IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT - PROBATE DIVISION

Estate of	
CHILD,	Case No.
A Minor,	

ORDER APPOINTING GUARDIAN OF A MINOR

This cause coming to be heard on Petitioner's *Petition for Appointment of Guardianship of Minor*, Petitioner being present and represented by counsel, and the Court having heard the evidence and being fully advised on the premises, the Court finds as follows:

- Petition was filed on DATE pursuant to 755 ILCS 5/11 by ADULT ("Petitioner"), who
 resides in Cook County, Illinois, and has resided in Cook County, Illinois, for more than
 one year.
- 2. The Minor who is the subject of these proceedings is CHILD, born on DATE. Child ("the Minor") is a minor in need of a guardian pursuant to 755 ILCS 5/11-5.5(e)(1), in that she is unmarried, under 21 years of age, and has consented to the appointment of a guardian.
- 3. Petitioner is the sister of the Minor.
- 4. Parents of the Minor have consented to guardianship.
- 5. The Minor's Father has abandoned her within the meaning of 755 ILCS 5/11-5.5(a) in that he has provided no meaningful support for the Minor throughout her life, and has had substantially no involvement in the life of the Minor, having seen her only during her infancy, and having never provided parental support.
- 6. Mother is unable to provide a stable and caring living environment for the Minor.
- 7. Petitioner is a qualified and proper person to be appointed as guardian of the Minor:
 - a. The Minor resides with and is under the primary care of Petitioner in Cook County,
 Illinois.

- b. Petitioner currently provides all support for the Minor.
- 8. It is in the best interest of the Minor to continue to reside with and be cared for by Petitioner.

 The Minor is in need of an order of guardianship to allow PETITIONER to continue to advocate for her to receive counseling and educational services, and provide her with the stability to continue to heal from the effects of her father's abuse and abandonment
- 9. It is not in the best interest of the Minor to return to her home country of COUNTRY due to her abandonment by Father and due to the unhealthy and dangerous environment she experienced while living in COUNTRY. No other appropriate caregiver for this Minor exists in COUNTRY.
- 10. The Court has juvenile jurisdiction to enter an order appointing a guardian pursuant to 755 ILCS 5/11-5.5(e)(2)/

IT IS HEREBY ORDERED:

- A. That the Petitioner is appointed as the legal guardian of the Minor by separate order.
- B. That the Minor's reunification with her father is not viable due to the Father's abandonment of the Minor, as set forth in detail above;
- C. That return to COUNTRY would not be in the best interest of the Minor as set forth in more detail above;
- D. This matter is taken off call; and
- E. This Court expressly reserves jurisdiction of the subject matter of this cause and of the parties hereto for the purpose of enforcing the terms of this Order.

Dated:	ENTERED:
	Judge: