## PROBATE COURT OF JEFFERSON COUNTY, OHIO

The Court being advised in the premises finds that said company is authorized to do a banking or trust business in this state, the following securities belong to said estate:  The Court being advised in the premises finds that said company is authorized to do a banking or trust business in this state, the following securities belong to said estate:  The Court being advised in the premises finds that said company is authorized to do a banking or trust business in this state, that said securities should be deposited with it in lieu of bond, as requested.  WHEREFORE, it is ORDERED that said, according to law; that such deposit be made in the name of said, it that said securities be not withdrawn except upon special order of the Court, that said Guardian shall not receive or collect the whole or any part of the principal represented by said securities without special order of the Court, that a the time of such deposit, said bar or trust company shall execute and deliver to said Guardian, a receipt or acknowledging that it holds said securities subject to this order and further orders of this Court. Said Guardian shall forthwith file such receipt with the Court.	CASE NO.			
the Guardian of the estate of				
to deposit according to law in the	This day this matte	er came on to be heard on the	application of	
The Court being advised in the premises finds that said company is authorized to do a banking or trust business in this state, that said securities should be deposited with it in lieu of bond, as requested.  WHEREFORE, it is ORDERED that said  WHEREFORE, it is ORDERED that said  Guardian, deposit in the  deposit be made in the name of said  except upon special order of the Court; that said Guardian shall not receive or collect the whole or any part of the principal represented by said securities without special order of the Court; that at the time of such deposit, said bar or trust company shall execute and deliver to said Guardian, a receipt or acknowledging that it holds said securities subject to this order and further orders of this Court. Said Guardian shall forthwith file such receipt with the Court.	the Guardian of the estate	of	.,	, for an order
The Court being advised in the premises finds that said company is authorized to do a banking or trust business in this state, that said securities should be deposited with it in lieu of bond, as requested.  WHEREFORE, it is ORDERED that said	directing	to deposit according	to law in the	
business in this state, that said securities should be deposited with it in lieu of bond, as requested.  WHEREFORE, it is ORDERED that said		fied to do such banking or tru	st business in this state, the followir	ng securities belong to
business in this state, that said securities should be deposited with it in lieu of bond, as requested.  WHEREFORE, it is ORDERED that said				
business in this state, that said securities should be deposited with it in lieu of bond, as requested.  WHEREFORE, it is ORDERED that said				
business in this state, that said securities should be deposited with it in lieu of bond, as requested.  WHEREFORE, it is ORDERED that said				
business in this state, that said securities should be deposited with it in lieu of bond, as requested.  WHEREFORE, it is ORDERED that said				
business in this state, that said securities should be deposited with it in lieu of bond, as requested.  WHEREFORE, it is ORDERED that said				
business in this state, that said securities should be deposited with it in lieu of bond, as requested.  WHEREFORE, it is ORDERED that said	The Court being a	dvised in the promises finds t	ant said company is authorized to d	o a banking or truet
WHEREFORE, it is ORDERED that said	_	·	• •	-
Guardian, deposit in the		·	·	
deposit be made in the name of said; that said securities be not withdrawn except upon special order of the Court; that said Guardian shall not receive or collect the whole or any part of the principal represented by said securities without special order of the Court; that at the time of such deposit, said bar or trust company shall execute and deliver to said Guardian, a receipt or acknowledging that it holds said securities subject to this order and further orders of this Court. Said Guardian shall forthwith file such receipt with the Court.				
principal represented by said securities without special order of the Court; that at the time of such deposit, said bar or trust company shall execute and deliver to said Guardian, a receipt or acknowledging that it holds said securities subject to this order and further orders of this Court. Said Guardian shall forthwith file such receipt with the Court.				
or trust company shall execute and deliver to said Guardian, a receipt or acknowledging that it holds said securities subject to this order and further orders of this Court. Said Guardian shall forthwith file such receipt with the Court.	except upon special order	of the Court; that said Guardi	an shall not receive or collect the w	hole or any part of the
subject to this order and further orders of this Court. Said Guardian shall forthwith file such receipt with the Court.	principal represented by sa	aid securities without special o	order of the Court; that at the time o	f such deposit, said ban
	or trust company shall exe	cute and deliver to said Guard	dian, a receipt or acknowledging that	at it holds said securities
Date Joseph M. Corabi, Probate Judge	subject to this order and fu	ırther orders of this Court. Sa	id Guardian shall forthwith file such	receipt with the Court.
Date Joseph M. Corabi, Probate Judge				
	Date		JOSEPH M. CORABI, Pro	obate Judge