

Estate Planning Worksheet

Please provide as much of the following information as possible. The information you provide will help the attorney spot specific estate planning issues that need to be discussed as part of the initial consultation and will assist the attorney in designing an estate plan that meets your needs. **The information you provide is confidential.**

PLEASE RETURN THE COMPLETED WORKSHEET TO OUR OFFICE AT LEAST 48 HOURS PRIOR TO YOUR APPOINTMENT VIA POSTAL MAIL OR E-MAIL.

A. GENERAL INFORMATION

	1.	Ful	I Legal Name				
		Las	st 4 digits of Social Security #		Date of Birth		
		Home Address (Street, City, State, Zip)					
		Со	unty of Residence		Home Phone #		
		Pri	mary E-mail Address		Cell Phone #		
	2.	Pla	ce of Employment				
	3.	Cit	izenship Status	U.S. Citizen	Non-Citizen Resident	Other	
	4.	Но	w long have you been a residen	t of North Carolina?			
	5.	Ha	ve you been married before?		Yes	No	
	6.	If yes to #5, did any prior marriage end in divorce?		end in divorce?	Yes	No	
В.	FA	and	yes, please provide a copy of and description of and description on a support of the support of	•		operty division	
	1.	You	ur Children (including any child a	adopted by you prior t	o his or her 18 th birthday):		
		a)					
		,			(if different from yours)		
			Address (if different from your				
		b)	Full Legal Name				
			Date of Birth	Phone Number (if different from yours)		
			Address (if different from your	rs)			
		c)	Full Legal Name				
			Date of Birth	Phone Number (if different from yours)		
			Address (if different from your	rs)			
	2. Other Persons You Want Included in the Estate Plan (Grandchild, Niece/Nephew, Sibling, Parent,						
		a)	Full Legal Name				
			Date of Birth		Relationship to You		
			Address				
		b)	Full Legal Name				
			Date of Birth		Relationship to You		
			Address				
		c)	Full Legal Name				
			Date of Birth		Relationship to You		
			Address				

	3.	If there are special matters to be addressed for you or any person named in this section (health issues, drug or alcohol dependency, money-management concerns), identify the person and briefly describe the situation.						
C	INI	EODMATION DECADDING EVICTING ESTATE DI AN (IE ANV)						
C.		INFORMATION REGARDING EXISTING ESTATE PLAN (IF ANY) If you answer YES to Questions 1-5 below, please bring a copy of these documents to your consultation.						
	1) y 1.	Do you have a current will?	Yes	No				
	2.	Do you have a current trust?	Yes	No				
	3.	Do you have a General or Durable Power of Attorney?	Yes	No				
	٦.	If you answered YES, has it been recorded anywhere?	Yes	No				
	4.	Do you have a Health Care Power of Attorney?	Yes	No				
	5.	Do you have a Living Will (Advance Health Care Directive)?	Yes	No				
	6.	<u></u>						
	2 to any or question 2 by miles more and about the ania and an ania and ania.							
	7.	Do you hold a safe deposit box?	Yes	No				
		If so, at what location of what bank?						
D.	ESTATE PLANNING INFORMATION (Attach a separate sheet of paper if more space is needed)							
	1.	1. Depending upon the design of your estate plan, you may be asked to name a Personal Representat						
	(aka Executor), Trustee, Guardian of your kids, Agent under the Durable Power of Attorney, and Ho							
		those persons now,						
	the space below has been provided for your use as you consider who might be an appr							
		each role (as well as alternates should your first choice be unable or unwilling to perform the						
		responsibilities associated with each position). You should also consider whether there are any						
		circumstances when you would not want a particular person to act on your behalf (e.g., separation,						
	divorce, moving across country, etc.).							
	2.	Do you own unique assets, such as antiques or works of art, v	which may require spe	icial consideration or				
	۷.	valuation? (If yes, please attach a list and description of the it						
		of the items listed, please bring them with you to your consult						
		o, the items istea, piease bring them with you to your consult						

Do you l	have any pets or animals in your care?				
	re you concerned about your pets' continued car				
	own any type of firearm or accessory (ex: suppre	•	_		
Do you ((if yes, you may be asked to provide a complete				
Are you	currently receiving distributions from a family tr			No	
•	anticipate receiving a sizeable inheritance within				
	serve as Custodian or Trustee of the assets of oth			No	
•					
_	eath, I want to make the following specific gifts (e.g., jeweiry, tur			
iteili De	escription		Name of R	ecipient	
At my d	eath, I want to make the following gifts to charity	y:			
Name o	of Charity		Amount of	f Bequest	
Acido fr	om the Specific Bequests and Charitable Bequest	ts identified abo	wo what do		
	he rest of your tangible personal property (aka your "stuff")? Below are some of the most common				
scenarios, but you can come up with your own:					
I give all my tangible personal property (not specifically bequeathed) to my surviving children					
I direct my Personal Representative to sell my tangible personal property and add the proceed					
	of the sale to my Residuary Estate.				
Other:					
				-	
		,			
In the ex	vent of a family catastrophe (i.e., no children, gra	undshildren er s	sthar dassa	ndante cuniva v	

13.	Pro	ofessional Contact Information	
	a)	Financial Advisor's Name	
		Company Name	
		Phone Number or Email Address	
	b)	Accountant's Name	
		Company Name	
		Phone Number or Email Address	
	c)	Life Insurance Agent's Name	
		Company Name	
		Phone Number or Email Address	

Estate planning is an important and highly personal matter. To be successful, estate planning requires that you disclose information to the firm about your finances that you may consider to be private. PRIVETTE LEGACY PLANNING urges you to make a complete disclosure of your financial matters as a failure to do so would make it impossible for the firm to give you proper advice. PRIVETTE LEGACY PLANNING cannot be held responsible for undesired consequences caused by your failure to disclose pertinent information, and the firm reserves the right to cancel your consultation should you choose not to complete the following Asset Chart. All information you provide is confidential and will not be shared with anyone outside of the law firm.

ASSET CHART

Please note the Fair Market Value of each asset identified below. If you have multiple assets for a category, please break them down individually (for example, if you have two checking accounts, list the two accounts separately rather than combining the balance of the two accounts into one sum).

DESCRIPTION OF ASSET	CURRENT VALUE
Checking Accounts (list all accounts separately)	\$
2. Savings Accounts (list all accounts separately)	\$
3. Money Market Accounts (list all accounts separately)	
4. Certificates of Deposit (list all CDs separately)	
5. Treasury Bills / Notes / U.S. Savings Bonds (list all separately)	
6. Individual Stock Certificates and Bonds (list all separately)	
7. Health Savings Accounts	\$
a. Beneficiary Designation:	

<u>DESCRIPTION OF ASSET</u>	CURRENT VALUE
8. Brokerage Accounts	
a. Account Balance	\$
b. Beneficiary or Transfer on Death Designation	
9. IRA, 401 (k), Annuities	
a. Account Balance	\$
b. <loan amounts,="" any="" if=""></loan>	< >
c. Beneficiary or ToD Designation:	
10. Annuities (those not held as part of an IRA or qualified retirement plan)	\$
11. Pension Plans	\$
12. Life Insurance Policies	
a. Policy Death Benefit	\$
b. Cash Surrender Value	\$
c. Type of Policy (Term, Whole, Universal, Group, etc.)	
d. Beneficiary Designation:	
13. Long-Term Care Insurance (list only if there is a death benefit payout)	\$
14. 529 Accounts for children/grandchildren (list only if you are the custodian	\$
of the account)	
15. Real Estate – Personal Residence	
a. Value	\$
b. <mortgage any="" balance,="" if=""></mortgage>	< >
c. <home any="" balance,="" equity="" if="" loan=""></home>	< >
16. Other Real Estate	
a. Value	\$
b. <mortgage balance=""></mortgage>	< >
c. <home any="" balance,="" equity="" if="" loan=""></home>	< >
d. Is this used as rental property? Yes or No	
17. Tangible Personal Property (basic furnishings and personal belongings)	\$
18. Household Items of Special Value (stamps, art, antiques, jewelry, etc.) – APPRAISED VALUE	\$

<u>DESCRIPTION OF ASSET</u>	CURRENT VALUE
19. Motor Vehicles (e.g., Cars, Boats, etc.)	
a. Value	\$
b. <loan any="" balance,="" if=""></loan>	< >
20. Business Interests (e.g., family business, partnership interest, etc.)	
a. PLLC, LLC, C-Corp, Sole Proprietorship, Partnership, Other?	
b. Your ownership percentage:%	
c. Value of your ownership percentage	\$
d. If you do not own 100%, who are the other business owners?	
	< >
e. <notes payable=""></notes>	
21. Digital Assets (virtual currency like Bitcoin, vlogs or blogs, image and multimedia files, or other digital material you own)	\$
22. Other Assets – please specify (e.g., interest in family trust, promissory notes or other outstanding debts payable to you, judgments awarded to you that have not yet been paid, unexercised stock options, Timeshares transferrable airline miles, credit card points with cash value, etc.):	\$
GRAND TOTAL OF ASSETS	

INITIAL CONSULTATION AGREEMENT

By signing below, I agree to pay \$300.00 for my two-hour consultation. I understand that payment is required at the end of the consultation and that the amount is owed whether or not I retain PRIVETTE LEGACY PLANNING to handle my estate planning needs. If I do retain the services of PRIVETTE LEGACY PLANNING, however, then I understand the consultation fee will be applied toward the total cost of our estate plan if I retain the law firm's services within 14 days of my consultation.

By signing below, I affirm that I have completed this Worksheet accurately and faithfully and have provided as much information and materials as is known to me. I acknowledge it is my responsibility to return the completed Worksheet to Privette Legacy Planning at least 48 hours prior to my initial consultation. If I am unable to return this document within the required timeframe, then I understand my appointment will be rescheduled.

By signing below, I also affirm that no attorney-client relationship is created through the consultation process. I have not yet hired PRIVETTE LEGACY PLANNING, and PRIVETTE LEGACY PLANNING has not agreed to handle my matter. I understand any attorney-client relationship will be formalized in an Engagement Agreement.

•	lationship will be formalized in an Engage	,
Client Signature		Date
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