## PROBATE COURT OF HURON COUNTY, OHIO

GUARDIANSHIP OF	
CASE NO	
CONSENT TO POWER TO SELL REAL ESTATE –  GUARDIANSHIP  [R.C. 2127.012]	
	all persons entitled to the next estate of inheritance from ch acknowledges that if the guardian of the estate is the uardian.
	he ward's estate, at any time, to sell the real estate of the sale and to execute and deliver the necessary deeds or his power of sale.
	ith law and at a price of not less than eighty percent (80%) al not more than two years old (being \$).
(See attached appraisal)	
[Check one of the following]	
☐ The power of sale consented to her Ward.	rein is general, and extends to all real estate titled to the
☐ The power of sale consented to here particularly described on page two this f	ein is limited, and applies only to the parcels of real estate form.
(Signature)	(Signature)
(Typed or Printed Name)	(Typed or Printed Name)
(Signature)	(Signature)
(Typed or Printed Name)	(Typed or Printed Name)
(Signature)	(Signature)

(Typed or Printed Name)

(Typed or Printed Name)

## [Page 2 of 2 Form 28.1]

The particular parcels of real estate in the ward's estate and to which this power of sale is limited are described as follows (use extra sheets if necessary):

Effective Date: October 1, 2020