GUARDIANSHIP OF

CASE NO		
APPLICATION FOR APPO OF ALLEGED I [R.C. 2	NCOMPETENT	IAN
Applicant represents to the Court that		resides or has
a legal settlement at	, in	County,
Ohio and that the prospective ward is incompetent by reas	son of (R.C. 2111.01 (D))	
The proposed ward's date of birth is		·
A Statement of Expert Evaluation is attached. (Fo	orm 17.1)	
A List of Next of Kin of Proposed Ward is also a	ttached. (Form 15.0)	
The whole estate of the prospective ward is estim	ated as follows:	
Personal Property	\$	
Real Estate	\$	
Annual Rents	\$	
Other Annual Income	\$	
Applicant represents that the applicant is not an administralleged incompetent is interested.	rator, executor or other fiduciary	of the estate wherein the
Applicant offers the attached bond in the amount of \$	·	
Applicant further represents that a guardian of the alle	ged incompetent is necessary in	order that
\Box the ward \Box ward's property, may be taken proper c	are of and asks that a guardian be	e appointed.
THE TYPE OF GUARDIANSHIP APPLIED FOR I	S [check the applicable boxes]	
\square non-limited \square limited \square person and estate	\square estate only \square person only	
If limited guardianship is applied for, the limited powers	requested are:	

	CASE	E NO	
The time period requested is: \Box indefinite \Box definite to $\underline{}$			
Applicant's relationship to alleged incompetent is			
The Applicant has (not) been charged with or convicted of a			<u> </u>
alcohol or substance abuse except as follows (if applicab			
conviction.)			
☐ The Applicant represents that a guardian has been	nominated in a v	vriting pursuant to	R.C. 1337.09(D)
or R.C. 2111.121. The nominated person is	 	·	
\Box The nominated person's contact information is liste	ed on Form 15.0	(Next of Kin).	
☐ A copy of the document which nominates the guard	dian is attached.		
\Box The Applicant represents that the proposed ward ha	ad military servi	ce.	
Military I.D.:		·	
Branch of Service:			
Dates of Service:		·	
Applicant represents that the address provided is the a			•
requirement that the court be notified of any change of comply with this requirement.	f address. Remo	oval may result fro	om a failure to
comply with this requirement.			
	 		
Attorney for Applicant	Applicant		
Typed or Printed Name	Typed or Pri	nted Name	
Address	Age		
City State Zip	Permanent A	Address	
Telephone Number (include area code)	City	State	Zip
Attorney Registration No	Telephone N	fumber (include ar	rea code)
I,, Attorney-at-law, hereby certify, that the within instrument was prepared and/or examined by me, and that the			

same, in my opinion, is correct and proper. $% \left\{ \left(n_{i}^{2}\right) \right\} =\left\{ \left(n_{i}^{2}\right)$

GUAF	EDIANSHIP OF:
CASE	NO.:
	APPLICATION FOR WAIVER OF GUARDIAN FUNDAMENTALS TRAINING REQUIREMENT [SUP.R.66.06]
guardi an adu guardi	comes Applicant for the appointment as an in this matter; or, the duly-appointed Guardian of, and pursuant to the provision of Sup.R. 66.06(B) requests that the six hour an fundamentals course requirement be waived for the following reason(s) including but nited to:
	I am related to the ward by blood or marriage and certify that I have received the Guardianship Training Manual and agree to review the contents and abide by the requirements set forth in Rule 66, Ohio Law and all orders of the Lucas County Probate Court.
	I have been serving as guardian, have complied with all requirements of the court, and am current in my reports and/or accounts.
	I have a physical disability which prevents me from taking the training course but I can continue to make decisions for my ward.
	My ward is receiving services through a local agency and I regularly receive information and training from the agency or other community resources.
	I received equivalent training through the volunteer guardianship program or other guardianship training.
	Other:
	APPLICANT
□gran	JUDGMENT ENTRY pplication to waive the minimum six hour guardian fundamentals course requirement is ted for good cause shown; or □ is denied. If granted, the guardian three hour course uing education requirements of Sup.R. 66.07 are not waived unless the court specifically ers.
	JUDGE
Copie	s of the Entry sent to the Applicant and his/her Attorney of Record, if any, on, by

PROBATE COURT OF LUCAS COUNTY, OHIO

IN TH	E MA	TTER (OF THE GUARDIANSHIP OF
CASE	NO.		
			STATEMENT OF EXPERT EVALUATION [Sup.R. 66 & R.C. 2111.49]
a resu abuse the pe	It of a , that tl rson's	mental he pers family c	etent (R.C. 2111.01(D)): "Incompetent" means any person who is so mentally impaired, as or physical illness or disability, or intellectual disability, or as a result of chronic substance on is incapable of taking proper care of the person's self or property or fails to provide for other persons for whom the person is charged by law to provide, or any person confined itution within this State.
consid	lered b	y the Co	valuation does not declare the individual competent or incompetent but is evidence to be burt. The fee for completing this evaluation WILL NOT be paid by the Probate Court. Each cure payment from the Applicant/Guardian.
1.	This S	Stateme	ent of Expert Evaluation is to be filed with or attached to:
		A.	Guardianship Application: Completed by Licensed Physician or Licensed Clinical
			Psychologist prior to the filing and attached to the application.
		B.	Guardian's Report: Completed by Licensed Physician Licensed Clinical Psychologist Licensed Independent Social Worker Licensed Professional Clinical Counselor or Intellectual Disability Team.
			The evaluation or examination shall be completed within three months prior to the date of
		C.	the Report. R.C. 2111.49 Application for Emergency Guardian: of the person: a Licensed Physician shall complete the Supplement for Emergency Guardian, form 17.1A with specificity indicating the emergency, and why immediate action is required to prevent significant injury to the person. The Supplement shall be signed, dated, and attached as part of this completed Statement.
2.	State	ment co	ompleted by:
	Name	& Title	/Profession:
			dress:
	Busin	ess Tel	ephone Number:
3.	Date(s) of ev	aluation:

Length of time the individual has been your patient:

Place(s) of evaluation: _____

Amount of time spent on evaluation:

[Page 2 of 4 Form 17.1]

Is the individual presently under medication?		•	vhat is the medication, d
and purpose? Are there any signs of physical and/or mental in			
Is the individual mentally impaired? Yes	□No	If yes, indica	te the diagnosis below:
☐ Intellectual Disability/Developmental Disability	ties:		
☐ Profound ☐ Severe		Moderate	☐ Milo
☐ Mental Illness: Type and Severity			
Substance Abuse: Description			
☐ Dementia: Description			
Other: Description			
Please provide additional comments and test so	cores if ava	ailable. (Conti	nue comments on page
During the examination did you notice an impair	ment of th	e individual's:	
During the examination did you notice an impair a) Orientation	ment of th	e individual's: ☐ No	□Unknown
	☐ Yes	_	
a) Orientation	☐ Yes	□No	
a) Orientationb) Speech	☐ Yes ☐ Yes	☐ No ☐ No	Unknown
a) Orientationb) Speechc) Motor Behavior	☐ Yes ☐ Yes ☐ Yes	☐ No ☐ No ☐ No	Unknown Unknown
a) Orientationb) Speechc) Motor Behaviord) Thought Process	☐ Yes ☐ Yes ☐ Yes ☐ Yes ☐ Yes	☐ No ☐ No ☐ No ☐ No	Unknown Unknown Unknown
a) Orientationb) Speechc) Motor Behaviord) Thought Processe) Affect	☐ Yes ☐ Yes ☐ Yes ☐ Yes ☐ Yes ☐ Yes	 No No No No No No	Unknown Unknown Unknown Unknown
 a) Orientation b) Speech c) Motor Behavior d) Thought Process e) Affect f) Memory 	☐ Yes	 No No No No No No No	Unknown Unknown Unknown Unknown Unknown

[Page 3 of 4 Form 17.1]

	[. 390		CASE NO		
	Is the individual physically impaired? Yes	□No	If yes: Des	scription	
	Are there any special characteristics of the in	<u></u>			ng the
	individual for guardianship:	☐ No	If yes: Exp	olain 	
	Are there any indication of abuse, neglect, or If yes: Explain	•		☐ Yes	☐ No
	Do you believe the individual is capable of cadecisions concerning medical treatments, living If no: Explain	ing arrangement	s and diet?	☐ Yes	r making No
	Do you believe this individual is capable of m ☐ Yes ☐ No If no: Explain	nanaging the ind	ividual's finances	and property?	
	Prognosis:				
	A. Is the condition stabilized? YesB. Is the condition reversible: Yes	<u> </u>			
	In my opinion a guardianship should be: ☐ Established/Continued				
	☐ Denied/Terminated				
ertif	ify that I have evaluated the individual on			,	20
ate:	:	Signature	e of Evaluator		
	GUARDIAN'S R (Not to be used	REPORT ADI			
pac	It is my opinion, based upon a reasonable de city of this ward will not improve.	egree of medical	or psychological	certainty that t	he mental
ate _					
		Signature – Lice	nsed Physician/C	Clinical Psychol	logist

ADDITION	NAL COMMENTS
Date	
	Signature – Licensed Physician/Clinical Psychologist

IN T	THE MATTER OF THE G	UARDIANSHIP OF		
CAS	SE NO.:			
		GUARDIANSHIP/CC w and successor guardians		
		GENERAL CASE INF	ORMATION	
(Ch	eck one box on each line f	or items 1 through 7)		
1.	This is a:	☐ guardianship	☐ conservatorshi	p
2.	This application is a	☐ new case	successor	
3.	The subject is a	\square minor	\Box incompetent	conservator
4.	The fiduciary powers ar	e limited	\square unlimited	
5.	The application is for a	□ person	estate	\Box person and estate
6.	Is this case related to an	y cause pending in any jud	licial system?	
	\square Yes \square No	If Yes, describe in deta	il:	
7.	A court reporter and off	icial record is waived for t	he appointment hearin	g
	\square waived \square not wai	ved		
		etracted in writing by cou essary, the Court may cont		
INF	ORMATION CONCERNIN	G THE PROSPECTIVE O	GUARDIAN/CONSERV	ATOR
Full	Name and AKA:			
	ne Address:			



Relationship to Ward/Conservatee:

Occupation:

CASE NO.:		
Telephone No. (Home):	(Work):	
Applicant (\square is \square is not) an administrator, exward/conservatee is interest.	xecutor, or fiduciary of the estate w	herein the proposed
INFORMATION CONCERNING THE PRO	POSED WARD/CONSERVATER	£:
Full Name and AKA:		
Age: Date of Birth: M	ale: Female:	
Legal Settlement or Residence is:		
	in	County,
Ohio. Length of residence is:		If the proposed
ward/conservatee is living at an address diffe	rent from the residence shown about	ove, the address is
Name of person, other than the proposed ward/o	conservatee who may be contacted	
proposed ward/conservatee is living: Name		
Telephone		
List any problems that proposed ward/conservate	ee may have in communicating:	
List any agencies, either private or public, who	have knowledge of the proposed w	ard/conservatee, and
may be aware of assistance in determining the no	eed for guardianship/conservatorship	p:
INFORMATION CONCERNING NEED FO	R GUARDIANSHIP:	
Describe briefly the basis for application:		
I hereby petition the Court to be apportant ward/conservatee and certify that all the informattached exhibits are correct to the best of my kn	nation and statements contained in	
Signature of Attorney of Record	ID#	<u> </u>
Signature of Prospective Guardian/Conservator		
Signature of Proposed Conservatee (Conservator	rship only)	
I Attorney, at-law		

IN THE MATTER OF THE GUARDIANSHIP OF _	
CASE NO.:	

NEXT OF KIN OF PROPOSED WARD

(R.C. 2111.04)

(NOTE: Specify age and Birthdate of each minor under 16 on the line containing the minor's name. List the name and address of the minor's parent, guardian or custodian on the name and address lines following the minor's address.)

Serv	vice	Wa	ived		Birthdate
1.	()	Name	Relationship	Of Minor
2.	()	Name		
3.	()			
4.	()	Name		
				Zip	
5.	()	Name		
6.	()	Name		
7.	()	Name		
8.	()	Name		
9.	()	Name		
10.	()	Name		
			Address	Zip	
Date	2			Applicant	

I, ______, Attorney-at-law, hereby certify, that the within instrument was prepared and/or examined by me, and that the same, in my opinion, is correct and proper



IN THE MATTER OF THE GUARDIANSHIP OF
CASE NO
WAIVER OF NOTICE AND CONSENT
We, the undersigned, do each of us hereby waive the issuing and service of notice, and voluntarily enter our appearance herein.
We do hereby consent to the appointment of
Or some suitable person as guardian of
I, Attorney-at-law,
I,, Attorney-at-law, hereby certify, that the within instrument was prepared and/or examined by me, and that the same, in my opinion, is correct and proper



	SERVATORSHIP OF RDIANSHIP OF
	TE OF
	CELLANEOUS
	E CHANGE OF
IKUS	ST OF
CASE NO	D
•	my signature below, I hereby authorize the release of any and all records or information that cy may have pertaining to me to the Probate Court of Lucas County, Ohio.
on the att	further understand that my social security number, driver's license number and birthday listed cached sheet shall be used for conducting the record check and upon the conclusion of the
	eck that the attached sheet containing my social security number, driver license number and shall be destroyed.
on the date	shan be destroyed.
Date	
	Typed Name
	CONCLUSION OF RECORD CHECK
	Records checked and found to be in order.
	Records checked and found not to be in order.
	Record Check Information Sheet destroyed.
	Record Check Information Sheet returned to attorney.
Date	Deputy Clerk
Date	Deputy Clerk
l, hereby certify	, Attorney at law , that the within instrument was
	or examined by me, and that the binion, is correct and proper.

Attorney Ohio Supreme Court Number

RECORD CHECK INFORMATION SHEET

Name:	
Address:	
Date of Birth:	
Social Security Number:	
Driver License Number:	

IN THE MATTER OF THE GUARDIANSHIP (OF
CASE NO	
	AN'S BOND 09.04(A)(1)]
Amount of this bond \$	
	obligated to the State of Ohio in the above amount, for essors, heirs, executors, and administrators, jointly and
The principal has accepted in writing the duties of fiduces such additional duties as may be required by the Court.	ciary in ward's estate, including those imposed by law and .
This obligation is void if the principal performs such dut	ies as required.
	perform such duties, or performs them tardily, negligently, periates estate assets or improperly converts them to the
[Check if personal sureties are involved.] $\ \square$ The sureties with a reasonable net value as stated below.	ies certify that each of them owns real estate in this county,
Date	Principal
Surety	Surety
by	by Attorney in Fact
by Attorney in Fact	Attorney in Fact
Typed or Printed Name	Typed or Printed Name
Address	Address
Net value of real estate owned in this county	Net value of real estate owned in this county
¢	¢

IN THE MATTER OF THE GUARDIA	NSHIP OF _			
CASE NO				
SETTING HEARING	JUDGMENT ON APPLIC OF GUAF	CATION F		ENT
This day			appeared in	open Court, and filed
an application for the appointment of guaranteed only \Box estate only, of	`	•	, .	-
day of	, 20	_ at	o' clock	(a.m. / p.m.) , be
written notice be served personally up- provided by law upon all others entitled		same.		
I,, Attorney-at-law, hereby certify, that the within instrument was		Judg	e Jack R. Puffenbe	erger
prepared and/or examined by me, and that the same, in my opinion, is correct and proper.				



CASE NO.	SHIP OF				
NOTICE TO PROSPECTIVE	WARD ON APPLICATION AND HEARING				
To					
Address					
An application for appointment of_					
As (\square limited) guardian for your (\square person with the Probate Court.	on only) (\square estate only) (\square person and estate) has been filed				
A hearing on that application will be	e held on				
atm. o'clock at _	m. o'clock at				
At that hearing, Applicant must prove	e clear and convincing evidence that, because of mental				
impairment, you are unable to handle your	own affairs.				
You have the right to be pre represented by an attorney of your second control of the right to be presented by an attorney of your second control of the right to be presented by an attorney of your second control of the right to be presented by an attorney of your second control of the right to be presented by an attorney of your second control of the right to be presented by an attorney of your second control of the right to be presented by an attorney of your second control of the right to be presented by an attorney of your second control of your second contro	esent at the hearing to contest the application, and to be our choice;				
2. The right to have a friend or fan	nily member of your choice present at the hearing;				
3. The right to have evidence of an	independent expert evaluation introduced at the hearing;				
	equest, an attorney and an independent expert evaluator will				
	eal the guardianship decision you have the right to have an y transcripts prepared at Court expense.				
	Witness my signature and the seal of the Court this				
SEAL	Judge Jack R. Puffenberger				
	By				
	Deputy Clerk				

RETURN

	County, Ohio
	of, 20, and on the day of erved the same by delivering a true copy thereof personally
I communicated with him/her in a la	anguage or method of communication understandable to the
alleged incompetent.	
	Investigator
	<u> </u>
T. Au	
I,, Attorney-at-law, hereby certify, that the within instrument was prepared and/or examined by me, and that the	

same, in my opinion, is correct and proper.

IN THE MATTER OF THE GUARDIANSHIP	OF	
CASE NO		
OF GUARDIAN OF ALLE To Spouse and	NG FOR APPOINTME GED INCOMPETENT I d Known Next of Kin 2111.04]	
To		
Address		
То		
Address		
То		
Address		
next of kin of		_ known to reside in this state
You are hereby notified that on the	day of	, 20,
	filed in the Court an	application for the appointmen
of a (limited) guardian of the (person and estate) of		, an alleged
incompetent.		
The application will be for hearing before the P	robate Court in	
, on the	day of	, 20, at
o'clockM.		
	Witness my signature a	nd the seal of the Court,
	this day of	, 20
(Seal)	Judge Jack R. Puffenbe	erger

RETURN

				Cou	nty, Ohio
Received this writ on the day of		, 20	, at	o'clock	,20 M.
and on the day of	, 20	, I served th	ie same by	/ (insert, "deli	ivering",
"leaving", or "sending")	a tru	e copy thereof	(insert, "p	ersonally to",	"at the
Usual place of residence", or "by certified mail to t	the last know	n address of")			
Fees					
Service and return, 1 st name \$					
Additional names, at					
Miles traveled, at					
		Sheriff			
Total \$		Deputy			
AFFIDAV	TT OF SER	VICE			
The State of Ohio,	County.				
		, being f	irst duly sv	worn, says tha	at on the
day of	, 20	, the within r	notice was	served by	
delivering a true copy thereof personally to					
Sworn to before me and signed in my presence, the	is da 	y of			20

CASE NO. _____

IN THE	MATTER OF THE GUARDIANSHIP OF
CASE N	NO
	FIDUCIARY'S ACCEPTANCE
	GUARDIAN [R.C. 2111.14]
	dersigned, hereby accept the duties which are required of me by law, and such additional duties dered by the Court having jurisdiction.
AS GUA	RDIAN OF THE ESTATE, I WILL:
2. D 3. Ir 4. M 5. F 6. Ir 7. P 8. E	Make and file an inventory of the real and personal estate of the ward within 3 months after my appointment. Deposit funds which come into my hands in a lawful depository located within this state. Invest surplus funds in a lawful manner. Make and file an account biennially, or as directed by the Court. File a final account within 30 days after the guardianship is terminated. Inventory any safe deposit box of the ward. Preserve any and all Wills of the ward as directed by the Court. Expend funds only upon written approval of the Court. Make and file a guardian's report biennially, or as directed by the Court.
AS GUA	RDIAN OF THE PERSON, I WILL:
2. P 3. P th 4. M 5. C	Protect and control the person of my ward, and make all decisions for the ward based upon the best interest of the ward. Provide suitable maintenance for my ward when necessary. Provide such maintenance and education for my ward as the amount of the estate justifies if the ward is a minor and has no parents, or has a parent who fails to maintain and educate the ward. Make and file a guardian's report biennially, or as directed by the Court. Deey all orders and judgments of the Court pertaining to the guardianship. Detain the written approval of the Court before executing a caretaker power of attorney authorized by R.C. 3109.52.
acknowle	ge my address or the ward's address, I shall immediately notify Probate Court in writing. I adge that I am subject to removal as such fiduciary if I fail to perform such duties. I also adge that I am subject to possible penalties for improper conversion of the property which I hold iduciary.

Fiduciary

Date

GUARDIAN	NSHIP OF
CASE NO	
	OATH OF GUARDIAN [R.C. 2111.02 (C)] [To be taken on Appointment of Guardian]
I,	, Guardian of
	, will faithfully and completely fulfill my
duties as Gu	ardian, including the duty:
	To file, and continue to make diligent efforts to file, a true inventory in accordance with the Ohio Revised Code, and report all assets belonging to the estate of my ward.
	To file timely and accurate reports.
	To file timely and accurate accounts.
	To, at all times, protect my ward's interests and to make all decisions based on the best interest of my ward.
	To apply to the Court for authority to expend funds prior to so doing.
	To obey all orders and rules of the Court pertaining to guardianships.
	Guardian
The above of	ath was taken and signed in my presence on thisday of, 20
	Judge Jack R. Puffenberger/Magistrate
	Attorney-at-law, hat the within instrument was examined by me, and that the



same, in my opinion, is correct and proper.

GUARDIANSHIP OF _	 	 	
CASE NO			

JUDGMENT ENTRY

APPOINTMENT OF GUARDIAN FOR INCOMPETENT PERSON [R.C. 2111.02 and Sup.R. 66.04 and 66.06]

	tment of guardian herein, the Court finds that the above-named Ward is
incompetent by reason of	
	and therefore is incapable of taking
proper care of self and p	·
The Court further finds that all persons	who were entitled to notice of the hearing thereon were
given or waived notice thereof; that the incomp	etent is a resident of this county or has legal settlement
herein, and that this Court has jurisdiction.	
It is therefore ordered that a (limited) gu	ardian of the (person and estate) be appointed.
The Court therefore appoints	, a suitable and
competent person, (limited) guardian of the (pe	rson and estate) of
, the abo	ve-named Ward, incompetent, with the powers conferred as
described, and limited to those powers contained	ed in the Letters of Guardianship issued by this Court. This
appointment is in compliance with R.C. 2111.09	9.
☐ The Court approves/dispenses with the bond	I
☐ The Court finds a record of the hearing was	waived
The Guardian shall comply with the req	uirements of Sup.R. 66.06.
The Court orders Letters of Guardiansh	ip issue to
as provided by law.	
The Court further ORDERS:	
IT IS SO ORDERED.	
Date	Judge Jack R. Puffenberger

FORM 17.5 - JUDGMENT ENTRY
APPOINTMENT OF GUARDIAN FOR INCOMPETENT PERSON

IN THE MATTER OF THE GUARDIANSHIP	OF	
CASE NO.:		
LETTERS O	F GUAR R.C. 2111.02)	DIANSHIP
		is appointed Guardian of
		, an \square Incompetent \square Minor.
Guardian's powers are:		
All powers conferred by the laws of Ohio an	nd rules of th	nis Court over the ward's:
☐ Person and Estate ☐ Person Only Limited to:	☐ Est	ate only
Those guardianship powers, until revoked, a	re for an:	
☐ Indefinite time period		
☐ Definite time period to		
The above-named Guardian has the power of as described. No expenditures shall be made without	•	law to do and perform all the duties of Guardian authorization.
Date		Judge Jack R. Puffenberger
NOTICE TO FINE Funds being held in the name of the with without a Court Order directing release of	in-named	Ward shall not be released to Guardian
CERTIFICATE OF APPO	DINTMEN	T AND INCUMBENCY
The above document is a true copy of the or appointment and letters of authority of the named gu		by me as custodian of this Court. It constitutes the is qualified and acting in such capacity.
{Seal}	Ву	Judge Jack R. Puffenberger Deputy Clerk
I,, Attorney-at-law, hereby certify, that the within instrument was prepared and/or examined by me, and that the		Date

same, in my opinion, is correct and proper.

STATE O	FOHIC))							
)							
COUNTY	OF			-)		SS:					
			AF	FIDA	VIT OF G	SUAR	DIAI	N APPL	ICAN [°]	т		
Guardia	nship	of:										
		:										
l,		(Name)		af	firm the fo	llowing	g:					
		, ,										
{		-	_		felony off	-		and have	not be	en convicte	ed of or	pleaded
	nisder	meanor or	felony	offen		elow ar	ny per			cted of or ponvictions t		
DATE TYPE OF CHARGE			COURT NAME			PEND	ING /	CONVICTED	/ PLEA	DED GUILTY		
								Pe	nding	Convicted	l Ple	aded Guilty
								Pe	nding	Convicted	l Ple	aded Guilty
								Pe	nding	Convicted	l Ple	aded Guilty
								Pe	nding	Convicted	l Plea	aded Guilty
					otify Lucas (t should ch		Prob	ate Court	: withir	n seventy-tv	wo hour	rs if the
				Signa	ture of Ap	plicant				_		
		BEFORE			subscribe	ed in	my	presenc	ce, oi	n this		_ day of
					Notary	/ Public	: / De _l	puty Cler	k			
					Printe	d Name	e of N	otary Pul	olic			
					Comm	ission	Expira	ition Date	e:			
(Affix sea	al here	<u>:</u>)										