IN THE SUPERIOR COURT FOR THE STATE OF ALASKA AT _____ In the Matter of the Protective Proceeding of CASE NO. Respondent ORDER APPOINTING TEMPORARY **GUARDIAN UNDER AS 13.26.140** A hearing in this matter was held on ______ before Judge/Master _____ Present were: Respondent Respondent was not present for the reason stated on the record The court has reviewed the petition, the visitor's report, the expert's report ☐ the master's findings and recommendations, and ☐ any objections from the parties. **FINDINGS** The court finds that: 1. Notice of Hearing on Temporary Appointment. a. The court gave notice of the hearing to the petitioner, respondent's attorney and the court visitor. b. The visitor served notice of the hearing on the respondent. 2. Subject Matter Jurisdiction. The court has jurisdiction Alaska is the respondent's home state as defined in AS 13.27.180. the requirements of the following statute have been met: ☐ AS 13.27.110(2) ☐ AS 13.27.110(3) ☐ AS 13.27.110(4) under AS 13.27.120(a)(1) to make an emergency appointment lasting no more than 90 days because the respondent is physically present in Alaska. Venue. 3. a. Alaska is the proper location for the **guardianship** because the respondent ☐ lives here ☐ is present here. AS 13.26.100 ☐ b. Alaska is the proper location for **granting the powers of a conservator**

because the respondent | lives here | does not reside in Alaska, but has

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property here. AS 13.26.175

4.	Pending Petition For Full or Partial Guardianship.				
		A petition for appointment of a full or partial guardian for the respondent has been filed, but a hearing on the matter has not been held.			
5.	Imme	Immediate Need For Temporary Guardian.			
		Petitioner has shown by clear and convincing evidence that respondent needs of immediate services to protect respondent against serious injury, illness or disease, and the respondent is not capable of arranging the necessary services.			
6.	License. The temporary guardian				
		has the required professional license under AS 08.26. is the Public Guardian. is exempt from the license requirement under AS 08.26.180 because the individual is employed by a regulated financial institution and will provide these guardian services in the course of this employment. is not engaged in the business of providing guardian or conservator services and, therefore, is not required to be licensed; and \square has \square has not satisfied the one-hour mandatory education requirement on the basics of guardianship and conservatorship. (AS 13.26.145(c) and 13.26.210(g))			
		ORDER			
IT IS	ORDER	ED:			
1.		is appointed to be respondent's temporary guardian.			
	Personal Contact.				
		The respondent appeared for court either in person or by video connection. The respondent did not appear in court but the court visitor had personal or video contact with the respondent.			
		The court visitor shall have personal or video contact with the respondent within the next one year and shall file notice with the court that the contact occurred.			
		The court finds good cause to waive the requirement for personal contact.			
2.	The temporary guardian is granted the following authority to provide the emergency services necessary to protect the respondent from serious injury, illness or disease:				
		all the powers and duties of a <u>full</u> guardian as set forth in AS 13.26.150(c), including the powers and duties of a conservator under AS 13.26.245315 except the following:			
		Relocating the Respondent. The temporary guardian cannot move the respondent out of the respondent's current home without written permission from the court.			

	 Large Expenditures. The guardian may manage the respondent's estate to benefit the respondent without obtaining court approval for large expenditures. Other than payments for the respondent's medical and mental health treatment needs, the guardian may not use the respondent's funds for any non-budgeted expense exceeding \$ without first obtaining the permission of the court. 			
	Budget. The guardian shall create a budget for the respondent. The budget shall be filed with the court no later than the following date the time of the filing of the Guardianship Implementation Report and Inventory of the Estate.			
	The court finds good cause to allow the guardian to serve without creating a budget.			
	Other Limitations.			
	only the following powers and duties:			
forth	ency Powers. Notwithstanding the limits of the temporary guardian's authority set above, the temporary guardian has, at all times, the right to authorize the ion of emergency life-saving services. AS 13.26.141			
the bumanda of com	atory Education (Non-Professional Guardians). If the guardian is <u>not</u> engaged in usiness of providing guardian services, the guardian must complete one hour of atory education on the basics of guardianship and conservatorship and file proof appletion with the court within 30 days after this appointment order is distributed. The <u>PG-120 Affirmation form.</u>) AS 13.26.145(c) and 13.26.210(g).			
must your o	e respondent or the guardian changes his/her address, the guardian immediately provide written notice to the court and all parties. (Include case number. You can find a "Change of Address" form (PG-195) and court system website: www.state.ak.us/courts)			
	of Guardianship. Unless previously terminated by the court, the temporary anship will expire: when a full or partial guardian is appointed or when the petition for guardianship is dismissed. AS 13.26.140(e) in 90 days pursuant to AS 13.27.120(a)(1).			

3.

4.

5.

6.

7.		[AS 08.26.110 and Probate Rules 16(c				
		entitled to fees for his/her services. Hiself more than the following amou				
		a written court order approving such				
		guardian services of \$ per				
		\$ per mi				
	reimbursement of the	e case opening fee in the amount of \$				
		se opening fee, property management				
		of Public Advocacy (OPA) is required				
	AAC 60.080.					
	payment or reimbursement for room and board not to exceed \$					
		irther written court order.				
	The temporary guardian is no	ot authorized to charge any fees.				
0	Additional Orders					
8.	Additional Orders					
Recom	nmended for Approval by					
Ctandi	ng Master on	Cupariar Court Judga	Data			
Standii	ng Master on	Superior Court Judge	Date			
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Notice to Respondent About Right to Request Changes in This Order

AS 13.26.113(h)

At any time in the future, you (the respondent) may ask the court to dismiss your guardian or change this guardianship order. You may use court form <u>PG-190</u> to ask the court to do this, or you may write a letter to the court. Form <u>PG-190</u> is available at any state court and on the **court system's website:** http://www.state.ak.us/courts/forms/index.htm