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

TERRE L. VANDERVOORT, JUDGE

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		ENTRY REGARDING FIDUCIARY'S BOND [Local Rule 75.2(G)]
	The	Court grants the Application and dispenses with the requirement of bond in this case for the following reason:
		Bond is not required under Local Rule 75.2(G)(1) because the controlling instrument nominating the Applicant for appointment as Fiduciary expressly dispenses with bond and the Applicant resides in Ohio.
		Bond is not required under Local Rule 75.2(G)(2) because the estate is solvent and the Applicant has filed with the Court a Consent to Dispense with Fiduciary's Bond signed by all heirs or beneficiaries (FC Form 75.2-G) and a Fiduciary's Acknowledgement of Personal Liability (FC Form 75.2-H).
		Bond is not required under Local Rule 75.2(G)(3) because the total value of personal property, annual income and annual real property rentals is less than \$10,000.00.
		Bond is not required under Local Rule 75.2(G)(5) because the Applicant has agreed to promptly deposit all assets into a restricted account at a financial institution in compliance with R.C. §2109.13. Once appointed by this Court, the Applicant must promptly file a written verification of deposit restrictions with the Court (SC Form 22.3).
		Under Local Rule 75.2(G)(6), the Court finds that special circumstances exist in this case, as described in the Application, which establish that bond is clearly unnecessary and the absence of bond will not prejudice any person or entity having a financial interest in this case.
		Court denies the Application, but modifies the requirement of bond. In place of bond, the Court orders that nptly upon appointment the Applicant must do the following to preserve the assets of the estate:
	The	Court denies the Application. The Court orders the Applicant to post bond in the amount of \$

Terre L. Vandervoort, Probate Judge