ESTATE OF:		, DECEASED
CASE NO		
A DDI 1CA	TION TO DDODA	PT: XX/TY T
	TION TO PROBATION.C. 2107.11, 2107.18, AND 2107.19	
A 12		
Applicant states that decedent died on  Decedent's domicile was		
Decedent's domiche was	(Street Address)	
(City or Village, or Township if unincorporated area)		(County)
(Post Office)	(State)	(Zip Code)
A document purporting to be Decedent's last will of this Will.	is attached and offered for Pr	robate, and Applicant waives Notice of Probate
Decedent's surviving spouse, children, next of kin	and legatees and devisees, k	nown to applicant, are listed on the attached
Form 1.0.		
Attorney for Applicant	Applicant	
Typed or Printed Name	Typed or Printed	d Name
Address	Address	
City, State, Zip Code	City, State, Zip	Code
( )	( )	
Telephone Number	Telephone Num	ber
S. Ct. Atty. Regis. No.		
WAIVER	F NOTICE OF PROBA	ATE WILL
The undersigned, being persons entitled to notice evidencing these waivers and any notices given, as months after the filing of the Certificate for Estate months after the filing of the Certificate for Estate	of the probate of this will, wa ny action to contest the validates of Decedents who die on or	nive such notice. After a certificate is filed ity of this will must be filed no more than three r after January 1, 2002, and no more than four

ESTATE OF:	, DECEASED
CASE NO	
ENTRY ADMITTING WI	LL TO PROBATE
The Court finds that the purported will of Decedent, either complies with applicable law. It is therefore admitted to P orders that Notice of the Probate be given to all parties ent	Probate and ordered recorded. The Court further
Date	Jan Michael Long, Probate Judge
CERTIFICATE OF WAI	VER OF NOTICE
The undersigned states that all persons entitled to notice:	VER OF HOTTEE
[Check applicable boxes]	
☐ Have waived Notice of the Application for Probate of this will or o	of a contest as to jurisdiction.
☐ Have waived of this will's admission to Probate.	
☐ Have not been notified because their names or places of residence ascertained.	are unknown and cannot with reasonable diligence be
	☐ Fiduciary ☐ Applicant for the admission of this will to Probate ☐ Applicant for a release from administration ☐ Other interested person ☐ Attorney for any of the above
	Attorney Registration No.

ESTATE OF:			, DECEASED
CASE NO			
	SUDVIVING SPAUS	E, CHILDREN, NEXT OF	KIN
	·	ES AND DEVISEES	IXIIV,
II so with those on	[R.C 210	05.06, 2106.13 and 2107.19] information in this form, for notice or other pu	umacas Undata as required l
		_	
-	_	spouse, children, and the lineal d next of kin who are or would be	
	f descent and distribution.		
Name	Residence Address	Relationship to Decedent	Birthdate of Minor
		Curviving Chauca	
-		Surviving Spouse	
[Choole which	acycum of the following is applicable	161	
Check which	never of the following is applicable	iej	
☐ The survivi	ng spouse is the natural or adoptive	parent of all of the decedent's children	en.
☐ The survivi	ng spouse is the natural or adoptive	parent of at least one, but not all, of t	he decedent's children.
☐ The survivi	ng spouse is not the natural or adopt	ive parent of any of the decedent's cl	hildren.
☐ There are m	ninor children of the decedent who a	re not the children of the surviving sp	pouse.
☐ There are m	ninor children of the decedent and no	surviving spouse.	

eficiaries named in the decedent's w	vill:
Residence Address	Birthdate of Minor
g is applicable]	
st or a bequest or devise to a charitable	struct, subject to R.C. 100 23 to 100 41
•	•
9.23 to 109.41 letating to charitable ire	1515.
Applicant	t (or give other title)
	Residence Address  ng is applicable] st or a bequest or devise to a charitable 19.23 to 109.41 relating to charitable tru  Applicant

ESTATE OF: \_\_\_\_\_\_\_, DECEASED

CASE NO.	•		
WAIVER OF NOTICE OF PROBATE OF WILL [R.C. 2107.19(A)(2)]			
certificate is filed evidencing these waivers and a will must be filed no more than three (3) months	of the probate of this will, waive such notice. After a ny notices given, any action to contest the validity of this after the filing of the certificate for estates of decedents than four (4) months after the filing of the certificate for 002.		

ESTATE OF:	, DECEASED
CASE NO.	
NOTICE O	PROBATE OF WILL [R.C. 2107.19(A)]
To:	
decedent's will was admitted to probate by the Circleville, Ohio, on who would be entitled to inherit from the dece	d on
☐ The Surviving Spouse.	
☐ A person who would be entitled to inherit	from the decedent had the decedent died intestate.
☐ A legatee or devisee named in the will.	
be filed no more than three months after the f	ices given, any action to contest the validity of this will must filing of the certificate for estate of decedents who die on or months after the filing of the certificate for estates of
Date	Fiduciary
Typed or Printed Name	<ul> <li>□ Applicant for the admission of this will to probate</li> <li>□ Applicant for a release from administration</li> <li>□ Other interested person</li> </ul>
Address	$\square$ Attorney for any of the above
Phone Number (include area code)	Attorney Registration No.

ESTATE OF:	, DECEASED
CASE NO	
	OF NOTICE OF PROBATE OF WILL C. 2107.19(A)(3)]
The undersigned, states that all person entitled to	o notice:
[Check all applicable boxes]	
☐ Have waived Notice of the Admission of this	Will to Probate. The waivers are filed herein.
☐ Have received Notice of the Admission of this	s Will to Probate.
☐ Have been notified of the hearing on the Proba	ate of this Will or a contest as to jurisdiction.
☐ Evidence of notification is filed herein.	
☐ Have not been notified because their names or reasonable diligence be ascertained.	places of residence are unknown and cannot with
	☐ Fiduciary
	☐ Applicant for a release from administration
	<ul><li>☐ Applicant for a release from administration</li><li>☐ Other interested person</li></ul>
	$\Box$ Attorney for any of the above

Attorney Registration No.\_\_\_\_\_

ESTATE OF:	 , DECEASED
CASE NO	

#### APPLICATION FOR AUTHORITY TO ADMINISTER ESTATE

[R.C. 2109.02 AND 2109.07]			
[For Executors and all Administrators; attach supplemental Application for Ancillary Administration, if applicable]			
Applicant states that decedent died on	Applicant states that decedent died on		
Decedent's domicile was	(Street Address)		
City or Village, or Township (If unincorporated area)		County	
Post Office	State	Zip Code	
Applicant asks to be appointed of decedent's estate. [Check whichever of t decedent did not leave a Will - □ Decedent' supplemental application for ancillary admir	the following are apris Will has been adm	nitted to probate in the Court - $\square$ A	
Attached is a list of the surviving spouse, ch applicant, which list includes those persons			
The estimated value of the estate is:			
Personal property		\$	
Annual real property rentals		\$	
Subtotal, personalty and rentals		\$	
Real Property		\$	
Total estimated estate		\$	
Applicant owes the estate		\$	
The estate owes applicant		\$	
[Check one of the following four paragrap	phs]		
☐ Applicant says that decedent's Wi	ill requests that no b	ond be required, and therefore asks the	

- Court to dispense with bond.
- $\Box$  Applicant is a trust company duly qualified in Ohio, and bond is dispensed with by law.

	CASE NO
1 1	viving spouse and is entitled to the entire net proceeds of the estate, entitled to the entire net proceeds of the estate and there is no will.
☐ Applicant offers the attache \$	
be required by the Court. Applicant a	ary in the estate imposed by law, and such additional duties as may cknowledges being subject to removal as fiduciary for failure to also acknowledges being subject to criminal penalties for improper duciary.
Attorney for Applicant	Applicant
Typed or Printed Name .	Typed or Printed Name
Address	Address
City, State, Zip Code	City, State, Zip Code
()	()
Telephone Number	Telephone Number
Attorney Registration No.	
$\mathbf{W}^{A}$	AIVER OF RIGHT TO ADMINISTER [R.C. 2113.06]
	d to administer decedent's estate, and whose priority of right to do cant, hereby waive appointment to administer the estate.
ENTRY SE	TTING HEARING AND ORDERING NOTICE
hearing the application for authority to renounce administration to be given the	, at o'clockM. as the date and time for administer decedent's estate. The Court orders notice to take or nose persons entitled to administer decedent's estate, whose priority o that of applicant, and who have not waived appointment to
Date	Jan Michael Long, Probate Judge

ESTATE OF:	, DECEASED
CASE NO.	
WAIVER OF RIGH	T TO ADMINISTER
Revised Code, Sec	2. 2113.07
Application of	for appointment to
administer decedent's estate.	
The undersigned, being persons entitled to admir right to do so is equal or superior to that of the applicant estate.	nister decedent's estate, and whose priority of , hereby waive the appointment to administer the
<del></del>	

CASE NO.	, DECEASED
	FIDUCIARY'S ACCEPTANCE (EXECUTOR – ADMINISTRATOR) Revised Code, Sec. 2109.02
I, the undersigned, hereby a are ordered by the Court ha	t the duties which are required of me by law, and such additional duties a jurisdiction of the subject matter of the trust, as
<ol> <li>Depositing funds w.</li> <li>Making and filing a unless the court externation.</li> <li>After inventory is find within 30 days of su.</li> <li>Proceeding with dil.</li> <li>Making and filing a is the sole legatee or of such person, a parawithin 30 days after.</li> <li>I acknowledge that I and</li> </ol>	the to pay debts.  count within 9 months after appointment. If the executor or administrator or none of the legatees or heirs is under a legal disability, upon consent accounting may be waived in which case a final account must be filed inistration is completed.  ject to removal as such fiduciary if I fail to perform such duties.  a subject to possible penalties for improper conversion of the property
Date	Fiduciary

**NOTE:** Sec. 2109.02. Every fiduciary, before entering upon the execution of a trust, shall receive letters of appointment from a probate court having jurisdiction of the subject matter of the trust.

The duties of a fiduciary shall be those required by law, and such additional duties as the court orders. Letters of Appointment shall not issue until a fiduciary has executed a written acceptance of his duties, acknowledging that he is subject to removal for failure to perform his duties, and that he is subject to possible penalties for conversion of property he holds as a fiduciary. The written acceptance may be filed with the application for appointment.

ESTATE OF:	, DECEASED
CASE NO	
<u>Al</u>	PPOINTMENT OF APPRAISER Revised Code, Sec. 2115.020607
• • •	nt's estate which do not have readily ascertainable value, and asks the
Court to approve the appointment.	Subject to Court approval on the amount of such compensation, the ser reasonable compensation for his services as part of the expenses of
	Fiduciary (or applicant)
	ENTRY SETTING HEARING
	at o'clockM.  the above appointment of appraiser.
as the date and time for nearing th	e above appointment of appraiser.
Date	Jan Michael Long, Probate Judge
EN	TRY APPROVING APPRAISER
The appointment of apprai	ser in the above application is hereby approved.
Date	Jan Michael Long, Probate Judge

ESTATE OF:	, DECEASED			
CASE NO				
ENTRY APPOINTING FIDUCIARY; LETTERS OF AUTHORITY  [For Executors and all Administrators]				
Name and Title of Fiduciary				
On hearing in open Court the applic	cation of the above fiduciary for authority to administer			
decedent's estate, the Court finds that;				
	<b>llowing</b> ] Testate - On,			
domiciled in	·			
[Check one of the following]	Bond is dispensed with by the Will - Bond is dispensed with			
by law - Applicant has executed and fil	ed an appropriate bond, which is approved by the Court; and			
Applicant is a suitable and compete	ent person to execute the trust.			
The Court therefore appoints applic	cant as such fiduciary, with the power conferred by law to fully			
administer decedent's estate. This Entry of	f Appointment constitutes the Fiduciary's Letters of Authority.			
Date	Jan Michael Long, Probate Judge			
The above document is a true copy	APPOINTMENT AND INCUMBENCY of the original kept by me as custodian of the records of this Letter of Authority of the name fiduciary, who is qualified			
[Seal]	Jan Michael Long, Probate Judge			
[Scar]	[Seal] By			
	Date			

ESTATE OF:	, DECEASED
CASE NO	
CERTIFICATION OF NOT	ICE TO ADMINISTRATOR OF MEDICAID ESTATE
	RECOVERY PROGRAM [R.C. 2117.061 AND 5162.21]
	ED IN THE PROBATE COURT UPON COMPLETION OF OTICE TO ADMINISTRATOR
_	ce in compliance with Ohio Revised Code 2117.061 and 5162.21 was od authorized by Civ.R. 73 on the day of:
	Medicaid Estate Recovery 150 E. Gay St, 21 <sup>st</sup> Floor Columbus, Ohio 43215
Attorney for Applicant	Person Responsible for the Estate
Typed or Printed Name	Typed or Printed Name
Address	Address
City, State, Zip Code	City, State, Zip Code
()Telephone Number	() Telephone Number
Attorney Registration No.	

ESTATE OF:	, DECEASED
CASE NO	

### NOTICE TO ADMINISTRATOR OF MEDICAID ESTATE RECOVERY PROGRAM

[R.C. 2117.061 AND 5162.21]

IF THE ESTATE OF THE DECEDENT IS SUBJECT TO THE MEDICAID ESTATE RECOVERY PROGRAM PURSUANT TO R.C. 5162.21, THIS NOTICE SHALL BE FILED WITH THE ADMINISTRATOR OF THE PROGRAM AT THE FOLLOWING ADDRESS:

Medicaid Estate Recovery 150 E. Gay Street, 21<sup>st</sup> Floor Columbus, Ohio 43215

### THIS NOTICE IS NOT A PUBLIC RECORD AND SHALL NOT BE FILED IN THE PROBATE COURT

The undersigned person responsible for the Estate hereby states the following:

	Name of Decedent: Address of Decedent:
3.	Date of Birth:
	Date of Death:
	Social Security Number:
	Check all Applicable boxes:

A copy of the Schedule of Assets (Form 6.1) or Assets and Liabilities (Form5.1) is attached;

A schedule of any other real and personal property and other assets in which the decedent had any legal title or interest at the time of death (to the extent of the interest), including assets conveyed to a survivor, heir, or assign of the individual through joint tenancy, tenancy in common, survivorship, life estate, living trust, or other arrangement;

The spouse of the decedent was subject to the Medicaid Estate Recovery Program, a separate notice is being submitted for the pre-deceased spouse.

ESTATE OF:	, DECEASED
CASE NO	
	Signature - Person responsible for the Estate
	Typed or Printed Name
	<del> </del>
	Address
	City, State, Zip
	()
	Telephone Number

ESTATE OF:	, DECEASED
CASE NO	
ESTATE RECOVERY PROG	RAM DISCLOSURE
The undersigned Applicant hereby certifies that to t	the best of their knowledge, the decedent, who
was over the age of fifty-five years at the time of death, wa	as NOT a recipient of medical assistance under
Chapter 5111 of the Revised Code.	
	Applicant
	Date

ESTATE OF:	, DECEASED
CASE NO	
INVENTORY AND API [R.C. 2115.02 and 2115.09]	
To the knowledge of the fiduciary the attached schedule of The fiduciary determined the value of those assets whose value were not appraised by the appraiser, and that such values are co	es were readily ascertainable and which
The estate is recapitulated as follows:	
Tangible personal property	\$
Intangible personal property	\$
Real Property	\$
Total	\$
First automobile transferred to surviving spouse under R.C. 2106.18  Second automobile transferred to surviving spouse under R.C. 2106.18  Total value [not to exceed \$40,000.00]	3 value \$
$\Box$ The fiduciary is also the surviving spouse of the decedent and waive	es notice of the taking of the inventory.
Attorney Fid	luciary

#### **APPRAISER'S CERTIFICATE**

The undersigned appraiser agrees to act as appraiser of decedent's estate and to appraise the property exhibited truly, honestly, impartially, and to the best of the appraiser's knowledge and ability. The appraiser further says that those assets whose values were not readily ascertainable are indicated on the attached schedule by a check in the "Appraised" column opposite each such item, and that such values are correct.

Form 6.0 - INVENTORY AND APPRAISAL

Attorney Registration No.

Appraiser

ESTATE OF:		, DECEASED
CASE NO		
WAIVER OF	NOTICE OF T	AKING OF INVENTORY 5.04]
The undersigned surviving spouse of decedent's estate.	hereby waives not	ice of the time and place of taking the inventory
	Surv	iving Spouse
WAIVER OF N [Use when notice	NOTICE OF HI	EARING ON INVENTORY or deemed necessary by the fiduciary]
The undersigned, who are interested	ed in the estate, wa	ive notice of the hearing on the inventory.
El	NTRY SETTIN	NG HEARING
The Court sets time for hearing the inventory of deced		o'clockM., as the date and
Date		Jan Michael Long, Probate Judge

ESTATE OF:			_, DECEASED
CASE NO			
	SCHEDULE [Attach to invente	OF ASSETS  ory and appraisal]	
Page of	pages.		
blank if the readily asce	e column "Appraised" opposi rtainable value was determin		the appraiser. Leave
			Value

ESTATE C	)F:				, DECEASED
CASE NO.					
Page	of	pages.			
(Incort	o chook in the c	volumn "Annroised" on	nosito en itom i	f it was valued by	the energieer Leeve
blank if the	e readily ascerta	column "Appraised" oppinable value was deterr	nined by fiduci	r it was valued by ary)	the appraiser. Leave
	·		·	•	
Item				Appraised	Value

Fiduciary

ESTATE OF:	, DECEASED
CASE NO	
WAIVER OF NOTICE OF HEARING [Use when notice is required by the Court or deemed no	G ON INVENTORY  cessary by the fiduciary]
The undersigned, who are interested in the estate, waive noti	ce of the hearing on the inventory.
<del></del>	
<del></del>	

ESTATE OF:	:		, DECEASED
CASE NO.			
	APPLICATION FOR	TRANSFER OF MO	TOR VEHICLE
following des	rsigned, qualified fiduciary of scribed motor vehicle, belonging	ng to said Estate:	s he has in his possession the
Year	Body Type	Model	Make
			No
the statue of c	tes that the following person is descent and distribution -   uests that the above mentioned	family allowance - □ by pu	
	Name		
	Address		
		APPLICA	NT
	ENTRY TRAN	SFER OF MOTOR V	EHICLE
	ds that all of the statements in entitled to such motor vehicle.	the above application are to	rue and that the aboe
It is therefore	ORDERED that said fiduciary	y transfer said motor vehicl	e as prayed for.
		Jan Michae	el Long, Probate Judge

ESTATE OF:	, DECEASED
CASE NO.	_

APPLICATION FOR C	CERTIFICATE [R.C. 2113.61]	E OF TRANSFER
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 describe 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 to	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	nt's known debts.	
☐ Estate is insolvent and transfer shall apply toward	d the allowance for s	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	lication before being discharged.
☐ Applicant is the Executor or Administrator appoin	nted in another state	e. There is and has been no
ancillary administration in Ohio. The real proper	ty to be transferred i	is located in this county.
☐ The transfer is subject to a written contract for the	e sale and conveyan	ce of the real property, entered
into but uncompleted by Decedent before death.	A copy of the contr	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	n Administration [R	a.C. 2113.031(D)(3)]
☐ The real property to be transferred is subject to a	charge in favor of th	ne surviving spouse in the amount
of \$as computed pur	suant to R.C. 2106.1	11 on attached Exhibit A, and as
shown on the accompanying Certificate of Transfe		
monetary share which is party of the surviving spo	ouse's total intestate	share.

ESTATE OF:	, DECEASE	ED
CASE NO.		
hereby elects to take such interest	been filed. re interest in the mansion house to the surviving spouse, t as part or all of the intestate share and/or allowance for	r support.
spouse and applicant must sign	he following must be completed, and both the survivi this form].	ıng
The value of the total intestate share to w	which decedent's surviving spouse is entitled is\$	
The value of the allowance for support to	which decedent's surviving 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 hou	\$se\$	
with it, which are described in cer	ent to house and used in conjunction rtificate of transfer and which spouse\$	
Less: Decedent's share of liens	on any and all of above\$	
Total	\$\$\$	
Surviving Spouse	Applicant	
	Title or status	
ENTRY ISSUIN	G CERTIFICATE OF TRANSFER	
	tion contains the information required by statute orders be filed with this Entry and a copy of the Certificate of	
☐ [Check if applicable] The Court furth 2106.11.	ner finds that the transfer is subject to a charge pursuant	to R.C.
	Ian Michael Long Probate Judge	

ESTATE OF:	, DECEASED
CASE NO	
CERTIFICATE OF T	TRANSFER
NO	<del></del>
[Check one of the following]	
☐ Decedent died intestate.	
☐ Decedent died testate.	
Decedent died ono certificate. The persons to whom such real property passed	wing the real property described in this by devise, descent or election are as follows:
Name Residence Address	Transferee's share of Decedent's interest
[Complete if applicable] The real property described in this \$	is certificate is subject to a charge of ouse, in e which is part of the surviving spouse's total

ESTATE OF:	, DECEASED
CASE NO	
The legal description of decedent's interest in the real prop sheets, if necessary].	erty subject to this certificate is: [use extra
Prior Instrument Reference:	
Parcel No:	
This instrument was prepared by	
ISSUANCE	<u>2</u>
This Certificate of Transfer is issued thisday of	, 20
	Jan Michael Long, Probate Judge
<u>AUTHENTICA</u>	TION
I certify that this document is a true copy of the original Ce	ertificate of Transfer Noissued on
and kept by me	as custodian of the official records of this
Court.	
Date	Jan Michael Long, Probate Judge
	By
	Deputy Clerk

ESTATE OF:			, DECEASED
CASE NO			
<u>F</u> )	[R.C 2109.30,2109.301 ar [Executors and Admin	nd 2109.32]	
The fiduciary offers the account given disbursements. The fiduciary states the			-
[Check one of the following]			
$\square$ This is a partial account. A statement	nt of the assets rema	ining in the fiduciary's	hands is attached.
$\hfill\Box$ This is a final account. A statement the beneficiaries is attached.	of the assets remain	ing in the fiduciary's h	ands for distribution to
$\square$ This is an account of distribution, ar	nd fiduciary asks to l	be discharged upon its a	approval and settlement.
$\Box$ This is a final and distributive accounsettlement.	nt, and the fiduciary	asks to be discharged	upon its approval and
☐ This is a supplemental final account			
[Complete if this is a partial account, or if of The period of this account is from			
[Complete if applicable] Accounts previous and attorney fees paid for each period,	•	ate, the accounting period	ods, and the fiduciary
Date Filed A	Accounting Period	Fiduciary Fees Paid	Attorney Fees Paid
		\$ 	\$

#### Note:

**2117.06 (K) states**: "The distribute may be liable to the estate up to the value of the distribution and may be required to return all or any part of the value of the distribution if a valid claim is subsequently made against the estate within the time permitted under this section."

**2109.32 (C) states**: "The rights of any person with a pecuniary interest in the estate are not barred by approval of an account pursuant to division (A) and (B) of this section. These rights may be barred following a hearing on the account pursuant to section 2109.33 of the Revised Code."

This account is recapitulated as follows:  ECEIPTS  Personal property not sold	ESTATE OF:CASE NO	, DECEASED
Personal property not sold		
Personal property not sold	•	as follows.
Proceeds from sale of personal property	<u>RECEIPTS</u>	
Real property not sold	Personal property not sold	\$
Proceeds from sale of real property\$  Income	Proceeds from sale of personal j	property\$
Income	Real property not sold	\$
Other receipts	Proceeds from sale of real proper	erty\$
Total receipts	Income	\$
Fiduciary fees this accounting period\$  Attorney fees this accounting period\$  Other administration costs and expenses\$  Debts and claims against estate\$  Ohio and federal estate taxes\$  Personal property distributed in kind\$  Real property transferred\$  Other disbursements to beneficiaries\$  Total disbursements\$  ALANCE REMAINING IN FIDUCIARY'S HANDS\$  ENTRY SETTING HEARING  to Court sets	Other receipts	\$
Fiduciary fees this accounting period\$  Attorney fees this accounting period\$  Other administration costs and expenses\$  Debts and claims against estate\$  Ohio and federal estate taxes\$  Personal property distributed in kind	Total receipts	\$
Attorney fees this accounting period\$  Other administration costs and expenses\$  Debts and claims against estate\$  Ohio and federal estate taxes\$  Personal property distributed in kind\$  Real property transferred\$  Other disbursements to beneficiaries\$  Total disbursements\$  ALANCE REMAINING IN FIDUCIARY'S HANDS\$  storney Fiduciary  trorney Registration No	<u>DISBURSEMENTS</u>	
Other administration costs and expenses	Fiduciary fees this accounting p	period\$
Debts and claims against estate\$  Ohio and federal estate taxes\$  Personal property distributed in kind\$  Real property transferred\$  Other disbursements to beneficiaries\$  Total disbursements\$  ALANCE REMAINING IN FIDUCIARY'S HANDS\$  Fiduciary  torney Fiduciary  torney Registration NoDate  ENTRY SETTING HEARING  ne Court setsato'clockM., as the date and time for he	Attorney fees this accounting pe	eriod\$
Ohio and federal estate taxes	Other administration costs and e	expenses\$
Personal property distributed in kind	Debts and claims against estate.	\$
Real property transferred\$  Other disbursements to beneficiaries\$  Total disbursements\$  ALANCE REMAINING IN FIDUCIARY'S HANDS\$  torney Fiduciary  torney Registration No Date  ENTRY SETTING HEARING  the Court sets at o'clockM., as the date and time for he	Ohio and federal estate taxes	\$
Real property transferred\$  Other disbursements to beneficiaries\$  Total disbursements\$  ALANCE REMAINING IN FIDUCIARY'S HANDS\$  torney Fiduciary  torney Registration No Date  ENTRY SETTING HEARING  the Court sets at o'clockM., as the date and time for he	Personal property distributed in	ı kind\$
Total disbursements		
ALANCE REMAINING IN FIDUCIARY'S HANDS	Other disbursements to benefici	iaries\$
ALANCE REMAINING IN FIDUCIARY'S HANDS	Total disbursements	\$
torney Fiduciary  torney Registration No Date  ENTRY SETTING HEARING  at o'clockM., as the date and time for he	BALANCE REMAINING IN FIDUC	CIARY'S HANDS
torney Registration No Date		
ENTRY SETTING HEARING  ne Court sets ato'clockM., as the date and time for he	Attorney	Fiduciary
ne Court setsato'clockM., as the date and time for he	Attorney Registration No	Date
	<u>E</u> 1	NTRY SETTING HEARING
e above account.	The Court sets	_ato'clockM., as the date and time for he
	the above account.	
Jan Michael Long, Probate Judge	Date	Jan Michael Long. Probate Judge

ESTATE OF:				, DECEASED
CASE NO				
	RECEI	PTS AND DIS  [Attach to fiduciary	BURSEMENTS 's account]	
Page of	pages			
of his trust.	nized statement of			ary in the administration
Item		Voucher No.		nt Value or Amount
			\$	\$

ESTATE C	)F:		 , DECEASED
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The estate assets remaining in the fiduo	ciary's hands are recapitulated as	follows:
Tangible personal property		\$
Intangible personal property		\$
Total personal property		\$
Real estate		
Total assets remaining in fiduci	ary's hands	\$
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