

CONFIDENTIAL ESTATE PLANNING & WILL INFORMATION SHEET

Our firm's Estate Planning Questionnaire has been created to assist us in gathering all the essential information needed to complete an estate plan for our client. Please do not spend an inordinate amount of time gathering the information requested on the form. However, we have found that having this data available at an initial attorney/client meeting will aid both you and our firm in focusing on estate planning issues specific to your situation. Of particular importance is the family information and at least rough estimates of the requested financial information, including the specific ownership of each asset (joint, individual or trust). Although this covers a lot of information, it is necessary for the planning process and, perhaps more importantly, its completion at the outset enables us to keep costs down for you.

Many of our estate planning clients are married and want to conduct their planning jointly. In those circumstances, and unless told otherwise, I will assume that you want the representation to be joint. I further assume that information provided by one spouse may be shared with the other spouse. If you want this representation to be separate, please inform me of that at the beginning of our discussions, so I can proceed appropriately.

Your information will be kept confidential by your Attorney unless you authorize or request its release to others.

Factors that may affect the complexity of your plan:

- The number of intended beneficiaries (spouse, children, etc.) of your planning.
- Whether your intended beneficiaries are minor children or adults.
- Whether all intended beneficiaries will be treated the same, or if there will be different distributions to different beneficiaries (and the number of different distributions).
- Whether you have a spouse or partner with children from a prior relationship, or vice versa, for whom you wish to provide.
- The types of assets you own (e.g. real property, investment accounts, insurance annuities, tax-deferred retirement accounts, business interests).
- How your assets are titled (individual, joint, or joint with right of survivorship).
- Whether you have property located out of state.
- Whether you own a business or an interest in a business (e.g. an LLC, corporation, or partnership).
- Whether an intended beneficiary has special needs.
- Whether an intended beneficiary requires provisions to protect his/her inheritance due to irresponsible money management or substance abuse.
- Whether you wish to protect a spouse or partner's inheritance should they remarry.
- Whether you wish to protect a beneficiary's inheritance in the case of divorce.
- Whether there is a member of your family who may attempt to interfere with your planning
- Whether you are disinheriting a family member.
- Whether you have a disability or anticipate a decline in your health in the near future.
- Whether the size of your estate will cause gift or estate tax issues.

If you have any questions about the form, please call our office; otherwise, please complete as much of it as possible and return it to us either by email or regular mail.

General Timeline: Our timeline for the preparation and completion of your personalized plan will most likely follow the format below:

- ❖ Initial Consultation: Review and discuss estate planning questionnaire, as well as discuss the appropriate documents to meet your estate plan goals. Please plan about an hour for this meeting.
- ❖ **Document Preparation**. Following your initial consultation, our office will prepare drafts of your estate planning documents. These documents may be sent to you by email or mail, or you may schedule a meeting to review those documents.
- **Execution Meeting.** An execution meeting will be scheduled after you review your documents. Once you sign your estate plan documents, they become legally effective.

CLIENT(S)

CLIENT 1:

Name		DO	B:	
Address:	·····	Apt	#	
City:	State:	Zip:		
Home Phone: ()	Work Phone: ()		
Cell Phone: ()	Other Phone: ()		
E-Mail Address:				
Social Security Number:				
Are you a U.S. Citizen? \square Yes \square No; if not, country of citizenship	p:			
Employer Name:	_ Position:			
Business address:				
☐ Married: Date of Marriage:	Divo	orced	□ Widowed	☐ Single
If married, what is your spouse's name?			DOB:	
Spouse's address; if different from yours.				
If married, is the spouse disabled, incapacitated or incompetent?	☐ Yes ☐ No ☐ ì	N/A		
If married, was a pre-nuptial or post-nuptial agreement signed?	☐ Yes ☐ No ☐ ì	N/A		
Previously married? If yes, please provide the name of the former (If yes, please bring divorce decree or death certificate, as applicable)	* '	☐ Divor	ce □ An	nulment.
		DATE:		
		DATE:		
Are you a veteran? ☐ Yes ☐ No; If so, which branch of service: _ Do you receive any veteran' benefits?	□Yes	□ No □ N		
Are you a partner or shareholder in a business? If so, please provide the name of the company:	□ Yes	□ No □ N	/A	
Is so, please provide the name of the company:		□ No □ N		
Do you currently have a Will? Do you currently have a Trust? Do you currently have an Advance Medical Directive (AMD)? Do you currently have a Power of Attorney (POA)?	 □ Yes □ No □ Yes □ No □ Yes □ No 	Date of Date of A	Will: Frust: AMD: POA:	

If you are also asking our office to prepare a will for your spouse CLIENT 2:	e, please complete thi	is information	:	
Name		DO	В:	
Address:		Apt	#	
City:	State:	Zip:		
Home Phone: ()	Work Phone: ()		
Cell Phone: ()	_ Other Phone: ()		
E-Mail Address:				
Social Security Number:				
Are you a U.S. Citizen? ☐ Yes ☐ No; if not, country of citizens.	hip:			
Employer Name:	Position:			
Business address:				
☐ Married: Date of Marriage:	🗆 Di	vorced	☐ Widowed	☐ Single
If married, what is your spouse's name?	· · · · · · · · · · · · · · · · · · ·		DOB:	
Spouse's address; if different from yours.				
If married, is the spouse disabled, incapacitated or incompetent?	□ Yes □ No □	I N/A		
If married, was a pre-nuptial or post-nuptial agreement signed?	□ Yes □ No □	l N/A		
Previously married? If yes, please provide the name of the forme (If yes, please bring divorce decree or death certificate, as applic			ce 🗆 An	nulment.
		DATE: _		
		DATE:		
		DATE: _		
Are you a veteran? ☐ Yes ☐ No; If so, which branch of service Do you receive any veteran' benefits?		es 🗆 No 🗆 N	/A	
Are you a partner or shareholder in a business?	□Ye	es 🗆 No 🗆 N	/A	
If so, please provide the name of the company: Is there a Buy-Sell Agreement regarding any of the business inte Is there a Buy-Sell Agreement regarding any of the business inte If yes, do you have a copy of the Agreement?	erests?	es	/A	
Do you currently have a Will?	☐ Yes ☐ No	Date of V	Will:	
Do you currently have a Trust? Do you currently have an Advance Medical Directive (AMD)? Do you currently have a Power of Attorney (POA)?	☐ Yes ☐ No ☐ Yes ☐ No ☐ Yes ☐ No	Date of A	Гrust: AMD: РОА:	

CHILDREN

Name all children and the children of each deceased child, including those who will not receive anything under your will. Please indicate if there are any of your children or other beneficiaries under this will that have special needs. Reminder: Omitted children can contest a will.

Children: (please use full legal names and attach additional pages as necessary)

If so, please asterisk their name above.

Date of Birth or Age _ Apt. #_____ Address: State: Zip: ____ City: Home Phone: () Work Phone: () Cell Phone: () Other Phone: () E-Mail Address: Is this child alive □ or deceased □; if deceased, please list their date of death: Is this child a child of Client 1 \square Client 2 \square or both \square ? Is this child married? \square Yes \square No; if yes, spouse's name: Do you have any grandchildren from this child? ☐ Yes ☐ No; If yes, include names and date of birth: Date of Birth or Age _____ 1. Name: Date of Birth or Age 2. Name: ____ Date of Birth or Age ___ 3. Name: Date of Birth or Age Is this child or any member of his or her family disabled, incapacitated or incompetent?

YES
NO If so, please asterisk their name above. 2. Name: Date of Birth or Age Apt. # State: Zip: Home Phone: () Work Phone: () Cell Phone: () Other Phone: () E-Mail Address: Is this child alive □ or deceased □; if deceased, please list their date of death: Is this child a child of Client 1 \square Client 2 \square or both \square ? Is this child married? \square Yes \square No; if yes, spouse's name: Do you have any grandchildren from this child? ☐ Yes ☐ No; If yes, include names and date of birth: Date of Birth or Age Date of Birth or Age _____ 2. Name: 3. Date of Birth or Age Name: _____ Date of Birth or Age _____

3. Name:	Date of Birth or Age
Address:	Apt. #
City:	State:Zip:
Home Phone: ()	Vork Phone: ()
Cell Phone: ()C	ther Phone: ()
E-Mail Address: Is this child alive □ or deceased □; if deceased, please list their dat Is this child a child of Client 1 □ Client 2 □ or both □? Is this child married? □Yes □ No; if yes, spouse's name: Do you have any grandchildren from this child? □ Yes □ No; If ye	e of death:
	Date of Birth or Age
2. Name:	Date of Birth or Age
3. Name:	Date of Birth or Age
4. Name:	Date of Birth or Age
Is this child or any member of his or her family disabled, incapacital If so, please asterisk their name above.	ed or incompetent? □YES □ NO
4. Name:	Date of Birth or Age
Address:	Apt. #
City:	State:Zip:
Home Phone: ()	Vork Phone: ()
Cell Phone: ()C	ther Phone: ()
E-Mail Address:	
1. Name:	Date of Birth or Age
2. Name:	Date of Birth or Age
3. Name:	Date of Birth or Age
4. Name:	Date of Birth or Age
Is this child or any member of his or her family disabled, incapacital If so, please asterisk their name above.	ed or incompetent? □YES □ NO

5. Name:	:			Date of Birth or Age
Address:				Apt. #
City:			State:	Zip:
Home Ph	none: ()	Work Phone: ()
Cell Pho	ne: ()	Other Phone: ()
E-Mail A	Address:	u danagad []t if danaga	ed, please list their date of death:	
Is this ch Is this ch	ild a child of ild married? l	Client 1 \square Client 2 \square c \square Yes \square No: if yes, spo	or both □? use's name:	
o you n	nave any gran	denilaren from this enile	d? ☐ Yes ☐ No; If yes, include names and	date of birth:
1.	Name:			Date of Birth or Age
2.	Name:			Date of Birth or Age
3.	Name:			Date of Birth or Age
4.	Name:	· · · · · · · · · · · · · · · · · · ·		Date of Birth or Age
		ember of his or her famil heir name above.	y disabled, incapacitated or incompetent?	□YES □ NO
6. Name:	:			Date of Birth or Age
Address:				Apt. #
City:			State:	Zip:
Home Ph	none: ()	Work Phone: ()
Cell Pho	ne: ()	Other Phone: ()
E-Mail A	Address:			
Is this ch Is this ch	ild a child of ild married? l	Client 1 \square Client 2 \square c \square Yes \square No; if yes, spo	use's name:	
Do you h	nave any gran	dchildren from this child	d? ☐ Yes ☐ No; If yes, include names and	I date of birth:
1.	Name:			Date of Birth or Age
2.	Name:			Date of Birth or Age
3.	Name:			Date of Birth or Age
4.	Name:			Date of Birth or Age
		ember of his or her famil heir name above.	y disabled, incapacitated or incompetent?	□YES □ NO
If there a indicate:		children, please attach a	additional pages as necessary. If there are a	dditional pages, please check here

PARENTS, BROTHERS, SISTERS, OTHERS

Client 1's Parents:

Father's Name:	Date of Birth or Age
Address:	Apt. #
City: State:	Zip:
Is your father alive □ or deceased □ If deceased, please list their date	e of death:
Is your father disabled, incapacitated or incompetent or resides in a skilled nursing	g facility? □YES □ NO
Mother's Name:	Date of Birth or Age
Address:	Apt. #
City: State:	Zip:
Is your mother alive □ or deceased □ If deceased, please list their date	e of death:
Is your mother disabled, incapacitated or incompetent or resides in a skilled nursing	ng facility? □YES □ NO
Client 1's Siblings:	
1. Name:	Date of Birth or Age
Address:	Apt. #
City: State:	Zip:
Is this sibling alive □ or deceased □ If deceased, please list their date	e of death:
Is this sibling disabled, incapacitated or incompetent or resides in a skilled nursing	g facility? □YES □ NO
2. Name:	Date of Birth or Age
Address:	Apt. #
City: State:	Zip:
Is this sibling alive □ or deceased □ If deceased, please list their date	e of death:
Is this sibling disabled, incapacitated or incompetent or resides in a skilled nursing	g facility? □YES □ NO
3. Name:	Date of Birth or Age
Address:	Apt. #
City: State:	Zip:
Is this sibling alive \square or deceased \square If deceased, please list their date	e of death:
Is this sibling disabled, incapacitated or incompetent or resides in a skilled nursing	g facility? □YES □ NO
If there are additional siblings, please attach additional pages as necessary. If there indicate: \Box	e are additional pages, please check here to

Client 2's Parents: Date of Birth or Age _____ Father's Name: Apt. # City: ______ State: _____ Zip: _____ Is your father alive \square or deceased If deceased, please list their date of death: Is your father disabled, incapacitated or incompetent or resides in a skilled nursing facility? □YES □ NO Date of Birth or Age _____ Mother's Name: City: ______ State: _____ Zip: _____ Is your mother alive \square or deceased \square If deceased, please list their date of death: Is your mother disabled, incapacitated or incompetent or resides in a skilled nursing facility? ☐YES ☐ NO Client 2's Siblings: Date of Birth or Age State: Zip: Is this sibling alive □ or deceased □ If deceased, please list their date of death: Is this sibling disabled, incapacitated or incompetent or resides in a skilled nursing facility? ☐YES ☐ NO Date of Birth or Age Apt. # Address: City: _____ State: ____ Zip: _____ Is this sibling alive □ or deceased □ If deceased, please list their date of death: 3. Name: Date of Birth or Age Apt. #____ City: _____ State: ____ Zip: _____ Is this sibling alive □ or deceased □ If deceased, please list their date of death: Is this sibling disabled, incapacitated or incompetent or resides in a skilled nursing facility? ☐YES ☐ NO If there are additional siblings, please attach additional pages as necessary. If there are additional pages, please check here to indicate: □

WILL PROVISIONS

One of the most important parts of a Will is the Testator naming their beneficiaries. The beneficiaries are the people who will inherit the contents of the Testator's estate, all of their belongings and property, after the Testator's death. The Testator may make specific gifts in their Will, naming specific people to inherit specific possessions, property, or cash assets. For example, a mother might make a specific gift leaving her engagement ring to her eldest daughter or a father might make a specific gift leaving \$5,000 to each of their children to help them pay for their college education.

In addition to specific gifts, the Testator will also name who will inherit the residue, or remainder, of their estate. The residue includes anything that they have not given away in a specific gift. The Testator will name beneficiaries as well as alternate beneficiaries in case the people they have initially named die before them and are therefore unable to inherit. The Testator can name multiple people to inherit the residue of their estate and may specify what percentage or fraction of the estate each beneficiary will get.

There are generally 2 types of Assets: PROBATE and NON-PROBATE. The NON-PROBATE assets are generally not subject to the terms of the Will, nor to the statutes that decree the heirs to whom an intestate (one who dies without a will) decedent's property will pass. The most common arrangements that result in NON-PROBATE Transfers of assets are: life insurance policies, retirement plans, joint tenancy ownership of property, payable on death bank accounts and trust accounts, transferable on death security registration, and inter vivos trusts. These non-probate assets will **NOT** pass through your will or trust but will pass automatically to the surviving joint owner(s) or to the designated beneficiary.

For purposes of this questionnaire, we will categorize your disposition of assets as follows:

- 1. SPECIFIC BEQUESTS: You do not need to describe every item of your personal or real property in your Will. However, if there is some specific item, sum of money or piece of land that you want to go to a certain individual, please list it.
- 2. CHARITABLE BEQUESTS: if there is some specific item, sum of money or piece of land that you want to go to a certain non-profit entity, please list it.
- 3. GENERAL BEQUESTS: The distribution of the balance of property (rest & residue) in the estate. Is the value of your estate excluding retirement plans and/or insurance policies in excess of \$5,000,000.00? □YES □ NO

(The official estate and gift tax limits for 2024: The estate and gift tax exemption is \$13.61 million per individual. That means an individual could leave \$13.61 million to heirs and pay no federal estate or gift tax, while a married couple could shield \$27.22 million.)

If YES, we need to discuss possible tax consequences and/or estate planning needs. If NO, the size of your estate will not exceed the current allowable deduction and based upon that fact ALONE, probably will not incur tax liability.

For example, if you have a child or st body that you wish to exclude, it is no	RITANCE: Do you have any person or persons whom you wish to make a special point of excluding from your Will. e, if you have a child or stepchild who might normally be considered a person who would be a beneficiary of your ou wish to exclude, it is normally better to make a point of excluding that person so that it does not appear that they led by accident? If so, please list their names:		
FUNERAL ARRANGEMENTS:	CLIENT 1: I wish to be □ buried OR □ cremated OR □ undecided. CLIENT 2: I wish to be □ buried OR □ cremated OR □ undecided.		
Specific Arrangements:			

PERSONAL EFFECTS to be distributed as follows:	□ by separate list attached □ to spouse □ to children □ at the discretion of the pound other: please list below	
REAL ESTATE:		
1. Address of Property be given:		
City:		
County:		
How Titled:		
Name of Beneficiary:		
Address:		Apt. #
City:	State:	Zip:
If this person does not survive you, then should this specif If this person does not survive you, then should this specif		
2. Address of Property be given:		
City:	State:	_ Zip:
County:	FMV Value:	
How Titled:		
Name of Beneficiary:		Age:
Address:		Apt. #
City:	State:	Zip:
If this person does not survive you, then should this specifif this person does not survive you, then should this specifies		
If there are additional pages, please check here to indicate:		

SPECIFIC BEQUESTS: □YES □ NO. Many people make special value to be distributed to friends or relatives. If you has complete the following:		
Name of Item(s):		
Name of Beneficiary:		Age:
Address:		Apt. #
City:	State:	Zip:
Home Phone: ()	Work Phone: ()
Cell Phone: ()	Other Phone: ()
E-Mail Address:		
If this person does not survive you, then should this specific it. If this person does not survive you, then should this specific it.		
Name of Item(s):		
Name of Beneficiary:		
Address:		Apt. #
City:	State:	Zip:
Home Phone: ()	Work Phone: ()
Cell Phone: ()	Other Phone: ()
E-Mail Address:		
If this person does not survive you, then should this specific it. If this person does not survive you, then should this specific it.		
Name of Item(s):		
Name of Beneficiary:		Age:
Address:		Apt. #
City:	State:	Zip:
Home Phone: ()	Work Phone: ()
Cell Phone: ()		
E-Mail Address:		
If this person does not survive you, then should this specific it. If this person does not survive you, then should this specific it.	em be given to another in em pass along with the ba	ndividual? □YES □ NO alance of your estate? □YES □ NO
If there are additional pages, please check here to indicate: \Box		

CHARITABLE BEQUESTS: □YES □ NO. Many people ma specific charitable organization as a gift at their death.	ke special provisions fo	or their church, a specific ministry or a
Name of Item(s):		
Name of Beneficiary:		Age:
Address:		Apt. #
City:	State:	Zip:
Home Phone: ()	Work Phone: ()
Cell Phone: ()	Other Phone: ()
E-Mail Address:		
If this entity is no longer in existence at the time of your death, th □YES □ NO	nen should this specific	item be given to another entity?
If this entity is no longer in existence at the time of your death, the estate? □YES □ NO	nen should this specific	item pass along with the balance of your
Name of Item(s):		
Name of Beneficiary:		Age:
Address:		Apt. #
City:	State:	Zip:
Home Phone: ()	_ Work Phone: ()
Cell Phone: ()	Other Phone: ()
E-Mail Address:		
If this entity is no longer in existence at the time of your death, the \square YES \square NO	nen should this specific	item be given to another entity?
If this entity is no longer in existence at the time of your death, the estate? □YES □ NO	nen should this specific	item pass along with the balance of your
If there are additional pages, please check here to indicate: \Box		

GENERAL BEQUESTS
□ OUTRIGHT TO SPOUSE: I/we want to leave property outright to the surviving Spouse.
I/we recognize that this offers no protection from creditors or predators. Allows surviving spouse to leave property to whomever he or she wants. Also allows a new spouse to possibly make claim on property in case of death or divorce.
Typically, the estate assets will pass as follows: • To spouse, if surviving. • If my spouse predeceases me, my assets will be divided in equal shares among my children. • If any of my children predecease me, that child' share shall be distributed to his or her children in equal shares. • In the event my spouse and all of my children and descendants fail to survive me, I want assets to be distributed as follows:
□ IN TRUST FOR SPOUSE
□ OUTRIGHT TO CHILDREN: If your spouse dies before you, I/we want to leave property outright to my surviving children
Typically, the estate assets will pass as follows: • In equal shares to my children or percentages.
☐ Equal shares or ☐ percentages; if percentages, please place below.
• If one or more of my children predeceases me, that child's share in my estate is distributed to his or her children in equal shares. • In the event all my children and descendants fail to survive me, I want my assets to be distributed as follows:
In the event that your estate is to be divided among your children and if they are minors at the time of your death do you want their interest to be placed in a trust for their benefit?
□ SEPARATE TRUST: Distribution to children into separate trust, given outright at the age of:
☐ FAMILY POT TRUST: Distribution to children into "family pot" trust until youngest child reaches the age of:
When youngest child reached age, division into separate trusts at that time? ☐YES ☐ NO
If any beneficiary dies before you, do you wish their share to go to their lineal descendants OR to other beneficiaries in that group
If the trustee must distribute the principal of the trust at one or more times in the future. How would you like the trust to be finally distributed?
distribute all to the child / grandchild at age, OR
distribute% at age, then distribute% at age, then distribute% at age, then
distribute the remaining balance at age
Other:

for the child's	eneral health, education and supp	yort,
OR select from the f	ollowing:	
pay medical ex	penses not covered by other insura	ance.
pay education	xpenses, including college / vocat	tional / graduate school.
provide summe	r trips, camps or other cultural ex	periences.
purchase a car	t certain ages or up to a certain p	urchase price.
pay a monthly	quarterly income to the child / gr	randchild starting at age 21 / age
other:		
hat a beneficiary ma	receive as an inheritance might	jeopardize their benefits, such as SSI or Medicaid.

FIDUCIARIES

PERSONAL REPRESENTATIVE / EXECUTOR: The Executor is in charge of making sure that the people the Testator has named as beneficiaries get the portion of the estate described by the Testator. An Executor is one appointed by you to carry out the terms of your Will. Your Executor has the responsibility to wind up your affairs at your death, see to it that your assets are collected, that claims, expenses, and estate and inheritance taxes are paid, if any, and then distribute your property to who you have named. If you do not name an Executor in your Will, the Court will appoint an Administrator. He or she may not be the one that you would have appointed, so exercise the right to name the person or bank you want. Due to unforeseen circumstances it would be wise to name alternates.

PRIMARY:		
Name:		Over 18? □YES □ NO
Address:		Apt. #
City:	State:	Zip:
Home Phone: ()	Work Phone: ()
Cell Phone: ()	Other Phone: ()
E-Mail Address:		
ALTERNATE:		
Name:		Over 18? □YES □ NO
Address:		Apt. #
City:	State:	Zip:
Home Phone: ()	Work Phone: ()
Cell Phone: ()	Other Phone: ()
E-Mail Address:		
ALTERNATE:		
Name:		Over 18? □YES □ NO
Address:		Apt. #
City:	State:	Zip:
Home Phone: ()	Work Phone: ()
Cell Phone: ()	Other Phone: ()
E-Mail Address:		

TRUSTEE: If you establish a trust in your will, a Trustee must be named. Your trustees have the responsibility for the long-range management of property that is to be held in trust for the benefit of the beneficiaries of trusts you may create. Depending on the terms of the trust, there may be adverse tax consequences if a trustee has an interest or possible interest in the trust, although usually if the trustee's discretion is limited those adverse tax consequences are similarly limited. A trustee can be a corporation (qualified to act) or individual. You may choose to have co-trustees, one of which may or may not be a corporation. Because corporate trustees must charge fees for their services, they may decline to accept small trusts. Their fees to administer a small trust may turn out to be disproportionately large if they are to cover their costs in handling the trust. In general, choose a trustee with the following qualities: integrity, mature judgment, fiscal responsibility, and reasonable business and investment acumen. If you wish to select co-trustees, you may want to choose them for how well their individual strengths compliment each other. Frequently, the same person(s) or corporation selected as executor(s) may be designated as trustee(s).

	Over 18? □YES □ NO
	Apt. #
State:	Zip:
Work Phone: ()
Other Phone: ()
	Over 18? □YES □ NO
	Apt. #
State:	Zip:
Work Phone: ()
Other Phone: ()
	Over 18? □YES □ NO
	Apt. #
State:	Zip:
Work Phone: ()
Other Phone: ()
	State:

Are the above trustees the same for Client 2?

□YES □ NO; if no, please complete this page separately.

GUARDIAN: In most cases, a surviving parent assumes the role of sole guardian of any minor children. However, it is important to name a guardian for minor children in your will in case neither you nor your spouse is able and willing to act. 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.

Name:		Over 18? □YES □ NO
Address:		Apt. #
City:	State:	Zip:
Home Phone: ()	Work Phone: ()
Cell Phone: ()	Other Phone: ()
E-Mail Address:		
ALTERNATE:		
Name:		Over 18? □YES □ NO
Address:		Apt. #
City:	State:	Zip:
Home Phone: ()	Work Phone: ()
Cell Phone: ()	Other Phone: ()
E-Mail Address:		
ALTERNATE:		
Name:		Over 18? □YES □ NO
Address:		Apt. #
City:	State:	Zip:
Home Phone: ()	Work Phone: ()
Cell Phone: ()	Other Phone: ()
E-Mail Address:		

OTHER ESTATE PLANNING DOCUMENTS NEEDED:

□ Advance Directive for Health Care: is the primary legal tool for any health care decision made when you cannot speak for yourself. "Health Care advance directive" is the general term for any written statement you make while competent concerning your future health care wishes.

GENERAL POWERS OF A HEALTH CARE AGENT: My health care agent will make health care decisions for me when I am unable to communicate my health care decisions, or I choose to have my health care agent communicate my health care decisions. My health care agent will have the same authority to make any health care decision that I could make. My health care agent's authority includes, for example, the power to:

- Admit me to or discharge me from any hospital, skilled nursing facility, hospice, or other health care facility or service;
- Request, consent to, withhold, or withdraw any type of health care; and
- Contract for any health care facility or service for me, and to obligate me to pay for these services (and my health care agent will not be financially liable for any services or care contracted for me or on my behalf).

My health care agent will be my personal representative for all purposes of federal or state law related to privacy of medical records (including the Health Insurance Portability and Accountability Act of 1996) and will have the same access to my medical records that I have and can disclose the contents of my medical records to others for my ongoing health care.

My health care agent may accompany me in an ambulance or air ambulance if in the opinion of the ambulance personnel protocol permits a passenger and my health care agent may visit or consult with me in person while I am in a hospital, skilled nursing facility, hospice, or other health care facility or service if its protocol permits visitation.

I understand that under Georgia law:

- ❖ My health care agent may refuse to act as my health care agent;
- A court can take away the powers of my health care agent if it finds that my health care agent is not acting properly;
- My health care agent does not have the power to make health care decisions for me regarding psychosurgery, sterilization, or treatment or involuntary hospitalization for mental or emotional illness, mental retardation, or addictive disease.

SEE EXHIBIT "A" FOR CURRENT STAUTORY FORM

□ Statutory Power of Attorney OR General Power of Attorney: is a legal document that authorizes another person---called an agent---to act on behalf of the person who created the power of attorney---known as the principal---in the event that the principal cannot make those decision his or herself.

SEE EXHIBIT "B" FOR CURRENT STAUTORY FORM

Please furnish copies of each of the following documents that are in existence and to which you have access. If a document exists and you are unable to obtain a copy of it, please indicate.

- 1. Your Present will and all codicils thereto.
- 2. All trusts created by you or your spouse.
- 3. All trusts of which you or your spouse is a beneficiary.
- 4. All separation or property settlement agreements or divorce decrees to which you or your spouse is a party.
- 5. All prenuptial agreements or marriage contracts to which you or your spouse is a party.
- 6. Deeds, mortgages & recent appraisals for each parcel of real estate owned by you or your spouse.
- 7. Copies or summaries of all individual or group life insurance policies insuring you or your spouse.
- 8. Current reports on all retirement, pension, or other employee benefit plans to which you or your spouse have contributed or of which you or your spouse is a beneficiary.
- 9. Current summaries of all IRA's owned by you or your spouse or of which is a beneficiary.
- Current reports or summaries on all savings accounts, money market accounts, or certificates of deposit owned by you or your spouse.
- 11. If you or your spouse have an ownership interest in a small or closely held business, copies of the following documents: Partnership Agreements, Operation Agreements of Limited Liability Company, Shareholder's Agreements, Articles of Incorporation and By-Laws of Corporation

The information contained in this Estate Planning Information Packet is being disclosed to Varner & Peacock, LLC, attorneys, for the purpose of drafting a will for myself and is intended to be confidential information between my attorney and myself. The undersigned represents that the information contained in this packet is accurate and complete, and that the undersigned understands that the attorney will rely on this information which I am furnishing. I understand that if the information contained herein is inaccurate or incomplete, the recommendations made by the attorney may not be appropriate.

CLIEN	Γ1: CLIENT 2:
Dated th	is day of
	OTHER:
	I request that I may be able to review drafts of my estate planning documents in a review meeting with the attorney. Please call me at the following number to schedule an appointment with the attorney:
	I request that I may be able to review drafts of my estate planning documents via mail. Please mail the document to the following mailing address(es):
	I request that I be able to review drafts of my estate planning documents via email. Please email the document to the following email address(es):



ASSET INFORMATION CHECKLIST

This Asset 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.

SAFE DEPOSIT BOX:	YES:	NO:
LOCATION:		
SAFE DEPOSIT BOX IS ACCESSIBLE BY	Y:	
KEY IS KEPT AT:		
BANK ACCOUNTS:		
BANK NAME:		
ACCOUNT NUMBER:		
HOW TITLED:		
CURRENT VALUE:		
BANK NAME:		
ACCOUNT NUMBER:		
HOW TITLED:		
CURRENT VALUE:		
BANK NAME:		
ACCOUNT NUMBER:		
HOW TITLED:		
CURRENT VALUE:		
BANK NAME:		
ACCOUNT NUMBER:		
HOW TITLED:		
CURRENT VALUE:		
BANK NAME:		
ACCOUNT NUMBER:		
HOW TITLED:		
CURRENT VALUE.		

	Any interest in real estate including your family residence, vacation home, time sh	nare, vacant land, etc.
ADDRESS:		
CITY:	STATE:	ZIP CODE:
COUNTY:	CURRENT FMV VALUE:	
HOW TITLED:		
ADDRESS:		
CITY:	STATE:	ZIP CODE:
COUNTY:	CURRENT FMV VALUE:	
HOW TITLED:		
ADDRESS:		
	STATE:	
COUNTY:	CURRENT FMV VALUE:	
HOW TITLED:		
ADDRESS:		
	STATE:	
COUNTY:	CURRENT FMV VALUE:	
HOW TITLED:		
ADDRESS:		
CITY:	STATE:	ZIP CODE:
	CURRENT FMV VALUE:	
HOW TITLED:		
ADDRESS:		
CITY:	STATE:	ZIP CODE:
COUNTY:	CURRENT FMV VALUE:	

FURNITURE AND PERSONAL EFFECTS: List separately only major personal valuable non-business personal property (indicate type below and give a lump su	nal effects such as jewelry, collections, antiques, furs, and all other m value for miscellaneous, less valuable items.).
TYPE:	CURRENT FMV VALUE:
TYPE:	CURRENT FMV VALUE:
TYPE:	
TYPE:	CURRENT FMV VALUE:
TYPE OF SECURITY:	
NAME OF COMPANY:	
TYPE OF SECURITY:	
HOW TITLED:	
LOCATION OF CERTIFICATE:	
CURRENT VALUE:	
NAME OF COMPANY:	
TYPE OF SECURITY:	
HOW TITLED:	
LOCATION OF CERTIFICATE:	
CURRENT VALUE:	

RETIREMENT ACCOUNTS, INVEST	MENT PLANS, MONEY MAR	KET ACCOUNTS OR CERTIF	ICATES OF DEPOSIT:
NAME OF INSTITUTION:			
ACCOUNT NUMBER:			
HOW TITLED:			
CURRENT VALUE:			
NAME OF INSTITUTION:			
ACCOUNT NUMBER:			
HOW TITLED:			
CURRENT VALUE:			
NAME OF INSTITUTION:			
ACCOUNT NUMBER:			
HOW TITLED:			
CURRENT VALUE:			
U.S. GOVERNMENT SAVINGS BON	DS (E, EE, H):		
HOW TITLED:			
LOCATION OF BONDS:			
TO BE CASHED:	YES	NO	
IF YES, NAME OF TRANSFEREE:			
CURRENT VALUE:			
MONEY OWED TO YOU:			
PERSON/ENTITY 1:			
ADDRESS:			
CITY:	STATE:	ZIP C	ODE:
TERMS OF OBLIGATION:			
CURRENT VALUE:			
PERSON/ENTITY 2:			
ADDRESS:			
CITY:	STATE:	ZIP C	CODE:
TERMS OF OBLIGATION:			
CURRENT VALUE:			

LIFE INSURANCE:	
COMPANY NAME:	POLICY #:
BENEFICIARIES NAMED:	
LOCATION OF POLICY:	
FACE AMOUNT:	_ TYPE: □ WHOLE □ UNIVERSAL LIFE □ TERM
COMPANY NAME:	POLICY #:
BENEFICIARIES NAMED:	
LOCATION OF POLICY:	
FACE AMOUNT:	_ TYPE: □ WHOLE □ UNIVERSAL LIFE □ TERM
COMPANY NAME:	POLICY #:
BENEFICIARIES NAMED:	
LOCATION OF POLICY:	
FACE AMOUNT:	_ TYPE: □ WHOLE □ UNIVERSAL LIFE □ TERM
ANNUITIES:	
COMPANY NAME:	POLICY #:
BENEFICIARY NAMED:	
LOCATION OF POLICY:	
FACE AMOUNT VALUE:	
COMPANY NAME:	POLICY #:
BENEFICIARY NAMED:	
LOCATION OF POLICY:	
FACE AMOUNT VALUE:	

VEHICLES: For each motor vehicle, boat, RV, etc. please list the follow	ring: description, how titled, market value and encumbrance.
MAKE / MODEL:	YEAR:
HOW TITLED:	
LOCATION OF TITLE:	
CURRENT VALUE:	
MAKE / MODEL:	YEAR:
HOW TITLED:	
LOCATION OF TITLE:	
CURRENT VALUE:	
MAKE / MODEL:	YEAR:
HOW TITLED:	
LOCATION OF TITLE:	
CURRENT VALUE:	
MAKE / MODEL:	YEAR:
HOW TITLED:	
LOCATION OF TITLE:	
CURRENT VALUE:	
If there are additional pages, please check here to indicate: \Box	
	roprietorships, privately owned corporations, professional corporations, oil : Give a description of the interests, who has the interest, your ownership in
ANTICIPATED INHERITANCE, GIFT, OR LAWSUIT JUDGM future; or moneys that you anticipate receiving through a judgment in	IENT: Gifts or inheritances that you expect to receive at some time in the a lawsuit.

DIGITAL ASSETS: The term "digital assets" are electronic content and/or media and the right to use that content or media, such as email accounts, smartphones and computers, webpages, domain names, blogs, social networking accounts, and intellectual property rights in digital		
DIGITAL ASSETS: The term "digital assets" are electronic content and/or media and the right to use that content or media, such as email accounts, smartphones and computers, webpages, domain names, blogs, social networking accounts, and intellectual property rights in digital assets. Have you made an inventory of your digital assets and how to access them? You should keep a master list of user IDs and passwords in a safe place. Does anyone currently have access to your inventory of digital assets and password information?		
DIGITAL ASSETS: The term "digital assets" are electronic content and/or media and the right to use that content or media, such as email accounts, smartphones and computers, webpages, domain names, blogs, social networking accounts, and intellectual property rights in digital assets. Have you made an inventory of your digital assets and how to access them? You should keep a master list of user IDs and passwords in a safe place. Does anyone currently have access to your inventory of digital assets and password information?		
DIGITAL ASSETS: The term "digital assets" are electronic content and/or media and the right to use that content or media, such as email accounts, smartphones and computers, webpages, domain names, blogs, social networking accounts, and intellectual property rights in digital assets. Have you made an inventory of your digital assets and how to access them? You should keep a master list of user IDs and passwords in a safe place. Does anyone currently have access to your inventory of digital assets and password information?		
accounts, smartphones and computers, webpages, domain names, blogs, social networking accounts, and intellectual property rights in digital assets. Have you made an inventory of your digital assets and how to access them? You should keep a master list of user IDs and passwords in a safe place. Does anyone currently have access to your inventory of digital assets and password information?	BURIAL Pl you be direc (C))	LOTS: Please list all burial plots or contracts with cemeteries for burial and include the address to which to change ownership should ted. If you have a deed to the actual land, please provide us with a copy. (Type: Owns the actual land (O), Contract with cemetery
accounts, smartphones and computers, webpages, domain names, blogs, social networking accounts, and intellectual property rights in digital assets. Have you made an inventory of your digital assets and how to access them? You should keep a master list of user IDs and passwords in a safe place. Does anyone currently have access to your inventory of digital assets and password information?		
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accounts, smartphones and computers, webpages, domain names, blogs, social networking accounts, and intellectual property rights in digital assets. Have you made an inventory of your digital assets and how to access them? You should keep a master list of user IDs and passwords in a safe place. Does anyone currently have access to your inventory of digital assets and password information?		
You should keep a master list of user IDs and passwords in a safe place. Does anyone currently have access to your inventory of digital assets and password information?	DIGITAL A accounts, sm assets.	ASSETS: The term "digital assets" are electronic content and/or media and the right to use that content or media, such as email nartphones and computers, webpages, domain names, blogs, social networking accounts, and intellectual property rights in digital
password information?	Have you m	ade an inventory of your digital assets and how to access them?
OTHER ASSETS: Other property is any property that you have that does not fit into any listed category.	You should password in	keep a master list of user IDs and passwords in a safe place. Does anyone currently have access to your inventory of digital assets and formation?
OTHER ASSETS: Other property is any property that you have that does not fit into any listed category.		
	OTHER AS	SETS: Other property is any property that you have that does not fit into any listed category.

"EXHIBIT A"

GEORGIA ADVANCE DIRECTIVE FOR HEALTH CARE

By:	JOHN DOE	Date of Birth:
	(Print Name)	(Month/Day/Year)
This c	dvance directive for health care has four parts:	
canno also l	t (or do not want to) make health care decisions for y	to choose someone to make health care decisions for you when you ourself. The person you choose is called a health care agent. You may after your death with respect to an autopsy, organ donation, body k to your health care agent about this important role.
or if y your prefer	you are in a state of permanent unconsciousness. PAI treatment preferences. Reasonable and appropriate	u to state your treatment preferences if you have a terminal condition RT TWO will become effective only if you are unable to communicate efforts will be made to communicate with you about your treatment ould talk to your family and others close to you about your treatment
PART	THREE—Guardianship. This part allows you to no	minate a person to be your guardian should one ever be needed.
	F FOUR—Effectiveness and Signatures. This part relete PART FOUR if you have filled out any other part	equires your signature and the signatures of two witnesses. You must of this form.
You n		ve. You must fill out PART FOUR of this form in order for this form to
physic comp	cian. Keep a copy of this completed form at home	to might need it, such as your health care agent, your family, and your in a place where it can easily be found if it is needed. Review this our preferences. If your preferences change, complete a new advance
	this form of advance directive for health care is co we used in Georgia.	mpletely optional. Other forms of advance directives for health care
		pleted form will replace any advance directive for health care, durable ng will that you have completed before completing this form.
PA	RT ONE—Health Care Agent	
your l will r	health care may not serve as your health care agent. evoke the selection of your current spouse as your he	oleted. A physician or health care provider who is directly involved in If you are married, a future divorce or annulment of your marriage alth care agent. If you are not married, a future marriage will revoke u selected as your health care agent is your new spouse.
1. H	lealth Care Agent	
I sele	ct the following person as my health care agent to r	nake health care decisions for me:
Name	:	
Addre		
Telep	hone Numbers:	
	(Home, Work, and Mobile)	

2. Back-Up Health Care Agent

This section is optional. PART ONE will be effective even if this section is left blank.

If my health care agent cannot be contacted in a reasonable time period and cannot be located with reasonable efforts or for any reason my health care agent is unavailable or unable or unwilling to act as my health care agent, then I select the following, each to act successively in the order named, as my back-up health care agent(s):

Name:	
Address:	
Telephone Numbers:	
•	(Home, Work, and Mobile)
Name:	
Address:	
Telephone Numbers:	
_	(Home Work and Mobile)

3. General Powers of Health Care Agent

My health care agent will make health care decisions for me when I am unable to communicate my health care decisions or I choose to have my health care agent communicate my health care decisions.

My health care agent will have the same authority to make any health care decision that I could make. My health care agent's authority includes, for example, the power to:

- Admit me to or discharge me from any hospital, skilled nursing facility, hospice, or other health care facility or service:
- Request, consent to, withhold, or withdraw any type of health care; and
- Contract for any health care facility or service for me, and to obligate me to pay for these services (and my health care agent will not be financially liable for any services or care contracted for me or on my behalf).

My health care agent will be my personal representative for all purposes of federal or state law related to privacy of medical records (including the Health Insurance Portability and Accountability Act of 1996) and will have the same access to my medical records that I have and can disclose the contents of my medical records to others for my ongoing health care.

My health care agent may accompany me in an ambulance or air ambulance if in the opinion of the ambulance personnel protocol permits a passenger and my health care agent may visit or consult with me in person while I am in a hospital, skilled nursing facility, hospice, or other health care facility or service if its protocol permits visitation.

My health care agent may present a copy of this advance directive for health care in lieu of the original and the copy will have the same meaning and effect as the original.

I understand that under Georgia law:

- My health care agent may refuse to act as my health care agent.
- A court can take away the powers of my health care agent if it finds that my health care agent is not acting properly.
- My health care agent does not have the power to make health care decisions for me regarding psychosurgery, sterilization, or treatment or involuntary hospitalization for mental or emotional illness, mental retardation, or addictive disease; and
- My health care agent does not have the power to make health care decisions that are otherwise covered under a
 psychiatric advance directive that I have executed pursuant to Chapter 11 of Title 37 of the Official Code of Georgia
 Annotated, including decisions related to treatment or hospitalization for mental or emotional illness, developmental
 disability, or addictive disease.

4. Guidance for Health Care Agent

OR

(Initials) Cremated

When making health care decisions for me, my health care agent should think about what action would be consistent with past conversations we have had, my treatment preferences as expressed in PART TWO (if I have filled out PART TWO), my religious and other beliefs and values, and how I have handled medical and other important issues in the past. If what I would decide is still unclear, then my health care agent should make decisions for me that my health care agent believes are in my best interest, considering the benefits, burdens, and risks of my current circumstances and treatment options.

5. Powers of Health Care Agent After Death		
(A) AUTOPSY		
My health care agent will power by initialing below	have the power to authorize an autopsy of my body unless I have limited my health care agent's	
(Initials)	My health care agent will not have the power to authorize an autopsy of my body (unless an autopsy is required by law).	
(B) ORGAN DONATI	ON AND DONATION OF BODY	
	ll have the power to make a disposition of any part or all of my body for medical purposes anatomical Gift Act, unless I have limited my health care agent's power by initialing below.	
Initial each statement that y	you want to apply.	
(Initials)	My health care agent will not have the power to make a disposition of my body for use in a medical study program.	
(Initials)	My health care agent will not have the power to donate any of my organs.	
(C) FINAL DISPOSIT	TON OF BODY	
My health care agent will below.	have the power to make decisions about the final disposition of my body unless I have initialed	
(Initials)	I want the following person to make decisions about the final disposition of my body:	
Name:		
Address:		
Telephone Numbers:	(Home, Work, and Mobile)	
I wish for my body to be:		
(Initials)	Buried	

PART TWO—Treatment Preferences

PART TWO will be effective only if you are unable to communicate your treatment preferences after reasonable and appropriate efforts have been made to communicate with you about your treatment preferences. PART TWO will be effective even if PART ONE is not completed. If you have not selected a health care agent in PART ONE, or if your health care agent is not available, then PART TWO will provide your physician and other health care providers with your treatment preferences. If you have selected a health care agent in PART ONE, then your health care agent will have the authority to make all health care decisions for you regarding matters covered by PART TWO. Your health care agent will be guided by your treatment preferences and other factors described in Section (4) of PART ONE.

6. Conditions

PART TWO will be effec	tive if I am in any of the following conditions:
Initial each condition in w	hich you want PART TWO to be effective.
(Initials)	A terminal condition, which means I have an incurable or irreversible condition that will result in my death in a relatively short period of time.
(Initials)	A state of permanent unconsciousness, which means I am in an incurable or irreversible condition in which I am not aware of myself or my environment and I show no behavioral response to my environment.
	ermined in writing after personal examination by my attending physician and a second physician ntly accepted medical standards.
7. Treatment Prefe	erences
initialing one or more of th	rence by initialing (A), (B), or (C). If you choose (C), state your additional treatment preferences by ne statements following (C). You may provide additional instructions about your treatment preferences ill be provided with comfort care, including pain relief, but you may also want to state your specific a relief in the next section.
	that I initialed in Section (6) above and I can no longer communicate my treatment preferences ropriate efforts have been made to communicate with me about my treatment preferences, then:
(A)(Initials)	Try to extend my life for as long as possible, using all medications, machines, or other medical procedures that in reasonable medical judgment could keep me alive. If I am unable to take nutrition or fluids by mouth, then I want to receive nutrition or fluids by tube or other medical means.
OR	means.
(B) (Initials)	Allow my natural death to occur. I do not want any medications, machines, or other medical procedures that in reasonable medical judgment could keep me alive but cannot cure me. I do not want to receive nutrition or fluids by tube or other medical means except as needed to
OR	provide pain medication.
(C)(Initials)	I do not want any medications, machines, or other medical procedures that in reasonable medical judgment could keep me alive but cannot cure me, except as follows:
Initial each statement that	you want to apply to option (C).
(Initials)	If I am unable to take nutrition by mouth, I want to receive nutrition by tube or other medical means.
(Initials)	If I am unable to take fluids by mouth, I want to receive fluids by tube or other medical means.
(Initials)	If I need assistance to breathe, I want to have a ventilator used.
(Initials)	If my heart or pulse has stopped, I want to have cardiopulmonary resuscitation (CPR) used.

This section is optional. PART TWO will be effective even if this section is left blank. This section allows you to state additional treatment preferences, to provide additional guidance to your health care agent (if you have selected a health care agent in PART ONE), or to provide information about your personal and religious values about your medical treatment. For example, you may want to state your treatment preferences regarding medications to fight infection, surgery, amputation, blood transfusion, or kidney dialysis. Understanding that you cannot foresee everything that could happen to you after you can no longer communicate your treatment preferences, you may want to provide guidance to your health care agent (if you have selected a health care agent in PART ONE) about following your treatment preferences. You may want to state your specific preferences regarding pain relief.		
9. In Case of Pregi	nancy	
PART TWO will be effectiv	ve even if this section is left blank.	
I understand that under Georgia law, PART TWO generally will have no force and effect if I am pregnant unless the fetus is not viable and I indicate by initialing below that I want PART TWO to be carried out.		
(Initials)	I want PART TWO to be carried out if my fetus is not viable.	
PART THREE—Guardianship		
10. Guardianship		
to nominate a person to b THREE. A court will appo- for yourself regarding you finds that the appointment may (but are not required	This advance directive for health care will be effective even if PART THREE is left blank. If you wish the your guardian in the event a court decides that a guardian should be appointed, complete PART into a guardian for you if the court finds that you are not able to make significant responsible decisions are personal support, safety, or welfare. A court will appoint the person nominated by you if the court will serve your best interest and welfare. If you have selected a health care agent in PART ONE, you to) nominate the same person to be your guardian. If your health care agent and guardian are not the care agent will have priority over your guardian in making your health care decisions, unless a court	
State your preference by initialing (A) or (B). Choose (A) only if you have also completed PART ONE.		
(A)(Initials)	I nominate the person serving as my health care agent under PART ONE to serve as my	
OR	guardian.	
(B)(Initials)	I nominate the following person to serve as my guardian:	
Name:		
Address:		
Telephone Numbers:		

(Home, Work, and Mobile)

8. Additional Statements

PART FOUR—Effectiveness and Signatures

This advance directive for health care will become effective only if I am unable or choose not to make or communicate my own health care decisions.

This form revokes any advance directive for health care, durable power of attorney for health care, health care proxy, or living will that I have completed before this date.

Unless I have initialed below and have provided alternative future dates or events, this advance directive for health care will become effective at the time I sign it and will remain effective until my death (and after my death to the extent authorized in Section (5) of PART ONE).

_____(Initials) This advance directive for health care will become effective on or upon and will terminate on or upon _____.

You must sign and date or acknowledge signing and dating this form in the presence of two witnesses. Both witnesses must be of sound mind and must be at least 18 years of age, but the witnesses do not have to be together or present with you when you sign this form.

A witness:

JOHN DOE

- Cannot be a person who was selected to be your health care agent or back-up health care agent in PART ONE;
- Cannot be a person who will knowingly inherit anything from you or otherwise knowingly gain a financial benefit from your death; or
- Cannot be a person who is directly involved in your health care.

Only one of the witnesses may be an employee, agent, or medical staff member of the hospital, skilled nursing facility, hospice, or other health care facility in which you are receiving health care (but this witness cannot be directly involved in your health care).

By signing below, I state that I am emotionally and mentally capable of making this advance directive for health care and that I understand its purpose and effect.

(Date)

		()	
S	t appeared to be emotionally and	wledged signing this form to me. Based upon my per mentally capable of making this advance directive for l	
(Signature of First Witness	·)	(Date)	
Print Name:			
Address:	1719 Russell Parkway, Buildin	ng 200, Warner Robins, GA 31088	
(Signature of Second Witne	ess)	(Date)	
Print Name:			
Address:	1719 Russell Parkway, Buildin	ng 200, Warner Robins, GA 31088	

This form does not need to be notarized.

"EXHIBIT B"

STATE OF GEORGIA COUNTY OF HOUSTON

STATUTORY FORM POWER OF ATTORNEY

This power of attorney authorizes another person (**your agent**) to make decisions concerning your property for you (**the principal**). Your agent will be able to make decisions and act with respect to your property (including your money) whether or not you are able to act for yourself. The meaning of authority over subjects listed on this form is explained in O.C.G.A. Chapter 6B of Title 10.

This power of attorney does not authorize the agent to make health care decisions for you.

You should select someone you trust to serve as your agent. Unless you specify otherwise, generally the agent's authority will continue until you die or revoke the power of attorney or the agent resigns or is unable to act for you. If you revoke the power of attorney, you must communicate your revocation by notice to the agent in writing by certified mail and file such notice with the clerk of superior court in your county of domicile.

Your agent is not entitled to any compensation unless you state otherwise in the Special Instructions. Your agent shall be entitled to reimbursement of reasonable expenses incurred in performing the acts required by you in your power of attorney.

This form provides for designation of one agent. If you wish to name more than one agent, you may name a successor agent or name a co-agent in the Special Instructions. Co-agents will not be required to act together unless you include that requirement in the Special Instructions.

If your agent is unable or unwilling to act for you, your power of attorney will end unless you have named a successor agent. You may also name a second successor agent.

This power of attorney shall be durable unless you state otherwise in the Special Instructions.

This power of attorney becomes effective immediately unless you state otherwise in the Special Instructions.

DESIGNATION OF AGENT

I,	, name the following person as my agent:
Name of agent:	
Agent's address:	
Agent's telephone number:	
Agent's email address:	
	on OF SUCCESSOR AGENT(S) (OPTIONAL) ng to act for me, I name as my successor agent:
Name of successor agent:	
Successor agent's address:	
Successor agent's telephone number:	
Successor agent's email address:	

GRANT OF GENERAL AUTHORITY

I grant my agent and any successor agent general authority to act for me with respect to the following subjects as defined O.C.G.A. Chapter 6B of Title 10:

)

Real property

(INITIAL each subject you want to include in the agent's general authority. If you wish to grant general authority over all of the subjects you may initial "all preceding subjects" instead of initialing each subject).

()	Tangible personal property
()	Stocks and bonds
()	Commodities and options
()	Banks and other financial institutions
()	Operation of entity or business
()	Insurance and annuities
()	Estates, trusts, and other beneficial interests
()	Claims and litigation
()	Personal and family maintenance
()	Benefits from governmental programs or civil or military service
()	Retirement plans
()	Taxes
()	All preceding subjects
		GRANT OF SPECIFIC AUTHORITY (OPTIONAL)
speci		gent SHALL NOT do any of the following specific acts for me UNLESS I have INITIALED the rity listed below:
speci	ficantly rific autho	JTION: Granting any of the following will give your agent the authority to take actions that could educe your property or change how your property is distributed at your death. INITIAL ONLY the rity you WANT to give your agent. You should give your agent specific instructions in the Special then you authorize your agent to make gifts).
()	Create, amend, revoke, or terminate an inter vivos trust
()	Make a gift, subject to the limitations of O.C.G.A. § 10-6B-56 and any Special Instructions in
		this power of attorney
()	Create or change rights of survivorship
()	Create or change a beneficiary designation
()	Authorize another person to exercise the authority granted under this power of attorney
()	Waive the principal's right to be a beneficiary of a joint and survivor annuity, including a
		survivor benefit under a retirement plan
()	Access the content of electronic communications
()	Exercise fiduciary powers that the principal has authority to delegate
()	Disclaim or refuse an interest in property, including a power of appointment

LIMITATION ON AGENT'S AUTHORITY

An agent that is not my ancestor, spouse, or descendant SHALL NOT use my property to benefit the agent or a person to whom the agent owes an obligation of support unless I have included that authority in the Special Instructions.

SPECIAL INSTRUCTIONS (OPTIONAL)

You may give special instructions on the following lines (you may add lines or place your special instructions in a separate document and attach it to the power of attorney):
EFFECTIVE DATE
This power of attorney is effective immediately unless I have stated otherwise in the Special Instructions.
NOMINATION OF CONSERVATOR (OPTIONAL)
If it becomes necessary for a court to appoint a conservator of my estate, I nominate the following person(s) for appointment:
(A)(Initials) I nominate the person serving as my agent to serve as my conservator.
OR
(B)(Initials) I nominate the following person to serve as my conservator:
Name of Nominee for Conservator:
Nominee's address:
Nominee's telephone number:
Nominee's email address:

RELIANCE ON THIS POWER OF ATTORNEY

Any person, including my agent, may rely upon the validity of this power of attorney or a copy of it unless that person has actual knowledge it has terminated or is invalid.

SIGNATURE AND ACKNOWLEDGMENT

Signature	Date
Your name printed	
	Telephone number
Address	Email address
This document was signed in my presence on	by
Witness's Signature	
Witness's name printed	
	Telephone number
Witness's Address	Email address
State of Georgia County of	
This document was signed in my presence on	DATE NAME OF PRINCIPAL
Signature of notary (Seal)	
My commission expires:	