INSTRUCTIONS FOR ESTABLISHING A TESTAMENTARY 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 testamentary trust.

A testamentary trust is established through a Last Will and Testament of a decedent.

A 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 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

Step 1: Complete the following forms		
Self-Representation Form (270.01)	At the time of filing	
- Sign and Complete information if you do not 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 for Appointment of a Trustee (H.C. 54.1)	At the time of filing	
- Complete form.		
- Attach copy of will to application.		
- This application will be given a new case number.		
- If the applicant is not named in the will then attach or file a separate		
Memorandum in support of the application prior to hearing before the		
magistrate.		
Entry Setting Hearing (H.C. Form 202.00)	At the time of filing, if	
- Only required if applicant is not named in the will. Hearing will be set	needed	
before the magistrate.		
- Fill in the name of the decedent only.		
- The magistrate will fill in the hearing date & time and initial the entry.		
Trustee's Bond (H.C. 54.3)	Once signed by the	
- When applying to be appointed trustee, the applicant is required to	applicant, the bond form	
execute a bond unless applicant is named in the will and the bond is	needs to be left with the	
waived by the testator.	Court in order for the agent	
- Applicant must execute and date form.	of the surety company to	
- Bond must be executed by a surety company in front of the court	execute the bond in the	
personnel.	presence of the clerk.	
- The bond shall be twice the value of the assets funding the trust, with a	Mary had laft with the Court	
minimum bond requirement of \$20,000.	May be left with the Court	
Application for Dalogge of Funds to Custodial Danasitany in Lieu of Danasitany	anytime prior to the hearing.	
Application for Release of Funds to Custodial Depository in Lieu of Bond	Normally the day of the	

(H.C.204.05)	hearing
- Complete form.	nearing
- 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.	
Entry Releasing Funds to Custodial Depository in Lieu of Bond (H.C. 204.06)	Normally the day of the
- Complete form.	hearing
- Make sure you have obtained an account number from the bank.	licaring
Verification of Receipt and Deposit of Custodial Depository (H.C. 204.07)	Filed by the bank, normally
	within 30 days from filing
- A bank clerk completes form once the funds are in the account.	
- Normally the bank sends the form to the court.	of Entry Releasing Funds to
Forture Association Transfer Letters of Assthauite (II C. 54.4)	Custodial Depository
Entry Appointing Trustee; Letters of Authority (H.C. 54.4)	Preferably at the time of
- Complete form.	initial filing. Otherwise, the
- If the magistrate grants the application and everything is in order, he/she	day of the hearing.
will sign the letters.	
THE NEXT GROUP OF FORMS IS NOT NEEDED AT THE INITIAL	
FILING.	2 4 6 1 6
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	appointment
trust and the value of those assets.	
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.	
Receipts and Disbursements (H.C. Form 54.81)	Filed with account
- Specifically list the assets of the trust that were listed on the Inventory	
(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.	

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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 name of the decedent 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 all forms have been completed, present them to the magistrate's assistant	
at the information desk on the 9 th Floor of Probate Court where the clerk will	
write the initials of the magistrate who has been handling the estate on the form.	
If the appointment is for a successor trustee and a magistrate is already assigned,	
you may take the forms directly to the assigned magistrate to be reviewed.	
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 take it to the Issue Desk. If the	
magistrate approved the letters; the clerk will certify a letter of appointment and	
return it to you. If the application was set for hearing the clerk will docket the	
appropriate pleadings.	
STEP 4: THE HEARING – WHAT TO EXPECT (IF NEEDED)	
At the date and time of the hearing, you (and your attorney, if 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 magistrate will conduct the hearing, and if he/she approves the appointment,	
he/she will sign the Entry Appointing Trustee; Letters of Authority (H.C. 54.4).	
If the bond is signed, depository is set up (if not posting a bond) or the applicant	
is a bank. You will then go to the Issue Desk and have the clerk certify a copy of	
the Entry Appointing Trustee; Letters of Authority signed by the magistrate or if	
unable to issue on the day of the hearing the file will be returned to the clerk	
until the letters are able to be 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	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.	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.	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

TRUST OF	
FOR THE BENEFIT OF	
CASE NO	
APPLICATION FOR	THE APPOINTMENT OF A TRUSTEE
according to [Check one]: □ the terms of	, a resident of Hamilton County, Ohio, and hereby e of said Estate and agrees to perform the duties of said office said Will (and Codicil/s) under Item the wrongful death cify), for the benefit of
Your applicant represents that said	trust estate is estimated as follows:
	Personal Property \$
Wherefore your applicant asks to be sum of \$ with t	appointed Trustee and presents a bond as such Trustee in the the following surety:
by the Court. Applicant acknowledges that	be imposed by law, and such additional duties as may be required he/she may be removed as fiduciary for failure to perform such as that he/she may be subject to criminal penalties for improper ry.
Attorney for Applicant	Applicant
Typed or Printed Name	Typed or Printed Name
Address	Address
City, State, Zip Code	City, State, Zip Code
Phone No. (include area code)	Phone No. (include area code)
Attorney Registration No.	

TRUS	OF		
FOR	HE BENEFIT OF		
CASE	NO		
	TRUST BENEFICIARIES		
The fo	owing are beneficiaries of the trust:		
Name	Residence I = Income Beneficiary Birthdate Address R= Remainder Beneficiary of Minor		
[Checl	vhichever of the following is applicable]		
[]	The Will contains a charitable trust or a bequest or devise to a charitable trust, subject to Revised Code Section 109.23 and 109.41.		
[]	The Will is not subject to Revised Code Sections 109.23 and 109.41, relating to charitable trusts.		
Date	Applicant (or give other title)		

TRUST OF				
FOR T	FOR THE BENEFIT OF			
CASE	E NO			
	TRUSTI	EE'S BOND		
	Amount of Bond \$			
payme		are obligated to the State of Ohio in the above amount, for s, heirs, executors and administrators, jointly and severally.		
	The principal has accepted in writing the duties	of trustee pursuant to:		
	 () said decedent's Will (and Codicil(s)) () wrongful death settlement trust [R.C. 2125. () special needs trust [R.C. 2111.50(B)(3)] () minor trust [R.C. 2111.182] 	.03]		
Said d	uties include the following:			
1.	Make and return to the Court, on oath, as provide the real and personal property belonging to the	ed by and within the time required by law a true inventory of Frust;		
2.	Administer and distribute according to law and to Trust;	he Trust all the real and personal property belonging to the		
3.	Render upon oath a just and true account of the administration at the time or times required by the Court or the law; AND in all matters, faithfully and honestly discharge the duties of said office, and comply with all conditions imposed by law.			
This obligation is void if the principal performs such duties as required. This obligation remains in force if the principal fails to perform such duties, or performs them tardily, negligently, or improperly, or if the principal misuses or misappropriates estate assets or improperly converts them to his own use or the use of another.				
	[Check if personal sureties are involved] -	ne sureties certify that each of them owns real estate in this		
county	v, with a reasonable net value as stated below.			
Date		Principal		
Surety		Surety		
Ву				
Attorne	Attorney in Fact Attorney in Fact			
Typed o	Typed or Printed Name Typed or Printed Name			
Address	S	Address		
Net va	Net value of real estate owned in this county Net value of real estate owned in this county			

TRUST OF	
FOR THE BENEFIT OF	
CASE NO	
ENTRY APPOINTING	TRUSTEE; LETTERS OF AUTHORITY
Name of Trustee:	
Name(s) of Co-Trustee(s) [if any]:	
that the applicant is a suitable and co	ne application for appointment of trustee, the Court finds impetent person to execute the trust, that applicant has a Trustee, and that the Trustee's Bond has been [Check
☐ filed and appro ☐ waived under t ☐ waived accord	he terms of the decedent's Will
The Court therefore appoints a the trustee's letters of authority.	pplicant as Trustee. This entry of appointment constitutes
Date	Ralph Winkler, Probate Judge
CERTIFICATE OF A	APPOINTMENT AND INCUMBENCY
	ne copy of the original kept by me as custodian of the the appointment and letters of authority of the named in such capacity.
[Seal]	Ralph Winkler, Probate Judge/Clerk
	Date

TRUST OF	
FOR THE BENEFIT OF	
CASE NO	
TRUSTEE'S IN [R.C. 2109.	
Description of Real and Personal Property	Value
	\$
[use additional pages	s, if necessary]
RECAPITU	JLATION
Total Value of Personal Estate	\$\$
Total Value of Real Estate	\$
Yearly Rent of Real Estate	\$
OtherAnnual Income	\$
Total	······\$
	Trustee

H.C. FORM 54.5 - TRUSTEE'S INVENTORY

TRUS	ST OF		
	THE BENEFIT OF		
CASE	E NO		
		E'S ACCOUNT :. 2109.30]	
disbur	The trustee offers an account of the trust sements. The trustee states that the account is true and		·
	[Check one of the following]		
	This is the partial (Number) to A stater	I account for the period from	ne trustee's hands is attached.
	This is a final and distributive account, and the t		
	This account is recapitulated as follows:		
RECE	IPTS		
	Balance brought forward from inventory or pro-	revious account	\$
	Income		§
	Other receipts		s\$
	Total receipts		\$
DISBU	JRSEMENTS		
	Fiduciary fees (this accounting period)	\$	<u></u>
	Attorney fees (this accounting period)	\$	
	Other administration costs and expenses	\$\$	
	Other disbursements	\$	<u> </u>
	Total disbursements	\$	
BALA	NCE REMAINING IN FIDUCIARY'S HANDS		\$
Date	_	Trustee	_

CASE NO.	
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BANK CERTIFICATE

N.B. Must be executed when funds are on deposit.

I HEREBY CERTIFY that the within names trustee, on the date named below, had on deposit in the of ______, Ohio the sum of \$______ to the credit of the trust of Nature of Deposit Bank By Cashier Dated_____ Trustee **BANK CERTIFICATE** N.B. Must be executed when funds are on deposit I HEREBY CERTIFY that the within named trustee, on the date named below, had on deposit in _____ to the credit of the trust of Nature of Deposit the sum of \$ on Bank Dated____ Trustee

TRUST OF			
FOR THE BENEFIT OF			
CASE NO.			
RE	ECEIPTS AND DISBURS	SEMENTS	
	[Attach to trustee's account]		
Following is an itemized strust.	statement of receipts and disburseme	ents by the trustee in the	administration of the
Item	Voucher No.	Value or Amount	Value or Amount
		\$	\$
		Fiduciary	

				CASE NO	
Page	of	pages			
Item			Voucher No.	Value or Amount	Value or Amount
				\$	\$
					

Trustee

TRUS	ST OF		
FOR	THE BENEFIT OF		
	E NO		
	ASSETS REMA	AINING IN TRUSTEE'S HAN	DS
	[Attach	to partial account of trustee]	
Page_	of pages		
	The trust assets remaining in the truste	ee's hands are recapitulated as follows:	
	Tangible personal property	\$\$	
	Intangible personal property	\$\$	
	Total personal property	\$\$	
	Real Estate	\$	
	Total assets remaining in truste	ees's hands\$\$	
Follov	wing is an itemized statement of trust ass	sets remaining in the trustee's hands.	
Item	1	Value or Amount	Value or Amount
		\$	\$

	CASE NO	
D		
Page of	pages	
•	Value or	Value or
Item		
	Amount	Amount
	\$	\$

Trustee

GUARDIANSHIP OF ESTATE OF	
CASE NO	
NOTICE OF HEAF	RING ON ACCOUNT
То:	
	_
	account covering the period from has been filed, and
the hearing will be held on	ato'clockM.
The Court is located at the William Howard	Taft Center, 230 East Ninth Street, Ninth Floor,
Cincinnati, Ohio 45202-2145.	
•	quire into the contents of the account, and into all
·	earing on the account. There is no requirement to
	ions to the account. Any exceptions to the account
exceptions, the account may be approved with	s prior to the hearing. Absent the filing of written
exceptions, the doodin may be approved with	suctuitier notice.
	Fiduciary/Attorney for Fiduciary
	Attorney Registration No

TRUST OF GUARDIANSHIP OF ESTATE OF		
CASE NO		
WAIVER OF NOTICE O	F HE	EARING ON ACCOUNT
The undersigned, who are interested in the ear	state, v	waive notice of the hearing on the account.
	_	
	_	
	_	
	_	
	_ ,	
	_	
	_	
	- '	

TRUST OF GUARDIANSHIP OF ESTATE OF			
CASE NO			
ENTRY SETT	ING HEARI	NG ON A	CCOUNT
The Court sets	at	o'clock _	M. in Room
as the date and time for hearing required, the Court orders that no entitled to notice, who do not waiv time set for hearing.	otice of the hear	ing on the acc	count be given to all parties
Date		Ralph Wink	ler, Probate Judge
Attorney			
Attorney Registration No			

IN RE	:
CASE	E NO
NOT	TICE OF RETRIEVING DOCUMENTATION FOR ACCOUNTS
Checl	k the box indicating how the supporting documentation, copies and/or account forms
left wi	ith the accounting department should be handled after the account is reviewed.
	Mail back documents in enclosed self-addressed stamped envelope. If no envelope -
	will be charged to mail back
	Place documents in the Attorney Mailbox (will pick up within 30 days).
	Mailbox No
	Destroy documents (shred).
	THESE ARE THE MOST COMMON REASONS FOR REJECTIONS SO PLEASE MAKE SURE THESE REQUIREMENTS HAVE BEEN COMPLETED (If pertains to the type of Account being filed)
	Starting balance matches Inventory/most recent Partial/Current Account
	Original Signature on Account
	Total Receipts and Distributions balance
	Newly Discovered Asset (Form 106.11)
	Attorney Fees (Consents - Form 210.05 or Application and Entry with timesheets
	for fees over \$2,000)
	Paid funeral bill
Signa	iture Date

MAT	TTER OF
CAS	SE NO
	ENTRY APPROVING AND SETTLING ACCOUNT [R.C. 2109.32]
Upo	n hearing the account filed, the Court finds that:
[Che	eck whichever of the following are applicable]
	The partial account has been lawfully administered;
	The events have occurred after which the 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	account is therefore approved and settled.
[Che	eck whichever of the following are applicable]
	fiduciary shall be discharged without further order of the Court twelve months following the roval of the final and distributive account unless discharged by this entry.
	The fiduciary is discharged herewith.
	The surety bond is terminated herewith.
	This is a final account of a (deceased) (removed) (resigned) fiduciary. The estate shall remain open.
	This is a final account of the guardianship for the estate only. This matter shall continue as a person only guardianship.
	This is a final account of a beneficiary of a trust. The trust estate shall remain open for other beneficiaries of the trust.
Nam	ne of Fiduciary:

Date

Ralph Winkler, Probate Judge