## The sole intended use of this document is to apply for a <u>Guardian of Person Only Bond</u> to be filed in the state of Texas.

Please submit a copy of the <u>court order appointing</u> along with this application to River City Bonding: rbristow@rivercitybonding.com and/or sschraer@rivercitybonding.com or fax to 210-569-6257

Name of Guardian/applicant(exactly as it appears on the court order)		Social Security #		Age
Co-Guardian (if applicable per the court order)		Social Security #		Age
Address (including zip code)				
Street	City	State	zip code	_
Main Phone # ()	_Email Address			
Relationship to Ward	Name of Ward			Age of Ward
Attorney's name, address, phone number				
jointly and severally, have a substantial and benefi as requested, the INDEMNITORS, both jointly and some sequested, the INDEMNITORS, both jointly and some sequested, the INDEMNITORS, both jointly and some sequested.  1. To indemnify and hold harmless limited to, cost of investigation, court combond or the enforcement of this agreemed.  2. To regard the loss as proven when to, copies of draft or checks.  3. To permit the SURETY to conduct sure as the SURETY deems appropriate.  4. That the surety has no obligation anytime without consequence.  5. That the agreement shall inure to	the Surety from all loss and asts and attorney fees (Loss) rent. The SURETY provides documentate the investigations of indemnitors in to issue any Bonds at any	expense of wheesulting from tion indicative of neluding the exactime and may	ratever kind, in the issuance b f payment, inclu- namination of asse r seek release	cluding to but not y the SURETY of a ding, but not limited ets and credit history
6. That the validity of this agreeme and the INDEMNITORS need not be noti SURETY'S consent or its failure to conser the obligations secured by the Bond.(c) assignments (d) The release by the Surety the attention of the SURETY which may a them.	nt shall not be impaired by, the fied of (a) The SURETY issuing to changes in the terms, promote taking, failing to take and Indemnitors or any one of	he SURETY sha g the BOND ar rovisions and/o or the releasin of them (e) Any nd/or those of	Il incur no liab nd any renewa or the obligation ng of security, y information v the INDEMNIT	ols thereof, (b) the ons of the Bond or collateral and/or which may come to
The Bond company reserves the ri ~~Changes include, but are not lin	ght to charge additional fee	s resulting fro	m changes in	
Signature of Guardian			_ Date	

Date\_\_\_\_

Signature of Co-Guardian \_\_\_\_\_

(if applicable)