WILL for SINGLE

ESTATE PLANNING QUESTIONNAIRE

The Law Offices of Dana M. Kyle, P.A.
318 W. Organ Avenue
Las Cruces, New Mexico 88005
(575) 525-0020

dana@dmkylelaw.com

www.dmkylelaw.com

This form is for use in estate planning through a Will and powers of attorney and *not* a revocable living Trust. If you have concerns about which type of plan is more appropriate for you, please discuss with your attorney. The detailed explanations and the space provided for answers are designed to garner more complete and helpful information than would be afforded by merely filling in blanks.

ESTATE PLANNING REVIEW FOR

THE PURPOSE OF THIS QUESTIONNAIRE

Your attorney will use the information you provided in this questionnaire:

- 1. To help you organize personal and financial information so that you can assess your current estate plan and evaluate whether changes are desired or required.
- 2. To provide your estate planning attorney with the information needed to make a similar analysis.
- 3. To help you evaluate your attorney's estate planning recommendations. The estate plan is your plan, not your attorney's, and you must be satisfied that it is workable.

The information you provide must be as accurate as possible. If you are uncertain about exact information, tell your attorney that and give your best assessment. If your attorney believes that exact information is required, he or she will ask you to be more precise. You may provide as much or as little information as you want. We recognize that this questionnaire is a fairly intrusive document. Keep in mind, however, that the more complete the information is, the better it will equip you and your attorney throughout the planning process to come up with the best possible estate planning alternatives. Your information will be kept confidential by your attorney unless you authorize or request its release to others.

DEFINITIONS

In completing this questionnaire, it will help you to have the following definitions:

Guardian – A guardian is the person or persons you select to assume parental care for your minor children. You should have the confidence the selected guardian will prepare your children for adulthood by instilling values, by training, and otherwise fulfilling the responsibility of a parent. When minor children are involved, a trust is ordinarily established to control the administration of financial resources for the benefit of the children. It is then necessary for the guardian and the trustee to interact in caring for and meeting the needs of the children. Accordingly, the trustee and the guardian may often be the same person.

Trustee – The trustee is a person or entity (sometimes a bank or trust company) you select to manage assets which you designate. A trustee is most often needed for a revocable living trust or a trust for minor children. It is the trustee's responsibility to care for and invest those assets held in the trust for the benefit of the ultimate beneficiary of the assets. Therefore, it is preferred that the trustee be someone who knows the beneficiaries and has good financial skills and sound financial judgment. The trustee can seek professional help in completing these responsibilities. The most important consideration is that you have confidence in the trustee to manage the property under the trustee's control in a way that is consistent with your intentions.

Personal representative – Your personal representative is the person you select to carry out the instructions you leave in your will. It is the personal representative's responsibility to locate the will, present it to the court for approval, gather your assets, pay your expenses and distribute your property to those persons or organizations named in your will. The personal representative must report to the court the steps completed on behalf of the estate. Most personal representatives seek the assistance of an attorney in working through the process which is known as probate. If you are considering the use of a revocable living trust, you should still provide the personal representative information as it will be necessary in the overall plan.

Power of Attorney – Under New Mexico law, you have the right to grant to another person the authority to make financial decisions on your behalf. This is done through a written document known as a power of attorney. A power of attorney is particularly important if you are unable to make decisions due to incompetency resulting from sickness, injury or other incapacity. When we meet together, we will discuss in detail the powers granted to the person and the limitations or safeguards that can be established to protect you as the creator of your power of attorney. The person you select is known as your attorney-infact or agent. You should consider persons with whom you would entrust your financial resources. Please record each person's full name and address where provided.

Healthcare Power of Attorney and Living Will — Your healthcare power of attorney allows you to appoint an agent who has the legal authority to make medical decisions on your behalf. This person, sometimes called a health care proxy, will carry out your medical wishes if you cannot communicate your own medical decisions. Like your attorney-in-fact, your health care decision maker should be someone you trust. Please provide us with the name, address and telephone number of your selections. In New Mexico you can include your living will as part of your healthcare power of attorney. Your living will, sometimes referred to as your "advanced directives" or "right-to-die statement" allows you to make your own choices concerning end-of-life planning and to instruct your doctor as to those choices. The living will allows you to specify whether or not you want your life prolonged by artificial nutrition and hydration if you are either in the final stages of a terminal illness and death is imminent or you are in a permanent unconscious state.

SECTION I

PERSONAL INFORMATION

State your name requested below exactly as you want it to appear in your Will (full legal names are preferable) and other estate planning documents. Where the space on the form is insufficient, please use the reverse side.

Pronouns:	He/Him She/Her They/Them
Date of Birth:	Month: Day: Year:
Social Security Number:	
Street Address:	
City & State:	
Phone Number:	() -
Email Address:	
Are you a United States Citizen?	
If you have been divorced, attach a copy	of the divorce decree, if available.
, 13	
Is there other important personal informa you have living parents you want to prov	tion that might affect your estate plan? For example, do ide for? Does a member of your family have a serious nat will require special care or attention in the future? If
Is there other important personal information you have living parents you want to provious-term medical or physical problem the	ide for? Does a member of your family have a serious nat will require special care or attention in the future? If
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SECTION II

YOUR CHILDREN, THEIR SPOUSES, AND THEIR CHILDREN

Show the date and place of adoption of any adopted child. Be sure to include any deceased child and indicate the date of the child's death and his or her surviving spouse and children, if any. Be sure to use full legal names of each person identified herein. This form provides for three (3) children. If you have more children, please include additional pages with the same information.

	Child 1	!		
Name:				
Pronouns:	He/Him	She/Her	They/Th	em
Date of Birth:	Month:		_Day:	Year:
Street Address:				
City & State:				
Are they from a prior marriage? Adopted? Deceased? Etc.				
Spouse's full legal name, if any:				
Their children, if any. Include dates of birth.				
Does this child have any special needs? If so, what is the diagnosis or nature of the child's disability?				
Does this child receive public benefits (e.g. SSI, Medicare, etc.)?				

	Child 2	?		
Name:				
Pronouns:	He/Him	She/Her	They/Th	em
Date of Birth:	Month:		Day:	Year:
Street Address:				
City & State:				
Are they from a prior marriage?				
Adopted? Deceased? Etc.				
Spouse's full legal name, if any:				
Their children, if any. Include dates				
of birth.				
Does this child have any special				
needs? If so, what is the diagnosis or				
nature of the child's disability?				
Does this child receive public				
benefits (e.g. SSI, Medicare, etc.)?				

	Child 3	3		
Name:				
Pronouns:	He/Him	She/Her	They/Th	em
Date of Birth:	Month: _		Day:	_ Year:
Street Address:				
City & State:				
Are they from a prior marriage?				
Adopted? Deceased? Etc.				
Spouse's full legal name, if any:				
Their children, if any. Include dates				
of birth.				
Does this child have any special				
needs? If so, what is the diagnosis or				
nature of the child's disability?				
Does this child receive public				
benefits (e.g. SSI, Medicare, etc.)?				
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SECTION III

PROFESSIONAL ADVISORS

Name of stockbroker or	financial advisor:
Company they are emplo	yed by:
Address:	
Phone Number:	Email Address:
Name of accountant or ta	ax preparer:
Company they are emplo	yed by:
Address:	
Phone Number:	Email Address:
	SECTION IV ESTATE PLANNING DOCUMENTS
Please check which, if an	Last Will and Testament Durable Power of Attorney Healthcare Power of Attorney Living Will Living (revocable) Trust Irrevocable Trust Other

INTEREST IN TRUSTS

Describe any Trusts created by you, by any other person, such as a parent or ancestor, in which you or a member of your immediate family has a right to receive distributions of income or principal, whether or not such distributions are actually received or anticipated in the future. Be as specific as you can. If possible, submit a copy of the Trust agreement. If the Trust agreement is not available, show the date the Trust was created, whether it can be amended or changed, whether someone has a power of appointment over it, when the Trust terminates, and who will receive the Trust property upon termination. Also, state the approximate current value of the Trust and the annual income from it.
ANTICIPATED INHERITANCES
If you or any other members of your immediate family are likely to receive substantial inheritances in the foreseeable future from persons other than yourself, describe your best estimate of the value and the nature of each inheritance.

SECTION V

PERSONAL ESTATE PLANNING OBJECTIVES

Please read each scenario and then select a box, or boxes, if you agree with the statement and it applies.

Γο my children equally.	To thes	To these people:		To these charities:	
			_		
f any part of my estate pa	asses to 1	ny children, it show	ıld be distribu	ited	
All at once (assuming the child is age 18 or older)	Over	time, with the first and the second d		peing made at age ng made at age	
f I have no surviving chi					
NAME		RELATIO	<u>*</u>	PERCENTAGE	
ou have other estate plant	ning requ	ests that you'd like	e to explore, p	lease list them below.	

SECTION VI

GUARDIANS, CONSERVATORS, EXECUTORS, AND TRUSTEES

Guardian j	for Minor Children
, ,	nate in your Will a guardian in the event of your
death.	
Primary Guardian of the person:	
Relationship to you:	
Address:	
Alternate Guardian of the person:	
Relationship to you:	
Address:	
	r for Minor Children
If you have minor children, you may design assets) in the event of your death.	nate in your Will a conservator (caretaker of the
Primary Conservator of the estate:	
Relationship to you:	
Address:	
Alternate Conservator of the estate:	
Relationship to you:	
4 1 1	
Address:	

Executor o	f my Estate
Your executor has the responsibility to wind up assets are collected, that claims, expenses, and distribute your property to trustees or others you substantial responsibility, and much work. You	estate and inheritance taxes are paid, and then u have named. It is a task of limited duration,
Principal executor:	
Relationship to you:	
Address:	
Substitute executor:	
Relationship to you:	
Address:	
	stee
Your trustee(s) have the responsibility for the lead in Trust for the benefit of the beneficiaries terms of the Trust, there may be adverse tax compossible interest in the Trust, although usually adverse tax consequences are similarly limited. act) or individual. You may choose to have cotoorporation. Because corporate trustees must be to accept small Trusts. Their fees to administer disproportionately large if they are to cover the choose a trustee with the following qualities: in and reasonable business and investment acume want to choose them for how well their individual Frequently, the same person(s) or corporation at trustee(s). Your trustee will administer your Trustee(s). Your trustee will administer your Trustee(s). Your trustee will administer your Trustee(s). Relationship to you:	of Trusts you may create. Depending on the assequences if a trustee has an interest or if the trustee's discretion is limited those. A trustee can be a corporation (qualified to rustees, one of which may or may not be a harge fees for their services, they may decline a small Trust may turn out to be fir costs in handling the Trust. In general, tegrity, mature judgement, fiscal responsibility, in. If you wish to select co-trustees, you may tal strengths compliment each other.
Address:	
Substitute trustee:	
Relationship to you:	
Address:	

SECTION VII

FINANCIAL POWERS OF ATTORNEY

Under New Mexico law, you have the right to designate an agent to make financial decisions for you during your lifetime. The power of attorney extinguishes automatically at your death. Your financial power of attorney can be immediately effective – meaning the agent you designate can help you at any time that you need help, or it can be "springing" – meaning that it only becomes effective if your doctor signs a statement indicating that you are incapacitated. Sometimes it is preferable to have it immediately effective as to your spouse but springing as to your alternate agent(s).

Prima	ary Agent
Full legal name:	
Address:	
Phone number:	() -
IMMEDIATE	or SPRINGING
1 st Alter	nate Agent
Full legal name:	
Address:	
Phone number:	() -
IMMEDIATE	or SPRINGING
2 nd Alter	rnate Agent
Full legal name:	
Address:	
Phone number:	() -
IMMEDIATE	or SPRINGING
If you would like to list additional alternates, plinformation for each. If you would like any of your listed agents to se specific wishes below.	

SECTION VIII

HEALTHCARE POWERS OF ATTORNEY

Under New Mexico law, you have the right to designate an agent to make healthcare decisions for you. Your healthcare power of attorney becomes effective at such time as you are not able to communicate your healthcare choices to your doctor. Your healthcare agent can then make decisions for you concerning your medical care. This includes decisions about prescription drugs, hospitalization, surgical treatment, institutionalization, and any other healthcare decision.

Prim	ary Agent		
Full legal name:			
Relationship to you:			
Address:			
Phone number:	()	-
Ist Alte	rnate Age	nt	
Full legal name:			
Relationship to you:			
Address:			
Phone number:	()	-
2 nd Alte	rnate Age	nt	
Full legal name:			
Relationship to you:			
Address:			
Phone number:	()	-
If you would like to list additional alternates, prinformation for each. If you would like any of your listed agents to specific wishes below.			

Please read the following scenarios and initial the box to the left of the one that applies to your wishes:

I want my healthcare agent(s) to be able to make decisions for me when my treating physician feels I am unable to communicate my own healthcare decisions.
I want my healthcare agent(s) to be able to make decisions for me when my treating physician <i>AND</i> one other healthcare professional make a formal, written statement that I am unable to communicate my own healthcare decisions.

ADVANCE DIRECTIVES

Your healthcare power of attorney can include a second part that is often referred to as a "right-to-die" statement or "living will" or "advance directives". This part allows *you* (not your agent) to direct your doctors as to what you want to happen if you are either in the final stages of a terminal illness or in a "permanent unconscious state". You can make elections about receiving artificial nutrition and hydration and about pain and comfort. Do you want to include this second part in your healthcare power of attorney?

Yes; or	No.
1 05, 01	110.

ADDITIONAL INFORMATION

Primary Care Physician				
Name:				
Address:				
Phone number:	()	-	

Organ Donation				
	Please select one of the following options:			
	I DO NOT want to make an anatomical gift of all or some of my organs or tissue.			
	I DO want to make an anatomical gift of all or some of my organs or tissue.			
	I want my agent to decide.			

SECTION IX

CREMATION STATEMENTS

A cremation statement shows your wishes to be cremated and allows for designation of who should receive your ashes when that time comes. Sometimes, people have made pre-arranged and pre-paid cremation arrangements with certain companies, a cremation statement can complement this pre-arrangement by further solidifying your wishes and confirming who should receive your ashes. Please provide us a copy of any such pre-arrangement. Please note that a pre-arrangement of cremation with a third party is not a requirement for a cremation statement. If you would like to be cremated at the time of your passing, please fill out the information below.

Cremation Wishes				
Do you have a preexisting cremation plan? If yes, what company is the plan with?	n misnes			
Do you have any wishes for your ashes? (e.g., "I want my ashes to be scattered to the wind" or "I want my ashes to be buried beneath a tree on my residence" or do you have a planned internment at a columbarium?)				
Who should receive my ashes?				
Primary Recipient name:				
Relationship to you:				
Address:				
1 st Alternate Recipient name:				
Relationship to you:				
Address:				
2 nd Alternate Recipient name:				
Relationship to you:				
Address:				
	· · · · · · · · · · · · · · · · · · ·			

<u>Please note:</u> It's important to list at *least* one alternate recipient of your ashes! If a funeral home is unable to reach your primary recipient, or they are no longer living, willing, or able to receive your ashes at the time of your passing, your ashes can end up staying at the funeral home for a long time!

SECTION X

PREPARING FOR YOUR APPOINTMENT

As a reminder, throughout this questionnaire you were prompted to bring various documents to your appointment. This is a general reminder to please bring the following to your appointment if you believe it would be helpful:

- 1) Any existing estate planning documents (Wills, Powers of Attorney, etc.)
- 2) Pre-Marital or Ante-Nuptial Agreement if applicable

Prior to your appointment, please let us know if you have any accommodations that need made. You can let us know by calling (575) 525-0020 or emailing Sammy at sammy@dmkylelaw.com. Examples of some accommodations are:

- 1) Are you allergic to cats? We may have an office cat that day and will make sure you both don't cross paths!
- 2) Are you hard of hearing? We'll make sure to speak louder and clearer.
- 3) Do you need ADA access? We have ADA parking at the back of our building and will make sure one of our staff greets you and assists you in.
- 4) Are your eyes sensitive to light? We'll make sure to close the blinds in our conference room.

SECTION XI

SIGNATURE OF COMPLETION

After you have completed the Questionnaire, please sign the following statement:

The undersigned hereby represents to The Law Offices of Dana M. Kyle, P.A. that the information contained in this questionnaire is accurate and complete and that the undersigned understands that the law firm and its individual lawyers will rely on this information. I understand that if the information contained herein is inaccurate or incomplete, the recommendations made by the law firm may not be appropriate.

Your Signature:				
Your Printed Name:				
Date:	/	′	/	_