INSTRUCTIONS FOR FILING AN APPICATION FOR CONSERVATORSHIP

These instructions are intended as a <u>guideline only</u> and should not be relied upon as a comprehensive list of duties in a conseratorship.

A person who is <u>mentally competent</u> but physically infirm can apply to have someone appointed the Conservator of his or her Person, Estate or Person & Estate.

The applicant and proposed conservator must appear in Court for the hearing.

When a Conservator of the Estate or a Conservator of the Person & Estate is appointed there must be joint control of those monies between the conservator and an attorney.

The Conservator must also post a bond to protect the monies of the estate.

A filing fee is required at the time of filing. Current Court Costs are posted at: https://www.probatect.org/about/general-resources.

Please confirm the amount with the Cashier since filing fees may have changed subsequent to the publication of this instruction sheet. This fee must be paid in cash, money order, certified check, MasterCard, Discover, or American Express. No personal checks will be accepted.

The forms may be obtained from the Information Desk on the 9th floor of the Probate Court, 230 East 9th Street, Cincinnati, Ohio or by downloading the forms form the web site.

PROCEDURAL STEPS

WHEN TO FILE

STEP 1: COMPLETE THE FOLLOWING FORMS FOR THE	
INITIAL FILING	
Application for Appointment of Conservator (20.0)	At the time of initial filing
- Complete information	
- Applicant is the person selecting the conservator	
Next of Kin of Proposed Conservatee (20.01)	At the time of initial filing
- List all <i>next of kin</i> (those people who are closest blood	
relatives) of the applicant.	
- Be sure to specify <i>complete</i> addresses of all those listed.	
Judgment Entry Setting Hearing on Application for Appointment	At the time of initial filing
(15.01)	
- Fill in the name of the applicant only, the magistrate will fill in	
hearing date & time and sign & date the form.	
Fiduciary's Acceptance (H.C. 20.4)	At the time of initial filing
- Complete name of applicant and have proposed conservator sign	
and date the form.	
Note: The Court will hold the conservator responsible for the duties	
described on this form.	
Authorization to Release Confidential Information (H.C. 15.11)	At the time of initial filing
- The proposed conservator shall sign in presence of a witness and	
have witness sign.	

THE NEXT GROUP OF FORMS IS NOT NEEDED AT THE INITIAL FILING.	
Conservator's Bond (H.C. 20.3)	Once signed by the applicant, the
- For Conservatorship of the Estate, the conservator is required to	bond form needs to be left with
execute a bond when the applicant's total personal property	the court in order for the agent of
	the surety company to execute the
	bond in the presence of the clerk.
- Conservator must execute and date form.	-
- Bond must be executed by a surety company in front of court	May be left with the court
personnel.	anytime prior to the hearing.
- The bond shall be twice the value of the applicant's personal	
property.	
Oath of Conservator (20.9)	Preferably at the time of initial
	filing, if not, day of hearing.
of a magistrate.	
	Preferably at the time of initial
- Complete form.	filing, if not, day of hearing.
- The court clerk will sign and date.	
	Preferably at the time of initial
- Filed only when conservatorship of the Estate or Person and	filing, if not, day of hearing, if
Estate is sought.	needed.
- Complete form.	
- Both attorney and conservator must sign.	
	Preferably at the time of initial
	filing, if not, day of hearing, if
	needed.
granted.	
Judgment Entry – Appointment of Conservator (20.1)	Preferably at the time of initial
- Complete form.	filing, if not, day of hearing.
- The court will execute if the conservatorship is granted.	
Conservator's Inventory (20.5)	3 months from date of
- If the conservatorship is for the Estate or Person & Estate, the	appointment
conservator must file an Inventory specifically listing the assets	
of the applicant and the value of those assets.	
Application and Order Authorizing Release of Funds (20.6)	Anytime after the appointment
- Used to authorize the conservator to access funds on deposit.	has been granted
- Specifically list the name of the financial institution, the type of	
account and the account number.	
Application and Order Authorizing Expenditure of Funds (20.7)	Anytime after the Conservator's
- All expenditures made by the conservator have to be approved by	Inventory has been filed
the court if a Conservator of the Estate is established.	
- Complete form	
- List who is to be paid, purpose of the expenditure, and amount of	
expenditure.	
- All expenditures are to be approved prior to expending the	
funds.	
Conservator's Account (H.C. 20.8)	Every year from date of
- Must be filed annually by the conservator of the estate.	appointment.
- Specifically list the assets of the conservatee that were listed on	
the Inventory (20.5) plus all income and disbursements.	

Entry Setting Hearing on Account (H.C. 213.8)	At the time of filing the account
- Fill in the name of the applicant only, the Court will fill in	At the time of filling the account
hearing date & time and sign & date the form.	
Notice of Hearing on Account (H.C. 13.5)	Anytime prior to the date of the
- When filing a <i>final</i> account, the conservator shall serve certified	account hearing.
mail notice on the conservatee, unless a waiver (13.7) is	account hearing.
obtained.	
- See Local Rule 64.1 (D).	
Waiver of Notice of Hearing on Account (H.C. 13.7)	Anytime prior to the date of the
	account hearing.
Entry Approving and Settling Account (H.C. 13.3)	
- Complete form.	
- Present to an account clerk for further processing.	
STEP 2: ASSIGNING OF MAGISTRATE, REVIEWING OF	
FORMS, AND SETTING HEARING DATE.	
When all forms have been completed, present them to the magistrate's	
assistant at the information desk on the 9th Floor of Probate Court for a	
magistrate to be assigned. All forms are then taken to a magistrate for	
review and setting of hearing date.	
STEP 3: FILING OF FORMS WITH CASHIER	
All forms are taken to the cashier who will assign a case number.	
At this time, the cashier will require the payment of the filing fee.	
The cashier will stamp the case number on all the papers plus one set of	
copies, if provided, and clock in the original forms that can be docketed	
that day.	
After clocking in the forms, the cashier will place the forms in a file	
folder and give it to you to take to the Issue Desk.	
STEP 4: THE HEARING	
At the date and time of the hearing, you (the applicant), the proposed	
conservator (and your attorney, if attorney is obtained) should report to	
the 9 th Floor of the Probate Court to the assigned magistrate. (The	
magistrate will already have the file with the forms you initially filed.)	
The magistrate will conduct the hearing and if the magistrate finds a	
conservator should be appointed, a Decision of Magistrate and Entry	
Appointing Conservator will be completed.	
The magistrate will escort you to the Issue Desk and have the Letters of	
Conservatorship issued if:	
- Bond has been executed by surety if conservatorship includes estate.	
- The Statement of Joint Control and Entry Appointing Co-Signer	
is also filed if conservatorship includes estate.	
is also fried it conservatorship metades estate.	

CONSERV	ATOR	SHIP OF	
CASE NO			
A	PPL	ICATIO	ON FOR APPOINTMENT OF CONSERVATOR (R. C. 2111.021)
l, physically in	firm I	roquost th	Post:
1.			osed Conservator
	City		, Ohio (Zip) Telephone ()
	be a	ppointed o	conservator of my:
2.			nd Estate [] Person Only [] Estate Only ne period) of the conservatorship is:
	[]	Indefinite	[] Definite - to
3.		Person On PERSON to	nly" or Person and Estate" is checked), I give the following power over o the:
	a.		All powers that a guardian would have under the guardianship laws of Ohio. Limited to the power to
	b.		All powers that a Court would have under the guardianship laws of Ohio. Limited to the power to
4.		Estate Only	y" or Person and Estate" is checked), I give the following power over or the:
	a.	-	vator:) All powers that a guardian would have under the guardianship laws of Ohio. 2) Limited to the power to

	b.	Court [] (1) [] (2)	Ohio.			er the guardianship laws of
	C.	The follow [] (1) [] (2)	wing of my propert All property. (atta Only the property	ach des	cription of proper	
5.	If the		is for a conservat e to be placed und			
		Pe	ersonal Property			\$
		Re	eal Property			\$
		An	nual Rents			\$
		Ot	her Annual Income	;		\$
					TOTAL	\$
	b.		the amount of \$ 09.04(A)(I))(FORM	20.30)		_ is attached.
6.	Serv	vice of notice	e of the conservato	orship is	to be given to:	
for myself, a	d on th and do	ne foregoing o so freely	and of my own w	hereby vill. I ce	petition the Cour	Form 15.0 rt to appoint a Conservator rmation and statements ne best of my knowledge
					Date	
Attorney's S	ignatu	re			Applicant's Sign	ature
Type or prin	t Attor	ney's Name	3		Type or print Ap	plicant's Name
Street					Street	
City, State, 2	Zip Co	de			City, State, Zip 0	Code
Telephone N	Numbe	er - Include A	Area Code		() Telephone Numb	er - Include Area Code)
Supreme Co	ourt Re	gistration N	lumber			

CASE NO. _____

CON	SERVATOSHIP OF		
CAS	E NO		
	NEXT OF KIN OF PROPO (R.C. 2111		VATEE
name	E: Specify age and birthdate of each minor under and address of the minor's parent, guardian or cus address.)	l6 on the line containing todian on the name and	the minor's name. List the address lines following the
Servic Waive		Relationship	Birthdate Of Minor
1. 🗆	Name		_
	Address		Zip
2. 🗆	Name		
	Address		Zip
3. 🗆	Name		_
	Address		Zip
4. 🗆	Name_	_	_
	Address		Zip
5. 🗆	Name		
	Address		Zip
6.	Name	_	
	Address		Zip
7. 🗆	Name		
	Address		Zip
8. 🗆	Name		
	Address		Zip
9. 🗆	Name	_	
	Address		Zip
10.			
	Address		Zip

Applicant

Date

CONSERVA	TORSHIP OF	
CASE NO		<u> </u>
SETTIN	NG HEARING ON	GMENT ENTRY APPLICATION FOR APPOINTMENT CONSERVATOR
This d	ay	appeared in open Court, and
filed an applic	cation for the appointmen	t of (limited) conservator of the (person and estate) of
		It is ordered
that the	day of	at o'clock M., be and
is hereby fixe	ed as the time of hearing	said application before this Court.
Date		Ralph Winkler, Probate Judge

CONSERVATORSHIP OF
CASE NO
FIDUCIARY'S ACCEPTANCE CONSERVATOR (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 CONSERVATOR, I WILL:
1. Make and file an inventory of the real and personal estate of the ward within 3 months after my appointment.
2. Deposit funds which come into my hands in a lawful depository located within this state.3. Invest surplus funds in a lawful manner.
4. Make and file an account annually, or as directed by the Court.
5. File a final account within 30 days after the conservatorship is terminated.
6. Inventory any safe deposit box of the conservatee.
7. Preserve any and all wills of the conservatee as directed by the Court.8. Expend funds only upon written approval of the Court.
If I change my address or the conservatee's address, I shall immediately notify the 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

CONS	SERVATORSHIP OF
CASE	NO
	OATH OF CONSERVATOR (R.C. 2111.02(C)) (To be taken on Appointment of Conservator)
	ı, Conservato
of	, will faithfully and completely fulfill my duties as
Conse	rvator, including the duty:
	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 conservatee's interests and to make all decisions based on the best interest of my conservatee.
	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 conservatorships.
	Conservator
	The above oath was taken and signed in my presence on this
day of	,
	Ralph Winkler, Probate Judge

CONSERVATO	RSHIP OF			
CASE NO			_	
			TION TO RE	
Name				
	Last		First	Middle
Date of Birth		Sc	ocial Security Num	ber
•	f the Hamilton Cou			and information concerning me to any urpose of an investigation pertaining
Witness		Date	Proposed Co	onservator

CONSERVATORSHIP OF	
CASE NO.	_
	ATOR'S BOND 9.04(A)(1))
Amount of this bond \$	
The undersigned principal, and sureting above amount, for payment of which we bind and administrators, jointly and severally.	es if any, are obligated to the State of Ohio in the d ourselves and our successors, heirs, executors,
The principal has accepted in writing the those imposed by law and such additional	e duties of fiduciary in conservatee's estate, including duties as may be required by the Court.
This obligation is void if the principal	I performs such duties as required.
	principal fails to perform such duties, or performs the principal misuses or misappropriates estate own use or the use of another.
[Check if personal sureties are involowns real estate in this county, with a reas	ved.] The sureties certify that each of them onable net value as stated below.
Date	Principal
Surety	Surety
by Attorney in Fact	<u>by</u> 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
	e e

CONSERVATORSHIP OF	
CASE NO	
	DUNSEL AND CONSERVATOR DY OF FUNDS
Undersigned counsel and conservator agr be maintained so that both signatures are made only in accordance with the order of	ree that the funds of the within conservatorship shall required for their withdrawal and withdrawals will be f this Court.
	Attorney
	Conservator

CONSERVATORSHIP OF
CASE NO
ENTRY APPOINTING CO-SIGNER FOR ESTATE FUNDS
The Court finds that is in the best interest of the ward and for safety and
security reasons, that joint custody be established for the funds of the within estate.
Therefore the Court ORDERS that
be in joint control of all estate funds and authorizes him/her to sign all necessary
instruments to execute this order.
Ralph Winkler, Probate Judge
Attorney

CONSERVATORSHIP OF
CASE NO
JUDGMENT ENTRY APPOINTMENT OF CONSERVATOR (R.C. 2111.021)
Upon hearing the application for appointment of a Conservator herein, the Court finds that the petitioner is a resident of this County, or has legal settlement herein; that this Court has jurisdiction; and that is a competent, but physically infirm adult, who has voluntarily petitioned for, and the Court does declare as his/her Conservator, and grants to the Conservator powers fully described in the Letters of Conservatorship.
 The Court further finds that powers of the Court shall be: 1. Full powers as proscribed in the Laws of Guardianship of the State of Ohio. 2. Limited to the following powers, but not limited to the power to set bond, and all powers in Section 2111.021 of the Ohio Revised Code
The Court approves the bond as filed.
The Court orders Letters of Conservatorship issue to as provided by law.
Date Ralph Winkler, Probate Judge

CON	SERVATORSHIP OF
CAS	E NO
	LETTERS OF CONSERVATORSHIP
	is appointed Conservator
of	
As Co	onservator, his/her powers are:
1.	All powers conferred by the Guardianship laws of Ohio and the Rules of this Court over the conservatee's: Person and Estate Person Only Estate Only Those guardianship powers, until revoked, are for an: Indefinite time period Definite time period to
3.	The Conservator's powers are limited to:
4.	The following property of the conservatee is subject to the above power of the conservator: All property Only the property listed as follows:
	above-named Conservator has the power conferred by law to do and perform all the duties onservator as described.
Date	Ralph Winkler, Probate Judge
	NOTE TO FINANCIAL INSTITUTIONS

Funds being held in the name of the within-named Conservatee shall not be released to Conservator without a Court Order directing release of a specific fund and amounts thereof.

CASE NO.
CAGE NO.

CERTIFICATE OF APPOINTMENT AND INCUMBENCY

This document is a true copy of the original kept by me as custodian of this Court. It constitutes the appointment and letters of authority of the named Conservator, who is qualified and acting in such capacity.

(SEAL)	Ralph Winkler, Probate Judge by Deputy Clerk
	Date

CONSERVATORSHIP OF	
CASE NO	
CONSERVATOR'S INVENTORY (R.C. 2111.14(A))	•
of the real and personal estate of the conservatee wi value and the value of the yearly rent of the estate	
List any safety deposit box and date and location of any will.	\$
RECAPITULATION	
Total value of Personal Estate	\$ <u></u>
Total value of Real Estate	\$ <u> </u>
Yearly rent of Real Estate	\$
Other annual income	\$
Total	\$
Conservator	

CONSERVATORSHIP OF	
CASE NO	
APPLICATION TO RELEAS	E FUNDS TO CONSERVATOR
Now comes the conservator of the above-nanto secure the release of the following funds of the	ned conservatee and makes application for authority ward.
The applicant further states that it is for the best i granted.	interest of the conservatee that this authority be
-	Conservator
ORDER AUTHORIZING	RELEASE OF FUNDS
This day of, application of the conservator of the above-name being fully advised in the premises, hereby authorize	,, this cause came on to be heard upon the ed conservatee, and the evidence, and the Court es the release of the above funds to the conservator.
-	Ralph Winkler, Probate Judge

CONSERVATORSHIP OF				
CASE NO				
APPLICATION FOR AUTH	ORITY TO EXPEND FUNDS			
Now comes the undersigned, conservator and makes application for authority to expend fur	of the estate of the above-named conservatee ands for the best interest of the ward as follows:			
[State amount requested, nature of expenditure, and Attach additional explanation, documentation, or				
-	Conservator			
ORDER AUTHORIZING EXPENDITURE OF FUNDS				
This day of application of the conservator of the above named fully advised in the premises, hereby authorizes t Application.	,, this cause came on to be heard upon the conservatee and the evidence, and the Court being he conservtor to expend funds as set forth in the			
	Ralph Winkler, Probate Judge			

CONS	SERVATORSHIP OF
CASE	E NO
	OATH OF CONSERVATOR (R.C. 2111.02(C)) (To be taken on Appointment of Conservator)
	ı, Conservat
of	will faithfully and completely fulfill my duties as
	rvator, including the duty;
	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 conservatee's interests and to make all decisions based on the best interest of my conservatee.
	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 conservatorships.
	Conservator
	The above oath was taken and signed in my presence on this
day of	·
	Ralph Winkler, Probate Judge

CONSERVA	TORSHIP OF			
CASE NO				
	CONSERVATOR'S (R.C. 2109	9.30)		Account
			m	/rocount
Date	(Balance from previous account)	Voucher No.	\$	\$

	CASE NO.
Ri	ECAPITULATION
Total Receipts	
otal Disbursements	\$
Balance Remaining	\$
ITEMIZED STATEMENT OF	ALL FUNDS, ASSETS AND INVESTMENTS
TEM	
T LIVI	\$
Attorney	Conservator
attorney Registration No.	
ntomey registration no.	Typed or Printed Name
	Address of Conservator
D A	NK CERTIFICATE
	executed when funds are on deposit.

I HEREBY CERTIFY that the within named fiduciary, on the date named below, had on deposit in

The	of	, Ohio, the	sum of \$
on	Nature of Deposit		to the credit of the estate of
		Bank	
Dated		By	

TRUST OF GUARDIANSHIP OF ESTATE OF		
CASE NO		
ENTRY SETTING HE	EARING ON ACCO	DUNT
The Court sets as the date and time for hearing on the currer the Court orders that notice of the hearing on the who do not waive the same, at least fifteen (15 hearing.	nt/final account in this matt ne account be given to all p	ter. If notice is required, parties entitled to notice,
Date	Ralph Winkler, Pro	bate Judge
Attorney Attorney Registration No		

TRUST OF GUARDIANSHIP OF ESTATE OF	
CASE NO	
NOTICE OF HE	ARING ON ACCOUNT
То:	
	·
	•
	account covering the period from
to	has been filed, and the
	ato'clockM.
	d Taft Center, 230 East Ninth Street, Ninth Floor,
Cincinnati, Ohio 45202-2145.	to inquire into the contents of the appount, and into
•	to inquire into the contents of the account, and into rt at the hearing on the account. There is no
•	if you have no exceptions to the Account. Any
	writing not less than five days prior to the
	otions, the account may be approved without
further notice.	, истописания под предоставления под
	Fiduciary/Attorney for Fiduciary
	Attorney Registration No.

TRUST OF GUARDIANSHIP OF ESTATE OF		
CASE NO.		
WAIVER OF NOTICE OF	HEARING ON ACCOUNT	
The undersigned, who are interested in the estate, waive notice of the hearing on the account.		

IN RE:
CASE NO
NOTICE OF RETRIEVING DOCUMENTATION FOR ACCOUNTS
Check the box indicating how the supporting documentation, copies and/or account forms
left with the accounting department should be handled after the account is reviewed.
☐ Mail back documents in enclosed self-addressed stamped envelope.
Place documents in the Attorney Mailbox (will pick up within 30 days).
Mailbox No
Destroy documents (shred).
IMPORTANT: If no self-addressed stamped envelope is provided, the Court will mail the
documents back to the presenting party and all mailing costs associated with the return of
the documentation will be charged to the case balance.
DOCUMENTATION WILL NOT BE HELD FOR MORE THAN 30 DAYS FROM DROPOFF.
Signature Date
☐ Attorney/Paralegal
☐ Fiduciary/Guardian/Trustee

TRUST OF GUARDIANSHIP OF ESTATE OF				
CAS	E NO	<u> </u>		
		AND SETTLING ACCOUNT		
Upor	n hearing the account filed	, the Court finds that:		
[Che	eck whichever of the following are applic	able]		
	Thepartial account h	as been lawfully administered.		
	The events have occurred after which the	e Court may approve and settle a final account.		
	The events have occurred after which the Court may approve and settle a supplemental final account.			
The a	account is therefore approved and settled.			
[Che	eck whichever of the following are applic	eable]		
	fiduciary shall be discharged without furthe oval of the final and distributive account un	r order of the Court twelve months following the less discharged by this entry.		
	The fiduciary is discharged herewith.			
	The surety bond is terminated herewith.			
	This is a final account of a (deceased) (remain open.	removed) (resigned) fiduciary. The estate shall		
	This is a final account of the guardiansh a person only guardianship.	ip for the estate only. This matter shall continue as		
	This is a final account of a beneficiary of a trust. The trust estate shall remain open for other beneficiaries of the trust.			
Date		Ralph Winkler, Probate Judge		