		OURT OF THE STATE OF OREGON
		OUNTY OF CLACKAMAS
	Pro	obate Department
In t	he Matter of the Guardianship of:	)
	•	) Case No
		)
		) ANNUAL REPORT OF GUARDIAN
		)
Nar	me of Protected Person	)
		h question every year and add additional pages if necessary.
		do not duplicate a completed form from prior years. A
sepa	rale report must be filea for each protect	ted person and all co-guardians must sign the report.
Th	is form may be submitted electronic	cally through the court's electronic filing system.
		access to the internet, please see this link to create an
	•	iments (for free unless a filing fee is required due to
	type of document being submitted):	
	https://www.courts.orego	on.gov/services/online/Pages/efile.aspx
		GD and there is not a filing fee for this document.
		address because if documents are rejected (e.g. if the
		tified through the electronic filing system with
		conic filing system, it is your responsibility to make
		ted. You may review the case summary on the court
we	bsite here:	( (1/II /D 11 1/20
TC		pregon.gov/portal/Home/Dashboard/29
		he electronic filing system, please contact <u>Tyler</u>
100	chnologies at 1-800-297-5377 for tech	inical support.
	the quardian for the parson named above	and make the following report of required by low
am	the guardian for the person named above	e and make the following report as required by law.
	My name is (include names of all gua	ardians, if there are more than one):
2.	My address, telephone number, and e	mail are (include complete contact information for all
	guardians, if different guardians have	different addresses, phone numbers or emails):
		-
	I would like to receive hearing notic	ces by email instead of by mail: Yes No
	2 , out the to receive hearing not	

NOTE ON ELECTRONIC NOTICE: If you request electronic notices, then you MUST update the court immediately if your email address changes. Electronic court notifications are sent only when court process and staffing allow it. You may sometimes still get notice by U.S. Mail instead of email.
3. The name, if applicable, and address of the place where the person now resides are:
4
5
6
4. If the person's residence is not a single-family home, then write a description of the facility or living space:

8		
9		
10	5.	The protected person's address is in Clackamas County: Yes No

6. If the protected person no longer lives in Clackamas County, then:

I request a transfer of this case to the county where the protected person lives, and I will file

<sup>12</sup> court paperwork to request the transfer within the next thirty days or with this guardian report.

13 If you request a transfer, there are five forms on the court website that may be useful to transfer your case - especially if the transfer is to another Oregon court, and not out of state. The court forms are available

at: <u>https://www.courts.oregon.gov/courts/clackamas/help/Pages/probate-foms.aspx</u>. The court does not supply forms for state to state transfers. For a transfer to a different state, you should speak to an
 attorney or do legal research.
 (or)

## I request that Clackamas keep jurisdiction of this case because:

17 \_\_\_\_\_ The protected person is only placed at the new location temporarily and is expected to

<sup>18</sup> return to Clackamas County on \_\_\_\_\_

continue to do so:

19 The protected person receives the following services in Cl	lackamas County and will
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20	 		
21			
22		 	

It is in the best interest of the	e protected person	to remain in Clackamas C	County
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24 25

23

)

because:

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	Other information I would like the Judge to consider in keeping jurisdiction in
Clacka	amas County:
7. service	The person is currently in the following programs and/or activities and receives the following es (give a brief description):
8.	I was paid for providing services to the person: Yes No
o. 9.	Please check all options that apply to you.
/.	a) I have a court order in this file that allows me to be paid \$ per month from the
	protected person's social security.
	_ b) If I do not have a court order, then I understand that ORS 125.320(2) and ORS 125.315(1)(f)
require	e me to either file for court approval at the same time I file this report, or within thirty days after.
with th	request must be filed at the same time as this report unless you plan to hire an attorney to help you his process. There are five forms on the court website that may be useful to get court approval of and board payments. See the probate forms link above.)
10.	The name of the person primarily responsible for the care of the person at the person's place of residence is:
11.	The name and address of any hospital or other institution where the person is now admitted on a
	temporary or permanent basis are:

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1	12.	Briefly describe the person's physical condition at the present time:
2		
3		
4		
5	13.	Briefly describe the person's mental condition at the present time:
6		
7		
8		
9	14.	Facts that support the conclusion that the person is still incapacitated include the following:
10		
11		
12	15.	These are the ways I interacted with and communicated with the person during the past year
13	10.	(brief description must include how many interactions/communications you had with the person):
14		
15		
16		
17	16.	I limited the person's communications or interactions with (Specifically
18		name any limitations and briefly describe the limitation including the name of the individuals, their relationship to the protected person, and the reason for limitation):
19		
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1	17.	I made the following major decisions on behalf of the person during the past year (brief
1		description):
2		
3		
4		
5		
6	18.	I believe the guardianship should or should not continue because:
7		
8		
9	useful	If you request closure of the guardianship, there are three forms on the court website that may be to close your case. See the probate forms link above.
10 11	19.	At the time of my last report, I held the following amount of money on behalf of the protected person: \$
12		Since my last report, I received the following amount of money on behalf of the person:
13		\$ The source of this money was
14		I spent the following amount of money on behalf of the person: \$
15		I now hold the following amount of money on behalf of the person: \$
16	20.	A true copy of this report will be given to the person, any conservator for the person, and any other person who has requested notice.
17	If anyo	one was given a copy in addition to the people listed in this question, fill in this information:
18		Name of PersonServedBy Personal Service or by Mail at:Date Served/Mailed
19		
20		
21	21.	After I completed the last annual report I filed in this case:
22	a.	I was convicted of the following crime(s) (this does not include minor traffic infractions):
23	_	
24	b.	I filed for or received protection from creditors under the Federal Bankruptcy Code: (yes or no, and if yes, the case number for the bankruptcy action):
25		

c.	I have had a professional or occupational license revoked or suspended (yes or no):
d.	I have had my driver license revoked or suspended (yes or no):
22.	After I completed the last annual report I filed in this case, I delegated the following powers over
the pro	tected person for the following periods of time (provide name of person powers delegated to):
	by declare that the above report is true to the best of my knowledge and belief, and that I tand it is made for use as evidence in court and is subject to penalty for perjury.
DATE	D: SIGNATURE OF GUARDIAN
unders	by declare that the above report is true to the best of my knowledge and belief, and that I tand it is made for use as evidence in court and is subject to penalty for perjury.
	SIGNATURE OF CO-GUARDIAN
FOR C	OURT USE ONLY
	APPROVED:
PROT CONC	CE: ANY PERSON INTERESTED IN THE AFFAIRS OR WELFARE OF THE ECTED PERSON WHO IS THE SUBJECT OF THIS REPORT WHO HAS ERNS ABOUT THIS REPORT OR THE GUARDIAN'S PERFORMANCE MAY ACT THE COURT AS FOLLOWS:
Concer	ns about this report or guardian's/co-guardians' performance may be filed in writing with the mas County Circuit Court or filed electronically at <u>https://oregon.tylertech.cloud/OfsWeb/Home</u> .
	formally appearing as an objector in this proceeding, written concerns may not automatically hearing to be set. Any Court action in response to informal concerns will be at the discretion of judge.