Aging Solutions, Inc. "Linking Healthcare Options"

Office of Public Guardian for Brevard County

P.O. Box 342065 Tampa, FL 33694-2065 Central Intake Phone: (321)-768-7997 - Fax (813) 949-1996

GUARDIANSHIP INTAKE AND REFERRAL FORM

Thank you for requesting the services of this agency. We understand that not all of the information asked for on this form may be available at the time of the referral. Nevertheless, please fill it out as completely as possible since eligibility for the public guardianship program is determined from this application.

Please note that the acceptance of a potential Ward into the public guardianship program is made by the Office of the Public Guardian and then, you will be officially notified by written notice.

Who will petition the Court for the Guardianship - (be the Petitioner)?	Who will represent the Petitioner (be the Attorney For Petitioner)?		
Name:	Name:		
Address:	Address:		
Telephone:	Telephone:		
	tion is absolutely essential; into the program could be delayed.		
Client's Name: First:			
M.:			
Last:	Gender: Age: Race:		
Also Known As:	Birth Date:		
Location:	Birthplace:		
Address:	U.S. Citizen?		
	Marital Status:		
Length of time at address:			
Telephone:	Languages Spoken:		
Previous Address:			

Attending Physician:	Physician Phone:
Address:	
Permanent Address:	
Telephone:	
Family/Significant Others:	
Name:	Name:
Address:	Address:
Telephone: Why does this client need a guardian? (Ple	
Additional Comments:	

Doctor:	Dentist:
Address:	
Felephone:	
Diagnosis:	
Allergies:	
Medical History:	
Mental status/	
Social Security #: Medicare #: Medicaid #: Veterans #:	OSS - \$ VA - \$_ Pension/Annuity - \$
Other Insurance:	

Assets/Property: Personal (accounts, stocks, furniture, Rea	ıl (Land, building	gs, mobile homes, jewel	ry, etc.) –
Date:	Contact	Person:	
Category (check the appropriate one): Nursing Home/ACLF Hospital _	Name of Agency:		
State Agency County Agency	Address		
State rigency County rigency _	1 Rdf ess.	·	
Court Other (Please specify)			
For OPG Use O			ow This Line
Disposition: Advice Only			
Priority Level: Type	of Guardianship	:	
Comments:			
Classification: Elderly Menta	lly III	Dually Diagnosed	Epilepsy
Dev Disabled/Mentally Retarded	Cerebral Pals	sy Autism _	Spina Bifida
Other:			

ELIGIBILITY CONSIDERATIONS FOR ACCEPTANCE

The following criteria is drawn from Sections 744.702 and 744.704, Florida Statutes, to determine a potential Ward's eligibility for Public Guardianship:

- 1. The Public Guardian cannot petition to appoint itself Guardian. A Petition must be filed for such.
- 2. Family or friends, other persons, bank, or corporation are either unwilling or unable to assume guardianship, per the assessment of the referral source.
- 3. Asset and income information provided by the referral source shows the potential Ward meets the standard for indigency, e.g., assets do not exceed the level for Medicaid eligibility, exclusive of homestead, and income is such that the Ward is eligible for Medicaid.
- 4. Assessment that no alternative less restrictive than guardianship exists.

PRIORITIZATION OF REFERRALS

As the need for the Public guardianship is frequently greater than the capacity of the OPG to serve, the following prioritization of referrals will be adhered to (within categories the case with the earliest referral date will be given preference.):

Highest

- 1. Cases in which the appointment of a Guardian is necessary to prevent abuse, or exploitation of the potential Ward.
- 2. Cases in which the appointment of a Guardian is necessary to prevent neglect including self-neglect.
- 3. Cases in which the potential Ward has previously been adjudicated incapacitated, but no available or appropriate Guardian has been found.
- 4. Cases in which there is an immediate need for advocacy, e.g., cases requiring multiple and/or intrusive treatment or complex medical decisions.
- 5. Cases in which special problem situations require resolution, e.g., property issues.
- 6. Cases in which needs of a functionally incapacitated person are not being met by the existing network of interested person of community resources. This includes person in residential facilities.
- 7. Cases in which the Ward is placed in a residential settling, but faces discharge due to inability to obtain Medicaid benefits.
- 8. Cases in which a Guardian would enable the transfer of the potential Ward to a less restrictive setting, e.g., from an acute-care facility to the community.
- 9. Cases in which a Guardianship already exists and where the Guardian has no compelling reason to relinquish authority.