Will Information Form

WHEN YOU HAVE COMPLETED THIS FORM, please return it to our office or bring it along to your scheduled office conference. We rely upon the information you provide us to be accurate and complete in all respects. If the information is not accurate and complete, the recommendations we make may not be appropriate for your situation.

Testator (Person(s) making will)				
Name		Date of Birth:_		
ouse Name		Date of Birth:_		
eet Address	Apt	County		
y	_ State		Zip	
te of Residence				
Telephone Number Home:		Vork)		
	Spouse	(W ork)		
Marriage				
. Have you and your spouse signed a Premarital Agreement? Yes No If you have, please bring a copy of it to the interview.				
. Have you or your spouse been divorced? Yes No If so, please bring a copy of the divorce decree to the interview.				
Children				
ase list ALL your children, including decease m your estate plan.	ed children	ı, children born (out of wedlock, and children you wish to omi	
me of Child Date of Birth Address	<u> </u>		Child of	
	me eet Address y te of Residence ephone Number Home: ephone Number Home: Marriage Have you and your spouse signed a Prema If you have, please bring a copy of it to the Have you or your spouse been divorced? If so, please bring a copy of the divorce dec Children ase list ALL your children, including decease m your estate plan.	me	Date of Birth:	

Identify any child who is not a natural or adopted child of both you and your spouse.

- a. Have any children received an advance on their inheritance or are any children financially indebted to you? If so, please explain.
- b. Is there any reason NOT to treat your children equally? If so, please explain.
- c. Are any of the children handicapped or disabled? If so, please explain.
- d. Do you have any special concerns or objectives regarding your children?

e.	Guardians. Who should be guardian of your minor children? (A guardian has physical and legal control over y children until they reach the age of 18.)	'our
Na	me:	
Ad	dress:	
	ernate Guardian:	
	dress:	
4.	Personal Representative. Who should be Personal Representative ("executor") of your estate? A Personal Representative is responsible for probating your will, paying your debts, collecting your assets, and settling you estate.	ur
Na	me:	
Re	ationship to you:	
Ad	dress:	
	ernate Personal Representative:	
Re	lationship to you:	
	dress:	
	Trusts.	
wh oth	Trust is appropriate to include in your estate plan, who should be the Trustee? A Trustee is the person or entity is responsible for managing the assets placed into the Trust. A Trustee manages the assets for your children ter beneficiaries until they reach specified ages. If you do not establish a Trust, children inherit at age 18. You me an individual, bank or trust company, or both to act as your Trustee.	n or
Na	me:	
Ad	dress:	
Na	me of Alternate Trustee:	
Ad	dress:	
6.	Special Requests	
sta	ecial requests regarding funeral, cremation, or burial instructions are best handled by a Letter of Instruction or c tement (separate from your will) to your family or other responsible person. Organ donation is best handled in a alth Care Directive and noted on the person's drivers license.	
7.	Discussion Issues	
We	will discuss the following issues at the meeting:	
	• Current Will. Do you now have a will or revocable trust? If so, bring a copy to the interview meeting.	
	• Predeceased Child. If any child should predecease parent, should his/her share pass through to his/her children? If so, please indicate grandchildren, if any.	
	Do you wish to include grandchildren born out of wedlock? Yes No	

- Trusts. Do you wish to have a Trust established for the benefit of your spouse and/or children?
- Specific Gifts. Do you wish to make any specific bequests to charities or individuals?
- No Family Survives. How should your estate be distributed if your spouse and/or children do not survive you?
 (For example: family, charity, etc.)
- If no Children. If you do not have children, to whom should your estate pass (beyond a spouse, if any)?
- Health Care Directive. Are you interested in preparing a Health Care Directive appointing someone to make health care decisions for you and/or stating your preferences for health care? This document can also include instructions regarding organ donation. If Yes, provide the following information:
 - a. Agent. Name, address and telephone number of the person who you want to make health care decisions if you cannot make them yourself:

b.	Successor or Co-Agent's name, address, and telephone number:
c.	Successor or Co-Agent's name, address, and telephone number:
d.	If you have named co-agents, do you want the agents to act jointly \hdots or independently \hdots ?
e.	Do you have a Living Will to which you want to refer in the Health Care Directive? Yes No. If yes, date of instrument:
f.	Do you want directions as to what you want or do not want if you are in a terminal condition (i.e. not expected to live more than 6 months)?Yes No. If you answered yes, please provide us the specific language you want or you can approve language in the document.
g.	Do you want to donate any organs upon your death? Yes No. If yes, have you agreed in another document, e.g. drivers license, to make the donation? Yes No.
h.	How do you wish your remains to be disposed after you die, e.g. cremation, regular burial, etc.:
i.	Do you have other living wills or health care powers of attorney forms which you want to revoke? We

Power of Attorney. Are you interested in preparing a Power of Attorney granting another person the power to act on your behalf to manage your assets and pay your bills if you become incompetent or unable to sign your

j. Do you have any other instructions regarding your health care, living arrangements, burial, etc.? If so,

recommend revocation to keep your wishes and desires clear.

please indicate:

name?

- Loan Guarantees. Have you guaranteed any loans for your children, grandchildren or any other person? If so, bring details to meeting.
- 8. In your own words, describe how you would like your estate divided upon your death. There are many variables in deciding how your estate should be divided upon your death. For instance, if you are married, and have children with your current spouse or from another relationship, or because you received an inheritance that you may want to go to some one or some organization. I will be glad to discuss any special wishes you may have.