PROBATE COURT OF LUCAS COUNTY, OHIO JACK R. PUFFENBERGER, JUDGE

ES	STATE OF, DECEASED			
CA	ASE NO			
	APPLICATION FOR CERTIFICATE OF TRANSFER [R.C. 2113.61]			
Ap	oplicant states that decedent died on			
De	cedent's domicile at death wasStreet Address			
	Street Address			
City	y or Village, or Township if unincorporated area County			
Pos	st Office State Zip Code			
wh	cedent died owning the real property described in the accompanying Certificate of Transfer No, nich also lists those persons to whom the real estate passed. Applicant asks the Court to issue a Certificate of ansfer so that new ownership interests may be recorded.			
[C	heck all of the applicable boxes]			
	Decedent died intestate.			
	Decedent died testate on; will admitted to 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 estate 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.			

(Reve	case of Form 12.0)		
☐ Spousal elections have been exercised.			
☐ Disclaimers or assignments have been filed.			
The transfer is of decedent's entire interest in the mansion house to the surviving spouse, who hereby elects to take such interest as part or all of the intestate share and/or allowance for support [If this paragraph is checked, the following must be completed, and both the surviving spouse and applicant must sign this form].			
The value of the total intestate share to which dece	dent's surviving spouse is entitled is	\$	
The value of the allowance for support to which de	cedent's surviving spouse is entitled is	\$	
The value of decedent's entire interest in the mansi-	on house 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		
The Court finding that the above application contains			
Transfer No be filed with this Entry and a co	opy of the Certificate of Transfer be issued to	For recording.	

Judge Jack R. Puffenberger

 \square [Check if applicable] The Court further finds that the transfer is subject to a charge pursuant to R.C. 2106.11.

Date