INSTRUCTIONS FOR APPOINTMENT OF GUARDIAN OF ALLEGED INCOMPETENT

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

A person can apply to be Guardian of the Person, Estate or Person & Estate of an alleged incompetent when the applicant believes that an adult is incompetent as defined by statute.

When a Guardianship of the Estate of an Incompetent or a Guardianship of the Person & Estate of an Incompetent is established there must be joint control of those monies between the guardian and an attorney.

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, certified check, MasterCard, Visa, 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 East 9th Street, Cincinnati, Ohio or by downloading the forms from the web site at www.probatect.org.

PROCEDURAL STEPS

WHEN TO FILE

STEP 1: COMPLETE THE FOLLOWING FORMS FOR THE		
INITIAL FILING		
Self-Representation Form (270.01)	At the time of initial filing	
- Sign and Complete information if you do not have legal		
representation		
Application for Appointment of Guardian of Alleged Incompetent	At the time of initial filing	
(17.0)		
- Complete information		
Next of Kin of Proposed Ward (15.0)	At the time of initial filing	
- List all <i>next of kin</i> (those people who are closest blood		
relatives) of the alleged incompetent.		
- Be sure to specify <i>complete</i> addresses of all those listed. If the		
address is unknown, please state so.		
Judgment Entry Setting Hearing on Application for Appointment	t At the time of initial filing	
(15.01)		
- Fill in the name of the alleged incompetent only, the		
magistrate will fill in hearing date & time and sign & date the		
form.		
Waiver of Notice and Consent (15.1)	At the time of initial filing if signed	
- Have next of kin of the proposed ward execute form.	by next of kin	
- If unable to obtain all waivers, certified mail service must be		
completed on those that did not sign waivers (See form 16.4)		
Fiduciary's Acceptance (H.C. 15.2)	At the time of initial filing	
- Complete name of proposed ward, sign and date.		
Note: The Court will hold applicant responsible for the duties		
described on this form.		

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Authorization to Release Confidential Information (H.C. 15.11)	At the time of initial filing
- Complete form, sign in presence of a witness, and have	
witness sign. Witness cannot be a relative.	
Affidavit of Guardian Applicant (H.C Form 27.13)	At the time of initial filing
- This is necessary for all guardianships.	
- Complete form.	
- Have form notarized.	
Statement of Expert Evaluation (H.C. 17.10)	At the time of initial filing
- Applicant must have a Licensed Physician or a Licensed	
Clinical Psychologist evaluate the alleged incompetent and	
complete the form.	
Date of evaluation must have been within 3 months of	
filing of the application.	
Notice to Prospective Ward of Application and Hearing (17.3)	At the time of initial filing
- Complete form.	
- Make certain that correct daytime address of the proposed	
ward is provided (e.g., school, workshop, hospital, etc.).	
- The Court will fill in hearing date & time and sign & date the	
form.	
Notice of Hearing for Appointment of Guardian of Alleged	At the time of initial filing, if not
Incompetent (H.C. 17.4)	obtaining waivers. The clerk will
- List next of kin of the alleged incompetent who have not	return the form to the applicant. The
waived notice (form 15.1).	applicant will serve a copy of the
- Complete certified mail on each person listed.	form by certified mail on the next of
<u> </u>	<u> </u>
- Complete affidavit on <i>back</i> of form.	ε
- Present certified mail return (green card) from each individual	presented to the magistrate on the
who did not waive notice to the magistrate assigned to your	day of the hearing.
Case.	
Affidavit of Indigency and Entry Authorizing Payment (H.C. 117.0)	
- Filed when the alleged incompetent has no assets or the	
monthly income received does not exceed more than 125% of	
the Federal Poverty Schedule	
- Form is only accepted if applying for guardian of the person	
only.	
Guardianship Information (In Support of Application and Guardian's	Please complete and file with the
Report) (H.C. 117.01)	application and with Guardian's
	Report if applicable.
THE NEXT GROUP OF FORMS ARE NOT NEEDED AT THE	
INITIAL FILING.	
Guardian's Bond (15.3)	Once signed by the applicant, the
- For Guardianship of the Estate of an proposed ward, the	bond form needs to be left with the
applicant is required to execute a bond.	court in order for the agent of the
- Applicant must execute and date form.	surety company to execute the bond
- Bond must be executed by a surety company.	in the presence of the clerk.
- The bond amount is twice the value of the proposed ward's	
personal property.	May be left with the court anytime
	prior to the hearing.
Oath of Guardian (15.9)	Preferably at the time of initial filing.
- Complete form, but do not sign. Oath must be executed in	Otherwise, the day of hearing.

front of a magistrate.		
Letters of Guardianship (15.4)	Preferably at the time of initial filing.	
- Complete form.	Otherwise, the day of hearing.	
- The court clerk will sign and date, if guardianship is granted.	o ther wise, the day of nearing.	
Judgment Entry – Appointment of Guardian for Incompetent Person	Preferably at the time of initial filing.	
(H.C. 17.5)	Otherwise, the day of hearing.	
- Complete form.	other wise, the day of hearing.	
- The court will execute if the guardianship is granted.		
Application for Release of Funds to Custodial Depository in Lieu of	Normally, the day of the hearing	
Bond (H.C.204.05)	Two many, the day of the hearing	
- 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 yearly accounts.		
- This program is restricted to accounts established at 5/3 Bank		
and US Bank.		
Entry Releasing Funds to Custodial Depository in Lieu of Bond (H.C.	Normally, the day of the hearing	
204.06)	Two many, the day of the hearing	
- Complete form.		
- Make sure you have obtained an account number from the		
bank.		
Verification of Receipt and Deposit of Custodial Depository (H.C.	Filed by the bank, normally within	
204.07)	30 days from filing of Entry	
- A bank clerk completes form once the funds are in the	Releasing Funds to Custodial	
account.		
- Normally the bank sends the form to the Court.	Depository	
Guardian's Inventory (15.5)	3 months from date of appointment	
- If the guardianship is for the Estate or Person & Estate, the	3 months from date of appointment	
guardian must file an Inventory specifically listing the assets		
of the incompetent and the value of those assets.		
Application and Order Authorizing Release of Funds (15.6)	Anytime after the appointment has	
- To obtain the right for the guardian to release funds, complete	been granted	
form.	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 (15.7)	Anytime after the Guardian's	
- If a Guardianship of the Estate is established, all expenditures	Inventory has been filed	
made by the guardian have to be approved by the Court prior	inventory has been fried	
to the time the expenditures are made.		
- Complete form - List who is to be paid, purpose of the expenditure, and amount		
of expenditure.		
Guardian's Account (H.C. 15.8) - (Custodial Depository is not	Every year from date of	
utilized)	appointment.	
- From the date of their appointment, the Guardian of the	аррошинени.	
Estate is responsible for filing of an annual account.		
- Specifically list the assets of the ward that were listed on the		
Inventory (15.5) plus all income and disbursements.		
Entry Setting Hearing on Account (H.C. 213.8)		
Eniry Selling Hearing on Account the Tisks		

- Fill in the name of the ward only, the Court will fill in hearing date & time and sign & date the form.	
Notice of Hearing on Account (H.C. 13.5)	
- When filing a <i>final</i> account, the guardian shall serve ordinary	
mail notice on all of the ward's next of kin, unless waivers	
(13.7) are obtained.	
- See Local Rule 64.1 (D).	
Waiver of Notice of Hearing on Account (H.C. 13.7)	
- If possible, have all next of kin execute form.	
Entry Approving and Settling Account (H.C. 13.3)	
- Complete form.	
- Present to an account clerk for further processing.	
Guardian's Report (17.7)	Every two years from date of
- Guardian must complete form.	appointment
- Make sure to complete the <i>front</i> and <i>back</i> of the form and to	прошинен
sign in the appropriate area.	
Statement of Expert Evaluation (In Support of Guardian's Report)	Filed with the Guardian's Report
(H.C. 17.15)	Thed with the Guardian's Report
- Guardian must have a Licensed Physician, Licensed Clinical	
· ·	
Psychologist, Licensed Independent Clinical Social Worker,	
Licensed Professional Clinical Counselor or Developmental	
Disability Team evaluate the ward and complete the form.	
- The evaluation must be within three months of the date of this	
report.	
- This Evaluation (17.15) must be filed together with the	
Guardian's Report (17.7)	
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 9 th Floor of	
Probate Court for a magistrate to be assigned. All forms are then	
taken to the available magistrate for review and setting of hearing. If	
you are unable to obtain waivers from the next of kin in Ohio, the	
hearing date may be continued for the certified mail service to be	
completed.	
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. If	
filing the Affidavit of Indigency and Entry Authorizing Payment	
(H.C. 117.0), it must be approved by the magistrate prior to taking	
the forms to the cashier. 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. The clerk at the Issue Desk will return	
to you any notices that you are to serve.	
STEP 4: SERVICE OF NOTICE ON ALLEGED	
INCOMPETENT	
The Notice to Prospective Ward will be served by the court	
j j	I

investigator at least eight days prior to the hearing date. Please make	
sure you let the Court know the daytime address of the alleged	
incompetent so proper service can be made on him or her. After the	
investigator completes service, he will complete an Investigator's	
Report regarding the alleged incompetent. The notice and	
investigator's report will be docketed and placed in the file folder for	
the magistrate to review.	
STEP 5: THE HEARING – WHAT TO EXPECT	
Uncontested Hearing – Person only	
At the date and time of the hearing, you (and your attorney, if	
attorney is obtained) should report to the 10 th Floor of the Probate	
Court to the assigned magistrate. (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 magistrate will conduct the hearing. If service has	
been completed and the magistrate finds a guardian should be	
appointed, a Decision of Magistrate and Entry Appointing Guardian	
will be signed. The magistrate will escort you to the Issue Desk and	
have the Letters of Guardianship issued.	
Uncontested Hearing – Person and Estate or Estate Only	
At the date and time of the hearing, you (and your attorney, if	
attorney is obtained) should report to the 10 th Floor of the Probate	
Court to the assigned magistrate. (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 Magistrate will conduct the hearing. If service has	
been completed and the Magistrate finds a guardian should be	
appointed, a Decision of Magistrate and Entry Appointing Guardian	
will be signed. The magistrate will escort you to the Issue Desk and	
•	
have the Letters of Guardianship issued if: - Service on next of kin has been completed.	
- Bond has been executed by surety. If presenting a hand, the Statement of Joint Control and Entry.	
- If presenting a bond, the Statement of Joint Control and Entry	
Appointing Co-Signer are also filed.	
If not posting bond, need Application and Entry for Custodial	
Depository (with account number).	
- Persons and Entities that have been excluded from Visitation	
and Communication With the Ward (H.C. 15.21).	
	This form is filed once Letters of
	Guardianship have been issued.



A CITIZEN'S GUIDE TO COMMUNICATING WITH THE JUDGE AND MAGISTRATES

Why can't I communicate directly with the judge or magistrate on my case?

If the matters are contested, judges and magistrates are not allowed to communicate with individual parties. This is what the law calls an *ex-parte* communication (this is when a judge or magistrate only communicates with an individual party, on their own, without the knowledge of all parties to a case). In order to keep the court process as fair, equal and as transparent as possible, *ex-parte* communication is strictly forbidden. It is unfair for the court to share information without all of the parties present.

You cannot email the judge or magistrate, as the email is considered an *ex-parte* communication. In addition, emails are not pleadings (motions.) You cannot write a personal letter to the judge or magistrate as this may be considered an *ex-parte* communication.

How can I speak to the judge or magistrate on my case?

Typically, to speak to the judge or magistrate on your case, you must file a written motion with the court explaining what you want the court to do and all motions become part of the public record. You also have to send a copy of whatever you file to the other parties, or their attorney if they are represented by an attorney (this is called "service"). A motion is not considered an *exparte* communication because all parties are officially notified. You may be required to pay a filing fee when you file your written motion. Please note, there is no fee if you wish to speak to the magistrate in an uncontested matter, on their assigned walk-in days.

I've heard there's always a magistrate on duty to hear arguments immediately – what does that mean?

There is a magistrate on duty every business day. The on-duty magistrate may answer generic procedural questions. The on-duty magistrate may also discuss matters in an uncontested case. For all other matters, the on-duty magistrate is prohibited from speaking with you. To address the court for these matters, you must file a written motion. The on-duty magistrate will set the matter for hearing before the magistrate assigned on your case or the judge.

What if I need to tell the judge or magistrate something I don't want the other party to know about?

Unfortunately, you cannot withhold information from another party to your case. In order to keep the case fair to everyone involved, as soon as you tell the judge or magistrate something, you must also tell the other parties. All sides must have an opportunity to respond to the information that you have shared with the court.

IN THE	MATTER OF:		
CASE	CASE NO		
	SELF-REPRESENTATION ACKNOWLEDGMENT		
I ackn	owledge that I have read, understand and agree with all of the following statements:		
1.	The Court has recommended that I hire an attorney to represent me in this case. However, I have chosen to proceed with this case without the assistance of an attorney.		
2.	The Court and its Deputy Clerks are prohibited by law from providing legal advice. I will follow the instructions provided in the form packets and on the Court's website, www.probatect.org.		
3.	I am responsible for understanding and correctly applying any statutes, case law, rules, regulations, policies, and procedures that relate to this case, including, but not limited to, the Ohio Revised Code, Rules of Superintendence for the Courts of Ohio, Hamilton County Probate Court Local Rules of Practice, and the Ohio Rules of Civil Procedure.		
4.	The same standards that apply to attorneys and persons represented by attorneys in similar probate hearings will apply to myself.		
5.	If I do not fulfill my responsibilities in this case as required by law, I may be subject to sanctions or penalties as provided by law, which may include removal as fiduciary or being required to be represented by an attorney.		
6.	I may be personally liable to any person or entity that suffers damages as a result of anything I do or fail to do in this case that does not comply with the legal requirements.		
	Fiduciary/Applicant/Guardian		
	Typed Printed Name		
	Address		
	City/State/Zip		
	Telephone Number (include area code)		

Email

GUARDIANSHIP OF	 	
CASE NO		

APPLICATION FOR APPOINTMENT OF GUARDIAN OF ALLEGED INCOMPETENT

		[R.C. 2111.0	3]		
Applicant represe	nts to the Cou	rt that			
resides or has a legal set	lement at				
in Hamilton County, Ohio		prospective ward is	•	•	-
The construction of the co					
The proposed ward's date					
A Statement of Expert Ev		•	,		
A list of Next of Ki	n of Proposed	l Ward is also atta	ched. (Forn	า 15.0)	
The whole estate	of said prospe	ective ward is estir	nated as fol	lows:	
Personal property				\$	
Real estate				\$	
Annual rents				\$	
Other annual inco	me			\$	
Applicant represer estate wherein the allege			dministrato	r, executor or o	ther fiduciary of the
Applicant offers th	e attached bo	nd in the amount	of \$		
Applicant further rethat ☐ the ward ☐ ward's appointed.					
THE TYPE OF GUARDIA	NSHIP APPL	IED FOR IS			
☐ Non-limited ☐ I	_imited [Person and Esta	ate 🗌	Estate Only	Person Only
If limited guardian	ship is applied	for, the limited po	owers reque	ested are	

CASE NO				
The time period requested is indefinite ind				
Applicant's relationship to alleged incompetent i	s			
	onvicted of a crime involving theft, physical violence, or s follows (if applicable, state date and place of each			
The Applicant represents that a guardian has 1337.09(D) or R.C. 2111.121. The nominatis	•			
 ☐ The nominated person's contact information ☐ A copy of the document which nominates to the applicant represents that the propose 	on is listed on Form 15.0 (Next of Kin). the guardian is attached.			
Military I.D.:Branch of service:				
	provided is the applicant's permanent address and court be notified of any change of address. Removal			
Attorney for Applicant	Applicant			
Type or Printed Name	Type or Printed Name			
Address	Age			
City, State, Zip Code	Permanent Address			
Telephone Number (include area code)	City, State, Zip Code			
Attorney Registration No	Telephone Number (include area code)			
	E-mail Address			

	RDIANSHIP OF		· · · · · · · · · · · · · · · · · · ·
CASE	NO		
	NEXT OF KIN OF (R.C. 2	PROPOSED WAI	RD
(NOTE	:: Specify age and birthdate of each minor under and address of the minor's parent, guardian or minor's address.)		
Service	d	Relationship	Birthdate Of Minor
1. 🗆	Name		
	Address		
2. 🗆	Name		
	Address		
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. 🗆	Name		
	Address		Zip
Date		Applicant	

GUARDIANSHIP OF	
CASE NO	
JUDGMENT EN SETTING HEARING ON APPLICAT OF GUARDIA	ION FOR APPOINTMENT
This day	appeared in open Court,
and filed an application for the appointment of (limited	d) guardian of the (person and estate) of
	It is ordered
that the,,,	at o'clock M. in Room
, be and is hereby fixed as the time of hea	aring said application before this Court. It
is further ordered that written notice be served person	nally upon minors over fourteen years of
age and in the manner as is provided by law upon all	others entitled to receive the same.
Date	Ralph Winkler, Probate Judge

GUARDIANSHIP OF
CASE NO
WAIVER OF NOTICE AND CONSENT
We, the undersigned, do each of us hereby waive the issuing 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		

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:

- 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 guardianship is terminated.
- 6. Inventory any safe deposit box of the ward.
- 7. Preserve any and all Wills of the Ward as directed by the Court.
- 8. Expend funds only upon written approval of the Court.
- 9. Make and file a guardian's report biennially, or as directed by the Court.

AS GUARDIAN OF THE PERSON, I WILL:

- 1. Protect and control the person of my ward, and make all decisions for the ward based upon the best interest of the ward.
- 2. Provide suitable maintenance for my ward when necessary.
- 3. 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 parent who fails to maintain or educate the ward.
- 4. Make and file a guardian's report biennially, or as directed by the Court.
- 5. Obey all orders and judgments of the Court pertaining to the guardianship.
- 6. Obtain the written approval of the Court before executing a caretaker power of attorney authorized by R.C. 3109.52.
- 7. Cooperate with Court personnel who may conduct follow-up visits with my ward.
- 8. To encourage visitation and communication between the ward and the ward's family and friends, so long as such visitation and communication is in the best interest of the ward.

If I change my address or the ward'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. I will be liable for costs associated with my failure to comply with these requirements

Date	Fiduciary	

	NSHIP OF
	OATH OF GUARDIAN (R.C. 2111.02(C)) (To be taken on Appointment of Guardian)
Ι,	, Guardian of
	, will faithfully and completely fulfill my duties as
Guardian, in	cluding 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 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.
	To file documentation of compliance with guardian education requirements.
	Guardian
The a	above oath was taken and signed in my presence on this day of,
·	
	Ralph Winkler, Probate Judge/Magistrate

GUARDIANSHIP C)F		
CASE NO			
		TION TO RELEASE IAL INFORMATION	-
Name	Last	First	Middle
Date of Birth		Social Security Number	
any officer or agen		confidential records and info cy Probate Court for the pu	_
Witness	Date	Applicant	

GUARDI	ANSHIP OF		
CASE NO	D	_	
STATE OI	F OHIO)		
COUNTY	OF HAMILTON)	<u>SS:</u>	
	AFFIDA	VIT OF GUARDIA	N APPLICANT
I,		affirn	n the following:
,	(Name)		G
misd MISE pursu	emeanor or felony offense: OR I have pending misdemeano DEMEANOR OR FELONY OFF uant to R.C. 2953.31-2953.62.)	r or felony cases or ha ENSE. (List below any pen	ave not been convicted of or pleaded guilty to any ave been convicted of or pleaded guilty TO Anding cases or convictions that have not been sealed
<u>DATE</u>	TYPE OF CHARGE	COURT NAME	PENDING/CONVICTED/PLEADED GUILTY
			Pending Convicted Pleaded Guilty
			Pending Convicted Pleaded Guilty
			Pending Convicted Pleaded Guilty
			Pending Convicted Pleaded Guilty
	d that I have a duty to notify th n this affidavit should change.	ne Hamilton County Proba	te Court within seventy-two hours if the information
			Signature of Applicant
SWORN TO	O, BEFORE ME, and subscribed	d in my presence, on this _	, day of,,
			N. d D. Li'. / D
			Notary Public / Deputy Clerk
			Printed Name of Notary Public
			Commission Expiration Date:(Affix seal here)

GUAF	RDIANSHIP OF
CASE	E NO
	STATEMENT OF EXPERT EVALUATION [This form may only be used for purposes of a Guardianship Application]
result o	Definition of incompetent [O.R.C. 2111.01 (D)]: "An Incompetent means any person who is so lly impaired as a result of a mental or physical illness or disability, or intellectual disability, or as a of chronic substance abuse, that the person is incapable of taking proper care of the person's self or ty or fails to provide for the person's family or other persons for whom the person is charged by law ride, or any person confined to a correctional institution within this state."
is evid	The statement of evaluation does not declare the prospective ward competent or incompetent, but ence to be considered by the Court.
secure	The fee for completing this evaluation WILL NOT be paid by the Court. Each evaluator should payment from the Applicant.
1.	This statement of expert evaluation is for the Guardianship Application. (To be completed by a Licensed Physician, or Licensed Clinical Psychologist, and attached to the Application).
2.	Statement completed by: Name:
3.	Date(s) of evaluation: Place(s) of evaluation: Time spent with ward: Length of time prospective ward has been your patient:

4. medi	4. Is the prospective ward presently under medication? Yes No . If yes, what is the medication, dosage, and purpose?					
Are t	here any signs of physical and/or mental impairments caused by the medications themselves?					
5.	During the examination did you note a disturbance of the prospective ward's: Yes No					
	a) Orientation?					
6. adeq	Please describe any abnormalities identified in question five. (Attach addenda if space is not juate.)					
7.	Is the prospective ward mentally impaired? Yes No . If yes, what is the cause?					
8.	Is the prospective ward physically impaired? Yes No . If yes, what is the cause?					

CASE NO. _____

9. Yes [Did you consult any collateral information in conjunction with your evaluation? No . If yes, explain:
10.	Please give a summary of background/historical information obtained from the prospective ward collateral source.
11. ward?	Could you determine the general level of intelligence and fund of knowledge of the prospective Yes No . If yes, explain:
12. manaç	Do you believe this prospective ward in his/her present condition, is substantially capable of ging his/her finances and property? Yes No . If yes, explain:
	Do you believe this prospective ward in his/her present condition, is substantially capable of caring s/her activities of daily living or making decisions concerning medical treatments, living gements, and diet? Yes No . If yes, explain:
14.	Prognosis:
In my	opinion the application for guardianship:
	Should be granted. Should not be granted

CASE NO. _____

	CASE NO		
	Additional Comments		
I certify that I have evaluated guardianship.		for the purpose of	

Evaluator

Date of Evaluation

	IANSHIP OF	
CASE NO	O	
	NOTICE TO PROSPECTIVE WARD O	OF APPLICATION
То		
Address		
An a	n application for appointment of	
as (limited)	d) guardian for your (person and estate) has been filed wi	th the Probate Court.
A he	hearing on that application will be held on the day	/ of,,
at	_ o'clock M. at Hamilton County Probate Court, 230	E. Ninth Street, Room,
Cincinnati,	i, Ohio. At that hearing, Applicant must prove by clear and	d convincing evidence that, because of
mental impa	pairment, you are unable to handle your own affairs.	
1.	You have the right be present at the hearing to conte	st the application, and to be represented
	by an attorney of your choice;	
2.	The right to have a friend or family member of your	choice present at the hearing;
3.	The right to have evidence of an independent exper	t evaluation introduced at the hearing;
4.	If you are indigent, upon your request, an attorney a	nd an independent expert evaluator will
	be appointed at court expense;	
5.	If you are indigent, and you appeal the guardianship	decision, you have the right to have an
	attorney appointed and necessary transcripts prepa	red at court expense.
	Witness	s my signature and the seal of the Court,
	this	day of,,
	Ralph \	Winkler, Probate Judge
(S	(Seal)	•
	By:	outy Clerk
	De	JULY CICIN

		CASE NO	
	RETURN		
			County, Ohic
Received this notice on the	day of	,, and	d on the day o
,, l serv	ved the same by de	livering a true copy t	hereof personally to

I communicated with him/her in a language or method of communication understandable to the alleged incompetent.

Investigator

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)

(R.C. 2111.04)	
То	
Address	
Address	
	, known to reside in this state.
You are hereby notified that on the _	day of,,
	filed in the Court an application for the
an alleged incompetent. A hearing on that application will be h	son and estate) of, neld on the day of,, at bate Court, 230 E. Ninth Street, Room, Cincinnati,
	Witness my signature and the seal of the Court,
	this, day of,,
(Seal)	
	Ralph Winkler, Probate Judge By: Deputy Clerk

	CASE NO	
	RETURN County, Ohio	
Received this writ on the day o	of, ato'clockM.,	
and on the day of	,, I served the same by (Insert, "delivering",	
"leaving" or "sending")	a true copy thereof (Insert, "personally to", "at	
the usual place of residence", or "b	by certified mail to the last known address of")	
FEES Service and return, 1st name, \$ Additional names, at \$ Miles traveled, at \$	-	
Total \$		
Ι Ο Ο Ο Ο Ο Ο Ο Ο Ο Ο Ο Ο Ο Ο Ο Ο Ο Ο Ο	 Deputy	
The State of Ohio,		
	, being first duly sworn, says that on the	
	he within notice was served delivering a true copy thereof	
	presence, this day of,,	

GUARDIANSHIP OF
CASE NO
GUARDIANSHIP INFORMATION
The Applicant/Guardian hereby provides the Court with the following information:
RESIDENTIAL PROVIDER INFORMATION
Residential Provider:
Contact Name:
Phone Number (including area code):
Email:
HAMILTON COUNTY BOARD OF DEVELOPMENTAL DISABILITIES INFORMATION SSA Name: SSA Phone Number (including area code):
SSA Email:
DAY PROGRAM/WORKSHOP/COMMUNITY EMPLOYMENT INFORMATION Program Name: Contact Name:
Phone Number (including area code):
Address:
Days/Hours Attend:

Applicant/Guardian

GUARDIANSHIP OF	
CASE NO	
LETTER	S OF GUARDIANSHIP (R.C. 2111.02)
	is appointed Guardian of
	, anIncompetentMinor.
Guardian's powers are:	
All powers conferred by the laws of	of Ohio and rules of this Court over the ward's: Person Only
Limited to	
Those guardianship powers, until revoked	d, are for an:
Indefinite time period	
Definite time period to	
The above-named Guardian has the power	er conferred by law to do and perform all the duties of Guardian
as described. No expenditures shall be m	nade without prior Court authorization.
Date	Ralph Winkler, Probate Judge
Funds being held in the name of th	IONS (ONLY FOR GUARDIANSHIPS OF THE ESTATE) ne within-named Ward shall not be released to Guardian ng release of a specific fund and amounts thereof.
CERTIFICATE OF	APPOINTMENT AND INCUMBENCY
	copy of the original kept by me as custodian of this Court. of authority of the named guardian, who is qualified and acting in
	Ralph Winkler, Probate Judge
(Seel)	By: Deputy Clerk
(Seal)	Deputy Clerk
	Date

GUARDIANSHIP OF		
CASE NO		
JUDGMENT ENTRY APPOINTMENT OF GUARDIAN FOR INCOMPETENT PERSON [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 above-named Ward is incompetent		
by 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 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.		
It is therefore ordered that a (limited) guardian of the (person and estate) be appointed.		
The Court therefore appoints		
a suitable and competent person, (limited) guardian of the (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 Court orders Letters of Guardianship be issued to		
as provided by law.		
For good cause shown, the Court finds that the appointed Guardian (is/is not) exempt		
from the provisions of Sup. R. 66.01 et seq since (he/she) is related to the Ward.		
The Court further ORDERS:		
THE Court fulfiller ONDERO.		

Ralph Winkler, Probate Judge

Date

GUARDIANSHIP OF	
CASE NO	
VISITATION AND CO	S THAT HAVE BEEN EXCLUDED FROM DMMUNICATION WITH THE WARD SUP. R. 66.09 (F)(2)(i)
Names of Individuals and Entities:	Reason:
	
Date	Fiduciary