

KYLER, KOHLER OSTERMILLER & SORENSEN

Estate Planning Questionnaire

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A. FAMILY INFORMATION:

Name & Information

First Name:	Middle:	Last:		
Date of Birth://	_ U.S. Citizen? □ Yes □ N	No If "No", specify citizens	hip:	
Address		City	State	Zip
Phone Number	Email			
	·			

NAME OF YOUR TRUST: _____

Your trust should be named something simple and easy to remember. This name will appear on the deeds to all property, on your bank accounts, and on the Secretary of State's website as the owner of any LLCs or S-Corps. You may use any name you wish, including your own name. However, by creating an anonymous name for your trust, you are able to keep your name off the ownership documents for many of your assets; which provides added privacy in your financial affairs.

B. BENEFICIARIES OF REMAINDER DISTRIBUTIONS:

Your trust is designed to place assets into a "bucket" from which they will be distributed to the Trust beneficiaries upon your passing. Assets can be distributed either outright, or kept in the trust and distributed at certain times and under certain conditions. The beneficiaries can be anyone you choose and are most often your children, family members, or other people you would like to benefit from the assets in your estate.

Please list beneficiary names and the percentages of the trust assets to be distributed to each person.

Full Name of Child or Other Beneficiary	Living	Child or other?	Date of Birth	%	Specific item or amount
	Y/N				
	Y / N				
	Y / N				
	Y/N				
	Y / N				

For more beneficiaries, please use a separate document

C. **GUARDIAN INFORMATION:** (If there are minor children)

Please list, in order of preference, who you would like to serve as Guardian of any minor or disabled children. The Guardian is the individual you would like to raise or take care of your children if you were to pass on unexpectedly. The Guardian does not need to have access to or control of the finances in your estate; that is the Trustee's role. However, you may prefer to have the same person who is raising your children also have financial control, which is perfectly acceptable. We also recommend choosing a back-up Guardian in the even the first is unable to serve. This way, the court doesn't have to choose one for you.

We know this is the most important decision you have to make while creating your estate plan, but please do not allow this decision to keep you from moving forward. Fortunately, statistics show that you will likely never need to use the Guardian.

Name	Address and Phone			
1.				
2.				
Financial Provisions Regarding Your G	uardian:			
☐ The Guardian shall receive \$to inflation.	initially and \$	per month, per child and adjusted		
☐ The Guardian shall receive money for extra-curricular activities in art, science, or athletics that our Children would like to pursue, and/or would help develop talents.				
☐ Other: (Explain here)				
D. TRUSTEES:				
individual who makes all of the final de	ecisions regarding Trust d many years managing the	e as <u>Trustee</u> of this trust. The Trustee is the istributions. Depending on the provisions of e Trust for Beneficiaries. This individual, if en necessary.		

Address and Phone

Successor Trustee:

Name

1. 2.

E. EXECUTOR OF YOUR WILL:

Executor of Will:

Name

1.

Please list, in order of preference, who you would like to serve as <u>Executor</u> (sometimes referred to as "Personal Representative") of your Estate. This individual is the one that essentially handles your estate's immediate needs upon your passing; such as implementing funeral and burial instructions, collecting personal property and assisting the Trustee in distributing personal items to the Beneficiaries. It is important to note that the Trustee is the ultimate decision maker and the Personal Representative/Executor is more of a support, if anything, to the Trustee.

Address and Phone

2.		
. PET CARETAKER:		
o you have any pets? If you would li at that in your trust. You can add a b		
ET CARETAKER:		
Name 1.	Address	
2.		
☐ The pet caretaker shall receive \$	initially and/or \$	per month.
Instructions for Caretaker:		

G. HEALTH CARE:

Please list in order of preference, who you would like to serve as your <u>Health Care Agent</u>. A Health Care Agent is the individual who will make decisions regarding your medical services or procedures if you are unable to make such decisions for yourself. On a practical note, the Health Care Agent should be someone that lives within a reasonable distance and could be present within a short period of time if you were to have a medical emergency.

meanin Care Agent	Health	Care A	Agent:
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Name	Address	City	State	Zip	Phone
1.					
2.					

HEALTH CARE DIRECTIVES:
Do you wish to have an organ donor document with this estate plan? □ Yes □ No
If yes, do you wish to participate in medical research? □ Yes □ No
For a Living Will or Advance Health Care Directive : If determined, by two physicians, to be terminally ill or in a persistent vegetative state do you wish to be taken off Life Support? Yes No
H. FINAL WISHES AND FUNERAL/BURIAL INSTRUCTIONS:
We will include pages for you to "write in" your final wishes and funeral/burial instructions in your own hand for your loved ones to read. They do not need to be signed, witnessed or notarized. If you feel that you want permanent instructions for your loved ones, they may be typed into those pages during the drafting process. If so, please list those here:

I. <u>DISTRIBUTION OF ASSETS</u>

Trust property can be given to your beneficiaries through specific distributions and remainder distributions.

Specific distributions are specific items or dollar amounts you would like to distribute to a beneficiary. **Remainder distributions** are generally a percentage of any assets left over after the successor trustee distributes specific items.

A. Distribution of Remainder Assets:

For Children /Beneficiaries Listed Above in Section I

As mentioned before, when both spouses have passed away you have the option to distribute your assets to your beneficiaries "Outright", or "In the Trust". You should only choose to leave the assets "In the Trust" if you want your Successor Trustee to keep the assets in the trust for <u>years</u> after both of your deaths and to make asset distributions in increments or upon certain conditions that you set out.

Below are some ideas our clients have used in the past for holding assets in the trust. Please feel free to check next to these items, write in the margins, fill out the box at the bottom, or even write us a separate letter or email with all of the provisions you would like us to draft into your Estate Plan.:

1.	Use a joint trust for minor children until the oldest reaches age 18. Then split up the trust into individual trusts for each child. This creates an easier job for the Trustee to manage the trust while the children are minors. Then when different children pursue business, education, marriage or travel the world, their trust is accounted for separately from the others rather than in one big 'bucket'.
2.	Require your Trustee to hold children's inheritance in trust until they reach the age of 25 , 30 , 35 or give it to them in stagesfor example 1/3 at age 25 , 1/3 at age 30 and 1/3 at age 35 .
3.	Consider having the Trustee give the Guardian of your children a specific amount each month to take care of the living costs of your minor children (room, board, clothing, etc) It could be something like \$1,000 a month and adjusted for inflation as of the date of your Trust.
4.	Place restrictions on inheritance if there is drug or alcohol abuse. We can insert a provision that prevents a distribution to any child with an abuse problem, and allows the Trustee to hold their funds in trust until they have their life/situation under control.
5.	Give inheritance in " matching funds " distributing \$1.00 for every \$1.00 the child earns during a certain age or until their share is fully distributed.
6.	Distribute funds for education expenses school or any secondary education program, skills training, etc
7.	Give them a \$10,000 award for graduating from college with a 4 year degree . However, still distribute funds for education expenses school or any secondary education program, skills training, etc

	8.	Same as number 6 above, but only distribute funds for education if children have a 3.0 GPA. Basically, use the GPA as a 'carrot' to keep the children focused on finishing school.
	9.	Distribute a certain amount of funds for a wedding. Amount: \$
	10.	Distribute funds for church service or volunteering in the Peace Corps or joining the military for a certain number of years. Amount: \$
	11.	Distribute funds to start a business upon the presentation of an acceptable Business Plan to the Trustee. You may also want to name a Board of Advisors to approve any small business or investments of the children.
	12.	Our Trustee shall match dollar for dollar any educational or athletic scholarships our children may obtain and make these distributions to the beneficiary at the time they receive the scholarship.
	13.	Our Trustee shall help our children with a down payment of $$20,000$ for the Purchase of their first home after age 23 .
	14.	Our Trustee shall contribute the maximum amount to a ROTH for our children until they are age <u>35</u> , so long they do not take any early withdrawals.
Other 1	Provisi	ons:

Please know that the ideas are only a starting point and certainly not conclusive. We hope that these provisions we have used for clients in the past can help you decide on what to include in your Estate Plan. Of course, we will prepare your Estate Plan and type up these provisions in official legal language and you will certainly have a chance to review them before signing your Estate Plan. A good way to approach this is the think of how you would you want your assets and life insurance proceeds distributed if you had to distribute them, but could do it yourself. Remember, you make the law and we'll write it. Skies the limit!!

B. Specific Bequests: - C	ptional
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Cash Gifts and Other Property: (For example, do you want to give any specific dollar amounts or property to persons or institutions/charities before the remaining Trust balance goes to the beneficiaries?)

Name of Recipient	Specific Bequest: (Amount of cash or type of Property: if realty, give complete address or legal description)
. ASSETS AND LIABILI	TIES:

1.	Do you have a net estate valued at over \$2 million (including all assets and life insurance policies minus debts)? Yes \(\square \) No \(\square \)
2.	Do you own a home? Yes No No
3.	Do you own Rental Properties? Yes
4.	Do you own an LLC, S-Corp, or other business entity? Yes \(\square \) No \(\square \)

THANK YOU.

FIRM RESPONSIBILITIES

The scope of our services is the preparation of an estate plan, for the flat fee quoted and paid, which includes: a Revocable Trust; Certificate of Trust; a Will or Wills; Financial Power of Attorney; Health Care Power of Attorney; the preparation of one real property deed transfer document (except in HI, MD, NY, IL, LA); and up to three business entity transfers. This will also include a one hour consultation with an attorney and everything compiled in a binder book that will include important information for the ongoing funding of the trust. This fee is earned upon receipt.

We have received your questionnaire with the understanding that it is complete and accurate, and have prepared the documents based upon this questionnaire. Our engagement in this matter is complete once you have sent us the final signed copies and we mail you the estate plan book.

CLIENT RESPONSIBILITIES

Client is responsible for actively communicating any questions or concerns to the firm, final review of all documents, and for keeping our offices informed of any changes to your email, physical address and phone number. Please keep in mind that once the estate plan is prepared and executed, it will be important for you to "fund" your trust. Guidelines for which are included with your final book. It is also advisable that you periodically have your trust reviewed by an attorney, especially if there have been changes in tax laws or life events (e.g. marriage, children, etc.) that may necessitate an amendment of your trust. In order to complete our engagement and create your final book, we must receive copies from you after signing. If we have completed and sent the documents to you for signing, and then we receive no further communication from you, we will attempt to communicate three times by email, then we will consider your file closed and we will email the estate plan as drafted from your questionnaire. After closing the file, we will charge \$250 to reopen the file for any redrafting.

Please indicate your acceptance of these terms by signing a copy of this engagement letter and returning it to me as soon as possible, and please keep a copy for your records. Our obligation to represent you does not begin until we have received your signed acknowledgement to these terms.

CLIENT:	DATE:
CLIENT:	DATE: