PROBATE COURT OF JEFFERSON COUNTY, OHIO

ESTATE OF	, DECEASED
CASE NO	
	ELL PERSONAL PROPERTY 41, 2113.42, and 2113.43]
	the personal property of the decedent listed on the within e or for the best price obtainable, and for cash or on terms as the
to a demand for distribution in kind made by the sur and that none of the property listed is subject to a w Further, none of the property listed is specifically be	nterests of the estate, that none of the property listed is subject viving spouse or other beneficiary entitled to such distribution, ish expressed by the decedent in the Will that it not be sold. queathed; or if some or all of the property is specifically le is necessary to pay debts, or the persons entitled to it
The fiduciary further states that: [Check the application of the content of the c	able boxes]
value and $\hfill\square$ the surviving spouse consents to such	n which the surviving spouse may elect to take at the appraised sale or waives notice thereof □ the surviving spouse does not ble and the surviving spouse is entitled to notice of the sale as
☐ The fiduciary further states that: [Include any sp	ecial allegations or information]
in a newspaper of general circulation in the county of	tice will be given by advertisement appearing at least three times during a period of fifteen days next preceding such sale and/or next preceding such sale in at least five public places in the is to take place.
	Fiduciary
CONSENT TO SAL	E AND WAIVER OF NOTICE
The undersigned, being the decedent's surviving sp consent to the sale as described herein.	ouse or other interested persons, hereby waive notice and
Surviving Spouse	

SCHEDULE OF PERSONAL PROPERTY FOR SALE

Item	Sale Method Public/Private	Price Fixed/Best	Payment Cash/Terms
			_
ENTRY	AUTHORIZING SALE OF PERSO	ONAL PROPERTY	,
The Court finds that the sale of will be in the best interests of the	the personal property of the decedent as ne estate.	set forth herein is not	prohibited by law and
It is hereby ordered: [check the	e applicable boxes]		
☐ That the fiduciary is authorize forth in the application.	zed to sell the personal property in accord	dance with the terms a	nd conditions as set
☐ That the fiduciary is authorize forth in the application, except a	zed to sell the personal property in accordas follows:		nd conditions as set
personal property at its apprais	e time has not expired within which the su ed value; the surviving spouse has not co er ordered that the fiduciary give at least t	onsented to the sale, a	nd the property is not
Date	FRAN	K W. NOBLE. JR Pro	hate Judge