ESTATE OF		, DECEASED
CASE NO		_
A		O PROBATE WILL 107.18, and 2107.19]
Applicant says that deced	ent died on	
Decedent's domicile was		
		Street Address
City or Village, or Township if u	unincorporated area	County
Post Office	State	Zip Code
A document purporting to be notice of probate of this will.	decedent's last will is a	ttached and offered for probate, and applicant waives
Decedent's surviving spouse on the attached Form 1.0.	, children, next of kin, l	egatees and devisees, known to applicant, are listed
Attorney for Applicant		Applicant
Typed or Printed Name		Typed or Printed Name
Address		Address
Phone Number (include area co	ode)	Phone Number (include area code)
Attorney Registration No.		Thone Number (monute area code)
WA The undersigned, being pers certificate is filed evidencing	Sons entitled to notice of these waivers and any	OF PROBATE OF WILL f the probate of this will, waive such notice. After a notices given, any action to contest the validity of
	ter January 1, 2002, an	s after the filing of the certificate for estates of d no more than four months after the filing of the anuary 1, 2002.

CASE NO.	

ENTRY ADMITTING WILL TO PROBATE

The Court finds that the purported will of decedent, either on its face or from testimony of the witnesses, complies with applicable law. It is therefore admitted to probate and ordered recorded. The Court further orders that notice of the probate be given to all parties entitled to notice.			
Date	Probate Judge		
	CERTIFICATE OF WAIVER OF NOTICE		
The	undersigned states that all persons entitled to notice:		
[Che	ck applicable boxes]		
	Have waived notice of the application for probate of this will or of a contest as to jurisdiction.		
	Have waived notice of this will's admission to probate. The waivers are filed herein.		
	Have not been notified because their names or places of residence are unknown and cannot with reasonable diligence be ascertained.		
	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.		
		F PROBATE OF WILL .19(A)(2)]
notice. After a certificate is filed evidencing contest the validity of this will must be file certificate for estates of decedents who	g these ed no m die on c	ice of the probate of this will, waive such waivers and any notices given, any action to nore than three months after the filing of the or after January 1, 2002, and no more than states of decedents who die before January
	_	
	_	
	_	
	_	
	_	
	_	
	_	
	_	

ESTATE OF	, DECEASED
CASE NO.	
	F PROBATE OF WILL R.C. 2107.19(A)]
To:	
You are hereby notified that the decedent d decedent's will was admitted to probate by this C	ied on, that the ourt located at
	This notice is given to all
persons who would be entitled to inherit from	the decedent had the decedent died intestate and to all o do not waive notice. You are receiving this notice as:
The Surviving Spouse.	
A person who would be entitled to inher	it 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 fi	res given, any action to contest the validity of this will must ling of the certificate for estates of decedents who die on or our months after the filing of the certificate for estates of
Date	Fiduciary Applicant for the admission of this will to probate
Turned on Drinted Norse	Applicant for a release from administration
Typed or Printed Name	Other interested person
	Attorney for any of the above
Address	
	Attorney Registration No.
Phone Number (include area code)	

ESTATE OF	, DECEASED		
CASE NO.			
ENTRY ADMIT	TING WILL TO PROBATE		
The Court finds that the purported will of decedent, either on its face or from the testimony of the witnesses, complies with the applicable law. It is therefore admitted to probate, and ordered recorded. The Court further orders that notice of the probate be given to all parties entitled to notice.			
Date	Probate Judge		

EST	ATE OF, DECEASED		
CAS	SE NO		
	CERTIFICATE OF SERVICE OF NOTICE OF PROBATE OF WILL [R.C. 2107.19(A)(3)]		
The	undersigned states that all persons entitled to notice:		
[Che	ck 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 will to probate.		
	Have been notified of the hearing on the probate of this will or a contest as to jurisdiction.		
	Evidence of notification is filed herein.		
	Have not been notified because their names or places of residence are unknown and cannot with reasonable diligence be ascertained.		
	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.		

IN THE WARREN COUNTY, OHIO COMMON PLEAS COURT PROBATE DIVISION

ESTATE OF		, DECEASED
CASE NO		
APPLICA [*]	TION TO FILE V	VILL FOR RECORD ONLY
Applicant states that decedent of	lied on	
Decedent's domicile was		Address.
	Street	Address.
City, Village or Township if unincorporated a	area	County.
Post Office	State	Zip Code.
A document purporting to be the	e original of deceden	t's Will is attached and offered for filing.
Decedent's surviving spouse, ch on the attached Form 1.0	nildren, next of kin, le	egatees and devisees, known to applicant, are listed
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.		
	EN	TRY
• • •	•	and Testament of the above named decedent has oplication for admission to probate has been filed.
It is hereby ORDERED that the	document and all r	elated papers be filed for record only with the Court;
and unless additional pleadings	for administrator or	release have been contemporaneously filed with this
Application, this proceeding is c	losed without prejud	ice.
		Judge

ESTATE OF			, DECEASED
CASE NO			

SURVIVING SPOUSE, CHILDREN, NEXT OF KIN, LEGATEES AND DEVISEES

[R.C. 2105.06, 2106.13 and 2107.19]

[Use with those applications or filings requiring some or all of the information in this form, for notice or other purposes. Update as required.]

The following are decedent's known surviving spouse, children, and the lineal descendants of deceased children. If none, the following are decedent's next of kin who are or would be entitled to inherit under the statutes of descent and distribution.

Name	Residence Address	Relationship to Decedent	Birthdate of Minor
		Surviving Spouse	

[Check whichever of the following is applicable]

The surviving spouse is the natural or adoptive parent of all of the decedent's children.

The surviving spouse is the natural or adoptive parent of at least one, but not all, of decedent's children.

The surviving spouse is not the natural or adoptive parent of any of the decedent's children.

There are minor children of the decedent who are not the children of the surviving spouse.

There are minor children of the decedent and no surviving spouse.

	CASE NO	
The following are	the vested beneficiaries named in decedent's will	l:
Name	Residence Address	Birthdate of Minor
[Check whichever	of the following is applicable]	
The will contains	s a charitable trust or bequest or devise to a charitable tru	ust, subject to R.C. 109.23 to 109.41.
The will is not	subject to R.C. 109.23 to 109.41, relating to charit	table trusts.
Date	Applicant [or gi	ive other title]

ESTATE OF		, DECEASED
CASE NO.		,
APPLICATION TO R	ELIEVE ESTATE FROI [R.C. 2113.03]	M ADMINISTRATION
Applicant says that decedent died	l on	
Decedent's domicile was	Street Address	
City or Village, or Township if unincorpo	rated area	County
Post Office	State	Zip Code
[Check one of the following] Decedent's will has been as To applicant's knowledge, d	·	
[Check one of the following]		
The assets are \$15,000 or	less and decedent died o	n or after January 1, 1976.
The assets are \$25,000 or	less and decedent died of	n or after October 20, 1987.
The assets are \$35,000 or	less and the decedent die	d on or after November 9, 1994.
The assets are \$50,000 assets and the decedent		spouse is entitled to all of the , 1993.
The assets are \$85,000 assets and the decedent		spouse is entitled to all of the ber 14, 1993.
The assets are \$100,000 assets and the decedent		spouse is entitled to all of the 8, 1999.
• •		ration because the assets do not ad liabilities of the estate is listed
The decedent 's surviving sp applicant are listed on the attac		atees, and devisees known to
Attorney for Applicant	Applicant	<u> </u>

Typed or Printed Name	Typed or Printed Name	
Address	Address	
Phone Number (include area code)	Phone Number (include area code)	
Attorney Registration No		
WAIVER	OF NOTICE	
The undersigned surviving spouse, heirs persons entitled to notice of the filing of the from administration, waive such notice.	ne application to relieve decedent's estate	
	_	
ENTRY SETTING HEAD!	NG AND ORDERING NOTICE	
The Court sets, at for hearing the application to relieve dece	o'clockM. as the date and time dent's estate from administration.	
[Check one of the following]		
All notice is dispensed with as unnec	essary.	
• •	arties is dispensed with as unnecessary. vided by law and the Rules of Civil Procedure, vho have not waived notice.	
•	innecessary. Notice by publication shall be ed by law and the Rules of Civil Procedure.	
	e persons entitled to notice, who have not tion shall be given to interested parties, as vil Procedure.	
Data	Drob eta Judro	
Date	Probate Judge	

ESTATE OF	, DE	CEASED
Case No		
ASSETS AND LIABILITIES OF ESTAT	E TO BE RELIEVED FR	OM ADMINISTRATION
Following is a summary statement of the chara check in the "Appraised" column opposite an item if it ascertainable value of the item was determined by appraise the control of the item was determined by appraise the control of the item was determined by appraise the control of the item was determined by appraise the control of the cont	was valued by the appraiser. L	eave blank if the readily
Automobiles distributed to surviving spouse by affidav	it Val	ue
First automobile selected by surviving spouse under R [Omit value when computing total assets]	raised value \$	XXXX
Second automobile selected by surviving spouse under [Omit value when computing total assets]		XXXX
Total value [not to exceed \$40,000.00]	\$	XXXX
Character of assets Real Estate, described in accompanying Certificate of Transfer No.	Appraised	Value \$
Other assets		\$
Total Assets		\$

Following is a list of decedent's known debts. [Use extra sheets if necessary]		
Name of Creditor	Nature of Debt Amount	
	,,,,,,	
Total Debts	//////\$ <u>/</u>	
	CERTIFICATION	
exhibited truly, honestly, impartially, and to the b	t as appraiser of decedent's estate, and to appraise the property best of the appraiser's knowledge and ability. The appraiser further eadily ascertainable are indicated above by a check in the "Appraised" values are correct.	
	ne value of those assets whose values were readily ascertainable and uch values are correct, and to applicant's knowledge the above list of	
Date	<u> </u>	
Date		
Appraiser	Applicant	

ESTATE OF	, DECEASED
CASE NO.	
	CE OF APPLICATION FROM ADMINISTRATION
	heirs at law, legatees, devisees and other application to relieve decedent's estate from

ESTATE OF	, DECEASED
CASE NO	
NOTICE OF APPLICATION FROM ADMINI	
To the following persons:	
Name	Address
Name	Address
Name	Address
An application has been filed in thi relieved from administration, saying that the statutory limits.	s Court asking that decedent's estate be assets in the estate do not exceed the
The hearing on the application will be heldo'clockM. in this Court.	at
The Court is located:	
If you know of any reason why the applicat and inform the Court.	ion should not be granted, you should appear
	Probate Judge/Deputy Clerk

ESTATE OF	, DECEASED
CASE NO	
PUBLICATION [Use when only one esta	
То	
Newspaper of General Cir	rculation in the County
Please publish the following notice [check once per week for two consecutive weeks When publication is complete, fill out the attached	•
"TO ALL PERSONS INTERESTED IN THE ESTA	
250510521	Decedent's Name
, DECEASED, LA	ATE OF Decedent's address
COLINTY PR	OBATE COURT, CASE NO.
An application has been filed asking to relieve the assets do not exceed the statutory limits. A hearing the should not be granted should appear and inform the should not be granted should appear and inform the should a	ng on the application will be heldersons knowing any reason why the application
	Probate Judge/Deputy Clerk
PROOF OF PL	JBLICATION
As directed by the Court, the attached notice editions dated	ce was published in the named newspaper, in
The cost of publication is \$	
	Editor [or give other title]

[Attach copy of printed notice below]

PROBATE COURT OF WARREN COUNTY, OHIO PUBLICATION OF NOTICE

[Use when multiple estates are included in same notice]

То			
Newsp	aper of General Circulation	on in the County	
Please publish the follo once per week for two consecu When publication is complete, f	•	er week for three cons	ecutive weeks.
"TO ALL PERSONS IN PENDING IN THE filed asking to relieve the estat not exceed the statutory limits. It be granted should appear and in	es from administration, s Persons knowing any reas	BATE COURT. Applica saying that the assets son why any such appli	ations have been in each case do
The decedent's name, case are as follows:	number, and the date a	nd time for hearing in	n each case
Decedent's Name and Address	Case Number	Date of Hearing	Time

PROOF OF PUBLICATION

As directed by the Court, the attached editions dated	notice was published in the named newspaper, in
The cost of publication is \$	
	Editor [or give other title]
[Attack conv.of.n	urinted notice belowl

ESTATE OF	, DECEASED
CASE NO	
ENTRY RELIEVING ESTATE [R.C. 21	
Upon hearing the application to relieve dec	edent's estate from administration, the Court
Decedent died [check one of the followin of death and domicile are as stated in the applicates;	g] testate intestate. The date ation, and the Court has jurisdiction over the
Notice to the surviving spouse, heirs at law, le duly effected or dispensed with by the Court a	
The values of the several assets in the es statutory limits.	state, given in the application do not exceed
The Court therefore relieves the estate to complete whichever of the following are applicate.	from administration, and orders [check and able]:
That the following personal property	be sold [describe]:
That the following debts of deceden	t shall be paid to the extent of the assets:
That the statutory family allowance be children of decedent — apportioned between the decedent who are not the children of the suiters.	en the surviving spouse and minor children
That Certificate of Transfer Nodescribing decedent's real estate, issue and and that authenticated copies of the certificatentitled to them;	•
\square That the financial institutions holding a pay the same upon proper tax release [check or $-\!\!\!\!\!-\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$	accounts in decedent's name as set forth below the of the following] — To the commissioner

That the remainder of	the estate be distributed in cash	n or in kind, as follows:
ame of Distributee	Property	Value or Amount
The Court appoints		
ommissioner, to receive and nereof, and to execute all ne mitation those necessary to train other titled personal propertomplete his duties and report to	sell or distribute the person ecessary documents of conv ensfer title to any motor vehicy y sold or distributed in kind	veyance, including without cle, motorcycle, watercraft, . The commissioner shall
Date	Probate Judge	9