INSTRUCTIONS FOR ESTABLISHING A SPECIAL NEEDS TRUST

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

The following information and forms are designed to offer procedural advice and direction to accomplish this task.

If you have a settlement for the benefit of a minor or an alleged incompetent with special needs, it may be in the ward's best interest to establish a SPECIAL NEEDS TRUST.

First, it is necessary for a guardian to be appointed for the minor or alleged incompetent. Second, the guardian shall apply for the approval of the settlement for the benefit of the minor or incompetent. This guardian is also the person who will apply for the SPECIAL NEEDS TRUST.

This trust shall be administered as any other trust in the Probate Court. Bond shall be required of every non-corporate fiduciary unless bond is waived according to law.

A fee is required at the time of filing. Current Court Costs are posted at:

<u>https://www.probatect.org/about/general-resources</u>. Please confirm the amount with the Cashier since filing fees may have changed subsequent to the publication of the instruction sheet. This fee must be paid in cash, certified check, MasterCard, Discover, or American Express. No personal checks or money orders will be accepted.

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

PROCEDURAL STEPS

	1
Step 1: Complete the following forms	
Self-Representation Form (270.01)	At the time of filing
- Sign and Complete information if you <u>do not</u> have legal representation	_
Trust Beneficiaries (H.C. 54.0)	At the time of filing
- Complete form.	
- Be sure to specify <i>complete</i> addresses of all of those listed.	
Application to Create a [Special Needs] Trust and to Approve the Trust form.	Filed in the guardianship
(H.C. Form 115.54)	
- Complete form.	
- This application is filed as part of the guardianship proceedings.	
- The specific reasons for seeking a SPECIAL NEEDS TRUST must be	
clearly explained in a memorandum.	
A copy of the application together with the proposed SPECIAL	
NEEDS TRUST should be delivered to the Chief Magistrate so the	
Judge may review the proposed trust before the hearing.	
Entry Setting Hearing (H.C. Form 202.00)	Filed in the guardianship
- Fill in the name of the ward only, the magistrate will fill in the hearing	
date and time and initial the entry.	

 Entry Creating Trust and Approving Trust Form (H.C. 115.55) Complete form. Bring to Court on the day of the hearing. If the SPECIAL NEEDS TRUST is approved, the Judge will sign it. 	Filed in the guardianship after the hearing
 Application for Appointment of a Trust (H.C. 54.1) Complete form. This application will be given a separate case number. 	Filed at the time the Application to Create Trust is filed. Set for hearing same day and time.
 Entry Setting Hearing (H.C. Form 202.00) Fill in the name of the ward only, the magistrate will fill in the hearing date and time and initial the entry. 	Given the same date and time as the Application to Create Trust
 Special Needs Trust Agreement There is no prescribed trust form. Counsel are directed to 42 U.S.C. Sec. 1396p(d)(4)(A) and Ohio Administrative Code 5101-1-39-271 for guidance in drafting said trusts. The guardian shall be identified as the settlor of said trust. No trust shall be approved which seeks to give unfettered discretion for disbursements to the trustee. 	
 Trustee's Bond (H.C. 54.3) When applying to be appointed trustee, the applicant is required to execute a bond. Applicant must execute and date form. Bond must be executed by a surety company in front of the court personnel. The bond shall be twice the value of the assets funding the trust, with a minimum bond requirement of \$20,000. 	Once signed by the applicant, the bond form needs to be left with the Court in order for the agent of the surety company to execute the bond in the presence of the clerk. May be left with the Court anytime prior to the hearing.
 Application for Release of Funds to Custodial Depository in Lieu of Bond (H.C.204.05) Complete form. Filed when there is not an attorney and applicant does not want to obtain one. Filed to dispense with requirement of joint control with an attorney, posting of a bond and filing of fiduciary accounts. 	Normally the day of the hearing
 Entry Releasing Funds to Custodial Depository in Lieu of Bond (H.C. 204.06) Complete form. Make sure you have obtained an account number from the bank. 	Normally the day of the hearing
 Verification of Receipt and Deposit of Custodial Depository (H.C. 204.07) A bank clerk completes form once the funds are in the account. Normally the bank sends the form to the court. 	Filed by the bank, normally within 30 days from filing of Entry Releasing Funds to Custodial Depository
Entry Appointing Trustee;Letters of Authority (H.C. 54.4) - Complete form.	Preferably at the time of initial filing. Otherwise, the

- If the Judge approves the SPECIAL NEEDS TRUST agreement, the	day of the hearing.
magistrate will sign the entry.	
THE NEXT GROUP OF FORMS IS NOT NEEDED AT THE INITIAL	
FILING.	
Trustee's Inventory (H.C. Form 54.5)	3 months from date of
- The trustee must file an inventory specifically listing the assets of the trust and the value of those assets.	appointment
Trustee's Account (H.C. Form 54.8)	Every 2 years starting with
- From the date of appointment, the trustee is responsible for filing an	date of appointment
account every 2 years.	
- On back of Trustee's Account (form 54.8), have an employee of each	
bank where trust funds are deposited complete a bank certificate.	
- Trustee must sign form.	Filed with account
Receipts and Disbursements (H.C. Form 54.81) - Specifically list the assets of the trust that were listed on the Inventory	Flied with account
(54.5) plus all income and disbursements made.	
Assets Remaining in Trustee's Hands (H.C. Form 54.82)	
- Complete form if filing a current account.	
- Specifically describe those assets of the trust remaining in trustee's	
hands.	
Entry Setting Hearing on Account (H.C. 213.8)	Filed with account.
- Fill in the caption and have attorney sign.	
- The account clerk will fill in hearing date & time and sign & date the	
form.	
Notice of Hearing on Account (H.C. 13.5)	
Waiver of Notice of Hearing (H.C. 13.7)	
- When filing a <i>current</i> account, all <i>income</i> beneficiaries are entitled to be	
notified of the hearing on the account.	
- When filing a <i>final</i> account, all <i>trust</i> beneficiaries are entitled to be	
notified of the hearing on the account.You must either obtain a waiver from each individual (H.C. 13.7) or	
perfect certified mail notice (H.C. 13.5) on each individual. See Local	
Rule 64.1(D)	
- If certified mail notice is used, present certified mail return (green card)	
and a copy of the notice that was sent to each individual to the magistrate	
assigned to your case.	
Entry Approving and Settling Account (H.C. 13.3)	
- Fill in the caption and case number.	
- Magistrate will complete form on the day of the account hearing.	
STEP 2: ASSIGNING OF MAGISTRATE, REVIEWING OF FORMS,	
AND SETTING HEARING DATE.	
When the initial forms have been completed, present them to the magistrate's	
assistant at the information desk on the 9 th Issue Desk where the clerk will write	
the initials of the assigned magistrate on the form. From the Information Desk	
you will go to the assignment desk on the 10 th floor to obtain a hearing on the	
Judge's docket.	

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 – WHAT TO EXPECT	
At the date and time of the hearing, you (and your attorney, if an attorney is	
obtained) should report to the 9 th Floor of the Probate Court. (The Magistrate	
will already have the file with the forms you initially filed). If you had to obtain	
waivers or serve notices of the hearing you will give them to the Magistrate. The	
Judge will conduct the hearing, and if he approves the trust he will sign the Entry	
Creating Trust and Approving Trust Form (H.C. 115.55) to be filed under the	
guardianship number. The Magistrate will sign the Entry Appointing Trustee;	
Letters of Authority (H.C. 54.4), but they cannot be issued until the Judge signs	
the trust agreement. Once the trust agreement is signed, you must go to the Issue	
Desk on the 9th Floor to have the original letters issued.	