COURT OF COMMON PLEAS PROBATE DIVISION CUYAHOGA COUNTY, OHIO

In the Matter of the Estate of	Case No COMPUTATION OF ATTORNEY FEES		
	<u>Value</u>	<u>Fee</u>	
A. Appraised value (when not sold) or gross proceeds (when sold) of personal property included on the inventory; gros proceeds of sale of real estate under power of sale in Will purchased by election of surviving spouse at appraised value or sold by judicial proceedings and amount of estate income for which fiduciary accounts:	s l, d		
1) For the first \$100,000 at a rate of 4%	(\$9,000 maximu	m) \$	
B. Appraised value of real estate transferred to heirs or devised by affidavit or certificate of transfer when no sale is involve at a rate of 1%	ed	\$	
C. Release of Assets from Administration:			
Greater of \$500 or 1.5% of all such property	\$	\$	
D. On all other property not included in A through C above:			
1) If a federal estate tax return is not required, 1% of all such property	\$	\$	
2) If a federal estate tax return is required, 2% of all such property	\$	\$	
For attorney fees in excess of above, file an application with Rule 71.1).	the Court (see Probat	te Court Local	
An itemized record of attorney fees must accompany the com (see Probate Court Local Rule 71.1).	putation when filed wi	thout consents	
TOTAL VALUE & FE	E \$	\$	
APPROVED:			
Fiduciary	Attorney For Est	Attorney For Estate	

NOTICE: The attorney fees contained in this schedule are NOT to be considered or represented to clients as a schedule of minimum or maximum fees to be charged.