EST	ATE OF	, DECEASED
CAS	SE NO	
	NEW CASE IN	FORMATION STATEMENT
	THE UNDERSIGNED CERTIFIES THA LATER WILL WAS FOUND ON DEPOS	T THE WILLS ON DEPOSIT HAVE BEEN EXAMINED AND NO SIT FOR THIS DECEDENT.
	WILL DEPOSITED IN THIS COURT OF ATTACHED HERETO.	NIS HEREBY WITHDRAWN AND
DEPU	UTY CLERK, PROBATE COURT	
	ATTORNEY OF RECORD T	O COMPLETE THE FOLLOWING SECTION
	UNDERSIGNED CERTIFIES THAT THE DING IN ANY JUDICIAL SYSTEM.	HIS CASE \square IS, \square IS NOT RELATED TO ANY CASE NOW
CAS	E NUMBER OF RELATED CASE	
DES	CRIPTION AND JURISDICTION OF RI	ELATED CASE
□ E E O O O O O O O O O O O O O O O O O	STATE OR RELIEF EXPECTED TO BE FILE OTHER LEASE CHECK ONE OF THE FOLLOWING OTHER OF DEATH IS ON OR AFTER JANUA	ING REGARDING CITATION TO THE SURVIVING SPOUSE: ARY 1, 2002, CITATION TO SURVIVING SPOUSE TO ISSUE DEATH PRIOR TO JANUARY 1, 2002 ON IS UNNECESSARY
	NO SURVIVING SPOUSE	
	NO WILL FILED FOR PROBATE	
	CITATION TO SPOUSE IS TO BE ISSUED.	AT REQUEST OF ATTORNEY OF RECORD
any	following address is my permanent ad	OF PERMANENT ADDRESS dress. I understand that I am required to notify the Court of ourt is authorized to remove me if I fail to comply with this
Signa	ture, Attorney of Record	Signature, Applicant
Print	Attorney Name	Print Name
Addre	ess	Address
Phone	e Number	Phone Number

Ohio Supreme Court ID Number

ESTATE OF		, DECEASED
CASE NO.		
	N TO PROBATE WIL 1, 2107.18, and 2107.19]	L
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
A document purporting to be decedent's last winotice of probate of this will.	ill is attached and offered for p	probate, and applicant waives
Decedent's surviving spouse, children, next o listed on the attached Form 1.0.	f kin, and legatees and devis	ees, known to applicant, are
Attorney for Applicant	Applicant	
Typed or Printed Name	Typed or Printed Na	ame
Address	Address	
Phone Number (include area code)	Phone Number (incl	lude area code)
Attorney Registration No.	_	
WAIVER OF NOTION	CE OF PROBATE OF	WILL
The undersigned, being persons entitled to not certificate is filed evidencing these waivers and will must be filed no more than three months a die on or after January 1, 2002 and no more that of decedents who die before January 1, 2002.	I any notices given, any action fter the filing of the certificate	to contest the validity of this for estates of decedents who
	_	



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 the applicable law. It is therefore admitted to probate, and ordered recorded. The Cour further orders that notice of the probate be given to all parties entitled to notice.			
Date	ite	Judge Jack R. Puffenberger	
	CERTIFICATE OF	WAIVER OF NOTICE	
The	e undersigned states that all persons entitled to n	notice:	
[Ch	heck applicable boxes]		
 Have waived notice of the application for probate of this will or of a contest as to jurisd 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 ca 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.			
S	URVIVING SPOUSE, CHILDRE LEGATEES AND DEV [R.C. 2105.06, 2106.13 AND 2	VISEES	
	[Use with those applications or filings requiring information in this form, for notice or other purpose		
	edent's known surviving spouse, children, are decedent's next of kin who are or worn.		
Name	Residence Address	Relationship to Decedent Surviving Spouse	Birthdate of Minor
•	of the following is applicable] use is the natural or adoptive parent of all of t	the decedent's children.	
☐ The surviving spot	ise is the natural or adoptive parent of at leas	t one, but not all of the deceder	nt'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.

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

CASE NO.				
The following are the vested beneficiaries named in the decedent's will:				
Name	Residence Address	Birthdate of Minor		
[Check whichever of the	following is applicable]			
	aritable trust or a bequest or devise to a charital to R.C. 109.23 to 109.41 relating to charitable			
Date	Applicant (or gi	ve other title)		

ESTATE OF	, DECEASED
CASE NO.	
ENTRY ADM	ITTING WILL TO PROBATE
witnesses, complies with the applical	Il of decedent, either on its face or from testimony of the ble law. It is therefore admitted to probate, and ordered nat notice of the probate be given to all parties entitled to
Date	Judge Jack R. Puffenberger



ESTATE OF	, DECEASED		
CASE NO.			
	ESTATE FROM ADMINISTRATION C. 2113.03]		
Applicant states that decedent died on			
Decedent's domicile was			
	Street Address		
City or Village, or Township if unincorporated area	County		
Post Office Sta	ate Zip Code		
[Check one of the following]			
\square Decedent's will has been admitted to probate in th	is Court.		
\square To applicant's knowledge, decedent did not leave	a will.		
[Check one of the following]			
\Box The assets are \$ 15,000 or less and decedent died of	on or after January 1, 1976.		
\Box The assets are \$ 25,000 or less and decedent died of	on or after October 20, 1987.		
The assets are \$ 35,000 or less and decedent died on or after November 9, 1994.			
☐ The assets are \$ 50,000 or less; and the surviving or after April 16, 1993.	spouse is entitled to all of the assets and the decedent died or		
☐ The assets are \$ 85,000 or less; the surviving spo after September 14, 1993.	use is entitled to all of the assets and the decedent died on or		
☐ The assets are \$ 100,000 or less; the surviving spo after March 18, 1999.	use is entitled to all of the assets and the decedent died on or		
Applicant asks that the estate be relieved from admini A statement of the assets and liabilities of the estate is	stration because the assets do not exceed the statutory limits. listed on the attached Form 5.1.		
The decedent's surviving spouse, next of kin, legatees Form 1.0.	s, and devisees known to applicant, are listed on the attached		
Attorney for Applicant	Applicant		
Typed or Printed Name	Typed or Printed Name		
Address	Address		
Phone Number (include area code)	Phone Number (include area code)		
Attorney Registration No			



The undersigned surviving spouse, heirs at law, legatees, devisees, and other persons entitled to notice of the filing of the application to relieve decedent's estate from administration, waive such notice. ENTRY SETTING HEARING AND ORDERING NOTICE The Court sets _____, at ______0'clock ____. M., as the date and time for hearing the application to relieve decedent's estate from administration. [Check one of the following] All notice is dispensed with as unnecessary. Notice by publication to interested parties is dispensed with as unnecessary. Written notice shall be given, as provided by law and the Rules of Civil Procedure, to those persons entitled to notice, who have not waived notice. Written notice is dispensed with as unnecessary. Notice by publication shall be given to interested parties as provided by law and the Rules of Civil Procedure. Written notice shall be given to those persons entitled to notice, who have not waived notice, and notice by publication shall be given to interested parties, as provided by law and the Rules of Civil Procedure. Judge Jack R. Puffenberger Date

WAIVER OF NOTICE

CASE NO.

ESTATE OF		, DECEASED
CASE NO.		
ASSETS AND LIABILITIES OF ESTATE TO BE	RELIEVED FROM A	DMINISTRATION
Following is a summary statement of the character and valin the "Appraised" column opposite an item if it was valuascertainable value of the item was determined by applicant	ed by the appraiser. L	eave blank if the readily
Automobiles distributed to surviving spouse by affidavit	Value	
First automobile selected by surviving spouse under R.C. 2106. [Omit value when computing total assets] Appraise	ed Value \$	XXXX
Second automobile selected by surviving spouse under R.C. 210 [Omit value when computing total assets] Appraise		XXXX
Total Value [not to exceed \$40,000.00]	\$	XXXX
Character of asset 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]

	CASE NO.	
Name of Creditor	Nature of Debt	Amount
		\$
	_	
Total Debts		\$
	CERTIFICATION	
exhibited truly, honestly, impartially, a says that those assets whose values	reed to act as appraiser of decedent's and to the best of the appraiser's knowled were not readily ascertainable are in the hitem, and that such values are correct.	dge and ability. The appraiser further
	termined the value of those assets who er, and that such values are correct, and	
		
Date		
Appraiser	Applicant	

FSTATE OF

ESTATE OF _	, DECEMBED
CASE NO	
F	ENTRY RELIEVING ESTATE FROM ADMINISTRATION Revised Code Sec. 2113.03
Upon he	aring the application to relieve decedent's estate from administration, the Court finds that:
	t died [check one of the following] – [] testate – [] intestate. The date of death and stated in the application, and the Court has jurisdiction over the estate;
	the surviving spouse, heirs at law, legatees, devisees, and other interested persons was dispensed with by the Court as unnecessary;
The valu	les of the several assets in the estate, given in the application do not exceed the statutory
	art therefore relieves the estate from administration, and orders [check and complete the following are applicable]:
[]	That the following personal property be sold [describe]:
[]	That the following debts of decedent shall be paid to the extent of the assets:
	That the statutory family allowance be paid to the [] surviving spouse – [] minor decedent – [] apportioned between the surviving spouse and the minor children of the re not the children of the surviving spouse. Attach Form 7.2A if necessary.
	That Certificate of Transfer No, attached to the application and describing estate, issue and be preserved in the records of the Court and that authenticated copies of e delivered as required to the persons entitled to them;
[] the same upon p	That the financial institutions holding accounts in decedent's name as set forth below pay roper tax release [check one of the following] – [] to the commissioner – [] to
[]	That the remainder of the estate be distributed in cash or in kind, as follows:



DECEASED

Name of Distributee	Property	Value or Amount
		\$
_		
all necessary documents of converge any motor vehicle, motorcycle, w	or distribute the personal property or processor, including without limitation those vatercraft, or other titled personal properts his duties and report to the Court within	e necessary to transfer title to ty sold or distributed in kind
Date	Judge Jack R. Puffenber	rger
I,, Attorney-at-		
hereby certify, that the within instrument prepared and/or examined by me, and that same, in my opinion, is correct and proper.	was the	

CASE NO.

ESTATE OF			, DECEASED
CASE NO.			
	REPORT OF	DISTRIBUTION	
Now comes your in said matter. Distribut Court in the following n	r duly appointed tion of the assets has been nanner:	h en made in accordance wi	th the previous order of this
DATE OF SALE OR DISTRIBUTION	TO WHOM SOLD OR DISTRIBUTED	DESCRIPTION	PROCEEDS OR VALUE
		Commissioner	
	JUDGMI	ENT ENTRY	
			, 20
		been made according to lution are hereby approved	law and the former Order of
I,, Attorney-at-law, hereby certify, that the within instrument was		Judge Jack R. Puffenberger	

FORM 5.9 – REPORT OF DISTRIBUTION RELEASE FROM ADMINISTRATION

prepared and/or examined by me, and that the same, in my opinion, is correct and proper.

CACTINO		
CASE NO.		
	OF DISTRIBUTION ontinuation Page	
Now comes your duly appointedin said matter. Distribution of the assets has Court in the following manner:	been made in accordance	herein and submits his report with the previous order of this
DATE OF SALE TO WHOM SOLI		PROCEEDS OR
OR DISTRIBUTION OR DISTRIBUTE	D DESCRIPTION	VALUE
Total from this C	antiquation Doza	carried over to Page 1

CACTINO		
CASE NO.		
	OF DISTRIBUTION ontinuation Page	
Now comes your duly appointedin said matter. Distribution of the assets has Court in the following manner:	been made in accordance	herein and submits his report with the previous order of this
DATE OF SALE TO WHOM SOLI		PROCEEDS OR
OR DISTRIBUTION OR DISTRIBUTE	D DESCRIPTION	VALUE
Total from this C	antiquation Doza	carried over to Page 1