ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		7 5.1. 355 1.1.
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	
EMAIL ADDRESS:		
ATTORNEY FOR (name):		
	OUNTY OF	_
SUPERIOR COURT OF CALIFORNIA, CO	JUNIT OF	
STREET ADDRESS: MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
	AND FOTATE OF	_
CONSERVATORSHIP OF THE PERSON	AND ESTATE OF	
(name):	CONSERVATE	=
		CASE NUMBER:
l	RVATORSHIP CARE PLAN—PART 1	O'NOE HOMBER.
Initial Update	Limited Conservatorship	
	To the Conservator of the Person	
Use this form and Confidential Conse	rvatorship Care Plan—Part 2 (Medical Information)	(form GC-356) to prepare a care plan for the
	this form and items 1–4 on form GC-356 unless one	
	o is the conservatee's parent or child, you are requi	
	y items 1–4. The other items are optional unless the	
 If you are the Director of Developmental Services or the director's designee and the conservatee has developmental disabilities and is a regional center consumer, you must complete items 1, 3a–3f, and 5–12 on this form and items 1–4 on form GC-356. 		
	who is <i>not</i> the conservatee's parent or child and is	
	ou must complete each item on this form and items	
	al information on this form. Discuss confidential m	
	Medical Information) (form GC-356); deliver form GC	
	rvator of the estate, if any, and that conservator's at	
_		, , , , , , , , , , , , , , , , , , , ,
When you have completed Part 1 and Part 2 of the care plan: Sign page 4 of this form and page 2 of Confidential Conservatorship Care Plan—Part 2 (Medical Information) (form GC-356);		
1	is and in the manner described in the instructions or	
· · ·	d a completed Proof of Delivery by Mail (page 5 of the	
·		•
_	he date of the court order appointing you conservat	
_	a hearing to consider whether to continue or terminate	ate the conservatorship (updated plan); or
o as directed by the court.		
For more information about developin	g, completing, and filing a care plan, see chapters 4	and 6 of the <u>Handbook for Conservators</u> .
WARNING: If you do not file a comple	eted care plan by the applicable deadline, the court	can remove you as conservator, order you to
	ou are a professional fiduciary, refer you to the Profe	
1 29 21 2 2 37 2 27 2 4 2 2 3 7 2 7	· · · · · · · · · · · · · · · · · · ·	
1. I, (name):		
	of the conservatee named above. I was appointed o	n (date of order):
·		
2. a. These conservatorship proceed	dings began on <i>(date of filing of first petition for app</i>	ointment of conservator):
b. The conservatee's care on that	t date was was not sufficient to r	neet the conservatee's needs for the reasons
given below on	Attachment 2b.	
O a The entertaint of the	does at the fallendary subsects (1997)	nin and a lifeting a new facilities of the
3. a. The conservatee is currently liv	ving at the following address (street, city, state, and	zip code; if it is a care facility, give the name):
Telephone number:	Email address:	
·		
b. The conservatee has been livir	ng at this location since (date):	
		5 4 6

GC-355

CONSERVATORSHIP OF (name):			CASE NUMBER:
(116	arrie)	CONSERVATEE	
3.	C.	The location in item 3a is (check all that apply): (1) The conservatee's single family home, condominium, or apartment. (2) A relative's or friend's single family home, condominium, or apartment. (3) An acute care (a) hospital (b) psychiatric hospital. (4) A skilled nursing facility. (5) A licensed unlicensed care facility that provides (if you a) intermediate care for adults with developmental disabilities. (b) residential care for older adults. (c) assisted-living services (with 7 or more beds). (d) board and care (with 6 or fewer beds). (6) Another type of residence described below. on Attachmental disabilities.	
	d. e.	departure of residents.	ayed egress system to regulate the propriate for the conservatee for the reasons
	f.	I plan do not plan to move the conservatee or change the conservate for the reasons given below on Attachment 3f.	rvatee's residence within the next 12 months
	g.	The location in item 3a (1) is the conservatee's personal residence because the conservatee under understand or believe, that it was their permanent residence on the date communicate an understanding or belief about their permanent residence or believed, or appeared to understand or believe, to be their permanent (2) is not the conservatee's personal residence because the conservatee or believed, that a different home or care facility was their permanent residence. The conservatee's personal residence is located at (street, city, state, and	in item 2; or the conservatee cannot form or e, and it is the residence they last understood residence. understands or believes, or last understood dence on the date in item 2.
		(3) <i>is not</i> the conservatee's <i>personal residence</i> because the conservatee of never understood or believed, that they had a permanent residence on the	
4.	a.	The conservatee is living in their personal residence. The measures necessar residence are described (check all that apply): below on Attac in Confidential Conservatorship Care Plan—Part 2 (Medical Information)	hment 4a in item 5 in item 6
	b.	(1) The conservatee is not living in their personal residence but will be able to foreseeable future. My plan to help the conservatee return to live in their (check all that apply): below in Attachment 4b(1) in Confidential Conservatorship Care Plan—Part 2 (Medical Information)	personal residence is described in item 5 in item 6
		(2) The conservatee is not living in their personal residence and will not be a foreseeable future for the reasons described below. on A	able to return to live in that residence in the attachment 4b(2).

GC-355

		CASE NUMBER:	
(nan	ne):	CONSERVATEE	
i i	The conservatee is currently receiving the following care or assistance about any item in the space after "other care or assistance" or on Attainformation on this form. Discuss that information only in Part 2 (for	achment 5j. Note:	
	a. No care or assistance. D. Light housekeeping help.		
C	c. Personal caregivers for hours per day. d. Assistance with daily living skills.	24-hour ca	ire.
e	e. Nursing care.		
f.		0-1	
	g. Assistance with medication: Administering. n. Assistance with mobility: Hands-on. Stand	Setup only. lby only.	
i.	In-home hospice services.	,	
j.	. Other care or assistance, as described below.	on Attachme	nt 5j.
6. a	 The conservatee's current care and treatment are sufficient and treatment described in item 5 and Confidential Conserv GC-356). 		
b	to arrange the care described (check all that apply): Confidential Conservatorship Care Plan—Part 2 (Medical In (Note: Do not discuss confidential medical information)	below on formation (form 0	Attachment 6b in item 3b of GC-356) to meet those needs.
7. [The conservatee's care needs have been evaluated by a profes professional's qualifications, is included as Attachment 7.		
	IMPORTANT: You must complete and file Part 2 of the care plant the professional evaluation includes confidential medical information from all copies except the copy filed with the conservatee's attorney, the conservator of the estate, and the conservational evaluation of the conservatee's care needs is no	mation, make surd ourt and the copies onservator of the	e to redact (block out so no one can read) s delivered to the conservatee, the estate's attorney.

conservatee's condition warrant it and the conservatee can afford it.

Note: Include any written evaluation by a professional fiduciary appointed as conservator or proposed for appointment.

	NSE ame)		CASE NUMBER:
		CONSERVATEE	
8.	a.	(1) I live with the conservatee. (2) I plan to visit the conservatee on the schedule described below.	on Attachment 8a.
	b.	The steps that I plan to take to ensure that the conservatee is able to visit and common with the conservatee's preferences, are described below. on Attach	
9.	a.	The conservatee engages in the social or recreational activities described, including below. on Attachment 9a.	cluding location,
	b.	The conservatee is not able to engage in social or recreational activities for th below. on Attachment 9b.	e reasons explained
10	. a.	Any problems brought to my attention by the court, the investigator, or an inte of those problems are described below. on Attachment 10a.	rested person and my plans to address each
	b.	No specific problems have been brought to my attention.	
11	. a.	The conservatee's estimated monthly expenses, to the extent I have access to the icategory listed in Probate Code section 2351.2(b)(7), are stated below.	information needed to estimate them, in each on Attachment 11a.
	b.	Except for the expenses stated in item 11a, I do not have access to the inform	nation needed to estimate the conservatee's
		monthly expenses.	
12	. Nu	mber of pages attached:	
Da	ite:	L	
_		(TYPE OR PRINT NAME OF CONSERVATOR OF THE PERSON) (S	SIGNATURE OF CONSERVATOR OF THE PERSON)

		GC-35
CONSERVATORSHIP OF		CASE NUMBER:
(name):	CONSERVATEE	
PROOF OF	DELIVERY BY MAIL	
 I am over the age of 18. I am the appointed conservator of employee of the conservator's attorney. I am a resident of of the conservator's attorney. My residence or business address is (specify): 		
 I delivered a copy of this form (GC-355) and a copy of Con GC-356) to each person in items 1 to 4 below the signature in items 5 to 9 below and on any attachment. I enclosed ea a. deposited the sealed envelope on the date and a the postage fully prepaid. 	e line. I delivered a copy of the ach copy in an envelope addless the place shown in item 4	his form without form GC-356 to the persons ressed as shown below and with the United States Postal Service with
 placed the envelope for collection and mailing on practices. I am readily familiar with this business's the same day that correspondence is placed for of with the United States Postal Service in a sealed 	s practice for collecting and p collection and mailing, it is de	processing correspondence for mailing. On eposited in the ordinary course of business
4. a. Date mailed: b. Plac	e mailed (city, state):	
I declare under penalty of perjury under the laws of the State of	f California that the foregoing	g is true and correct.
Date:		
(TYPE OR PRINT NAME OF PERSON COMPLETING THIS FORM)	(SIGI	NATURE OF PERSON COMPLETING THIS FORM)
NAME AND ADDRESS OF EACH PERSO	N TO WHOM A COPY OF 1	THE PLAN WAS MAILED
Name and relationship		Address
to conservatee	(number, st	reet, city, state, and zip code)
1. The conservatee		
2. The conservatee's attorney		
The conservator of the estate (if not you)		
4.		
The attorney for the conservator of the estate		
ALERT: Do not deliver a copy of the care plan to any personarm to the conservatee. Do not, under any circumstances		
The conservatee's spouse or registered domestic partner		
6. Relationship:		
7.		
Relationship:		
8.		
Relationship:		
9.		
Relationship:		

Continued on an attachment. (List the name, mailing address, and relationship to the conservatee of each additional person.)

(name):	CONSERVATORSHIP OF	CASE NUMBER:
CONSED/ATEE	`	
CONSERVATEE	CONSERVATEE	

INSTRUCTIONS FOR DELIVERING COPIES OF CONFIDENTIAL CONSERVATORSHIP CARE PLAN—PART 1 AND CONFIDENTIAL CONSERVATORSHIP CARE PLAN—PART 2 (MEDICAL INFORMATION) BY MAIL

You (the conservator, your attorney, or an employee of your attorney) must deliver a copy of *Confidential Conservatorship Care Plan—Part 1* (this form) and *Confidential Conservatorship Care Plan—Part 2* (*Medical Information*) (form GC-356) to each person in item 1, below. You must also deliver a copy of this form *without* form GC-356 to each living person in item 2, below, as applicable.

You may send each copy of the care plan by mail; these instructions describe how to do that. Alternatively, you may deliver a copy to someone in person or send a copy electronically to someone who has consented to receive electronic service and provided an electronic service address on *Consent to Electronic Service and Notice of Electronic Service Address* (form EFS-005-CV).

- 1. Who must receive the mailing: You must mail a copy of this form (GC-355) and Confidential Conservatorship Care Plan—Part 2 (Medical Information) (form GC-356) to each of the following persons:
 - a. The conservatee:
 - b. The conservatee's attorney;
 - c. The conservator of the estate (if the court appointed one); and
 - d. The attorney for the conservator of the estate.
- 2. You must **also** mail a copy of this form *without* form GC-356 to each of the persons in the following categories. **But** if the court found that delivery of the care plan to one or more of those persons would result in harm to the conservatee, do not mail a copy of either Part 1 (form GC-355) or Part 2 (form GC-356) to that person or those persons.
 - a. The conservatee's spouse or domestic partner;
 - b. All the conservatee's relatives in the first degree (parents and children 12 years of age and older);
 - c. If the conservatee has no spouse or registered domestic partner *and* no relatives in the first degree, then all the relatives in the second degree (siblings, grandchildren 12 years of age and older, grandparents);
 - d. If the conservatee has a child, sibling, or grandchild under 12 years of age, then a parent, guardian, or other person having legal custody of the child, sibling, or grandchild with whom the child, sibling, or grandchild resides.
- 3. When the mailing must be completed: If the care plan is an initial plan, you must complete the mailing described above no later than the end of the 120th day after the filing date of the *Order Appointing Probate Conservator* (form GC-340) issued in your case. If the care plan is an update, you must complete the mailing no later than the end of the 10th day before the hearing to consider terminating the conservatorship or no later than the date the court orders.
- 4. **Before you mail:** Make enough copies of pages 1–4 of this form to be able to send one to each person in the categories in items 1 and 2, above. Make enough copies of form GC-356 to be able to send one to each person in item 1, above.
 - **IMPORTANT:** Do *not* send *Confidential Conservatorship Care Plan—Part 2 (Medical Information)* (form GC-356) to anyone except the persons in item 1.
- 5. Fill out Proof of Delivery by Mail: You (the conservator) or your attorney must fill out the Proof of Delivery by Mail on page 5 of this form, including the names, relationships to the conservatee, and mailing addresses of the persons in the categories in items 1 and 2, above, who are entitled to receive to receive a copy of the plan. If the Proof of Delivery by Mail does not have enough space for the names, relationships, and addresses of all the persons who will receive a copy of the plan, you must show the additional names, relationships, and addresses on one or more additional pages and attach those pages to the Proof of Delivery.
 - After completing the mailing as described in item 6 below, you or your attorney must date and sign the Proof of Delivery by Mail on page 5 of this form.
- 6. How to mail: You (the conservator), your attorney, or an employee of the attorney, must do the following:
 - a. Place copies of this form and—only to the persons listed in item 1 above—form GC-356 in sealed envelopes with postage fully prepaid addressed to each person at the address shown for that person on the Proof of Delivery by Mail on page 5 of this form or on attached additional pages.
 - b. Deposit (mail) the sealed envelope(s) with the United States Postal Service on the date and from the place (city and state) shown in item 4 at the top of the Proof of Delivery by Mail on page 5 of this form.
- 7. **File the care plan:** You (the conservator or your attorney) must file with the court the original *Confidential Conservatorship Care Plan—Part 1* (this form) **and** *Confidential Conservatorship Care Plan—Part 2* (*Medical Information*) (form GC-356) and a signed and dated Proof of Delivery by Mail (page 5 of this form) with any additional address pages attached.