## IN THE CHANCERY COURT OF <> COUNTY, MISSISSIPPI

# IN THE MATTER OF THE GUARDIANSHIP AND CONSERVATORSHIP OF

### <>, A MINOR

#### CAUSE NO.

#### DECREE GRANTING LETTERS OF GUARDIANSHIP AND CONSERVATORSHIP

THIS CAUSE came on for hearing this date upon the Petition for Letters of Guardianship and Conservatorship filed by Petitioners <> and <>, and the Court, upon testimony heard in open Court and upon the Court file, hereby finds as follows, to-wit:

Ι

That this Court has jurisdiction of all parties, and of the subject matter, and that all necessary parties, being the Petitioners, the natural mother of the Ward, the natural father of the Ward, one adult relative of the Ward, any guardian or caretaker of the Ward, and the Ward are before this Court.

## II

That the natural mother of the Ward has <>. That the natural father of the Ward has <>. That <>, the <> of the Ward, has <>. That <> have certified that the Ward is not able to manage his/her own affairs./That the Ward is under the disability of minority and that a professional evaluation is not necessary.

## III

That the matter and the facts presented to this Court are well founded, true, and correct, and that the prayer of the Petitioners should be granted. That granting guardianship and conservatorship of the Ward to the Petitioners is in the best interest of the Ward.

### IV

That the following guardianship powers are not granted to the Petitioners, but are reserved to <>: <>. That each natural parent of the Ward is entitled to notice of any change of

the Ward's residency, of any modification or limitation of the Guardian's powers, or removal of the Guardian.

That granting full conservatorship of all property of the Ward to the Petitioners is in the best interest of the Ward because <>./That granting a limited conservatorship of the Ward to the Petitioners is in the best interest of the Ward; that the following powers are not granted to the Petitioners, but are reserved to the Ward/the parents: <>; that the following property is not placed in the conservatorship, but remains under the control of the Ward/the parents: <>.

That the Conservator is authorized to execute all powers not specifically requiring approval of the Court on behalf of the Ward.

That each person who received notice of this hearing is entitled to: notice of the rights of the Ward; notice of a sale of or the surrender of a lease of the primary dwelling of the Ward; notice that the Conservator will be unavailable to perform his/her duties for more than one (1) month; notice that the Conservator has delegated some or all of his/her powers granted hereunder; receive a copy of the Conservator's Plan; access to court records herein; notice of a transaction involving a substantial conflict between the Conservator's fiduciary duties and personal interests; notice of the death or significant change in the health of the Ward; notice that the conservator.

That the following persons are not entitled to notice as set out hereinabove, as the Court determines that such is not in the best interest of the Ward: <>.

### V

That the Conservator's bond is set at <>./That bond is waived as the Ward is a minor and the minor's parent waived the requirement of bond in his/her Last Will and Testament/as the Ward's funds are on deposit at <> and fully FDIC insured/ as the Court finds that bond is not necessary to protect the assets of the Ward.

That the Guardian and Conservator is/is not required to file a Guardian's and Conservator's Plan, within ninety (90) days of the date of this Order.

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED that Letters of Guardianship and Conservatorship be issued by the Clerk of this Court to <> and <>, for guardianship of <>, and that the Oath of Guardianship and Conservatorship be administered.

ORDERED, ADJUDGED, AND DECREED this the \_\_\_\_ day of \_\_\_\_\_, 20\_\_\_.

CHANCELLOR

Approved:

<>

<>