PROBATE COURT OF FRANKLIN COUNTY, OHIO JEFFREY D. MACKEY, JUDGE

IN THE MATTER OF THE GUARDIANSHIP OF	
CASE NO	
ATTENTION APPLICANTS	
DIVORCE OR JUVENILE COURT PROCEEDINGS: When there	
JUVENILE COURT involving a minor for whom a guardian is rejurisdiction to issue the guardianship order. Therefore, you as	
evidence that the Court does have jurisdiction to issue a guardia	
Court has jurisdiction, you will lose your filing fee because the	
addition, the Court will notify the Board of Education that the g	•
suggested that you consult with an attorney.	
SIX MONTH RESIDENCY REQUIREMENT FOR MINOR (R.C. 3	3127.15): A minor must be a resident of this state
for at least six months before a guardianship can be established	for the minor. If the minor has not resided in Ohio
for six months, a release must be received from the court that de	ecides guardianship in the state or country wherein
the minor has resided for the last six consecutive months. The	e release must be a certified copy and must give
permission to this Court to hear the guardianship application. If y	
a release from the other state or country by the time of the hearing	
and you will lose your filing fee, as the Court is unable by law to	refund filing fees.
I have read and understand the above information.	
Date	Applicant