Guardianship and Conservatorship Program Regulations

109 Certification by the Supreme Court

109.1 The Board shall submit the names of those persons and agencies that have successfully completed the requirements and are recommended for approval as a CPGC or Certified Professional Guardian and Conservator Agency to the Supreme Court. Certification shall be effective upon order of the Supreme Court.

109.2 A certified professional guardian and conservator or certified professional guardian and conservator agency shall be appointed and carry E & O Insurance in the name as certified. A CPGC or CPGC Agency may include a business name in contact information and promotional materials concerning the provision of guardianship services provided that the name of the CPGC or CPGC agency is listed.

109.2.1 If an individual certified professional guardian and conservator is appointed as guardian or conservator, the certified professional guardian and conservator shall assure that letters of guardianship and/or letters of conservatorship are issued to the certified professional guardian and conservator individually. If a certified professional guardian and conservator agency is appointed as guardian or conservator, the agency shall assure that letters of guardianship and/or conservatorship are issued to the certified professional guardian and conservator agency.

109.2.2 A certified professional guardian and conservator or certified professional guardian and conservator agency shall not make a false or misleading communication about the guardian and conservator or the guardian and conservator's services. A communication is false or misleading if it contains a material misrepresentation of fact or law, omits a fact necessary to make the communication considered as a whole not materially misleading.