

CONFIDENTIAL ESTATE PLANNING QUESTIONNAIRE

Thank you for entrusting our team with the important job of helping you with your estate planning.

We all want to control our property while alive, take care of our loved ones and ourselves if we become disabled and, when we die, to leave our affairs in good order, making sure our families are provided for, giving what we have to whom we want, the way we want, and when we want. As much as we can, we want to protect our assets from third parties and to save every last tax dollar, professional fee, and court cost possible. Those are the goals of estate planning and we look forward to meeting with you to help you accomplish that.

To do so, it's important that we have complete and accurate information about your family and financial situation and your wishes. We've found that having our clients complete this questionnaire prior to our first meeting helps them organize their information and their thoughts and gives me vital details we need to give the best advice we can. Of course we can't independently verify the accuracy of the information and must rely on what you tell us to advise you and complete any necessary documents, so it's important that you be as complete and accurate as possible. But, don't stress about it -- you can feel free to skip or place a question mark for any items that don't apply to you or about which you have questions or simply don't know the answer. We'll go over them when we meet. Feel free to use additional sheets if necessary, to attach any additional information or documents you'd like to provide, or to mention any other topics you'd like covered when we meet.

We realize this is very personal information. We can assure you that our team will hold it in the strictest confidence and won't release it to anyone else without your authorization or request.

Please return the completed questionnaire and any supporting documentation before we meet. Also, if possible, include copies of any existing estate plan documents relevant to this matter.

I. PERSONAL & FAMILY INFORMATION

A. Identification &	Contact	You (Y)			Spouse	(S)
Full Legal Name						
Nickname or Preferre	ed Name					
Date and Place of Bir	rth		.***			
Date and Place of Ma	arriage					
Prior Marriages:	None	☐ Divorced ☐ Widowed		☐ Divor	ced 🗆 Wid	lowed
Home Address and C	County					
Home Phone						
Cell Phone						
Personal Email						
Citizenship Status						
B. Work		You (Y)			Spouse ((S)
Occupation/Employe	r		-			
Work Address				_		
Work Phone						
Work Email						
Approximate annual (for tax consideration						
C. Children (in birth	n order)					
Name	Date of Birth	Address		Spouse oth?	Previous Marriage ?	Adopted ?
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Name	Date of Birth	Address	You/Spouse Both?	Parents	Adopted ?

E. Extended Family: (D) = Deceased

	You		Spouse			
Mother		<u> </u>				
Father						
Brother(s)						
Sister(s)						

F. Other

1.	Is any of the previous listed children and/or grandchildren deceased? If yes, list their names below:
2.	Does any child or grandchild have special needs (e.g., long-term medical problems, financial irresponsibility, marital issues, incompetence, etc.)? Explain:
3.	Is any child or grandchild above (or other anticipated beneficiary) qualified to receive governmental benefits as a result of any mental or physical impairment? Explain:
4.	Do you or spouse have parents or other adults who are financially dependent on you? Explain:
5.	In connection with your present marriage (if applicable), did you enter into a pre-marital or post-marital agreement? If so, please attach a copy.

6. Do you or your spouse have any obligations to an ex-spouse or children from a previous marriage under a separation agreement or divorce decree? _____ If so, please attach a copy.

II. FINANCIAL INFORMATION

In order to create an estate plan that is suited to your individual needs and maximizes tax savings, it's important that, together, we have a clear and accurate assessment of your financial situation and the approximate amount of the estate. It's particularly important that you are careful in correctly noting how each asset is titled -- whether an asset is owned individually, jointly, in trust, or has a beneficiary designation can dramatically impact tax consequences and your estate plan. Of course, accuracy is important, but you can feel free to approximate the value of any asset to the nearest \$1000.

A. Assets

Description	Total Value	How is Asset Titled? e.g. Individual/Joint	If Joint, With Whom?	Designated Beneficiary?
Cash, CDs, and Bank Accounts				
Stocks, Bonds, Mutual Funds				
Notes, Accounts Receivable				
Options				
Annuities				
Cash Value of Life Insurance				
Residence				
Other Real Estate				
IRAs, 401(k)s, Other Retirement				
529 Plans / UGMA accounts				
Health Savings Accounts				
Business Interests				
Cars, Boats, Etc.				
Collectibles				
Digital Assets, e.g. website, blog				
Other Tangible Personal Property				
Land Contracts				
Other				
Total				

B. Liabilities

Description	Amount	How is Debt held? e.g. Individual/Joint	If Joint, With Whom?
Real Estate Mortgages			
Loans on Insurance Policies			
Others Loans and Notes			
Pledges			
Taxes owed			
Other			
Other			
Total			

C. Other Interests	
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1.	Do you or your spouse own any real estate or property located outside of Illinois? Explain:
2.	If you are married, have you ever lived in a community property state (California, Texas, New Mexico, Arizona, Nevada, Louisiana, Washington, Idaho or, after 1985, Wisconsin)?State(s) & dates:
3.	Are you or your spouse likely to receive substantial inheritances in the future? Explain:
4.	Are you or your spouse a beneficiary or a trustee under any trust? Explain:
5.	Do you or your spouse have any powers of appointment over property (the right to transfer or dispose of property that you do not own) under a will, trust or other document? Attach Copy & Explain:
6.	Do you or your spouse wish to provide for any pets under your estate plan? Explain:
7.	Please describe below the general nature, form of ownership and your estimate of the value of any asset or other interest of value that does not seem to fit in any of the categories addressed so far:

III. ESTATE PLANNING OBJECTIVES & DESIGNATION OF ESTATE BENEFICIARIES

State briefly any particular objectives you and your partner (if applicable) wish your estate plan to accomplish or that you would like to discuss in our meeting:					
. Identify below any gifts (when take to <u>particular</u> individuals on		of specific items or assets you wish to			
Name	Relationship	Item or Amount			
. Describe below how you wou	ld like to dispose of the remaind	er of your estate.			
☐ Surviving Spouse 100%, or	☐ Other Provision belo	ow:			
Name	Relationship	Percentage			
. Should all of your primary into	ended beneficiaries fail to surviv	ve or to take your property, list below a bu may wish to then leave your property			
☐ Surviving Children in equa	al shares with the share of any • Other Provision below	ı			
Name	Relationship	Percentage			
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IV. GUARDIANS, EXECUTORS, TRUSTEES & AGENTS

If you have a minor child (or minor children), you may nominate a **guardian** in your will to take physical care and custody of the child if both natural parents are deceased. You should designate at least one alternate.

Guardian	Relationship	Address	Phone
1 st :			
2 nd :			

Select an executor to wind up your affairs at your death and make sure your wishes as expressed in your will are carried out. The executor will see to it that your assets are collected and that bills, claims, expenses, and estate and inheritance taxes are paid, and then distribute property to trustees or other beneficiaries you have named. You should designate at least one alternate.

Executor	Relationship	Address	Phone
1 st:			
2 nd :			

If your estate plan includes setting up any trusts (for example, for minor beneficiaries), you will need to select a **trustee** to manage the property that is to be held in trust for the trust's beneficiaries, investing it appropriately and making distributions according to your directions. Trusts could last many years. A trustee can be an individual or a corporation that is qualified to act as a trustee (typically a bank or trust company). You should designate at least one alternate.

Trustee	Relationship	Address	Phone
1 st :			
2 nd :			

If you have minor children, at what age(s) should they be entitled to receive property free and clear of your trust? (You can designate more than one age -- e.g. 1/3 at age 21, 1/3 at age 25, and 1/3 at age 30.

Powers of attorney:

A Power of Attorney for property is often included in any estate plan. It is a legal document in which you can authorize another trust-worthy person (called an "agent" or "attorney-in-fact") to act on your behalf in the management of your property and financial affairs if you become disabled or incapacitated. If your estate plan includes a Power of Attorney, designate your agent below. You may designate an alternate.

	Agent - Property	Relationship	Address	Phone
37	1 st :			
You	2 nd :			
C	1 st :			
Spouse	2 nd :			

A Health Care Power of Attorney is a legal document in which you appoint another person, such as your spouse, (called a "health care agent") to make decisions regarding your health care treatment when you are unable to give informed consent. If your estate plan includes a Health Care Power of Attorney, list the person you wish to serve as your health care agent. You should designate at least one alternate.

	Agent – Health Care	Relationship	Address	Phone
37	1 st :			
You	2 nd :			
	1 st :			
Spouse	2 nd :			

V. OTHER MATTERS RELEVANT TO YOUR ESTATE PLANNING

1.	Have you or your spouse served in the military? (provide branch, dates, and highest rank): You:			
	Spouse:			
2.	Health status (good/fair/poor), special needs, mental health status (capacity issues): You:			
	Spouse:			
3.	Have you made past gifts to a person or organization other than a spouse or a charity where the amount of such gift in any single year was more than \$3,000 in any year prior to 1982 or more than \$10,000 in any year since 1982?			
4.	Are you a guarantor of any indebtedness?			
5.	Any potential lawsuits (as plaintiff or defendant)?			

6.	Do you own any joint tenancy property wi whose funds were used to purchase the pro			List and state			
7.	Do you have disability insurance?	-					
8.	Do you have long-term care insurance?						
9.	Do you have umbrella insurance?						
10.	Are you an organ donor?						
11.	Have you purchased prepaid burial contra	cts?_					
12.	List any special requests you may have reetc.	gardi	ng your memorial ceremony, handli	ng of remains,			
13.	Describe or list below any other thoughts may be relevant in planning your estate buthis questionnaire.		•	•			
	VI. CURRENTLY EX	KEC	UTED OR FILED DOCUMENTS				
yo	preparing an estate plan for you, it's impor u and executed by you in the past related to y of the following, and <u>provide or bring a c</u>	the	estate. Please check if You or your i				
Ex	isting Will and any codicil(s)	□Y	□S				
	wer of Attorney for Property	$\Box \mathbf{Y}$	$\Box \mathbf{S}$				
	wer of Attorney for Health Care	$\Box \mathbf{Y}$	$\Box \mathbf{S}$				
	e-or Post-Nuptial Agreements	$\Box \mathbf{Y}$					
	paration Agreements & Divorce Decrees	$\Box \mathbf{Y}$					
Ar	ft Tax Returns filed by either spouse by Trusts to which either of you are a party						
	r for which you are a trustee or beneficiary						
Co	ny/sell or stock redemption agreements opies of deed and tax receipts for any	□Y					
1	real estate or property	$\Box \mathbf{Y}$	□S				
Lo	ocation of safety deposit box:						