FOR PREPARATION BY THE COURT ONLY	FOR COURT USE ONLY						
SUPERIOR COURT OF CALIFORNIA, COUNTY OF							
STREET ADDRESS:							
MAILING ADDRESS:							
CITY AND ZIP CODE:  BRANCH NAME:							
CONSERVATORSHIP OF THE PERSON ESTATE	1						
of (name):							
CONSERVATEE							
ORDER APPOINTING COURT INVESTIGATOR							
(Review and Successor Conservator Investigations)*	CASE NUMBER:						
Conservatorship Limited Conservatorship	OAGE NOWIDEN.						
To (name):							
You are hereby appointed court investigator in the matter above.							
A review and investigation are required under Probate Code sections 1850	or 1850 5 and 1851						
YOU ARE DIRECTED TO:	or 1000.0 and 1001.						
a. (1) Without prior notice to the conservator,							
•	norm to the conservator						
(2) After prior notice to the conservator because of necessity or to prevent h							
visit and inform the conservatee personally that the conservatee is under a conservator to the conservatee.	vatorship and give the name of the						
b. Make the determinations required by Probate Code section 1851(a)(1)(A)–(E).							
	and duties of the conservator should be modified to ensure that the conservatorship is the least restrictive alternative needed for						
desire to participate in the voting process and may be disqualified from voting under	I. Determine if the proposed conservatee is currently incapable of communicating, with or without reasonable accommodations, a desire to participate in the voting process and may be disqualified from voting under Elections Code section 2208 or, if previously disqualified, may have their voting rights restored under Elections Code section 2209.						
e. The court has made an order or orders under (select all that apply):							
(1) Probate Code section 1873 (power of conservatee to enter into transacti	ions).						
(2) Probate Code section 1880 (conservatee's capacity to give informed cor	nsent to medical treatment).						
(3) Probate Code section 1901 (conservatee's capacity to marry).							
Determine whether the current condition of the conservatee is such that the terms be modified or the order or orders revoked.	of the order or orders checked above should						
. To the extent practicable, review the conservator's accounting with the conservatee if the conservatee has sufficient capacity.							
g. Inform the court immediately if, at any time, you are unable to locate the conservation	ee.						
h. (If the conservator holds either of the powers granted under Probate Code section 2356.5(b)–(c)) (1) Advise the conservatee specifically that the conservatee has the right to object to the conservator's powers granted under section 2356.5; and (2) determine whether the conservatee objects to the conservator's powers under section 2356.5, whether the powers granted under section 2356.5 are warranted, and whether a change to those powers is warranted.							
i. [For limited conservatorship only] Recommend whether to continue, modify,	or terminate the limited conservatorship.						

<sup>\*</sup> The court may use this form to order a review investigation and report, or to order an investigation and report for appointment of a successor conservator. The court may use *Order Appointing Court Investigator* (form GC-330) to order an initial or other investigation and report under Probate Code sections 1826, 1894, 2250.6, and 2253. See Cal. Rules of Court, rule 7.1060.

GC-331

	SERVATORSHIP OF THE PERSON ESTATE	CASE NUMBER:				
ot (na	ame): CONSERV	/ATEE				
l. j.	(For a conservatorship existing on December 31, 1980, in which the condetermine whether an order should be made under Probate Code sections.)					
k	Certify your findings and determinations, including a statement of the facts on court and submit the report not less than 15 days before the date of review ur confidential medical information or confidential criminal history information fro Telecommunications System (CLETS) in the body of your report. Place all su attachments to the report.	nder Probate Code section 1850. Do not disclos om the California Law Enforcement				
I.	I. At the same time you certify and submit your report to the court, deliver copies in any manner authorized by Probate Code section 1215 to the conservatee, the conservator, and the attorneys of record for the conservator and the conservatee.					
m	m. Deliver copies of your report, modified to omit any attachment containing confidential medical information or confidential information from CLETS, to the conservatee's spouse or registered domestic partner and relatives within the first degree or, if there are no such relatives, to the conservatee's next closest relative,  except for any person named in Attachment 1m because the court has determined that delivery to that person will harm the conservatee.					
n	Comply with the other orders specified on Attachment 1n.					
2. [	The court has ordered a review investigation					
а	on its own motion.					
b	at the request of (name):	, an interested pers				
Υ	OU ARE DIRECTED TO:					
С	c. Conduct a review investigation of the aspects of the conservatorship specified below and report your findings and conclusions t the court no later than (date):					
	Continued in Attachment 2c.					

	GC-331
CONSERVATORSHIP OF THE PERSON ESTATE of (name):	CASE NUMBER:
	CONSERVATEE
A petition for the appointment of a successor conservator     a. The petition does not state that the conservatee will be pres	

The petition stated that the conservatee would be present at the hearing on the petition, but the conservatee failed to

Dept.:

Dept.:

Time:

appear at the hearing. The hearing has been continued to the following date, time, and department:

Time:

## YOU ARE DIRECTED TO:

Date:

follows:

3.

c. Interview the conservatee personally.

Date:

- d. Inform the conservatee of the nature of the proceeding to appoint a successor conservator, the name of the proposed successor conservator, and the conservatee's rights to appear personally at the hearing, to object to the person proposed as successor conservator, to nominate a person to be appointed as successor conservator, to be represented by legal counsel if the conservatee chooses, and to have legal counsel appointed by the court if the conservatee does not retain legal counsel.
- e. Determine whether the conservatee objects to the person proposed as successor conservator or prefers another person to be appointed.
- f. Determine whether the conservatee is represented by legal counsel or plans to retain legal counsel. If the conservatee is not represented by legal counsel but plans to retain legal counsel, determine the name of an attorney the conservatee wishes to retain. If the conservatee is not represented by legal counsel and does not plan to retain legal counsel, inform the conservatee that the court will appoint counsel to represent them.
- g. Report to the court in writing, at least five days before the hearing or continued hearing, concerning items (d)-(f), including the conservatee's express communications concerning representation by legal counsel and whether the conservatee objects to the person proposed as successor conservator or prefers that some other person be appointed.
- h. Deliver by any method permitted under Probate Code section 1215, at least five days before the hearing or continued hearing, a copy of the report identified in item 3(g) to the attorneys, if any, for the petitioner and the conservatee and to the following additional persons (specify):

Continued on Attachment 3h.	

4. Number of pages attached:

Date: JUDICIAL OFFICER SIGNATURE FOLLOWS LAST ATTACHMENT