	CAUSE	NO		
IN THE	GUARDIANSHIP	§	IN THE COUNTY COURT AT LAW NO OF	
OF		\$\tag{\tau} \tau \tau \tau \tau \tau \tau \tau \tau		
			HUNT COUNTY, TEXAS	
	STATEMENT OF SERVICES	AND EXPENSES B	SY GUARDIAN AD LITEM	
	n this day personally appeared, _ no swears and affirms:		, in the above reference	
1.	I was appointed on the above ref	ferenced case as the (GUARDIAN AD LITEM.	
2.	I am an attorney licensed to practice law in the State of Texas. I have performed all of the services required of me with due diligence. I am familiar with reasonable and customary fees charged in such matters and based on my experience and training, the compensation and expenses claimed herein were reasonable and necessary. I therefore request the following fees and expenses for my services.			
	a. Guardain Ad Litem Fee: (□ Flat Fee or □ hours bille	d at \$)	\$	
	b. Expenses and reimburseme	ents:	\$	
	TOTAL:		\$	
3.	I understand if my total fee exc itemized statement and explana Guardian Ad Litem.			
4.	I understand if I have any expenses and/or reimbursements, I must attach hereto as "Exhibit B" an itemized statement and explanation of all expenses and/or reimbursements incurred relative to my services as Guardian Ad Litem.			
		Respectfully submitte	d,	
		State Bar No. Phone:		
		Email:		

Address:

CAUSE NO.			
IN THE GUARDIANSHIP OF	§ IN THE COUNTY COURT § AT LAW NO § HUNT COUNTY, TEXAS		
	TORNEY AD LITEM FEES, CHARGING GUARDIAN AD LITEM		
submitted by:	nent of Services and Expenses by Guardian Ad Litem		
	, Guardian Ad Litem enses listed below are reasonable and necessary and that		
Guardian Ad Litem Fee:	\$		
Expenses and reimbursements:	\$		
TOTAL:	\$		
	es and expenses ordered above exceed the Guardian Ad deposit, then the remaining balance shall be paid to the		
the guardianship estate.			
the management trust created for the benef	fit of the ward under Chapter 1301.		
the applicant (the party to the proceeding who	o incurred the costs).		
management trust or the assets of the guardianship	ty funds. (After finding that there is no guardianship estate or p estate or management trust, as appropriate, are insufficient to incurred the cost filed, on the party's own behalf, an affidavit of at shows the party is unable to afford the costs.)		
Other:	·		
	AND DECREED that this appointment is terminated, and this cause and the clerk SHALL remove the Guardian ctive Guardian Ad Litem in this cause.		
SIGNED ON	·		

PRESIDING JUDGE