INSTRUCTIONS FOR PETITION FOR APPOINTMENT OF CO-GUARDIANS

(2 GUARDIANS AND 1 MINOR WARD - WITHOUT A HEARING)

* * * IMPORTANT DISCLOSURE * * *

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I. EXPLANATION

A. <u>Explanation of a Petition for Appointment of Co-</u> Guardians:

Guardianship may be needed if someone cannot take care of him/herself and/or his/her property. The person who needs assistance is the "proposed ward". If guardianship is granted, that person will be the "ward". The persons who are going to take care of the ward are the "proposed Co-Guardians". After the guardianship is granted, those persons are the "guardians". The way to ask the Court to establish Co-Guardianship is by filing a Petition for Appointment of Co-Guardians.

There are three types of guardianship: (1) Guardianship of the Person, (2) Guardianship of the Estate, (3) Guardianship of the Person and the Estate. In a <u>guardianship of the person</u>, the guardians are responsible for personal/medical decisions only. Someone else will make all financial decisions. In a <u>guardianship of the</u> <u>estate</u>, the guardians are responsible for financial decisions only. Someone else will make personal and health-care decisions. In a <u>guardianship of the person and the estate</u>, the guardians are responsible for the ward's financial <u>and</u> personal/medical well being.

B. Explanation of an "Ex Parte Order":

In most cases, both parties will be able to tell the judge their side of the case before the judge makes a decision. However, there are some circumstances in which the judge will make an order based upon one party's paperwork without giving the other party a chance to tell their side of the case. "Ex parte" means something was done without notice to the other side. Thus, an "ex parte order" is an order that is signed by the judge based only on one side's paperwork.

- C. You can use this Petition for Appointment of Co-Guardians if:
 - The proposed ward is younger than 18 years old.
 - Two persons will be the Co-Guardians of the proposed ward.
 - Either: 1) Both the person who will be the guardian and the person who will be the ward are Nevada residents; or, 2) the person who will be the ward is now a Nevada resident, the person who will be guardian is a Nevada resident and there is already a guardianship in another state with this guardian and this ward. (You will need to file an exemplified copy of the other court's order and the Letters of Guardianship from the other court).

Note: If the guardianship is for an estate, at least some of the money/property must be in Nevada.

- The proposed guardians have never been disbarred or suspended from practicing law, accounting or any other profession that involves the management or sale of money, investments, securities or real property that requires a license.
- If the proposed ward is at least 14 years old, he/she must be willing to sign a written consent to the Co-Guardianship.

- One of these applies:
 - Both parents of the proposed ward are willing to sign the Petition for Appointment of Co-Guardians; <u>or</u>,
 - One parent of the proposed ward is deceased and the other parent will sign the Petition for Appointment of Co-Guardians. (You will need to give the Court a copy of the death certificate with the Petition); or,
 - One parent has a <u>court order</u> terminating the other parent's rights <u>and</u> the parent who still has rights will sign the Petition for Appointment of Co-Guardians. (You will need to give the Court a copy of that order);
 - The proposed ward's mother will sign the Petition for Appointment of Co-Guardians and the proposed ward's father's identity is truly unknown. (The Court will want to know if the father is on the child's birth certificate, if there is court-ordered child support or a court finding of paternity, etc.).
 - One of the persons who will be the guardian is the parent of the proposed ward and, that parent has sole legal and sole physical custody of the proposed ward.
- D. This package should contain the following documents:
 - Instructions for Petition for Appointment of Co-Guardians (2 Guardians and 1 Minor Ward-Without a Hearing);
 - Family Court Cover Sheet;
 - Petition for Appointment of Co-Guardians;
 - Consent and Waiver of Child;

- Confidential Information Sheet;
- Order Appointing Co-Guardians;
- Two General Letters of Guardianship;
- Notice of Entry of Order;
- Inventory, Appraisal and Record of Value;
- List of Filing Fees;
- List of telephone numbers for the judges' staffs and Court Clerks;
- Court class information flyer;
- Information about classes taught by UNLV law students;
- Customer survey.

II. STEP 1: PREPARE YOUR PAPERWORK

MOST OF THE FORMS IN THIS PACKAGE CAN BE HANDWRITTEN. FOR THESE FORMS, YOU MUST USE BLACK INK AND PRINT <u>CLEARLY</u>. THE CLERK'S OFFICE WILL NOT FILE YOUR DOCUMENT IF THE HANDWRITING IS HARD TO READ.

NOTE: THE "ORDER APPOINTING CO-GUARDIANS" MUST BE <u>RETYPED</u>. ONLY TYPE SECTIONS THAT APPLY TO YOUR SITUATION (i.e., type "his" instead of "his/her") AND DO NOT TYPE ANYTHING IN PARENTHESIS (do not type "(your name)"). THIS PACKET CONTAINS A SAMPLE OF THE ORDER THAT YOU MAY USE AS A GUIDE. THE SELF-HELP CENTER'S COMPUTERS HAVE A TEMPLATE THAT YOU CAN USE TO TYPE YOUR ORDER.

<u>NOTE</u>: THESE INSTRUCTIONS ARE WRITTEN AS IF THE GUARDIAN IS COMPLETING THE PAPERWORK. IF YOU ARE NOT THE GUARDIAN, WRITE THE GUARDIAN'S INFORMATION WHERE THE PAPERWORK SAYS "YOU" OR "YOUR". FOR EXAMPLE, WRITE THE GUARDIAN'S ADDRESS ON THE LINE AFTER "YOUR ADDRESS".

A. THE FAMILY COURT COVER SHEET:

- 1. The Family Court Cover Sheet is a document used by the Clerk's Office to create a file for your case.
- Leave the "Case No." blank. The Clerk's Office will give you a case number and department number when you file your documents.
- 3. "Party Information" Section:
 - a. Under "Plaintiff/Petitioner", provide the information requested related to the firstlisted proposed guardian. Please note that Social Security numbers are mandatory. Write "N/A" under "Attorney Information".
 - b. Under "Defendant/Respondent/Co-Petitioner", list the information requested relating to the proposed ward. Please note that Social Security numbers are mandatory. Write "N/A" under "Attorney Information".
- 4. "Domestic Filings" Section:
 - a. Under "Guardianship of a Minor" there appear three boxes: "Person, Estate or Person and Estate". Mark the box relating to what type of guardianship you are requesting in your petition.
 - b. List the names, dates of birth, and Social Security numbers of <u>minor</u> children of the proposed ward. The list continues on the back of the page if more space is required.
 - c. Print and sign your name and date.
 - d. Check either "yes" or "no" <u>relating to the</u> <u>proposed ward's cases only.</u> The Guardianship Court does not want to know about the information relating to the proposed guardians.

Note: If you checked "yes", complete the back side of the form. If you checked "no", and

the proposed ward has less than four <u>minor</u> children, stop.

- 5. Complete the back page of cover sheet (if necessary).
 - a. Check all boxes that apply to the proposed ward, if known.
 - b. Provide the information requested regarding any other <u>adult</u> party involved in the cases which were marked under the section relating to other proceedings.
 The remainder of the form can be skipped.
- B. THE CAPTION:

The "caption" is the portion of your document which assists the Court in identifying your particular case. It is the part of the page that has the words "In the Matter of the Guardianship of the". Generally, this caption will remain the same throughout the case and will be on every document filed in this action. In this package, the caption is on the: (a) Petition for Appointment of Co-Guardians, (b) Consent and Waiver of Child, (c) Confidential Information Sheet, (d) Order Appointing Co-Guardians, (e) General Letters of Guardianship, (f) Notice of Entry of Order, and (g) Inventory, Appraisal and Record of Value.

C. THE PETITION FOR APPOINTMENT OF CO-GUARDIANS:

NOTE: THERE ARE FOUR (4) PETITIONERS FOR THIS PACKET: YOU, THE PROPOSED CO-GUARDIAN AND THE PROPOSED WARD'S PARENTS. IF ONE PARENT CANNOT SIGN THE PETITION, WRITE "N/A" ON THE LINES FOR THE SECOND PARENT.

<u>NOTE</u>: THE ONLY REASONS THAT A PARENT CANNOT SIGN THE PETITION ARE GIVEN IN SECTION I ABOVE. IF THIS DOES FIT YOUR SITUATION, YOU CANNOT USE THIS PACKET.

1. Insert your name, address, and phone number on the first page, upper left-hand corner. Check the type of guardianship that you would like to get in the caption. Insert the name of the proposed ward on

the blank line over the words "A Minor" in the caption.

- 2. Leave the lines to the right of the caption blank. The Clerk's Office will give you a case number and assign your case to a department when you file the Petition for Appointment of Co-Guardians. Once you get the case number and department letter from the Clerk, you will need to put them on any documents that you give to the Court (i.e., the Order Appointing Co-Guardians, etc.).
- 3. The Petition for Appointment of Co-Guardians uses a fill-in-the-blank format. The form will tell you what information you need to put into the blank. If the Petition tells you to check only one box, check the box next to the paragraph or sentence that applies to your situation.
 - a. For paragraph 15 of the Petition, you are a "private professional guardian" if you receive payments for being a guardian for three or more wards who are not related to you by blood or marriage. If you are a professional guardian, you must be certified.
 - For paragraph 22 of the Petition, you will b. need to list the names and last known addresses of the relatives of the proposed ward who are within the "second degree of consanguinity". These relatives are the proposed ward's: (i) mother, (ii) father, (iii) grandparents on his/her mother's side, (iv) grandparents on his/her father's side, and (v) brothers and sisters who are 14 years old List every relative in these or older. categories. If you do not know the name of a relative, you must still write something in the blank (i.e., "father's name unknown"). If you need more room, attach the additional page as "Exhibit 2." If any of the relatives are deceased, you should say so under the "address" column.
 - c. Paragraph 25 is asking whether or not the guardianship is a result of an investigation by Child Protective Services. If you were told by someone from the State of Nevada or a

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elp Center 2expar1m\2expa1m.9ins (#62) Use only most current version Please call the Self-Help Center to confirm most current version judge to get a guardianship, or if the child has been in Child Haven recently, check the second box and complete the rest of the information in that paragraph.

- d. For paragraph 29, if the proposed ward has assets, you will need to give general description of the asset and its value. You will also need to check the box that tells the court how you plan to keep the proposed ward's money safe (by either keeping it in a blocked account or by getting a bond-see Section V, below).
- e. For paragraph 30, one of these situations <u>must</u> apply. If none of these situations apply, you may want to review the other guardianship packets that have hearings to see if one of those packets fits your situation.
- f. For paragraph 34, you <u>must</u> provide <u>at least</u> one of the forms of identification listed in the petition. This information will be part of the Confidential Information Sheets that you will complete in section II, E, below.

NOTE: If the documentation required above is not included with this petition, the information must be provided to the court not later than sixty (60) days after the appointment of a guardian, or as otherwise ordered by the court.

- 4. The Petition must be "verified". In other words, you will need to sign the Petition in front of a Notary Public. The Self-Help Center has a Notary available. The Petition will also have to be "acknowledged" by the Notary. The Notary will know what to do. Do not make any copies until the document has been notarized.
- D. THE CONSENT AND WAIVER OF CHILD:

<u>NOTE</u>: COMPLETE THIS FORM ONLY IF THE CHILD WHO WILL BE THE WARD IS AT LEAST 14 YEARS OLD.

1.If the proposed ward is at least 14 years old,©Clark County Family Law Self-Help Center2exparlm\2expalm.9ins (#62)September 13, 2005Use only most current versionALL RIGHTS RESERVEDPlease call the Self-Help Center to confirm most current version

he/she must consent to the guardianship. Since you will probably not have a hearing in this case, the way to tell the Court that the child consents to the guardianship is by having the child sign the Consent and Waiver of Child.

- 2. Insert your name, address, and phone number on the first page, upper left-hand corner. Check the type of guardianship that you would like to get in the caption. Insert the name of the proposed ward on the blank line over the words "A Minor".
- 3. Leave the lines to the right of the caption blank. The Clerk's Office will give you a case number and department letter when you file the Petition for Appointment of Co-Guardians.
- 4. The Consent and Waiver of Child uses a fill-in-theblank format. The form will tell you what information you need to put into the blank.
- 5. The Consent must be signed by the child before a Notary Public. The Self-Help Center has a Notary available. The Notary will know what to do. <u>The child will need to have proof of identification</u> that has both the child's picture and his/her <u>signature</u>. A school identification card or a bank card with the child's picture and signature is sufficient. Do not make any copies until the document has been notarized.

E. THE CONFIDENTIAL INFORMATION SHEET:

- 1. Petitioners are required to give the court certain information about themselves and the proposed ward. The types of information that the court can accept are listed in the Confidential Information Sheet and the Petition.
- 2. Insert your name, address, and phone number on the first page, upper left-hand corner. Check the type of guardianship that you would like to get in the caption. Insert the name of the proposed ward on the blank line over the words "A Minor" in the caption.

The Clerk's Office will give you a case number and assign your case to a department when you file the Petition for Appointment of Co-Guardians.

- 4. The Confidential Information Sheet uses a fill-inthe-blank and grid format. The form will tell you what information you need to put into the blanks and grid. You must complete the date of birth for everyone on the sheet. You must <u>also</u> complete at least one form of identification for the petitioners and the proposed ward. It would be helpful to the Court if you checked and completed all of the boxes that apply. Write "N/A" if one of the columns does not apply.
 - a. You will need to attach copies of the forms of identification (i.e., copies of the drivers' licenses) to the Confidential Information Sheet.

F. THE ORDER APPOINTING CO-GUARDIANS:

NOTE: YOU WILL NEED TO <u>RETYPE</u> THE ORDER APPOINTING CO-GUARDIANS. ONLY TYPE SECTIONS THAT APPLY TO YOUR SITUATION (i.e., type "his" instead of "his/her") AND DO NOT TYPE ANYTHING IN PARENTHESIS (i.e., do not type "(your name)"). THE FORM IN THIS PACKET SHOULD BE USED ONLY AS A GUIDE. THE SELF-HELP CENTER'S COMPUTERS HAVE A TEMPLATE THAT YOU CAN USE TO TYPE YOUR ORDER.

- 1. This is the document that the judge signs to appoint Co-Guardians for the ward.
- 2. Use the form in the packet as a guide when you are typing the Order Appointing Co-Guardians. The form will tell you what information is needed in the blanks. Leave the lines to the right of the caption blank. The Clerk's Office will give you a case number and department letter when you file the Petition for Appointment of Co-Guardians. Once you get that information from the Clerk, you will need to fill in those blanks.
- 3. Insert your name, address and phone number on the first page, upper left-hand corner. In the caption, check the type of guardianship that you would like to get. Insert the name of the proposed

ward on the blank line over the words "A Minor" in the caption.

- 4. On page 1, second paragraph of the sample Order, insert the type of guardianship you want to get.
- 5. On page 2, first paragraph of the sample:
 - If the guardianship is over a <u>person only</u>, type "no bond or blocked account will be required".
 - If the guardianship is over an <u>estate or a</u> <u>person and estate</u>, type <u>both</u> the second and third paragraphs, including the boxes. Be sure to type only your name, not "your name". Leave a line for the amount of the bond. The judge will complete that section during the hearing.
- 6. On page 2, the second "IT IS FURTHER ORDERED" paragraph of the sample:
 - If the guardianship is over a <u>person only</u>, you do not need to type this paragraph.
 - If the guardianship is over an <u>estate or a</u> <u>person and estate</u>, type all three options and leave the boxes blank. The judge will decide which option will apply in your case.
- 7. Leave the date information blank. The judge will fill this in when he/she signs the Order.
- 8. Be sure to type a line over the words "District Court Judge".
- 9. There needs to be at least two sentences on the same page as the judge's signature. Your document may be rejected if this rule is not followed. Please use the sample in this packet as a guide.

G. THE GENERAL LETTERS OF GUARDIANSHIP:

<u>NOTE</u>: YOU AND YOUR CO-GUARDIAN SHOULD PREPARE ONE GENERAL LETTERS OF GUARDIANSHIP EACH. THE DOCUMENTS SHOULD BE PREPARD <u>AFTER</u> THE JUDGE HAS SIGNED THE ORDER APPOINTING CO-GUARDIANS.

- 1. The General Letters of Guardianship is the document that gives the Co-Guardians the power to act on behalf of the ward (i.e., withdraw money, make medical decisions, etc.).
- 2. Insert the name of the ward under the words "In the Matter of the Guardianship of" in the caption. Insert the word "Minor" on the line before the word "Ward" in the caption. Insert the case number on the line after the words "Case No." Insert the department letter on the line after the words "Dept. No."
- 3. Insert the date that the judge signed the Order Appointing Co-Guardians on the first lines under the caption. Insert your name on the line after the words "was entered appointing". Check the type of guardianship that was granted and check that the ward is a minor.
- 4. The General Letters of Guardianship uses a fill-inthe-blank format. The form will tell you what information to put into the blank.
- 5. The General Letters of Guardianship will need to be signed before a Notary or a Clerk from the Clerk's Office. The Self-Help Center has a Notary available. Do not make any copies until the document has been notarized.
- 6. Please note that the General Letters of Guardianship are not valid until the document is "issued" by the Clerk's Office. (See Section V, below).

H. THE NOTICE OF ENTRY OF ORDER AND CERTIFICATE OF MAILING:

<u>NOTE</u>: YOU SHOULD PREPARE THIS DOCUMENT <u>AFTER</u> THE JUDGE HAS SIGNED THE ORDER APPOINTING CO-GUARDIANS.

- 1. The Notice of Entry of Order is the document that tells the ward and others entitled to notice that the Order Appointing Co-Guardians has been filed. It also effects the timing for rights (i.e., to appeal the judge's decision, to ask the judge to reconsider his/her decision, etc.). The Certificate of Mailing tells the Court when the Notice of Entry was mailed.
- 2. Insert your name, address, and phone number on the first page, upper left-hand corner. Check the type of guardianship that you and the Co-Guardian were granted. Insert the name of the ward on the blank line over the words "A Minor" in the caption.
- 3. Insert the Case Number on the line after the words "Case No. G." Insert the department letter on the line after the words "Dept. No."
- 4. The Notice of Entry of Order uses a fill-in-the blank format. The form will tell you what information to put into the blank.
 - The following people/businesses need to be a. listed on "Exhibit 1" of the Notice of Entry of Order: The proposed ward's (i) mother, (ii) father, (iii) grandparents on his/her mother's side, (iv) grandparents on his/her father's side, and (v) brothers and sisters who are 14 years old or older. If one of these relatives is younger than 14 years old, list that relative's parent or legal guardian. You do not need to list relatives that are deceased or whose whereabouts are unknown. Ιf there are no living relatives, you will list the Public Guardian's Office. You will also need to list the following people/businesses if applicable: (i) anyone who is providing for the proposed ward (either care an individual or the manager/administrator of the care facility) and, (ii) the Department of Veterans Affairs (if the proposed ward is entitled to benefits). If more than 12 people/businesses need to be listed, you may attach another sheet of paper or make a copy of the "Exhibit 1" page before you write on it.

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- b. You will need to attach a "file-stamped" copy of the Order Appointing Co-Guardians to the Notice of Entry of Order. (Please see Section VI, below for more information about preparing the Notice of Entry of Order).
 - i. A "file-stamped" copy is a copy of a document that has been filed at the Clerk's Office. It is given to the Clerk at the same time the original document is filed. It has a stamp on the first page that indicates when the original document was filed.
- I. THE INVENTORY, APPRAISAL AND RECORD OF VALUE:

<u>NOTE</u>: YOU SHOULD COMPLETE THIS DOCUMENT <u>AFTER</u> THE JUDGE HAS SIGNED THE ORDER APPOINTING CO-GUARDIANS AND <u>ONLY</u> IF YOU HAVE BEEN APPOINTED CO-GUARDIANS OF THE WARD'S ESTATE.

- If you have been appointed the Co-Guardian of the ward's estate, you must tell the Court the types and values of the ward's assets. This must be done within 60 days from the day that you are appointed Co-Guardian. The way to do this is by filing an Inventory, Appraisal and Record of Value. (This document is also called an "Inventory").
- 2. The Inventory, Appraisal and Record of Value uses fill-in-the-blank format. The form will tell you what information is required.
- 3. If you use an appraiser in order to get the value of some of the ward's assets, the appraiser will need to complete his/her portion of the Inventory. If you do not use an appraiser for all of the assets, you will need to complete the "Verified Record of Value in Lieu of Appraisement" section of the Inventory.
- The Inventory needs to be signed in front of a Notary. The Self-Help Center has a Notary available. Do not make any copies until the document has been notarized.

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III. STEP 2: FILE THE PETITION FOR APPOINTMENT OF CO-GUARDIANS

- A. Make <u>four</u> copies of the following documents (five copies if both parents sign the Petition):
 - Petition for Appointment of Co-Guardians;
 - Consent and Waiver of Child (if applicable);
 - Order Appointing Co-Guardians.

Make <u>four</u> copies of the following document (five copies if both parents are petitioners):

Confidential Information Sheet.

If you need to file any documents per the Petition (i.e., a custody order), make <u>one</u> copy of these documents.

- B. You need to use a two-hole punch on the top of each original document and also stamp or write "original" on the original documents in between the two holes. The Self-Help Center has a two-hole punch and a stamp that you can use.
- C. Take the Family Court Cover Sheet, the Petition for Appointment of Co-Guardians, the Consent and Waiver of Child (if applicable), the Confidential Information Sheet, the Order Appointing Co-Guardians, any documents you need to file per the Petition, and money to pay the filing fee (if applicable) with you to the Clerk's Office (located on the first floor of the courthouse). The list of filing fees for the Clerk's Office is included in this package or you can call the Clerk's Office at 455-2590. The Clerk's Office will take cash, money orders, cashier's checks, and personal checks <u>if</u> you have a valid Nevada Driver's License.
- D. Go to the filing counter at the Clerk's Office. The Clerk will file the original Petition for Appointment of Co-Guardians and the original Consent and Waiver of Child (if applicable), and will return the file-stamped copies to you. The Clerk will also keep the original Confidential Information Sheet. The Clerk will assign your case a "case number", which will start with the

letter "G" and assign your case to a department.

IV. STEP 3: ASK THE JUDGE TO SIGN THE ORDER APPOINTING CO-GUARDIANS

- A. Go somewhere where you can put your documents together. You will need to make a package for the Guardianship Office to review. That package needs to have the following documents:
 - One file-stamped copy of the Petition for Appointment of Co-Guardians;
 - One file-stamped copy of the Consent and Waiver of Child (if the proposed ward is at least 14 years old);
 - One copy of the Confidential Information Sheet;
 - The <u>original</u> and <u>three</u> copies of the Order Appointing Co-Guardians.

Be sure that the case number is on all of the documents that you give to the Guardianship Office.

- B. Next, take the elevator to the third floor of the courthouse. Go to the reception area by "chambers". You will see brown boxes against the wall. Each box is marked with a department letter. Put the Guardianship Office's package into the box belonging to that department.
- C. The Guardianship Office staff will review your paperwork. If it is approved, the judge will sign the Order Appointing Guardian.
- D. It usually takes one week from the time that you give your papers to the Guardianship Office until the judge has signed the Order Appointing Guardian. You will pick up your paperwork from the Clerk's Office.
 - 1. If the judge approves your paperwork, the Clerk's Office will automatically file it for you. If your paperwork needs corrections, you will receive a note with the returned paperwork. If the problem is in the Petition or another document that has been filed, you will need to prepare an "Amended"

document (i.e., "Amended Petition for Appointment of Guardian"), make copies, file it, and resubmit the package to the Guardianship Office. If the problem is in the Order Appointing Guardian, you will need to correct that document, make the copies and resubmit the package to the Guardianship Office. (You will not need to file anything at the Clerk's Office if the problem is with the Order).

2. Sometimes, the judge will want to have a hearing before deciding whether or not to grant the guardianship. The memo you receive from the Guardianship Office will tell you if the judge wants to have a hearing for your case.

V. STEP 4: SET UP THE BLOCKED ACCOUNT AT THE BANK (IF NECESSARY) AND ASK THE CLERK'S OFFICE TO ISSUE THE LETTERS OF GUARDIANSHIP

- A. If you <u>do not need a blocked account</u>, complete the following steps:
 - Complete the paperwork for the General Letters of Guardianship. (See Section II, above)
 - 2. Make at least <u>one</u> copy of <u>each</u> of the General Letters of Guardianship.
 - 3. You need to use a two-hole punch on the top of the original General Letters of Guardianship. You will also need to stamp or write "original" on the original document in between the two holes. The Self-Help Center has a two-hole punch and a stamp that you can use.
 - 4. Take the original document and the copy to the filing counter at the Clerk's Office.
 - 5. The clerk will sign and place a seal on the original and copy of the General Letters of Guardianship. The clerk will keep the original and return the copy to you.
- B. If you <u>do need a blocked account</u>, please complete the following steps:
 - 1. Complete the paperwork for the General Letters of

Guardianship (See Section II, above)

- Pick up your paperwork from the Clerk's Office (the filed order and the copies you gave to the judge's office).
- 3. Get the blocked account from the bank. If you have difficulty establishing the blocked account, you can go to the 3rd floor of the courthouse and ask to speak to the Court Compliance Officer.
- 4. Make at least <u>one</u> copy of <u>each</u> of the General Letters of Guardianship. Make at least one copy of the proof of the blocked account that you will receive from the bank.
- 5. Two-hole punch the original General Letters of Guardianship. Stamp or write "Original" between the two holes.
- 6. Take the original and the copies of the General Letters of Guardianship and proof of the blocked account to the "filing counter" at the Clerk's Office. The clerk will sign and place a seal on the original and copy of the General Letters of Guardianship. The clerk will keep the original and return the copy to you. The clerk may also keep the proof of the blocked account.

VI. <u>STEP 5: MAIL THE NOTICE OF ENTRY OF ORDER AND FILE THE NOTICE</u> OF ENTRY OF ORDER

- A. Complete the Notice of Entry of Order and the Certificate of Mailing. Please note that you will need to mail the Notice of Entry of Order on the same day that you file this document. (See Section II, H, above).
- B. Make one copy of the document.
- C. You need to use a two-hole punch on the top of the original Notice of Entry of Order. You will also need to stamp or write "original" on the original document in between the two holes. The Self-Help Center has a two-hole punch and a stamp that you can use.
- D. Take the original and the copy of the Notice of Entry of Order to the filing counter at the Clerk's Office. The Clerk will keep the original document and will return the

file-stamped copy to you.

- E. Count the number of people/providers listed on "Exhibit 1" of the Notice of Entry of Order. You need to make that number of copies of the Order Appointing Co-Guardians and the Notice of Entry of Order.
- F. Attach a copy of the Order Appointing Co-Guardians to each Notice of Entry of Order.
- G. Mail the Notice of Entry of Order (with the Order Appointing Co-Guardians attached) to each person listed on "Exhibit 1". Give one copy to the Co-Guardian.

VII. STEP 6: FILE THE INVENTORY, APPRAISAL AND RECORD OF VALUE (IF NECESSARY)

<u>NOTE</u>: IF YOU DO NOT HAVE A GUARDIANSHIP OF AN ESTATE, YOU DO NOT HAVE TO DO THIS STEP. PLEASE GO TO SECTION VIII.

- A. Make two copies of the Inventory.
- B. You need to use a two-hole punch on the top of the original Inventory, Appraisal and Record of Value. You will also need to stamp or write "original" on the original document in between the two holes. The Self-Help Center has a two-hole punch and a stamp that you can use.
- C. Take the original and the copies of the Inventory, Appraisal and Record of Value to the filing counter at the Clerk's Office. The Clerk will keep the original document and will return the file-stamped copy to you. Keep one copy for your records and give the other copy to the Co-Guardian.

VIII. STEP 7: FOLLOW THROUGH WITH THE GUARDIANSHIP (CONTACT THE APPROPRIATE BUSINESSES, FILE AN ACCOUNTING AND/OR AN ANNUAL REPORT OF THE GUARDIAN OF THE PERSON IN ONE YEAR, ETC.)

- A. Once you have been appointed Co-Guardians and the Letters of Guardianship have been issued by the Clerk's Office, you will need to follow-up with businesses, agencies, etc. The Self-Help Center has sample forms for letters that you may have to mail.
- B. Additionally, every year, the Court will want to know how

the guardianship is going. The way to do this is by filing an Accounting (if the guardianship is over the estate), an Annual Report (if the guardianship is over the person), or a combination of the two documents (if the guardianship is over both the person and the estate). Sample documents are available at the Self-Help Center.

PETITION FOR APPOINTMENT OF GUARDIAN

(2 GUARDIANS AND 1 MINOR WARD – WITHOUT A HEARING)

EXPLANATION:

Explanation of a Petition for Appointment of Guardian:

Guardianship may be needed if someone cannot take care of him/herself and/or his/her property. The person who needs assistance is the "proposed ward." If guardianship is granted, that person will be the "ward." The person who is going to take care of the ward is the "proposed guardian." After the guardianship is granted, that person is the "guardian." The way to ask the Court to establish guardianship is by filing a Petition for Appointment of Guardian.

There are three types of guardianship: (1) Guardianship of the Person, (2) Guardianship of the Estate, (3) Guardianship of the Person and the Estate. In a <u>guardianship of the person</u>, the guardian is responsible for personal/medical decisions only. Someone else will make all financial decisions. In a <u>guardianship of the estate</u>, the guardian is responsible for financial decisions only. Someone else will make personal and health-care decisions. In a <u>guardianship of the person and the estate</u>, the guardian is responsible for financial decisions. In a <u>guardianship of the person and the estate</u>, the guardian is responsible for the ward's financial <u>and personal/medical well being</u>.

Explanation of an "Ex Parte Order":

In most cases, both parties will be able to tell the judge their side of the case before the judge makes a decision. However, there are some circumstances in which the judge will make an order based upon one party's paperwork without giving the other party a chance to tell their side of the case. "Ex parte" means something was done without notice to the other side. Thus, an "ex parte order" is an order that is signed by the judge based only on one side's paperwork.

YOU CAN USE THIS PETITION FOR APPOINTMENT OF GUARDIAN IF:

- The proposed ward is younger than 18 years old.
- Two persons will be the Co-Guardians of the proposed ward.
- <u>Either:</u> 1) Both the person who will be the guardian <u>and</u> the person who will be the ward are Nevada residents; <u>or</u>, 2) the person who will be the ward is now a Nevada resident, the person who will be guardian is a

Nevada resident <u>and</u> there is already a guardianship in another state with this guardian and this ward. (You will need to file an exemplified copy of the other court's order and the Letters of Guardianship from the other court).

<u>Note</u>: If the guardianship is for an estate, at least some of the money/property must be in Nevada.

- The proposed guardians have never been disbarred or suspended from practicing law, accounting or any other profession that involves the management or sale of money, investments, securities or real property that requires a license.
- If the proposed ward is at least 14 years old, he/she must be willing to sign a written consent to the Co-Guardianship.
- <u>One</u> of these applies:
 - Both parents of the proposed ward are willing to sign the Petition for Appointment of Co-Guardians; <u>or</u>,
 - One parent of the proposed ward is deceased <u>and</u> the other parent will sign the Petition for Appointment of Co-Guardians. (You will need to give the Court a copy of the death certificate with the Petition); <u>or</u>,
 - One parent has a <u>court order</u> terminating the other parent's rights <u>and</u> the parent who still has rights will sign the Petition for Appointment of Co-Guardians. (You will need to give the Court a copy of that order);
 - The proposed ward's mother will sign the Petition for Appointment of Co-Guardians <u>and</u> the proposed ward's father's identity is truly unknown. (The Court will want to know if the father is on the child's birth certificate, if there is court-ordered child support or a court finding of paternity, etc.).
 - One of the persons who will be the guardian is the parent of the proposed ward <u>and</u>, that parent has sole legal and sole physical custody of the proposed ward.

1	PAG (Your name)
2	(Your name) (Address)
3	
4	(Telephone)
5	In Proper Person
6	
7	DISTRICT COURT CLARK COUNTY, NEVADA
, 8	In the Matter of the Guardianship of)
	$\Box \text{ the person} \qquad) \qquad CASE \text{ NO. G} ____$
9	□ the estate) DEPT. NO
10)
11	A Minor.
12)
13	
14	PETITION FOR APPOINTMENT OF CO-GUARDIANS
15	COMES NOW, Petitioners, (first parent's name),
16	(second parent's name or N/A), (your name)
17	and (proposed co-guardian's name)
18	in accordance with Chapter 159 of the Nevada Revised
19	Statutes, whose petition respectfully represents the following to this Honorable Court:
20	Information Regarding the Proposed Co-Guardians
21	1. That Petitioners would like (your name)
22	and (name of proposed co-guardian) to be
23	appointed the general co-guardians over (proposed ward's name)
24	·
25	2. That proposed guardian's full legal name is
26	3. That proposed guardian currently resides at (street/city/state/zip)
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	4.	That proposed guardian's mailing or post office address is
	5.	The proposed guardian's date of birth is
	6.	That proposed co-guardian's full legal name is
	7.	That proposed co-guardian currently resides at (street/city/state/zip)
	8.	That proposed co-guardian's mailing or post office address is
	9.	The proposed co-guardian's date of birth is
	10.	That proposed guardian (check one) \Box has/ \Box has not been judicially determined to
have	e comm	itted abuse, neglect or exploitation of a child, spouse, parent or other person.
	11.	That proposed co-guardian (check one) \Box has/ \Box has not been judicially determined
to ha	ave con	nmitted abuse, neglect or exploitation of a child, spouse, parent or other person.
	12. (C	Check One)
		\Box That the proposed guardians have never been convicted of a felony.
		\Box That the proposed guardian has been convicted of a felony (description of
conv	viction)	and the proposed guardian
(che	eck one) \Box was/ \Box was not placed on parole and (check one) \Box was/ \Box was not placed on
prob	pation f	or that felony. Proof of the disposition will be filed with this Petition.
		□ That the proposed co-guardian has been convicted of a felony (description of
conv	viction)	and the proposed co-guardian
(che	eck one) \Box was/ \Box was not placed on parole and (check one) \Box was/ \Box was not placed on
prob	pation f	or that felony. Proof of the disposition will be filed with this Petition.
	13.	That proposed guardians have not been suspended for misconduct or disbarred from
		2
September	County Fami r 30, 2005 HTS RESER	2 ly Law Self-Help Center 2expar1m\2exparpe.1mi7 (#62) Use only most current version Please call the Self-Help Center to confirm most current version

1	the practice of law, the practice of accounting or any other profession which involves the		
2	management or sale of money, investments, securities or real property and requires licensure in		
3	Nevada or any other state.		
4	14. That proposed guardian is the (your relationship to the proposed ward)		
5	of the proposed ward and proposed co-guardian is the		
6	(relationship) of the proposed ward, are competent and		
7	capable of acting as guardians of the (check one) \Box person only/ \Box estate only/ \Box person and		
8	estate of the proposed ward, and hereby consent to act in this capacity.		
9	15. (Check One)		
10	□ That proposed guardians are not private professional guardians and are not		
11	currently receiving compensation for services as a guardian to more than one ward who is not		
12	related to them by blood or marriage.		
13	\Box That the proposed guardian is a private professional guardian. (Copies of		
14	documents proving that proposed guardian meets the requirements of a "private professional		
15	guardian" will be filed with this Petition.)		
16	□ That the proposed co-guardian is a private professional guardian. (Copies of		
17	documents proving that proposed co-guardian meets the requirements of a "private professional		
18	guardian" will be filed with this Petition.)		
19	Information Regarding the Proposed Ward		
20	16. That the proposed ward, (proposed ward's name)		
21	, age, was born on (date of birth),		
22	and will become 18 years of age on (date)		
23	17. (Check One)		
24	□ That the minor proposed ward is under 14 years of age. Therefore, no consent		
25	from the minor will be filed.		
26			
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guardianship. The write	tten consent will be fil	ed with this Petition.
18. That the p	proposed ward current	ly resides at (street address/city/state/zip) _
		for \Box days/ \Box months/ \Box yea
		erson or care provider having the care and c
		provider)
		The
		ard because
20. That the p	proposed ward is a resi	dent of the State of
21. The propo	osed ward's parent or !	legal guardian has □ has/ □ has not execute
nomination of guardian	1. The agent is	
		following relatives of the ward are:
		following relatives of the ward are:
22. The name Relative's	s and addresses of the Relationship	following relatives of the ward are: Address
22. The name	s and addresses of the	following relatives of the ward are:
22. The name Relative's	s and addresses of the Relationship to Ward	following relatives of the ward are: Address
22. The name Relative's	s and addresses of the Relationship to Ward	following relatives of the ward are: Address
22. The name Relative's	s and addresses of the Relationship to Ward Mother	following relatives of the ward are: Address
22. The name Relative's	s and addresses of the Relationship to Ward Mother	following relatives of the ward are: Address
22. The name Relative's	s and addresses of the Relationship to Ward Mother Father Grandmother on Ward's	following relatives of the ward are: Address
22. The name Relative's	s and addresses of the Relationship to Ward Mother Father Grandmother	following relatives of the ward are: Address
22. The name Relative's	s and addresses of the Relationship to Ward Mother Father Grandmother on Ward's mother's side Grandfather on Ward's	following relatives of the ward are: Address
22. The name Relative's	s and addresses of the Relationship to Ward Mother Father Grandmother on Ward's mother's side Grandfather on	following relatives of the ward are: Address

Relative's Name		Relationship to Ward	Address (street address/city/state/zip code)
		Grandmother on Ward's father's side	
		Grandfather on Ward's father's side	
23.	(Check One)		
	\Box There is no	t a current order c	oncerning custody of the proposed ward.
	\Box There is a c	current order conc	erning custody of the proposed ward. The order i
from the Sta	ate of	and was f	iled on approximately (date)
If the order	was not issued	by this Court, a co	ppy of the order will be filed with this Petition.
24.	Petitioners (ch	neck one) □ do/ □	do not believe that the proposed ward will need
guardianshi	p when he/she b	becomes 18 years	of age.
25.	(Check One)		
	□ The guardia	anship is not soug	ht as a result of an investigation conducted pursua
to Chapter 4	432B of the New	vada Revised Statu	ites.
	□ The guardia	anship is sought a	s a result of an investigation conducted pursuant t
Chapter 432	2B of the Nevad	a Revised Statute	s. The name of the case worker is
		T	he juvenile case file number is
The investigating agency (check one) \square does/ \square does not approve of this guardianship and the			
placement of the proposed ward with the proposed guardian.			
26.	That a general	guardianship is n	eeded for the proposed ward because:
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27. has assets	That	
has assets		t the proposed ward (check all that apply) \Box has no assets or income/ \Box
	and inc	come / \Box is or will be entitled to assets or income.
28.	That	t the proposed ward (check one) \square does/ \square does not receive any money from the
Departmen	nt of Ve	eterans Affairs.
29.	The	types of assets and/or income are: (if none write "N/A" on first blank)
	a	value: \$
	b	value: \$
	c	value: \$
	d	value: \$
Thes	e funds	s will be safeguarded by: (Check one)
		being placed into a blocked account.
		a bond which the proposed guardians will obtain in an amount equal to the
liquid asse	ets desc	ribed above.
		General Information
30.	(Ch	eck One)
		That both parents of the proposed ward request this Petition be granted.
		That the (check one) \square mother/ \square father of the proposed ward is deceased
(See Exhil	oit 1)	
		That Petitioner (parent's name)
has sole legal custody and sole physical custody of the proposed ward pursuant to a valid court		
order or birth certificate. (See Exhibit 1)		
		(check one) \Box Mother's/ \Box father's rights have been terminated by court
Clark County Far	nily Law Se	If-Help Center 2expar1m\2exparpe.1mi7 (#6

1	order. (See Exhibit 1).
2	□ The identity of the proposed ward's father is truly unknown. He (check one)
3	\Box is/ \Box is not on the proposed ward's birth certificate. There (check one) \Box is/ \Box is not a court
4	order for child support. There (check one) \Box has/ \Box has not been a finding of paternity by a court.
5	31. That the proposed ward (check one) \Box is/ \Box is not a party to any pending criminal or
6	civil litigation.
7	32. That the guardianship (check one) \Box is/ \Box is not sought for the purpose of initiating
8	litigation.
9	33. That documentation demonstrating the need for a guardianship will be filed when/if it
10	becomes available to the Petitioners.
11	34. That a copy of the following form(s) of identification will be filed in a separate
12	document: (check all that apply for Petitioners and the Proposed Ward)
13	a. <u>For the Petitioner:</u> (first parent's name)
14	□ Social Security Number / □ Taxpayer Identification Number / □ Valid Drivers License Number
15	/ Valid Identification Card Number/ Valid Passport Number.
16	b. <u>For the Co-Petitioner:</u> (second parent's name)
17	□ Social Security Number / □ Taxpayer Identification Number / □ Valid Drivers License Number
18	/ Valid Identification Card Number/ Valid Passport Number.
19	c. For the Co-Petitioner: (your name)
20	□ Social Security Number / □ Taxpayer Identification Number/ □ Valid Drivers License Number/
21	□ Valid Identification Card Number/ □ Valid Passport Number.
22	d. For the Co-Petitioner: (proposed co-guardian's name)
23	
24	□ Social Security Number / □ Taxpayer Identification Number / □ Valid Drivers License Number/
25	□ Valid Identification Card Number/ □ Valid Passport Number.
26	
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1	e. <u>For the Proposed Ward:</u> D Social Security Number / D Taxpayer		
2	Identification Number/ Valid Drivers License Number/ Valid Identification Card Number/		
3	Valid Passport Number.		
4	35. That proposed guardian (check one) \Box has/ \Box has not been appointed as guardian		
5	over the proposed ward in a state other that Nevada. If proposed guardian has been appointed		
6	Guardian over the proposed ward in another state, proposed guardian will file an exemplified copy		
7	of the guardianship order with this Court.		
8	36. That proposed co-guardian (check one) \Box has/ \Box has not been appointed as guardian		
9	over the proposed ward in a state other that Nevada. If proposed co-guardian has been appointed		
10	Guardian over the proposed ward in another state, proposed co-guardian will file an exemplified		
11	copy of the guardianship order with this Court.		
12			
13	WHEREFORE, Petitioners pray that this general guardianship be granted and for such other		
14	and further relief as the court may deem just and proper.		
15			
16	DATED this day of,		
17			
18			
19	Petitioner (first parent)		
20			
21			
22	Co-Petitioner (proposed guardian)		
23	Co- Petitioner (proposed co-guardian)		
24	co rentioner (proposed eo gauranan)		
25	Co- Petitioner (second parent)		
26			
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1	
2	VERIFICATION
3	STATE OF NEVADA
4	COUNTY OF) ss:
5	I, (first parent's name), being first duly sworn under
6 7	penalty of perjury, hereby depose and say: That I am the Petitioner in the within action; that I have read the foregoing Petition For
/ 0	Appointment of Co-Guardians and know the contents thereof; that the same is true of my
8	knowledge except as to those matters therein stated upon information and belief and as to those
9	matters, I believe them to be true.
10	
11	
12	SIGNED and SWORN to before me on the
13	day of,
14	
15	NOTARY PUBLIC
16	ACKNOWLEDGMENT
17	STATE OF NEVADA)
18) ss. COUNTY OF
19	
20	On this day of,, before me, the undersigned Notary
21	Public in and for the said County and State, personally appeared (first parent's name)
22	known to me to be the person described in and who executed the formation instrument and who executed \Box the formation is the formation of th
23	the foregoing instrument, and who acknowledged to me that (check one) \Box he/ \Box she did so freely and voluntarily and for the uses and purposes therein mentioned
	freely and voluntarily and for the uses and purposes therein mentioned.
24	WITNESS my hand and official seal.
25	NOTARY PUBLIC
26	9
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1	VERIFICATION
2	STATE OF NEVADA
3	COUNTY OF) ss:
4	I, (your name), being first duly sworn under penalty of
5 6	perjury, hereby depose and say: That I am the Co-Petitioner in the within action; that I have read the foregoing Petition For
7	Appointment of Co-Guardians and know the contents thereof; that the same is true of my
8	knowledge except as to those matters therein stated upon information and belief and as to those
9	matters, I believe them to be true.
10	
11	Co-Petitioner (proposed guardian)
12	SIGNED and SWORN to before me on the
13	day of,
14	NOTARY PUBLIC
15	ACKNOWLEDGMENT
16	STATE OF NEVADA)
17) ss. COUNTY OF)
18	On this day of,, before me, the undersigned Notary
19	Public in and for the said County and State, personally appeared (your name)
20	known to me to be the person described in and who
21	executed the foregoing instrument, and who acknowledged to me that (check one) \Box he/ \Box she
22	did so freely and voluntarily and for the uses and purposes therein mentioned.
23	WITNESS my hand and official seal.
24	NOTARY PUBLIC
25	
26	10
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	VERIFICATION
1	STATE OF NEVADA)
2	COUNTY OF) ss:
3	I, (proposed co-guardian's name), being first duly sworn
4	under penalty of perjury, hereby depose and say:
5	That I am the Co-Petitioner in the within action; that I have read the foregoing Petition For
6	Appointment of Co-Guardians and know the contents thereof; that the same is true of my
7	knowledge except as to those matters therein stated upon information and belief and as to those
8	matters, I believe them to be true.
9	
10	Co-Petitioner (proposed co-guardian)
11	SIGNED and SWORN to before me on the
12	day of,
13	
14	NOTARY PUBLIC
15	ACKNOWLEDGMENT
16	STATE OF NEVADA
17	COUNTY OF) ss.
18	On this day of,, before me, the undersigned Notary
19	Public in and for the said County and State, personally appeared (proposed co-guardian's name)
20	known to me to be the person described in and who
21	executed the foregoing instrument, and who acknowledged to me that (check one) \Box he/ \Box she
22	did so freely and voluntarily and for the uses and purposes therein mentioned.
23	WITNESS my hand and official seal.
24	NOTARY PUBLIC
25	
26	
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	VERIFICATION
1	STATE OF NEVADA)
2	COUNTY OF) ss:
3	I, (second parent's name), being first duly sworn under
4	penalty of perjury, hereby depose and say:
5	That I am the Co-Petitioner in the within action; that I have read the foregoing Petition For
6	Appointment of Co-Guardians and know the contents thereof; that the same is true of my
7	knowledge except as to those matters therein stated upon information and belief and as to those
8	matters, I believe them to be true.
9	
10	Co-Petitioner (second parent)
11	
12	SIGNED and SWORN to before me on theday of,
13	
14	NOTARY PUBLIC
15	ACKNOWLEDGMENT
16	STATE OF NEVADA)
10	COUNTY OF) ss.
18	On this day of,, before me, the undersigned Notary Public in and for the said County and State, personally appeared (second parent's name)
19	known to me to be the person described in and who
20	executed the foregoing instrument, and who acknowledged to me that (check one) \Box he/ \Box she
21	did so freely and voluntarily and for the uses and purposes therein mentioned.
22	
23	WITNESS my hand and official seal.
24	
25	NOTARY PUBLIC
26	
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26	© Clark County Family Law Self-Help Center 2expar1m\2exparpe.1mi7 (#62) September 30, 2005 Use only most current version ALL RIGHTS RESERVED Please call the Self-Help Center to confirm most current version.

1	EXHIBIT 1	
2		
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1	CONS			
2	CONS (Your name)			
3	(Your address)			
4				
5				
6	(Telephone) In Proper Person			
7		ICT COURT		
8	CLARK CO	UNTY, NEVADA		
9	In the Matter of the Guardianship of the person)) CASE NO. G		
10	\Box the estate)		
11	\Box the person and estate) DEPT. NO		
12)		
13 14	A Minor.)		
15		,		
16	CONSENT AND WAIVER OF CHILD			
17	THEUNDERSIGNED (child's name)	,		
18	being at least 14 years old, hereby consents to	having (co-guardians' names)		
19		_ appointed as my legal co-guardians. I hereby		
20	waive service of citation in this case.			
21	DATED this day of	,		
22				
23				
24	-	(child's signature)		
25 26	SIGNED and SWORN to before me on the			
20	day of,			
28	NOTARY PUBLIC			
		1		
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(Your name)				
-------------	--			
(Address)				

(Telephone)

In Proper Person

DISTRICT COURT CLARK COUNTY, NEVADA

)

)

In the Matter of the Guardianship of

 \Box the person,

☐ the estate,☐ the person and estate.

A Minor.

CASE NO. G

DEPT. NO: _____

CONFIDENTIAL INFORMATION SHEET

	Ward's Mother	Ward's Father	Ward	Guardian	Co-Guardian
Date of Birth					
Taxpayer ID					
Number					
Valid Driver's					
License Number					
Valid ID Card					
Number					
Valid Passport					
Number					
Social Security Number					

A copy of the above identification is attached. SUBMITTED BY:

(Petitioner's name)

NEOJ	
(Your name)	
(Your address)	
(Telephone) In Proper Person	
	TRICT COURT
	COUNTY, NEVADA
In the Matter of the Guardianship of)
 □ the person □ the estate) CASE NO. G
\Box the person and estate) DEPT. NO
)
))
A Minor.)
NOTICE O	
	F ENTRY OF ORDER
TO: The persons listed on Exhib	hit 1 attached harata
1	in 1, attached hereto
1	ORDER APPOINTING CO-GUARDIANS was
PLEASE TAKE NOTICE that an	ORDER APPOINTING CO-GUARDIANS was
PLEASE TAKE NOTICE that an entered in the above-entitled matter on (dat	ORDER APPOINTING CO-GUARDIANS was
PLEASE TAKE NOTICE that an entered in the above-entitled matter on (dat	ORDER APPOINTING CO-GUARDIANS was te), a copy of which
PLEASE TAKE NOTICE that an entered in the above-entitled matter on (dat attached hereto.	ORDER APPOINTING CO-GUARDIANS was te), a copy of which
PLEASE TAKE NOTICE that an entered in the above-entitled matter on (dat attached hereto.	ORDER APPOINTING CO-GUARDIANS was te), a copy of which, a copy of which,
PLEASE TAKE NOTICE that an entered in the above-entitled matter on (dat attached hereto.	ORDER APPOINTING CO-GUARDIANS was te), a copy of which
PLEASE TAKE NOTICE that an entered in the above-entitled matter on (dat attached hereto. DATED this day of	ORDER APPOINTING CO-GUARDIANS was te), a copy of which, a copy of which,
PLEASE TAKE NOTICE that an entered in the above-entitled matter on (dat attached hereto. DATED this day of 	ORDER APPOINTING CO-GUARDIANS was te), a copy of which, (Your signature) CATE OF MAILING
PLEASE TAKE NOTICE that an entered in the above-entitled matter on (dat attached hereto. DATED this day of <u>CERTIFIC</u> I hereby certify that service of the N	ORDER APPOINTING CO-GUARDIANS was te), a copy of which, (Your signature) CATE OF MAILING
PLEASE TAKE NOTICE that an entered in the above-entitled matter on (dat attached hereto. DATED this day of <u>CERTIFIC</u> I hereby certify that service of the N ,, by depositing co	ORDER APPOINTING CO-GUARDIANS was te), a copy of which ,,, (Your signature) CATE OF MAILING Notice of Entry of Order was made this day of pies of same in U.S. mail in Las Vegas, Nevada,
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	EXHIBIT 1	
Relative's Name	Relationship to Ward	Address of Relative
1		
2		
3.		
4		
5		
6.		
7		
8		
9.		
10		
11		
12.		
12		

	OAG (Your name)
	(Address)
	(Telephone)
	(Telephone) In Proper Person
	DISTRICT COURT CLARK COUNTY, NEVADA
	In the Matter of the Guardianship of)
	□ the person) CASE NO. G
	□ the person and estate) DEPT. NO
)
	A Minor.)
	ORDER APPOINTING CO-GUARDIANS
	UPON REVIEW of the verified Petition for Appointment of Co-Guardians submitted by the
	Petitioners, the same having come before the above-entitled Court, and it appearing to the
	satisfaction of the Court that proper Notice of hearing of this matter has been duly given in the
	manner required by law; that all allegations contained in the verified petition are true and correct,
	and that the Ward is a resident of the State of, and good cause appearing
	therefore;
	NOW THEREFORE, IT IS HEREBY ORDERED that (proposed guardian's name)
	and (proposed co-guardian's name)
	are appointed Co-Guardians of the (check one)
	\Box person/ \Box estate/ \Box person and estate of (child's name)
	IT IS FURTHER ORDERED that Letters of Guardianship shall issue to the Co-Guardians
lej	Clark County Family Law Self-Help Center 14, 2005 LL RIGHTS RESERVED 14, 2005 LL RIGHTS RESERVED 14, 2005 LL RIGHTS RESERVED 11 2expart 1, 127 Please call the Self-Help Center to confirm most current version.

1	upon their taking the oath of office as required by law.				
2	IT IS FURTHER ORDERED that				
3	\Box no bond or blocked account will be required;				
4	□ (guardian's name) and (co-guardian's				
5	name) shall post a bond in the sum of \$,				
6	either jointly or individually;				
7	\Box the Ward's funds shall be placed into a blocked account at a financial institution.				
8	IT IS FURTHER ORDERED that				
9	\Box this guardianship is a summary administration and therefore no accounting is				
10	required;				
11	\Box the guardian and co-guardian shall file an accounting every years,				
12	beginning;				
13	\Box the guardian and co-guardian shall file an accounting one time each year,				
14	beginning				
15	IT IS FURTHER ORDERED that the Co-Guardians shall enjoy all normal powers				
16	conferred by the Nevada Revised Statutes to take those steps necessary to preserve the real and/or				
17	personal property of the Ward of this Court as indicated above;				
18	///				
19	///				
20	///				
21	///				
22	///				
23	///				
24	///				
25	///				
26	///				
	© Clark County Family Law Self-Help Center 2 2expar1m\2exparto.1m7 (#62) September 14, 2005 ALL RIGHTS RESERVED Please call the Self-Help Center to confirm most current version.				

1	IT IS FURTHER ORDERED that the Co-Guardians mail a copy of this Order and the
2	Notice of Entry of Order to those persons and care providers entitled to notice under Chapter 159
3	of the Nevada Revised Statutes.
4	DATED this day of,
5	
6	
7	
8	DISTRICT COURT JUDGE
9	Respectfully submitted: (Your signature)
10	
11	
12	(Address)
13	
14	(Telephone)
15	In Proper Person
16	
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	© Clark County Family Law Self-Help Center 3 2expar1m\2exparto.1m7 (#62) September 14, 2005 ALL RIGHTS RESERVED Please call the Self-Help Center to confirm most current version.

	STRICT CC			
	COUNTY,	NEVADA		
in the Matter of the Guardianship of)	CASEN	NO. G	
\Box the person, \Box the estate,)	CASE	NO. U	
\Box the person and the estate,)	DEPT N	10	
)			
)			
A Minor.)			
INVENTORY, APPRA	AISAL AN	D RECORD ()F VALUE	
	Asset	Amount	Estate's*	Value of
	Value	Owed	Interest	Estate'
				Interest
A. <u>REAL PROPERTY</u>				
Description Item				
1	\$	\$	\$%()	\$
2	\$	\$	\$%()	\$
3	\$	\$	\$%()	\$
B. <u>PERSONAL PROPERTY</u>				
Cash and Deposits (List)				
4	\$	\$	\$%()	\$
5	\$	\$	$ \begin{array}{c} $	\$
6	\$	\$	_ \$%()	\$
Partnership Interest, Etc. (Describe)				
7	\$	\$	\$%()	\$
8	\$	\$	\$%(`)	
Notes, Bonds, Securities, Debts, Etc.,				
(List Name & Address of Debtor, Date				
Debt Originated, Endorsement				
W/Date, Estimate As to Amount				
Collectible)	\$	\$	\$%()	\$
9 10	\$ \$	\$ \$ \$	$ \begin{bmatrix} \$ & \\ \$ & \\ \$ & \\ \% & () \end{bmatrix} $	\$ \$
11	\$	_ \$	$ \begin{bmatrix} \phi & \phi & \phi \\ \phi & \phi & \phi \\ \phi & \phi & \phi \\ \phi & \phi &$	\$
12	\$	\$	\$%(`)	\$
Vahialas (Dasariha)				
Vehicles (Describe)	\$	\$	\$ %	¢
13 14		— \$ \$	$- \frac{1}{5} \frac{1}{6} $	\$ \$
15	\$	\$	\$%() \$%() \$%()	\$
	Ŧ	T		T

November 3, 2003 ALL RIGHTS RESERVED

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B. <u>PERSONAL PROPERTY</u> (continued	1)			
Miscellaneous Personal Property (Descr	ibe)			
16	_ \$	\$	\$%()	\$
17 18		\$	\$%()	\$
		¢	\$%()	<u>م</u>
*Designate Nature of Estate's Interest & % of O			I.E. 50 % (C) or	· (S)
	<u>ATH OF APPRAIS</u>	<u>ER</u>		
STATE OF NEVADA)) ss:				
COUNTY OF CLARK)				
I, the undersigned, appraiser of	the estate of the ab	ove-named w	ard solemnly	v affirm that
will truly, honestly, and impartially a				
knowledge and ability.	ppraise the inventor	y of the Estat	e to the best	51 my
knowledge and admity.				
SUBSCRIBED and SWORN to before				
ne this day of				
(month), (year)		App	raiser's signatu	ure
NOTARY PUBLIC		App	raiser's name ((print)
		Apj	praiser's addre	ess
	APPRAISAL			
I, the undersigned appraiser of t		ove-named wa	ard, hereby ce	ertify that
tems			•	•
by me and that I appraise items on the		-		
sum of	-			
Dollars.			(Ψ)
Donars.				
Appraiser (Repeat Oath & Certification for	Date	ach Separate S	heets If Neces	ssary)
©Clark County Family Law Self-Help Center	2			m\2inventor.6(#6
November 3, 2003 ALL RIGHTS RESERVED		e call the Self-Help (ost current versionst current versionst current versionst

1	OATH OF GUARDIAN
2	STATE OF NEVADA))ss:
3	COUNTY OF CLARK)
4	I, the undersigned guardian of the Estate of the above-named ward, solemnly affirm that
5	the foregoing inventory is a true statement of all assets of the Estate having come into my
6	possession or for which I have knowledge, and the inventory includes all money and claims of
7	the ward.
8	Guardian
	SUBSCRIBED and SWORN to before me thisday of,
9	nie unsday of,
10	NOTARY PUBLIC
11	
12	OATH OF CO-GUARDIAN
13	STATE OF NEVADA))ss:
14	COUNTY OF CLARK)
15	I, the undersigned co-guardian of the Estate of the above-named ward, solemnly affirm
16	that the foregoing inventory is a true statement of all assets of the Estate having come into my
17	possession or for which I have knowledge, and the inventory includes all money and claims of
18	the ward.
19	Co-Guardian
20	SUBSCRIBED and SWORN to before me thisday of,
21	nie unsduy of,
22	NOTARY PUBLIC
23	
	VERIFIED RECORD OF VALUE IN LIEU OF APPRAISEMENT
24	I, the undersigned solemnly affirm that Items
25	of the Inventory of the Estate have been examined by me and that I record the value of these
26	items on the Inventory at the value shown opposite thereof for a total sum of
27	
28	
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	ALL RIGHTS RESERVED Please call the Self-Help Center to confirm most current version

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) ss: FCLARK) pove guardian being du ned ward, has read the s true of his or her own nd belief, and as for the	(\$) Dollars. Guardian Guardian Co-Guardian ally sworn, states that he or she is the guardian of the estate of above and foregoing Record of Value, know the contents a knowledge, except for those matters therein stated on ose matters believed them to be true.
2 3 4 5 6 STATE OF N 7 COUNTY OF 8 The al) ss: FCLARK) pove guardian being du ned ward, has read the s true of his or her own nd belief, and as for the	Guardian Co-Guardian Co-Guardian Ily sworn, states that he or she is the guardian of the estate of above and foregoing Record of Value, know the contents h knowledge, except for those matters therein stated on ose matters believed them to be true.
2 3 4 5 6 STATE OF N 7 COUNTY OF 8 The al) ss: FCLARK) pove guardian being du ned ward, has read the s true of his or her own nd belief, and as for the	Guardian Co-Guardian Co-Guardian Ily sworn, states that he or she is the guardian of the estate of above and foregoing Record of Value, know the contents h knowledge, except for those matters therein stated on ose matters believed them to be true.
 3 4 5 6 STATE OF N 7 COUNTY OF 8 The all) ss: FCLARK) pove guardian being du ned ward, has read the s true of his or her own nd belief, and as for the	Guardian Co-Guardian Co-Guardian Ily sworn, states that he or she is the guardian of the estate of above and foregoing Record of Value, know the contents h knowledge, except for those matters therein stated on ose matters believed them to be true.
 4 5 6 6 STATE OF N 7 7 COUNTY OF 8 8 8 10) ss: FCLARK) pove guardian being du ned ward, has read the s true of his or her own nd belief, and as for the	Co-Guardian Ily sworn, states that he or she is the guardian of the estate of above and foregoing Record of Value, know the contents a knowledge, except for those matters therein stated on ose matters believed them to be true.
 5 6 STATE OF N 7 COUNTY OF 8 The all) ss: FCLARK) pove guardian being du ned ward, has read the s true of his or her own nd belief, and as for the	Co-Guardian Ily sworn, states that he or she is the guardian of the estate of above and foregoing Record of Value, know the contents a knowledge, except for those matters therein stated on ose matters believed them to be true.
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8 The al	F CLARK) pove guardian being du ned ward, has read the s true of his or her own nd belief, and as for the	above and foregoing Record of Value, know the contents a knowledge, except for those matters therein stated on ose matters believed them to be true.
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I ne at	ned ward, has read the s true of his or her own nd belief, and as for the	above and foregoing Record of Value, know the contents a knowledge, except for those matters therein stated on ose matters believed them to be true.
9 the shous nor	s true of his or her own nd belief, and as for th	h knowledge, except for those matters therein stated on ose matters believed them to be true.
	nd belief, and as for the	ose matters believed them to be true.
12		Guardian
	and SWORN to before	
14 me this0	lay of,	
15 NOTARY PUI		_
17 STATE OF N	EVADA)	
18) ss:	
19 COUNTY OF	CLARK)	
20 The al	oove co-guardian being	g duly sworn, states that he or she is the co-guardian of the
21		s read the above and foregoing Record of Value, know the
22		r her own knowledge, except for those matters therein stated
23 on informatio	n and belief, and as for	r those matters believed them to be true.
24		Co-Guardian
25 SUBSCRIBED	and SWORN to before	
me thisC	lay of,	-
		_
27 NOTARY PUI	SLIU	
28		
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1	LETT
2	Name: Address:
3	Telephone No.:
4	
5	DISTRICT COURT
6	CLARK COUNTY, NEVADA
7	
8	In the Matter of the Guardianship of
9	
10	CASE NO
11	DEPT. NO
12	A(n) Adult/Minor Ward.
13 14	
15	GENERAL LETTERS OF GUARDIANSHIP
16	On the day of, 20 an Order of the Court was entered
17	appointing as
18	General Guardian of the Person Estate Person and Estate of the above-
19	named ward, a(n) Minor Adult. The named Guardian, having duly qualified, is
20	authorized to act and has the authority to perform the duties of such Guardian.
21	In testimony of which, I have this date signed these Letters and affixed the seal
22	of the Court.
23	
24	EDWARD A. FRIEDLAND, CLERK OF COURT
25	Dur
26	By: Deputy Clerk Date
27	
28	
	LETT Gen Guardianship.doc/8/8/2008

1	
2	<u>OATH</u>
3	I,, residing at
4	,
5	whose mailing address is(State mailing address if different from residence)
6	
7	solemnly affirm that I will faithfully perform according to law duties of Guardian and that
8	any matters stated in any petition or paper filed with the Court are true of my own
9	knowledge or if any matters are stated on information or belief, I believe them to be true.
10	I declare under penalty of perjury under the law of the State of Nevada that the
11 12	foregoing is true and correct.
13	EXECUTED this day of, 20
14	
15	
16	Guardian
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	2 LETT Gen Guardianship.doc8/8/2008

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3	Telephone No.:
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	2 LETT Gen Guardianship.doc8/8/2008

EIGHTH JUDICIAL DISTRICT COURT CLARK COUNTY, NEVADA FAMILY COURT COVER SHEET

CASE NO. _____ (To be assigned by the Clerk's Office)

Do you or any other party in this case (including any minor child) have any other current case(s) or past case(s) in the Family Court or Juvenile Court in Clark County? **YES** NO If yes, complete the other side of this form

Plaintiff/Petitioner			Defendant/Respondent/Co-Petitioner/Ward/Decedent		
Last Name:			Last Name:		
First Name: Middle Name:		First Name:	Middle Name:		
Home Address:			Home Address:		
City, State, Zip:			City, State, Zip:		
Mailing Address:			Mailing Address:		
City, State, Zip:			City, State, Zip:		
Phone #: Date of Birth:		Phone #:	Date of Birth:		
Attorney Information			Attorney Information		
Name:		Bar No.	Name:		Bar No:
Address:			Address:		
City, State, Zip:			City, State, Zip:		
Phone #:			Phone #:		

(Check one box only for the type of case being filed with this cover sheet)

DOMESTIC	OTHER DOMESTIC RELATIONS PETITIONS	GUARDIANSHIP	PROBATE
Marriage Dissolution Annulment Divorce –No minor child(ren) Foreign Decree Joint Petition –No minor child(ren) Joint Petition – With minor child(ren) Separate Maintenance	 Adoption -Minor Adoption -Adult Child Custody (Non-Divorce) Mental Health Name Change Paternity Permission to Marry Support - Other Temporary Protective Order (TPO) Termination of Parental Rights Visitation (Non-Divorce) Other (identify) 	Guardianship of an Adult Person Estate Person and Estate Guardianship of a Minor Estate Person Estate Person and Estate Guardianship Trust	 Summary Administration General Administration Special Administration Set Aside Estates Trust/Conservatorships Individual Trustee Corporate Trustee Other Probate
MISC. JUVENILE PETITIONS	IV-D CHILD SUPPORT PETITIONS		
Work Permit Emancipation	DA – UIFSA Child Support In State IV-D		

List children involved in this case (If more than 3 children, please enter the information on the reverse side)

Last Name	First Name	Middle Name	Date of Birth	Relationship
1.				
2.				
3.				

Supply the following information about any other proceeding (check all that apply):

Divorce Temporary Protective Orders (TPO) Custody/Child Support

UIFSA/URESA Paternity Juvenile Court Other

Please Print						
Lis	Case number of other	Approximate date of last order in				
Last Name	First Name	Middle Name	proceeding(s)	of last order in other proceeding(s)		
1.						
2.						
3.						
4.						
If children were involved (other than those listed on front page), please provide:						
Land Name	First Name	M. 1.11. N	D.4. CD-41			
Last Name	First Name	Middle Name	Date of Birth	Relationship		
1.	Filst Name		Date of Birth	Relationship		
			Date of Birth	Relationship		
1.						
1. 2.						
1. 2. 3.						
1. 2. 3. 4.						
1. 2. 3. 4. 5.						

Children involved in this case (continuation from front page)

Last Name	First Name	Middle Name	Date of Birth	Relationship
4.				
5.				
6.				
7.				
8.				

THIS INFORMATION IS REQUIRED BY NRS 3.025, NRS 3.223, NRS 3.227, NRS 3.275, NRS 125.130, NRS 125.230, And will be kept in a confidential manner by the Clerk's Office.