	IN THE CHANCERY COURT OF COUNTY, MISSISSIPPI JUDICIAL DISTRICT				
IN RE	THE GUARDIANSHIP OF				
	CIVIL ACTION NO				
	GUARDIAN				
	SCHEDULING ORDER FOR GUARDIANSHIPS <sup>1</sup>				
	THIS CAUSE this day having come on to be heard and this matter having been opened this				
date, th	ne Court enters its scheduling order as follows:				
	<b>THAT</b> in addition to the duties and obligations outlined in Section 93-13-1, et. seq. of the				
Missis	sippi Code Annotated, Counsel and the Personal Representative are directed as follows:				
1.	Upon the Court's entry of the Order opening the above matter and appointing the Guardian,				
	the Oath is to be signed by the Personal Representative and filed with the Clerk of Court.				
2.	Within 90 days of the Appointment Order, on or about the day of,				
	20, this matter is to be reset before the Court and an inventory is to be presented to the				
	Court pursuant to § 93-7-93, Miss.Code Ann. The parties and their counsel can be excused				
	from this court date if the inventory be presented to the Court and approved by the Court				
	prior to this date. Please refer to Uniform Chancery Court Rule 6.02.				
3.	Further, within 90 days of the Appointment Order and the Oath being signed, on or about the				
	day of, 20, this matter is to be reset before the Court and				

<sup>&</sup>lt;sup>1</sup>Prepared by the Members of the Eighth Chancery Court Liaison Committee 2012

	a monthly budget for the Ward is to	be presented to the C	ourt for its approval	I. The parties
	and their counsel can be excused fro	m this court date if the	e budget is presente	d to the Cour
	and approved by the Court prior to t	his date.		
4.	Within one (1) year of the entry of	of the Order opening	this conservatorsh	ip, an annua
	accounting, or final accounting, is to	be filed by the	day of	, 20
	unless specifically excused b the Or	der of the Court.		
	FAILU	RE TO COMPLY		
	ORDERED AND ADJUDGED tha	t in the event a party fa	ils to comply with th	is Scheduling
Order	r, then the Court may find said party in	contempt, with all san	ctions, costs, attorne	ey's fees, etc.
which	n the Court finds appropriate being ass	essed for said failure	to comply.	
	SO ORDERED AND ADJUDGE	<b>D</b> this the d	lay of	,
20	,			
		CHANCELLOR		
Appro	oved as to Form and Substance:			
Attorr	ney for the Personal Representative			
7 111011	ney for the reisonal representative			
Person	nal Representative			