PROBATE COURT OF ALLEN COUNTY, OHIO GLENN H. DERRYBERRY, JUDGE

ESTATE O	F JEANNINI	E A	NN N	ESTER A	KA JEANNI	NE A. NES	TER	DE(CEA	SED/2/
Case No.	2015 <u>F</u> S	3	13	·	_			Q .	ALL	ENCOUNT
APPLI	CATION FO	R	ΑU	THOR	ITY TO	ADMIN	ISTE	ER ES	ST	ATE
	[Fo	r Exe	ecutors :	[R.C. 2109.0 and all Admir	2 and 2109.07] nistrators; attach : idministration, if a	supplemental		G.E.R.	<u>1</u> 5	
Applicant sta	ates that decedent o	lied	on	·-	October	13, 2014		<u></u>	NI P	₽ROS/A
Decedent's	domicile was				2049 Morni Street	ng Glory Dr. Address		Y THUO:	0	LED NOOR
	Elida			<u> </u>			Allen		ယ္	<u> </u>
City	or Village, or Township it	unin	icorpora	ited area	Ohio		County	<u> </u>	19	·
	Post Office				Ohio State			4580 ₹ Zip Cottë		
Applicant as	ks to be appointed		Adm	inistrator	of decedent's	s estate.	±åe.			
[Check which	chever of the follo	wing	g is a _l	pplicable]						
☐ Dece	oplicant's knowledge dent's Will has bee oplemental applicati	n ad	dmitted	to probat	e in this Court	t. ttached.				
Attached is applicant, wh	a list of the surviv	ing se j	spous persor	e, childre ns entitled	n, next of kin to administer	, and legate the estate.	es and	d devise	es kı	nown to
The estimate	ed value of the esta	te is	s :							
Personal pro	perty			***************				\$		4,500.00
Annual real	property rentals							\$		0.00
Subtotal, pe	rsonalty and rentals							\$		0.00
Real propert	ty							\$		0.00
Total estima	ted estate					••		\$		4,500.00
Applicant ov	ves the estate			•••••				\$		0.00
The estate of	owes applicant							\$		0.00
[Check one	of the following fo	our	parag	raphs]						
☐ Applicate to disp	ant says that deced ense with bond.	ent's	s Will ı	requests ti	nat no bond be	e required, a	ind the	refore as	sks th	ie Court
☐ Applica	ant is a trust compa	ny d	duly qu	alified in (Ohio, and bon	d is dispens	ed with	by law.		
					ITHODITY T	C ADMAINII	CTED	ECTAT	=	

Case No.

Applicant is decedent's surviving spouse, and is e is the next of kin entitled to the entire net proceed bond is dispensed with by law.	
☐ Applicant offers the attached bond in the amount	of \$
Applicant accepts the duties of fiduciary in the estate, in be required by the Court. Applicant acknowledges be perform such duties as required, and also acknowledge conversion of any property held as fiduciary.	ing subject to removal as fiduciary for failure to
THUM I HUMAN	Authoritan
Attorney for Applicant	Applicant /
Lawrence A Huffman	Kristy E. Casey Typed or Printed Name
Typed or Printed Name	• •
540 W. Market St.	7840 Mehaffey Rd.
	Lima, Ohio 45801
Lima, Ohio 45801	Lillia, Olilo 43001
(419)227-3423	(419)234-7882
Phone Number (include area code)	Phone Number (include area code)
Attorney Registration No. 0016484	
WAIVER OF RIGHT	.06]
	decedent's estate, and whose priority of right to
[R.C. 2113. The undersigned, being persons entitled to administer	decedent's estate, and whose priority of right to
[R.C. 2113. The undersigned, being persons entitled to administer	decedent's estate, and whose priority of right to
[R.C. 2113. The undersigned, being persons entitled to administer	decedent's estate, and whose priority of right to
[R.C. 2113. The undersigned, being persons entitled to administer	decedent's estate, and whose priority of right to
[R.C. 2113. The undersigned, being persons entitled to administer	decedent's estate, and whose priority of right to
[R.C. 2113. The undersigned, being persons entitled to administer	decedent's estate, and whose priority of right to
[R.C. 2113. The undersigned, being persons entitled to administer	decedent's estate, and whose priority of right to
[R.C. 2113. The undersigned, being persons entitled to administer	decedent's estate, and whose priority of right to
[R.C. 2113. The undersigned, being persons entitled to administer	decedent's estate, and whose priority of right to
The undersigned, being persons entitled to administer do so is equal or superior to that of applicant, hereby was	decedent's estate, and whose priority of right to aive appointment to administer the estate.
[R.C. 2113. The undersigned, being persons entitled to administer	decedent's estate, and whose priority of right to aive appointment to administer the estate.
The undersigned, being persons entitled to administer do so is equal or superior to that of applicant, hereby was superior to that of applicant to the superior to the	decedent's estate, and whose priority of right to aive appointment to administer the estate. AND ORDERING NOTICE
The undersigned, being persons entitled to administer do so is equal or superior to that of applicant, hereby was superior to that of applicant to the superior to the	decedent's estate, and whose priority of right to aive appointment to administer the estate. AND ORDERING NOTICE
The undersigned, being persons entitled to administer do so is equal or superior to that of applicant, hereby was a superior to that of applicant hereby was a superior to the applicant hereby	decedent's estate, and whose priority of right to aive appointment to administer the estate. AND ORDERING NOTICE M. as the date and time for hearing the The Court orders notice to take or renounce
ENTRY SETTING HEARING A The Court sets at o'clock application for authority to administer decedent's estate administration to be given those persons entitled to administration.	AND ORDERING NOTICE .M. as the date and time for hearing the court orders notice to take or renounce ninister decedent's estate, whose priority of right
The undersigned, being persons entitled to administer do so is equal or superior to that of applicant, hereby was a superior to that of applicant hereby was a superior to the applicant hereby	AND ORDERING NOTICE .M. as the date and time for hearing the court orders notice to take or renounce ninister decedent's estate, whose priority of right
ENTRY SETTING HEARING A The Court sets at o'clock application for authority to administer decedent's estate administration to be given those persons entitled to admit to do so is equal or superior to that of applicant, and where the court sets is equal or superior to that of applicant, and where the court sets is equal or superior to that of applicant, and where the court sets is equal or superior to that of applicant, and where the court sets is equal or superior to that of applicant, and where the court sets is equal or superior to that of applicant, and where the court sets is equal or superior to that of applicant, and where the court sets is equal or superior to that of applicant, and where the court sets is equal or superior to that of applicant, and where the court sets is equal or superior to that of applicant, and where the court sets is equal to th	AND ORDERING NOTICE .M. as the date and time for hearing the court orders notice to take or renounce ninister decedent's estate, whose priority of right
ENTRY SETTING HEARING A The Court sets at o'clock application for authority to administer decedent's estate administration to be given those persons entitled to admit to do so is equal or superior to that of applicant, and where the court sets is equal or superior to that of applicant, and where the court sets is equal or superior to that of applicant, and where the court sets is equal or superior to that of applicant, and where the court sets is equal or superior to that of applicant, and where the court sets is equal or superior to that of applicant, and where the court sets is equal or superior to that of applicant, and where the court sets is equal or superior to that of applicant, and where the court sets is equal or superior to that of applicant, and where the court sets is equal or superior to that of applicant, and where the court sets is equal to th	AND ORDERING NOTICE .M. as the date and time for hearing the court orders notice to take or renounce ninister decedent's estate, whose priority of right