IN THE CIRCUIT COURT OF THE FIFTH JUDICIAL COURT LAKE COUNTY, FLORIDA PROBATE DIVISION

4. The powers and duties of the Guardian Advocate are:	
() to determine residence;	
() to consent to medical, dental, and surgical care and treatment;	
() to make decisions about the social environment or other social aspects of the	
person with a developmental disability's life	
() to act as representative payee of government benefits or to seek such benefits	
Without first obtaining specific authority from the Court, as stated in section 744.3725, Florida Statutes, the Guardian Advocate may not:	n
(a) commit the person with a developmental disability to a facility, institution, or license	d
service provider without formal placement proceedings, pursuant to Chapter 393, Floric	la
Statutes;	
(b) consent to the participation of the person with a developmental disability in ar	V
experimental biomedical or behavior procedure, exam, study, or research;	,
(c) consent to the performance of a sterilization or abortion procedure on the disable	ь
person;	a
(d) consent to termination of life support systems provided for the person with	a
developmental disability	а
1	
(e) initiate a petition for dissolution of marriage for the Ward	
(f) exercise any authority over any health care surrogate appointed by any valid advances of the control of the	
directive executed by the disabled person, pursuant to Chapter 765, Florida Statutes, except upo	n
further order of this Court.	
(the person with a developmental disability	<i>7</i>)
shall retain all legal rights except those which are specifically granted to the Guardian Advoca	ıe
pursuant to court order.	
CONSIDERED, ORDERED & ADJUDGED:	
1 is/a qualified to serve as Guardian Advocate(s) of the person and is hereby appointed a	e
qualified to serve as Guardian Advocate(s) of the person and is hereby appointed a	ıs
Guardian Advocate of the Person of	_
(the person with a developmental disability).	
2 is qualified to serve as Successor	or
Guardian Advocate of the person and is hereby appointed as Successor Guardia	n
Advocate of the Person of(th	
person with a developmental disability). The Successor Guardian Advocate mu	

petition the Court for Letters of Guardian Advocacy and provide the Oath of Guardian Advocate and proof of qualification and education requirements when that appointment becomes necessary due to the death or incapacity of the Guardian Advocate(s).

- 3. The Guardian Advocate(s) shall exercise only the rights that the Court has found the person with developmental disability incapable of exercising on his or her own behalf, as outlined herein above. Said rights are hereby removed from the person with a developmental disability and specifically delegated to the Guardian Advocate(s).
- 4. Upon taking and filing the prescribed oath conditioned on the faithful performance of all duties by the Guardian Advocate, Letters of Guardian Advocacy shall be issued.
- 5. The Guardian Advocate(s) shall complete the education requirements and submit proof of such to the Court within four (4) months of the date of this Order.

	DONE AND ORDERED in chambers at Tavares, Lake County, Florida, this day
of	, 20
	Circuit Court Judge

Copies furnished to: