**State of Minnesota District Court**

County of: Court File Number:

Judicial District: Case Type: Guardianship/Conservatorship

In Re: Conservatorship of:

# Petition for Appointment of Conservator (GAC507)

**Note:** This is a petition to ask the Court to appoint a Conservator for the Respondent. It is based on Minn. Stat. § 524.5-403, which states what must be included in a petition.

* If you want to ask for a Guardian ***and*** a Conservator, do not use this form. Use GAC503 instead.
* If you want to ask only for a Guardian, do not use this form. Use GAC505 instead.

I declare under penalty of perjury that everything I have stated in this document is true and correct.

## Interpreter Information

* When requested, the Court may provide an interpreter at a Conservatorship hearing.

Do you, the Respondent, or any participant need an interpreter at a hearing in this case?

[ ]  No.

[ ]  Yes.

* If yes, fill out the chart for each person needing an interpreter:

| **Name** | **What language?** |
| --- | --- |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |

## Information about Petitioner

1. Petitioner’s Name and Contact Information

First Name:

Middle Name:

Last Name:

Address:

City, State, Zip:

Telephone number:

Email address: or [ ]  None

1. Why did you take on the responsibility to file this *Petition*?

1. What is your relationship to the Respondent?

[ ]  Family – describe:

[ ]  Friend – describe:

[ ]  Other – describe:

## Information about Respondent

1. Respondent’s Full Name, Date of Birth, and Primary Language
	1. Respondent’s Full Name.

First Name:

Middle Name:

Last Name:

* 1. What name does Respondent usually go by?
	2. Respondent’s Date of Birth:
	3. Respondent’s Primary Language: [ ]  English **or** [ ] Other:
1. Respondent’s Address and Contact Information
	1. Respondent’s Telephone Number:
	2. Respondent’s Home Address:

City/State/Zip:

* 1. What type of residence is this? Check all that apply:

[ ]  Private home (for example, a house or apartment).

[ ]  Group home:

What is the name of agency or company operating the group home?

What is the name of the administrator of the group home?

[ ]  Assisted living facility:

What is the name of agency or company operating the assisted living facility?

What is the name of the administrator of the assisted living facility?

[ ]  Nursing home:

What is the name of agency or company operating the nursing home?

What is the name of the administrator of the nursing home?

[ ]  Other:

**NOTE:** The Respondent’s “home address” is their principal address (where they usually live). Answer the questions below to let the Court know if the Respondent is currently in a different, temporary, location (such as a hospital, nursing home, acute care center, etc.).

* 1. Is Respondent currently staying at their home address listed above? [ ]  Yes. [ ]  No.
* If no, list the address where Respondent is temporarily staying:

Name of Facility:

Administrator’s Name:

Address:

City, State, Zip:

Type of Facility or Residence:

## Information about People Interested in Respondent

* Minnesota Statutes § 524.5-403(b) says the *Petition* must contain the names and addresses of several individuals who may be related to or interested in the Respondent’s well-being.
1. Is the Respondent **married**?

[ ]  **No**, the Respondent is not married.

Has Respondent lived with an adult for more than 6 months before the filing of this *Petition*?

[ ]  No (Respondent has not lived with another adult for more than 6 months before the filing of this *Petition*).

[ ]  Yes. Respondent lived with the following adult:

Name:

Address:

City/State/Zip:

**Or**

[ ]  **Yes**, the Respondent is married.

Name of Respondent’s Spouse:

Street Address:

City/State/Zip:

1. **Respondent’s Relatives**.
* Use more paper if you need more space.
	1. Does Respondent have any **adult children or stepchildren**?

[ ]  No.

[ ]  Yes.

* If yes, list the names and addresses of the Respondent’s adult children and stepchildren:

**Name**:

Address:

City/State/Zip:

Relationship: [ ] Adult child [ ] Adult stepchild

**Name**:

Address:

City/State/Zip:

Relationship: [ ] Adult child [ ] Adult stepchild

**Name**:

Address:

City/State/Zip:

Relationship: [ ] Adult child [ ] Adult stepchild

* If you answered “YES” to #7(a), you do not have to answer (b) and (c). Skip to #8.
	1. There are two main questions in #7(b) – and each asks for follow-up information.

**Question**: Does Respondent have a parent who is still living? [ ]  No [ ]  Yes

* If yes, list the names and addresses of the Respondent’s living parents:

**Parent**:

Address:

City/State/Zip:

**Parent**:

Address:

City/State/Zip:

**Question**: Does Respondent have any adult siblings? [ ]  No [ ]  Yes

* If yes, list the names and addresses of the Respondent’s adult siblings:

**Name of adult sibling**:

Address:

City/State/Zip:

**Name of adult sibling**:

Address:

City/State/Zip:

**Name of adult sibling**:

Address:

City/State/Zip:

* If you answered “YES” to #7(b), you do not have to answer (c). Skip to #8.
	1. List the name and address of the Respondent’s closest relative who can be found.

**Name**:

Address:

City/State/Zip:

Relationship:

1. Respondent’s **Current** **Legal Representatives** (if any).
* If the answer to any of the following is “yes,” give the name and address of the legal representative.
	1. Does Respondent have a **court-appointed guardian**?

[ ]  Unknown.

[ ]  No.

[ ]  Yes:

Name of Respondent’s court-appointed guardian:

Court-appointed guardian’s address:

City/State/Zip:

Court File Number:

* If the court order is from someplace other than Minnesota, include a copy of the order with this *Petition*.
	1. Does Respondent have a **court-appointed conservator**?

[ ]  Unknown.

[ ]  No.

[ ]  Yes:

Name of Respondent’s court-appointed conservator:

Court-appointed conservator’s address:

City/State/Zip:

Court File Number:

* If the court order is from someplace other than Minnesota, include a copy of the order with this *Petition*.
	1. Does Respondent have a **representative payee** (sometimes called a “rep payee”)?

[ ]  Unknown.

[ ]  No.

[ ]  Yes:

Name of rep payee:

Rep payee’s address:

City/State/Zip:

* 1. Does Respondent have a **trustee** or a **custodian of a trust or custodianship**?

[ ]  Unknown.

[ ]  No.

[ ]  Yes:

Name of trustee or custodian:

Trustee or custodian’s address:

City/State/Zip:

* 1. Does the Respondent have an **attorney-in-fact** appointed through a “Power of Attorney”?

[ ]  Unknown.

[ ]  No.

[ ]  Yes:

Name of attorney-in-fact:

Attorney-in-fact’s address:

City/State/Zip:

* 1. Does the Respondent have any **other legal representative**?

[ ]  Unknown.

[ ]  No.

[ ]  Yes:

Name of Respondent’s legal representative:

Legal representative’s address:

City/State/Zip:

How is this person a legal representative for Respondent?

## Less Restrictive Means

* Minnesota law says that a judicial officer cannot appoint a guardian or conservator UNLESS the Respondent’s identified needs cannot be met by less restrictive means. In this *Petition*, you must tell which less restrictive means have been considered, which have been attempted (and for how long), and how these less restrictive means were not sufficient to meet the Respondent’s identified needs.
* Use more paper if you need more space.
1. **Less Restrictive Means.**
	1. **Appropriate technological assistance**:

**Describe**:

**Was the use of technological assistance attempted?**

[ ]  **Yes**:

How long was technological assistance attempted?

Why wasn’t the use of technological assistance sufficient to meet the Respondent’s needs?

**or**

[ ]  **No**. The use of technological assistance was not attempted because:

* 1. **Supported decision making:**

**Describe**:

**Was the use of supported decision making attempted?**

[ ]  **Yes**:

How long was supported decision making attempted?

Why wasn’t the use of supported decision making sufficient to meet the Respondent’s needs?

**or**

[ ]  **No**. The use of supported decision making was not attempted because:

1. **Representative payee** (also called “rep payee”)**:**

**Describe**:

**Was the use of a representative payee attempted?**

[ ]  **Yes**:

How long was the use of a representative payee attempted?

Why wasn’t the use of a representative payee sufficient to meet the Respondent’s needs?

**or**

[ ]  **No**. The use of a representative payee was not attempted because:

1. **Trusts:**

**Describe**:

**Was the use of trusts assistance attempted?**

[ ]  **Yes**:

How long was the use of trusts attempted?

Why wasn’t the use of trusts sufficient to meet the Respondent’s needs?

**or**

[ ]  **No**. The use of trusts was not attempted because:

1. **Banking or bill-paying assistance:**

**Describe**:

**Was the use of banking or bill-paying assistance attempted?**

[ ]  **Yes**:

How long was the use of banking or bill-paying assistance attempted?

Why wasn’t the use of banking or bill-paying assistance sufficient to meet the Respondent’s needs?

**or**

[ ]  **No**. The use of banking or bill-paying assistance was not attempted because:

1. **Appointment of an attorney-in-fact** under Minn. Stat. § 523.01:

**Describe**:

**Was the use of an appointed attorney-in-fact attempted?**

[ ]  **Yes**:

How long was the use of an appointed attorney-in-fact attempted?

Why wasn’t the use of an appointed attorney-in-fact sufficient to meet the Respondent’s needs?

**or**

[ ]  **No**. The use of an appointed attorney-in-fact was not attempted because:

1. **Protective arrangement** under Minn. Stat. § 524.5-412:

**Describe**:

**Was the use of a protective arrangement attempted?**

[ ]  **Yes**:

How long was the use of a protective arrangement attempted?

Why wasn’t the use of a protective arrangement sufficient to meet the Respondent’s needs?

**or**

[ ]  **No**. The use of a protective arrangement was not attempted because:

1. **Other less restrictive means considered or attempted:**

**Type of Less Restrictive Means Considered or Attempted**:

Why wasn’t this sufficient to meet the Respondent’s needs?

**Type of Less Restrictive Means Considered or Attempted**:

Why wasn’t this sufficient to meet the Respondent’s needs?

**Type of Less Restrictive Means Considered or Attempted**:

Why wasn’t this sufficient to meet the Respondent’s needs?

## Nominations

1. **Respondent’s nominations.** Has the Respondent nominated or named anyone to be their conservator? [ ]  Yes [ ]  No
* If Yes, list the name, address, and phone number of each person nominated (named) by Respondent to be their conservator:

**Name of Respondent’s Nominee:**

Street Address:

City/State/Zip:

Telephone Number:

Email:

**Name of Respondent’s Nominee:**

Street Address:

City/State/Zip:

Telephone Number:

Email:

**Name of Respondent’s Nominee:**

Street Address:

City/State/Zip:

Telephone Number:

Email:

1. Is the Respondent a person with developmental disabilities or dependent and neglected ward of the Commissioner of Human Services? [ ]  Yes [ ]  No
2. Is the Respondent under the temporary custody of the Commissioner of Human Services?

[ ]  Yes [ ]  No

## Respondent’s Income and Assets

1. **Respondent’s Income and Assets.**
* According to Minn. Stat. § 524.5-403, the *Petition* must include information about “Respondent’s property with an estimate of its value, including any insurance or pension, and the source and amount of any other anticipated income or receipts.”
* Give details about Respondent’s assets and income (write “none” if Respondent does not own a particular asset or have that type of income):

| **Asset or Income** | **Value or Amount** | **Details** |
| --- | --- | --- |
| Homestead |  |  |
| Other real estate |  |  |
| Money (cash on hand or in accounts) |  |  |
| Investments |  |  |
| Personal property |  |  |
| Insurance |  |  |
| Pension or retirement |  |  |
| Income |  |  |
| Other |  |  |

## Information about the Proposed CONSERVATOR

1. Proposed **Conservator**’s Name and Contact Information

Is the proposed Conservator also the Petitioner (listed in #1)? [ ]  Yes [ ]  No

* If No, give the following information about the proposed Conservator:

Name:

Street Address:

City/State/Zip:

Telephone:

Email: or [ ]  None

1. Who nominated this proposed **Conservator**? (Check all that apply)

[ ]  Respondent

[ ]  Respondent’s parent

[ ]  Respondent’s spouse

[ ]  Proposed Conservator (self-nominated)

[ ]  Other:

1. Was the proposed **Conservator** previously appointed as Conservator of the Respondent by a court order?

[ ]  Yes (list the Court File Number: )

[ ]  No

1. Why is the proposed **Conservator** the most suitable and best qualified among those available and willing to serve as conservator?

1. Does the proposed **Conservator** provide any of the following to the Respondent **for a fee**?

 Residence: [ ]  Yes [ ]  No

 Custodial care: [ ]  Yes [ ]  No

 Medical care: [ ]  Yes [ ]  No

 Employment training: [ ]  Yes [ ]  No

 Any other care or services: [ ]  Yes [ ]  No

If Yes to any of the above, is the proposed **Conservator** related to Respondent by blood, marriage, or adoption? [ ]  Yes [ ]  No

* **NOTE:** According to Minn. Stat. § 524.5-413(d), a person or agency that provides the services listed above to the respondent for a fee may not be appointed as conservator unless they are related to the respondent by blood, marriage, or adoption.
1. Are you asking that the Court appoint more than 1 conservator (the other proposed conservators would be called “co-conservators”)? [ ]  Yes [ ]  No
* If Yes, fill out one *Co-Conservator Attachment* (GAC502-Co-C) for each Proposed **Co-Conservator**.

## Reasons Why a Conservatorship Is Needed

Minnesota law says that, in this *Petition*, you must explain or describe:

* The nature and extent of Respondent’s alleged impairment (why Respondent’s ability to receive and evaluate information is impaired); and
* Why a conservatorship is in Respondent’s best interest (including giving a description of “the nature and extent” of Respondent’s incapacity).
1. Describe Respondent’s alleged impairments that affect Respondent’s ability to receive and evaluate information:

1. How will a conservatorship help the Respondent, and why is a conservatorship in the Respondent’s best interest?

## Powers of the Conservator – Minn. Stat. § 524.5-417

* The Court will grant to a conservator only those powers necessary to meet the Respondent’s demonstrated needs.
1. What powers are needed for a Conservator to protect and supervise the Respondent’s estate?
	1. [ ]  **Limited Powers to Conservator**. The Court should grant to the Conservator the power and duty to exercise the following rights and powers under Minn. Stat. § 524.5-417(c) and Minn. Stat. § 524.5-418 subject to the procedures and Court approval set forth in statute.
* Check the boxes to tell the Court which powers and duties Petitioner is asking the Court to grant to the Conservator:

[ ]  (a) Pay reasonable charges for the support, maintenance, and education of the person subject to conservatorship in a manner suitable to their station in life and the value of their estate, pursuant to Minn. Stat. § 524.5-417(c)(1).

[ ]  (b) Pay out of the estate of the person subject to conservatorship all lawful debts of the person subject to conservatorship, and the reasonable charges incurred for the support, maintenance, and education of the spouse and dependent children (if any) of the person subject to conservatorship, pursuant to Minn. Stat. § 524.5-417(c)(2).

[ ]  (c) Possess and manage the estate of the person subject to conservatorship, collect all debts and claims in favor of the person subject to conservatorship, or with the approval of the court compromise them, institute suit on behalf of and represent the person subject to conservatorship in all civil court proceedings; and invest all funds not currently needed for debts, charges, and management of the estate in accordance with the provisions of Minn. Stat. §§ 48A.07, subd. 6, 501C.0901, and 524.5-423, or as otherwise ordered by the court, pursuant to Minn. Stat. § 524.5-417(c)(3).

[ ]  (d) Exchange or sell an undivided interest in real estate that the Respondent inherited, or purchase, on behalf of the person subject to conservatorship, interest other heirs may have in the real estate, pursuant to Minn. Stat. § 524.5-417(c)(4) subject to the procedures and Court approval set forth in Minn. Stat. § 524.5-418.

[ ]  (e) Sell, mortgage, or lease real estate subject to the procedures and Court approval set forth in Minn. Stat. § 524.5-418.

[ ]  (f) Approve or withhold approval of any contract, except for necessities, which the person subject to conservatorship may make or wish to make, pursuant to Minn. Stat. § 524.5-417(c)(5).

[ ]  (g) Apply on behalf of the person subject to conservatorship for any assistance, services, or benefits available to the person subject to conservatorship through any unit of government, pursuant to Minn. Stat. § 524.5-417(c)(6).

[ ]  (h) Establish and exercise all powers over an ABLE (Achieving a Better Life Experience) account for the benefit of the person subject to conservatorship, pursuant to Minn. Stat. § 524.5-417(c)(7).

[ ]  (i) Other:

**Or**

* 1. [ ]  **All Powers to Conservator**. The Court should grant to the Conservator the power and duty to exercise all rights and powers on behalf of the Respondent under Minn. Stat. § 524.5-417(c) and Minn. Stat. § 524.5-418 subject to the procedures and Court approval set forth in that statute. **Explain why the Court should not limit the Conservator’s powers:**

## Additional Information about the Proposed Conservator

**Important!**

* According to Minn. Stat. § 524.5-403(d), the *Petition* must include the information in this section about the following individuals:
* the Proposed Conservator;
* all Co-Conservators; ***and***
* any employee of the Conservator who will be responsible for exercising powers and duties under the conservatorship.
* **NOTE:** You will need to fill out the *Co-Conservator Attachment to Petition* (GAC502-Co-C) to answer these questions about co-conservators.
1. Has the proposed **Conservator** ever been removed for cause from serving as a guardian or conservator?

[ ]  No.

**Or**

[ ]  Yes, (name) has been removed for cause from serving as a guardian or conservator. These are the details of the case:

 Location:

 Court File Number:

1. How much does the proposed **Conservator** anticipate charging for the performance of their conservator services?

 (name) anticipates charging:

$

[ ]  hourly

[ ]  monthly

[ ]  flat rate

[ ]  other:

1. Is the proposed **Conservator** a professional conservator? [ ]  No [ ]  Yes

If Yes:

* 1. (name) is a: (Check all that apply)

[ ]  Professional guardian

[ ]  Professional conservator

* 1. Give a summary of this person’s educational background, relevant work experience, and other experience:

* 1. What is the professional’s current customary rate per hour? $
1. Has the proposed **Conservator** applied for or held any professional licenses? [ ]  No [ ]  Yes

If yes, describe the professional licenses applied for or held:

| **Name of Person** | **Type of License** | **Agency** | **License Number** | **Status** (for example: active, expired, suspended, etc.) |
| --- | --- | --- | --- | --- |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |

If the status of any license has been denied, conditioned, suspended, revoked, or cancelled, explain why:

1. Has the proposed **Conservator** been found civilly liable in an action involving fraud, misrepresentation, material omission, misappropriation, theft, or conversion?

[ ]  No

**Or**

[ ]  Yes, (name) has been found civilly liable in an action involving fraud, misrepresentation, material omission, misappropriation, theft, or conversion.) These are the details of the case:

Court location:

Court File Number:

1. Has the proposed **Conservator** filed or received protection under the bankruptcy laws in the last 5 years?

[ ]  No

**Or**

[ ]  Yes, (name) has filed or has received protection under the bankruptcy laws in the last 5 years. These are the details of the case:

Court location:

Court File Number:

1. Does the proposed **Conservator** have any outstanding civil monetary judgments against them?

[ ]  No

**Or**

[ ]  Yes, (name) has outstanding civil monetary judgments against them. These are the details of the case:

Court location:

Court File Number:

1. Is an Order for Protection (OFP) or Harassment Restraining Order (HRO) in effect (or has one been in effect) against the proposed **Conservator**?

[ ]  No

**Or**

[ ]  Yes, (name), currently has, or has had, an order for protection or harassment restraining order issued against them.

Court location:

Court File Number:

1. Has the proposed **Conservator** been convicted of a gross misdemeanor or felony crime?

[ ]  No

**Or**

[ ]  Yes, (name) has been convicted of a gross misdemeanor or felony crime. These are the details of the case:

Name of Crime or Offense:

Court location:

Court File Number:

* **NOTE:** Do not include petty misdemeanors or traffic offenses.

# REQUESTS

Petitioner asks the Court to schedule hearing on this petition and, after the hearing, issue an order:

Appointing Conservator of Respondent with the powers and duties described in statements at #22 above.

[ ]  Appointing as Co-Conservator of Respondent with the powers and duties described in the statements contained in the *Co-Conservator Attachment to Petition* (GAC502-Co-C).

I declare under penalty of perjury that everything I have stated in this document is true and correct. Minn. Stat. § 358.116

Date: Signature:

Printed Name:

 Address:

County and state where signed City/State/Zip:

 Phone:

 Email: