Person	Filing: _	rotected):				
Addres						
		ode:				
Teleph	one:					
Lawyer's Bar Number:						
Licensed Fiduciary Number: FOR CLERK'S USE ONL						
Repres	enting [Self, without a Lawyer or Attor	ney for Petitioner OR R	espondent		
SUPERIOR COURT OF ARIZONA IN YAVAPAI COUNTY						
In the Matter of (check one or both)			Case Number: 1300GC			
∐ Gua	ardiansnip	☐ Conservatorship of	TEMPODADY ODDED	TEMPODARY ORDER FOR		
			TEMPORARY ORDER FOR			
			(check one box)			
			Guardianship and Conservatorship			
			☐ Conservatorship	☐ Guardianship		
an A	Adult		Conservatorship			
		his is an important court order that a order, contact an attorney for legal Appointment" have beer		t effective until "Letters of		
THE COURT FINDS:						
1.	PETITION FILED. A sworn Petition for Temporary Appointment of a Guardian and/or Conservator for the person named above was filed with the Court by the Petitioner.					
2.	PERSON TO BE PROTECTED: The person to be protected by this order:					
		Is an ADULT who is incapacitated unable to make or communicate appointment of a Temporary GUAR supervision,	responsible decisions concerning	g his or her person and that		
		is an ADULT for whom a Temporary effectively manage or apply his confinement or disappearance, and care, and welfare of the person to be	or her estate due to physical that it is necessary to obtain or p	I and/or mental disabilities, provide funds for the support,		
	person r	Is an ADULT who is incapacitated unable to make or communicate appointment of a Temporary GUAR supervision, is an ADULT for whom a Temporary effectively manage or apply his confinement or disappearance, and	rt by the Petitioner. Ison to be protected by this order: It due to physical and/or mental responsible decisions concerning IDIAN is necessary to provide for a concerning of the concerning of the concessary to provide for a concessary to the concessary to be concessary to obtain or processary to obtain or processa	disabilities, that he or she is his or her person and that his or her continuing care an ecause he or she is unable to and/or mental disabilities provide funds for the suppor		

3.		NEED FOR PROTECTION. There is sufficient evidence to support a finding of incapacity or need for protection by the person who is the subject of this order;			
4.	PERSON TO SERVE AS GUARDIAN and/or CONSERVATOR:is competent to serve as: Guardian and Conservator OR Guardian OR Conservator.				
5.	There is	There is no guardian or conservator appointed by a court to date, or this order replaces such other order;			
6.		MERGENCY. An emergency exists and there is need under law for the Court to enter this order mediately;			
7.		PRIOR NOTICE. Prior notice of this order is not required to be given to the person to be protected or his or her attorney or others entitled to prior notice because all the conditions of Arizona law, ARS §14-5310 and/or 14-5401.01 have been met.			
8.		MORE THAN 30 DAYS. For good cause, this temporary appointment may be for more than 30 days, according to Arizona Law, A.R.S. § 14-5310 (D) and or 14-5401.01(D) for the following reasons:			
THE	COUR	T ORDERS:			
1.	APPOINTMENT: is appointed as TEMPORARY is appointed as TEMPORARY is appointed as TEMPORARY to Arizona law ARS §14-5310 and/or 14-5401.01.				
2.	LETTERS: This Order shall be filed with the Clerk of the Court, and upon filing a bond, if required, TEMPORARY LETTERS shall be issued to the Appointee in accordance with the terms of this Order subject to the following restrictions (if any):				
3.	NOTIC	The appointee shall give notice to the protected or incapacitated person named in the caption above, and to all others, with a copy of each of the following documents: a. The Petition for Temporary Appointment with this Order; b. The Petition for Permanent Appointment; c. All reports, affidavits, or other documents filed in support of both Petitions.			
4.	EMERGENCY HEARING WITHOUT NOTICE:				
		Personal service shall be completed no later than 72 hours after the date of this order upon the person who needs the protection and his or her attorney.			

Case No.

5.		PROOF OF NOTICE. Proof of Notice of Hearing shall be filed with the Clerk of the Court, Probate Registrar, as required by Arizona Law, ARS §§ 14-5310 (B) and/or 14-5401.01(B).			
ô.	THE APPOINTMENT ENDS.				
	The Appointment ends on, 20, or				
		For good cause, this temporary appointment has been extended beyond 30 days.			
7.	immedi	HANGE OF ADDRESS. The person appointed as guardian and/or conservator shall notify this Court mediately of any change in his or her address or the person protected by this order. The appointee shall responsible for all costs resulting from his/her failure to do so.			
3.	BOND	No Bond is required, OR The Guardian and/or Conservator shall file a bond in the amount of \$ with the Clerk of the Court, Probate Registrar.			
DONE	IN OPEN	I COURT:			
		JUDGE OR COMMISSIONER			

Case No.