SUPERIOR COURT OF THE DISTRICT OF COLUMBIA FAMILY COURT MENTAL HEALTH & HABILITATION BRANCH

In the Matter of : Case No.:

Magistrate Judge Diane S. Lepley

[PERSON'S NAME]

•

: Annual Review Hearing:

Respondent

RESPONDENT'S REPORT TO THE COURT ON INFORMED CONSENT FOR VOLUNTARY COMMITMENT

On, 20, Respondent's interdisciplinary team
("IDT") or circle of support met with Respondent to obtain and provide information to the Court
for purposes of (1) assessing the Respondent's capacity to provide informed consent for
voluntary commitment under D.C. Official Code § 7-1304.11(a)(1)(E); and, (2) to the extent
Respondent lacks capacity to provide informed consent, identifying individuals under D.C.
Official Code § 7-1304.11(a)(2) (see Question 3 below) who are reasonably available, mentally
capable, and willing to consent or refuse continued voluntary commitment on behalf of the
Respondent based on Respondent's expressed wishes or, if Respondent's wishes are unknown
and cannot be ascertained, on a good faith belief as to Respondent's best interests. The names of
the persons present at the above-referenced IDT meeting and their relationship to the Respondent
are listed on the sign-in sheet filed herein. Based on the IDT meeting and in the consideration of
the views made known by persons in attendance and those persons whose views were otherwise
communicated, the undersigned respectfully submits this Respondent's Report to the Court on
Informed Consent for Voluntary Commitment. The below descriptions do not include privileged
communications between the Respondent and his or her Counsel.

1.	Does the IDT believe that Respondent possesses capacity to provide informed
consent to vo	luntary commitment?

At the time of the meeting, or prior to submission of this Report, the IDT [] reached						
consensus [] did not reach consensus that Respondent [] has [] does not have capacity to						
provide informed consent for voluntary commitment in accordance with D.C. Official Code § 7-						
1304.11(a)(1)(E). Under D.C. Official Code § 7-1304.11(a)(8), a prior court decision to commit						
a person shall not be determinative of whether the person has capacity to give informed consent						
to continue his or her commitment. The IDT was tasked with answering the following three (3)						
questions to provide the Court with information relevant to whether Respondent has capacity to						
provide informed consent to continued commitment:						
• Is Respondent able to understand the information relevant to the decision of whether to consent to continued commitment? [Does Respondent understand the nature of the decision and the reason why the decision is needed? Efforts to explain the nature of the decision in language understandable and accessible to the person must be made. People who can only retain information for a short while must not be automatically assumed to lack the capacity to decide – it depends on what is necessary for the decision in question. Different methods may be needed to help Respondent retain or understand information (e.g. written information).]						
[] Yes [] No [] Disagreement						
Please explain:						

• Is Respondent able to identify the potential consequences of consenting to or refusing continued commitment as part of the decision-making process? [Sometimes people can understand information; however, they also should be able to understand the advantages and disadvantages of the decision to be made.]

	[] Yes [] No [] Disagreement
	Please explain:
	Is Respondent able to unambiguously communicate the decision whether to provide informed consent for continued commitment? [All steps need to be taken to aid communication. Communication does not need to be verbal.]
	[] Yes [] No [] Disagreement
	Please explain:
	•
Based	on the above, does the IDT believe that Respondent possesses capacity to provide
inform	ed consent to voluntary commitment?
	[] YES [] NO [] DISAGREEMENT
	2. Irrespective of whether the IDT believes that Respondent has capacity to give
inform	ed consent to continue his or her voluntary commitment, has the Respondent
express	sed any wishes on the issue of continued commitment?
	[] YES [] NO [] NOT APPLICABLE

Please explain:					
3. To the extent the IDT agrees that Respondent lacks capacity to provide					
informed consent, which individual(s) has/have been identified to provide consent or					
refusal for continued voluntary commitment on behalf of the Respondent?					
[] APPLICABLE [] NOT APPLICABLE					
In accordance with D.C. Official Code § 7-1304.11(a)(2), the following individual(s)					
has/have been identified who is/are reasonably available, mentally capable, and willing to					
consent to or refuse continued voluntary commitment on behalf of the Respondent:					
[] One or more [] None					
[] Respondent's General Guardian,					
[] Respondent's Limited Guardian,,					
who has obtained specific authority from the Court to provide informed consent.					
[] Respondent's Conservator,					
who has obtained specific authority from the Court to provide informed consent.					
[] Respondent's spouse or domestic partner,					
[] Respondent's adult child,					
[] Respondent's parent,					
[] Respondent's adult sibling,					
[] Respondent's religious superior					

[] Respondent's close friend,
[] Respondent's nearest living, adult relative,
The known address of each person identified above is provided in the Certificate of Service.
[] Because no individual has been identified under D.C. Official Code § 7-
1304.11(a)(2)(A)-(I) who is reasonably available, mentally capable, and willing to consent to or
refuse continued voluntary commitment on behalf of the Respondent, it is recommended that the
Court appoint a guardian ad litem for that sole purpose.
4. To the extent one or more individuals has been identified as being reasonably
available, mentally capable, and willing to consent to or refuse continued voluntary
commitment on behalf of the Respondent, has he or she made known the decision that he
or she intends to make?
[] YES [] NO [] NOT APPLICABLE
If yes, for each individual, please list the decision he or she has made known.
5. To the extent more than one individual has been identified as being
reasonably available, mentally capable, and willing to consent to or refuse continued

voluntary commitment on behalf of the Respondent, and their respective views have been

made known, has any individual with lower priority indicated that he or she intends to

challenge the decision of an individual with higher priority as set forth in D.C. Official					
Code § 7-1304.11(a)(5)-(6)?					
[] YES [] NO	[] NOT APPLICABLE				
If yes, please provide the name	of the person(s) and the relationship to the respondent.				
·					
6. Based on the answers t	to the questions detailed in this Report, is there a				
possible need for the Court to conven	ne an evidentiary hearing?				
[] YES [] NO	[] DISAGREEMENT				
Please explain:					
DATED:	Respectfully submitted,				
	Name and D.C. Bar number Address Telephone Email Counsel for the Respondent				

CERTIFICATE OF SERVICE

The	undersign	ned hereby certifies that	this Respondent's Repo	ort to the Court on Informed
Consent for	Voluntar	y Commitment was sen	t by e-service where app	propriate and otherwise sent
by first-class	s mail, po	stage pre-paid, on this	day of	, 20, to the
following:				
Respondent	Name:	,————	<u>.</u>	
Respondent	Address:	<i>(</i> -		
Advocate N	ame:	0		
Advocate A	ddress:			
Name:				
		ant General Counsel Street SW, 6th Floor		
		ngton, D.C. 20024		
Name:				
		Court Liaison		
		Street SW, 6th Floor ngton, D.C. 20024		
Family/Oth		ding individuals identi	ified above in Question	<u>13)</u> :
Name:				
Address:				
		1		
			Nome	
			Name Counsel for the Respon	dent