ESTATE PLANNING WORKSHEET

Nancy L. Choate Attorney at Law Estate Planning and Administration

USING THIS ORGANIZER WILL ASSIST US IN DESIGNING AN ESTATE PLAN THAT MEETS YOUR GOALS. ALL INFORMATION PROVIDED IS STRICTLY CONFIDENTIAL.

IF POSSIBLE, PLEASE RETURN THE COMPLETED WORKSHEET TO OUR OFFICE PRIOR TO YOUR APPOINTMENT VIA MAIL OR FAX.

PERSONAL INFORMATION

Husband's Legal Name				
Also Known As	(name most often used to title pro	perty and accounts)		
Also Known As	(other names used to title prope	erty and accounts)		
Prefer to be called	Birth date	SS#		US Citizen?
Home Address	City	Sta	ıte	
Home Telephone	County of Residence	Busines	s Telephone _	
Employer		Position		
Business Address	City	·	State	Zip
E-mail Address		It is okay to communicate	with me via n	ny E-mail address.
Date of Marriage				
Wife's Legal Name				
A1 V A	(name most often used to title pro	• •		
Also Known As	(other names used to title prope	erty and accounts)		
Prefer to be called	Birth date	SS#		US Citizen?
Home Address	City	Sta	ıte	Zip
Home Telephone	County of Residence	Busines	s Telephone _	
Employer		Position		
Business Address	City	r	State _	Zip
E-mail Address		It is okay to communicate	with me via n	ny E-mail address.
C	HILDREN AND/OR OTHER	R FAMILY MEM	BERS	
	"if both spouses are the parents, "H" if h			parent, "S" if a single
Name		Birth date	Par	ent or Relationship
Name		Dit ii date	Tai	cht of Kelationship
Comments:	-			
comments.				
Comments:				
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comments.				
Comments				
Comments.				
Comments:	-		<u> </u>	
Comments.				
Comments:				
Comments:				

ADVISORS Page 2

Name	Telephon	ie
Personal Attorney		
Accountant		
Financial Advisor		
Life Insurance Agent		
YOUR CONCERNS Please rate the following as to how important they are to you: (H high concern, S some concerned, L low concern, N/A no concern or not applicable)		
Description	Level of C	oncern
	Husband	Wife
Desire to get affairs in order and create a comprehensive plan to manage affairs in case of death or disability.		
Providing for and protecting a spouse.		
Providing for and protecting children.		
Providing for and protecting grandchildren.		
Disinheriting a family member.		
Providing for charities at the time of death.		
Plan for the transfer and survival of a family business.		
Avoiding or reducing your estate taxes.		
Avoiding probate.		
Reduce administration costs at time of your death.		
Avoiding a conservatorship ("living probate") in case of a disability.		
Avoiding will contests or other disputes upon death.		
Protecting assets from lawsuits or creditors.		
Preserving the privacy of affairs in case of disability or at time of death from business competitors, predators, dishonest persons and curiosity seekers.		
Plan for a child with disabilities or special needs, such as medical or learning disabilities.		
Protecting children's inheritance from the possibility of failed marriages.		
Protect children's inheritance in the event of a surviving spouse's remarriage.		

Provide that your death shall not be unnecessarily prolonged by artificial means or

Asset Protection Planning for Long Term Care.

Veterans Benefits for Long Term Care.

measures.

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Other Concerns (Please list below):	

IMPORTANT FAMILY QUESTIONS

(Please check "Yes" or "No" for your answer)	Yes	No
Are you (or your spouse) receiving Social Security, disability, or other governmental benefits? <i>Describe</i>		
Are you (or your spouse) making payments pursuant to a divorce or property settlement order? <i>Please furnish a copy</i>		
If married have you and your spouse signed a pre- or post-marriage contract? <i>Please furnish a copy</i>		
Have you (or your spouse) been widowed? If a federal estate tax return or a state death tax return was filed, please furnish a copy		
Have you (or your spouse) ever filed federal or state gift tax returns? Please furnish copies of these returns		
Have (you or your spouse) completed previous will, trust, or estate planning? <i>Please furnish copies of these documents</i>		
Do you support any charitable organizations now that you wish to make provisions for at the time of your death? <i>If so, please explain below</i> .		
Are you or your spouse Veterans?		
Are there any other charitable organizations you wish to make provisions for at the time of your death? <i>If so, please explain below.</i>		
If married, have you lived in any of the following states while married to each other? Arizona, California, Idaho, Louisiana, Nevada, New Mexico, Texas, Washington, or Wisconsin		
Are you (or your spouse) currently the beneficiary of anyone else's trust? <i>If so, please explain below.</i>		
Do any of your children have special educational, medical, or physical needs?		
Do any of your children receive governmental support or benefits?		
Do you provide primary or other major financial support to adult children or others?		

ADDITIONAL RELEVANT INFORMATION

INSTRUCTIONS FOR COMPLETING THE PROPERTY INFORMATION CHECKLIST

General Headings

This *Property Information* checklist is designed to help you list all the property you own and what it is worth. If you do not own property under a particular heading, just leave that section blank. Under certain headings you may own more property than can be listed on this checklist. If so, use **extra sheets** of paper to list your additional property.

Type

Immediately after the heading for each kind of property is a brief explanation of what property you should list under that heading.

"Owner" of Property

How you own your property is **extremely important** for purposes of properly designing and implementing your estate plan. For each property please indicate how the property is titled. When doing so, please use the following abbreviations:

Owner of Property	Use
If married, Husband's name alone, with no other person	Н
If married, Wife's name alone, with no other person	W
If married, Joint Tenancy with spouse	JTS
Joint Tenancy with someone other than a spouse, i.e. a child, parent, etc.	JTO
If you cannot determine how the property is owned	?

REAL PROPERTY

General Description and/or Address	Owner	Market Value	Loan Balance
	Total		
FURNITURE ANI	D PERSONAL EFFE	CTS	
TYPE: List separately only major personal effects such as jew personal property (indicate type below and give a lump sum vo			ble non-business
Type or Description		Owner	Market Value
Miscellaneous Furniture and Household Effects (Total)			
		Total	
TYPE: For each motor vehicle, boat, RV, etc. please list the f	ES, BOATS AND RV		encumbrance:
RANK & SAN	VINGS ACCOUNTS		
DAM & DA	THUS ACCOUNTS		
	rtificates of Deposit "CD", Mon	ey Market "MM" (i	indicate type below
TYPE: Checking Account "CA", Savings Account "SA", Cendo not include IRAs or 401(k)s here Name of Institution and account number	rtificates of Deposit "CD", Mon Type	ey Market "MM" (<i>i</i> Owner	indicate type below, Amount
Do not include IRAs or 401(k)s here	-		
Do not include IRAs or 401(k)s here	-		
Do not include IRAs or 401(k)s here	-		

Note: If Account is in your name (or your spouse's name) for the benefit of a minor, please specify and give minor's name.

Total

STOCKS AND BONDS

amount (death benefit), whose life is insured, who owns the policy, the curre life insurance agent. RETIREMENT P. TYPE: Pension (P), Profit Sharing (PS), H.R. 10, IRA, SEP, 401(K). ADD	NFORMATION: Insur	rance company,	
TYPE: Term, whole life, split dollar, group life, annuity. ADDITIONAL lamount (death benefit), whose life is insured, who owns the policy, the curre life insurance agent. RETIREMENT P. TYPE: Pension (P), Profit Sharing (PS), H.R. 10, IRA, SEP, 401(K). ADD	NFORMATION: Insur	ES rance company,	
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RETIREMENT P. TYPE: Pension (P), Profit Sharing (PS), H.R. 10, IRA, SEP, 401(K). ADD	it beneficiaries, who pay	s the premium,	and who is the
RETIREMENT P. TYPE: Pension (P), Profit Sharing (PS), H.R. 10, IRA, SEP, 401(K). ADD			
TYPE: Pension (P), Profit Sharing (PS), H.R. 10, IRA, SEP, 401(K). ADD			
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TYPE: Pension (P), Profit Sharing (PS), H.R. 10, IRA, SEP, 401(K). ADD			
TYPE: Pension (P), Profit Sharing (PS), H.R. 10, IRA, SEP, 401(K). ADD		Total	
	ANC		
TYPE: Pension (P), Profit Sharing (PS), H.R. 10, IRA, SEP, 401(K). ADD the plan name, the current value of the plan, and any other pertinent information of the plan in the plan in the current value of the plan.			
the plan name, the current value of the plan, and any other pertinent informa	ITIONAL INFORMAT	YION: Describe	the type of plan,
	on.		

BUSINESS INTERESTS

YPE: General and Limited Partners rm and ranch interests. ADDITION	AL INFORMATION: Give a d			
he interests, and the estimated value	e of the interests.			
				-
			Total _	
	MONEY OWE	D TO YOU		
PE: Mortgages or promissory note	es payable to you, or other mone	ys owed to you.		
ame of Debtor	Date of Note	Maturity Date	Owed to	Current Balance
			Total	
ANTICIPATED	INHERITANCE, GI	FT OR LAWS	SHT HIDGM	FNT
TPE: Gifts or inheritances that you	,	•		
Igment in a lawsuit. Describe in ap		the future, or moneys	s that you anticipate i	ccciving unough
scription				
		Total estin	nated value	
	OTHER AS	SSETS		
PE: Other property is any property	y that you have that does not fit in	nto any listed category	<i>/</i> .	
pe			Own	ner Value
			Total	

SUMMARY OF VALUES

		Amount*	
ASSETS	Husband	Wife	Total Value
Real Property			
Furniture and Personal Effects			
Automobiles, Boats and RV's			
Bank and Savings Accounts			
Stocks and Bonds		`	
Life Insurance and Annuities			
Retirement Plans			
Business Interests			
Money owed to you			
Anticipated Inheritance, Etc.			
Other Assets			
Total Assets:			

^{*} Joint Property values enter 1/2 in husband's column and 1/2 in wife's column.

DESIGN INFORMATION

PERSONS TO ACT FOR YOU:

GUARDIAN FOR MINOR CHILDREN: If you have any children under wish to be guardian.	the age of 18, list in order of preference who you
Name and Address	Relationship
INITIAL TRUSTEE(S): Usually the Maker will be the Trustee of his or by you to continue to jointly control your assets as	
Name and Address	Relationship
DISABILITY TRUSTEE: If you were unable to make decisions for you you with regard to your property and assets? FOR HUSBAND	rself, who would you want to make decisions for
Name and Address	Relationship
	- -
FOR WIFE Name and Address	Relationship
DEATH TRUSTEE: After your death, who do you want carrying out desired, management of property for your benefit of the property for y	
Name and Address	Relationship
	- -
FOR WIFE Name and Address	Relationship
	_

POWER OF ATTOR	NEY: If you were unable to make fin make those decisions for you?	•	If, who would you want to Page 1
HUSBAND'S AGE	NT		
	Name	Relationship	Instructions or Guidelines
WIFE'S AGENT	Name	Relationship	Instructions or Guidelines
Do you want to autho	rize your Financial Agent to make gifts on	your behalf during any per	riod of time you are incapacitated?
Husl	oand: □ Yes □ No	Wife: □ Yes □ No	
Gifting Power Details	:		
LIVING WILL:	Do you want to provide that the mome means or measures? Do you wa available for transplant purposes?	ant to provide that your org	ans and tissues should be made
HEALTH CARE:	If you were unable to make decisions f with regard to your medical treatment		want to make decisions for you
HUSBAND'S AGE	NT		
	Name	Relationship	Instructions or Guidelines
	<u> </u>		
WIFE'S AGENT		_	
	Name	Relationship	Instructions or Guidelines
Do you want to autho than nursing home?	rize your Medical Agent to take whatever Husband: ☐ Yes ☐ No	steps are necessary to keep Wife: ☐ Yes ☐ No	you in a personal residence rather
Do you want to provi arrange for voluntary	de that upon certification by 2 physicians of admission? Husband: ☐ Yes ☐ No	of need for psychological or Wife: □ Yes □ No	substance treatment, Agent may
In making distributio consideration to:	ns during any period of time the client is in	ncapacitated, the successor	Trustee shall give primary
	☐ Disabled spouse, the needs of others.	☐ Disabled spouse and o	other spouse, and then needs of others

☐ Disabled spouse needs and the needs of others equally.

DISTRIBUTIONS OF PERSONAL PROPERTY AND SPECIFIC GIFTS

	AL PROPERTY MEMORANDUM: to a written list you may prepare later?	☐ Yes ☐ No	c mai your personar property will be
Any property not lis	sted on the memorandum should be distr	ibuted to:	
FOR HUSBAND:	☐ Spouse, then children equally.	☐ Children	
	☐ Spouse, then to balance of trust.	☐ To the balance	e of the trust.
	☐ Spouse, then other named individua	ls.	individuals. List on next line.
FOR WIFE:	☐ Spouse, then children equally.	☐ Children	
	☐ Spouse, then to balance of trust.	☐ To the balance	e of the trust.
	☐ Spouse, then other named individua	ls.	individuals. List on next line.
	List any specific gifts of real estate or r these gifts are to be made even if the of		make to either individuals or charities.
FOR HUSBAND: Individual or Cha	arity Amount o	or Property	Contingent on Wife predeceasing?
FOR WIFE: Individual or Cha	arity Amount o	or Property	Contingent on Husband predeceasing

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☐ TO SURVIVING SPOUSE WITHOUT TAX PLAN which may result in our beneficiaries paying significant opt		
☐ All to surviving spouse.		% to surviving spouse.
☐ Minimum allowed by law to surviv	ing spouse.	
□ DIVIDE INTO MARITAL AND FAMILY TRUSTS amount up to the "applicable exclusion amount" (currently any, to the Marital Trust. This is sometimes referred to as the "A Trust" or "QTIP Trust". The Family Trust is somet Trust". Also provides protection for surviving spouse from surviving spouse to have. In the event of remarriage prodivorce.	\$2,000,000) will "A/B Trust Plant times referred to a creditors and pro-	be transferred to the Family Trust and the balance, if ning". The Marital Trust is sometimes referred to as as the "B Trust", "By-Pass Trust" or "Credit Shelter edators. You decide how much control you want the
MARITAL DEDUCTION FORMULA (OFFICE US	SE ONLY):	
☐ Disclaimer Provision	☐ Clayton	
☐ Marital Pecuniary	☐ Marital	Fractional
☐ Credit Shelter Pecuniary		
DESIGN OF MARITAL SHARE:		
1 1 1	viving spouse to	rviving spouse. We recognize that this offers no leave property to whomever he or she wants. Also eath or divorce
		incipal are available to the surviving spouse upon is would include the ability to remove all property in
☐ ALL INCOME – PRINCIPAL FOR NEEDS for his or her needs (health, education and maintenance)		listributed to surviving spouse; principal is available
☐ ONLY INCOME: Only income is distributed to	o surviving spous	e. Principal is not available to the surviving spouse.
DESIGN OF FAMILY SHARE:		
☐ ALL INCOME – PRINCIPAL FOR NEEDS for needs (health, education and maintenance). Are descendants permissible beneficiaries of principal princip		distributed to surviving spouse; principal is available
☐ INCOME AND PRINCIPAL FOR NEEDS: accumulated and not distributed.	All income an	d principal is available for needs. Income may be
Are descendants permissible beneficiaries of in	ncome and/or prin	cipal?
☐ ONLY INCOME: Only income is distributed to	o surviving spous	e. Principal is not available to the surviving spouse.
WHO IS RESPONSIBLE FOR DETERMINING I with a right to appoint cotrustee (surviving spouse the Do you wish to name someone to be the cotrustee with	n determines the	management and distributions for his or her needs)?

☐ LIMITED POWER OF APPOINTMENT: Do you want the surviving spouse to be able to modify the way property is to be distributed upon his or her death?
If so, to whom may the surviving spouse distribute your property:
☐ Your descendants
☐ Your descendants and their spouses
☐ Your descendants and charities
☐ Your descendants, their spouses and charities
☐ Anyone, no limitations
DIVISION OF PROPERTY UPON DEATH OF SECOND SPOUSE TO DIE
□ DIVIDE EQUALLY BETWEEN OUR CHILDREN AND THE DESCENDANTS OF ANY DECEASED CHILDREN
☐ DIVIDE AMONG NAMED INDIVIDUALS and/or CHARITIES:
HOW AND WHEN TO DISTRIBUTE MY PROPERTY:
☐ DISTRIBUTE OUTRIGHT TO OUR BENEFICIARIES: Provides no protection from creditors, predators, or from themselves.
□ STRUCTURED TRUST: You determine how long the property is to remain in trust. During the period of time t property is held in trust it is available to the beneficiary for needs (health, education and maintenance). You may give writt instructions to the trustee outlining guidelines to be followed in determining the beneficiary's needs. You may provide for staggered distribution of principal; i.e. 1/3 at age 30 and balance at age 40. You decide who will manage the property and carry out your distribution instructions. Does the beneficiary have a right to be a cotrustee and/or choose his or her overcotrustee? You decide how the trust is designed. List your desires:
-

listed above is alive to receive your property. Determining the remote contingent beneficiary is not so important that it should cause you to delay completion of your entire estate plan. It can always be changed at a later date. In the remote event no one listed above is alive to receive my property I want my property distributed as follows: ☐ To each spouse's heirs-at-law. • One-half to Husband's heirs-at-law and one-half to Wife's heirs at law. ☐ To the following named individuals and/or charities: OTHER ITEMS TO INCLUDE OR DISCUSS: Obviously your estate plan should address all your hopes, fears, and wishes. Please list any other items you want included or want to discuss: Affirmation: We understand that the Law Office of Nancy L. Choate (the "Firm") will need to rely on the information we supply to develop an estate plan. We also understand that inaccurate or incomplete information could negatively impact our estate plan. Consequently, if we retain the Firm, we will provide the Firm accurate and complete information prior to signing our estate plan documents. DATE:

REMOTE CONTINGENT BENEFICIARY: Who do you want to receive your property in the remote event that no one

DATE: _____

Client 2: _____

Additional Documentation

General Document Request. In some instances, it is necessary for us to review other documents before we can make planning recommendations. If possible, please bring with you to the initial interview the following documentation:

- 1. Copies of existing planning documents, including wills, trusts, powers of attorney, health care directives, etc.
- 2. Copies of all deeds to real estate owned by you.
- 3. Copies of the most recent statements evidencing your ownership of bank accounts, investment accounts, retirement accounts, and annuities.
- 4. Copies of any stock or bond certificates
- 5. Pre or Postnuptial Agreement (if applicable).
- 6. Long-term care policies (if any).
- 7. Divorce Decree or Property Settlement Agreement for divorce under which continued obligations exist.

Congratulations on completing this questionnaire.

YOU ARE NOW ONE STEP CLOSER TO MAKING YOUR LEGACY MATTER.