

ESTATE CLIENT INTAKE FORM

Please complete the following form in its entirety. If you are uncertain about the meaning of some terms used in this document, please consult the "Instructions and Explanations" section at the end for assistance.

Documents included in Estate Package: Statutory Durable POA – Medical POA – Directive to Physician – HIPPA forms – Declaration of Guardian – Declaration of Guardian of Child – Declaration of Disposition of Remains – Last Will and Testament

	PERSO	NAL INFO	RMATION	N	
Full Legal Name:					
Other Names:					
Email:					
Ph:			DOB: _		
Address:					
City:	S	T: Z	Zip:	County:	
Employer:					
	MA	ARITAL ST	`ATUS		
SingleMarriedD				ame:	
Years of Current Marriage:	Hav	ve you been	previously	Married: Yes: # N	Vo:
Name of Previous Spouse (a): _					
Name of Previous Spouse (b): _					
1 (/ -				3	
	DESCENDA	NTS (Attach ad	lditional sheets as	needed.)	
Child One:		Date of Bir	th:	# of Grandchildren:	
BiologicalAdopted	Stepchildren	Other:			
Child Two:		Date of Birt	h:	# of Grandchildren:	
BiologicalAdopted	Stepchildren	Other:			
Child Three:		Date of Birt	:h:	# of Grandchildren:	
BiologicalAdopted	Stepchildren	Other:			
Child Four:		Date of Birt	th:	# of Grandchildren:	
BiologicalAdopted					
Do any Children have a menta	l or health rela	ated impairn	nent/disabi	lity? Yes: No:	If so,

please describe: _____



Is it possible you will have or adopt r	nore children? Yes: No:
Names of Any Deceased Children:	
Did your Deceased Child(ren) have C	Children? Yes: No:
If so, please include the names and ag	ges of all children (grandchildren):
LA	ST WILL AND TESTAMENT
Do you have a previous Will?	Y/N: If so, please provide to us a copy to review.
Do you have any previous Trusts?	Y/N: If so, please provide to us a copy to review.
beneficiary?	to designate as your primary estate beneficiary and alternate estate
<u>Primary</u> estate beneficiary:	
Spouse:	Name:
Child(ren):	Name(s):
Other:	Name(s):
<u>Alternate</u> estate beneficiary:	
Spouse:	Name:
Child(ren):	Name(s):
Other:	Name(s):
Would you like to Dis-inherit anyone	e?
	ude all real property (house, condo, land) you own, including the you own in the property and who you own it with.
Property 1 Address:	
Ownership Interest:	Names of Other Owners:
Property 2 Address:	
Ownership Interest:	Names of Other Owners:
You are welcome to attach additional	l sheets if needed.

2



Bequests/Gifts: If you would like to make any specific gifts (cash, property, pets, or personal effects) to specific beneficiaries, please list the gift and recipient below:

Gift 1:	Recipient(s):
Gift 2:	Recipient(s):
Gift 3:	Recipient(s):
Gift 4:	Recipient(s):
Gift 5:	Recipient(s):
Gift 6:	Recipient(s):
You are welcome to attach additional gifts or	n a separate sheet if needed.
	are aware of your assets and who you have named as your ensure they pass outside of probate.
<u>Life Insurance</u> :	
1. Name of Company:	Name of Insured:
	Death Benefit:
2. Name of Company:	Name of Insured:
WholeTerm Name of Beneficiary:_	Death Benefit:
Retirement Accounts:	
1. Owner/Participant:	Type of Plan:
Value of Account: Nam	e of Beneficiary:
2. Owner/Participant:	Type of Plan:
Value of Account: Nam	e of Beneficiary:
	appoint at least two (2) alternate Executors, should the the appointment, or become unable to serve. It is also as one of your alternate Executors.
Primary Executor:	Relationship:
1st Alternate Executor:	Relationship:
2 nd Alternate Executor:	Relationship:
Will your executor be compensated for their	service? Yes: No:



Instructions for Remains: Please include a provision detailing your wishes with regards to either burial or cremation arrangements. If you have pre-arrangements in place, such as a specific funeral home, burial site or any other arrangements, please provide details below.

Burial: Cremation: O				
Specific Instructions for Agent	C:			
	DISPOSITION OF	REMAINS		
Please choose an Agent to co wishes with regard to funeral		ur remains (i.e	. carry out	your instructions and
Agent Full Name:		Pho	one:	
Address:	City:	ST:	Zip:	
1st Alternate Agent:		Phone: _		
Address:	City:	ST:	_ Zip:	
2 nd Alternate Agent:		Phone:		
Address:	City:	ST:	Zip:	
STAT	UTORY DURABLE PO	WER OF AT	TORNEY	
Agent Full Name:				
Address:	City:		ST:	Zip:
1st Alternate Agent Name:				
Address:	City:		ST:	Zip:
2 nd Alternate Agent Name:				
Address:	City:		ST:	Zip:



MEDICAL POWER OF ATTORNEY

Agent Name:		Phone:			
Address:	City:	ST:	Zip:		
1st Alternate Agent Name:		Phone:			
Address:	City:	ST:	Zip:		
2nd Alternate Agent Name:		Phone:			
Address:	City:	ST:	Zip:		
GUAR	DIAN OF PERSON	AND ESTATE			
In the event of later incapacity, we guardian for your estate. They can lead that you choose alternates for this pappointment.	pe the same person, b	ıt they do not have to be	. We also recommend		
Name of Guardian of Person:		Relationship:			
Alternate Guardian of Person:		Relationship:			
Name of Guardian of Estate:					
Alternate Guardian of Estate:		Relationship:	Relationship:		
Divorce Clause: Yes: No:					
GUARDIAN FO	R CHILD(REN) OF	PERSON AND ESTA	TE		
In the event of you AND your spou a guardian for child(ren) of person be. We also recommend that you predeceases you or declines the app	and estate. They car 1 choose alternates t	i be the same person, but or this position in case	t they do not have to the person selected		
Name of Guardian of Person:		Relationship:			
1st Alternate Guardian of Person:		Relationship: _			
2 nd Alternate Guardian of Person:		Relationship: _			
Name of Guardian of Estate:		Relationship:			
1st Alternate Guardian of Estate:		Relationship: _			
2 nd Alternate Guardian of Estate:		Relationship: _			
Do you want your children to have a	ccess to both sides of	the family? Yes:	No		



If there are any additional instructions, questions or comments regarding your Will or Estate package please feel free to use the space below:



INSTRUCTIONS AND EXPLANATIONS

What is a Testator/Testatrix?

A Testator is the legal term for a person who makes a will.

What is an Executor?

An Executor is the person that is appointed by the Testator to carry out the directions in the Testator's will. The Executor's duties include offering the Testator's will for probate, using the estate's funds to pay for funeral and burial expenses, distributing property to the beneficiaries named in the will, obtaining information about potential heirs, collecting and arranging for payment of debts of the estate, and approving or disapproving creditor claims. An Executor also makes sure estate taxes are paid, if required.

Not everyone may be suitable to serve as Executor of your will, so make your designation wisely. The best executors are people who are careful, patient, unquestionably honest, well-organized, and committed to doing a good job. An Executor should also get along with people well and have a good bit of spare time.

Why would an Executor receive compensation?

The job of the Executor is not an easy one. It is a major obligation that may last for months, sometimes more. Depending on the complexity of the estate, an Executor's job oftentimes comes with long hours, stress, and dealing with family conflict and controversy. As compensation for their efforts, Texas law provides that Executors are entitled to a commission of five percent (5%) on all sums they actually receive in cash, and five percent (5%) on all sums they pay out in cash. In other words, the compensation will equal 5% of income (from estate sales, etc.) and 5% of the expenses (paying creditors, etc.) of the estate. For example, if the Executor conducts a sale of property of the estate, the Executor will collect 5% of the funds received from the sale. Of course, you, as the Testator, may decide whether compensate your Executor or not. You may select the amount of compensation as well. If you

decide against compensating your Executor, you must indicate as such clearly in your will. Otherwise, the statutory 5% compensation will apply.

In some cases, compensating your Executor may not be necessary. For example, a spouse or child who is both an Executor and a beneficiary receiving all or most of the estate's assets does not necessarily need compensation. Compensation may be more appropriate in situations where the Executor is a non-family member, where there are multiple beneficiaries, or if a difficult administration of the estate is faced (i.e. many assets to be distributed, multiple creditors to be paid, complex estate taxes, etc.).

What is a power of attorney form?

A power of attorney is a form that allows you to designate an agent, called an attorney-in-fact, who will have the authority to act on your behalf with respect to your financial affairs and property. The Power of Attorney can become effective upon your disability or incapacity, or at any time of your choosing.

What is a medical power of attorney form?

A medical power of attorney form allows you to designate an agent that will have the authority to make a broad range of medical decisions concerning your health care, should you ever be deemed to lack the capacity to make these decisions for yourself in the future. Choosing a person to act as your health care agent is possibly the most important part of your planning. You must trust that the person you select as your Agent will have all of your best interests at heart, understands your wishes, and will act accordingly.

Why should you appoint a Guardian of your person and of your estate?

Designating a Guardian in advance need is an essential part of a comprehensive estate plan. It is very important to nominate someone in advance to oversee your permanent care in the event that you become incapacitated in the future. There are



two kinds of guardianships in Texas: guardianship of the estate and guardianship of the person. A guardian of the estate is responsible for managing the property and financial affairs of the incapacitated person (the ward). A guardian of the person is generally responsible for providing care, supervision, food, clothing, and shelter for the ward. An individual may be appointed either guardian of the estate or guardian of the person, or both. As with your appointment of Executor, you should select someone that is trustworthy, well-organized, and committed to doing a good job.

Why should you appoint a Guardian for your minor child/children?

Designating a guardian for your child/children in advance need will give you immense peace of mind knowing that your child/children will be taken care of by the person that you have thoughtfully selected. You may appoint a guardian of the person and a guardian of the estate for your child/children; the same person can be appointed to both positions. Here are a few considerations selecting when a Guardian for child/children: 1) the potential Guardian's parenting style, values, and religious beliefs; 2) whether your child already feels comfortable with the potential Guardian; 3) whether the potential guardian has enough time and energy to devote to the care of your child.

What is a "Living Will" (also called an Advance Directive) and why is it important?

A Living Will goes hand-in-hand with your Medical Power of Attorney. It is an advance directive that communicates your preferences regarding treatment to your doctors and to your family if you are faced with a devastating illness or injury. The Living Will speaks for you when you are not able to speak for yourself, such as if you are in a coma. This directive allows you to instruct your doctor to administer, withdraw, or withhold life-prolonging treatment when it has been determined that you have an irreversible or terminal condition. Living Wills and other advance directives aren't just for older adults. You may recall the 2005 Terri Schiavo controversy, where 41 year old.

Terri Schiavo suffered massive brain damage due to lack of oxygen after a cardiac arrest, leaving her in a vegetative state. Because Terri did not have advance directives in place to communicate her wishes, a major legal dispute ensued between Terri's husband and parents over the issue of whether Terri's doctors should continue to administer life-prolonging treatment. This legal struggle between Terri's husband and parents lasted for 15 years, concluding with the removal of Terri's feeding tube. If Terri's estate planning documents included a Living Will, 15 years of court proceedings, stress, and family feuding could have been avoided. As you can see, unexpected end-of-life situations can happen at any age, so it's important for all adults to have advance directives in place.

Why should you appoint an Agent to handle the disposition of your remains/funeral arrangements?

You may appoint an Agent to carry out your wishes with regard to burial or cremation arrangements. You may also choose to include a provision in your Will detailing specific directives about funeral/cremation arrangements. Or, you may provide simple instructions in your Will, such as: "I direct that my funeral be performed at the church regularly attended by my family instead of the funeral home." Either way, appointing an Agent and having a clear plan in place will alleviate much stress for your family during this difficult time. For more information, please visit the Texas Funeral Service Commission's web page:

http://www.tfsc.state.tx.us/consumer.php