## PROBATE COURT OF CLERMONT COUNTY, OHIO JAMES A. SHRIVER, JUDGE

DITHE MATTER OF THE TECTAMENTA DIVIDUOT. OF

IN THE MATTER OF THE TESTAMENTA	ARY IRUST OF
CASE NO	
FIDUCIARY'S ACCEPTANCE (TRUSTEE)	
	which are required of me by law, and such additional duties as of the subject matter of the trust, as testamentary trustee.
1) Making and filing an inventory of the reamonths after appointment.	l and personal property contained in the trust estate within 3
2) Administering the trust estate in accordar	nce with law and the Will of testator.
3) Depositing funds which come into my ha	nds in a lawful depository located within this state.
4) Investing surplus funds in a lawful manne	er.
5) Making and filing an account at least one	e in each two years.
6) Filing a final account within 30 days after	r the trusteeship is terminated.
e v	s such fiduciary if I fail to perform such duties. I further vil and criminal penalties for improper conversion of the
Date	Fiduciary

NOTE: Every fiduciary, before entering upon the execution of a trust, shall receive letters of appointment from a Probate Court having jurisdiction of the subject matter of the trust. [ORC 2109.02].

The duties of a fiduciary shall be those required by law, and such additional duties as the Court orders. Letters of appointment shall not issue until a fiduciary has executed a written acceptance of his duties, acknowledging that he is subject to removal for failure to perform his duties, and that he is subject to possible penalties for conversion of property he holds as a fiduciary. The written acceptance may be filed with the application for appointment.