

CONFIDENTIAL CLIENT QUESTIONNAIRE (SINGLE)

We understand the confidential nature of the material requested in this questionnaire. We appreciate your assistance in providing this information to help us better serve your Life & Estate Planning needs.

Note: In accordance with 16 CFR 313, our law firm does not release any personal or financial information obtained from clients to any third party without prior permission

Disclaimer: No attorney-client relationship is intended to be established by the free, brief initial consultation. Legal opinions provided on the spur of the moment, with limited background information exchanged and without specific, fact-based research should not be relied upon for non-trivial legal matters. You are strongly advised to seek a complete, detailed consultation with our firm or the attorney(s) to whom we refer you rather than relying on the general concepts presented and discussed during a brief, initial consultation. The attorney-client relationship shall only be established once you and the firm have executed our firm's FEE AGREEMENT.

The Estate Planning Checklist

- 1. Thank you for making an appointment for your complimentary initial consultation with one of our attorneys.
- 2. Please fill out the confidential client information form the best you can prior to your appointment. We ask that you at least provide the attorney the Preliminary Client information so that the attorney can advise you on our recommended course of action. If you feel you are ready to discuss you estate plan in more detail, please continue filling out the Client Information form the best you can.
- 3. We **do not** need copies of your bank or financial statements or insurance policies unless you require assistance with funding your trust (additional fee may be incurred for this service)
- 4. At your initial consultation we will discuss the basics of estate planning (wills, trusts, power of attorneys and healthcare directives). You will need to agree retain our services before we will offer you any legal advice on your specific circumstances.
- 5. Once we agree on how to proceed, we will send you our Fee Agreement and schedule an appointment to either go over any undecided information from you or to review the final estate planning documents.

Upon completion, please eFax (no coversheet needed) this document to 949.313.5062 or email it to assistance@mycaliforniaestate.com.

If you need to mail the document send it to:
OC Wills and Trust Attorneys
15635 Alton Parkway, Suite 125
Irvine, CA 92618

Confidential Client Questionnaire

By completing this questionnaire and bringing the documents identified below to your initial consultation, you can help ensure that our time together is productive and that our planning recommendations are appropriate for you. Do not feel obligated to complete this form in its entirety (other than the preliminary information) prior to your initial consultation.

How did you hear about our firm?

| □ Yelp | ☐ Online Search | ☐ Seminar | ☐ Health Expo | |
|-----------------------------|---|--------------------|----------------------|--------|
| ☐ Friend/Family: _ | | | | (name) |
| | r/CPA/Attorney: | | | |
| | D.,, l.,, | Cliana Information | | |
| T 137 | | Client Information | | |
| | 1 11 | | | |
| | n legal documents: | | | |
| | | | | |
| | <u></u> | | | |
| * * | | | | |
| U.S. Citizen? \square Yes | | | | |
| | ngle \square Divorced \square Married \square V | | | |
| If married, name of | spouse: | | _ □Disinherit spouse | |
| If widowed, name o | f deceased spouse: | | Date of Death: | |
| Do you own a home | ? □Yes □No | | | |
| · · | | | | |
| | different than above): | | | |
| What do you estima | te your net worth to be? | | | |
| | \$5M \square \$5M $-$ \$12M \square \$12N | M+ | | |
| Do you have any ch | ildren? □Yes □No | | | |
| • | , what is their age range? | | | |
| Please state your pri | mary goal in preparing and esta | te plan: | | |

Children (Including Deceased)

| Name: | Age: | |
|---|------------------------------|--|
| Gender: \square Male \square Female If appl | licable: □Adopted □Deceased | |
| Name: | Age: | |
| Gender: \square Male \square Female If appl | icable: □Adopted □Deceased | |
| Name: | Age: | |
| Gender: \square Male \square Female If appl | icable: □Adopted □Deceased | |
| Name: | | |
| Gender: \square Male \square Female If appl | icable: □Adopted □Deceased | |
| Name: | | |
| Gender: \square Male \square Female If appl | icable: □Adopted □Deceased | |
| Name: | | |
| Gender: \square Male \square Female If appl | icable: □Adopted □Deceased | |
| Name: | Age: | |
| Gender: \square Male \square Female If appl | icable: □Adopted □Deceased | |
| Name: | Age: | |
| Gender: \square Male \square Female If appl | icable: Adopted Deceased | |
| | Preferred Name of Trust | |
| ☐ The (Full Name) Living Trust | | |
| ☐ Custom Name: | | |
| ☐ Existing Trust: | | |
| Date Original Trust was sig | gned: | |
| Dates of any Amendments | to Trust: | |

People You Trust to Control Your Assets (Successor Trustees/Executor/POA)

- If you cannot manage your assets due to death or incapacity, who do you trust to do so on behalf of yourselves or your beneficiaries?
- A beneficiary who is 18 or older can be named as a Trustee.
- You can select co-Trustees to serve with equal power. If would like co-Trustees, please write both names on the same line.
- It is not recommended that you appoint co-Trustees unless you are certain they would work well together (i.e. your parents and maybe your siblings)
- Please write names as they appear on their ID (First and Last is sufficient)

| First Choice(s): | |
|--|--|
| | City/State: |
| Second Choice(s): | |
| Relationship (i.e., my sister): | City/State: |
| Third Choice(s): | |
| Relationship (i.e., my sister): | City/State: |
| Successor Trustee Replaces ☐ If all co-Trus Backup Guardi ☐ Same persons Who would you want to care for you A surviving biological parent will ty is up to you if you want to name the biological parent to be the guardian i Co-Guardians must be married, if | ure required for most business or All co-Trustees must sign stees cannot serve or if one co-Trustee cannot serve ans (If you have Minor children) and order as Successor Trustees/Executors or minor children (i.e., under 18 years of age) if you pass. pically be appointed as the Guardian, absent other circumstances. It biological parent first or someone else if you do not want the of you pass on selecting co-Guardians write both names on the designated line. It you are comfortable with either Guardian taking care of your |
| First Choice(s): | |
| | City/State: |
| If selecting co-Guardians, who would you pa | refer in case of a divorce? |
| | |
| | City/State: |
| If selecting co-Guardians, who would you p | refer in case of a divorce? |
| Third Choice(s): | |
| Relationship (i.e., my sister): | City/State: |
| If selecting co-Guardians, who would you p | refer in case of a divorce? |

(Optional) Minor Power of Attorney / Health Care Directive ☐ Same persons and order as Guardians

| First Choice(s): | | | |
|---|--------------------------------|------------------------------|-----------------------------------|
| Relationship (i.e., my sister): | | | |
| Second Choice(s): | | | |
| Relationship (i.e., my sister): | City/St | ate: | |
| Third Choice(s): | | | |
| Relationship (i.e., my sister): | | | |
| 1 | Inheritance Plann | inσ | |
| Our default plan for individuals with c | | | g different, we would |
| be happy to discuss your other options | at our consultation. | | |
| ☐ Defaul | t Plan for Individuals w | rith Children | |
| > Upon your, the entire trust estate will be o | | your children in the follow | ving manner: |
| ☐ Outright equal distribution to all child☐ Assets held in trust for your children | | (i o 25) | |
| ☐ Assets held in trust for your children☐ Distribution over Multiple Ages (i.e., | | | |
| | | , | |
| ☐ Family Pot Trust (Assets will be held | | | |
| youngest child achieves age (i.e. 22) | | child when they achieve the | e age (i.e. 25) |
| ☐ Dynasty Trust – Child serves as Trus Note: Money/Assets held in trust are ge | | etion of the Trustee for ea | ch heneficiary's health. |
| maintenance, support, and education. | onerany available at the disci | otton of the fragtee for the | en beneficiary s nearen, |
| Figure 1 If any of your children predecease you, the | | = - | |
| ☐ Their children, held in trust until the a☐ My surviving children. If I am not su | • | | |
| ► If you are not survived by any children or | | | istributed to your family |
| starting with your parents, then siblings, the | | | 151110 110 110 10 J 0 11 1111111J |
| Alternatively, you can list specific amo | ounts/parcentages to spec | ific paople: | |
| • • • | | Specific Asset | Notes |
| Nama/Palationshin | <u>\$ or %</u> | Specific Asset | <u>Notes</u> |
| Name/Relationship | | | |
| <u>Name/Relationship</u> | | | |
| Name/Relationship | | | |

$\frac{\textbf{Health Care Agent (For Advanced Healthcare Directive)}}{\square \text{ Same persons and order as Successor Trustees/Executors}}$

| First Choice(s): | |
|---|--|
| Relationship (i.e., my sister): | City/State: |
| Second Choice(s): | |
| | City/State: |
| Third Choice(s): | |
| Relationship (i.e., my sister): | City/State: |
| Are there any other persons you would like to giv Successor Trustee/POA/Healthcare agent will auto | |
| | City/State: |
| Name: | |
| Relationship (i.e., my sister): | City/State: |
| Name: | |
| Relationship (i.e., my sister): | City/State: |
| L | iving Will Options |
| | cially (i.e., respirator, heart pump) and the doctor has indicated there is nothing |
| ☐ Choice Not to Prolong Life: | |
| result in my death within a relat degree of medical certainty, I w treatment would outweigh the e | onged if (1) I have an incurable and irreversible condition that will lively short time, (2) I become unconscious and, to a reasonable ill not regain consciousness, or (3) the likely risks and burdens of xpected benefits. (You want your agent to let you go if they sment that you are not going to recover but if your agent keep you alive) |
| ☐ Choice to Prolong Life: | |
| I want my life to be prolonged a | as long as possible within the limits of generally accepted health ur doctor or your agent believe, you want to be kept alive) |
| Or | gan Donation: □Yes □No |
| Final Di | isposition: Buried Cremated |
| | |

Real Estate Ownership

• Please send the most recent "Grant Deed" or "Quitclaim Deed" for any real estate that you own in the State of California. Please include any exhibit "A" included with the deed. "Deed of Trust" and "Deed of Reconveyance" are not the documents we need.

| Address: | Already in Trust |
|--|-------------------|
| □ Primary Residence □ Vacation Home/Timeshare □ Rental/Commercial/Vacant Lot | |
| Address: | □Already in Trust |
| □ Primary Residence □ Vacation Home/Timeshare □ Rental/Commercial/Vacant Lot | |
| Address: | □Already in Trust |
| □ Primary Residence □ Vacation Home/Timeshare □ Rental/Commercial/Vacant Lot | |
| Address: | □Already in Trust |
| □ Primary Residence □ Vacation Home/Timeshare □ Rental/Commercial/Vacant Lot | |
| Address: | □Already in Trust |
| □ Primary Residence □ Vacation Home/Timeshare □ Rental/Commercial/Vacant Lot | |
| Business Ownership | |
| Name of Business: | □Already in Trust |
| Is this a Professional Corporation? (i.e. Doctor, Attorney, etc.) \square Yes \square No | |
| Type of Entity: □C Corp □S Corp □LLC □Sole Proprietorship State of Incorporation: | |
| Name of Business: | □Already in Trust |
| Is this a Professional Corporation? (i.e. Doctor, Attorney, etc.) \square Yes \square No | |
| Type of Entity: □C Corp □S Corp □LLC □Sole Proprietorship State of Incorporation: | |
| Name of Business: | □Already in Trust |
| Is this a Professional Corporation? (i.e. Doctor, Attorney, etc.) □Yes □No | |
| Type of Entity: □C Corp □S Corp □LLC □Sole Proprietorship State of Incorporation: | |

Any other questions/concerns you would like addressed or answered?