PROBATE COURT OF SENECA COUNTY, OHIO JAY A. MEYER, JUDGE

ESTATE OF	, DECEASE
CASE NO.	
ENTRY AUTHORIZING SA	LE OF PERSONAL PROPERTY
The Court finds that the sale of the personal prise not prohibited by law and will be in the best	roperty of the decedent as set forth in the application interests of the estate.
It is hereby ordered: [Check the applicable b	oxes]
[] That the fiduciary is authorized to sell the conditions as set forth in the application	personal property in accordance with the terms and
[] That the fiduciary is authorized to sell the conditions as set forth in the application, exce	personal property in accordance with the terms and ept as follows:
to purchase personal property at its appraise	expired within which the surviving spouse may elect ed value; the surviving spouse has not consented e. It is therefore ordered that the fiduciary serve at viving spouse, as provided by law.
Date	Jay A. Meyer, Probate Judge