IN THE PROBATE COURT OF DELAWARE COUNTY, OHIO DAVID A HEJMANOWSKI, JUDGE

Case No APPLICATION OF GUARDIAN TO PROVIDE DIRECT SERVICES TO WARD Sup.R. 66.01(B), 66.04(D) and 66.09(G)			
			"Direct Services" are defined in Sup.R. 66.01(B) as services typically provided by home and community based and institutionally based care providers, including medical and nursing care or case management services, care coordination, speech, occupational and physical therapy, psychological services, counseling, residential, legal representation, job training and any other similar services. Sup.R. 66.09(G) prohibits "Direct Services" by a guardian to a ward, unless otherwise approved by the Court and Sup.R. 66.04(D) prohibits the appointment of a direct services provider as guardian for a ward to whom the provider delivers direct services unless otherwise authorized by law.
			Check all that are applicable: (Attach additional pages, if necessary)
1. The Guardian of the ward named above applies to the Court for authority to provide direct services to the ward.			
2. The Guardian of the ward named above applies to the Court for approval of the guardian receiving from a third party compensation for direct services to be provided to the ward by the Guardian. The Guardian is not an employee of the payor.			
3. The Guardian represents to the Court that it is in the wards best interests of the Ward that this application be approved because :			
4. Compensation for these services is being paid to the Guardian by			
4. The direct services being provided are			
A. Personal care to a child of the guardian in the guardian's residence that may involve personal hygiene, feeding, medicating, and/or dressing of the Ward.			
B. Other			

APPLICATION OF GUARDIAN TO PROVIDE DIRECT SERVICE TO WARD

	inherent conflict of interest to the Court and requests restricting Sup.R. 66.01-66.09 be waived, to this extent.
Attorney's Signature	Guardian's Signature
Attorney's Printed Name Address:	Guardian's Printed Name Address:
Phone:	Phone:
Sup. Ct. No	
	ENTRY
The matter has come before the Court	for consideration and it is ORDERED that:
Approves the Application	on as being in the best interest of the Ward.
the Court denies the Ap	oplication as not being in the best interest of the Ward;
or to the extent that Sup.R. 66.01 – 66. waived pursuant to Sup.R. 76 and the 0	.09 (inclusive) prohibit the request, they are hereby Court
Approves the request in	n part as follows
	DAVID A. HEJMANOWSKI, JUDGE

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