Schedule E – Joint and Survivorship Assets

(O.R.C. Section 5731.10)

Part II - All Other Joint Interests

The full value of the joint property is presumed to be part of the gross estate, but the presumption may be overcome if it is established that a part of the property originally belonged to or was contributed by the other co-tenant(s). Supporting documentation should be attached if the estate claims the decedent held only a partial interest.

For joint accounts held between spouses and any additional parties, subtract any contribution by those parties and report the balance at one-half (1/2) value. State the name, relationship and address of each surviving co-tenant.

 City and State	Relationship	Name	
			A.
			В.
			C.
			D.
			С.

A.			
			1
continu	ation schedule(s)		
	on Recapitulation of Assets, p	2000	<u> </u>
		continuation schedule(s)	