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put the designee's name in item 1, above.

- 2. a. Petitioner asks the court to find that respondent (name): is eligible to participate in the CARE Act process and to commence CARE Act proceedings for respondent.
  - b. Petitioner's relationship to respondent (specify and describe relationship):

			CARE-100
CARE ACT PROCEEDINGS FOR (name):			CASE NUMBER:
		RESPONDENT	
2.		lent (if petitioner is specified in 1e, 1f, 1g, recent interaction, and describe the natu	or 1i, specify the number of interactions with re and outcome of each interaction):
	If you need additional space, p	lease include on a separate piece of pap	er and label as Attachment 2c.
3.	Respondent lives or was last found at (give re address is unknown and provide the last know whether the number can receive texts, or an e	in location and any additional contact info	
	If you need additional space, please incl	ude on a separate piece of paper and lab	el as Attachment 3.
4.	Respondent (check all that apply):		
a	a Is a resident of the county named ab	oove.	
	b Is currently located in the county nar	ned above.	
	c Is a defendant or respondent in a cri	minal or civil proceeding pending in the s	uperior court of the county named above.
	I. Is a resident of (specify county if known and different from the county named above):		
5.	Respondent meets each of the following requi and support under a CARE agreement or CAF	• • •	•
	a. Respondent is 18 years of age or older.	Date of birth <i>(if known):</i> Age in years <i>(if exact age not known,</i> g	ive approximate age):
	b Boonondont has a diagnosis of a achizont	vropia apastrum disordar ar apathar payob	actic disorder in the same class, as defined in

b. Respondent has a diagnosis of a schizophrenia spectrum disorder or another psychotic disorder in the same class, as defined in the current *Diagnostic and Statistical Manual of Mental Disorders*. Diagnosis and additional information are provided

on Mental Health Declaration—CARE Act Proceedings (form CARE-101), attached as Attachment 6a.

on separate documents, attached and labeled as Attachment 5b.

below.

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	CARE-100
CARE ACT PROCEEDINGS FOR (name):	CASE NUMBER:
RE	SPONDENT
<ol> <li>c. Respondent is currently experiencing a serious mental disorder, as define section 5600.3(b)(2), in that the disorder:</li> </ol>	ned in Welfare and Institutions Code
(1) Is severe in degree and persistent in duration;	
(2) May cause behavior that interferes substantially with respondent's primary activities of daily living; and	
(3) May result in respondent's inability to maintain stable adjustment ar	nd independent functioning without treatment support

(3) May result in respondent's inability to maintain stable adjustment and independent functioning without treatment, support, and rehabilitation for a long or indefinite period.

Supporting information regarding the severity, duration, and risks of respondent's disorder is provided

on Mental Health Declaration—CARE Act Proceedings (form CARE-101), attached as Attachment 6a.

on separate documents, attached and labeled as Attachment 5c.

below.

d. Respondent is not currently stabilized in ongoing voluntary treatment. Respondent's current stability and treatment are described on *Mental Health Declaration—CARE Act Proceedings* (form CARE-101), attached as Attachment 6a.

on separate documents, attached and labeled as Attachment 5d.

below.

		CARE-100
CARE ACT PROCEEDINGS FOR (name):		CASE NUMBER:
	RESPONDENT	
5. e	At least one of these is true (complete (1) or (2) or both):	
	<ul> <li>(1) Respondent is unlikely to survive safely in the community without supervisubstantially deteriorating. Reasons that respondent is unlikely to survive supervision respondent would need to survive safely, and the extent to w condition has recently grown worse are described</li> <li>on <i>Mental Health Declaration—CARE Act Proceedings</i> (form CARE on separate documents, attached and labeled Attachment 5e(1).</li> <li>below.</li> </ul>	e safely in the community, the type of hich respondent's physical or mental
	<ul> <li>(2) Respondent needs services and supports to prevent a relapse or deterior disability or serious harm to respondent or others. The services and supports respondent would become gravely disabled or present a risk of harm to see on <i>Mental Health Declaration—CARE Act Proceedings</i> (form CARE on separate documents, attached and labeled Attachment 5e(2).</li> <li>below.</li> </ul>	ports needed by respondent and the reasons self or others are described

f. Participation in a CARE plan or CARE agreement would be the least restrictive alternative necessary to ensure respondent's recovery and stability. A description of available alternative treatment plans and an explanation why no alternative treatment plan that would be less restrictive of respondent's liberty could ensure respondent's recovery and stability are provided

on *Mental Health Declaration—CARE Act Proceedings* (form CARE-101), attached as Attachment 6a.

on separate documents, attached and labeled Attachment 5f. below.

**CARE-100** CARE ACT PROCEEDINGS FOR (name): CASE NUMBER: RESPONDENT 5. g. Respondent is likely to benefit from participation in a CARE plan or CARE agreement. Reasons in support of this assertion are

provided

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on Mental Health Declaration—CARE Act Proceedings (form CARE-101), attached as Attachment 6a. on separate documents, attached and labeled Attachment 5g.

below.

#### 6. Required Documentation

The evidence described below is attached in support of this petition. (Attach the documents listed in a or b, or both, and check the box next to the description of each document or set of documents attached).

- A completed Mental Health Declaration-CARE Act Proceeding (form CARE-101), the declaration of a licensed behavioral health professional stating that, no more than 60 days before this petition was filed, the professional or a person designated by them
  - (1) examined respondent and determined that respondent met the diagnostic criteria for eligibility to participate in the CARE Act proceedings: or
  - made multiple attempts to examine respondent but was not successful in obtaining respondent's cooperation and has (2) reasons, explained with specificity, to believe that respondent meets the diagnostic criteria for eligibility to participate in CARE Act proceedings.

Attach Mental Health Declaration—CARE Act Proceedings (form CARE-101) and label it Attachment 6a.

Evidence that respondent was detained for at least two periods of intensive treatment, the most recent period within the b. past 60 days. Examples of evidence: a copy of the certification of intensive treatment, a declaration from a witness to the intensive treatment, or other documentation indicating involuntary detention and certification for up to 14 days of intensive treatment. (Attach all supporting documents and label each, in order, Attachment 6b1, 6b2, 6b3, etc.)

Note: For purposes of the CARE Act, "intensive treatment" refers to involuntary treatment authorized by Welfare and Institutions Code section 5250. It does not refer to treatment authorized by any other statutes, including but not limited to Welfare and Institutions Code sections 5150, 5260, and 5270, 15.

- 7. Other Court Proceedings (you may leave a field blank if you don't know the information requested or it does not apply)
  - This petition is in response to respondent's referral from another court proceeding. a.
    - (1) Court, department, and judicial officer:
    - (2) Case number:
    - (3) Type of proceeding from which respondent was referred:
      - (A) [ Mental competence proceeding arising from a misdemeanor prosecution (Penal Code, § 1370.01)
      - (B) Assisted outpatient treatment (Welfare & Institutions Code, §§ 5346–5348)
      - Lanterman-Petris-Short Act conservatorship (Welfare & Institutions Code, §§ 5350–5372) (C)
    - (4) The referral order is attached and labeled as Attachment 7a (optional).
    - (5) Respondent's attorney in referring proceeding (name): (mailing address): (telephone number):

(email address):

		CARE-100
CARE ACT PROCEEDINGS FOR (name):		CASE NUMBER:
	RESPONDENT	
7. b. Respondent is within a juvenile court's de	ependency, delinguency, or transitior	iurisdiction.
(1) Court:		(2) Case number:
(3) Respondent's attorney in juvenile court pro	oceeding <i>(name):</i>	
(mailing address): (telephone number):	(email address):	
<ul> <li>c. Respondent has a court-appointed conse</li> <li>(1) Court:</li> </ul>	ervator.	(2) Case number
<ul><li>(1) Court:</li><li>(3) Respondent's attorney in conservatorship.</li></ul>	proceeding (name):	(2) Case number:
<ul><li>(3) Respondent's attorney in conservatorship (mailing address):</li></ul>	proceeding (name).	
(telephone number):	(email address):	
Other information (you may leave a field blank if you	don't know the information requeste	d or it does not apply)
8. Tribal affiliation		
a. Respondent is an enrolled member of a f	federally recognized Indian tribe.	
Tribe's name and mailing address:		
b. Respondent is receiving services from a department or a California tribal equat	California Indian health services pro	gram, a California tribal behavioral health
department, or a California tribal court. Name and mailing address of program, d	lepartment, or court:	
9. Check any of the following statements that is true a	and give the requested information if	vou know it:
		-
a Respondent needs interpreter services of	an accommodation for a disability (	'if you know, describe respondent's needs):
	<b></b>	
b Respondent is served by a regional center	er (if you know, give the center name	e and the services provided to respondent):
c Respondent is a current or former member	er of the state or federal armed servi	ices or reserves (branch name if you know it):
10. Number of pages attached:		
Date:		
	Ň	
(TYPE OR PRINT NAME OF ATTORNEY)		(SIGNATURE OF ATTORNEY)
I declare under penalty of perjury under the laws of the	e State of California that the foregoin	g is true and correct.
Date:		
	<b>L</b>	
(TYPE OR PRINT NAME OF PETITIONER)		(SIGNATURE OF PETITIONER)
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CARE-100 [Rev. September 1, 2024]