Guardian/Administrator Bond Application Please call ahead for an appointment

Applicants please submit a copy of the Order Appointing

I		Name (exactly as it appears on the court order)	Social Security # Age Main Phone #			
		Address (including zip code)				
		How long at this location?	_			
		Number of Dependents:				
		Spouse's full name				
		Have you ever taken bankruptcy?	If "Yes", year			
		Employer Name and Address				
		Position or Title: Years of S				
		In not employed, source of income				
		Attorney name, address, phone number Will attorney remain involved until administration/guardianship is closed?				
II.		ASSETS of ESTATE	DEBT OF ESTATE			
		Cash Mortga	age on Real Estate			
		Stocks/Bonds Medical Debt				
		Real Estate Last Ex	penses			
			Debts			
		TOTAL	ГОТАL			
	1.	Do assets include ongoing business? If so, no Will business continue?				
	2.	Is there property in the estate? If so, is it insu	red?			
	3.	Is applicant indebted to the estate? If so, stand disposition	ate nature of debt, amount of debt			
	4.					
	5.	Is estate bonded under prior bond? Is so, Bond CompanyBond Amou				
		Reason for change:				
	6.	Is bond required upon demand of an interested part	ty?			

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III.	The following statement of assets and liabilities is to be completed by the person(s) applying for the bond on page 1.
	Do NOT included assets of the Estate or Guardianship.

ASSETS	LIABILITIES
Cash on hand and in banks:	Mortgage on Real Estate:
Stocks and Bonds	Notes Payable
Real Estate	Credit Cards
Automobiles	Other Liabilities
Other Assets:	
TOTAL:	TOTAL:

16926 DLOV	ide date of death:			
	elationship to the deceden			
	ill?			
List Heirs (attach additional sheet if necessary)				
Name	:			
Age	Relationship	Address		
Name	:			
Age	Relationship	Address		
Name	:			
Age	Relationship	Address		
	Relationship	Address tate, among next of kin, heirs or creditors?		
	·			
	·	l		
If so, please	·	1		
If so, please	give details of dissension BOND APPLICANTS: Pleas	1		

By this Agreement, those who sign below (except for witnesses) will be referred to as the INDEMNITORS. The INDEMNITORS represent that one, some or all of the INDEMNITORS have asked the SURETY to issue a bond and they, both jointly and severally, have a substantial and beneficial interest in receiving the bond. In consideration of the SURETY issuing a bond as requested, the INDEMNITORS, both jointly and severally agree:

- 1. To promptly pay the Bond premiums as they become due, including renewal premiums until proof of satisfactory to the SURETY is furnished of its discharge from liability.
- 2. To indemnify and hold harmless the Surety from all loss and expense of whatever kind, including to but not limited to, cost of investigation, court costs and attorney fees (Loss) resulting from the issuance by the SURETY of a bond or the enforcement of this agreement.
- 3. To regard the loss as proven when the SURETY provides documentation indicative of payment, including, but not limited to, copies of draft or checks.
- 4. To permit the SURETY to conduct such investigations of indemnitors including the examination of assets and credit history as the SURETY deems appropriate.
- 5. That the surety has no obligation to issue any Bonds at any time and may seek release from any bond at anytime without consequence.
- 6. That the agreement shall inure to the benefit of the SURETY's co-sureties and reinsurers.
- 7. That the validity of this agreement shall not be impaired by, the SURETY shall incur no liability on account of, and the INDEMNITORS need not be notified of (a) The SURETY issuing the BOND and any renewals thereof, (b) the SURETY'S consent or its failure to consent to changes in the terms, provisions and/or the obligations of the Bond or the obligations secured by the Bond.(c) The taking, failing to take or the releasing of security, collateral and/or assignments (d) The release by the Surety and Indemnitors or any one of them (e) Any information which may come to the attention of the SURETY which may affect its rights and liabilities and/or those of the INDEMNITORS or any one of them.

WE HAVE READ THE INDEMNITY AGREEMENT CAREFULLY AND CONSULTED AN ATTORNEY TO THE EXTENT WE BELIEVE NECESSARY.

THERE ARE NO SEPARATE AGREEMENTS OR UNDERSTANDINGS WHICH MAY IN ANY MANNER LESSEN OUR OBLIGATIONS DESCRIBED HEREIN.

Witness: The following signatures this	_ day of 20
Witness (no notary public required)	Applicant
X	X
Drint name	

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