IN THE COURT OF COMMON PLEAS OF FAIRFIELD COUNTY, OHIO PROBATE DIVISION

TERRE L. VANDERVOORT, JUDGE

GUARDIANSHIP OF _______

CASE NO				
JUDGMENT ENTRY/MAGISTRATE'S DECISION APPOINTMENT OF GUARDIAN OF MINOR [R.C.2111.02]				
Upon hearing the application for appointment of guardian herein is a minor and that a guardianship is necessary.	n, the Court finds that			
The Court further finds that all persons who were entitled to not thereof, that the minor \square is (\square is not) over the age of fourteen whom the Court finds suitable), that the minor is a resident of the jurisdiction and that grounds exist for the Court to exercise that jurisdiction are considered.	years (and \Box has \Box has not made selection of a guardian, is county or has legal settlement herein; that this Court has			
The Court therefore appoints	, a suitable and			
competent person, (\Box limited) guardian of the (\Box person \Box est				
powers conferred as described, and limited to those powers cont	ained in the Letters of Guardianship issued by this Court.			
☐ The Court approves bond as filed				
☐ The Court finds a record of the hearing was waived.				
The Court orders Letters of Guardianship issued to as provided by law, once either the Judgment Entry or Entry Ado				
Date	Magistrate			
Date	Terre L. Vandervoort, Probate Judge			
ENTRY ADOPTING MAC	GISTRATE DECISION			
The Court has reviewed the decision for any errors per Civ. Rule this Court and it is incorporated into this Entry by this Reference.	•			
Date	Terre L. Vandervoort, Probate Judge			
NO PARTY SHALL ASSIGN AS ERROR ON APPEAL THE LEGAL CONCLUSION, WHETHER OR NOT SPECIFICA CONCLUSION OF LAW UNDER CIV. R. 53(D)((3)(a)(ii),	ALLY DESIGNATED AS A FINDING OF FACT OR			

FORM 16.5 JUDGMENT ENTRY/MAGISTRATE'S DECISION APPOINTMENT OF GUARDIAN OF MINOR

OBJECTS TO THAT FACTUAL FINDING OR LEGAL CONCLUSION AS REQUIRED BY CIV. R. 53(D)(3)(b).

NOTICE REGARDING OBJECTIONS, MOTIONS, AND APPEALS

Motion to Set Aside a Magistrate's Order: A party may file a written motion requesting that the Judge set aside a Magistrate's Order within 10 days of the order being entered. The motion must state the specific reasons for the request. See Civ. R. 53(D)(2)(b).

Objection to a Magistrate's Decision: A party may file written objections to a Magistrate's Decision within 14 days of the decision being entered. The objection must state the specific reason(s) for the objection. If the objection is to a factual finding, a party must provide a transcript of the proceedings, if available, within 30 days of the filing of the objection. See Civil Rule 53(D)(3)(b).

NOTICE OF FINAL APPEALABLE ORDER

You are hereby notified that th	is may be a final appea	alable order. Further, this order was filed and j	journalized on the date of	
the file-stamp shown on the first page of this entry. A copy was served on the parties, as shown below, on				
DEPUTY CLERK FAIRFIELD COUNTY PROBATE COURT				
APPLICANT	VIA:	☐ ATTORNEY FOR APPLICANT	VIA:	
□ OTHER	VIA:	□ OTHER	VIA:	

FORM 16.5 JUDGMENT ENTRY/MAGISTRATE'S DECISION APPOINTMENT OF GUARDIAN OF MINOR