COMPLETING THE CERTIFICATE OF MAILING APPLICATION FOR APPROVAL OF ACCOUNTING AND/OR FEES

Use this form to tell the court that you or your attorney mailed the Application for Approval of Accounting and/or Fees and the Notice of Hearing.



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Continued fi	rom first page.				/
Signature:			Date:		×
Printed Name					
(of guardian a	nd/or conservator	or their attorney))		
Street Address	/P.O. Box:				
	Code:				
Telephone No	mber:				
Email address	:				
If completed h	y an attorney:				
				_	
is there more th	an one guardian ar	ndior conservator?			
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Is there more th Signature: Printed Name (of co-guardia	an one guardian ar	ndior conservator? ervator or their at	_Date: _		
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Is there more th Signature: Printed Name (of co-guardia Street Addres	an one guardian ar	ndior conservator? ervator or their at	_Date:		
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Is there more th Signature: Printed Name (of co-guardia Street Address City/State/ZII Telephone Nu Email address	an one guardian ar 	ndior conservator? ervator or their at	_Date: _ tomey)		

Sign the form, and enter your printed name, the date signed, your address, telephone number, and your email address.

Check the box if there is a co-guardian or co-conservator. If "yes" is checked, the second signature block appears.

If there is a co-guardian or co-conservator, they will sign the form, and enter their printed name, the date signed, their address, telephone number, and email address.

If completed by an attorney, enter your Bar Number. * Pursuant to Neb. Rev. Stat. § 30-2601, interested persons are defined as:

- children and spouses;
- future heirs if the ward/incapacitated person/protected person would die without leaving a valid will (brothers and sisters who are adults, grandparents, etc.);
- a trustee of any trust executed by the ward/incapacitated person/protected person;
- if there are no individuals defined as "interested persons" above, include any person or organization named as a "devisee" in the ward's/incapacitated person's/protected person's most recent will;
- after death of the ward/incapacitated person/protected person, interested person also includes the personal representative of a deceased ward's/incapacitated person's/ protected person's estate, the deceased ward's/incapacitated person's/protected person's heirs in an intestate estate, and the deceased ward's/incapacitated person's/protected person's devisees in a testate estate;
- any governmental agency paying benefits on behalf of the ward/incapacitated person/protected person; and
- any person designated by order of the court to be an interested person.

If there are no interested persons identified for a ward/incapacitated person/protected person, the court may appoint a guardian ad litem (Nebraska Supreme Court Rule § 6-1449(B)). The cost of the guardian ad litem may be taken from the assets of the ward/incapacitated person/ protected person.