COP	Court of Protection
	Annex B: Sur

Annex B: Supporting information for personal welfare applications

For office use only
Case no.
Date received

		Date received
	name of person to whom the application relates	·
name	e of the person who lacks, or is alleged to lack,	capacity)
(DoL) under applic	under section 21A of the Mental Capacity Act	
	ion 1 - Type of application - A fee is paya	
1.1	This application relates to:	
	Serious medical treatment	Enclose COP3 or alternative evidence of capacity
	Healthcare or medical treatment	
	Residence	
	☐ Contact	Enclose COP3 or alternative evidence of capacity
	Prohibited contact order	
	Other (see below)	
	Appointment of deputy for personal welfare	Enclose COP3 or alternative evidence of capacity and form COP4 deputy's declaration
	Other (please give details below)	
1.2	Are you seeking a declaration of exceptions	al urgency? Yes, you must complete section 6
1.3	Do you require urgent interim order/direct	tions? Yes, you must complete section 7

Section 2 - Your details (the applicant)

1	(a) Applicant 1	l						
		Mr.	Mrs.	Miss	Ms.	Other		
	First name(s)							
	Last name							
	(b) Applicant 2							
		Mr.	Mrs.	Miss	Ms.	Other		
	First name(s)							
	Last name							
ectio	on 3 - Informa	tion abou	ut the perso	on to who	n the appl	ication relates		
	Do you persona	ally visit the	person to wl	nom the app	lication relat	res?	Yes	□No
					If Yes	, how frequently?		
<u>)</u>	Does anyone e	lse visit the	person to wh	nom the app	lication relat	es?	Yes	□No
		If \	es, please pr	ovide details	s of the mos	t frequent visitors		
	Name					o the person to oplication relates	Frequency	of visits
3	Doctor's deta	ils						
	Full name							
	Address							

3.4	Local Autho	ity Social Services deta	nils		
	Name of loca authority				
	Full name				
	Address				
3.5	Details of NI relates	S body with responsibi	ility for treatment for the person to who	om the application	on
	Full name				
	Address				
Sect	ion 4 - Advan	ce decisions and Last	ting Powers of Attorney		
3601	ion 4 - Auvan	ce decisions and Las	ling Fowers of Attorney		
4.1	Has the perso	n to whom this application	n relates made an advance decision?	Yes [No
	If Yes, please	et e dekete		Unknown	
	11 100, pioaco	givo dotallo			
4.2		n to whom this applicationealth and welfare?	n relates granted a Lasting Power of	Yes [No
	If Yes, please	give details			
		Date made	Date registered		
		Please provide a c	ertified copy of the registered instr	ument	
		i icase provide a c	eruned copy of the registered man	umem	
4.3	Attorney (1)				
	Full name				
	Address				
	Phone no				

	Attorney (2)							
	Full name							
	Address							
	Phone no.							
Sect	ion 5 - Guardiar	ıship						
5.1	conferred on the	guardianship under the Mental Health Act 1983 been Social Services Department of the Local Authority or some berson in relation to the welfare of the person to whom the es?	∐Yes	□No				
	If Yes, please giv	e details						
	Name of guardian or Local Authority							
	Address (including postcode)							
	Phone no.							
Sect 6.1		ion of exceptional urgency (only complete if you ticked 'Yes' reasons for the urgency:	at 1.2 on pa	ge 1)				
6.2	By proposed tim	etable						
	Please tick the b	Please tick the boxes that apply						
	The applicat	cion for interim order or directions should be considered within	h	ours/days				
	Request for	permission (if applicable) should be considered within	h	ours/days				
	Abridgemen	t of time is sought for the lodging of acknowledgments of service	h	ours/days				
	If permission	granted, a substantive hearing is sought by	d	late				

Section 7 - Urgent interim orders/directions (only complete if you ticked 'Yes' at 1.3) 7.1 Please state the order/directions sought and the reasons for the urgency? You may wish to attach draft interim order/directions. Section 8 - Order sought 8.1 The order I seek is as follows: 8.2 I enclose COP24 Witness Statement setting out evidence in support of my application Section 9 - Attending court hearings 9.1 If the court requires you to attend a hearing do you need any special Yes No assistance or facilities? If Yes, please say what your requirements are. If necessary, court staff may contact you about your requirements.

Section 10 - Statement of truth

The statement of truth is to be signed by you, your solicitor or your litigation friend.

 * (I believe) The applicant(s) believe(s) that the facts stated in this annex are true.

	Applicant (1)		Applicant (2)
Signed		Signed	
	*Applicant('s litigation friend)('s solicitor)		*Applicant('s litigation friend)('s solicitor)
Name		Name	
Date		Date	
Name of firm		Name of firm	
Position or office held		Position or office held	

If there are more than two applicants, please continue on a separate sheet.

^{*} Please delete the options in brackets that do not apply.

Court of Protection

COP1B Notes

Guidance notes on completing form COP1B Annex B: Supporting information for personal welfare applications

Please read the following notes before completing form COP1B

You must complete and file this form if your application relates to personal welfare matters. This includes applications relating to health matters and applications to appoint a deputy for personal welfare.

You must also complete this form if your application relates to both property and affairs and personal welfare, for example if you are applying for appointment as deputy for property and affairs and personal welfare.

If your application relates to property and affairs only (which includes financial matters), or is about a lasting or enduring power of attorney, you do not need to complete this form. The guidance notes to form COP1 explain what forms you need to complete for the different types of application.

Completing form COP1B

Type of application (Section 1)

Please state what type of application you are seeking to make by ticking one of the boxes in section 1.1.

Please note: Form COP1B must not be used for applications concerning applications under section 21A of the Mental Capacity Act 2005 relating to the deprivation of liberty safeguards (DoLS) or for applications for a court-authorised deprivation of liberty under the streamlined procedure. If you do need to make a deprivation of liberty application, refer to practice direction 11A, which you can download from the website.

You may need the court's permission to make a personal welfare application. The guidance notes to form COP1 Application form explain when you will need the court's permission to make an application.

Advance decisions and lasting powers of attorney (Section 4)

If the person the application is about has made an advance decision or lasting power of attorney for

health and welfare, provide details. Please provide a copy or if you are unable to do so, explain why. If the lasting power of attorney has not been registered, explain why.

There is no need to provide details of an enduring power of attorney or lasting powers of attorney for property and financial affairs.

Declaration of exceptional urgency (Section 6)

Complete this section if your application is extremely urgent and you require the court to consider it immediately. You must state the reasons for the urgency, including the time by which the court should consider the application; and what order you are asking it to make. Where possible you should provide a draft order with the application.

Please note: You should only seek a declaration of exceptional urgency in cases of emergency. If the judge has concerns that the procedure has been abused, he may ask you or your representative to attend the court to explain your reasons in person.

Urgent interim orders/directions (Section 7)

Complete this section if you are asking the court to make a temporary order, or if there is a matter that requires the courts immediate attention.

Order sought (Section 8)

You need to state what order or declaration you are asking the court to make. In each case, the court needs to decide whether the person to whom the application relates is capable of making a decision in the matter to which your application relates.

Please provide specific detail of the type of matter that you have indicated in section 1.1; and what you are asking the court to do. For example if your application relates to residence you may require the court to decide whether person to whom the application relates is capable of deciding where they should live, and to make an order that they move to a particular residence.

What you need to do next

When you have completed this form, you will need to consider what other forms you need to complete. The forms to be completed will be different depending on the type of application. Please refer to the guidance notes on form COP1 for information on what forms to complete and what you need to do next.

When you have completed all the forms you should take, or send them to the Court of Protection, along with any fee. For details on where to send your application check the website:

www.gov.uk/court-of-protection

Disclaimer

Court of Protection staff cannot give legal advice. If you need legal advice please contact a solicitor or your local Citizens Advice Bureau. Information in this guidance is believed to be correct at the time of publication; however we do not accept any liability for any error it may contain.

If you need further help with your application, please check the website www.gov.uk/court-of-protection