LORAIN COUNTY PROBATE COURT JUDGE JAMES T. WALTHER

ESTATE OF	, DECEASED
CASE NO	
	DISTRIBUTE IN KIND 2113.55]
The fiduciary asks the Court to authorize distribution in kind, a which is not specifically bequeathed and is available for distr	ccording to the within schedule, of personal property in the estatibution.
[Check one of the following] - Decedent's known debts hand to pay decedent's known debts.	have been paid or secured to be paid - Sufficient assets are
[Check whichever of the following paragraphs are applic	cable]:
All interested persons whose interests may be affected by the within schedule.	the distribution have consented to the distribution as proposed
	d by the distribution have not consented to the distribution a notice as required by law to all interested persons who have not companying this application.
☐ The distribution is to satisfy part or all of the allowance for spouse - ☐ minor children.	support due decedent's [check applicable boxes] - 🗌 survivir
	se, and is to satisfy part or all of the specific monetary share du stribution [if this paragraph is checked, the following must b consent form]:
Specific monetary share due surviving spouse	\$
Less: Value of property to be distributed hereunder to surviving spouse	\$
Probate assets previously received by surviving spouse in excess of the allowance for support	\$
Balance of specific monetary share remaining	\$
Balance of Specific monetary share remaining	Ψ

Fiduciary

CONSENT TO DISTRIBUTION IN KIND

The undersigned, being the decede described herein.	ent's surviving spouse or other interested pe	ersons, hereby consent to the distribution as
Surviving Spouse		
SCHEDULE	OF PROPERTY TO BE DIST	RIBUTED IN KIND
Name of Distributee	Item to be Distributed	Appraised Value
		\$
	JUDGMENT ENTRY	
estate, and that all interested persor		d by law and will be in the best interests of the on. It is ordered that the fiduciary is authorized
	re the Court located at	
serve a copy of the application an consented.	at of notice of the hearing as required by law,	on on order or on on order or on on on order or on one or one or one order or orde
☐ The Court further finds and ord	lers:	
Date	Judge	