Guardianship and Conservatorship Program Regulations

705 Obligation to Disclose

705.1 Pursuant to GR 23(e), a certified professional guardian and conservator or certified agency shall disclose to the Board on a continuing basis the circumstances listed in the rule. Disclosure shall take place in writing within forty-five (45) calendar days of the occurrence of the circumstance. If the event is the issuance of a court order, ruling or judgment, then the forty- five (45) calendar days shall start to run upon entry of the court order, ruling or judgment.

705.2 The guardian and conservator shall disclose every court order, ruling or judgment of the type described in GR 23(e) issued by any judicial officer.

705.3 The guardian and conservator shall disclose every court order, ruling or judgment of the type described in GR 23(e) even if the guardian and conservator or another party has filed a motion for revision, a motion for reconsideration, a notice of appeal, or any other motion or petition requesting a review, reconsideration or appeal of the court order, ruling or judgment.

705.4 Failure to disclose pursuant to GR 23(e) or these regulations shall be grounds for discipline of the guardian and conservator. Guardianship and Conservatorship Program Regulations