ESTA	ATE OF		,	DECEASED
Case	No			
	SU	URVIVING SPOUSE, CHILDREN LEGATEES AND DEVI		
		[R.C. 2105.06, 2106.13 and 21	.07.19]	
		Use with those applications or filings requi ermation in this form, for notice or other purp		
		own surviving spouse, children, and the line kin who are or would be entitled to inherit u		
Name		Residence Address	Relationship to Decedent	Birth date of Minor
		Audress	Surviving	or without
		accept for filing this Form 1.0 if (i) a sur of decedent is listed above and (ii) one		
[Chec	k whichever of the fo	lowing 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 o	ne, but not all, of the decedent's cl	nildren.

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.

[Side 2 of Form 1.0]

		s named in the decedent's will:		
Vame	Residence	Relationship	Birth date	
	Address	to Decedent	of Minor	
				
				
				
Check whichever of t	he following is applicable]			
The will contain	ns a charitable trust or a bequest or devise to a char	aritable trust, subject to R.C. 109.2	23 TO 109.41.	
The will is not	subject to R.C. 109.23 to 109.41 relating to charit	able trusts.		
	-			
Date	Applicant	(or give other title)		

PROBATE COURT OF GEAUGA COUNTY, OHIO

JUDGE TIMOTHY J. GRENDELL

ESTATE OF	, DECEASED
Case No.	
	DR ADMISSION TO PROBATE LOST, TED, OR DESTROYED WILL [RC §2107.26, and §2107.27]
Applicant states that	, (the "Decedent") died on
	, County of
	Decedent signed his/her Last Will and Testament
	and Applicant further states
	at the time of Decedent's death; (2) either before or after the Decedent's
death such Will has become lost, spoliated, or destr	oyed and cannot be found, although a strict search has been made for such
Will, and (3) any facts known to the Applicant as to h	how the Will became lost, spoliated, or destroyed are as follows:
[ATTACH ADDITIONAL SHEETS IF NECESSARY] A copy of such lost, spoliated, or destroyed Will is at probate pursuant to the provisions of R.C. 2107.26 a	ttached. The Applicant requests that such Will be established and admitted to
Print Name of Attorney for Applicant	Print Name of Applicant
Street Address	Street Address
City, State, Zip Code	City, State, Zip Code
Phone Number	Phone Number
Attorney Registration No	

CASE NO. _____

	Residence Address	Relationship to Decedent	Birth date of Minor
	Address	Surviving Spouse	
ATTACH ADDITIONAL SHEETS IF NECESSARY]			
[]ENTRY []N	//AGISTRATE'S ORDER - SETTING H	EARING AND ORDERING NO	OTICE
ne Court sets dmit Lost, Spoliated, or Destro	, 20, at o'clockf yed Will to Probate	M., as the date and time for hearing	ng the Application
Decedent's surviving sp 2105 if the Decedent h	we written notice of the hearing on this a couse, to all persons who would be entitle ad died intestate, to all legatees and devis	ed to inherit from the Decedent un sees that are named in the Will, a	nder R.C. Chapter nd to all legatees at is known to the

ESTATE OF	, DECEASED	
Case No.		
WAIVER OF NOTICE OF HEARING AND CONSENT APPLICATION FOR ADMISSION TO PROBATE LOST WILL, SPOLIATED OR DESTROYED WILL [R.C. 2107.07]		
	ed to notice of hearing to admit to probate a lost will, notice and consent to the admission of such will to probate.	
Signature	Print Name	

ESTATE OF	, DECEASED
CASE NO	
LOST, SPOLIATED	ATION FOR ADMISSION TO PROBATE OF D, OR DESTROYED WILL 07.26 and 2107.27]
To:	
• •	filed in the Probate Court of Geauga County, Ohio asking the liated, or Destroyed Will of the above name decedent who died
	ouse of the testator, or a person who would be entitled to inheri
from the testator under Chapter 2105 of the Revised 0	Code if the testator had died intestate, a legatee or devisee tha
is named in the Will, or in the most recent Will prior	r to the lost, spoliated, or destroyed Will that is known to the
applicant, or in the most recent Will prior to the docur	nent that is treated as a Will if the most recent Will is known to
the applicant (See R.C. §2107.27).	
The hearing on that application will be held on	the day of, 20 at o'clock
The Court is located at 231 Main St., STE 200, Char	don Ohio 44024.
If you know of any reason why that application s	hould not be granted, you should appear at the hearing
and inform the Court.	
	Name:
	Phone:

IN RE	
CASE NO.	[] Guardianship [] Conservatorship [] Trust [] Other
AFFIDAVIT	EVIDENCING SERVICE OF NOTICE [Civ. R. 73(F)]
notice, in accordance with Civas required by applicable law	orn, the undersigned states that he or she has served vil Rule 73(E), upon all persons required to receive notice v, including the Geauga Local Rules, except to the extented notice. A copy of that notice is attached.
	e of notice, as required by Civil Rule 73(F), are attached, or have been previously filed.
	Fiduciary [Print Name]
	Attorney [Print Name Attorney Registration Number
Sworn to before me and subscr	ibed by, this day of
	Deputy Clerk/Notary Public

ESTATE OF		, DECEASE	D
CASE NO			
WAIVER	OF RIG	HT TO CONTEST WILL	
he undersigned has a right to contest the	validity	nt's will was admitted to probate by this cour of that will under R.C. 2107.71. The undersigne ne limit for bringing a will contest action as prov	d waive(s)
Signature		Printed Name	
	_		
	-		
	-		
	-		
	-		
	-		
	-		
	-		
	-		

	[] ENTRY [] MAGISTRATE'S ORDER - ADMITTING LOST, SPOLIATED, OR DESTROYED WILL TO PROBATE
This o	day this cause came to be heard on the application of
establish ar	nd to admit to probate the Last Will and Testament of,
nd the same	was submitted to the Court.
Wher	reupon, the Court finds that:
1.	(the "Decedent"), at the time of death, was domiciled in this County;
2.	All persons who are entitled by law to notice of this proceeding have been duly notified thereof in accordance with the law and the former order of this Court or have waived such notice;
3.	The Decedent did on or about, duly execute his Last Will and Testament in the mode provided by law;
4.	Such Will was unrevoked at the Decedent's death;
5.	Such Will became, lost, spoliated, or destroyed:
	[] after the Decedent's death of the testator
	[] before the Decedent's death, but without his/her having knowledge of such loss;
6.	The Court finds that the contents of such Will are as set forth in Exhibit 1 attached hereto;
	IT IS THEREFORE ORDERED THAT:
	A. The Last Will and Testament of Decedent, as set forth in attached Exhibit 1, is hereby established; and
	B. Such Last Will and Testament is admitted to probate and ordered recorded.

ESTATE OF	, DECEASED
Case No	
WAIVER OF NOTICE	OF PROBATE OF WILL
[R.C. 21	107.19(A)(2)]
After a certificate is filed evidencing these wa the validity of this will must be filed no more	tice of the probate of this will, waive such notice. hivers and any notices given, any action to contest that three months after the filing of the certificate nuary 1, 2002, and no more that four months after nts who die before January 1, 2002.
Signature	Print Name

ESTATE OF	, DECEASED
Case No	
NOTICE OI	F PROBATE OF WILL
ָנו	R.C. 2107.19(A)]
To:	
	, that the Decedent's Will
was admitted to probate by this Court located at 231 Ma , 20	nin Street, Ste. 200, Chardon, Ohio 44024, on
	d to inherit from the decedent had the decedent died intestate and to waive notice. You are receiving this notice as: [check all of the
The Surviving Spouse.	
A person who would be entitled to inherit from	n the decedent had the decedent died intestate.
A legatee or devisee named in the will.	
	any action to contest the validity of this will must be filed no more states of decedents who die on or after January 1, 2002, and no more rates of decedents who die before January 1, 2002.
Date	 ☐ Fiduciary ☐ Applicant for the admission of this will to probate ☐ Applicant for a release from administration
Typed or Printed Name	Other interested person
	☐ Attorney for any of the above
Street Address	Attorney Registration No
City State Zip	
Phone Number (include area code)	

ESTATE OF	, DECEASED
CASE NO	
	E OF NOTICE OF PROBATE OF WILL C. 2107.19(A)(3)]
The undersigned states that all persons entitle	ed to notice:
[Check all applicable boxes]	
 ☐ Have received notice of the admission of ☐ Have been notified of the hearing on the p ☐ Evidence of notification is filed herein. 	his will to probate. The waivers are filed herein. this will to probate. probate of this will or a contest as to jurisdiction. hes or places of residence are unknown and cannot with
	[] Fiduciary [] Applicant for the admission to 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	
	INATION §2113.12]
Declination by	·
_	ast Will of
•	e by this Court, declines to accept the trust as
Executor of that Will.	
Dated:	
	[type full name]

ESTATE OF		, DECEASED
Case No.		
APPLICATION F	OR AUTHORITY TO ADMINIST	TER ESTATE
	[R.C. 2109.02 and 2109.07]	
	utors and all Administrators; attach supplem ation for ancillary administration, if applicab	
Applicant states that the decedent died on		
Decedent's domicile was	Street Address	
City or Village, or Township if unincorporated	area	County
Post Office	State	Zip Code
Attached is a list of the surviving spouse, child includes those persons entitled to administer the estimated value of the estate is:	lren, next of kin, and legatees and devisees, knone estate.	own to applicant, which list
Personal property		\$
Total estimated estate		\$
Applicant owes the estate		\$
The estate owes applicant		\$
[Check on of the following fou	r paragraphs]	
Applicant says that decedent's Willbond.	I requests that no bond be required, and there	efore asks the Court to dispense with

Applicant is a trust company duly qualified in Ohio, and bond is dispensed with by law.

	CASE NO.
Applicant is decedent's surviving spouse and is entitled to the entire net proceeds of the estate, or applicant is the next of kin entitled to the entire net proceeds of the estate and there is no will. Bond is dispensed with by law.	
Applicant offers the attached bond in the amount of \$	
by the Court. Applicant acknowledges being	the estate imposed by law, and such additional duties as may be required g subject to removal as fiduciary for failure to perform such duties as ect to criminal penalties for improper conversion of any property held as
Attorney for Applicant	Applicant
Type or print name	Type or print name
Street Address	Street Address
City State Zip	City State Zip
Phone Number (include area code)	Phone Number (include area code)
WAIVER	OF RIGHT TO ADMINISTER
WAIVER	OF RIGHT TO ADMINISTER [R.C. 2113.06]
The undersigned, being persons entitled to admini	OF RIGHT TO ADMINISTER [R.C. 2113.06] ister decedent's estate, and whose priority of right to do so is equal or
	OF RIGHT TO ADMINISTER [R.C. 2113.06] ister decedent's estate, and whose priority of right to do so is equal or
The undersigned, being persons entitled to adminisuperior to that of the applicant, hereby waive app	OF RIGHT TO ADMINISTER [R.C. 2113.06] ister decedent's estate, and whose priority of right to do so is equal or pointment to administer the estate.
The undersigned, being persons entitled to admini superior to that of the applicant, hereby waive app Signature	OF RIGHT TO ADMINISTER [R.C. 2113.06] ister decedent's estate, and whose priority of right to do so is equal or pointment to administer the estate.
The undersigned, being persons entitled to adminituperior to that of the applicant, hereby waive applicant Signature **TDGMENT ENTRY [] MAGISTRAT* The Court sets	[R.C. 2113.06] ister decedent's estate, and whose priority of right to do so is equal or pointment to administer the estate. Type Name TE'S ORDER - SETTING HEARING AND ORDERING NO. at o'clock . M. as the date and time for
The undersigned, being persons entitled to administration to that of the applicant, hereby waive appropriate Signature **DOGMENT ENTRY [] MAGISTRAT* The Court sets	Ister decedent's estate, and whose priority of right to do so is equal or pointment to administer the estate. Type Name TE'S ORDER - SETTING HEARING AND ORDERING NOTICE of the decedent's estate. The Court orders notice to take or renounce d to administer decedent's estate, whose priority of right to do so is equal

IN RE	=	
CASE NO		[] Conservatorship [] Trust [] Other
	BACKGROUND CERTIFICA	ATION
	AND	
	RECORD CHECK AUTHORI	ZATION
(Selec	ct one)	
{]	I certify that I have not been convicted of or plead guilty to case is pending.	o a felony offense, and no felony
	I have been convicted of or plead guilty to a felony offens which is explained below: [Provide the court, court numb description of each offense]:	
crimina Courts Court	orize and consent to the Probate Court of Geauga Cou al history and background information pertaining to me a s Network. This search is referred to as a "Records Che with any personal information (e.g. social security	nd appearing in the files of The Ohio eck." Upon request I will supply the
Check	(.	
the Co	ning this document, I <i>authorize</i> the release of my criminal hourt for a period that is the lesser of (1) a two-year period abourt, or (2) the date that my duties as a fiduciary in this mat	after the date I file this document with
I understand that the Court will file this document and the background information received as a result of a Records Check, in the confidential portion of the Court's case record for this matter as provided for under Sup. R. 44 and Sup. R. 45, and that this document and such information is not deemed to be a part of the case documents or the case administrative documents pertaining to this file. This document and such information is not a public record .		
Date:		

Print Full Name

ES I A	TIE OF, DECEASED
CASE	E NO
	FIDUCIARY'S ACCEPTANCE (EXECUTOR – ADMINISTRATOR)
	, the undersigned, accept the duties that are required of me w, and such additional duties specified in the Geauga County Probate Local Rules and as are ordered by the . As executor or administrator of the estate I will:
1)	Give notice of the admission of the will to probate to all heirs and beneficiaries within two weeks and file a certificate of notice of probate of will within two months.
2)	Make and file any inventory of the real and personal assets of the estate within three months after appointment, or within such time as extended by the Court.
3)	Within two weeks after appointment, establish an estate checking account within this State and abide by all requirements set forth in Geauga Local Probate Rule 78.5(D)(4), including (a) payment of all creditors, costs, fees, reimbursements, and distributions by check drawn upon that estate checking account, (b) retain all canceled checks, which may be required to prove the accounts, and (c) no withdrawal of cash, by any means, from that estate checking account, absent a court order permitting such action and no use of estate debit or credit cards.
4)	Invest all funds, in a lawful manner.
5)	Make and file the final and distributive account within six months following my appointment, or such time thereafter as extended by the Court.
6)	File all tax documents as required bylaw.
7)	Maintain adequate insurance to reasonably protect any property that I may hold as a fiduciary.
8)	Obey all Orders of the Court.
9)	Immediately notify the Probate Court if I change my address.
	I acknowledge that I am subject to removal as such fiduciary if I fail to perform such duties. I further nowledge that I am subject to possible civil and criminal penalties for improper conversion of the property that I hold fiduciary.
NOT Cou	FICE: Attorney fees shall not be paid until the final account is prepared for filing unless otherwise approved by the rt.
cour	Every fiduciary, before entering upon execution of a trust, shall receive letters of appointment from a probate t having jurisdiction of the subject matter of the trust. [R.C. §2109.02].
DATE	::
	(Executor/Administrator)

GC PF 4.8 - Fiduciary's Acceptance

ESTATE OF _		, DECEASED
CASE NO		
		ERY ACKNOWLEDGMENT 2117.061]
person who filed	I for a Release or Summary	executor, administrator, commissioner, or the Release), I acknowledge that it is my duty to itial application of appointment whether the
(1) 55	years of age or over on the	date of death; and
(2) reci	pient of medical assistance	(Medicaid) benefits under R.C Chapter 5162.
a further duty to	determine whether I must pre tate Recovery Program," a	th of those determinations is "yes", then I have epare SC Form 7.0(A) - "Notice of Administrator and timely mail that notice to the Medicaid
	Administrator, Medica 30 E. Broad St., 14 st F Columbus, OH 43215	loor
	the Court SC Form 7.0 - "Ce	of Medicaid Estate Recovery Program, I will ertification of Notice to Administrator of Medicaid

Print Full Name

ESTAT	ΓΕ OF, DECEASED
CASE	NO
	FIDUCIARY'S ACKNOWLEDGMENT OF PERSONAL LIABILITY [Local Rule 78.17(G)]
	condition of the Court dispensing with the requirement of posting bond in this case, whedge that I have read, understand and agree with all of the following statements:
1.	A bond is similar to insurance, and covers the loss of assets in the estate that may occur because of an act or omission on my part as fiduciary of this estate.
2.	Dispensing with the requirement that I post bond in this case does not relieve me of my obligation to faithfully fulfill all of the fiduciary duties that the law imposes on me in administering this estate.
3.	Without bond, I may be personally liable for any damages that any heir, beneficiary, or creditor of this estate incurs because of an act or omission on my part as fiduciary of this estate.
4.	This means that I may have to satisfy any damages from my own personal financial assets.
5.	I am fully aware of the consequences of serving as fiduciary without bond, and I voluntarily accept the risk of personal liability for my actions in administering this estate.
6.	I understand that the Court has the authority to impose a bond requirement at any time during the administration of this estate if the Court later deems bond to be necessary.
Dated:	
_	Fiduciary

Type Name

, DECEASED

ESTATE OF

CAS	E NO
	APPLICATION TO DISPENSE WITH FIDUCIARY'S BOND [Geauga Local Rule 78.17(G)]
	Applicant requests that the Court dispense with the requirement of a fiduciary's bond under R.C. §2109.04 in this case ne following reason (check only one):
	Bond is not required under Geauga Local Rule 78.17(G)(1) because the controlling instrument nominating the Applicant for appointment as Fiduciary expressly dispenses with bond and the Applicant resides in Ohio.
	Bond is not required under Geauga Local Rule 78.17(G)(2) because the estate is solvent and the Applicant has attached to this Application GC PF 4.37 - Consent to Dispense with Fiduciary's Bond signed by all heirs o beneficiaries, and GC PF 4.38 - Fiduciary's Acknowledgement of Personal Liability.
	Bond is not required under Geauga Local Rule 78.17(G)(3) because the total value of personal property, annual income and annual real property rentals is less than \$10,000.00.
	Promptly upon appointment, the Applicant will deposit all of the ward's assets into a restricted account at a financial institution in compliance with R.C. §2109.13. The Applicant will promptly file a written verification of deposit restrictions with the Court SC Form 22.3 - Verification of Receipt and Deposit.
	The following other special circumstances exist that make bond clearly unnecessary and the absence of bond will no prejudice any person or entity having a financial interest in this case. (Geauga Local Rule 78.17(G)(6)):
Attorr	ney Applicant
Type N Attorne	ame Type Name y Registration No

ENTRY REGARDING FIDUCIARY'S BOND

[Geauga Local Rule 78.17(G)]

The	Court grants the Application and dispenses with the req	uirement of bond in this case for the following reason:
	Bond is not required under Geauga Local Rule 78.17(Applicant for appointment as Fiduciary expressly disp	(G)(1) because the controlling instrument nominating the enses with bond and the Applicant resides in Ohio.
	Bond is not required under Geauga Local Rule 78.17(0 filed with the Court forms GC PF 4.37 and GC 4.38.	G)(2) because the estate is solvent and the Applicant has
	Bond is not required under Geauga Local Rule 78.17(Cincome and annual real property rentals is less than \$	G)(3) because the total value of personal property, annual 10,000.00.
	deposit all assets into a restricted account at a finan	7(G)(5) because the Applicant has agreed to promptly cial institution in compliance with R.C. §2109.13. Once file a written verification of deposit restrictions with the
	• , , , ,	rinds that special circumstances exist in this case, as it is clearly unnecessary and the absence of bond will not est in this case.
The Court denies the Application, but modifies the requirement of bond. In place of bond, the Court orders that promptly upon appointment the Applicant must do the following to preserve the assets of the estate:		
The	Court denies the Application. The Court orders the Appli	cant to post bond in the amount of \$
Date	ed :	Les (Marches)
	Jl	ıdge / Magistrate

ESTATE OF	, DECEASED
CASE NO	
	E WITH FIDUCIARY'S BOND Rule 78.17(G)]
The undersigned, being all of the heirs and beneficiari a fiduciary's bond that would otherwise be required un	ies of the above estate consent to the Court dispensing witnder R.C. §2109.04.
Signature	Type Name