## PROBATE COURT OF BELMONT COUNTY, OHIO ALBERT E. DAVIES, JUDGE

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

CASE NO.			
[R.C.	INVENTORY 2115.02 and 2115.09] - D	<b>AND APPRAIS</b> Date of Death ON or Bef	· - ·
	lue of those assets wh	ose values were read	decedent's estate is complete. The ily ascertainable and which were not
The estate is recapitulated	as follows:		
Tangible personal property			\$
Intangible personal property	y		\$
Real property			\$
Total			\$
Automobiles transferred to	surviving spouse unde	r R.C. 2106.18	
Value(s): \$	, \$	, \$	, \$,
\$	, \$	, \$	, \$
Total value (not to exceed \$	540,000.00)		\$
The fiduciary is also th inventory.	e surviving spouse of t	he decedent and waiv	res notice of the taking of the
Attorney's Signature		Fiduciary's Signa	ature
Attorney's Typed or Printed Name		Fiduciary's Typed or Printed Name	
Attorney Registration No		<u></u>	
	APPRAISE	R'S CERTIFICAT	E
exhibited truly, honestly, imfurther says that those ass	partially, and to the be sets whose values wer	est of the appraiser's l re not readily ascertai	estate and to appraise the property knowledge and ability. The appraiser nable are indicated on the attached n, and that such values are correct.
		Appraiser's Signature	

Appraiser's Typed or Printed Name

CASE NO.	

## WAIVER OF NOTICE OF TAKING OF INVENTORY [R.C. 2115.04]

The undersigned surviving spouse hereb decedent's estate.	by waives notice of the time and place of taking the inventory of
	Surviving Spouse's Signature
	Surviving Spouse's Typed or Printed Name
	TICE OF HEARING ON INVENTORY red by the Court or deemed necessary by the fiduciary]
The undersigned, who are interested in the	he estate, waive notice of the hearing on the inventory.
	<u> </u>
	<del></del>
	<u> </u>
ENT	RY SETTING HEARING
The Court sets as the date and time for hearing the inver	at o'clockM. ntory of decedent's estate.
Date	ALBERT E. DAVIES JUDGE

## PROBATE COURT OF BELMONT COUNTY, OHIO ALBERT E. DAVIES, JUDGE

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

CASE NO.			
	INVENTORY [R.C. 2115.02 and 2115.09	AND APPRAIS  of Death After A	
fiduciary determined t		ose values were read	decedent's estate is complete. The ily ascertainable and which were not
The estate is recapitul	lated as follows:		
Tangible personal pro	perty		\$
	·		\$
Real property			\$
Total			\$
Automobiles transferre	ed to surviving spouse under	R.C. 2106.18	
Value(s): \$	, \$	, \$	, \$,
\$	, \$	, \$	, \$, , \$
Total value (not to exc	ceed \$65,000.00)		\$
The fiduciary is a inventory.	lso the surviving spouse of the	ne decedent and waiv	res notice of the taking of the
Attorney's Signature		Fiduciary's Signa	ature
Attorney's Typed or Printed Na	ame	Fiduciary's Type	d or Printed Name
Attorney Registration	No		
	APPRAISE	R'S CERTIFICAT	E
exhibited truly, hones further says that thos	tly, impartially, and to the be e assets whose values were	est of the appraiser's le e not readily ascertai	estate and to appraise the property knowledge and ability. The appraiser nable are indicated on the attached n, and that such values are correct.
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Е	TRY SETTING HEARING	
The Court setsas the date and time for hearing the i	**, **, *** *** **	Λ.
Date	ALBERT E. DAVIES, JUDGE	