## PROBATE COURT OF CLARK COUNTY, OHIO Richard P. Carey, Judge

In the Matter of:_		
Case No		

## ENTRY DISPENSING WITH APPOINTMENT OF GUARDIAN AND ORDERING DEPOSIT OR DELIVERY

[R.C. 2111.05]

thatthousand dollars (\$25,000) or less, the guar Therefore, the Court orders the app	
delivered to	, the minor herein.
delivered to	, as custodian of said minor.
delivered to	, as natural guardian of the minor.
delivered to the executive director	responsible for children services.
deposited in the name of the mind a depository authorized to receive	e fiduciary funds.
said minor attains the age of majority. Said	art, shall be released by the depository until such time as attorney shall file the Verification of Receipt and Deposit has been made, within seven days after receipt of funds.
APPROVED:	
	Date
Attorney for Applicant	Probate Judge

## NOTICE TO COUNSEL FOR INSURANCE COMPANIES DISBURSING LIFE INSURANCE PROCEEDS OF TEN THOUSAND DOLLARS OR LESS TO MINORS RESIDING IN OHIO:

Pursuant to Rule 67(C) of the Rules of Superintendence for the Courts of Ohio, "The attorney shall be responsible for depositing the funds and for providing the financial institution with a copy of the entry. The attorney shall obtain a Verification of Receipt and Deposit (Standard Probate Form 22.3) from the financial institution and file the form with the court within seven days from the issuance of the entry."

You are hereby put on notice that the insurance proceeds you are disbursing. If Twenty-Five Thousand Dollars or less, are not to be released to a natural parent and must be deposited in a financial institution meeting the requirements of Ohio Revised Code 2109.41. the natural parent of the minor may specify the financial institution, without additional court approval, as long as the institution is in Clark County Ohio and complies with R.C. 2109.41.

The verification of Receipt and Deposit Form 22.3 is available on the Clark County Probate Court's web site at www.probate.clarkcountyohio.gov.