2020 Legislature CS for CS for SB 994, 1st Engrossed

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2	An act relating to guardianship; amending s. 744.312,
3	F.S.; expanding factors for a court to consider when
4	appointing a guardian; amending s. 744.334, F.S.;
5	revising requirements for a petition for the
6	appointment of a guardian; defining the term
7	"alternatives to guardianship"; prohibiting
8	professional guardians from petitioning for their own
9	appointment except under certain circumstances;
10	defining the term "relative"; providing that a
11	specified provision does not apply to public guardians
12	under specified circumstances; amending s. 744.363,
13	F.S.; expanding requirements for initial guardianship
14	plans; amending s. 744.367, F.S.; expanding
15	requirements for annual guardianship reports; defining
16	the term "remuneration"; amending s. 744.3675, F.S.;
17	expanding requirements for annual guardianship plans;
18	amending s. 744.441, F.S.; authorizing certain
19	guardians to sign an order not to resuscitate;
20	requiring the court to use specified procedures for
21	expedited judicial intervention under certain
22	circumstances; amending s. 744.446, F.S.; prohibiting
23	guardians from taking certain actions on behalf of an
24	alleged incapacitated person or minor; revising
25	provisions relating to conflicts of interest;
26	providing an effective date.
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28	Be It Enacted by the Legislature of the State of Florida:
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30	Section 1. Paragraph (e) is added to subsection (3) of
31	section 744.312, Florida Statutes, and subsection (1) of that
32	section is republished, to read:
33	744.312 Considerations in appointment of guardian
34	(1) If the person designated is qualified to serve pursuant
35	to s. 744.309, the court shall appoint any standby guardian or
36	preneed guardian, unless the court determines that appointing
37	such person is contrary to the best interests of the ward.
38	(3) The court shall also:
39	(e) Inquire into and consider potential disqualifications
40	under s. 744.309 and potential conflicts of interest under s.
41	744.446.
42	Section 2. Section 744.334, Florida Statutes, is amended to
43	read:
44	744.334 Petition for appointment of guardian or
45	professional guardian; contents
46	(1) Every petition for the appointment of a guardian shall
47	be verified by the petitioner and shall contain statements, to
48	the best of petitioner's knowledge and belief, showing the name,
49	age, residence, and post office address of the alleged
50	incapacitated person or minor; the nature of her or his
51	incapacity, if any; the extent of guardianship desired, either
52	plenary or limited; the residence and post office address of the
53	petitioner; the names and addresses of the next of kin of the
54	alleged incapacitated person or minor, if known to the
55	petitioner; the name of the proposed guardian and the reasons
56	why she or he should be appointed guardian; whether the proposed
57	guardian is a professional guardian; the relationship and
58	previous relationship of the proposed guardian to the <u>alleged</u>

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59 incapacitated person or minor ward; any other type of 60 quardianship under part III of this chapter or alternatives to 61 guardianship that the alleged incapacitated person or minor has 62 designated or is in currently or has been in previously; the 63 reasons why a guardian advocate under s. 744.3085 or other alternatives to quardianship are insufficient to meet the needs 64 65 of the alleged incapacitated person or minor; and the nature and 66 value of property subject to the quardianship; and the reasons 67 why this person should be appointed guardian. The petition must 68 state whether If a willing and qualified guardian cannot be located, the petition must so state. As used in this subsection, 69 70 the term "alternatives to guardianship" means an advance 71 directive as defined in s. 765.101, a durable power of attorney 72 as provided in chapter 709, a representative payee under 42 73 U.S.C. s. 1007, or a trust instrument as defined in s. 736.0103. 74 (2) If the petitioner is a professional guardian, she or he 75 may not petition for her or his own appointment unless the 76 petitioner is a relative of the alleged incapacitated person or 77 minor. For purposes of this subsection, the term "relative" 78 means an individual who would qualify to serve as a nonresident quardian under s. 744.309(2). This subsection does not apply to 79 80 a public guardian appointed under s. 744.2006 who seeks 81 appointment as a guardian of a person of limited financial means 82 and whose compensation as guardian for such person would be paid 83 from the Office of Public and Professional Guardians or any 84 local government The petition for appointment of a professional 85 guardian must comply with the provisions of subsection (1), and 86 must state that the petitioner is a professional guardian. 87 Section 3. Subsection (1) of section 744.363, Florida

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2020994er 88 Statutes, is amended to read: 89 744.363 Initial guardianship plan.-90 (1) The initial guardianship plan shall include all of the 91 following: 92 (a) The provision of medical, mental, or personal care 93 services for the welfare of the ward. + 94 (b) The provision of social and personal services for the welfare of the ward. + 95 (c) The place and kind of residential setting best suited 96 97 for the needs of the ward. \div (d) The application of health and accident insurance and 98 99 any other private or governmental benefits to which the ward may 100 be entitled to meet any part of the costs of medical, mental health, or related services provided to the ward.; and 101 102 (e) Any physical and mental examinations necessary to 103 determine the ward's medical and mental health treatment needs. (f) A list of any preexisting orders not to resuscitate 104 105 executed under s. 401.45(3) or preexisting advance directives, 106 as defined in s. 765.101, the date an order or directive was 107 signed, whether such order or directive has been suspended by 108 the court, and a description of the steps taken to identify and locate the preexisting order not to resuscitate or advance 109 110 directive. Section 4. Subsection (3) of section 744.367, Florida 111 112 Statutes, is amended to read: 744.367 Duty to file annual guardianship report.-113 (3) (a) The annual guardianship report of a guardian of the 114 115 property must consist of an annual accounting, and the annual 116 guardianship report of a guardian of the person must consist of

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2020994er 117 an annual guardianship plan. The annual guardianship report of a 118 guardian of the property and the annual guardianship report of a 119 guardian of the person must both include a declaration of all 120 remuneration received by the guardian from any source for 121 services rendered to or on behalf of the ward. As used in this paragraph, the term "remuneration" means any payment or other 122 123 benefit made directly or indirectly, overtly or covertly, or in 124 cash or in kind to the guardian. (b) The annual guardianship report must shall be served on 125 126 the ward, unless the ward is a minor or is totally incapacitated, and on the attorney for the ward, if any. The 127 128 quardian shall provide a copy to any other person as the court 129 may direct. 130 Section 5. Paragraph (d) is added to subsection (1) of 131 section 744.3675, Florida Statutes, to read: 132 744.3675 Annual guardianship plan.-Each guardian of the person must file with the court an annual quardianship plan 133 134 which updates information about the condition of the ward. The annual plan must specify the current needs of the ward and how 135 136 those needs are proposed to be met in the coming year. 137 (1) Each plan for an adult ward must, if applicable, 138 include: 139 (d) A list of any preexisting orders not to resuscitate 140 executed under s. 401.45(3) or preexisting advance directives, as defined in s. 765.101, the date an order or directive was 141 142 signed, whether such order or directive has been suspended by the court, and a description of the steps taken to identify and 143 144 locate the preexisting order not to resuscitate or advance 145 directive.

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2020994er 146 Section 6. Section 744.441, Florida Statutes, is amended to 147 read: 148 744.441 Powers of guardian upon court approval.-After 149 obtaining approval of the court pursuant to a petition for 150 authorization to act: \overline{r} (1) A plenary guardian of the property, or a limited 151 152 guardian of the property within the powers granted by the order 153 appointing the guardian or an approved annual or amended 154 guardianship report, may: 155 (a) (1) Perform, compromise, or refuse performance of a 156 ward's contracts that continue as obligations of the estate, as 157 he or she may determine under the circumstances. 158 (b) (2) Execute, exercise, or release any powers as trustee, 159 personal representative, custodian for minors, conservator, or 160 donee of any power of appointment or other power that the ward 161 might have lawfully exercised, consummated, or executed if not incapacitated, if the best interest of the ward requires such 162 163 execution, exercise, or release. 164 (c) (3) Make ordinary or extraordinary repairs or 165 alterations in buildings or other structures; demolish any 166 improvements; or raze existing, or erect new, party walls or 167 buildings. 168 (d) (4) Subdivide, develop, or dedicate land to public use; make or obtain the vacation of plats and adjust boundaries; 169 170 adjust differences in valuation on exchange or partition by 171 giving or receiving consideration; or dedicate easements to 172 public use without consideration. 173 (e) (5) Enter into a lease as lessor or lessee for any 174 purpose, with or without option to purchase or renew, for a term

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175 within, or extending beyond, the period of guardianship.
176 <u>(f) (6)</u> Enter into a lease or arrangement for exploration
177 and removal of minerals or other natural resources or enter into
178 a pooling or unitization agreement.

179 <u>(g) (7)</u> Abandon property when, in the opinion of the 180 guardian, it is valueless or is so encumbered or in such 181 condition that it is of no benefit to the estate.

182 (h) (8) Pay calls, assessments, and other sums chargeable or 183 accruing against, or on account of, securities.

184 <u>(i) (9)</u> Borrow money, with or without security, to be repaid 185 from the property or otherwise and advance money for the 186 protection of the estate.

187 <u>(j)(10)</u> Effect a fair and reasonable compromise with any 188 debtor or obligor or extend, renew, or in any manner modify the 189 terms of any obligation owing to the estate.

190 (k) (11) Prosecute or defend claims or proceedings in any jurisdiction for the protection of the estate and of the 191 192 guardian in the performance of his or her duties. Before 193 authorizing a guardian to bring an action described in s. 736.0207, the court shall first find that the action appears to 194 195 be in the ward's best interests during the ward's probable 196 lifetime. There shall be a rebuttable presumption that an action challenging the ward's revocation of all or part of a trust is 197 not in the ward's best interests if the revocation relates 198 199 solely to a devise. This paragraph subsection does not preclude a challenge after the ward's death. If the court denies a 200 201 request that a guardian be authorized to bring an action 202 described in s. 736.0207, the court shall review the continued 203 need for a guardian and the extent of the need for delegation of

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204 the ward's rights.

205 <u>(1)(12)</u> Sell, mortgage, or lease any real or personal 206 property of the estate, including homestead property, or any 207 interest therein for cash or credit, or for part cash and part 208 credit, and with or without security for unpaid balances.

209 (m) (13) Continue any unincorporated business or venture in 210 which the ward was engaged.

211 (n) (14) Purchase the entire fee simple title to real estate 212 in this state in which the guardian has no interest, but the 213 purchase may be made only for a home for the ward, to protect 214 the home of the ward or the ward's interest, or as a home for 215 the ward's dependent family. If the ward is a married person and 216 the home of the ward or of the dependent family of the ward is 217 owned by the ward and spouse as an estate by the entirety and 218 the home is sold pursuant to the authority of paragraph (1) 219 subsection (12), the court may authorize the investment of any part or all of the proceeds from the sale toward the purchase of 220 a fee simple title to real estate in this state for a home for 221 222 the ward or the dependent family of the ward as an estate by the 223 entirety owned by the ward and spouse. If the guardian is 224 authorized to acquire title to real estate for the ward or 225 dependent family of the ward as an estate by the entirety in 226 accordance with the preceding provisions, the conveyance shall be in the name of the ward and spouse and shall be effective to 227 create an estate by the entirety in the ward and spouse. 228

(0) (15) Exercise any option contained in any policy of
 insurance payable to, or inuring to the benefit of, the ward.

231 (p) (16) Pay reasonable funeral, interment, and grave marker 232 expenses for the ward from the ward's estate.

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233(q) (17)Make gifts of the ward's property to members of the234ward's family in estate and income tax planning procedures.

235 (r) (18) When the ward's will evinces an objective to obtain 2.36 a United States estate tax charitable deduction by use of a split interest trust (as that term is defined in s. 736.1201), 237 238 but the maximum charitable deduction otherwise allowable will not be achieved in whole or in part, execute a codicil on the 239 240 ward's behalf amending said will to obtain the maximum 241 charitable deduction allowable without diminishing the aggregate 242 value of the benefits of any beneficiary under such will.

(s) (19) Create or amend revocable trusts or create irrevocable trusts of property of the ward's estate which may extend beyond the disability or life of the ward in connection with estate, gift, income, or other tax planning or in connection with estate planning. The court shall retain oversight of the assets transferred to a trust, unless otherwise ordered by the court.

250 <u>(t) (20)</u> Renounce or disclaim any interest by testate or 251 intestate succession or by inter vivos transfer.

252 (u) (21) Enter into contracts that are appropriate for, and 253 in the best interest of, the ward.

(v) (22) As to a minor ward, pay expenses of the ward's support, health, maintenance, and education, if the ward's parents, or either of them, are alive.

257 (2) A plenary guardian or a limited guardian of a ward may
258 sign an order not to resuscitate as provided in s. 401.45(3).
259 When a plenary guardian or a limited guardian of a ward seeks to
260 obtain approval of the court to sign an order not to
261 resuscitate, if required by exigent circumstances, the court

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2020994er 262 must hold a preliminary hearing within 72 hours after the 263 petition is filed, and: 264 (a) Rule on the relief requested immediately after the 265 preliminary hearing; or 266 (b) Conduct an evidentiary hearing not later than 4 days 267 after the preliminary hearing and rule on the relief requested 268 immediately after the evidentiary hearing. 269 Section 7. Present subsections (2), (3), and (4) of section 744.446, Florida Statutes, are redesignated as subsections (3), 270 271 (4), and (5), respectively, a new subsection (2) is added to 272 that section, and present subsection (2) of that section is 273 amended, to read: 274 744.446 Conflicts of interest; prohibited activities; court 275 approval; breach of fiduciary duty.-276 (2) A guardian may not offer, pay, solicit, or receive a 277 commission, benefit, bonus, rebate, or kickback, directly or 278 indirectly, overtly or covertly, in cash or in kind, or engage 279 in a split-fee arrangement in return for referring, soliciting, 280 or engaging in a transaction for goods or services on behalf of 281 an alleged incapacitated person or minor, or a ward, for past or 282 future goods or services. 283 (3) (2) Unless prior approval is obtained by court order, or 284 unless such relationship existed before prior to appointment of 285 the guardian and is disclosed to the court in the petition for 286 appointment of guardian, a guardian may not: (a) Have any interest, financial or otherwise, direct or 287 288 indirect, in any business transaction or activity with the ward, 289 the judge presiding over the case, any member of the appointed 290 examining committee, any court employee involved in the

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2020994er guardianship process, or the attorney for the ward; 291 292 (b) Acquire an ownership, possessory, security, or other 293 pecuniary interest adverse to the ward; 294 (c) Be designated as a beneficiary on any life insurance 295 policy, pension, or benefit plan of the ward unless such 296 designation was validly made by the ward before prior to 297 adjudication of incapacity of the ward; and 298 (d) Directly or indirectly purchase, rent, lease, or sell 299 any property or services from or to any business entity of which 300 the guardian or the guardian's spouse or any of the guardian's lineal descendants, or collateral kindred, is an officer, 301 302 partner, director, shareholder, or proprietor, or has any financial interest. 303

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Section 8. This act shall take effect July 1, 2020.