KINSHIP GUARDIANSHIP ASSISTANCE PROGRAM (KINGAP) AND GUARDIAN ASSISTANCE PROGRAM (GAP) ELIGIBILITY AND DETERMINATION CHECKLIST

IDENTIFYING INFORMATION					
Youth's Name:				Date of Birth:	
Race:		Ethnic	ity:	Sex:	
-	American Indian/Alaskan Native	-	Hispanic or Latino	-	Female
-	Asian	-	Not Hispanic of	-	Male
-	Black/African American		Latino		
-	Native Hawaiian/Other Pacific Islander	-	Unknown Declined		
-	White				
-	Other				
-	Unknown				

Date of Legal Responsibility:

Date Guardianship with this Individual(s) Became the Permanent Plan:

CITIZENSHIP OF CHILD (Select One)

- US Citizen/Naturalized Citizen
- Unqualified Alien/Undocumented Alien
- Qualified Alien (Alien Registration #

KinGAP VERSUS GAP ELIGIBILITY DISTINCTION	Yes	No
Is the prospective legal guardian a relative* of the child?		
*Relative is defined as a person who is related to the minor child by blood, marriage, adoption, or an individual that has a substantial relationship with the minor child or the minor child's parent(s) prior to the child being placed in foster care		
the minor child's parent(s) prior to the child being placed in loster care		

- a. If YES, complete the information below and complete KinGAP Eligibility Requirements (Parts I-IV).
 - i. Name(s) of prospective relative legal guardian(s):
 - ii. Description of relationship between relative legal guardian(s) and youth:
- b. If **NO**, proceed to page 4 and complete GAP Eligibility Requirements (Parts V-VII).

KINSHIP GUARDIANSHIP ASSISTANCE PROGRAM (KinGAP) FORMS

	PART I. KINGAP ELIGIBILITY REQUIREMENTS	Yes	No
Youth is curi	rently in the legal custody of a North Carolina county child welfare agency;		
	ras removed from his or her home pursuant to a voluntary placement agreement or as a dicial determination that continuation in the home would be contrary to the welfare of the		
	nation has been made that reunification and adoption are <i>not appropriate</i> permanency r the youth.		
Date o	of determination:		
(DSS-	ermanency Planning Family Case Plan (DSS-5240), Permanency Planning Review 5241), and court report <i>must demonstrate the following</i> (This documentation is a li requirement (see <u>Social Security Act §475</u>)):		
i.	The steps that the agency has taken to determine that it is not appropriate for the child to be reunified or adopted;		
ii.	The reasons for any separation of siblings during placement;		
iii.	The reasons why a permanent placement with a fit and willing relative through a		
	kinship guardianship arrangement is in the child's best interests;		
iv.	The ways in which the child meets the eligibility requirements for a KinGAP payment;		
V.	The efforts the agency has made to discuss adoption by the child's relative foster		
	parent as a more permanent alternative to legal guardianship and, in the case of		
	a relative foster parent who has chosen not to pursue adoption, documentation of the reasons therefor; and		
vi.	The efforts made by the agency to discuss with the child's parent or parents the		
	kinship guardianship arrangement, or the reasons why the efforts were not made.		
of six con	has been placed in the licensed home of the relative guardian for a minimum secutive months during which the youth has been eligible for and the relative guardian and foster care maintenance payments pursuant to 42 U.S.C § 672.		
demonstra	s at least 10 years of age but has not reached his or her 18th birthday and tes a strong attachment to the licensed legal relative guardian and if age 14, onsulted regarding the guardianship arrangement; or		
The youth	is not yet 10 years of age but is being placed in a legal guardianship arrangement with a sibling sthe age requirement.		
The relative	ve guardian is eligible to be appointed prospective legal guardian pursuant to <u>G.S.</u> and has a strong commitment to caring permanently for the child or youth.		
The relative	e guardian has met the criteria for a licensed foster or adoptive parent for Fingerprints		
based on	criminal record check.		
Date(s) of	SBI clearance:		
RIL Date(s)		
Include 0	50/060 printouts unless licensed with a private agency- then only DSS-5268 is required.		
	criteria listed above must be met for the youth to qualify for kinship guardianship assista ifying children/ youths, the DSS-1810 must also be signed/ dated by all parties prior to guardianship being entered (can be same day).		

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PART II. KinGAP ELIGIBILITY REQUIREMENTS – SUCCESSOR GUARDIAN	Yes	No
The youth was previously determined to be eligible for guardianship assistance and guardianship was		
granted to the individual originally identified. Youth is now entering into a legal guardianship		
arrangement with a newly named successor guardian.		
The originally identified guardian is deceased or incapacitated, and no longer able to provide care to the youth.		
The prospective successor guardian has a strong commitment to caring permanently for the youth.		
The agency has completed RIL (to include 050/060 printouts) and fingerprint-based criminal record and other necessary safety checks on the prospective successor guardian. <i>Payments cannot begin until this is met</i> .		

PART III. KINGAP ASSISTANCE BENEFITS

If YES to all the prompts in Parts I and II, the youth is eligible to receive the following KinGAP benefits:

- 1. **Monthly Payment:** Youth receiving KinGAP monthly payments receive the funding through either IV-E or IV-B. Please indicate the appropriate funding source below:
 - iii. Youth is eligible for IV-E (youth is IV-E eligible for foster care benefits).
 - iv. Youth is eligible for IV-B (youth is eligible for State-funded foster care benefits).
- 2. **Non-recurring costs associated with obtaining legal guardianship** (Available up to \$2,000 for any expenses not covered by the child welfare agency as part of the juvenile court process)
- 3. **Medicaid** (The guardian will need to communicate with the Medicaid department to complete the necessary paperwork to verify eligibility for Medicaid).
- 4. **Social Services** (Services that may be helpful in keeping the family system intact). Regional Post Permanency Support Services Provider identified for family:

Licensed guardians may appeal the Agency's decision to deny any or all components of guardianship assistance. Information as to procedures to follow in filing an appeal may be requested from this Agency or any North Carolina county department of social services. Agency Representative Name Agency Representative Signature Name of Prospective Legal Guardian 1 Signature of Prospective Legal Guardian 1 Name of Prospective Legal Guardian 2 Signature of Prospective Legal Guardian 2 Date of DSS-1813 completion Date GAP benefits were discussed with prospective legal guardian(s)

GUARDIANSHIP ASSISTANCE PROGRAM (GAP) FORMS

PART V. GAP ELIGIBILITY REQUIREMENTS			
outh is currently in the legal custody of a North Carolina county child welfare agency;			
he youth was removed from his or her home pursuant to a voluntary placement agreement or as a esult of a judicial determination that continuation in the home would be contrary to the welfare of the buth.			
A determination has been made that the child is unlikely to achieve permanency through reunification or adoption.			
Date of determination:			
The Permanency Planning Family Case Plan (DSS-5240), Permanency Planning Review (DSS-5241), and court report <i>must demonstrate the following</i> (This documentation is a federal requirement (see <u>Social Security Act §475</u>)):			
 The steps that the agency has taken to determine that it is not appropriate for the child to be reunified or adopted; 			
ii. The reasons for any separation of siblings during placement;			
iii. The reasons why a guardianship arrangement is in the child's best interests;			
iv. The ways in which the child meets the eligibility requirements for GAP payment;			
v. The efforts the agency has made to discuss adoption by the child's foster parent			
as a more permanent alternative to legal guardianship and, in the case of a foster			
parent who has chosen not to pursue adoption, documentation of the reasons therefor; and			
vi. The efforts made by the agency to discuss with the child's parent or parents the			
guardianship arrangement, or the reasons why the efforts were not made.			
The youth has been placed in the licensed home of the guardian for a minimum of six consecutive months during which the youth has been eligible for and the guardian has received foster care maintenance payments pursuant to 42 17 U.S.C. § 672.			
The youth is at least 10 years of age but has not reached his or her 18th birthday and demonstrates a strong attachment to the licensed prospective legal guardian and if age 14, has been consulted regarding the guardianship arrangement; or			
NOTE : A child under 10 is NOT eligible for guardianship assistance if their sibling qualifies.			
The guardian is eligible to be appointed prospective legal guardian pursuant to <u>G.S. 7B-600(b)</u> and has a strong commitment to caring permanently for the child or youth.			
The guardian has met the criteria for a licensed foster or adoptive parent for Fingerprints based on			
criminal record check.			
Date(s) of SBI clearance:			
RIL Date(s) Include 050/060 printouts unless licensed with a private agency			
then only DSS-5268 is required.			
All of the criteria listed above must be met for the youth to qualify for guardianship assistance ke qualifying children/ youths, the DSS-1810 must also be signed/ dated by all parties prior to the guardianship being entered (can be same day).			

PART VI. GAP ASSISTANCE BENEFITS

If YES to all the prompts in Part V, the youth is eligible to receive the following GAP benefits:

- 1. **Monthly Payment:** Youth receiving GAP monthly payments receive the funding through state funds.
- 2. **Non-recurring costs associated with obtaining legal guardianship** (Available up to \$2,000 for any expenses not covered by the child welfare agency as part of the juvenile court process)
- 3. **Medicaid** (The guardian will need to communicate with the Medicaid department to complete the necessary paperwork to verify eligibility for Medicaid).
- Social Services (Services that may be helpful in keeping the family system intact).
 Regional Post Permanency Support Services Provider identified for family:

Part VII. NOTICE OF RIGHT TO APPEAL Licensed guardians may appeal the Agency's decision to deny any or all components of guardianship assistance. Information as to procedures to follow in filing an appeal may be requested from this Agency or any North Carolina county department of social services.		
Agency Representative Name	Agency Representative Signature	
Name of Prospective Legal Guardian 1	Signature of Prospective Legal Guardian 1	
Name of Prospective Legal Guardian 2	Signature of Prospective Legal Guardian 2	
Date of DSS-1813 completion	Date GAP benefits were discussed with prospective legal guardian(