LAW OFFICE OF ANTHONY G. BAJOREK, LLC

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"CONFIDENTIAL WILL QUESTIONNAIRE"

Please fill out completely and fax or mail back. This form is extremely important. Your accuracy and completeness in responding will help me best represent you. All sections and information must be filled out prior to sitting down with the attorney.

Please be sure to check all appropriate boxes. If "NONE", please state "NONE". If "NOT APPLICABLE", please state "N/A".

PLEASE PRINT CLEARLY 1. Your Full Name:			
IF MARRIED OR SEPARATED, complete (a) ar (a) Spouse's Full Name:	nd (b) below:		
First Last			
3. Your Street Address:			
City State Zip Co	ode		
4. Telephone Numbers:			
Cell:			
Day:/Night:			
5. E-mail address:		<u></u>	
6. Referred By: If referred by a person, is this a client or attorney? If you which search engine? What search terms did you use?	u heard about the la	 aw office on the interne	t,
7. Today's Date			
We recommend a Durable Power of Attorney in or mental disability to help you with financial affairs?	n the event of yo	our physical	
	Yes	No	
We recommend a Living Will telling hospitals artificial means, i.e. Terri Schiavo; Karen Quinlan?			life by
	Yes	INO	

How can we help you? Wh	nat are your questions/other important information?
	ules that all pages be filled out in person's own handwriting
prior to seeing the attorn	<u>ey]</u>
8. Your Marital Status:	[] Single
9. Your Date of Birth:	SS#
10. Spouse Date of Birth:	
•	Month Day Year
	or legal guardian of a minor child or minor children, please check
2. ESTATE EXECUTOR	
	ed with administering/Probating your estate, paying taxes and/or
	nanaging, and distributing estate assets and property is called an
	ould be one in whom you have trust and confidence. Your SPOUSE
	ry Executor, followed by the child who lives closest to your home. following information about the person you wish to name to serve in
this capacity.	Tollowing information about the person you wish to hame to serve in
	ecutor/Personal Representative:
Nama	
Name:	 Last
Relationship:	Address:
2. SECOND Choice of Exe	ecutor:
This individual will s	serve in the event that the primary executor/personal representative
is not alive at the time of y	our death, or is unable to serve.
Name:	
First	Last
Relationship:	Address:
The two proposed Exec	utors must be filled out prior to meeting the attorney. We do not
recommend Joint Executor	rs, which often cause conflicts and additional work for the Estate. It
is best to select one prima	ry person, then a secondary person.

Asset Information- Must Be Completed - I	f none, write "none"
House/Real Estate Address	
Estimate Total Real Estate Value:	Approx mortgage
Bank Accounts, Stocks, CDs and Assets:	
Approximate Amount	
Beneficiaries of Bank Accounts - If none writ	e "none"
Other Major Assets - If none, write "none"	
Approximate Life Insurance:	Beneficiary
In the Will- Who do you want to get your ass	<u>ets:</u>
Beneficiary (1)	Relationship
Beneficiary (2)	Relationship
Beneficiary (3)	Relationship
Any Specific Bequests of Money and Proper	
distributed as follows:	ovide that, upon their death, property will be
1. Your estate (all property and assed distributed to your surviving spouse.	ets not owned jointly with another person) will be
	then your estate will be divided in equal shares d shall predecease you, then that child's share to
Names of Children:	Age:
Age:	Age: CHILDREN EVEN IF THEY ARE OLDER THAN
LIST THE NAMES AND AGES OF ALL OF EIGHTEEN. IF NO CHILDREN, WRITE NO	

III. GUARDIAN(S) OF MINOR CHILD(REN)

[Skip this section if you have NO minor children and DO NOT want a trust. There are substantial additional fees for preparation of a Trust]

The surviving parent of a minor child is ordinarily entitled to be the GUARDIAN of that child. In the case of simultaneous death of you and your spouse, or if you are a single parent, you should appoint a Guardian for your minor child. It is advisable, prior to the completion of this Questionnaire, to make sure that your proposed Guardian(s) is (are) willing to serve as Guardian(s). In addition, the Guardian will also hold the monies for the minor children UNLESS you direct us otherwise. In your Will you can have any adult serve as Trustee of monies for minor children.

Provide the following information about the person(s) you select to be Guardian(s)/Trustee(s). In the event my spouse predeceases me, I name as GUARDIAN(S)/TRUSTEE(S):

1.	PRIMARY Choice of GUARDIAN / TRUSTEE:	
Full	Il Name:	
Rel	elationship:	
2.	SECOND Choice of GUARDIAN / TRUSTEE:	
Full	Il Name:	
Rel	elationship:	
	e there any beneficiaries with special needs, or receiving detail	SSI or SDD? Please answer

[] B. MARRIED PERSONS WITH NO CHILD(REN) OR GRANDCHILD(REN).

Generally most married people with no child(ren) or grandchild(ren) provide that upon their death their property will be distributed as follows:

- 1. Your estate (all property and assets not owned jointly with another person) will be distributed to your surviving spouse, but
- 2. If your spouse predeceases you, then your estate will be distributed to your living parent, or equally to your living parents.
- 3. But should both of your parents predecease you, then your estate will distributed equally to your brothers and sisters or equally to the children of a predeceased brother or sister.

Please check B above only if you wish your property distributed precisely and exactly as indicated in section B, 1 through 3, above.

www.anthonybajoreklaw.com - Additional information on Wills, Probate and Elder Law.

[] C. DIVORCED OR WIDOWED PERSONS WITH CHILD(REN) OR GRANDCHILD(REN)
Generally, most divorced or widowed persons with child(ren) or grandchild(ren) provide that
upon their death property will be distributed as follows: 1. Your estate (all property and assets
not owned jointly with another person) will be distributed in equal shares to all of your living
child(ren).

- 2. But if one or more of your children predeceases you, that deceased child's share will be distributed to his or her child(ren), your grandchild(ren) in equal shares

[] D. ALTERNATE PLAN OF DISTRIBUTION - You may list specific gifts to individuals and/or divide your estat among several individuals by listing percentages to each, making sure that the percentages total 100%. You may add additional sheets if necessary or use the back of this form. There are additional Will preparation fees if there are gifts, called specific bequests. PLEASE WRITE DOWN ANY QUESTIONS YOU HAVE HERE or anything els				
important that we should be aware. Use back of this page for a information:				
ESTATE PLANNING				
Your estate may be subject to Federal Estate Taxation if the total of your assets your assets exceed \$2,000,000 and you desire estate planning to avoid or reduce you Trust to protect a spouse, please advise us. A Standard Will is not designed to address not do Tax Planning or Medicaid Nursing Home Planning. WILLS:	r estate tax or require a			
T 1- Parents with minor children and trust for children				
T 2- Parents no spouse				
T 3- Unmarried				
T 4- Parents without trust				
T 5- Unified Credit Trust over \$1 million?				
Are you & your Beneficiaries United States citizens?				
PAYMENT WILL BE MADE BY: (Please circle one) Check, Credit Card (Visa, Mastercard, American Express) or Cash Payment is required for Will, Power of Attorney and other docume first consult and prior to any documents being drafted. Minimum fee Testament preparation is \$200 each. We charge a \$150.00 consultation f to the preparation of the Will or other document. This \$150.00 fee is no the documents are not prepared. If there are any changes to a draft Will or other document, there will be a minimum charge of \$75.00 per revisio be signed within 21 days of initial consult or an additional fee of \$100.00 to complexity and need to re-title assets, Fees for Trusts are minimum \$2,500.	e for Last Will and ee, which is credited n-refundable even i l, Power of Attorney n. The Will needs to			
This form was filled out by:				
sign name Revised 5/9/12 Confidential Will C	Non PIJ			