COURT CODE: 1780	
Your Name:	
Address:	
City, State, Zip:	
Phone:	
Email:	
Self-Represented	
OF THE SECOND JUDICIAL DISTRIC	IILY DIVISION CT COURT OF THE STATE OF NEVADA COUNTY OF WASHOE
In the Matter of the Guardianship of the:	
☐ Estate	CASE NO.:
☐ Person and Estate	
of:	DEPT:
(name of child who has a guardian) A Protected Minor.	
	F DUTIES AND RESPONSIBILITIES OF A HE ESTATE (MINOR)
I hereby declare that I understand there are co	ertain duties and responsibilities required of me in
the administration of the above guardianship. By	initialing each item below I understand my
guardianship duties and responsibilities include,	but are not limited to the following:
A. Duties and Functions	
I acknowledge and understand that the duties	and functions of a guardian are as follows:
To protect, preserve, and manage the	income, assets, and estate of the Protected Minor
and utilize the income, assets, and est	ate of the Protected Minor solely for the benefit of
the Protected Minor.	
To protect, preserve, manage, and dis	pose of the estate of the Protected Minor according
to law and for the best interests of the	Protected Minor.

To apply the estate of the Protected Minor for the proper care, maintenance, education,
and support of the Protected Minor, and any person to whom the Protected Minor has a
legal obligation to support.
To have due regard for other income or property available to support the Protected
Minor and any person to whom the Protected Minor has a legal obligation to support.
To have such other authority and perform such other duties as are provided by law.
To maintain the Protected Minor's assets in the name of the Protected Minor or the
guardianship.
To notify all interested parties, the Court, the trustee, and named executor or appointed
personal representative of the estate of the Protected Minor within 30 days after the
death of the Protected Minor.
B. Investing and Managing Protected Minor's Estate
I acknowledge and understand that the following rules govern the manner in which the
Protected Minor's separate property shall be managed and invested:
I may not utilize any guardianship funds for my personal benefit or commingle
guardianship funds with my own funds.
I may, without prior approval of the Court, invest the Protected Minor's property in any
(1) bank credit union, or savings and loan institution in the State of Nevada to the extent
that the deposits are insured by the Federal Deposit Insurance Corporation, National

Credit Union Share Insurance Fund, or a private insurer; (2) interest bearing obligations

of or fully guaranteed by the United States, the United States Postal Service, or Federal

National Mortgage Association; (3) interest bearing general obligations of this state or

any county, city, or school district in the State of Nevada; (4) or any money market mutual funds which are invested only in those instruments described in this paragraph.

C. Court Authority

I ackno	owledge and understand court authority must be obtained prior to:
	Investing property of the Protected Minor.
	Continuing the business of the Protected Minor.
	Borrowing money for the Protected Minor.
	Entering into contracts for the Protected Minor or complete the performance of contracts
	of the Protected Minor.
	Making gifts from the Protected Minor's estate or making expenditures for the Protected
	Minor's relatives.
	Selling, leasing, or placing in a trust, any property of the Protected Minor.
	Exchanging or partitioning the Protected Minor's property.
	Releasing the power of the Protected Minor as trustee, personal representative or
	custodian for a minor or guardian.
	Exercising or releasing the power of the Protected Minor as a donee of a power of
	appointment.
	Exercising the right of the Protected Minor to take under or against a will.
	Transferring to a trust created by the Protected Minor, any property unintentionally
	omitted from the trust.
	Submitting a revocable trust to the jurisdiction of the Court if the Protected Minor is the
	grantor and sole beneficiary of the income of the trust, or the trust was created by the

Court.
Paying any claim by the Department of Health and Human Services to recover benefits
for Medicaid correctly paid to or on the behalf of the Protected Minor.
Transferring money in a Protected Minor's account to the Nevada Higher Education
Prepaid Tuition Trust Fund.
To take any other action which the guardian deems would be in the best interests of the
Protected Minor, without having prior consent from this Court.
D. Selling Property of the Protected Minor
1. I acknowledge and understand all sales of real property of the Protected Minor must be:
Reported to the Court prior to the sale.
Confirmed by the Court prior to finalizing the sell with the prospective buyer.
2. I acknowledge and understand:
I may sell personal property of the Protected Minor without notice to the Court if:
The property will depreciate in value if not disposed of promptly.
The property will incur loss or expense by being kept.
I am responsible for the actual value of the personal property unless I obtain
confirmation of the sale by the Court.
3. I acknowledge and understand I may sell any security of the Protected Minor if:
I petition the Court for confirmation of the sale.
The Court confirms the sale.
4. I acknowledge and understand:
I shall record all certified copies of any court order authorizing the sale, mortgage, leas

surrender, or conveyance of real property in the county recorder's office in which any
portion of the land is located.
 I am to carry out effectively any transactions affecting the Protected Minor's property
The Court may authorize me to execute any promissory note, mortgage, deed of trust,
deed, lease, security agreement, or other legal document or instrument which is
reasonably necessary to carry out such transaction.

E. Notices and Reports

I ackno	owledge and understand that in addition to the performance of the duties outlined
above, the	following will be required of me:
	Within 5 days of being appointed guardian, a Notice of Entry of Order Appointing
	Guardian must be filed and mailed to the Protected Minor and all individuals entitled
	to notice.
	Within 60 days of being appointed guardian of the estate, an Inventory, Appraisal,
	and Report of Value must be filed with the Court for all known property of the
	Protected Minor.
	Within 30 days of discovering property not mentioned in the initial inventory, an
	amended inventory must be filed with the Court.
	Within 60 days of being appointed guardian of the estate, a certified copy of the
	Letters of Guardianship must be recorded in the county recorder's office of any
	county where the Protected Minor possesses real property.
	Annually, within 60 days of the anniversary of the appointment of guardianship, an
	Annual Account of Guardianship must be filed to update the Court on the status of
	the Protected Minor's Estate, and served on all interested parties.
	At any time the Court orders, an Inventory, Appraisal, and Report of Value and/or an

Annual Account of Guardianship must be filed.

F. Miscellaneous

I acknowledge and understand the following:	
It is my responsibility to accurately keep all records and file all reports with the Court	
regarding the finances of the Protected Minor.	
It is my responsibility to maintain all records and documents for the guardianship of the	
Protected Minor's estate for 7 years after the Court terminates the guardianship.	
It is my responsibility to inform the Court if I am no longer qualified to serve as a	
Guardian, and the Court will determine whether or not I can continue the guardianship.	
The following can disqualify me from keeping my guardianship:	
1. If I am convicted of a gross misdemeanor or felony in any state.	
2. If I file or receive protection as an individual or as a principle of any entity under	
the federal bankruptcy laws.	
3. If I have my driver's license suspended, revoked, or cancelled for nonpayment of	
child support.	
4. If I am suspended for misconduct or disbarred from the practice of law, the	
practice of accounting, or any other profession which involves or may involve	
the management or sale of money, investments, securities or real property, or	
requires licensure in any state.	
5. If I have a judgement entered against me for misappropriated funds or assets	
from any person or entity in any state.	
I may petition the Court for advice, instructions, and approval in any matter concerning	
the following:	

1. The administration of the Protected Minor's estate;
2. The priority of paying claims;
3. The propriety of making any proposed disbursement of funds;
4. Exercising for or on behalf of the Protected Minor:
a. Any option or other rights under any policy of insurance or annuity; and
b. The right to take under a will, trust or other devise;
5. The propriety of exercising any right exercisable by owners of property; and
6. Matters of a similar nature.
 I shall as a guardian of the estate take possession of:
1. All property of substantial value of the Protected Minor;
2. All rents, income, issues and profits from the property;
3. The title to all property of the Protected Minor;
4. The originals of revocable or irrevocable trusts the Protected Minor is beneficiary
to, and any written evidence of present or future vested interest in any real or
intangible property.
 I shall collect all debts due to the Protected Minor.
 I shall represent the Protected Minor in legal proceedings.
 I may pay claims against the Protected Minor or Protected Minor's estate with the
Protected Minor's estate.
 I should seek the advice and assistance of an attorney if I need legal advice, or if I do
not fully understand my duties and responsibilities, to ensure that I remain in full
compliance with the laws of the State of Nevada.
 I certify that I have read and reviewed the Guardian's Acknowledgment of Duties and

Responsibilities and I understand the terms and conditions under which the
guardianship is to be managed.
I agree to comply with the rules and duties of a guardian as set forth in the laws of the
State of Nevada.
I fully understand that failure to comply with the guardianship statutes, or with
any Order made by the Court, may result in my removal as guardian and that I may be
subject to such penalties as the Court may impose.
I declare under penalty of perjury that I have read and understand my duties and responsibilities as outlined in the foregoing Guardian's Acknowledgement of Duties and Responsibilities. This document does not contain the personal information of any person as defined by NRS 603A.040.
DATED (month), 20
Submitted By: (your signature) •
(print your name)
VERIFICATION
I state that I am the Guardian of the Estate of the above-named protected minor, have read
the foregoing Acknowledgment of Duties and Responsibilities, know the contents thereof, and it is
true to my own knowledge, except for those matters therein stated on information and belief, and
as for those matters I believe them to be true.
I declare under penalty of perjury under the law of the State of Nevada that the foregoing is
true and correct.

GUARDIAN'S SIGNATURE