GUARDIANSHIP OF			
CASE NO.			
PETITION TO ACCEI	PT GUARDIANSH SIDE THE STATE [R.C. 2112.32]		DICTION
As Guardian of jurisdiction of this guardianship to Geauga	, the Pe	etitioner requests the Court	approve the transfer of
The Guardianship is of the $\ \square$ person only	estate only person an	nd estate.	
 The Ward is ☐ physically present or ☐the Ward has significant conn 	•	•	Greene County, Ohio,
2. The Petitioner requests that the Co	ourt accept jurisdiction of this o	guardianship for the followin	ig reasons:
 The Petitioner has made reasonal arrangements for the management attached to this Petition. 	·		
 The Petitioner will provide a copy have not waived notice. 	of this Petition and Notice of	Hearing (if applicable) to al	I persons entitled who
A certified copy of the provisional order	r transferring jurisdiction from	the transferring state is atta	ched to this petition.
	Petitione	r's Signature	
	Typed or	Printed Name	
	Address		
	City	State	Zip
	Telephor	ne Number (include area code)	

GUARDIANSHIP OF			
CASE NO.	•		
WAIVER OF NOTICE AND CO			
We, the undersigned, do waive the issuing and service of Outside the State of Ohio, and consent to the proposed to Signature		Accept Guardiar	nship From Jurisdiction
	_		
	-		
	-		
	-		
	-		
	-		
	_		
	_		

GUARDIANSHIP OF CASE NO.	
NOTICE OF PETITION TO AC	CEPT TRANSFER OF GUARDIANSHIP OUTSIDE THE STATE OF OHIO [R.C. 2112.32(B)]
Name	Address
	City, State, Zip
Name	Address
	City, State, Zip
Name	Address
	City, State, Zip
Name	Address
	City, State, Zip
, 20 A Copy o	uardianship from Jurisdiction Outside the State of Ohio was filed or of the Petition is attached to this notice. As next of kin of the above the proposed transfer. If an objection is filed, the petition will be set
for a hearing before the Geauga County Probate Cou	rt, 231 Main St., 2nd Floor, Chardon, Ohio 44024.
	Guardian

PROVISIONAL ORDER GRANTING PETITION TO ACCEPT TRANSFER OF GUARDIANSHIP FROM JURISDICTION OUTSIDE THE STATE OF OHIO [R.C. 2112.31] This matter is before the Court on the Petition to Accept Guardianship from Jurisdiction Outside the State of Ohio. Upon the facts set forth in the petition and satisfactory evidence the Court finds the following: 1. The Ward is physically present in or is reasonably expected to move permanently to Geauga County, Ohio, or if the guardianship is of the estate, the Ward has a significant connection to Geauga County, Ohio under R.C. 2112.21(A)(2). 2. No objections to the transfer of this guardianship have been made and/or no objections have established that the transfer would be contrary to the interests of the Ward. 3. Plans for the care and services for the Ward, and/or adequate arrangements for management of the Ward's property in Geauga County, Ohio are reasonable and sufficient. This case is set for a hearing on	GUA	RDIANSHIP OF		
OF GUARDIANSHIP FROM JURISDICTION OUTSIDE THE STATE OF OHIO [R.C. 2112.31] This matter is before the Court on the Petition to Accept Guardianship from Jurisdiction Outside the State of Ohio. Upon the facts set forth in the petition and satisfactory evidence the Court finds the following: 1. The Ward is physically present in or is reasonably expected to move permanently to Geauga County, Ohio, or if the guardianship is of the estate, the Ward has a significant connection to Geauga County, Ohio under R.C. 2112.21(A)(2). 2. No objections to the transfer of this guardianship have been made and/or no objections have established that the transfer would be contrary to the interests of the Ward. 3. Plans for the care and services for the Ward, and/or adequate arrangements for management of the Ward's property in Geauga County, Ohio are reasonable and sufficient. This case is set for a hearing on	CAS	E NO	<u></u>	
 The Ward is physically present in or is reasonably expected to move permanently to Geauga County, Ohio, or if the guardianship is of the estate, the Ward has a significant connection to Geauga County, Ohio under R.C 2112.21(A)(2). No objections to the transfer of this guardianship have been made and/or no objections have established that the transfer would be contrary to the interests of the Ward. Plans for the care and services for the Ward, and/or adequate arrangements for management of the Ward's property in Geauga County, Ohio are reasonable and sufficient. This case is set for a hearing on	PR	OF GUARDIANS OUTSIDE T	HIP FROM JURISDI THE STATE OF OHIO	CTION
guardianship is of the estate, the Ward has a significant connection to Geauga County, Ohio under R.C 2112.21(A)(2). 2. No objections to the transfer of this guardianship have been made and/or no objections have established that the transfer would be contrary to the interests of the Ward. 3. Plans for the care and services for the Ward, and/or adequate arrangements for management of the Ward's property in Geauga County, Ohio are reasonable and sufficient. This case is set for a hearing on, 20 at, M. before this Court of the acceptance of this guardianship and appointment of guardian. The Guardian is ordered to file authenticated copies of the proceedings from the transferring state accompanied by the Final Order Transferring Jurisdiction to Geauga County, Ohio, no later than five days before the hearing on the appointment.			•	•
transfer would be contrary to the interests of the Ward. 3. Plans for the care and services for the Ward, and/or adequate arrangements for management of the Ward's property in Geauga County, Ohio are reasonable and sufficient. This case is set for a hearing on	1.	guardianship is of the estate, the Ward h	• •	
in Geauga County, Ohio are reasonable and sufficient. This case is set for a hearing on, 20 at, M. before this Court of the acceptance of this guardianship and appointment of guardian. The Guardian is ordered to file authenticated copies of the proceedings from the transferring state accompanied by the Final Order Transferring Jurisdiction to Geauga County, Ohio, no later than five days before the hearing on the appointment.	2.		·	objections have established that the
the acceptance of this guardianship and appointment of guardian. The Guardian is ordered to file authenticated copies of the proceedings from the transferring state accompanied by the Final Order Transferring Jurisdiction to Geauga County, Ohio, no later than five days before the hearing on the appointment.	3.		•	management of the Ward's property
Final Order Transferring Jurisdiction to Geauga County, Ohio, no later than five days before the hearing on the appointment.				, M. before this Court or
Date Judge / Magistrate	Final (Order Transferring Jurisdiction to Geauga C	,	
	Date		Judge / Magistrate	

GUA	RD	AN	SHIP	OF _.													
CAS	ΕN	O															
					ORD DIAN		P AN	D A		INT				_			
																County,	
					on review,						inied l	oy au	thenticat	ed cop	oies	of the proce	eeding
1.	The	auth	enticate	d copi	es be adn	nitted f	or recor	d in th	is Cou	rt.							
2.	This	Cou	ırt accep	ts juris	sdiction ov	er the	Ward a	nd Gu	ıardian.								
3.			purpose			due	dates,	this	Court	shall	use	the	original	date	of	appointme	ent of
								•									
Date								_	Ju	ıdge / M	agistrat	e					