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

TERRE L. VANDERVOORT, JUDGE

□ W □ IN □ T	HE MATTER OF THE /RONGFUL DEATH TRUST NTER VIVOS TRUST ESTAMENTARY TRUST PECIAL NEEDS TRUST
OF_	DECEASED, GRANTOR
CAS	SE NO
	FIDUCIARY'S ACCEPTANCE TRUSTEE [R.C. 2109.02]
	eby accept the duties which are required of me by law, and such additional duties as are ordered by the Court. rustee of this estate I will:
1)	Make and file an inventory of the real and personal assets of the trust within 3 months after appointment, or such time as extended by the Court;
2)	Deposit funds which come into my hands in a lawful depository located within this state: The trust checking accounts must provide canceled checks , as these canceled checks must be displayed when filing accounts;
3)	Keep trust funds in separate trust accounts at all times during the administration of the trust;
4)	Invest all funds in a lawful manner;
5)	Timely pay bond premium, if any;
6)	Make and file a 1st account within one (1) year following my appointment or such time as ordered by the Court; File additional accounts on at least an annual basis;
7)	Timely file all tax documents as required by law;
8)	Submit all filings with original signatures; In all matters with multiple fiduciaries, the signature of all fiduciaries is required; Persons who are not an attorney may not sign on behalf of an attorney;
9)	Obey all Orders of the Court; and,
10)	Immediately notify the Probate Court if I change my address.
I ackı	nowledge that I am subject to removal as trustee if I fail to perform my fiduciary duties.
	acknowledge that I am subject to possible civil and criminal penalties for improper conversion of the property I hold as fiduciary.

NOTE: ORC §2109.02 states that every fiduciary, before entering into the execution of a trust, shall receive letters of appointment from a Probate Court having jurisdiction of the subject matter of the trust.

The duties of a fiduciary shall be those required by law, and such additional duties as the Court orders. Letters of appointment shall not issue until a fiduciary has executed a written acceptance of those duties, acknowledging the possibility of removal for failure to perform those duties, and further being subject to possible penalties for conversion of property held as a fiduciary. The written acceptance of duties may be filed with the application for appointment.

of property held as a fiduciary.	The written acceptance	of duties may be filed	with the application for appointment.	
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Date			Trustee	
FC FORM 26.1-A - FIDUCIARY'S ACCEPTANCE TRUSTEE				