## PROBATE COURT OF PICKAWAY COUNTY, OHIO JAN MICHAEL LONG, JUDGE

ESTATE OF: CASE NO		, DECEASED				
CASE NO						
APPLICATION FOR CERTIFICATE OF TRANSFER [R.C. 2113.61] Applicant states that decedent died on						
				Decedent's residence at death was		
				Decedent's residence at death was	Street Address	
City or Village, or Township if unincorporated area		County				
Post Office	State	Zip Code				
Decedent died owning the real property describ which also lists those persons to whom the real Certificate of Transfer so that new ownership in	property passed.	Applicant asks the Court to issue a				
[Check the applicable boxes]						
Decedent died intestate.						
Decedent died testate on	; will admitted t	o probate on				
Decedent's known debts have been paid or secure	ed to be paid.					
□ Sufficient other assets are in hand to pay deceden	ıt's known debts.					
□ Estate is insolvent and transfer shall apply toward	d the allowance for	support.				
□ Applicant was appointed by this Court on		and is the qualified and				
acting Executor or Administrator of Decedent's E	Estate.					
□ Executor or Administrator of Decedent's Estate f	ailed to file this app	plication before being discharged.				
□ Applicant is the Executor or Administrator appoi	nted in another state	e. There is and has been no				
ancillary administration in Ohio. The real proper	ty to be transferred	is located in this county.				
□ The transfer is subject to a written contract for the	e sale and conveyar	nce of the real property, entered				
into but uncompleted by Decedent before death.	A copy of the cont	ract is attached.				
□ The transfer is pursuant to Decedent's Will.						
□ The transfer is pursuant to the Statutes of Descen	t and Distribution.					
□ The transfer is pursuant to Summary Release from	m Administration [H	R.C. 2113.031(D)(3)]				
$\hfill\square$ The real property to be transferred is subject to a	charge in favor of t	he surviving spouse in the amount				
of \$as computed pur	suant to R.C. 2106.	11 on attached Exhibit A, and as				
shown on the accompanying Certificate of Transfe	er, in respect of the	unpaid balance of the specific				
monetary share which is party of the surviving spo	ouse's total intestate	e share.				

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Spousal elections have been exercised. Disclaimers or assignments have been filed. The transfer is of decedent's entire interest in the mansion h hereby elects to take such interest as part or all of the intesta <b>[If this paragraph is checked, the following must be com</b> <b>spouse and applicant must sign this form].</b>	te share and/or allowance for support.
The value of the total intestate share to which decedent's surviving	spouse is entitled is\$
The value of the allowance for support to which decedent's survivi	ng spouse is entitled is \$
The value of decedent's entire interest in the mansion house is: Interest in mansion house\$_	
Interest in household good in house\$_	
Interest in lots or farm land adjacent to house and used in co with it, which are described in certificate of transfer and wh hereby elects to include\$	ich spouse
Less: Decedent's share of liens on any and all of above\$_	
Total\$_	\$
Surviving Spouse Applican	t
Title or s	tatus

## **ENTRY ISSUING CERTIFICATE OF TRANSFER**

The Court finding that the above application contains the information required by statute orders that Certificate of Transfer No. \_\_\_\_\_\_\_\_ be filed with this Entry and a copy of the Certificate of Transfer be issued for recording.

 $\Box$  [Check if applicable] The Court further finds that the transfer is subject to a charge pursuant to R.C. 2106.11.