STATE OF SOUTH CAROLINA)
COUNTY OF <u>HORRY</u>)
IN THE MATTER OF:)
Decedent Alleged Incapacitated Individual Minor Other:) A PROBATE COURT USE ONLY A
)) IN THE PROBATE COURT)
Petitioner(s),)) CASE NUMBER -GC-26-)
VS)) SUMMONS)
Respondent(s).*	
*For Guardianship/Conservatorship matters, you must incl	ude the alleged incapacitated individual as a Respondent.
TO THE RESPONDENT(S) LISTED ABOVE: YOU ARE HEREBY SUMMONED and required to Answer upon you, and to serve a copy of your Answer upon the Person 1.	the Petition in this action, a copy of which is herewith served etitioner(s) listed above at the following address(es):
Please Type or Print.	
(Name of Petitioner/Attorney for Petitioner)	-
(Street Address or Mailing Address)	-
(City, State, and Zip Code)	_
Your Answer must be served on the Petitioner at the abov	e address within thirty (30) days after the service of this
Summons and Petition upon you, exclusive of the day of s	uch service; and if you fail to answer the Petition within that
time, judgment by default will be rendered against you for	the relief demanded in the Petition.
_ c	Signature of Petitioner(s)/Attorney for Petitioner(s)
	ngriature of Felliloner(s)/Allomey for Felliloner(s)
Date:	

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INSTRUCTION SHEET FOR FORM #520GC DUAL PETITION FOR APPOINTMENT OF CONSERVATOR (OR OTHER PROTECTIVE ORDER) AND GUARDIAN (FOR ADULT)

This petition is intended to be used when a Petitioner is seeking the appointment of both a Guardian and Conservator (or the issuance of another protective order) for an alleged incapacitated individual (A.I.I.). The following actions may be requested and considered with the filing of the attached Petition:

Finding of Incapacity

- The Petitioner may seek to have the A.I.I. found to be incapacitated for the purpose of appointment of a Conservator
 or the issuance of another protective order and appointment of a Guardian (or ratification of a healthcare power of
 attorney). Incapacity is determined by the court based on a medical examination and report and other relevant
 evidence. Generally, if there is no finding of incapacity, the court will not be able to proceed with any other action
 regarding the person who is alleged to be incapacitated.
- A finding of incapacity may be made by the court because of the A.I.I.'s inability to meet the essential requirements for his or her physical health, safety, or self-care and/or the inability to manage his or her property or financial affairs or provide for his or her support or for that of his or her legal dependents. This could be because of allegations of incapacity that are based on, but not limited to, mental illness, significant intellectual disability, physical illness or disability, brain injury, a cognitive impairment such as dementia, chronic use of and/or addiction to illicit or prescription drugs, or chronic intoxication and/or addiction to alcohol. The presence of one or more of these conditions does not automatically prove incapacity, but it may be what prompts the filing of the petition.
- If authority is needed to manage financial affairs and/or assets, please read below for available options and check the appropriate box(es) in the Petition:
 - APPOINTMENT OF CONSERVATOR (including appointment on an EMERGENCY or TEMPORARY basis; see Forms 512GC and 513GC) Can be used to request permanent appointment of an individual or professional fiduciary and, if needed, appointment of a Conservator on a temporary basis before the permanent appointment can be made.
 - **PROTECTIVE ORDER** Can be used to establish incapacity, assist in establishing a Special Needs Trust, or to ratify (confirm) a durable power of attorney for business and/or financial affairs.
 - **APPOINTMENT OF SPECIAL CONSERVATOR** Can be used to request appointment of an individual or professional fiduciary to complete specific tasks within a specific period of time.
 - APPOINTMENT OF SUCCESSOR CONSERVATOR Can be used to request appointment of a successor to the
 previously appointed permanent Conservator.
 - EFFECT OF EXISTING POWER OF ATTORNEY (POA) FOR FINANCES AND BUSINESS AFFAIRS An existing, valid Durable General POA creates the presumption that there is a "support and assistance" (see Section 62-5-101(23)) that would eliminate the need for a conservatorship. If the Petitioner wants to have the court confirm or ratify the POA, he or she may request a protective order. Otherwise, the Petitioner must show by clear and convincing evidence why that document is not valid, is not sufficient to meet the needs of the A.I.I., or present other issues that would support voiding that document if the appointment of a Conservator is requested.
- If authority is needed to make decisions regarding the physical person of an individual and his/her health care, please read below for applicable situations and check the appropriate box(es) in the Petition:
 - APPOINTMENT OF GUARDIAN (including appointment on an EMERGENCY or TEMPORARY basis; see
 Forms 512GC and 513GC) Can be used to request permanent appointment of an individual or professional
 guardian and, if needed, appointment of a guardian on a temporary basis before the permanent appointment can
 be made.
 - **APPOINTMENT OF SUCCESSOR GUARDIAN** Can be used to request appointment of a successor to the previously appointed permanent guardian.
 - IF NOMINATED TO SERVE IN A WILL Based on the facts of the case and the filings of the parties, pursuant to S.C. Code Ann. § 62-1-100, it is within the court's discretion to determine whether a testamentary guardian designation in the Will of a parent or spouse prior to January 1, 2019, the effective date of the revisions to Article 5 of the S.C.

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Probate Code, will fall under the processes and procedures of the 1987 Code or under the processes and procedures enacted by the 2017 amendments. (See S.C. Code Ann. § 62-5-301 of the 1987 Code versus the changes to S.C. Code Ann. § 62-5-301 enacted by the 2017 amendments.)

RATIFICATION OF EXISTING HEALTH CARE POWER OF ATTORNEY (HCPOA) - An existing, valid HCPOA creates the presumption that there is a "support and assistance" (see Section 62-5-101(23)) in place that would eliminate the need for guardianship. The Petitioner may seek an order ratifying (confirming) the HCPOA. Otherwise, the Petitioner must show by clear and convincing evidence why that document is not valid, is not sufficient to meet the needs of the A.I.I., or present other issues that would support voiding that document if the appointment of a Guardian is requested.

RIGHTS AND POWERS OF THE ALLEGED INCAPACITATED INDIVIDUAL

- S.C. Code Ann. §§ 62-5-303(B)(7) and 62-5-403(B)(7) require that the Petitioner must indicate in this Petition
 what rights the court is being asked to remove from the A.I.I. Those rights are stated in S.C. Code Ann. §§ 625-304A and 62-5-407(B). The burden of proof will be on the Petitioner to show why certain rights should be
 removed.
- If the A.I.I. is found to be incapacitated based on mental illness, "mental deficiency," "mental defect," or an impairment other than **solely** a physical impairment or disability, the probate court is required to report the name of the incapacitated individual to the S.C. State Law Enforcement Division (SLED), pursuant to S.C. Code Ann. § 23-31-1020. He or she will not be allowed to purchase, possess, or have access to firearms or ammunition, pursuant to S.C. Code Ann. § 23-31-1040(A).

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STATE OF SOUTH CAROLINA)				
COUNTY OF HORRY)				
IN THE MATTER OF:)				
) A DROBATE COURT USE ONLY				
) A PROBATE COURT USE ONLY A				
) IN THE PROBATE COURT				
, Petitioner(s),)) CASE NUMBER -GC-26-				
vs.)				
)				
Respondent(s).*)				
*You must include the alleged incapacitated individual (A.I.I.) as a R	espondent.				
PETITION FOR (check all that apply):					
☐ FINDING OF INCAPACITY					
If authority is needed to manage financial affairs, see below and	I check the appropriate box(es):				
APPOINTMENT OF CONSERVATOR(S) PROTECTIVE ORDER. Specify type: APPOINTMENT OF SPECIAL CONSERVATOR APPOINTMENT OF TEMPORARY CONSERVATOR (on an Emergency or Temporary Basis) APPOINTMENT OF SUCCESSOR CONSERVATOR					
If authority is needed to make decisions regarding the physical public below and check the appropriate box:	If authority is needed to make decisions regarding the physical person of an individual and his/her health care, see				
APPOINTMENT OF GUARDIAN(S) APPOINTMENT OF TEMPORARY GUARDIAN (on an Emergency or Temporary Basis) APPOINTMENT OF SUCCESSOR GUARDIAN ORDER RATIFYING AN EXISTING HEALTH CARE POWER OF ATTORNEY					
1. Information about Petitioner(s):					
Petitioner(s):					
Address(es):	(see a dem).				
Telephone (preferred): Telephone Email:	(secondary):				
Relationship to A.I.I. or proceeding:					
2. Information about A.I.I.:					
A.I.I. Full Legal Name (include all known names):	. 10				
Date of Birth: Last 4 digits of Soc Address:					
This address is a: Private Home Facility Other (specify):				
Telephone (preferred): Telephone	(secondary):				
Email: Eye Color:					
riaii Ooloi Lye Ooloi					

Weight:

Height:

	To my knowledge, the A.I.I	:	Does have Does have		Does <u>not</u> have a Will Does <u>not</u> have a General Durable
			Does have Does have Does have		Power of Attorney (POA) Does <u>not</u> have a Health Care POA Does <u>not</u> have a Living Will Does <u>not</u> have a Guardian Does <u>not</u> have a Conservator or Trustee
	explanation provided as to	why the documer	nt is not availabl	e. If a gua	must be provided with this Petition or an ardianship or conservatorship is requested, vatorship is needed if the A.I.I. has a POA.
4.	Jurisdiction:				
		at least six (6) cor			(6) month period immediately preceding the within the six (6) month period immediately
					eriod of time described above, explain what Ann. §§ 62-5-700 through 62-5-711.
5.	Venue. Venue for this pro	ceeding is proper i	n this county be	cause the	A.I.I. (check all that apply):
	resides in this county and has resided in this county for more than six (6) months; resides in this county (this is his/her county of residence); is physically present in this county at this time;				
	 is admitted to an institution in this county pursuant to an order of a court of competent jurisdiction, but this is not the county of residence; does not reside in this state but owns real or personal property in this county; or does not reside in this state but has the right to take legal action in this county (a copy of the pleadings will be required). 				
	If the A.I.I. has not resided A.I.I. did reside or where h	-	, ,	s precedin	ng this action, state the address where the
6.					n about the spouse and any children of the f no parents are living, then list the closest
Sp	ouse**:				
	dress:				
Ye	ar of Birth:				
Ch	**If deceased, a collidren of A.I.I.:	ertified death certifi	cate is required.		
	Full Legal Name	Year of Birth	ı		Full Address
\Box	See attached for addition	al children (check	if applicable).		

3. Existing legal documents and/or legal appointments relating to the A.I.I.:

	EQUIRED) <u>Living</u> Parents of A.I Full Legal Name	Year of Birth	Full Add	ress
-				
	REQUIRED) Closest Living Adul Name: Address:	t Relative(s) of A.I.I. – use a	additional paper if needed	·
	Relationship to A.I.I.:			
	Information about <u>any other</u> inte under a general durable power o Name	rested parties such as a Go of attorney, or a health care Relation to A.I.I.	uardian, Conservator, Trus agent under a health care Full Ad	e power of attorney.
-				
ı	Rights and Powers of the A.I.I matter, you should be prepared the burden is on the Petitioner to Do you believe the A.I.I. sho	to defend the assertion that show why.):	t any of the following right	
	A. Buy, sell, or transfer rea B. Buy, sell, or transfer per C. Make, modify, or termin D. Make significant purcha E. Transact business of ar F. Bring or defend a lawsu G. Pay his or her bills? H. Make gifts?	al property? sonal property? ate contracts relating to obl ses? by type?	☐ YES ☐ YES igations of A.I.I.? ☐ YES ☐ YES ☐ YES ☐ YES ☐ YES	S
	including consents? J. Choose a physician? K. Make end-of-life decision L. Consent to or refuse horesidential, group home	ns? spitalization, discharge, or t , or other?	☐ YES ☐ YES ☐ YES transfer to ☐ YES	B
	 M. Authorize disclosure of N. Choose where to live? O. Participate in social, reli P. Consent to visitation wit Q. Consent to or refuse ed 	gious, and political activities h family, friends, others? ucational services?	☐ YES s? ☐ YES ☐ YES ☐ YES	S
	 R. Make, modify, or termin guardian? S. Contract for marriage (i. T. File for divorce? U. Travel independently? V. Be employed without guw. Operate a vehicle? X. Vote? 	e., get married)?	with duties of the YES YES YES YES YES YES YES YES	S

If y	ou a	nswered NO to any of the rights listed in Question 8, please explain:
9.	Ar	ny other rights and powers not specifically stated here that the Court should address:
10.	<i>or</i> sh	st any of the rights in Question 8 you believe should be given to the Guardian or Conservator (<i>vested in the Guardian Conservator</i>) to exercise on behalf of the A.I.I. and/or for which the written consent of the Guardian or Conservato hould be obtained prior to exercising such right. Some rights, such as voting, cannot be given to the Guardian or conservator.
11.	тн	E AUTHORITY TO MANAGE FINANCIAL AFFAIRS OF THE A.I.I.
	A.	Why do you believe the A.I.I. needs a Conservator or protective order? Provide a brief description of the nature and extent of the alleged incapacity. (See S.C. Code Ann. § 62-5-403(B)(6)).
	B.	Is there a less restrictive alternative? If so, please explain.
	C.	In what ways is the A.I.I. able to provide for health, education, maintenance, and support for himself/herself and his/her dependents?
	D.	Is any type of emergency or temporary proceeding needed to protect the funds, assets, or business affairs of the A.I.I.? (If temporary or emergency relief is sought, use Form #512GC or Form #513GC.)
		No. ☐ Yes. If yes, please explain:——
	E.	Has the A.I.I. been rated incapable of handling his/her estate and monies after examination by the Department of Veterans Affairs (VA)? (See S.C. Code Ann. § 62-5-403(B)(9)). No. Yes. If yes, please explain:
	F.	The following is a list of the real and personal property owned by the A.I.I., business affairs of the A.I.I., funds available to the A.I.I., or legal action necessary for the benefit of the A.I.I. and an estimate of the value: (<i>An Inventory & Appraisement, Form #550GC, shall be completed and filed with the Court within thirty (30) days of the date of</i>

appointment.)

	Description	V	/alue
G.	I request the appointr	ment of (if other than Petitioner) to serve as Conservator:	
	me: dress:		
En	eferred Phone: nail: lationship to A.I.I.:		
Н.	Priority of appointmen Conservator:	nt for the proposed appointee (Petitioner or person listed in 5G.,	above) to serve as
	☐ Individual nomina☐ Agent designated assets;☐ Spouse of A.I.I.;☐ Adult Child of A.I.☐ Parent of the A.I.☐ Closest Adult Rel☐ Person with whore	l.; lative (specify relationship):; m the A.I.I. resides (specify relationship):; f the above (specify who made nomination):;	choice;
I.	Does the proposed C	conservator plan on receiving any fees for serving as Conservator	r?
	□ No □ Yo	es If Yes, indicate the hourly rate or desired compensation	n amount: \$
	Occupation of propos	ed Conservator:	
	THORITY TO MAKE I E A.I.I.	DECISIONS ABOUT HEALTH CARE OR MEDICAL TREATMEN	NT, AND PLACEMENT FO
A.		he A.I.I. needs a Guardian/Successor Guardian to provide contin ption of the nature and extent of the alleged incapacity. (See S.C	
B.	In your opinion, are le ☐No ☐Yes Pleas	ess restrictive options than Guardianship available or appropriate se explain:	?

C.	 In what ways is the A.I.I. able to provide for health, education, maintenance, and support for himself/herself and his or her dependents? 				
D.	Is any type of temporary or emergency proceeding needed to protect the physical person of the A.I.I. or to make emergency health care decisions for the A.I.I.? (If temporary or emergency relief is sought, use Form #512GC or Form #513GC.)				
	□No □Yes If yes, please explain:				
E.	Despite his/her alleged incapacity, can the A.I.I., with assistance, guide or direct decisions about his/her physical person, health care, and medical treatment? No Yes Please explain:				
F.	To what extent should the Guardian be permitted to give consents or approvals that may be necessary to enable the A.I.I. to receive medical or other professional care, counsel, medical treatment, or services?				
G.	Are you aware of a Will that nominates a Guardian? No Yes If yes, please explain and provide a copy of the Will:				
Н.	I request the appointment of (if someone other than Petitioner) to serve as Guardian:				
	me: dress:				
En	eferred Phone: nail: lationship to A.I.I.:				
l.	Priority of appointment for the proposed appointee (<i>Petitioner or person listed in 6H., above</i>) to serve as <u>Guardian</u> is:				
	 □ Previously appointed Guardian, Guardian of the Person, Conservator (of the person) appointed by a Court of another County or State; □ Individual nominated by the A.I.I., who is deemed mentally capable of making such choice; □ Agent designated in a power of attorney by A.I.I., whose authority includes powers relating to the care of the individual; □ Spouse of A.I.I.; □ Adult Child of A.I.I.; □ Parent of A.I.I. or person nominated as testamentary Guardian in the probated will of the parent or his/her nominee; □ Closest Adult Relative (<i>specify relationship</i>):; 				
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Person with whom the A.I.I. resides (<i>speci</i> Nominee of any of the above (<i>specify who r</i>	
Other (specify): 13. ALL PETITIONERS MUST COMPLETE THIS SEC	CTION (Chock all that apply)
13. ALL PETITIONERS MUST COMPLETE THIS SE	СПОМ (Спеск ан тат арргу).
 A. I request that the Court set a date, time, and A.I.I. is incapacitated. 	I place for a hearing on this Petition and that the Court find whether the
B. I believe that this is an uncontested matter holding a formal hearing or that it consider h	and request that the Court consider making an appointment without a nolding an informal proceeding.
	 is incapacitated, that a determination be made of what rights should loved as a result of the finding of incapacity and, further, what rights ator, as appropriate.
Conservator is proper; that the Court appoin	for appointment of a Conservator, Special Conservator, or Temporary as fiduciary; that letters of Conservatorship be issued, along with a protective order.
	d for appointment of a Guardian(s) or Temporary Guardian is proper as the Guardian(s) or Temporary Guardian and that letters odd.
V	ERIFICATION
	et forth in the foregoing Petition are true to the best of the Petitioner's
SWORN to me this day of, 20	Signature of Petitioner:Print Name:
Signature:	Address:
Printed Name of Notary:	
	Preferred Telephone:
Notary Public for State of:	Secondary Telephone:
My commission expires:	Email:
SWORN to me this day of, 20	Signature of Co-Petitioner:
Signature:	Address:
Printed Name of Notary:	Preferred Telephone:
Notary Public for State of:	Secondary Telephone:
My commission expires:	Email:
	ominated to serve as fiduciary in connection with this Petition O STATEMENT OF ACCEPTANCE
I agree to serve as appointed and to perform the duties	s and discharge the trust of the office of fiduciary as set forth herein.
Executed this _	day of, 20
Signature:	Signature:
Signature: Printed Name:	Signature:Printed Name:
Requesting Appointment as:	Requesting Appointment as:

STATE OF SOUTH CAROLINA)
COUNTY OF HORRY))
IN THE MATTER OF:))
an alleged incapacitated individual.) A PROBATE COURT USE ONLY A
7) IN THE PROBATE COURT) CASE NUMBERGC-26
Petitioner(s), vs.) NOTICE OF RIGHT TO COUNSEL
Respondent(s).)

You, the alleged incapacitated individual, have the right to choose your own attorney to represent you in the above matter.

If a notice of appearance by your own attorney has not been received by the Court within fifteen (15) days from the filing of the proof of service in this matter, the court will appoint an attorney for you.

Executed this day of	, 20
Signature:	
Print Name:	
Address:	
Preferred Telephone:	
Secondary Telephone:	
Email:	
Attorney Signature:	
Print Name:	
Firm Name:	
Bar Number:	
Address:	
Telephone:	
Email:	
Attorney for:	

Note: This form must be served on the Alleged Incapacitated Individual, along with your Summons and Petition.