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Attorneys for Petitioner

**IN THE FIFTH JUDICIAL DISTRICT COURT IN AND FOR
WASHINGTON COUNTY, STATE OF UTAH**

IN THE MATTER OF THE)	NOTICE OF HEARING, RIGHTS
GUARDIANSHIP)	AND ADVERSE CONSEQUENCES OF
AND CONSERVATORSHIP OF:)	A GUARDIANSHIP AND
)	CONSERVATORSHIP
MARIO TAYLOR,)	
)	
An incapacitated person.)	Civil No. 153500137
)	Judge John J. Walton

TO: VALERIA SLATER
3151 E. Grasslands Pkwy.
Washington, UT 84780

This Court has received the attached petition claiming that the Respondent is incapacitated, which means the petitioner claims that Respondent is unable to make or communicate responsible decisions. The Petition asks that this court appoint Valeria Slater as Guardian/Conservator to make decisions for the Respondent.

The court has scheduled a hearing on the Petition on June 16, 2015, at 9:00 a.m. This hearing will be held at the Fifth District Court House, 206 West Tabernacle, St. George, Utah, 84790, in Room 3A before Judge John J. Walton.

At the hearing the court will decide whether the Respondent is incapacitated, who the Guardian/Conservator will be, and what authority the Guardian/Conservator will have. The Respondent must attend the hearing, and must be represented by a lawyer. The Respondent has the following rights:

- the right to choose his or her own attorney; (or the court will appoint one.)
 - the right to nominate a guardian;
 - the right to limit the guardian's authority to that needed for protection;
 - the right to receive written reasons for appointing a guardian;
 - the right to demand that the hearing be open or closed to the public;
 - the right to present evidence;
 - the right to ask questions of witnesses;
 - the right to be examined by a court-appointed physician;
 - the right to be interviewed by a court-appointed visitor and to ask that the visitor interview the proposed guardian;
 - the right to ask that the visitor visit your current home and proposed home;
- and
- the right to trial by jury.

The Respondent and any person interested in the Respondent have the right to ask the court for a hearing to end the Guardianship/Conservatorship, to appoint a different Guardian/Conservator, or to change the Guardian/Conservator's authority.

If a Guardian/Conservator is appointed, the Guardian/Conservator will make decisions for the Respondent in the areas in which the court decides the Respondent needs protection. The guardian may have the authority to make decisions about:

- where the Respondent lives;
- the Respondent's healthcare, including end of life choices;
- the Respondent's finances, like investing or spending your money;
- the Respondent's business and property.

In addition, if the court finds that the Respondent is incapacitated, the Respondent may no longer be able to:

- drive a car;
- make a will;
- marry or divorce; or
- vote.

Interpretation. If you do not speak or understand English, contact a judicial services representative at least 3 days before the hearing, and an interpreter will be provided.

Interpretación. Si usted no habla ni entiende el Inglés contacte al Representante de Servicios Judiciales por lo menos 3 días antes de la audiencia y le proveerán un intérprete.

Disability Accommodation. If you have a disability requiring accommodation, including an ASL interpreter, contact a judicial services representative at least 3 days before the hearing.

DATED this 19th day of May, 2015.

GALLIAN WELKER & BECKSTROM, L.C.

By: /s/ Russell J. Gallian

Russell J. Gallian
Attorney for Petitioner

