Attachment 12.)	
13.		lam	I am not	required to register as a sex offender under California Penal Code section 290. (If you checked "I am," explain in Attachment 13.)	
14.		l have	I have not	previously been appointed conservator, executor, or fiduciary in another proceeding. (If you checked "I have," explain in Attachment 14.)	
15.		l have	I have not	been removed or resigned as a conservator, guardian, executor, or fiduciary in any other c (If you checked "I have," explain in Attachment 15.)	ase.
16.		I have o	or may have 🔲	I do not have an adverse interest that the court may consider to be a risk to, or to have effect on, my ability to faithfully perform the duties of conservator. <i>(If you checked "I have may have," explain in Attachment 16.)</i>	
17.		lam	🔲 I am not	a private professional fiduciary, as defined in Business and Professions Code section 650 (If you checked "I am," respond to item 18. If you checked "I am not," go to item 19.)	1(f).
18.		l am	☐ I am not	currently licensed by the Professional Fiduciaries Bureau of the Department of Consumer Affairs. My license status and information is stated in item 1 on page 1 of the Professional Fiduciary Attachment signed by me and attached to the petition that proposes my appointr as conservator in this matter. (<i>Complete and sign the Professional Fiduciary Attachment a</i> <i>attach it to the petition, or deliver it to the petitioner for attachment, before the petition is fill</i> <i>See item 3c(7) of the petition. Use form GC-210(A-PF)/GC-310(A-PF) for this attachment,</i>	ment Ind Ied.
19.		l am	🔲 I am not	a responsible corporate officer authorized to act for (name of corporation):	
				a California nonprofit charitable corporation that meets the requirements for appointment a conservator of the proposed conservatee under Probate Code section 2104. I certify that t corporation's articles of incorporation specifically authorize it to accept appointments as conservator. (If you checked "I am," explain the circumstances of the corporation's care of counseling of, or financial assistance to the proposed conservatee in Attachment 19.)	he
20.		ou, or d Yes	oes any other perso	on living in your home, have a social worker or parole or probation officer assigned to him o (If you checked "Yes," explain in Attachment 20 and provide the name, address, and telep number of each social worker, parole officer, or probation officer.)	
				DECLARATION	
l de Dat		under p	enalty of perjury un	der the laws of the State of California that the foregoing is true and correct.	

(TYPE OR PRINT NAME OF PROPOSED CONSERVATOR)

(SIGNATURE OF PROPOSED CONSERVATOR)*

*Each proposed conservator must fill out and file a separate screening form.



CONFIDENTIAL CONSERVATOR SCREENING FORM (Probate - Guardianships and Conservatorships)

GC-320

A	TORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NO.:		FOR COURT USE ONLY	
	AME:				
FI	RM NAME:				
ST	REET ADDRESS:				
CI	TY:	STATE:	ZIP CODE:		
	ELEPHONE NO.:	FAX NO.:			
	MAIL ADDRESS:				
	TTORNEY FOR (name): In Pro Per	COUNTY OF Madera			
3	STREET ADDRESS: 200 South G	7			
	MAILING ADDRESS: Same	Sheet			
	CITY AND ZIP CODE: Madera CA	93637			
	BRANCH NAME: Civil Divisio	n			
C	ONSERVATORSHIP OF THE	PERSON EST.	ATE		
C	of (name):				
		PF	ROPOSED CONSERVATEE		
	CITATIO	ON FOR CONSERVATOR	SHIP	CASE NUMBER:	
		Limited Conservatorshi	p		
	E PEOPLE OF THE STATE OF C	;ALIFORNIA,			
To	(name):				
1.	You are hereby cited and requ	lired to appear at a nearing	g in this court on		
	a. Date:	Time:	Dept.:	Room:	
	b. Address of court: 🔲 sa	me as noted above 🔲 oth	er (specify):		
	and to give any legal reason wh unable to provide for your p why the following person should estate (name):	personal needs	petition filed with this court, you nable to manage your financial onservator Iimited cons	resources and by reason thereof,	
2.	physical health, food, clothing o	r shelter. A conservatorship or who is substantially unab	of the property (estate) may be le to manage his or her own fin	vide for his or her personal needs for e created for a person who is unable to ancial resources. "Substantial inability"	
3.	At the hearing a conservator ma The appointment may affect or informed consent for medical tre	transfer to the conservator y		e and control your property, to give	
4.	 You may be disqualified from voting if you are found to be incapable of communicating, with or without reasonable accommodations, a desire to participate in the voting process. You will not be disqualified from voting on the basis that you do, or would need to do, any of the following to complete an affidavit of voter registration: a. Sign the affidavit of voter registration with a mark or a cross, pursuant to Section 2150(b) of the Elections Code; b. Sign the affidavit of voter registration by means of a signature stamp pursuant to Section 354.5 of the Elections Code; c. Complete the affidavit of voter registration with the assistance of another person pursuant to Section 2150(d) of the Elections Code; 				
	d. Complete the affidavit of vo	ter registration with reasona	ble accommodations.		
5.	The judge or the court investiga concerning the explanation.	tor will explain to you the na	ture, purpose, and effect of the	proceedings and answer questions	
	00	ITINUED ON PAGE 2. THE	CLERK'S SEAL IS ALSO ON	THAT PAGE.	
_				Page 1 of 3	

			GC-320
CONSERVATORSHIP OF THE	PERSON	ESTATE	CASE NUMBER:
of (name):			
		PROPOSED CONSERVATEE	

- You have the right to appear at the hearing and oppose the petition. You have the right to hire an attorney of your choice to 6. represent you. The court will appoint an attorney to represent you if you are unable to retain one. You must pay the cost of that attorney if you are able. You have the right to a jury trial if you wish.
- 7. (For limited conservatorship only) In addition to the rights stated in item 6 above, you have the right to oppose the petition in part by objecting to any or all of the requested duties or powers of the limited conservator.

Date:

Clerk, by _____, Deputy

~~ ~~

(SEAL)	Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available upon request if at least 5 days notice is provided. Contact the clerk's office for <i>Request for Accommodations by Persons With Disabilities and Order</i>	Ĵ
	(form MC-410). (Civil Code section 54.8.)	

		GC-3	20
	NSERVATORSHIP OF THE PERSON ESTATE	CASE NUMBER:	
	PROPOSED CONSERVATEE		
	PROOF OF SERVICE		
	t the time of service I was at least 18 years of age and not a party to this proceeding. I se Conservatorship and the Petition for Appointment of Probate Conservator (form GC-310) a		
	 Person cited (name): Person served: (1) person in item 2a (2) other (specify name and title or relationship to the person name) 	amed in item 2a):	
C	Address (specify):		
3. 2 t		d a postage-paid return envelope eccipt - Civil <i>(form POS-015).)</i> ompleted return receipt.)	
4. a	Person serving (name, address, and telephone number):		
k c e	 Fee for service: \$ Not a registered California process server. Exempt from registration under Business and Professions Code section 22350(b) Registered California process server. (1) Employee or independent contractor. (2) Registration no. (<i>specify</i>): (3) County (<i>specify</i>): (4) Expiration (<i>date</i>): 		
5. [6. [I declare under penalty of perjury under the laws of the State of California that the for I am a California sheriff or marshal and I certify that the foregoing is true and correct 		
Date		SIGNATURE OF PERSON SERVING)	

GC-335

ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	
E-MAIL ADDRESS:		
ATTORNEY FOR (name): In Pro Per SUPERIOR COURT OF CALIFORNIA, COURT	NTV OF Madara	-
STREET ADDRESS: 200 South G Stre		
MAILING ADDRESS: Same		
CITY AND ZIP CODE: Madera CA 9363	7	
BRANCH NAME: Civil Division	-	
CONSERVATORSHIP OF THE D	ERSON 🔲 ESTATE OF (Name):	
		CASE NUMBER:
	ION-CONSERVATORSHIP	
	AN, PSYCHOLOGIST, OR RELIGIOUS HEALING	
· · ·	court to determine whether the (proposed) conser	
	to determine whether a conservator should be app	
hearing is set for <i>(date):</i> B. has the capacity to give informe	. (Complete item 5, in a consent to medical treatment. (Complete items 6	en sign and file page 1 of this form.)
through 3 of this form.)	d consent to medical treatment. (Complete tiens t	s iniough 6, sign page 5, and me pages h
	rder (such as dementia) and, if so, (1) whether he	or she needs to be placed in a secured-
	r for the elderly, and (2) whether he or she needs of	
	ve disorders (including dementia). (Complete items	
GC-335A; sign and attach form	GC-335A. File pages 1 through 3 of this form and	file form GC-335A.)
(If more than one item is checked above	, sign the last applicable page of this form or, if iter	m C is checked, form GC-335A.
	age of this form; if item C is checked, file form GC-	-335A as well.)
COMPLETE ITEMS 1–4 OF THIS FORM		
	GENERAL INFORMATION	
1. (Name):		
 (Office address and telephone number) I am 	().	
	physician 🔲 psychologist acting within the sco	ne of my license
	xperience in diagnosing and treating major neuroc	· ·
	religion that calls for reliance on prayer alone for	
	under my care. (Practitioner may make ONLY the	
4. (Proposed) conservatee (name):		,
a. I last saw the (proposed) conserva	tee on <i>(date):</i>	
b. The (proposed) conservatee	is 🔲 is NOT 🛛 a patient under my continuir	ng treatment and care.
ABILITY TO ATTEND COURT HEARING		
	pintment of a conservator is set for the date indica	ted in item A above. (Complete a or b.)
	able to attend the court hearing.	
	the proposed conservatee is NOT able to attend the	ie court hearing (check all items below
that apply)(1) on the date set (see date	n hov in item A above)	
(2) for the foreseeable future		
(3) (3) (3) (3) (3) (3) (3) (3) (3) (3)		
··· <u> </u>	s in the space below or check this box 🛛 🔲 and s	state the facts in Attachment 5.)
() - · · · · · · · · · · · · · · · · · ·		
I declare under penalty of periury under th	e laws of the State of California that the foregoing	is true and correct.
Date:		
)	
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT) Page 1 of 3



CAPACITY DECLARATION-CONSERVATORSHIP

					GC-335
CONSERVATORSHIP OF TH	e 🛄 Person [ESTATE	OF (Name):	CASE	IUMBER:
C			OSED CONSER	VATEE	
6. EVALUATION OF (PROPOS	SED) CONSERVATI	EE'S MENTAL	- FUNCTIONS		
Note to practitioner: This for conservatee's mental abilitie	-		-		ur <i>impressions</i> of the (proposed) ng instruments.
(Instructions for items 6A- impairment; c = major impai					•
A. Alertness and attention (1) Levels of arousal (le a b	-	nly to vigorous	s and persistent s	stimulation, stup	pr)
(2) Orientation (types o		—			
a b	c d d	_	Person		
		_	Time (day, date,	month coacon	voor
					year)
a b D	c d d	_	Place (address,		
a 🚺 b 🛄	c d	e 🛄	Situation ("Why	am I here?")	
(3) Ability to attend and a b	d concentrate (give d	etailed answe	rs from memory,	mental ability re	quired to thread a needle)
B. Information processing	g. Ability to:				
past 24 hours)	_		-		s, past presidents, and events of the
i. Short-term mer		b 🗋 c	d 🗌	e 🛄	
ii. Long-term mer	mory a 🛄	b 🔲 c	b d	e 🛄	
iii. Immediate reca	all a 🗖	b 🔲 c	d 🗖	е 🛄	
	mmunicate either ve ords correctly, or nan c d d	•	•	• •	to comprehend questions, follow
			cted by inability t	o recognize fami	iar faces, objects, etc.)
(4) Understand and app a b			ed by inability to	perform simple c	alculations)
(5) Reason using abstr idiomatic expression a b		s reflected by	inability to grasp	abstract aspects	s of his or her situation or to interpret
(6) Plan, organize, and		ssuming physi			elf-interest (deficits reflected by
(7) Reason logically	c d	e 🗖			
C. Thought disorders		—			
(1) Severely disorganiz	c d	e 🗖	onsensical, incoh	erent, or nonline	ar thinking)
 (2) Hallucinations (audi a b b (2) Delucing (during) 	c d	e 🗖			
(3) Delusions (demonst a b	trably false belief ma	aintained witho	out or against rea	son or evidence)
	trusive thoughts (un		ulsive thoughts, c	ompulsive behav	<i>v</i> ior)
a 🗖 b 🗖	c d d	e 🗖	5,		
			d on next page)		
GC-335 [Rev. January 1, 2019]	CAPACITY		TION-CONSEF	VATORSHIP	Page 2 of 3

C	DNSERVATORSHIP OF THE 🛄 PERSON 🛄 ESTATE OF (Name):	CASE NUMBER:						
	CONSERVATEE PROPOSED CONSERVATEE							
	 (continued) D. Ability to modulate mood and affect. The (proposed) conservatee has does NOT have a pervasive and persistent or recurrent emotional state that appears inappropriate in degree to his or her circumstances. (If so, complete remainder of item 6D.) (Instructions for item 6D): Check the degree of impairment of each inappropriate mood state (if any) as follows: a = mildly inappropriate; b = moderately inappropriate; c = severely inappropriate. 							
	AngerabcEuphoriaabcAnxietyabcDepressionabcFearabcHopelessnessabcPanicabcDespairabc	HelplessnessabcApathyabcIndifferenceabc						
	 E. The (proposed) conservatee's periods of impairment from the deficits indicated in iter (1) do NOT vary substantially in frequency, severity, or duration. (2) do vary substantially in frequency, severity, or duration <i>(explain; continue or continue or continue)</i>. 							

F. [] (Optional) Other information regarding my evaluation of the (proposed) conservatee's mental function (e.g., diagnosis, symptomatology, and other impressions) is **stated below** stated in Attachment 6F.

ABILITY TO CONSENT TO MEDICAL TREATMENT

- 7. Based on the information above, it is my opinion that the (proposed) conservatee
 - a. 🔲 has the capacity to give informed consent to any form of medical treatment. This opinion is limited to medical consent capacity.
 - b. D lacks the capacity to give informed consent to any form of medical treatment because he or she is either (1) unable to respond knowingly and intelligently regarding medical treatment or (2) unable to participate in a treatment decision by means of a rational thought process, or both. The deficits in the mental functions described in item 6 above significantly impair the (proposed) conservatee's ability to understand and appreciate the consequences of medical decisions. This opinion is limited to medical consent capacity.

(Declarant must initial here if item 7b applies: 8. Number of pages attached: ____ I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:

(TYPE OR PRINT NAME)

CAPACITY DECLARATION-CONSERVATORSHIP

GC-335 [Rev. January 1, 2019]

(SIGNATURE OF DECLARANT)

.)

GC-335

					GC-335A
CONSERV	ATORSHIP OF THE	PERSON	ESTATE OF (Nai	me): CASI	E NUMBER:
			PROPOSED CONSERVA	TEE	
			, <i>CAPACITY DECLA</i> ATEE WITH A MAJ(<i>NSERVATORSHIP,</i> OGNITIVE DISORDER
as deme a.	residential care facility The (proposed) conser	current edition of <i>Diagn</i> ed) conservatee. (If th for the elderly, please of	e (proposed) conservat complete items 9a(1)-9a enefit from placement i	nual of Mental tee requires pla a(5).)	ajor neurocognitive disorder (such <i>Disorders.</i> acement in a secured-perimeter and secure facility because <i>(state</i>
(2)		vatee's mental function Attachment 9a(2) if nec	-	assessment in i	item 6 of form GC-335, include
(3) (4) (5)	The (proposed) comental function as	onservatee does NOT h sessed in item 6 of forr vatee's ability to unders ure environment. erimeter facility	n GC-335 and describe stand and appreciate th	e informed cons ed in item 9a(2) le consequence	eement. sent to this placement. The deficits in above significantly impair the es of giving consent to placement in a e environment appropriate to the
	care and treatment of For the reasons stated	major neurocognitive di in item 9b(5), the (prop and treatment of major	sorders (including deme osed) conservatee nee	<i>entia), please c</i> ds or would be	tion of medications appropriate to the complete items 9b(1)–9b(5).) nefit from the following medications ementia) (list medications; continue on
(2)		vatee's mental function <i>Attachment 9b(2) if nec</i>		assessment in i	item 6 of form GC-335, include
(3) (4) (5)	appropriate to the The (proposed) comedications appro- deficits in mental the (proposed) comediate administration of the (proposed) conset	care and treatment of r onservatee does NOT h opriate to the care and t unction assessed in ite nservatee's ability to un nedications for the care	najor neurocognitive dis ave the capacity to give reatment of major neuro m 6 of form GC-335 and derstand and appreciat and treatment of major renefit from the adminis	sorders (includi e informed cons ocognitive diso d described in i te the conseque r neurocognitive	administration of medications ing dementia). sent to the administration of rders (including dementia). The item 9b(2) above significantly impair ences of giving consent to the e disorders (including dementia). nedications listed in item 9b(1) because
	r of pages attached:		e of California that the f	foregoing is true	e and correct.

(TYPE OR PRINT N	AME) (SIG	NATURE OF DECLARANT)	Page 1 of 1
Form Adopted for Mandatory Use Judicial Council of California GC-335A [Rev. January 1, 2019] CEB [*] ceb.com	MAJOR NEUROCOGNITIVE DISORDER ATTACHN TO CAPACITY DECLARATION—CONSERVATORS		Probate Code, §§ 811, 2356.5 www.courts.ca.gov

GC-020

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name): In Pro Per	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Madera	
street address: 200 South G Street mailing address: Same	
city and zip code: Madera CA 93637	
BRANCH NAME: Civil Division	
GUARDIANSHIP CONSERVATORSHIP OF THE PERSON ESTATE OF (Name):	
MINOR (PROPOSED) CONSERVATEE	
NOTICE OF HEARING - GUARDIANSHIP OR CONSERVATORSHIP	CASE NUMBER:
This notice is required by law.	
This notice does not require you to appear in court, but you may atten	d the hearing if you wish.
 NOTICE is given that (name): (representative capacity, if any): has filed (specify): You may refer to documents on file in this proceeding for more information. (Some docum Under some circumstances you or your attorney may be able to see or receive copies of in the proceeding or apply to the court.) The petition includes an application for the independent exercise of powers by a gua Probate Code section 2108 Probate Code section 2590. Powers requested are specified below specified in Attachment 3. A HEARING on the matter will be held as follows: 	confidential documents if you file papers
a. Date: Time: Dept.:	Room:
b. Address of court a same as noted above b is (<i>specify</i>):	
Assistive listening systems, computer-assisted real-time captioning, or sign language interpavailable upon request if at least 5 days notice is provided. Contact the clerk's office for <i>Re</i>	



Form Adopted for Mandatory Use NOTICE OF HEARING-GUARDIANSHIP OR CONSERVATORSHIP Judicial Council of California GC-020 [Rev. July 1, 2005] Essential ceb.com Forms (Probate-Guardianships and Conservatorships) Probate Code, §§ 1264, 1460-1469, 1511, 1822 www.courtinfo.ca.gov

GUARDIANSHIP CONSERVATORSHIP OF THE PERSON STATE	CASE NUMBER:				
OF (Name):					
MINOR (PROPOSED) CONSERVATEE					
NOTE:*					
A copy of this Notice of Hearing-Guardianship or Conservatorship ("Notice") must be "served" on-delivered to-each person who					
has a right under the law to be notified of the date, time, place and purpose of a court hearing in a guardianship or conservatorship.					
Copies of this Notice may be served by mail in most situations. In a guardianship, however, copies of this Notice must sometimes be					
personally served on certain persons; and copies of this Notice may be personally served instead of served by mail in both					
guardianships and conservatorships. The petitioner (the person who requested the court hearing) may not personally perform					
either service by mail or personal service, but must show the court that copies of this Notic	e have been served in a way the law				

allows. The petitioner does this by arranging for someone else to perform the service and complete and sign a proof of service, which the petitioner then files with the original Notice.

This page contains a proof of service that may be used only to show service by mail. To show personal service, each person who performs the service must complete and sign a proof of personal service, and each signed copy of that proof of service must be attached to this Notice when it is filed with the court. You may use form GC-020(P) to show personal service of this Notice.

(This Note replaces the clerk's certificate of posting on prior versions of this form. If notice by posting is desired, attach a copy of form GC-020(C), Clerk's Certificate of Posting Notice of Hearing-Guardianship or Conservatorship. (See Prob. Code, § 2543(c).)

PROOF OF SERVICE BY MAIL

- 1. I am over the age of 18 and not a party to this cause. I am a resident of or employed in the county where the mailing occurred.
- 2. My residence or business address is (specify) :
- 3. I served the foregoing *Notice of Hearing-Guardianship or Conservatorship* on each person named below by enclosing a copy in an envelope addressed as shown below AND
 - a. **depositing** the sealed envelope with the United States Postal Service on the date and at the place shown in item 4 with the postage fully prepaid.

b. **placing** the envelope for collection and mailing on the date and at the place shown in item 4 following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service in a sealed envelope with postage fully prepaid.

- 4. a. Date mailed: b. Place mailed (*city, state*):
- 5. I served with the *Notice of Hearing-Guardianship or Conservatorship* a copy of the petition or other document referred to in the Notice.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

(TYPE OR PRINT NAME OF PERSON COMPLETING THIS FORM)

(SIGNATURE OF PERSON COMPLETING THIS FORM)

NAME AND ADDRESS OF EACH PERSON TO WHOM NOTICE WAS MAILED

Name of person served

Address (number, street, city, state, and zip code)

1.			
2.			
3.			
4.			
		120(MA)/GC-020(MA) to show additional persons served.)	Page 2 of 2

GC-340

ATTORNEY OR PARTY WITHOUT ATTORNEY: STATE BAR NO.:	FOR COURT USE ONLY
NAME:	
FIRM NAME:	
STREET ADDRESS:	
CITY: STATE: ZIP CODE:	
TELEPHONE NO.: FAX NO.:	
E-MAIL ADDRESS:	
ATTORNEY FOR (name): In Pro Per Superior court of california, county of Madera	
STREET ADDRESS: 200 South G Street	
MAILING ADDRESS: Same	
CITY AND ZIP CODE: Madera CA 93637	
BRANCH NAME: Civil Division	
CONSERVATORSHIP OF	
(name):	
CONSERVATEE	
	CASE NUMBER:
PROBATE CONSERVATOR OF THE PERSON ESTATE	
Limited Conservatorship	
WARNING: THIS APPOINTMENT IS NOT EFFECTIVE UNTIL	LETTERS HAVE ISSUED
1. The petition for appointment of D successor conservator came on for hearing a	as follows
(check boxes c, d, e, and f or g to indicate personal presence):	
a. Judicial officer (name):	
b. Hearing date: Time: Dept.:	Room:
c. 🛄 Petitioner <i>(name):</i>	
d. Attorney for petitioner <i>(name):</i>	
e. Attorney for person cited the conservatee on petition to appoint	
(Name):	(Telephone):
(Address):	
f. 🔲 Person cited was 🛄 present. 🔲 unable to attend. 🔲 able but unwilli	ng to attend.
	esent. Inot present.
THE COURT FINDS	
2. All notices required by law have been given.	
3. Granting the conservatorship is the least restrictive alternative needed for the protecti	ion of the conservatee.
4. (Name):	
a. 🔲 is unable properly to provide for his or her personal needs for physical health	n, food, clothing, or shelter.
b. 🔲 is substantially unable to manage his or her financial resources or to resist fr	aud or undue influence.
c. 🔲 has voluntarily requested appointment of a conservator and good cause has	been shown for the appointment.
5. The conservatee	
a. is an adult.	
b. will be an adult on the effective date of this order.	
c. 🔲 is a married minor.	
d. 🔲 is a minor whose marriage has been dissolved.	
	u to give an informed concent
 There is no form of medical treatment for which the conservatee has the capacity The conservatee is an adherent of a religion defined in Probate Code section 	
7. Granting the successor conservator powers to be exercised independ	
is to the advantage and benefit and in the best interest of the conservatorship es	-
 The conservatee cannot communicate, with or without reasonable accommodation 	
process.	

Do NOT use this form for a temporary conservatorship.

Form Adopted for Mandatory Use Judicial Council of California GC-340 (Rev. January 15, 2016) CEB* Essential Geb.com Forms (Probate-Guardianships and Conservatorships)

GC-340

		GC-340
	ERVATORSHIP OF	CASE NUMBER:
(nam	<i>ə):</i> CONSERVATEE	
9.	The conservatee has dementia as defined in Probate Code section 2356.5, and make the orders specified in item 28.	
10.	Attorney (name): counsel to represent the conservatee in these proceedings. The cost for represent the activity of the second se	
11. 🗖 12. 🗖	 The conservatee has the ability to pay all none a portion The conservatee need not attend the hearing. The appointed court investigator is (name): (Address and telephone): 	of this sum <i>(specify):</i> \$
13. 🗖	(For limited conservatorship only) The limited conservatee is developmentally of 1420.	disabled as defined in Probate Code section
14. 🗖	The successor conservator is a professional fiduciary as defined by Bu 6501(f).	siness and Professions Code section
15. 🗖	The successor conservator holds a valid, unexpired, unsuspended lice the Professional Fiduciaries Bureau of the California Department of Consumer section 6500) of division 3 of the Business and Professions Code.	Affairs under chapter 6 (commencing with
16 /F	License no.: Issuance or last renewal date: ther a, b, or c must be checked):	Expiration date:
ю. (<u>–</u> а. b.	The successor conservator is not the spouse of the conservatee and against the conservatee for legal separation, dissolution, annulment, or adj	s not a party to an action or proceeding udication of nullity of their marriage.
C.	The successor conservator is the spouse of the conservatee and against the conservatee for legal separation, dissolution, annulment, or adj It is in the best interest of the conservatee to appoint the spouse as	
17. <i>(E</i> a. b. c.	 ther a, b, or c must be checked): The successor conservator is not the domestic partner or forme conservator is the domestic partner of the conservator is the domestic partner of the conservator is the domestic partner or former domestic	rvatee and has neither terminated nor
	to terminate or has terminated their domestic partnership. It is in the best in	
	DURT ORDERS	
18. a.	(Name): (Tele, (Address):	ohone):
		of the PERSON of <i>(name):</i> ervatorship shall issue upon qualification.
b.		phone):
10	and Letters of Cons	of the ESTATE of <i>(name):</i> ervatorship shall issue upon qualification.
19. 20. a.	The conservatee need not attend the hearing. Bond is not required.	
b. c.		d surety company or as otherwise provided by law. ed account at <i>(specify institution and location):</i>
	and receipts shall be filed. No withdrawals shall be made without a court o	rder.

Additional orders in attachment 20c.

CONSERVATORSHIP OF		CASE NUMBER:
(name):	CONSERVATEE	
	CONSERVATEE	<u> </u>
 20. (cont.) d. The successor conservator is not au without a specific court order. 	_	
21. For legal services rendered, conservatee to (name):	conservatee's estate	shall pay the sum of: \$
forthwith as follows	(specify terms, including any c	ombination of payors):
Continued in attachment 21.		
 22. The conservatee is disqualified from voting. 23. The conservatee lacks the capacity to give info conservator of the person is granted the powers The treatment shall be performed by an account of the performance of	s specified in Probate Code sec	tion 2355.
 section 2355(b). 24. The successor conservator of the esta independently the powers specified in attachment 		r Probate Code section 2590 to exercise
 Orders relating to the capacity of the conservat are granted. 		
26. Orders relating to the powers and duties of the sections 2351-2358 as specified in attachment <i>relating to dementia.</i>)		-
 27. Orders relating to the conditions imposed unde of the estate as specified in attachment 27 are 28. a. The successor conservator of the state of the state as specified in attachment 27 are 	granted. f the person is granted authority	the successor conservator
medications appropriate for the care and the	f the person is granted authority reatment of dementia described granted.	to authorize the administration of in Probate Code section 2356.5(c).
30. The probate referee appointed is <i>(name and ac</i>	iaress):	
31. (For limited conservatorship only) Orders relating limited conservator of the person under Probate	e Code section 2351.5 as specif	ied in attachment 31 are granted.
 32. (For limited conservatorship only) Orders relating limited conservator of the estate under Probate 33. (For limited conservatorship only) Orders limiting 	Code section 1830(b) as specif	ied in attachment 32 are granted.
attachment 33 are granted. 34. This order is effective on the date signe	d 🔲 date minor attains majo	
35. Number of boxes checked in items 18-34:36. Number of pages attached:		
Date:		JUDICIAL OFFICER
	SIGNATURE FOL	LOWS LAST ATTACHMENT
GC-340 [Rev. January 15, 2016] ORDER APPOIN	TING PROBATE CONSER	/ATOR Page 3 of

GC-350)		
ATTORNEY OR PARTY WITHOUT ATTORNEY (name, address, and State Bar number):			
After recording return to:			
TEL NO.: FAX NO. (optional):			
E-MAIL ADDRESS (optional):			
ATTORNEY FOR (name): In Pro Per			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Madera			
STREET ADDRESS: 200 South G Street			
MAILING ADDRESS: Same			
CITY AND ZIP CODE: Madera CA 93637			
BRANCH NAME: Civil Division		FOR RECO	ORDER'S USE ONLY
CONSERVATORSHIP OF (name):		CASE NUMBER:	
	CONSERVATEE		
			FOR COURT USE ONLY
LETTERS OF CONSERVATORS			
Person Estate Limited	Conservatorship		
1. 🔲 (Name):	is the appointed		
conservator limited conservator of the	person estate		
of (name):			
2. D (For conservatorship that was on December 31, 1980, a	quardianchin of an adult	orof	
the person of a married minor) (Name):	guarulariship or an audit	01 01	
	atata by order datad		
	state by order dated		
(specify): and is now the co	nservator of the pe	rson	
estate of (name):	e		
3. Other powers have been granted or conditions imposed a			
a. Exclusive authority to give consent for and to requi			
medical treatment that the conservator in good fait			
determines to be necessary even if the conservate	e objects, subject to the I	imitations	
stated in Probate Code section 2356.			
(1) This treatment shall be performed by an	accredited practitioner of	the religion wh	ose tenets and practices call
for reliance on prayer alone for healing o	f which the conservatee v	was an adherer	nt prior to the establishment of
the conservatorship.			
(2) (If court order limits duration) This medic	al authority terminates or	n <i>(date):</i>	
b. D Authority to place the conservatee in a care or nurs	sing facility described in F	Probate Code se	ection 2356.5(b).
c. Authority to authorize the administration of medicat	tions appropriate for the c	care and treatm	ent of dementia described in
Probate Code section 2356.5(c).			
d. Dewers to be exercised independently under Proba	ate Code section 2590 are	e specified in A	ttachment 3d <i>(specify powers,</i>
restrictions, conditions, and limitations).			
e. Conditions relating to the care and custody of prop	erty under Probate Code	section 2402 a	re specified in Attachment 3e.
f. Conditions relating to the care, treatment, educatio	-		-
are specified in Attachment 3f.	,		
	nited conservator of the p	erson under Pr	obate Code section 2351 5 are
g. [] (For limited conservatorship only) Powers of the lin specified in Attachment 3g.			
	nited concervator of the a	etato undor Dra	hate Code section 1820(b) are
	med conservator of the e	State under PIC	
specified in Attachment 3h.	posified in Attackment of		
i. Other powers granted or conditions imposed are sp			
	unorized to take possess	sion of money o	r any other property without a
specific court order.			
5. Number of pages attached:			
WITNESS, clerk of the court, with	seal of the court affixed.		
Date:			
Daic.			
Clerk, by			, Deputy Page 1 of 2
This form may be recorded as notice of the establishment of a conservatorshi			5.

LETTERS OF CONSERVATORSHIP (Probate-Guardianships and Conservatorships)

		GC-	JOL
CONSERVATORSHIP OF (name):		CASE NUMBER:	
	CONSERVATEE		

NOTICE TO INSTITUTIONS AND FINANCIAL INSTITUTIONS (Probate Code sections 2890-2893)

When these Letters of Conservatorship (Letters) are delivered to you as an employee or other representative of an institution or financial institution (described below) in order for the conservator of the estate (1) to take possession or control of an asset of the conservatee named above held by your institution (including changing title, withdrawing all or any portion of the asset, or transferring all or any portion of the asset) or (2) to open or change the name of an account or a safe-deposit box in your financial institution to reflect the conservatorship, you must fill out Judicial Council form GC-050 (for an institution) or form GC-051 (for a financial institution). An officer authorized by your institution or financial institution must date and sign the form, and you must file the completed form with the court.

There is no filing fee for filing the form. You may either arrange for personal delivery of the form or mail it to the court for filing at the address given for the court on page 1 of these Letters.

The conservator should deliver a blank copy of the appropriate form to you with these Letters, but it is your institution's or financial institution's responsibility to complete the correct form, have an authorized officer sign it, and file the completed form with the court. If the correct form is not delivered with these Letters or is unavailable for any other reason, blank copies of the forms may be obtained from the court. The forms may also be accessed from the judicial branch's public Web site free of charge. The Internet address (URL) is www.courts.ca.gov/forms/. Select the form group Probate-Guardianships and Conservatorships and scroll down to form GC-050 for an institution or form GC-051 for a financial institution. The forms may be printed out as blank forms and filled in by typewriter or may be filled out online and printed out ready for signature and filing.

An institution under California Probate Code section 2890(c) is an insurance company, agent, or broker; an investment company; an investment bank; a securities broker-dealer; an investment advisor; a financial planner; a financial advisor; or any other person who takes, holds, or controls an asset subject to a conservatorship or guardianship other than a financial institution. Institutions must file a Notice of Taking Possession or Control of an Asset of Minor or Conservatee (form GC-050) for an asset of the conservatee held by the institution. A single form may be filed for all affected assets held by the institution.

A financial institution under California Probate Code section 2892(b) is a bank, a trust, a savings and loan association, a savings bank, an industrial bank, or a credit union. Financial institutions must file a Notice of Opening or Changing a Guardianship or Conservatorship Account or Safe-Deposit Box (form GC-051) for an account or a safe-deposit box held by the financial institution. A single form may be filed for all affected accounts or safe-deposit boxes held by the financial institution.

LETTERS OF CO	DNSERVATORSHIP
AFFIRM	ΛΑΤΙΟΝ
I solemnly affirm that I will perform according to law the duties of	conservator limited conservator.
Executed on (date):	, at <i>(place):</i>
	· · ·
(TYPE OR PRINT NAME)	(SIGNATURE OF APPOINTEE)
CERTIF	ICATION
I certify that this document, including any attachments, is a correct of the person appointed above have not been revoked, annulled, or set (SEAL)	copy of the original on file in my office, and that the Letters issued to et aside, and are still in full force and effect.
Date:	
Clerk, by	, Deputy
GC-350 [Rev. July 1, 2015]	ONSERVATORSHIP Page 2 of 2

00 050

MAD-FCS-003

SUPERIOR COURT OF CALIFORNIA • COUNTY OF MADERA Civil Division 200 South G Street Madera, CA 93637 (559) 416-5525 IN THE MATTER OF CONSERVATORSHIP OF (NAME):	FOR COURT USE ONLY
COURT ORDER APPOINTING SUPERIOR COURT INVESTIGATOR IN A PROBATE CONSERVATORSHIP (Pursuant to Probate Code §§ 1826 (g) & 1851 and California Rules of Court 7.1060 (a)(2))	CASE NUMBER:

IT IS ORDERED that the Superior Court Investigator of the Office of Family Court Services of the Madera County Superior Court, located at 200 South "G" Street, Madera CA 93637; be appointed Court Investigator in the above-entitled Probate matter. The Court Appointed Investigator shall be granted authority to receive/access to all education information and grade reports, all law enforcement reports, all Parole or Probation information, all financial/banking documents, all child support information and information/records through the Department of Child Support Services, all Social Services (CPS and APS) reports, and access to medical, mental health, and drug treatment and /or drug testing records in accordance with HIPAA regulations.

The Court Investigator shall file his/her report with the court and provide copies to counsel for the petitioner, or to petitioner if in pro per, to counsel for the minor, if any, and to any objector of record. The Court Investigator's report shall be deemed a confidential court document and copies shall not be provided except on order of the court.

IT IS SO ORDERED:

Date: _____

JUDGE OF THE SUPERIOR COURT

GC-348

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, Sta	ate Bar number, and address):	FOR COURT USE ONLY
<u> </u>		
TELEPHONE NO.:	FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):		
ATTORNEY FOR (<i>Name</i>): In Pro Per		
SUPERIOR COURT OF CALIFORNIA, COU	NTY OF Madera	
STREET ADDRESS: 200 South G Str	eet	
MAILING ADDRESS: Same		
CITY AND ZIP CODE: Madera CA 936.	37	
BRANCH NAME: Civil Division		
CONSERVATORSHIP OF THE	ERSON ESTATE OF	
(Name):		
	CONSERVATEE	
DUTIES O	F CONSERVATOR	CASE NUMBER:
and Acknowledgment of Rec	ceipt of Handbook for Conservators	
	•	

DUTIES OF CONSERVATOR

When you are appointed by the court as a conservator, you become responsible to the court and assume certain duties and obligations. All of your actions as conservator are subject to review by the court. You should clearly understand the information on this form. You will find additional information in the Judicial Council's Handbook for Conservators, receipt of which, in addition to a copy of this form, you are required by law to acknowledge.

THE CONSERVATEE'S RIGHTS ١.

Conservatees do not lose all rights or all voice in important decisions affecting their lives. All conservatees have the right to be treated with understanding and respect, the right to have their wishes considered, and the right to be well cared for by their conservators. Conservatees generally keep the right to (1) control their own wages or salary from employment, (2) make or change a will, (3) marry, (4) receive personal mail, (5) be represented by a lawyer, (6) ask a judge to change conservators, (7) ask a judge to end the conservatorship, (8) vote, unless a judge decides they are not capable of exercising this right, (9) control personal spending money if a judge has authorized an allowance, and (10) make their own medical decisions, unless a judge has taken away that right and given it exclusively to their conservators.

II. **CONSULT WITH YOUR ATTORNEY**

Your attorney will advise you on your duties, the limits of your authority, the conservatee's rights, your dealings with the court, all other topics discussed in this form, and many other matters. He or she will tell you when you must ask for prior court approval to take an action, when you may do so (and why it might be a good idea), and when prior court approval is not required. All legal questions should be discussed with your attorney, not the court staff, which is not permitted to give legal advice.

Your attorney will also help prepare your inventories, accountings, petitions, and all other documents to be filed with the court; and will see that the persons entitled to be notified of your actions are given proper notice. He or she will also advise you about legal limits on estate investments, leases and sales of estate assets, loans, lawsuits against others involving the conservatee or his or her property, and many other matters, and can prepare or review documents needed in these matters. You should communicate frequently and cooperate fully with your attorney at all times. When in doubt, contact your attorney.

Other questions may be answered by calling on local community resources. (To find these resources, see the Handbook for *Conservators* and the local supplement distributed by the court.)

III. CONSERVATOR OF THE PERSON

If the court appoints you as conservator of the person, you are responsible for the conservatee's care and protection. You must decide, within certain limits, where the conservatee will live; and you must arrange for the conservatee's health care, meals, clothing, personal care, housekeeping, transportation, and recreation.

A. DETERMINE THE APPROPRIATE LEVEL OF CARE FOR THE CONSERVATEE

You must determine the conservatee's appropriate level of care. Your determination must be in writing, signed under penalty of perjury, must be filed with the court within 60 days of the date of the court's order appointing you as conservator, and must include:

Form Adopted for Mandatory Use Judicial Council of California GC-348 [Rev. January 1, 2011]



		,
CONSERVATORSHIP OF (Name):	CASE NUMBER:]

III. A. 1. An evaluation of the level of care existing when the petition for your appointment as a conservator was filed and the measures that would be necessary to keep the conservate in his or her **personal residence.**

(Note: The conservatee's **personal residence** is the residence the conservatee understood or believed to be his or her permanent residence on (1) the date the petition for appointment of a conservator was filed in this matter, or (2) on the last earlier date the conservatee could form or communicate an understanding or belief about a permanent residence, whether or not he or she was living there when the appointment petition was filed. See Cal. Rules of Court, rule 7.1063(b).)

- 2. A plan to return the conservate to his or her **personal residence** or an explanation of the limitations or restrictions on a return of the conservate to that residence in the foreseeable future if the conservate was not living there when the petition for appointment of a conservator was filed.
- **3.** A reevaluation after a material (important) change in circumstances affecting the conservatee's needs for placement and care after your initial determination.
- 4. If the conservatee is a limited conservatee who is developmentally disabled, special rules may apply to the determination of his or her level of care and residential placement. See item **VI** below.

B. DECIDE WHERE THE CONSERVATEE WILL LIVE

- 1. You must decide where the conservatee will live. You may choose a residence in California without prior approval of the court, but you must choose the least restrictive appropriate residence that is available and necessary to meet the conservatee's needs and that is in his or her best interests.
- 2. You must file a written notice of any change of the conservatee's residence with the court within 30 days of the move, and you must mail copies of the notice to the conservatee's attorney, the conservatee's spouse or registered domestic partner, and the conservatee's relatives who were mailed copies of the petition for your appointment as conservator, unless the court excuses you from the mailing to prevent harm to the conservatee. (There is a court form you must use for this notice and another form you may use to prove that you have mailed it. The forms are the *Post-Move Notice of Change of Residence of Conservatee or Ward* (form GC-080) and the *Attachment to Post-Move Notice, etc.* (form GC-080(MA). These forms refer to a "post-move notice" because the notice may be filed and mailed after the date of the move.)
- **3.** The law presumes that the conservatee's **personal residence** (see item **IIIA**) is the conservatee's least restrictive appropriate residence. There must be a reason supported by sufficient evidence to justify a change of residence from the conservatee's personal residence (including a move from a care facility or other temporary placement to a residence that is not the conservatee's personal residence).
- 4. If you want to move the conservatee from his or her **personal residence**, in addition to the post-move notice described in item 2, you must mail a notice of your intent to change the conservatee's residence to the conservatee, the conservatee's attorney, if any, and to each other person or entity entitled to notice of the hearing on the petition for your appointment as conservator; and then you must file with the court proof that the notice was mailed. Unless there is an emergency requiring a shorter period of notice, this notice must be mailed at least 15 days before the date of the proposed move. (There is a court form you must use for this notice and another form you may use to prove that you have mailed it. The forms are the *Pre-Move Notice of Proposed Change of Personal Residence of Conservatee or Ward* (form GC-079) and the *Attachment to Pre-Move Notice, etc.* (form GC-079(MA). These forms refer to a "pre-move notice" because the notice must be mailed before the move.)
- **5.** If you want to establish the conservatee's residence outside California, you must petition the court for permission before the move. Notice of the court hearing on this petition, together with a copy of the petition, must be mailed to the conservatee and the other persons and entities that were entitled to notice of the hearing on the petition for your appointment as conservator. There is a court form for this petition, the *Petition to Fix Residence Outside the State of California* (form GC-085). Notice of the hearing and proof of its mailing is given on another court form, the *Notice of Hearing—Guardianship or Conservatorship* (form GC-020).
- 6. You may not place the conservatee involuntarily in a mental health treatment facility unless he or she has been determined to be gravely disabled as the result of a mental disorder or impairment by chronic alcoholism, you have been appointed as conservator under the Lanterman-Petris-Short Act (Welf. & Inst. Code, § 5350 et seq.), and then only if the court has authorized the placement. If the court has authorized you to place the conservatee in a secured-perimeter residential care facility or a locked and secured nursing facility because he or she suffers from dementia, you must be sure that the placement is the least restrictive placement appropriate to the conservatee's needs.

CC-2/9

		- UC-	340
CONSERVATORSHIP OF (Name):		CASE NUMBER:	
	CONSERVATEE		

III. C. PROVIDE MEDICAL CARE FOR THE CONSERVATEE

You are responsible for making sure that the conservatee's health care needs are met. But there are special rules you must follow to meet these needs. Two of the most important rules are as follows:

- 1. Unless the court has given you exclusive authority to consent to the conservatee's medical treatment because the court has determined that the conservatee has lost the capacity to make sound medical decisions, your consent or refusal to consent to such treatment is not sufficient if the conservatee disagrees (except in certain emergency situations). If you do have exclusive medical consent authority, you should be sure that all medical treatment and medications are appropriate.
- 2. If the conservatee has dementia and has lost the capacity to give an informed consent to the administration of medications for its treatment and care, you must be given specific authority by the court to consent to the administration of these medications. If you do have this authority, you should be sure that the medications are appropriate.

D. WORK WITH THE PERSON(S) RESPONSIBLE FOR MANAGING THE CONSERVATEE'S PROPERTY

If other persons are handling the conservatee's property, such as his or her estate conservator, the conservatee's spouse or registered domestic partner in possession of the couple's marital or partnership property, or the trustee of a trust created for the management of the conservatee's property and for his or her support, you must work together to be sure that the conservatee can afford the care you arrange. Purchases you make for the conservatee must be approved by the person(s) responsible for managing the conservatee's assets or you may not be reimbursed or your reimbursement may be delayed.

IV. CONSERVATOR OF THE ESTATE

The conservatee's property or assets and income are known as the conservatee's "estate." If the court appoints you as conservator of the estate, you will manage the conservatee's finances, protect the conservatee's income and property or assets, make an inventory of the conservatee's property or assets, make sure the conservatee's bills are paid, invest the conservatee's money, see that the conservatee receives all the income and benefits to which he or she is entitled, ensure that the conservatee's tax returns are filed on time and all taxes paid, keep accurate financial records, and regularly report the conservatee's financial condition to the court. (*Note: Property or assets and income in a trust for the conservatee's support and maintenance are usually not considered as part of the conservatee's estate, particularly if the trust was created and funded before the appointment of a conservator. Unless the conservatee's spouse or registered domestic partner consents to its inclusion in the conservatee's estate, the community property of the conservatee and his or her spouse or registered domestic partner under the management and control of the spouse or partner is also not part of the conservatee's estate.)*

A. MANAGING THE ESTATE

1. Prudent management for the benefit of the conservatee; prudent investments

You must manage the estate's property or assets and income for the benefit of the conservatee and with the care of a prudent person dealing with someone else's property. You must not make unreasonably risky investments of money or property of the estate.

2. Prior court approval required for fees, borrowing, loans, and gifts

You must ask and receive the court's permission, after full disclosure of all relevant facts, before you may pay from the conservatee's estate fees to yourself for your services as conservator and to your attorney for his or her services to you; borrow money for or loan money from the conservatee's estate (to yourself or anyone else); or make gifts of estate assets or property.

3. Keep estate money and property separate from your or anyone else's money or property

You must keep the money and property of the conservatee's estate separate from your money or property or from the money or property of any other person. Never deposit estate funds in your personal bank account or otherwise mix them with your or anyone else's funds, even for brief periods. Title to individual stocks, bonds, or other securities; securities broker accounts; mutual funds; and accounts with banks and other financial institutions must show that these assets are property of the conservatorship estate and not your or anyone else's property.

4. Interest-bearing accounts and other investments

Except for a checking account intended for payment of ordinary expenses, estate bank accounts must earn interest. You may deposit estate funds in one or more insured accounts in financial institutions, but you should not put more than the FDIC insurance limit, currently \$250,000, in any single institution. You have authority to make some investments without court approval. Other investments may be made only after court approval has been obtained. Consult with an attorney before making any investments, even those you have authority to make without court approval.

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IV. A. 5. Claims against others on behalf of the conservatee

Pursue claims against others on behalf of the conservatee's estate when it is in the best interests of the conservatee or his or her estate to do so. The court may require you to be represented by a lawyer to proceed with litigation on behalf of the conservatee's estate. Consider requesting prior court authority to pursue or compromise large or complex claims, particularly those that might require litigation and the assistance of legal counsel and those that might result in an award of attorney fees for the other party against the conservatee's estate if you are unsuccessful. You may sign a contingent fee agreement with legal counsel on behalf of the conservatee's estate if such agreements are customary for the type of case involved, but the court must approve the agreement before it is enforceable. You may ask for court approval of a contingent fee agreement before signing it and before legal counsel performs any services under it.

6. Defend against claims against the conservatee's estate

Defend against actions or claims against the conservatee or his or her estate when it is in the best interest of the conservatee or the estate to do so. The court may require you to be represented by a lawyer for your defense of a lawsuit against the conservatee's estate. You may request court approval or instructions concerning the defense or compromise of such a lawsuit.

7. Public and insurance benefits

You must learn about and collect all public and insurance benefits for which the conservatee is eligible.

8. Evaluate the conservatee's ability to manage cash and other assets

You should evaluate the conservatee's ability to manage cash or other assets and take appropriate action, including asking for prior court approval when necessary or appropriate, to enable the conservatee to do so to the level of his or her ability.

9. Locate the conservatee's estate planning documents

You should undertake, as soon as possible after your appointment and qualification as conservator, to locate and take reasonable steps to ensure the safety of the conservatee's estate planning documents, including wills and codicils, living trusts, powers of attorney for health care and finances, life insurance policies, and pension records.

10. Preserve property mentioned in the conservatee's estate planning documents

Make reasonable efforts to identify, locate, and preserve property mentioned in the conservatee's estate planning documents.

11. Guard against inappropriate disclosure of the conservatee's financial information

Subject to your duty of full disclosure to the court and persons entitled under the law to receive it, you must closely guard against unnecessary or inappropriate disclosure of the conservatee's financial information.

12. Conservatee's tangible personal property

If you plan to dispose of any of the conservatee's tangible personal property, inform the conservatee's family members in advance and give them an opportunity to acquire the property, with approval or confirmation of the court.

13. Factors to consider when deciding whether to dispose of any of the conservatee's property

In deciding whether it is in the best interest of the conservatee to dispose of property of his or her estate, consider the following factors, among others, as appropriate in the circumstances:

- (A) The likely benefit or improvement of the conservatee's life that disposing of the property would bring;
- (B) The likelihood that the conservatee would need or benefit from the property in the future;
- (C) The previously expressed or current desires of the conservatee concerning the property, unless accommodating those desires would violate your fiduciary duty to the conservatee or impose an unreasonable expense on the estate;
- (D) The provisions of the conservatee's estate plan concerning the property;
- (E) The tax consequences of disposing of the property;
- (F) The impact of disposition on the conservatee's eligibility for public benefits;
- (G) The condition of the entire estate;
- (H) The likelihood that the property will deteriorate or be subject to waste if kept in the estate; and
- (I) The benefit versus the cost or liability of maintaining the property in the estate.

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IV. A. 14. Property, casualty, and liability insurance

Determine the appropriate kinds and adequate levels of property, casualty, and liability insurance covering the property, assets, risks, and potential liabilities of the conservatee and his or her estate. Maintain the insurance in force during the entire period of the administration (except for assets after they are sold).

15. Communicate with conservator of the person and trustee

You should communicate as necessary and appropriate with the conservator of the conservatee's person, if any, and with the trustee of any trust of which the conservatee is a beneficiary.

16. Other limitations or restrictions

There are many limitations or restrictions on your authority to deal with estate assets not mentioned here. If you do not obtain the court's permission when it is required before taking an action, you may be removed as conservator or you may be required to reimburse the estate from your own personal funds, or both.

B. INVENTORY OF ESTATE PROPERTY

1. Locate and take possession of the estate's property and prepare an inventory

You must identify, locate, take possession of, and protect all the conservatee's property, assets, and income that will be or become part of the conservatorship estate. You must change the record title or ownership of most property and assets of the estate to reflect the conservatorship. You must record a copy of your *Letters of Conservatorship* (form GC-350) with the county recorder in each county where the conservatee owns real property. You must then prepare an inventory, or a list, of all of the real and personal property of the estate. There are court forms that must be used for the inventory. These consist of a two-page cover sheet, *Inventory and Appraisal* (form DE-160/GC-040) and one or more pages to be attached to the cover sheet containing the list of property, *Inventory and Appraisal Attachment* (form DE-161/GC-041). The property is separated into two categories, cash and cash-equivalent items, listed on Attachment 1; and all other types of real and personal property, listed on Attachment 2.

2. Determine the value of the estate's property

You must arrange to have a **probate referee** appointed by the court appraise, or determine the fair market value of, the noncash property of the estate shown in Attachment 2 of your inventory unless the referee's appointment is waived by the court. You, rather than the referee, may appraise the value of the cash and cash-equivalent items of property listed in Attachment 1, such as bank accounts.

3. File and mail copies of the inventory and appraisal and notice of how to object

Within 90 days after your appointment as conservator, unless the court gives you more time, you must file with the court your inventory containing the appraisals of estate property, signed by you and, if the probate referee has appraised assets, by the referee. You must also mail copies of the completed inventory and appraisal to the conservatee, the conservatee's attorney, if any, and the conservatee's spouse or registered domestic partner, parents, and children, and must give them written notice of how to file an objection to the inventory and appraisal. There is a court form that must be used for this notice, the *Notice of Filing of Inventory and Appraisal and How to Object to the Inventory or the Appraised Value of Property* (form GC-042).

C. RECORD KEEPING AND ACCOUNTING

1. Keep records and prepare accountings

You must keep complete and accurate records of each financial transaction affecting the estate, including all receipts of income, changes in assets or property held in the estate, and expenditures. The checkbook for the conservatorship checking account is your indispensable tool for keeping records of income and expenditures. You should also save original bills or invoices paid, records of property sale transactions, receipts for money spent, and bank or other institutions' statements showing income received and money spent. You must prepare periodic accountings of all money and property you have received, what you have spent, the date of each transaction, and its purpose. Your accountings must describe in detail what you have left after you pay the estate's expenses. There are court forms you may, or in some situations must, use for your accountings. You will have to file original statements from banks and other institutions with your accountings.

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IV. C. 2. Court review of your accountings and records

You must file with the court a report with each of your accountings that shows the current circumstances of the conservatee and the estate, along with a petition requesting that the court review and approve the accounting. Your first accounting is due one year after your appointment, and later accountings must be filed at least every two years after that. The court may order you to file more frequent accountings. You must save your receipts and other original records because the court may ask to review them. If you do not file your accountings as required, the court will order you to do so. You may be removed as conservator if you fail to properly prepare and file your accountings or comply with the court's orders.

V. DUTY TO DISCLOSE CHANGES IN MARITAL OR DOMESTIC PARTNERSHIP STATUS

If you are the spouse of the conservatee, you must disclose to the court, and give notice to interested persons under the Probate Code, of the filing of any action or proceeding against the conservatee for (1) legal separation, (2) dissolution of marriage, or (3) adjudication of nullity of the marriage. If you are or were the registered domestic partner of the conservatee, you must disclose to the court any termination of the domestic partnership. The disclosure must be made within 10 days of the initial filing of the action or proceeding or termination of the partnership by filing a notice with the court. If you are not the spouse or registered domestic partner or former partner of the conservatee and one of these events occurs, the conservatee's spouse or former registered domestic partner must disclose the event to you within the same 10-day period.

VI. LIMITED CONSERVATOR (for the developmentally disabled only)

A. AUTHORITY SPECIFIED IN YOUR LETTERS OF CONSERVATORSHIP AND APPOINTMENT ORDER

If the court appoints you as limited conservator, you will have authority to take care of **only** those aspects of the conservatee's life and financial affairs specified in your *Letters of Conservatorship* and the court's order appointing you. The conservatee retains all other legal and civil rights. Although most of the information provided in this form also applies to limited conservatorships (especially the duties of the conservator of the person), you should clarify with your attorney exactly which information applies in your case.

B. DUTY TO HELP LIMITED CONSERVATEE DEVELOP SELF-RELIANCE

You must secure treatment, services, and opportunities that will assist the limited conservatee to develop maximum self-reliance and independence. This assistance may include training, education, medical and psychological services, social opportunities, vocational opportunities, and other appropriate help.

C. DETERMINATION OF LEVEL OF CARE FOR CERTAIN LIMITED CONSERVATEES

The level of care determination described in item **IIIA** does not apply to a limited conservatee who receives services from a regional center for the developmentally disabled and for whom the Director of Developmental Services or the regional center is acting as conservator. Determination of the services provided for and residential placement of these limited conservatees are to be identified, delivered, and evaluated consistent with the individual program plan process described in Welfare and Institutions Code sections 4640-4659. (See Prob. Code, § 2352.5(e).)

VII. TEMPORARY CONSERVATOR

If the court appoints you as temporary conservator, you will generally have the same duties and authority as general conservators, **except** the conservatorship will end on the date specified in your *Letters of Temporary Conservatorship*. Most of the information in this form also applies to temporary conservatorships, but you must consult your attorney about which duties you will **not** perform because of the short duration of the temporary conservatorship appointment. A temporary conservator should avoid making long-term decisions or changes that could safely wait until a general conservator is appointed. As temporary conservator, you may not move a conservate from his or her home, unless there is an emergency, or sell or give away the conservatee's home or any other assets without prior court approval.

Sign the Acknowledgment of Receipt on page 7.

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CEB Essential

DUTIES OF CONSERVATOR and Acknowledgment of Receipt of *Handbook for Conservators* (Probate—Guardianships and Conservatorships)

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VIII. JUDICIAL COUNCIL FORMS

This form identifies a number of Judicial Council forms used for court filings in conservatorship proceedings. This form, the petition for your appointment as conservator, and the order that appoints you as conservator are examples of Judicial Council forms. Judicial Council forms are either mandatory or optional. If a mandatory form applies to a situation or proposed action, it must be used. Optional forms may be used, at the option of the person preparing and filing the form or, in some situations, at the option of the court. Each form is identified on the bottom left side of its first page as optional or mandatory. Judicial Council forms are not available for every situation where a document may or must be filed with the court, but the forms address the most common and important matters that occur during a conservatorship. The *Handbook for Conservators* has additional information about Judicial Council conservatorship forms.

Your attorney will select and prepare the appropriate Judicial Council forms. However, if you do not have an attorney, you can prepare them yourself. All Judicial Council forms are posted on the California courts' public website, *www.courts.ca.gov*. Select "Forms" at the top of the site's home page, then select the form group in the drop-down menu in the middle of the page. All conservatorship forms are collected in the Probate—Guardianships and Conservatorships form group. They are designated with the prefix "GC," followed by a three-digit number. Forms shown in the drop-down list with an asterisk are mandatory forms.

The forms are posted on the website in both unfillable and fillable versions, as PDF files. The unfillable versions are designed to be completed by typewriter or, in some cases, by hand. Fillable forms may be filled out online, then printed out ready for signing and filing with the court, and they may also be saved to your computer and completed in more than one sitting. Go to the "Forms and Information" page at the Web site's Self-Help Center for more information on accessing the forms.

ACKNOWLEDGMENT OF RECEIPT of *Duties of Conservator* and *Handbook for Conservators* (Probate Code, § 1834)

I acknowledge that I have received this statement of the duties and liabilities of the office of conservator, the *Duties of Conservator* (form GC-348), and the *Handbook for Conservators* adopted by the Judicial Council.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

	(TYPE OR PRINT NAME)	(SIGNATURE OF (PROPOSED) CONSERVATOR)		
Date:				
	(TYPE OR PRINT NAME)	(SIGNATURE OF (PROPOSED) CONSERVATOR)		
Date:				
		_		
	(TYPE OR PRINT NAME)	(SIGNATURE OF (PROPOSED) CONSERVATOR)		
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law. Your cor	nduct as a conservator is gove	summary and is not a complete stateme erned by the law itself and not by this su inservators. When in doubt, consult your	mmary or	
GC-348 [Rev. January 1, 201	DUTIES OF CONSERVATOR			
	•	and Acknowledgment of Receipt of Handbook for Conservators		
ceb.com	(Probate—Guardians	ships and Conservatorships)		

	POS-020			
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY			
TELEPHONE NO.: FAX NO.(Optional):				
E-MAIL ADDRESS (Optional) :				
ATTORNEY FOR (Name): In Pro Per				
SUPERIOR COURT OF CALIFORNIA, COUNTY OF MADERA				
STREET ADDRESS: 200 South G Street				
MAILING ADDRESS: SAME CITY AND ZIP CODE: Madera, CA 93637				
CITY AND ZIP CODE: IMAGERA, CA 93037 BRANCH NAME: Civil Division				
PETITIONER/PLAINTIFF:				
RESPONDENT/DEFENDANT:				
PROOF OF PERSONAL SERVICE - CIVIL	CASE NUMBER:			
(Do not use this Proof of Service to show service of a Summons and Complaint.)				
 I am over 18 years of age and not a party to this action. I served the following documents (specify): 				
 The documents are listed in the Attachment to Proof of Personal Service - Civil (Documents Served)(form POS-020(D)). I personally served the following persons at the address, date, and time stated: Name: Address: Date: 				
 d. Time: The persons are listed in the Attachment to Proof of Personal Service - Civil (Persons Served) (form POS-020(P)). 4. I am a. not a registered California process server. c. an employee or independent contractor of a 				
b. a registered California process server.				

- d. exempt from registration under Business & Professions Code section 22350(b).
- 5. My name, address, telephone number, and, if applicable, county of registration and number are *(specify)*:
- 6. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
- 7. I am a California sheriff or marshal and certify that the foregoing is true and correct.
- Date:

(TYPE OR PRINT NAME OF PERSON WHO SERVED THE PAPERS)

(SIGNATURE OF PERSON WHO SERVED THE PAPERS)

INFORMATION SHEET FOR PROOF OF PERSONAL SERVICE - CIVIL

(This information sheet is not a part of the Proof of Service form and does not need to be copied, served, or filed.)

NOTE: This form should **not** be used for proof of service of a summons and complaint. For that purpose, use *Proof of Service of Summons* (form POS-010).

Use these instructions to complete the Proof of Personal Service (form POS-020).

A person at least 18 years of age or older must serve the documents. There are two main ways to serve documents: (1) by personal delivery and (2) by mail. Certain documents must be personally served. You must determine whether personal service is required for a document.

The person who personally served the documents must complete a proof of service form for the documents served. You cannot serve documents if you are a party to the action.

INSTRUCTIONS FOR THE PERSON WHO SERVED THE DOCUMENTS

The proof of service should be printed or typed. If you have Internet access, fillable versions of the form are available at *www.courtinfo.ca.gov/forms*.

Complete the top section of the proof of service form as follows:

First box, left side: In this box print the name, address, and phone number of the person for whom you served the documents.

<u>Second box, left side</u>: Print the name of the county in which the legal action is filed and the court's address in this box. The address for the court should be the same as on the documents that you served.

<u>Third box, left side</u>: Print the names of the Petitioner/Plaintiff and Respondent/Defendant in this box. Use the same names as are listed on the documents that you served.

First box, top of form, right side: Leave this box blank for the court's use.

Second box, right side: Print the case number in this box. The number should be the same as the case number on the documents that you served.

Complete all applicable items on the form:

- 1. You are stating that you are over the age of 18 and that you are not a party to this action.
- List the name of each document that you delivered to the person. If you need more space, check the box in item 2, complete the *Attachment to Proof of Personal Service - Civil (Documents Served)*(form POS-020(D)), and attach it to form POS-020.
- 3. Provide the name of each person served, the address where you served the documents, and the date and time of service. If you served more than one person, check the box in item 3, complete the *Attachment to Proof of Personal Service Civil (Persons Served)* (form POS-020(P)), and attach it to form POS-020.
- 4. Check the box that applies to you. If you are a private person serving the documents for a party, check box "a."
- 5. Print your name, address, and telephone number. If applicable, include the county in which you are registered as a process server and your registration number.
- 6. You must check this box if you are not a California sheriff or marshal. You are stating under penalty of perjury that the information you have provided is true and correct.
- 7. Do not check this box unless you are a California sheriff or marshal.

At the bottom, fill in the date on which you signed the form, print your name, and sign the form at the arrow. By signing, you are stating under penalty of perjury that all the information that you have provided on form POS-020 is true and correct.