ES'	TATE OF, DECEASED	
CA	SE NO	
	CLASSIFICATION FORM FOR ESTATES	
[Ch	eck whichever of the following apply]	
	This estate requires full administration, and there are no special instructions to the Court.	
	A citation to the surviving spouse to elect to take under or against the Will shall be required in this estate.	
	Pursuant to R.C. 2109.301(B)(2), the estate is not required to file a partial account or a final account. A Certificate of Termination shall be filed herein.	
	This estate is being opened to pursue a claim for wrongful death or survival action as a result of personal injury, and there are no assets to administer.	
	There are probate assets to administer, and this estate will remain open to pursue a claim for wrongful death or survival action as a result of personal injury.	
	This estate is being opened solely for the purpose of filing or continuing a cause of action in favor of or against the decedent's estate.	
	Fiduciary for the Estate	
	Attorney for the Estate	

IN	THE MATTER OF	
CA	SE NO	
	EXTRACOUNTY (OR	OMIT AUTHENTICATED RECORD OF R EXTRASTATE) ADMINISTRATION EEDINGS TO RECORD
Арр	olicant represents as follows: [Check whichever	of the following apply]
		died on or about theday of
		(Incompetent/minor) was
	granted on the day of Original proceedings were in	  
	Decedent/Ward owned real estate in Butler Co Other	
Attor	rney for Applicant	Applicant
Туре	ed or Printed Name	Typed or Printed Name
Addr	ress	Address
Phor	ne No. [include area code]	Phone No. [include area code]

CASE NO.		
	RY ADMITTING AUTHENTICATED RE COUNTY (OR EXTRASTATE) ADMIN PROCEEDINGS TO RECORD	
The authenticated record of adr	ninistration proceedings held in the	
Court of	County,	, having beer
filed in this Court for record and	it appearing that said decedent left real estate in But	ler County, Ohio, it is
ordered that the authenticated i	ecord of the administration proceedings in the Court of	of original jurisdiction
be admitted to record in this Co	urt as provided by law.	
	Probate Judge	
	Probate Judge	
Attorney		

ESTATE OF		, DECEASED
CASE NO.		
APPLICATION FOR A	UTHORITY TO AD .C. 2109.02 and 2109.07]	MINISTER ESTATE
	d all Administrators; attacl ancillary administration, if	
Applicant says that decedent died on		,
Decedent's domicile was		
	Street Addres	os s
City or Village, or Township if unincorporated area		County
Post Office	State	Zip Code
Applicant asks to be appointed  [Check whichever of the following are applicable]  Decedent's Will has been admitted to probate attached.  Attached is a list of the surviving spouse, children, includes those persons entitled to administer the estimated value of the estate is:	in this Court - A supple next of kin, and legatees a	mental application for ancillary administration is
Personal property		<b>\$</b>
Annual real property rentals		\$
Subtotal, personalty and rentals		\$
Real property		\$
Total estimated estate		\$ <u> </u>
Applicant owes the estate		\$
The estate owes applicant		s
[Check one of the following four paragraphs]		
Applicant says that decedent's Will requests the bond.	hat no bond be required, a	nd therefore asks the Court to dispense with
Applicant is a trust company duly qualified in (	Ohio, and bond is dispense	d 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 nex 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 a	mount of \$	
by the Court. Applicant acknowledges be	n the estate, imposed by law, and such additional duties as may be required ing subject to removal as fiduciary for failure to perform such duties as object to criminal penalties for improper conversion of any property held as	
Attorney for Applicant	Applicant	
Typed or Printed Name	Typed or Printed Name	
Address	Address	
Phone Number (include area code)	Phone Number (include area code)	
Attorney Registration No.		
	ER OF RIGHT TO ADMINISTER  [R.C. 2113.06]  ninister decedent's estate, and whose priority of right to do so is equal or ointment to administer the estate.	
ENTRY SETTII	NG HEARING AND ORDERING NOTICE	
application for authority to administer deceden	, ato'clockM. as the date and time for hearing the t's estate. The Court orders notice to take or renounce administration to be edent's estate, whose priority of right to do so is equal or superior to that of ent to administer the estate.	
Date	Probate Judge	

ESTATE OF	, DECEASED
CASE NO.	
SUPPLEMENTAL APPLICATION	ON FOR ANCILLARY ADMINISTRATION
Applicant says that the decedent named i	n the attached application for authority to administer the
estate died [check one of the following] · Ow	ning property in this county $-\Box$ having a debtor residing in
this county.	
Applicant is a resident of Ohio.	
[Check one of the	e following three paragraphs]
☐ Applicant is the general executor name	ed in decedent's Will, and is duly appointed, qualified and
acting in that capacity in the state of	. An exemplified record of the grant of
his letters of authority is attached.	
☐ Applicant is named in decedent's Will a	as executor of his Ohio estate.
$\square$ Applicant is a resident of this county. [	Decedent either died intestate, or did not designate an Ohio
executor or administrator in his Will.	
<b>[Check if applicable</b> ] $\cdot$ $\square$ An authenticate	ed copy of decedent's Will, duly proved in another state, is
attached and offered for record.	
The estimated value of decedent's Ohio es	tate is \$
	Applicant

ESTATE OF	, DECEASED
CASE NO.	
	IDUCIARY'S BOND Executors and all Administrators
Amount of Bond \$	
	are obligated to the State of Ohio in the above amount, for payment of rs, executors and administrators, jointly and severally.
	s of fiduciary in decedent's estate, including those imposed by law and
This obligation is void if the principal performs	such duties as required.
	fails to perform such duties, or performs them tardily, negligently, or ropriates estate assets or improperly converts them to his own use or the
[Check if personal sureties are involved] -  a reasonable net value as stated below.	The sureties certify that each of them owns real estate in this county, with
Date	Principal
Surety	Surety
by	by
Attorney in Fact	Attorney in Fact
Typed or Printed Name	Typed or Printed Name
Address	Address
Net value of real estate owned in this county	Net value of real estate owned in this county
\$	\$

ESTATE OF	, DECEASED
CASE NO.	<u> </u>
WAIVER	R OF RIGHT TO ADMINISTER
Application ofestate.	for appointment to administer decedent's
The undersigned, being persons entitled t superior to that of the applicant, hereby waive	o administer decedent's estate, and whose priority of right to do so is equal or appointment to administer the estate.

IN THE MATTER OF:		
CASE NO.		
STATEMEN	IT OF PERMANENT ADDRESS (R.C. 2109.21(F))	
I,	, fiduciary of the	of
understand that I am required to no	, declare the following to be my permanotify the Court of any change in my addres I fail to comply with this requirement.	
Permanent Address:		
Full Name	-	
Address (Must be street address, no PO permitted)	-	
City, State, Zip	-	
Phone Number	_	
Email Address	-	
I understand if I fail to comply with th	nis requirement, I may be removed as fiducia	ıry.
	Signature	
	Typed Name & Title	

# PROBATE COURT OF BUTLER COUNTY, OHIO JOHN M. HOLCOMB, JUDGE

ES	TATE OF, DECEASED
СА	SE NO
	FIDUCIARY'S ACCEPTANCE (EXECUTOR - ADMINISTRATOR) [R.C. 2109.02]
	I, the undersigned, hereby accept the duties which are required of me by law and such additional duties as are ered by the Court having jurisdiction of the subject matter of the trust, as Executor/Administrator. Among those es are:
1.	Collecting assets and administering same according to law. Inventory any safe deposit box of the decedent.
2.	Deposit funds which come into my hands in a lawful depository located in this state. The estate checking accounts must provide canceled checks, as these canceled checks must be displayed when filing accounts;
3.	Keep estate funds in separate estate accounts at all times during the administration of the estate.
4.	Make and file an inventory and appraisement of such assets within 3 months after appointment, unless the court extends the time for good cause shown.
5.	After inventory is filed, if other assets are discovered, file an amended inventory or a report of newly discovered assets within 30 days of such discovery in accordance with local rules.
6.	After three months from appointment proceed with diligence to pay debts.
7.	File all tax documents as required by law.
8.	For estates where the decedent died on or after December 31, 2001, send Notice of Probate of Will (if applicable) within two (2) weeks of my appointment, prepare and file the final account within six (6) months of my appointment or such other times as extended by the Court or by law.
9.	For estates where the decedent died prior to January 1, 2002, prepare and file a first account within nine (9) months following my appointment, or such time as extended by the Court. File additional accounts on at least an annual basis.
10.	Immediately notify the Probate Court if I change my address.
l ac	knowledge that I am subject to removal as such fiduciary if I fail to perform such duties.
	so acknowledge that I am subject to possible penalties for improper conversion of the property which I hold as such ciary.

NOTE: Sec. 2109.02. Every fiduciary, before entering upon the execution of a trust shall receive letters of appointment from a probate court having jurisdiction of the subject matter of the trust.

Date:

Signed

The duties of a fiduciary shall be those required by law, and such additional duties as the court orders. Letters of appointment shall not issue until a fiduciary has executed a written acceptance of his duties, acknowledging that the fiduciary is subject to removal for failure to perform the fiduciary duties, and that the fiduciary is subject to possible penalties for conversion of property the fiduciary held as a fiduciary. The written acceptance may be filed with the application for appointment.

ESTATE OF	, DECEASED
CASE NO.	
	DINTING FIDUCIARY; S OF AUTHORITY
[For Executor	rs and all Administrators]
Name and Title of Fiduciary	
On hearing in open court the application of the a estate, the Court finds that:	above fiduciary for authority to administer decedent's
Decedent died [check one of the following] -	testate · 🔲 intestate on,
domiciled in	
Applicant has executed and filed an appropriate  Applicant is a suitable and competent person to  The Court therefore appoints applicant as such	
Date	Probate Judge
CERTIFICATE OF APP	OINTMENT AND INCUMBENCY
	al kept by me as custodian of the records of this Court. It ty of the named fiduciary, who is qualified and acting in
[Seal]	Probate Judge/Clerk
	Date

ESTATE OF	, DECEASED
CASE NO.	
APPOINTMENT	Γ OF APPRAISER
The fiduciary appointsassets of decedent's estate which do not have readily ascerta Subject to Court approval on the amount of such compensation for his services as part of the expenses of adm	
	Fiduciary [or applicant]
	<b>FING HEARING</b> o'clockM. as the date and time for hearing
Date	Probate Judge
ENTRY APPRO	VING APPRAISER
The appointment of appraiser in the above application i	s hereby approved.
Date	Probate Judge

ESTATE OF		, DECEASED
CASE NO.		
INVENTORY AN [R.C. 2115.02 a	_	
To the knowledge of the fiduciary the attached schedule of asset the value of those assets whose values were readily ascertainab such values are correct.		
The estate is recapitulated as follows:		
Tangible personal property	\$ _	
Intangible personal property	\$ <u>_</u>	
Real property	\$ <u>_</u>	
Total	\$ <b>_</b>	
First automobile transferred to surviving spouse under R.C. 2106.18 value \$ Second automobile transferred to surviving spouse under R.C. 2106.18 value \$		
Total value [not to exceed \$65,000.00]	\$	
The fiduciary is also the surviving spouse of the decedent	and waives notice of the taking of the	inventory.
Attorney	Fiduciary	
Attorney Registration No.		
APPRAISER'S	CERTIFICATE	
The undersigned appraiser agrees to act as appraiser of deceden honestly, impartially, and to the best of the appraiser's knowledg whose values were not readily ascertainable are indicated on the opposite each such item, and that such values are correct.	ge and ability. The appraiser further s	ays that those assets
	Appraiser	

CASE NO.	
WAIVER OF NOTICE OF TAKING OF INVENTORY [R.C. 2115.04]	
The undersigned surviving spouse hereby waives notice of the time and place of taking the inventory of decedent's estate	<b>;</b> .
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.	
ENTRY SETTING HEARING	
The Court sets at o'clockM., as the date and time for hearing the inventory of decedent's estate.	<del>)</del>

Probate Judge

Date

ESTATE OF		_ , DECEASED
CASE NO.		
	EDULE OF ASSETS  n to inventory and appraisal)	
Page of pages.		
(Insert a check in the column "Appraised" opposit ascertainable value was determined by fiduciary)	e an item if it was valued by the appraiser. Leave bla	nk if the readily
Item	Appraised	Value

Page	of	pages.				
Item				Appraise	d	Value

ESTATE OF	, DECEASED
CASE NO.	
	COUNSEL CONCERNING ON OF RECORD TITLE
estate is located, as set out in the Inventory and Apprais	ned the real estate records of the County in which the hereinafter real al filed herewith and described specifically below, and that to the beset above decedent had at the time of decedent's death the interest in the aisal.
Name	
Address	Firm Name —
Address	Attorney of Record Signature
City, State, Zip	Attorney Name and Registration Number
Phone (include area code)	_
Attorney Registration Number	<del>_</del>
The legal description of decedent's interest in the real $\mu$ Note: If the decedent's interest in the real property is a fractional int	
Prior Instrument Reference:	
Parcel No.:	
Address of Property:	
100% Taxable Value of Real Estate per Auditor's Reco	rds:
Description:	
Open Mortgages of Record: (list all open mortgages wit	th book/page with face amount and recording information)
Open Liens of Record: (list all open liens which attache	ed to the subject real estate)
Comments:	

(Use continuation page, if necessary)

CASE NO.

ESTATE OF	, DECEASED
CASE NO.	
CONSENT TO POWE	R TO SELL REAL ESTATE
The undersigned are the surviving spouse and legatee adult.	s, devisees or heirs of decedent. Each declares that he is an
	at any time, to sell at public or private sale, or to grant options to the estate, and to execute and deliver the necessary deeds or sale.
Any such sale, option, exchange or re-exchange shall eighty per cent of the appraised value of the parcel, as sho	be on terms consistent with law and at a price of not less than wn on the inventory and appraisal filed in this Court.
[Check one of the following]	
☐ The power of sale consented to herein is general,	and extends to all real estate in the estate.
The power of sale consented to herein is limited, described below <b>[describe on back]</b> .	and applies only to the parcels of real estate particularly
	<del>-</del> -
	_
	-
The particular parcels of real estate in decedent's estate follows (be sure to include parcel number) [use continuation	ate and to which this power of sale is limited are described as n sheet if necessary]:

CASE NO.

E	STATE OF, DECEASED
C	ASE NO
	APPLICATION FOR CERTIFICATE OF TRANSFER [R.C. 2113.61]
Ар	pplicant states that decedent died on
De	ecedent's residence at death was  Street Address
City	y or Village, or Township if unincorporated area County
Pos	st Office State Zip Code
list	ecedent died owning the real property described in the accompanying Certificate of Transfer No, which also ts those persons to whom the real property passed. Applicant asks the Court to issue a Certificate of Transfer so that w ownership interests may be recorded.
[C	heck the applicable boxes]
	Decedent died intestate.
	Decedent died testate on; will admitted to probate on
	Decedent's known debts have been paid or secured to be paid.
	Sufficient other assets are in hand to pay decedent's known debts.
	Estate is insolvent and the transfer shall apply toward the allowance for support.
	Applicant was appointed by this Court on and is the qualified and acting executor or administrator of decedent's estate.
	Executor or administrator of decedent's estate failed to file this application before being discharged.
	Applicant is the executor or administrator appointed in another state. There is and has been no ancillary administration in Ohio. The real property to be transferred is located in this county.
	The transfer is subject to a written contract for the sale and conveyance of the real property, entered into but uncompleted by decedent before death. A copy of the contract is attached.
	There has been no administration and none is contemplated [R.C. 2113.61(D)].
	The transfer is pursuant to decedent's Will.
	The transfer is pursuant to the statutes of descent and distribution.
	The transfer is pursuant to summary release from administration [R.C. 2113.031(D)(3)]
	The real property to be transferred is subject to a charge in favor of the surviving spouse in the amount of \$ as computed pursuant to R.C. 2106.11 on attached Exhibit A, and as shown on the accompanying Certificate of Transfer, in respect of the unpaid balance of the specific monetary share which is part of the surviving spouse's total intestate share.

	CASE NO.	
Spousal elections have been exercised.		
Disclaimers or assignments have been filed.		
The transfer is of decedent's entire interest in the mans such interest as part or all of the intestate share and/or following must be completed, and both the survivin	allowance for support. [If this para	graph is checked, the
The value of the total intestate share to which decedent's se	urviving spouse is entitled is	\$
The value of the allowance for support to which decedent's	surviving spouse is entitled is	. \$
The value of decedent's entire interest in the mansion hous	e is:	
Interest in mansion house	\$	
Interest in household goods in house	\$	
Interest in lots or farm land adjacent to house and used in conjunction with it, which are described in Certificate of Transfer and which spouse hereby elects to include	\$	
Less: Decedent's share of liens on any and all of above	\$	
Total	\$	\$
Surviving Spouse	Applicant	
	Title or status	
FNTRY ISSUING CERT	IFICATE OF TRANSFER	
The Court finding that the above application contains the info		at Cartificate of Transfer
No be filed with this Entry and a copy of the Certif		
[Check if applicable] The Court further finds that the	ne transfer is subject to a charge pu	rsuant to R.C. 2106.11.
Date	Probate Judge	
	=	

ESTATE OF		, DECEASED
CASE NO.		
	CERTIFICATE OF TRANSFER	
	NO	
[Check one of the following]		
Decedent died intestate.		
Decedent died testate.		
Decedent died on this certificate. The persons to whom	own such real property passed by devise, descent or	ning the real property described relection are as follows.
Name	Residence Address	Transferee's share of decedent's interest
	operty described in this certificate is subject to a cedent's surviving spouse,	charge of

in respect of the unpaid balance of the specific monetary share which is part of the surviving spouse's total

The legal description of decedent's interest in the real property subject to this certificate is: [use extra sheets, if necessary]. Prior Instrument Reference: Parcel No: **ISSUANCE** \_\_\_\_\_ day of \_\_\_\_\_\_ , \_\_\_\_\_\_ . This Certificate of Transfer is issued this Probate Judge **CERTIFICATION** I certify that this document is a true copy of the original Certificate of Transfer No. \_\_\_\_\_\_ issued on and kept by me as custodian of the official records of this Court. Date Probate Judge Deputy Clerk

intestate share.

ESTATE OF	, DECEASED
CASE NO.	
	<b>OF TERMINATION</b> 2109.30.1(B)(2)]
I certify that I am the executor or administrator and the sole	legatee, devisee or heir.
I further certify:	
(1) all debts and claims presented to the estate have b	een paid in full or settled finally;
(2) an estate tax return, if required under Chapter 573: estate tax due under that chapter has been paid;	1 of the Revised Code, has been filed, and any
(3) all attorney fees have been [check one] waived I amount of \$;	by counsel of record, $\square$ paid to counsel of record in the
(4) all fiduciary fees have been [check one] waived amount of \$;	by the fiduciary; $\square$ paid to the fiduciary in the
(5) all assets remaining after completion of the activitie myself as the sole legatee, devisee or heir.	es described above have been distributed to
Attorney for Fiduciary	Fiduciary
Attorney Registration No.	
EN	NTRY
Based upon the above certification it is ordered that the fiduce	ciary and surety, if any, are discharged.
	Probate Judge

ESTATE OF	, DECEASED	
CASE NO.		
FIDUCIARY'S ACCOUNT [R.C. 2109.30, 2109.301 and 2109.32]		
[Executors and Administrators]		
The fiduciary offers the account given below and on the attached itemized statement of receipts and disbu fiduciary states that the account is correct, and asks that it be approved and settled.	rsements. The	
[Check one of the following]		
☐ This is a partial account. A statement of the assets remaining in the fiduciary's hands is attached.		
☐ This is a final account. A statement of the assets remaining in the fiduciary's hands for distribution to the beneficiaries is attached.		
This is an account of distribution and the fiduciary asks to be discharged upon its approval and settlement.		
This is a final and distributive account and the fiduciary asks to be discharged upon its approval and settlement.		
This is a supplemental final account.		
[Complete if this is a partial account, or if one or more of the accounts have previously been filed in the period of this account is from	estate] The	
to		
[Complete if applicable] Accounts previously filed in the estate, the accounting periods, and the fiduciary paid for each period, are as follows:	and attorney fees	
Date Filed Accounting Period Fiduciary Fees Paid	Attorney Fees Paid	

Note:

2117.06(K) states: "The distributee may be liable to the estate up to the value of the distribution and may be required to return all or any part of the value of the distribution if a valid claim is subsequently made against the estate within the time permitted under this section.

2109.32(C) states: "The rights of any person with a pecuniary interest in the estate are not barred by approval of an account pursuant to division (A)

and (B) of this section. These rights may be barred following a hearing on the account pursuant to section 2109.33 of the Revised Code.

	CASE NO.
This account is recapitulated as follows:	
RECEIPTS	
Personal property not sold	\$
Proceeds from sale of personal property	
Real property not sold	
Proceeds from sale of real property	
Income	
Other receipts	
Total receipts	
DISBURSEMENTS	
Fiduciary fees this accounting period	\$
Attorney fees this accounting period	<del></del>
Other administration costs and expenses	<del></del>
Debts and claims against estate	
Ohio and federal estate taxes	
Personal property distributed in kind	
Real property transferred	
Other distributions to beneficiaries	
Other disbursements	
Total disbursements	. \$
BALANCE REMAINING IN FIDUCIARY'S HANDS	\$
Attorney	Fiduciary
Attorney Registration No.	
	Date
ENTRY SET	TING HEARING
The Court sets at	o'clockM., as the date and time for hearing the
above account.	
Date	Probate Judge

ESTATE OF			, DECE	EASED
CASE NO.				
	RECEIPT	S AND DISBURSEMENTS		
[Attach to fiduciary's account]				
Pageofpag	ges			
Following is an	itemized statement of receipts	s and disbursements by the fiduciary in the a	administration of his t	rust.
Date	Item	Voucher No.	Value or Amount	Value or Amount

Page	of			
Date	Item	Voucher No.	Value or Amount	Value or Amount

ESTATE OF	, DECEASED
CASE NO.	
ASSETS REMAINING IN FIDUCIARY'S HA	ANDS
[Attach to partial or final fiduciary's account]	
Pageof pages	
The estate assets remaining in the fiduciary's hands are recapitulated as follows:	
Tangible personal property	\$
Intangible personal property	\$
Total personal property	\$
Real estate	\$
Total assets remaining in fiduciary's hands	\$
Following is an itemized statement of estate assets remaining in the fiduciary's hand	ds.
Item	\$ Value or Amount

	CASE NO	
Page ofpages		
Item	\$	Value or Amount
		_
		_

EST	ATE OF, DECEASED		
CAS	SE NO		
	STATUS REPORT		
estat	uant to the Rules of the Superintendence and the Local Rules of Court, the Fiduciary states that the se cannot be closed at this time and hereby submits this written Status Report. [Check whichever of the wing apply]:		
	There is a wrongful death or survival action pending in (Specify Court, Case No. and Trial Date)		
	There is litigation (in favor of/against) the estate pending in (Specify Court, Case No. and Trial Date)		
	The estate is being audited by Internal Revenue Service or Ohio Department of Taxation. Expected date of resolution		
	There are insufficient liquid assets in the estate to pay the Ohio Estate Taxes, and the estate has been granted an extension to pay the same. Extension Date		
	The primary asset of the estate is real property which has not been sold or transferred (Provide reasons for lack of sale or transfer and expected date of sale or transfer)		
	Other (please provide specifics)		
	Additional explanation is attached hereto.  A final account shall be filed on or before		
Attorn	ney for Estate Fiduciary		
Attorn	ney Registration Number Date		

ES1	TATE OF		
CAS	SE NO		
		OF SERVICE OF ACCOUNT S OR BENEFICIARIES [R.C. 2109.32]	
This	is to certify that a true and accurate copy of the	Type of Account	account was
serve	edDate	upon all beneficiaries of the estate except:	
	The following heir or beneficiary whose address	is unknown:	
The following beneficiary of a specific bequest or devise who has received his or her distribution and for w receipt has been filed or exhibited with the Court:			d for which a
Attorr	ney for Fiduciary	Fiduciary	
Турес	d or Printed Name		
Addre	ess		
Phone	e Number (include area code)		
Attor	2014 Registration No.		

ESTATE OF	, DECEASED
CASE NO	
AFFIDAVIT OF SERVI	ICE ON ACCOUNT
The undersigned hereby states that on thedate copy of the attached Notice of Hearing on Account as re-	ay of, he/she served a
the following:	quired by N.C. 92109.33, local fule, of court order to
by regular mail personal service other been previously filed.	ched hereto as required by Civil Rule 73(F) or have
	☐ Fiduciary ☐ Attorney
Sworn to before me and signed in my presence this	day of
	Notary Public