INSTRUCTIONS FOR DISPENSING WITH APPOINTMENT OF GUARDIAN ALL FORMS MUST BE TYPEWRITTEN

These instructions are being provided as a public service of the Butler County Probate Court, and are intended as a guideline only. Depending on the circumstances of each case, additional steps may be required that are not listed below.

Please review the forms and instructions carefully. The clerks are not attorneys and therefore cannot answer legal questions or assist you in choosing and/or completing the forms that apply to your situation.

The documents that you file must be <u>typewritten</u>, legible AND completed in their entirety. (Forms on our web site may be filled in prior to printing) Illegible or incomplete documents may be refused for filing or if filed could result in your application being denied, delayed or dismissed.

An Application to Dispense with Appointment of Guardian is used when a minor is entitled to receive funds that do not exceed \$25,000 after payment of fees and expenses. The natural parent(s) or person having custody of the minor may file the Application to Dispense with Appointment of Guardian in the Probate Court of the *county where the minor resides*. The funds could be from an insurance policy where he/she is the named beneficiary, from an estate where he/she is entitled to inherit, or from a wrongful death settlement. If the child is receiving funds due to an injury they received please review the instructions for a minor settlement available on our website.

A copy of the minor's birth certificate must be attached to the Application to Dispense with Appointment of Guardian.

If the application requests that funds not be deposited but delivered, then a narrative statement must be filed at the time of filing the application.

The Entry Dispensing with Appointment of Guardian Ordering Deposit or Delivery must be presented to the clerk with the Application. A Judicial Officer will review the paperwork and determine if a hearing is necessary. If a hearing is required, the attorney, applicant and child must appear. The attorney or applicant is responsible for giving at least seven days' notice of the hearing to any non-custodial parent who has not waived notice of the hearing.

Pursuant to Ohio Rule of Superintendence 67(C), after the entry is approved the attorney for the applicant or the attorney for the insurance company shall be responsible for depositing the funds and for providing the financial institution with a copy of the entry. The attorney is also responsible for obtaining a Verification of Receipt and Deposit (Standard Probate Form 22.3) from the financial institution and filing the form with the court within seven days from the issuance of the entry.

R.C. 2109.41 requires the deposit of the minor's funds be in a bank, savings bank, savings and loan association, or a credit union located in Ohio.

A filing fee if \$ 130.00 is required at the time of filing the Application. Please confirm the amount with the clerk prior to filing. This fee must be paid in cash, check, or money order. If you are filing a minor settlement please contact the court for the deposit amount.

LEGAL PRACTICE IN THE PROBATE COURT IS RESTRICTED BY LAW TO ATTORNEYS WHO ARE LICENSED BY THE SUPREME COURT OF OHIO. IF AN INDIVIDUAL WISHES TO HANDLE HIS OR HER OWN CASE, THAT PERSON MAY ATTEMPT TO DO SO, HOWEVER DUE TO THE COMPLEXITY OF THE LAW AND DESIRE TO AVOID COSTLY ERRORS, MOST INDIVIDUALS WHO HAVE MATTERS BEFORE THE COURT ARE REPRESENTED BY AN ATTORNEY.

IF YOU CHOOSE TO REPRESENT YOURSELF AND USE THE COURT'S FORMS, PLEASE BE ADVISED THAT STATE LAW PROHIBITS THE JUDGE, MAGISTRATE AND EMPLOYEES OF BUTLER COUNTY PROBATE COURT FROM PROVIDING YOU WITH LEGAL ADVICE OR ASSISTING YOU IN THE SELECTION OR PREPARATION OF LEGAL FORMS. IF YOU NEED ADDITIONAL ASSISTANCE YOU WILL NEED TO CONTACT AN ATTORNEY OF YOUR CHOOSING.

PROBATE COURT OF BUTLER COUNTY, OHIO

IN THE MATTER OF:

CASE NO.

APPLICATION TO PAY OR DELIVER ESTATE OF A MINOR WITHOUT APPOINTMENT OF A GUARDIAN

[R.C. § 2111.05]

Applicant states that	, is aminor, born			
residing at				
in this County. Said minor is entitled to receive asset	ts in the amount of \$, which amount			
does not exceed twenty five thousand dollars (\$25,000), further described as			
follows:				
Applicant states that there is no legal guardian of the	estate.			
A copy of the birth certificate is attached.				
The names and addresses of the minor's parent and n	atural guardians are:			
Mother:				
Father:				
If the parents are deceased, disabled, or their whereal	oouts are unknown,			
who resides at				
is the person by whom the minor is maintained.				
Applicant further asks that the funds be: [check one]				
** (1) delivered to the minor.				
** (2) delivered to the custodian of t	he minor.			
** (3) delivered to the natural guard	an of the minor.			
** (4) delivered to the executive dire	ctor responsible for children services.			
🔲 (5) deposited in a financial institu	tion authorized to receive fiduciary funds for the minor.			
**For 1, 2, 3 or 4, attach a na	rrative statement setting forth the reasons.			
The applicant acknowledges that he or she ma	ay be subject to criminal penalties for improper			
conversion of any property held on behalf of the minor				
Attorney for Applicant	Applicant			
Typed or Printed Name	Typed or Printed Name			
Address	Address			
Phone number (include area code)	Phone number (include area code)			
Attorney Registration No.				

PROBATE COURT OF BUTLER COUNTY, OHIO

IN THE MATTER OF

Case No. _____

ENTRY DISPENSING WITH APPOINTMENT OF GUARDIAN AND ORDERING DEPOSIT OR DELIVERY

The Court finds upon the application to dispense with the appointment of guardian that is a minor who resides in Butler County, Ohio,

the estate of said minor is twenty-five thousand or less, and a guardianship is not necessary.

Therefore, the Court orders the appointment of guardian is dispensed with, and that the property of said minor, in the sum of \$_____ dollars be delivered or deposited as follows;

delivered to	_, the minor.
delivered to	_, as the person by whom the minor
delivered to	_, as natural guardian of the minor.
delivered to the executive director responsible for the a	dministration of children's services.
deposited in the name of the minor with	a

None of said funds, in whole or in part, shall be released by the depository without a court order until said minor attains the age of majority. Said attorney shall file the Verification of Receipt and Deposit (Form 22.3) with this Court, evidencing that said deposit has been made, within seven days after receipt of the funds.

Date

Probate Judge/Magistrate

NOTICE TO COUNSEL FOR INSURANCE COMPANIES DISBURSING LIFE INSURANCE PROCEEDS OF TEN THOUSAND DOLLARS OR LESS TO MINORS RESIDING IN OHIO:

Pursuant to Rule 67(C) of the Rules of Superintendence for the Courts of Ohio, "The attorney shall be responsible for depositing the funds and for providing the financial institution with a copy of the entry. The attorney shall obtain a Verification of Receipt and Deposit (Standard Probate Form 22.3) from the financial institution and file the form with the court within seven days from the issuance of the entry."

You are hereby put on notice that the insurance proceeds you are disbursing, if Twenty Five Thousand Dollars or less, are not to be released to a natural parent and must be deposited in a financial institution meeting the requirements of Ohio Revised Code §2109.41. The natural parent of the minor may specify the financial institution, without additional court approval, as long as the institution is in Butler County Ohio and complies with R.C. §2109.41.

The Verification of Receipt and Deposit (Form 22.3) is available on the Butler County Probate Court's web site at <u>www.butlercountyprobatecourt.org</u>.

BCPC FORM 510 – ENTRY DISPENSING WITH APPOINTMENT OF GUARDIAN AND ORDERING DEPOSIT OR DELIVERY

PROBATE COURT OF BUTLER COUNTY, OHIO

IN THE MATTER OF			
CASE NO.			
VERIFICATION	N OF RECEIPT AN	ID DEPOSI	т
Pursuant to Court order, the sum of \$			was deposited with
	on the	day of	,,
as evidenced by the Savings/Certificate of Deposit A	ccount Number		
This account is held solely in the name of			, a minor,
whose Social Security Number is			

By accepting said deposit for said minor, this institution agrees that said deposit, together with accumulated interest, shall be held and no part thereof released until minor attains the age of majority or upon further order of this Court.

Financial Institution

By _____ Authorized Officer

Typed or Printed Name

Phone Number

Date