ESTATE OF	, DECEASED
CASE NO	
INVENTORY AND APPRAISAL [R.C. 2115.02 AND 2115.09]	
To the knowledge of the fiduciary the attached schedule of assets in decedent's estate determined the value of those assets whose values were readily ascertainable and whice appraiser, and that such values are correct.	
The estate is recapitulated as follows:	
Tangible personal property	\$
Intangible personal property	\$
Real Estate	\$
Total	\$
First automobile transferred to surviving spouse under R.C. 2106.18	
Total value [not to exceed \$65,000.00]\$	_
Insofar as it can be ascertained, an Ohio Estate Tax Return □ will □ will not be filed	
☐ The fiduciary is also the surviving spouse of the decedent will, and waives notice of	the taking of the inventory.
Attorney Fiduciary	
Attorney Registration No	
APPRAISER'S CERTIFICATE	

The undersigned appraiser agreed 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.

Appraiser		

CASE NO.	

#### WAIVER OF NOTICE OF TAKING OF INVENTORY

[R.C. 2115.04]

The undersigned surviving	spouse hereby waives	s notice of the time ar	nd place of taking the i	inventory of decedent's
estate.				

Surviving Spouse	

#### WAIVER OF NOTICE OF HEARING ON INVENTORY

[Use when notice is required by the Court or deemed necessary by the fiduciary]

The undersigned, who are interested in the estate, waive notice of the hearing on the inventory.			
	_		
	_		
	=		
	_		
	_		

ESTATE	OF						, DECEASEI
			SCHED	ULE OI	- ASSE	гѕ	
			(Attach to	o inventory a	and appraisal	)	
Page	of	pages.					
			aised" opposit ermined by fid		t was valued	by the appraise	r. Leave blank if the
Item						Appraised	Value
							\$

Fiduciary

			CASE NO.	-
Page	of	_pages.		

Item	Appraised	Value
		\$

Fiduciary

ESTATE OF	, DECEASED
CASE NO	
	HEARING ON INVENTORY urt or deemed necessary by the fiduciary]
The undersigned, who are interested in t inventory.	he estate, waive notice of the hearing on the

ESTATE OF		, DECEASED
CASE NO		
ENTRY SETTING I	HEARING ON INVEN	TORY
The Court sets	at	o'clockM.
in Room as the date and time for	hearing the inventory of deced	dent's estate. The
Court orders that notice of the hearing or	n the inventory be given to all	parties entitled to
notice.		
Date	Ralph Winkler, Prob	ate Judge

ESTATE OF	, DECEASED
CASE NO	
ENTRY APPRO	OVING INVENTORY
to notice of the hearing on the inventory of	ate having been filed and those persons entitled said estate having either waived notice of the rdance with law, the inventory and appraisal is
	Ralph Winkler, Probate Judge
Attorney Attorney Registration No	_