IN THE MATTER OF GUARDIANS	SHIP OF					
Case No						
APPLICATION FOR APPOINTMENT OF GUARDIAN OF MINOR [R.C. 2111.03(C)]						
Applicant, a resident of (herself) or some suitable person as guard administrator, executor, or other fiduciary	dian of the follow	ving minor and represent	ts that the applicant is not an			
Name of Minor	Age	Date of Birth	Residence or Legal Settlement			
Attached is a list of the next of kin of A guardian is necessary because (R. THE TYPE OF GUARDIANSHIP APPLIED Non-Limited Limit Estate Only Personal Persona	FOR IS ced Pon Only GUARDIANSHIP, dianship request	Person and Estate				
Applicant attaches affidavit pursuant to F p The Applicant (or other suitable pertheft, physical violence, or sexual, alcoholocharge or each conviction.)	son) has	_	with or convicted of a crime involving f applicable, state date and place of each			

	•	
The whole estate of said minor is estimated as follows:		
Personal property		\$
Real estate		\$
Annual rents		\$
Other annual income		\$
	Total	\$
Applicant offers the attached bond in the amount of		\$
I hereby certify that all the information and statements contained best of my knowledge and belief.	d in this application and a	ttached exhibits are correct to the
Attorney for applicant	Applicant 1	
Typed or printed name	Typed or printed name	
Street	Street	
City, State, Zip	City, State, Zip	
Phone number (include area code)	Phone number (include are	a code)
Supreme Court Registration Number		
	Applicant 2	
	Typed or printed name	
	Street	
	City, State, Zip	
	Phone number (include are	a code)

NEXT O	F KIN OF PROPOSED WARD
NOTE Creek, are and highlades of each rein	[R.C. 2111.04]
	or <i>under</i> 16 on the line containing the minor's name. List the ent, guardian or custodian on the name and address lines
ervice Waived	Relationship Birthdate of min
1. Name	
Address	Zip
Name	
Address	Zip
. Name	
Address	Zip
Name	
Address	Zip
Name	
Address	Zip
Name	
Address	Zip
Name	
Address	Zip
Name	
Address	Zip
Name	
Address	Zip
O. Name	
Address	Zip

IN THE MATTER OF:		
CASE NO.		
STATEMEN	IT OF PERMANENT ADDRESS (R.C. 2109.21(F))	
I,	, fiduciary of the	of
understand that I am required to no	, declare the following to be my permanotify the Court of any change in my addres I fail to comply with this requirement.	
Permanent Address:		
Full Name	-	
Address (Must be street address, no PO permitted)	-	
City, State, Zip	-	
Phone Number	_	
Email Address	-	
I understand if I fail to comply with th	nis requirement, I may be removed as fiducia	ıry.
	Signature	
	Typed Name & Title	

IN THE MATTER OF THE GUARDIANSHIP OF	
Case No.	
WAIVER OF NOT	ICE AND CONSENT
We, the undersigned, do each of us hereby waive the is	suing and service of notice, and voluntarily enter
our appearance herein.	
We do hereby consent to the appointment of	
or some suitable person as guardian of	

GUARDIANSHIP OF	
CASE NO	
	AFFIDAVIT [R.C. 3127.23]
State of Ohio, County of	S.S.
(To be filed only when guardiansh	ip of the person of a minor or guardianship of a minor's estate is sought.)
Affiant being first duly sworn, deposes a	and says:
·	ess, the places where the child has lived within the last five esses of the person(s) with whom the child has lived during
	not participated as a party, witness, or in any other capacity
	of the child(ren) in this or any other state.
	no information of any custody proceeding concerning the ny other state, except
	no knowledge of any person not a party to the proceedings who claims to have custody or visitation rights with respect to the
If 2, 3, or 4 is answered in the at explanation, please attach and incorporate	ffirmative, and the space afforded is insufficient for full ate herein any necessary information.
	continuing duty to inform the Court of any custody proceedings other state of which affiant obtains information during the
Sworn to before me and subscribed in m	ny presence this day of,
	Notary Public

GUARDIAN	SHIP OF					
CASE NO.	·					
STATE OF O)	SS:				
	AFFIDA'	VIT OF GUARD	DIAN AF	PLICANT	•	
Ι,	(Name)	affir	m the follo	owing:		
	I have no pending r pleaded guilty to any				not been co	onvicted of or
	I have pending misde to a misdemeanor or have not been sealed	felony offense. (Li	st below a	any pending		
DATE	TYPE OF CHARGE	COURT NAME		PENDING/CO	NVICED/PLEA	DED GUILTY
				Pending	Convicted	Pleaded Guilty
				Pending	Convicted	Pleaded Guilty
		<u> </u>		Pending	Convicted	Pleaded Guilty
		_		Pending	Convicted	Pleaded Guilty
	that I have a duty to ontained in this affidavi		y Probate	Court within	seventy-two	o hours if the
		5	Signature o	of Applicant		
SWORN TO	O BEFORE ME, and				ay of	
		N	otary Pub	ic/Deputy Cle	erk	
		F	Printed Na	me of Notary	Public	
			ommissio Affix seal h	n Expiration [Date:	

	AUTHO	RIZATION F	OR RELEASE OF INFORMATION
,			of
			(address)
Probate Court, for an neglect, or the exploit Butler County Probate and (3) Butler Count	in camera in tation of an ace e Court copies y Probate Co ds, driving re	respection by the Condult, (2) Butler Condult, (2) Butler Conduction for any records of a cords, birth records, birth records.	Butler County and surrounding counties to release to the Butler County ourt, any reports that may involve me that concern allegations of abuse unty Sheriff and surrounding counties and municipalities to release to the arrest and/or conviction concerning any criminal charges that I may have Ohio Courts Network (OCN) current and previous residences, civil and s, public records or any criminal justice agency records that I may have lons.
Date of Birth			
Social Security Number			
Drivers License Number	State Issued		
Marital Status			
Previous Address			
Maiden Name			
Spouse's Name			
Name of Former Spouse	(s)		
Name(s) of Child(ren)			
A.K.A.			
Signature			Witness
TO BE COMPLETED record/information to		ENCY (Please ched	ck appropriate space and sign. If a record is located, attach
Record Located	No Reco	rd Located	
			Adult Protective Services
Record Located	No Reco	rd Located	
·		·	Sheriff's Department
			- Chairing Dopartiment

IN THE MATTER OF GUARDIANSH	IP OF	
Case No.	<u> </u>	
	FION OF GUARDIAN BY MINOR R FOURTEEN YEARS OF AGE [R.C. 2111.12]	
The undersigned hereby selects	a resident of	County,
Ohio, as Guardian of the person es	ate person and estate, and respectfully asks the	Court to appoint
	Guardian.	
Signature	Date of Birth	

IN THE MATTER OF GUARDIANSHIP OF_	
Case No.	
	IAN'S BOND 2109.04(A)(1)]
Amount of this bond \$	
	re obligated to the State of Ohio in the above amount, for ccessors, heirs, executors and administrators, jointly and
The principal has accepted in writing the duties of fie such additional duties as may be required by the Court	duciary in ward's estate, including those imposed by law and rt.
This obligation is void if the principal performs such	duties as required.
	to perform such duties, or performs them tardily, negligently ropriates estate assets or improperly converts them to the
[Check if personal sureties are involved.] The county, with a reasonable net value as stated below.	e sureties certify that each of them owns real estate in this
Date	Principal
Surety	Surety
by Attorney in Fact	by Attorney in Fact
Typed or Printed Name	Typed or Printed Name
Address	Address
Net value of real estate owned in this county	Net value of real estate owned in this county
\$	\$

IN THE MATTER OF GUARDIANSHIP OF
Case No
FIDUCIARY'S ACCEPTANCE
GUARDIAN [R.C. 2111.14]
I, the undersigned, hereby accept the duties which are required of me by law, and such additional duties as are ordered by the Court having jurisdiction.
AS GUARDIAN OF THE ESTATE, I WILL:
 Make and file an inventory of the real and personal estate of the ward within 3 months after my appointment. Deposit funds which come into my hands in a lawful depository located within this state. Invest surplus funds in a lawful manner. Make and file an account biennially, or as directed by the Court. File a final account within 30 days after the guardianship is terminated. Inventory any safe deposit box of the ward. Preserve any and all Wills of the ward as directed by the Court. Expend funds only upon written approval of the Court. Make and file a guardian's report biennially, or as directed by the Court. AS GUARDIAN OF THE PERSON, I WILL:
 Protect and control the person of my ward, and make all decisions for the ward based upon the best interest of the ward. Provide suitable maintenance for my ward when necessary. Provide such maintenance and education for my ward as the amount of the estate justifies if the ward is a minor and has no parents, or has a father or mother who fails to maintain or educate the ward. Make and file a guardian's report biennially, or as directed by the Court. Obey all orders and judgments of the Court pertaining to the guardianship. Obtain written approval of the Court before executing a caretaker power of attorney authorized by R.C. 3109.52
If I change my address or the ward's address, I shall immediately notify Probate Court in writing. I acknowledge that I am subject to removal as such fiduciary if I fail to perform such duties. I also acknowledge that I am subject to possible penalties for improper conversion of the property which I hold as such fiduciary.

Date

Fiduciary

IN THE MATTER OF GUARDIANSHIP OF
CASE NO
JUDGMENT ENTRY SETTING HEARING ON APPLICATION FOR APPOINTMENT OF GUARDIAN
This day appeared in open Court, and filed an
application for the appointment of limited guardian guardian of the person estate person and estate
of
It is ordered that the day of , at o'clock M.,
be and is hereby fixed as the time of hearing said application before this Court. It is further ordered that written notice be
served personally upon minors over fourteen years of age and in the manner as is provided by law upon all others entitled to
receive the same.

Probate Judge

Date

IN THE MATTER OF GUARDIANSHIP OF	
Case No.	
NOTICE OF HEARING FOR APPOINT To Minor Ove	er Age 14
То	
Address	
You are hereby notified that an application was filed in the for the appointment of estate person and estate.	Court by
A minor over the age of fourteen years may select a guardia fails to select a suitable person, an appointment may be made w	
The application will be for hearing before the Court in, o'clock	
If you are over age 14 and fail to appear in said Court on or to act as your guardian, the Court will appoint a guardian for you	before the time of hearing and select some suitable person
	Witness my signature and the seal of the Court, this day of
	Probate Judge

Deputy Clerk

	RETURN
	County, Ohio
Received this writ on the day of	, at o'clockM., and on the
, day of,, l serve	ed the same by delivering a true copy thereof personally to
FEES	
Service and return, 1st name, \$	
Additional names, at	
Miles traveled, at	
Total, \$	Sheriff
	Deputy
AFFIDA	AVIT OF SERVICE
he State of Ohio, County.	
,	, being first duly sworn, says that on the day of
,, he served the wi	thin notice by delivering a true copy thereof personally to
Sworn to before me and signed in my presence, this	s day of,

Case No.		
To Parent, Known Next of Ki	OF MINOR	
То		
Address		
То		
Address		
То		
Address		
То		
Address		
You are hereby notified thatappointment of a guardian limited guardian of the	person estate	
The application will be for hearing before the Court in		, Onlo, on the day of
, at o'clockM		
	Witness my signat	cure and the seal of the Court, this
	Probate Judge	·

	RETURN			
				County, Ohio
Received this writ on the day of day of , , I served				
FEES				
Service and return, 1st name \$ Additional names, at				
Miles traveled, at				
Total, \$	Sheriff Deputy			
	AVIT OF SERVICE			
The State of Ohio,County.	, being first duly s	worn, says that on	the	- day of
,he served the wi	ithin notice by deliveri			y to
Sworn to before me and signed in my presence, th	is day	, of		-

GUARDIANSHIP OF	
CASE NO.	
	OATH OF GUARDIAN [R.C. 2111.02(C)] [To be taken on Appointment of Guardian]
I,	, Guardian of
including the duty:	, will faithfully and completely fulfill my duties as Guardian,
	To file, and continue to make diligent efforts to file, a true inventory in accordance with the Ohio Revised Code, and report all assets belonging to the estate of my ward.
	To file timely and accurate reports.
	To file timely and accurate accounts.
	To, at all times, protect my ward's interests and to make all decisions based on the best interest of my ward.
	To apply to the Court for authority to expend funds prior to so doing.
	To obey all orders and rules of this Court pertaining to guardianships.
	Guardian
The above oath w	vas taken and signed in my presence on this day of
	
	Judge/Magistrate

IN THE MATTER OF GUARDIANSHIP OF	
Case No	
JUDGMENT ENTRY APPOINTMENT OF GUARDIAN OF MINOR (R.C. 2111.02)	
Upon hearing the application for appointment of guardian herein the Court finds that	
is a minor and that a guardianship is necessary.	
The Court further finds that all persons who were entitled to notice of the hearing thereon were given or waived notice	се
thereof, that the minor is is not over the age of fourteen years and has has not made a selection of a	
guardian, whom the Court finds suitable, that the minor is a resident of this county or has legal settlement herein; that th	ıis
Court has jurisdiction and that grounds exist for the Court to exercise that jurisdiction.	
The Court therefore appoints (guardian 1)	
(guardian 2) a suitable and competent person, guardian limited guardian of the person estate person and estate	ate
of:	
minor, with the powers conferred as described, and limited to those powers contained in the Letters of Guardianship issues.	ued
by this Court.	
The Court approves the bond as filed.	
The Court finds a record of the hearing was waived.	
The Court orders Letters of Guardianship issue to: (guardian 1) (guardian 2)	
as provided by law.	
Date Probate Judge	

Case No.	
LET	TTERS OF GUARDIANSHIP [R.C. 2111.02]
	is appointed Guardian of
	, an Incompetent Minor.
Guardian's powers are: All powers conferred by the laws of Ohi	o and rules of this Court over the ward's:
Person and Estate Person O	
Limited to	
Those guardianship powers, until revoke	ed, are for an:
Indefinite time period	
Definite time period to	
The above-named Guardian has the pov No expenditures shall be made without prior	ver conferred by law to do and perform all the duties of Guardian as described. Court authorization.
Date	Probate Judge
NOTIC	CE TO FINANCIAL INSTITUTIONS
Funds being held in the name of the within directing release of a specific fund and amo	-named Ward shall not be released to Guardian without a Court order unts thereof.
CERTIFICATE	OF APPOINTMENT AND INCUMBENCY
	ne original kept by me as custodian of this Court. It constitutes the appointment n, who is qualified and acting in such capacity.
	Probate Judge
(SEAL)	by
	Deputy Clerk
	Date

PROBATE COURT OF BUTLER COUNTY, OHIO JOHN M. HOLCOMB, JUDGE

GUARDIANSHIP OF	, A MINOR
CASE NO.	<u> </u>
NOTI	CE TO PARENTS
and education of your minor child(rerresult of an insurance settlement, inhehild(ren). These funds and/or assert nurture, welfare, support and educate extraordinary circumstances. You will by means of an affidavit of income an	to provide for the care, nurture, welfare, support n). Funds and/or assets your minor receives as a neritance, or other source belong to your minor its may not be used by you to provide for the care, ion of your minor child(ren) except under ill be required to prove extraordinary circumstances and expenses and other documentation the Court ease any funds and/or assets belonging to your
Date	Father
Date	Mother
NOTICE TO NON-PA	ARENT GUARDIAN/CUSTODIAN
or other source belong to the minor. use the funds and/or assets without approves any request, you must first documentation supporting your request.	ves through an insurance settlement, inheritance, You, as a non-parent guardian/custodian, may not first receiving court approval. Before the Court submit an application accompanied by est. Further, before the Court approves an art will review all resources available to the minor,
Date	Guardian
Date	Custodian

PROBATE COURT OF BUTLER COUNTY, OHIO JOHN M. HOLCOMB, JUDGE

GUARDIANSHIP	OF			
CASE NO.				
Al		FOR APPOINTME ALLEGED INCOMI [R.C. 2111.03]		DIAN
Applicant represents t	o the Court that _			resides or has a legal
settlement at		in		County, Ohio and that
the prospective ward i	s incompetent by	reason of (R.C. 2111.01(D)))	
The proposed ward's	date of birth is			
A Statement of E	xpert Evaluation is	s attached. (Form 17.1)		
A list of Next of k	(in of Proposed W	ard is also attached. (Form	າ 15.0)	
The whole estate	of the prospective	e ward is estimated as follow	vs:	
I	Personal Property.	\$		
I	Real Estate	\$		
,	Annual Rents	\$		
(Other annual incor	me\$		
Applicant represents t the alleged incompete		s not an administrator, exec	utor or other fiduciary	of the estate wherein
Applicant offers the at	tached bond in the	e amount of \$	·	
• • • • • • • • • • • • • • • • • • • •	-	lian of the alleged incompet by be taken proper care of a		
TYPE OF GUARDIA	ANSHIP APPLIE	D FOR IS [check the applicat	ole boxes]	
non-limited	limited	person and estate	estate only	person only
If limited guardianship	is applied for, the	limited powers requested a	re	

[Reverse of Form 17.0]

The time period requested is indefinite de	finite to
Applicant's relationship to alleged incompetent is	
	nvicted of a crime involving theft, physical violence, or sexual, plicable, state date and place of each charge or each conviction.)
	has been nominated in a writing pursuant to R.C. 1337.09(D) or
The nominated person's contact information	n is listed on Form 15.0 (Next of Kin).
A copy of the document which nominates the	he guardian is attached.
The Applicant represents that the proposed	d ward had military service.
Military I.D.:	
Branch of service:	
Dates of service:	
Applicant represents that the address provide	ded is the applicant's permanent address and acknowledges the any change of address. Removal may result from a failure to
Attorney for Applicant	Applicant
Typed or Printed Name	Typed or Printed Name
Address	Age
City State Zip	Permanent Address
Telephone Number (include area code)	City State Zip
Attorney Registration No	Telephone Number (include area code)

CASE NO._____

IN THE MATTER OF:CASE NO.
APPLICATION ADDENDUM
(REQUIRED WITH INCOMPETENT GUARDIANSHIP APPLICATIONS)
Ohio law requires that notice be served upon the proposed incompetent person and that an investigation into the circumstances be conducted. This notice and investigation must be completed by a Court Appointed Investigator at least seven (7) days prior to the scheduled hearing date. Failure to keep the court updated with the current information on the proposed incompetent and his/her circumstances could result in your hearing being delayed or canceled. In order to meet this requirement, the court requires the following information:
At the time of filing the application for appointment of guardian, the alleged incompetent person's permanent residence is:
At the time of the filing the application for appointment of guardian, the alleged incompetent person is physically at:
The proposed incompetent person's daytime phone number is The proposed incompetent person's cell phone number is
Does the alleged incompetent person leave the above location on a regular basis (work, school, adult daycare, etc.) during the day? If yes, please give location, hours, reason, contact person and their phone number:
Is there a situation or special circumstance of which the investigator should be aware of such as animals, weapons or persons convicted of a felony in the home, contagious disease, etc.?
The court investigator must be able to contact someone during regular business hours that would have information on the proposed incompetent person: Contact Name:
Contact Phone Number (Home/Cell/Work)
Additional information you feel the court investigator should be aware of (use additional pages, if necessary):

Effective Date: 1/1/2017

Case N	No.		
	NEXT OF KI	N OF PROPOSED WARD [R.C. 2111.04]	
NOTE:	Specify age and birthdate of each minor <i>unde</i> name and address of the minor's parent, gua following the minor's address.)		
Service	Waived	Relationship	Birthdate of minor
1.	Name		
	Address	Zip	
2. 	Name		
	Address	Zip	
s. 🗆	Name		
	Address	Zip	
	Name		
	Name		
		Zip	
	Name		
	Address	Zip	
. 🔲	Name		
	Address	Zip	
	Name		
	Address	Zip	
. 🗆	Name		
		Zip	
0. 🔲	Name		
	Address	Zip	

Applicant

Date

IN	THE	E MATT	ER OF GUARDIANSHIP OF
CA	SE	NO	
			STATEMENT OF EXPERT EVALUATION [Sup. R. 66 & R.C. 2111.49]
as a sub pro	a res stan vide	ult of a m ce abuse for the p	mpetent [O.R.C. 2111.01(D)]: ""Incompetent" means any person who is so mentally impaired nental or physical illness or disability, or mental retardation, or as a result of chronic, that the person is incapable of taking proper care of the person's self or property or fails to erson's family or other persons for whom the person is charged by law to provide, or any to a penal institution within this State."
con	side	red by the	f Evaluation does not declare the individual competent or incompetent, but is evidence to be e Court. The fee for completing this evaluation WILL NOT be paid by the Court. Each secure payment from the Applicant/Guardian.
1.	Thi	s Statem	ent of Evaluation is to be filed with or attached to:
		A.	Guardianship Application: Completed by $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$
			Psychologist prior to the filing and attached to the application.
		В.	Guardian's Report: Completed by □ Licensed Physician □ Licensed Clinical Psychologist
			□ Licensed Independent Social Worker □ Licensed Professional Clinical Counselor or
			□ Intellectual Disability Team.
			The evaluation or examination shall be completed within three months prior to the date of the Report. R.C. 2111.49
		C.	Application for Emergency Guardian: □ of the person: a Licensed Physician shall complete
			the Supplement for Emergency Guardian, form 17.1A with specificity indicating the
			emergency, and why immediate action is required to prevent significant injury to the person.
			The Supplement shall be signed, dated, and attached as part of this completed Statement.
2.	Sta	tement c	ompleted by:
	Nar	ne & Title	e/Profession:
			dress:
			lephone Number:
3.	Dat	e(s) of ev	valuation:
	Pla	ce(s) of e	valuation:
	Am	ount of ti	me spent on evaluation:

Length of time the individual has been your patient:

	Are there any signs of physical and/or me	ntal impair	monto	aaucad	by the	madia	ations thomsel	
	Are there any signs of physical and/of the	iitai iiiipair	inents	causeu	by the	mearc	ations themser	ves
ls t	the individual mentally impaired? 😐 Yes	s <u>□</u> No		If yes, i	ndicate	the dia	agnosis below:	
	Intellectual Disability/Developmental Disa	bilities:						
	□ Profound □ Sever	е		Modera	te		<u>□</u> Mild	
	Mental Illness: Type and Severity							
<u> </u>	Substance Abuse: Description							
_								
	Dementia: Description							
_								
	011							
	Other: Description							
	Other: Descriptionease provide additional comments and test s							
Ple		cores if av	ailable	. (Conti				
Ple	ease provide additional comments and test s	cores if av	ailable	. (Conti				
Ple	ease provide additional comments and test s	ment of the	ailable e indiv	. (Conti idual's:	nue cor	nment	s on page 4):	
Ple	ease provide additional comments and test s ring the examination did you note an impair a) Orientation?	ment of the	ailable e indiv Yes	. (Conti idual's:	nue cor	nment:	s on page 4): Unknown	
Ple	ease provide additional comments and test so are provide additional comments and test so are provided and test so are pro	ment of the	ailable e indiv Yes Yes	. (Conti idual's:	nue cor No No	nment:	s on page 4): Unknown Unknown	
Ple	ease provide additional comments and test so the sease provide additional comments and the sease provide	ment of the	ailable e indiv Yes Yes Yes	idual's:	No No No	nment:	Unknown Unknown Unknown	
Ple	ease provide additional comments and test so aring the examination did you note an impair a) Orientation? b) Speech? c) Motor Behavior? d) Thought Process?	ment of the	e indiv Yes Yes Yes Yes	idual's:	No No No No	nment:	Unknown Unknown Unknown Unknown Unknown	
Ple	ease provide additional comments and test so arring the examination did you note an impair a) Orientation? b) Speech? c) Motor Behavior? d) Thought Process? e) Affect?	ment of the	ailable e indiv Yes Yes Yes Yes Yes	. (Conti	No No No No No	nment:	Unknown Unknown Unknown Unknown Unknown Unknown	

						Case No). <u> </u>
8.	Is tl	he individual physically impaired? 😐 Y	'es	<u>_</u>	No	If yes:	Description
9.	Are	there any special characteristics of the ind	ividual	whic	h sho	ould be consid	dered in evaluating the
	indi	ividual for guardianship: 😐 Yes		No		If yes: Expl	ain
10.	Are	there any indications of abuse, neglect or e	exploita	ation	of the	e individual?	□ Yes □ No If yes: Explain
	·						
11.		you believe the individual is capable of cari					
	,						
12.	Do :	you believe this individual is capable of ma Yes □ No If no: Explain:	naging	the i	ndivi	dual's finance	es and property?
12	Pro	gnosis:					
15.	Α.		íes		No		
	В.	-	res	_	No		
14.		my opinion a guardianship should be:		_			
		Established/Continued					
		Denied/Terminated					
l ce	- rtify	that I have evaluated the individual on					
Date				Signa	ature o	f Evaluator	
		GUARDIAN'S I (Not to be used It is my opinion, based upon a reasonable degree	d with ini	itial A	oplicat	ion)	ty, that the mental
		capacity of this ward will not improve. Date					
			S	Signatu	re - Lic	ensed Physician/	Clinical Psychologist

Case No.		

ADDITIONAL COMMENTS

Signature - Licensed Physician/Clinical Psychologist

Date

IN THE MATTER OF:		
CASE NO.		
STATEMEN	IT OF PERMANENT ADDRESS (R.C. 2109.21(F))	
I,	, fiduciary of the	of
understand that I am required to no	, declare the following to be my permanotify the Court of any change in my addres I fail to comply with this requirement.	
Permanent Address:		
Full Name	-	
Address (Must be street address, no PO permitted)	-	
City, State, Zip	-	
Phone Number	_	
Email Address	-	
I understand if I fail to comply with th	nis requirement, I may be removed as fiducia	ıry.
	Signature	
	Typed Name & Title	

IN THE MATTER OF THE GUARDIANSHIP OF					
Case No.					
WAIVER OF NOT	ICE AND CONSENT				
We, the undersigned, do each of us hereby waive the is	suing and service of notice, and voluntarily enter				
our appearance herein.					
We do hereby consent to the appointment of					
or some suitable person as guardian of					

GUARDIAN	SHIP OF					
CASE NO.	·					
STATE OF O)	SS:				
	AFFIDA'	VIT OF GUARD	DIAN AF	PLICANT	•	
Ι,	(Name)	affir	m the follo	owing:		
	I have no pending r pleaded guilty to any				not been co	onvicted of or
	I have pending misde to a misdemeanor or have not been sealed	felony offense. (Li	st below a	any pending		
DATE	TYPE OF CHARGE	COURT NAME		PENDING/CO	NVICED/PLEA	DED GUILTY
				Pending	Convicted	Pleaded Guilty
				Pending	Convicted	Pleaded Guilty
		<u> </u>		Pending	Convicted	Pleaded Guilty
		_		Pending	Convicted	Pleaded Guilty
	that I have a duty to ontained in this affidavi		y Probate	Court within	seventy-two	o hours if the
		5	Signature o	of Applicant		
SWORN TO	O BEFORE ME, and				ay of	
		N	otary Pub	ic/Deputy Cle	erk	
		F	Printed Na	me of Notary	Public	
			ommissio Affix seal h	n Expiration [Date:	

	AUTHO	RIZATION F	OR RELEASE OF INFORMATION
,			of
			(address)
Probate Court, for an neglect, or the exploit Butler County Probate and (3) Butler Count	in camera in tation of an ace e Court copies y Probate Co ds, driving re	respection by the Condult, (2) Butler Country of any records of a curt to obtain from cords, birth record	Butler County and surrounding counties to release to the Butler County ourt, any reports that may involve me that concern allegations of abuse unty Sheriff and surrounding counties and municipalities to release to the arrest and/or conviction concerning any criminal charges that I may have Ohio Courts Network (OCN) current and previous residences, civil and s, public records or any criminal justice agency records that I may have lons.
Date of Birth			
Social Security Number			
Drivers License Number	State Issued		
Marital Status			
Previous Address			
Maiden Name			
Spouse's Name			
Name of Former Spouse	(s)		
Name(s) of Child(ren)			
A.K.A.			
Signature			Witness
TO BE COMPLETED record/information to		ENCY (Please ched	ck appropriate space and sign. If a record is located, attach
Record Located	No Reco	rd Located	
			Adult Protective Services
Record Located	No Reco	rd Located	
·		·	Sheriff's Department
			- Chairing Dopartiment

IN THE MATTER OF GUARDIANSHIP OF				
CASE NO				
SETTING HEARING ON APP	ENT ENTRY LICATION F JARDIAN		POINTM	ENT
This day		appea	red in oper	Court, and filed an
application for the appointment of limited guardian	guardian of the	person	estate	person and estate
of				
It is ordered that the day of	,	_ at	_ o'clock	М.,
be and is hereby fixed as the time of hearing said application	n before this Cou	ırt. It is furth	er ordered	that written notice be
served personally upon minors over fourteen years of age and	d in the manner	as is provide	ed by law u	pon all others entitled to
receive the same.				
Date	Probate Judge			

	CCTIVE WARD OF APPLICATION ND HEARING
0	
ddress	
An application for appointment of	
s Guardian Limited Guardian for your p	person estate person and estate has been filed with the
Probate Court.	
A hearing on that application will be held on	, atm. o'clock at
 You have the right to be present at the h represented by an attorney of your choice. The right to have a friend or family mem The right to have evidence of an indepenhearing; 	nber of your choice present at the hearing;
4. If you are indigent, upon your request, a evaluator will be appointed at court expe	
evaluator will be appointed at court expose. 5. If you are indigent, and you appeal the g	pense;
evaluator will be appointed at court exposes. 5. If you are indigent, and you appeal the good to have an attorney appointed and neces	pense; guardianship decision, you have the right
evaluator will be appointed at court exposers 5. If you are indigent, and you appeal the good to have an attorney appointed and neces	pense; guardianship decision, you have the right ssary transcripts prepared at court expense.
evaluator will be appointed at court expenses5. If you are indigent, and you appeal the good to have an attorney appointed and necesWitness my signature and the seal of the	pense; guardianship decision, you have the right ssary transcripts prepared at court expense.

		CASE No.	
	RETURN		
			County, Ohio
Received this notice on the day of, I served the same by delivering a true			
I communicated with him/her in a language or incompetent.	method of communication	on understandable to the alleged	i

Investigator

IN THE MATTER OF THE GUARDIANSHIP OF	
Case No.	
NOTICE OF HEARING FOR APPOINTMENT OF GUARDIAN OF ALLEGED INCOMPETENT PERSON To Spouse and Known Next of Kin [R.C. 2111.04]	
То	
Address_	
То	
Address_	
To	
Address_	
То	
Address_	
next of kin of	known to reside in this state.
	day of,, filed in the Court an application for the appointment of
	state) of,
an alleged incompetent.	
The application will be for hearing before the Pro	obate Court in the Historical Butler County Courthouse,
101 High Street, 2 nd Floor Hamilton, OH 45011 on the	e,,,
ato'clock	
	Witness my signature and the seal of the Court,
	thisday of,

Probate Judge

By: ______ Deputy Clerk

(Seal)

			CASE NO	
		RETURN		
				County, Ohio
Received this writ on theday of	of		,at	_o'clock
and on theday of "leaving", or "sending" residence", or by "certified mail to the las		a true copy there	of (insert, "personally to", "at the	e usual place of
Fees				
Service and return, 1 st name \$				
Additional names, at				
Miles traveled, at				
Total \$			Sheriff Deputy	
	AFFID	AVIT OF SER	VICE	
The State of Ohio,	County.			
			, being first duly sworn, says t	
day of thereof personally to			•	rue copy
Sworn to before me and signed in my pro	esent, this_	day of	·	

IN THE MATTER OF GUARDIANSHIP OF
Case No
FIDUCIARY'S ACCEPTANCE
GUARDIAN [R.C. 2111.14]
I, the undersigned, hereby accept the duties which are required of me by law, and such additional duties as are ordered by the Court having jurisdiction.
AS GUARDIAN OF THE ESTATE, I WILL:
 Make and file an inventory of the real and personal estate of the ward within 3 months after my appointment. Deposit funds which come into my hands in a lawful depository located within this state. Invest surplus funds in a lawful manner. Make and file an account biennially, or as directed by the Court. File a final account within 30 days after the guardianship is terminated. Inventory any safe deposit box of the ward. Preserve any and all Wills of the ward as directed by the Court. Expend funds only upon written approval of the Court. Make and file a guardian's report biennially, or as directed by the Court. AS GUARDIAN OF THE PERSON, I WILL:
 Protect and control the person of my ward, and make all decisions for the ward based upon the best interest of the ward. Provide suitable maintenance for my ward when necessary. Provide such maintenance and education for my ward as the amount of the estate justifies if the ward is a minor and has no parents, or has a father or mother who fails to maintain or educate the ward. Make and file a guardian's report biennially, or as directed by the Court. Obey all orders and judgments of the Court pertaining to the guardianship. Obtain written approval of the Court before executing a caretaker power of attorney authorized by R.C. 3109.52
If I change my address or the ward's address, I shall immediately notify Probate Court in writing. I acknowledge that I am subject to removal as such fiduciary if I fail to perform such duties. I also acknowledge that I am subject to possible penalties for improper conversion of the property which I hold as such fiduciary.

Date

Fiduciary

IN THE MATTER OF GUARDIANSHIP OF_	
Case No.	
	IAN'S BOND 2109.04(A)(1)]
Amount of this bond \$	
	e obligated to the State of Ohio in the above amount, for ccessors, heirs, executors and administrators, jointly and
The principal has accepted in writing the duties of ficure such additional duties as may be required by the Court	duciary in ward's estate, including those imposed by law and rt.
This obligation is void if the principal performs such	duties as required.
	to perform such duties, or performs them tardily, negligently ropriates estate assets or improperly converts them to the
[Check if personal sureties are involved.] The county, with a reasonable net value as stated below.	e sureties certify that each of them owns real estate in this
Date	Principal
Surety	Surety
by Attorney in Fact	by Attorney in Fact
Typed or Printed Name	Typed or Printed Name
Address	Address
Net value of real estate owned in this county	Net value of real estate owned in this county
\$	\$

GUARDIANSHIP OF	
CASE NO.	
	OATH OF GUARDIAN [R.C. 2111.02(C)] [To be taken on Appointment of Guardian]
Ι,	, Guardian of
including the duty:	, will faithfully and completely fulfill my duties as Guardian,
	To file, and continue to make diligent efforts to file, a true inventory in accordance with the Ohio Revised Code, and report all assets belonging to the estate of my ward.
	To file timely and accurate reports.
	To file timely and accurate accounts.
	To, at all times, protect my ward's interests and to make all decisions based on the best interest of my ward.
	To apply to the Court for authority to expend funds prior to so doing.
	To obey all orders and rules of this Court pertaining to guardianships.
	Guardian
The above oath w	vas taken and signed in my presence on this day of
	
	Judge/Magistrate

and therefore is incapable of taking proper care of self and property, and that a guardianship is necessary. The Court further finds that all persons who were entitled to notice of the hearing thereon were giver or waived notice thereof; that the incompetent is a resident of this county or has legal settlement herein, and that this Court has jurisdiction. It is therefore ordered that a limited guardian of the person estate person and estate be appointed. The court therefore appoints	CASE NO
[R.C. 2111.02 and Sup.R. 66.04 and 66.06] Upon hearing the application for appointment of guardian herein, the Court finds that the the above—named Ward is incompetently reason of	JUDGMENT ENTRY
the above—named Ward is incompetently reason of	
and therefore is incapable of taking proper care of self and property, and that a guardianship is necessary. The Court further finds that all persons who were entitled to notice of the hearing thereon were giver or waived notice thereof; that the incompetent is a resident of this county or has legal settlement herein, and that this Court has jurisdiction. It is therefore ordered that a limited guardian of the person estate person and estate be appointed. The court therefore appoints	
The Court further finds that all persons who were entitled to notice of the hearing thereon were giver or waived notice thereof; that the incompetent is a resident of this county or has legal settlement herein, and that this Court has jurisdiction. It is therefore ordered that a limited guardian of the person estate person and estate be appointed. The court therefore appoints	land the same of
The Court further finds that all persons who were entitled to notice of the hearing thereon were giver or waived notice thereof; that the incompetent is a resident of this county or has legal settlement herein, and that this Court has jurisdiction. It is therefore ordered that a limited guardian of the person estate person and estate be appointed. The court therefore appoints	and therefore is incapable of
or waived notice thereof; that the incompetent is a resident of this county or has legal settlement herein, and that this Court has jurisdiction. It is therefore ordered that a limited guardian of the person estate person and estate be appointed. The court therefore appoints	taking proper care of self and property, and that a guardianship is necessary.
person and estate be appointed. The court therefore appoints	The Court further finds that all persons who were entitled to notice of the hearing thereon were given or waived notice thereof; that the incompetent is a resident of this county or has legal settlement herein, and that this Court has jurisdiction.
The court therefore appoints	It is therefore ordered that a limited guardian of the person estate
person, limited guardian of the person estate person and estate of the above – named Ward, incompetent, with the powers conferred as described, and limited to those powers contained in the Letters of Guardianship issued by this Court. This appointment is in compliance with R.C. 2111.09. The Court approves/dispenses with the bond The Court finds a record of the hearing was waived The Guardian shall comply with the requirements of Sup.R. 66.06(A). The Court orders Letters of Guardianship issue to as provided by law. The Court further ORDERS:	person and estate be appointed.
conferred as described, and limited to those powers contained in the Letters of Guardianship issued by this Court. This appointment is in compliance with R.C. 2111.09. The Court approves/dispenses with the bond The Court finds a record of the hearing was waived The Guardian shall comply with the requirements of Sup.R. 66.06(A). The Court orders Letters of Guardianship issue to as provided by law. The Court further ORDERS:	person, limited guardian of the person estate person and estate of
□ The Court finds a record of the hearing was waived The Guardian shall comply with the requirements of Sup.R. 66.06(A). The Court orders Letters of Guardianship issue to	conferred as described, and limited to those powers contained in the Letters of Guardianship issued by this Court. This appointment is in compliance with R.C. 2111.09.
The Guardian shall comply with the requirements of Sup.R. 66.06(A). The Court orders Letters of Guardianship issue to	☐ The Court approves/dispenses with the bond
The Court orders Letters of Guardianship issue toas provided by law. The Court further ORDERS:	☐ The Court finds a record of the hearing was waived
as provided by law. The Court further ORDERS:	The Guardian shall comply with the requirements of Sup.R. 66.06(A).
The Court further ORDERS:	The Court orders Letters of Guardianship issue to
	as provided by law.
	The Court further ORDERS:
T 10 00 ODDEDED	
II IS SU UKDEKED.	IT IS SO ORDERED.

FORM 17.5 – JUDGMENT ENTRY APPOINTMENT OF GUARDIAN FOR INCOMPETENT PERSON

Date

Probate Judge

Case No.	
LET	TTERS OF GUARDIANSHIP [R.C. 2111.02]
	is appointed Guardian of
	, an Incompetent Minor.
Guardian's powers are: All powers conferred by the laws of Ohi	o and rules of this Court over the ward's:
Person and Estate Person O	
Limited to	
Those guardianship powers, until revoke	ed, are for an:
Indefinite time period	
Definite time period to	
The above-named Guardian has the pov No expenditures shall be made without prior	ver conferred by law to do and perform all the duties of Guardian as described. Court authorization.
Date	Probate Judge
NOTIC	CE TO FINANCIAL INSTITUTIONS
Funds being held in the name of the within directing release of a specific fund and amo	-named Ward shall not be released to Guardian without a Court order unts thereof.
CERTIFICATE	OF APPOINTMENT AND INCUMBENCY
	ne original kept by me as custodian of this Court. It constitutes the appointment n, who is qualified and acting in such capacity.
	Probate Judge
(SEAL)	by
	Deputy Clerk
	Date

IN THE MATTER OF:	
CASE NO.	
	RECEIPT [R.C. 2111.011]
I hereby acknowledge receipt of the Gua	ardian's Guidebook.
Guardian's Printed Name	Guardian's Signature
Street	Phone Number
City, State, Zip Code	<u> </u>

Effective Date: March 1, 2017

Webcheck Fingerprint Information

Please mark type(s) re ○ BCI – State Of Ohio ○ FBI - National	-				Date:		
Last		Fir	st		Midd	dle	
Date of Birth Social Sec	urity# S	Sex	Race	e Heigh	nt Weight	Hair	Eyes
Current Address					Tel	lephone	Number
						·	
City		St	ate		Zip Code		
Guardianship BCI- 2151	412 and FE	3I - 215	186				
O.R.C. Code - Reason fo	r Fingerpri	nting					
Ohio resident more than	five (5) yea	rs Yi	ES	NO			
Electronic direct copy to: (c	heck only if a	pplicable	·)				
None	Occupational The	rapy, Physical	-	Ohio Dept. of Ins	surance	Ohio Veteri Licensing E	nary Medical
BMV Dealer Licensing	Ohio Board of			Ohio Dept. of Lic	quor Control	OPOTA	Jouru
BMV Deputy Registrar	Ohio Board of Pharmacy		Ohio Dept. of Public Safety		Social Worker	r Board - CSWMF1	
Child Care Center - Type A- ODJFS	Ohio Construction Board		Ohio Medical Board		State Spee Professiona	ch & Hearing als Board	
Lottery Commission	Ohio Dept. of Education		Ohio State Racing Commission		State Vision Professiona		
Results Mailed to Addres	s: (must b	e busine	ess/s	chool addre	ss)		
Judge John M Holcom	b, Butler (County	Proba	te Court			
Recipient Name							
101 High Street, Secon	d Floor						
Recipient Address							
Hamilton		_	Ohio		45011		
City			ate		Zip Code		
I certify that the personal ide authorize this WebCheck ag Bureau of Criminal Identification information relating to me.	ntifiers providency (CXV65 ation and Inv	ded on th 56 - Butle vestigatio	nis form er Cour n (BCI	are accuratenty Sheriff) to &I) to conduc	and I volunt	arily and mation to records	knowingly the Ohio check for
I voluntarily and knowingly delinquency adjudication recthis information.	authorize B0 ords to the	CI&I to o	dissemii ok prov	nate criminal ider or ageno	arrest, conv cy I have des	iction and signated	d juvenile to receive
I voluntarily and knowingly remployees from all claims dissemination.	elease and d and liabilit	ischarge y related	the Oh d to th	nio Attorney G nis authorize	General's Offic d criminal r	ce, BCI&I ecord re	and their view and
This authorization and waiver	is valid for or	ne year fr	om the	date this back	ground check	was con	ducted.
SIGNATURE:							
By signing this form applic mistakes or errors on this fo						s accura	te. Any

Sheriff's Office Use Only: Clerk ID #

SCHEDULING ORDER y ORDERED that: DIAN OF PERSON must file a Statement of Expert Evaluation (form 17.1), Guardian's (form 17.7) and Annual Guardianship Plan- Person (form 27.7) every year by the date of timent. A six-hour Fundamentals of Adult Guardianship course must be completed within this of the date of appointment and three hours of Continuing Education by December 31 (year thereafter. Notification of Compliance with Guardian Education Requirements 7.2) must be filed within thirty days of the completion of each course. The Statement of Expert Evaluation, Guardian's Report and Annual Guardianship Plan — Person are due on: Fundamentals of Adult Guardianship (6 hr.) must be completed by: DIAN OF ESTATE must file a Guardian's Inventory (form 15.5), post modified Guardian's form 15.3), if required, and complete Guardian of Estate Training within three months of er of appointment and file a Guardian's Account (form 15.8) and Annual Guardianship
CIAN OF PERSON must file a Statement of Expert Evaluation (form 17.1), Guardian's (form 17.7) and Annual Guardianship Plan- Person (form 27.7) every year by the date of timent. A six-hour Fundamentals of Adult Guardianship course must be completed within of the date of appointment and three hours of Continuing Education by December 3: year thereafter. Notification of Compliance with Guardian Education Requirements 7.2) must be filed within thirty days of the completion of each course. The Statement of Expert Evaluation, Guardian's Report and Annual Guardianship Plan – Person are due on: Fundamentals of Adult Guardianship (6 hr.) must be completed by: DIAN OF ESTATE must file a Guardian's Inventory (form 15.5), post modified Guardian's form 15.3), if required, and complete Guardian of Estate Training within three months of the of appointment and file a Guardian's Account (form 15.8) and Annual Guardianship
(form 17.7) and Annual Guardianship Plan- Person (form 27.7) every year by the date of the ment. A six-hour Fundamentals of Adult Guardianship course must be completed within of the date of appointment and three hours of Continuing Education by December 32 year thereafter. Notification of Compliance with Guardian Education Requirements (7.2) must be filed within thirty days of the completion of each course. The Statement of Expert Evaluation, Guardian's Report and Annual Guardianship Plan – Person are due on: Fundamentals of Adult Guardianship (6 hr.) must be completed by: DIAN OF ESTATE must file a Guardian's Inventory (form 15.5), post modified Guardian's form 15.3), if required, and complete Guardian of Estate Training within three months of the of appointment and file a Guardian's Account (form 15.8) and Annual Guardianship
Person are due on: Fundamentals of Adult Guardianship (6 hr.) must be completed by: DIAN OF ESTATE must file a <i>Guardian's Inventory</i> (form 15.5), post modified <i>Guardian's</i> form 15.3), if required, and complete <i>Guardian of Estate Training</i> within three months of e of appointment and file a <i>Guardian's Account</i> (form 15.8) and <i>Annual Guardianship</i>
DIAN OF ESTATE must file a <i>Guardian's Inventory</i> (form 15.5), post modified <i>Guardian's</i> form 15.3), if required, and complete <i>Guardian of Estate Training</i> within three months of e of appointment and file a <i>Guardian's Account</i> (form 15.8) and <i>Annual Guardianship</i>
orm 15.3), if required, and complete <i>Guardian of Estate Training</i> within three months of e of appointment and file a <i>Guardian's Account</i> (form 15.8) and <i>Annual Guardianship</i>
tate (form 27.8) every year thereafter by the date of appointment. Notification of ance with Guardian Education Requirements (form 27.2) must be filed within thirty days pletion of the training.
The Inventory, Bond and Training are due on:
The Guardian's Account and Annual Guardian's Plan – Estate are due on:
SO ORDERED,
JOHN M. HOLCOMB, JUDGE

Forms are available at www.butlercountyprobatecourt.org. Mail to: Butler County Probate Court, 101 High Street, Hamilton, OH 45011 or deliver between 8AM and 4:30PM. For questions call 887-3294.

Guardian(s)

IN THE MATTER OF THE GUARDIANSHIP OF:	
CASE NO:	_

SUPPLEMENTAL GUARDIANSHIP OF ESTATE INFORMATION

Today, you were appointed Guardian of the Estate in this matter. The Court granted you power to manage the financial affairs of the ward. You have a fiduciary duty to act for the benefit of the ward (i.e. a fiduciary duty) and not for your own benefit.

- You must keep the ward's assets, including all bank accounts, separate from your own.
 Do not comingle your money with that of your ward.
- You may not transfer any funds, spend your ward's money, sell real estate or personal property or
 conduct any other type of financial business without a court order specifically authorizing your
 actions.
- **Do not use correction fluid or tape** on any documents filed with the court.
- All *credit cards* in the ward's name must be closed and no new credit cards may be opened.
- Do not pay attorney fees until they have been approved by the court.

FAILURE TO COMPLY WITH THE REQUIREMENTS OF BEING A COURT-APPOINTED FIDUCIARY MAY RESULT IN YOUR REMOVAL OR THE IMPOSITION OF CRIMINAL OR QUASI-CRIMINAL SANCTIONS.

I. GUARDIAN'S INVENTORY (Form 15.5) – Must be filed by:

- a. The Guardian's Inventory is a listing of all real and personal property including the value of any yearly rent of real estate in the name of the ward as of the date the Guardian was appointed. The Guardian's Inventory is only filed *once* and changes to assets must be done by Motion and Entry. Please consult your attorney.
- b. If the ward owned real estate, you may use the Butler County Auditor's 100% value.
- c. Do not include any account numbers or other personal identifiers; they must be listed separately on standard form 45(D).

II. GUARDIAN'S BOND (Form 15.3)

- a. The Guardian's Bond guaranteed by a bonding company is a promise of payment of funds back to the estate of a ward where the fiduciary has acted improperly in misusing or misappropriating the ward's funds. The bonding company will attempt to recover its' loss by taking legal action against a Guardian found to have misused a ward's funds.
- b. Your attorney will assist you in filing bond. An *original* power of attorney document executed by the bonding company must be attached to Form 15.3 when filed.
- c. Total bond must be no less than double the amount of the personal property and annual real estate rentals and must be filed prior to or with the filing of the Guardian's Inventory.

BCPC 535 SUPPLEMENTAL GUARDIANSHIP OF ESTATE INFORMATION

III. APPLICATION TO TRANSFER FUNDS (Form 501)

- a. After you have filed the Inventory and identified all of the ward's assets, you must transfer any bank accounts out of the ward's name and into the guardianship. The account must be labeled "[your name] as Guardian for [ward's name]."
- b. BEFORE you transfer any bank account, complete form 501 stating the name and account number in the ward's name and the name and account number (if known) of your intended Guardian's account.
- c. The court will mail to you (or your attorney) a certified copy of the Application with the ORDER AUTHORIZING TRANSFER OF FUNDS completed at the bottom. This court order authorizes you to withdraw the funds in the name of the ward and deposit them into the Guardianship account.
- d. Any time you deposit funds into your Guardian's account, have the financial institution complete Form 15.81 and file it with the court. This form certifies that the bank received funds in your name, the fiduciary.
- e. Rarely, you may need to file an Application to Release Funds to Guardian (Form 15.6) for funds that are being held in the name of the ward but not in a financial institution with a specific account number. Please consult your attorney.

IV. APPLICATION FOR AUTHORITY TO EXPEND FUNDS (Form 15.7)

- a. You have no authority to spend any of the ward's money without a specific court order. The way you obtain a court order is by completing form 15.7.
- b. Your first Application to Expend Funds should be a monthly budget of the ward's routine expenses. Example:
 - i. Duke Electric bill monthly amount not to exceed \$200.00
 - ii. Groceries monthly bill not to exceed \$550.00 per month
 - iii. Grass cutting and yard maintenance expenses per month not to exceed \$120.00
- c. Medical expenses, unusual expenses, and home maintenance must be itemized separately. Submit an estimate or other documentation with the Application.
- d. After your Application is reviewed by the court, the court will mail to you (or your attorney) a certified copy of the Application with the **ORDER AUTHORIZING EXPENDITURE OF FUNDS** completed. You are now permitted to spend the ward's money on the proposed expenditure.
- e. Do not seek authority to pay attorney fees until the fees are approved by the court. Each attorney must file a motion seeking approval of fees. Once the court approves the fees and orders payment, the guardian may file form 15.7 for approval to pay fees.

V. GUARDIAN'S ACCOUNT (Form 15.8) – Must be filed by:

- a. Complete the top of the form with the ward's name and case number.
- b. State which account you are filing (First, Second, etc.)
- c. Indicate the time period of the account. Accounts are due every year from the date of appointment. The first account should be from the date you were appointed to the date when the account is filed. The next account will be from the ending date of the first account to when the next account is filed.

FOR DISTRIBUTION DURING HEARING ONLY - DO NOT TRACK AND SCAN

- d. On page one, state the page and number of pages and the year. State the balance from the previous account. If this is your first account then the beginning balance will be the same as that on the Inventory you previously filed (the balance must include all assets of the ward).
- e. List all receipts (money taken in) in order by date.
- f. List all disbursements (money spent) in order by date. You must have a receipt or cancelled check for each disbursement. You must have received prior court approval (completed Court Order on Form 15.7) for each disbursement you are listing. If additional sheets are needed, use Form 15.8 (Guardianship Account Continuation Sheet) available on our website.
- g. At the top of the second page of Form 15.8, complete the recapitulation section of the account. This shows the total receipts and disbursements and states the balance remaining in the guardianship account. This will be your beginning balance on your next account.
- h. In the middle of the second page of Form 15.8, list all funds, assets and investments (including real estate) of the guardianship. Have each financial institution complete Form 15.81 and file those forms with the court at the time of filing each account.
- i. The Court will complete the ENTRY SETTING HEARING at the bottom of page 2 of the Guardian's Account. YOU DO NOT NEED TO BE IN COURT FOR THIS HEARING. This is an internal court hearing and on the hearing date your account will be reviewed for accuracy and approved by the court. If there are any discrepancies with your account a separate hearing will be scheduled and you will be notified by mail and asked to appear in court to discuss your account.

YOU MAY BE REMOVED AS GUARDIAN IN THIS MATTER FOR:

- 1.) Failing to make the required filing by any of the due dates listed in this order;
- 2.) Abusing your fiduciary duty by improperly managing the funds of your ward;
- 3.) Failing to keep the court informed of your permanent address. (Form 721)

If you need assistance with any of the duties that are summarized in this letter please contact your attorney. If you do not have an attorney, please contact the Butler County Bar Association Lawyer Referral Service at (513) 896-6671. If you would like a meeting scheduled with the Magistrate regarding your duties as Guardian, please submit your request to the Guardianship clerk in writing and include the issues or questions that you have.

Forms are available at www.butlercountyprobatecourt.org. Mail to: Butler County Probate Court, 101 High Street, Hamilton, OH 45011 or deliver between 8AM and 4:30PM. For questions call 887-3294.