

IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL  
CIRCUIT IN AND FOR SEMINOLE COUNTY, FLORIDA.

Case No. \_\_\_\_\_

IN RE: THE GUARDIAN ADVOCACY OF

\_\_\_\_\_  
*Name of Person with a Developmental Disability*

**ORDER APPROVING INITIAL GUARDIAN ADVOCACY PLAN  
OF THE PERSON  
(Form K)**

The Court has reviewed the Initial Guardian Advocacy Plan of  
\_\_\_\_\_, the Guardian Advocate of the Person of  
\_\_\_\_\_, the person with a developmental disability, consisting  
of the Initial Guardian Advocacy Plan filed on \_\_\_\_\_, and the Clerk's report  
thereon filed on \_\_\_\_\_. The Court finds that said Plan:

- (a) Meets the needs of the person with a developmental disability;
- (b) Authorizes the Guardian Advocate to act only in areas in which the person with a  
developmental disability has been found to lack decision making capacity; and
- (c) Conforms to all other requirements of the Florida Guardian Advocacy Law.

It is therefore

**ADJUDGED** that the Initial Guardian Advocacy Plan (Initial Guardian Advocacy  
Report) of the Guardian Advocate of the Person is approved and constitutes the authority for the  
Guardian Advocate to act in the forthcoming year, and the Guardian Advocate's powers are  
limited as forth in said Report.

**ADJUDGED FURTHER** that any attorney appointed by the Court to represent the  
person with a developmental disability and review that Initial Guardian Advocacy Report is  
discharged.

**DONE AND ORDERED** on \_\_\_\_\_.

\_\_\_\_\_  
CIRCUIT JUDGE