

IN THE NINTH JUDICIAL CIRCUIT  
AND FOR ORANGE COUNTY FLORIDA

PROBATE DIVISION

CASE NO.:

IN RE THE GUARDIANSHIP OF

Ward

**Order Directing Counsel to Supervise the Deposit of Funds into  
Restricted Account**

Based and predicated upon the Order of this Court, establishing and designating a Depository of Assets in the above styled Guardianship pursuant to Florida Statutes 69.031, \_\_\_\_\_, counsel for the Guardian in the said cause is hereby directed to supervise the deposit of all funds by the Guardian, that are the property of the Ward, into said depository without undue delay. Counsel for the Guardian of a minor shall not release funds until the restricted depository is established. Said counsel shall see to the filing with the Court of each Depository's receipt of assets showing the amount of cash received by the Depository along with the account number that said funds were deposited into, which shall be filed in the Guardianship confidential file as bank account numbers are exempt from public disclosure, and counsel shall specifically bring to the depository's attention that the Letters of Guardianship contain the restrictions that there are to be no withdrawals from any account without an Order of this Court.

If for any reason, the depository of said funds is delayed, that fact is to be brought to the attention of the Court immediately.

To meet the needs of the Ward the Court also authorizes the establishment of a Guardianship checking account for an adult ward with the initial amount of \$5,000 to be used pending the Court's prior approval of a budget and expenditures. There is no establishment of a checking account for a minor ward.

The attorney filing the initial Guardianship will be deemed the Attorney of Record for the Guardianship and will be responsible for the administration of this matter unless a substitution of counsel is filed.

ORDERED in chambers at Orlando, Orange County, Florida this \_\_\_\_ day of \_\_\_\_\_, 201

---

Circuit Judge