I	No	
IN THE GUARDIANSHIP OF	\$ \$ \$ \$ \$ \$ \$ \$	IN THE COURT
, A CHILD	\$ \$	TRAVIS COUNTY, TEXAS
APPLICATION PERMANENT GUARI	ON FOR APPOIN DIAN OF THE PE	
TO THE HONORABLE JUDGE OF	SAID COURT:	
NOW COMES,,	("Applicant"), and	d makes and files this Application for
Appointment of Guardian of the Person	and Estate of	, a Minor, ("Proposed Ward")
pursuant to Section 682 of the Texas F	Probate Code, and	would respectfully show the Court the
following:		
	I.	
That Proposed Ward is a male w	ho is 12 years old, l	naving been born on November 9, 1994.
The Proposed Ward's current residence	e is	, Travis County, Texas. The
Proposed Ward is not currently under a guardianship.		is currently in the care and
custody of,		
No one holds a power of attorney		
	II.	
The Proposed Ward's parents are	and	.
	III.	
The names, addresses, and relation	onships to the Prop	osed Ward of those relatives required to
be listed in this Application by Section	n 682(10) of the T	Texas Probate Code, to the best of the
Applicant's knowledge are as follows:		
<u> </u>		

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APPLICATION FOR APPOINTMENT OF PERMANENT GUARDIAN

A. Name: Address:	
Relationship to Proposed Ward:	Mother
B.Name: Address:	
Relationship to Proposed Ward:	Father
IV.	
Applicant is the mother of the Proposed	Ward and her address is,
Travis County, Texas. Applicant desires to be ap	opointed Guardian of the Person and Estate of
Proposed Ward, which Estate is valued at \$, including any compensation,
pension, insurance, or allowance to which the Prop	posed Ward may be entitled. The Estate of the
Proposed Ward generally consists of the following t	types of property: bank accounts and certificates
of deposit; and personal effects. Applicant's inte	erest in the appointment of a guardian is as a
relative of the Proposed Ward, as previously indicat	ed, she is eligible by law to act as Guardian.
V.	
This Court has venue over these proceeding	s because one or both of's parents
reside in this county, and is a minor.	
VI.	
Proposed Ward is a minor and the nature a	and degree of his incapacity are as follows: The
incapacity is minority, in that the proposed Ward is	12 years of age.
Applicant states to the Court that the	e following facts and reasons support the request
for appointment of a Guardian and the granting of	the requested powers: The child has received a
large inheritance which is held at this time by a f	inancial institution and cannot be disbursed to
any person not appointed as the guardian of the ch	nild. The financial institution will only hold the
money for a period of five years at the end of which	ch the money will no longer be available to the

STATE OF TEXAS	§
COUNTY OF WILLIAMSON	§ § §
Applicant in the foregoing Application for a Minor, known to me to be foregoing Application and stated under oar	uthority, on this day personally appeared, r Appointment of Guardian of the Person and Estate of e the person whose name is subscribed to the above and th that such Application contains a correct and complete it relates and all the contents thereof are true, complete ledge.
SWORN AND SUBSCRIBED To 2007.	O BEFORE ME on this the day of,
	Notary Public, State of Texas