PROBATE COURT OF GUERNSEY COUNTY, OHIO DAVID B. BENNETT, JUDGE

ESTATE OF:	
CASE NO	
ASSETS WITH A	-RESIDENT FIDUCIARY TO DEPOSIT CUSTODIAN IN LIEU OF BOND 2109.13 and Loc. R. 60.2)
The undersigned Fiduciary, being	g a non-resident of Ohio, requests the Court authorize the
deposit of the following estate assets with	h a custodial depository in lieu of bond, or with reduced
bond, pursuant to ORC Section 2109.13.	The custodial depository will be
, located at	<u> </u>
Ohio. It is acknowledged that the Fiduci	ary will not have access to the deposited assets without
a specific order from this Court. The ass	ets to be deposited have a value of \$
and they are described as:	
Attorney for Fiduciary Sup. Ct. Reg. No.	Fiduciary
<u>JUI</u>	DGMENT ENTRY
Upon Application by the Fiducian	ry to deposit estate assets in a custodial depository in
lieu of bond, or with reduced bond, it is	ORDERED:
1. The Application is approved a	and within seven (7) days of this Entry the Fiduciary
shall deliver to the custodial depositor id	entified above described assets with an initial value of
to be held in a restricted access custodial account pursuant to Ohio R.C.	
2109.03 in the name of the decedent's es	tate.
2. A certified copy of this Entry shall be delivered by the Fiduciary to the custodial	

depository and the depository shall acknowledge receipt of a copy of the Entry.

- 3. No portion of the deposited funds, or any earnings thereon, shall be released by the custodial depository except upon a specific order from this Court.
- 4. Within seven (7) days after the deposit of the assets, the Fiduciary shall file with the Court and Initial Verification of Receipt and/or Deposit of Custodian (Loc. F. 22.3A) to evidence that the deposit has been made and is being held subject to the terms of this Entry.
- 5. A violation of this Entry by the Fiduciary may result in sanctions, including findings of contempt, as a requirement for new or increased surety bond.

DAVID B. BENNETT, JUDGE