NYSUT ACCESS GROUP - Estate Planning Package

Personal Data The information requested on this Personal Data Sheet will be used solely for the preparation of your legal docume All documents drafted in response to this completed questionnaire will be prepared for the Covered Individual name this Personal Data Sheet. Complete attorney/client confidentiality will be preserved at all times. If you have any quest please call the Legal Plan Office at 1-800-832-5182. (Please Print) Legal Plan Member's Name:
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Legal Fian Member 3 Name.
First Middle Last Member ID #
1. Estate Planning Package to be prepared for: (if different name than above):
First Middle Last
Previous Name (if applicable):
2. Relationship to member: 3. Date of Birth:
4. Sex:
5. Marital Status: Single Married Separated Divorced Domestic Partne
6. Current Address:
Street: City:
County: Zip Code:
7. Telephone Number(s)
Home: () Cell: () Work: ()
8. Email Address:
9. Country of Citizenship:
10. Spouse or domestic partner's name (if applicable): a. Spouse or domestic partner's previous name: b. Spouse or domestic partner's country of citizenship:
11. Would you like reciprocal documents for your spouse/domestic partner? Yes No

Note: If non-reciprocal documents are to be prepared, please fill out a separate questionnaire.

I. Health Care Proxy and Living Will

A Health Care Proxy allows you to appoint an agent to make all health care decisions for you in the event that you are unable to make those decisions for yourself. Your agent's authority will begin when physicians determine that you lack the capacity to make health care decisions. You may appoint your spouse/domestic partner, family member or friend as your agent. Also, you may appoint an alternate agent in the event your primary choice is unable or unwilling to act as your agent. You may appoint one agent and one (or more) alternate agent(s). However, only one agent can act in that capacity at a time and they cannot act together. The order in which they are listed determines the order in which your health care provider will consult with them.

The Living Will (which is not a DNR) is optional. It indicates that no heroic measures should be taken in the event that there is no reasonable expectation of recovery and that you will only survive by life sustaining measures. We will provide you with a Living Will. There is nothing for you to fill out to receive one.

Your Health Care Proxy is required to follow the instructions in your Living Will, if you choose to sign one.

If you appoint a physician as your agent, he or she may have to choose between acting as your agent or as your attending physician. Also, if you are a patient or resident of a hospital, nursing home or mental hygiene facility, there are special restrictions about appointing someone who works for that facility as your agent. You should ask personnel at the facility to explain those restrictions.

Name:		Relationship:		
Street:	City:		State:	Zip:
Home Phone #: ()		Other #: ()_		
	2. Alternate	Agent (optional)		
Name:		Relationship:		
Street:	City:		State:	Zip:
Home Phone #: ()_		Other #: ()_		
Note: Reciprocal Health Care Proxies a or identical agents and identical altern		es made by two persons	in which they ar	e appointing each

II. Power of Attorney for Financial Transactions

The Power of Attorney permits you to designate a person that you completely trust as your decision maker, referred to as your attorney-in-fact, to handle your financial affairs (as opposed to your health affairs). If you prefer to designate more than one person as your attorney(s)-in-fact, you may do so. This Power of Attorney provides your attorney(s)-in-fact with full authority to sign your name to any legal document, in addition to acting as your agent in specific situations, such as making decisions regarding retirement plans, making gifts, tax elections and other financial matters.

1. Attorney-in-fact: (decision maker)	2. Co-Attorney-in-fact: (optional)		
Name:	Name:		
Address:	Address:		
(No P.O. Boxes)			
Relationship:			
cannot serve because of death, resignation, incapacity,			
1. Alternate Attorney-in-fact: (decision maker)	2. Alternate Co-Attorney-in-fact: (optional)		
Name:	Name:		
Address:	Address:		
(No P.O. Boxes)	(No P.O. Boxes)		
Relationship:	Relationship:		
Note: Reciprocal Powers of Attorney are Power	·		
, , ,			
Address of Monitor:			
No, I would not like to appoint a monitor at this tir	ne.		

III. Confidential Simple Will Questionnaire Considerations

- **A. Assets:** The Simple Will prepared for you based upon the information you have set forth in this questionnaire will provide for the distribution of your probate estate only.
- **B.** Reciprocal documents are two sets of documents made by two persons in which identical provisions are made. (i.e.: spouse to spouse, domestic partner to domestic partner).
- **C.** Non-reciprocal documents are documents made by two persons in which the provisions are not identical.
- **D.** Your Will affects assets held solely in your name. Jointly owned property will pass to the other joint owner. Property "In Trust For", the beneficiary of an insurance policy or an Individual Retirement Account will pass to that person or persons designated on the policy or account. Your Will only disposes of property that is not jointly owned, has no beneficiary designation or is otherwise controlled by statute.
- **E.** Your estate may be subject to Federal and/or New York State Estate Taxation if the sum of your assets exceeds the applicable exemptions. In addition, your estate may be subject to additional Federal and State estate taxes if you or your spouse or domestic partner are not U.S. citizens. Please call the Legal Plan Office to obtain estate planning advice, which may reduce any tax burden, if you or your spouse or domestic partner are not U.S. citizens, or if your estate exceeds the Federal and/or New York estate tax exemptions.

If you have **children**, please provide the following information for each child (including adopted children):

<u>Full Name</u>	<u>Sex</u>	Date of Birth	Child of Current Marriage
1			
children:		ther you want them to be treated provide the following information	the same as your natural born or adopted
Full name	Sex	Date of Birth	Parent(s) name(s)
1			
2.			
4			
T•			

Do you wish to	disinherit an	y direct descendants?
Yes	☐ No	If yes, please list their name(s) and relationship(s) to you:
(OPTIONAL) Ple	ease provide	your reason for excluding this person(s) from your Will:
		Will Provisions
If you are requ	esting a Reci	procal Simple Will, please check here.
Subsections A ,	B, C, D , or E b	below, respectively, set forth the Will provisions most customarily and usually requested by:
A. Married per	sons or dom	estic partners with child(ren) or grandchild(ren), or
B. Married per	sons or dome	estic partners without child(ren) or grandchild(ren), or
C. Unmarried,	divorced or v	vidowed persons with child(ren) or grandchild(ren), or
D. Unmarried,	divorced or v	widowed persons without child(ren) or grandchild(ren), or
E. Individuals d	lesiring an al	ternate plan of distribution.

Note: Check one box only – A, B, C, D, or E. A check mark in the box adjacent to section A, B, C, or D will indicate that you wish for your property to be distributed precisely as indicated in all of the subdivisions of that section. In the event that you do not wish your property to pass exactly as set forth in all of the subdivisions in sections A, B, C, or D, check the box adjacent to section E, and indicate your plan of distribution in detail in the space provided in section E. Add additional sheets if necessary.

A. Married Persons or Domestic Partners with Child(ren) or Grandchild(ren)

Generally, most married people and domestic partners with child(ren) or grandchild(ren) provide that upon their death, their property will be distributed as follows:

- 1. Your probate estate (all property and assets not owned jointly with another person or without beneficiary designations) will be distributed to your surviving spouse or domestic partner, but
- 2. If your spouse or domestic partner predeceases you, your estate will be divided in equal shares among all of your living children, but
- 3. If your spouse or domestic partner and one or more of your children predecease you, that child's share will be distributed to his or her child(ren), in equal shares, but
- 4. If your spouse or domestic partner and all of your children and grandchildren predecease you, your estate will be distributed to your living parent, or equally to your living parents, but
- 5. Should both of your parents predecease you, your estate will be distributed equally to your brothers and sisters or equally to the children of a predeceased brother or sister.

(Please check box A above only if you wish for your property to be distributed precisely and exactly as indicated in section A, 1 through 5, above.)

B. Married Persons or Domestic Partners without Child(ren) or Grandchild(ren)

Generally, most married people and domestic partners without child(ren) or grandchild(ren) provide that upon their death, their property will be distributed as follows:

- 1. Your probate estate (all property and assets not owned jointly with another person or without beneficiary designations) will be distributed to your surviving spouse or domestic partner, but
- 2. If your spouse or domestic partner predceases you, your estate will be distributed to your living parent, or equally to your living parents, but
- 3. Should both of your parents predecease you, your estate will be distributed equally to your brothers and sisters or equally to the children of a predeceased brother or sister.

(Please check box B above only if you wish for your property to be distributed precisely and exactly as indicated in section B, 1 through 3, above.)

C. Unmarried, Divorced, or Widowed Persons with Child(ren) or Grandchild(ren)

Generally, most unmarried, divorced, or widowed persons with child(ren or grandchild(ren) provide that upon their death, their property will be distributed as follows:

- 1. Your probate estate (all property and assets not owned jointly with another person or without beneficiary designations) will be distributed in equal shares to all of your living child(ren), but
- 2. If one or more of your children predecease you, that deceased child's share will be distributed to his or her child(ren), in equal shares, but
- 3. If all of your children and grandchildren predecease you, your estate will be distributed to your living parent, or equally to your living parents, but
- 4. Should both of your parents predecease you, your estate will be distributed equally to your brothers and sisters or equally to the children of a predeceased brother or sister.

(Please check box C above only if you wish for your property to be distributed precisely and exactly as indicated in section C, 1 through 4, above.)

D. Unmarried, Divorced, or Widowed Persons without Child(ren) or Grandchild(ren) Generally, most unmarried, divorced, or widowed persons without child(ren) or grandchild(ren) provide that upon their death, their property will be distributed as follows: 1. Your probate estate (all property and assets not owned jointly with another person or without beneficiary designations) will be distributed to your living parent, or equally to your living parents, but 2. Should both of your parents predecease you, your estate will be distributed equally to your brothers and sisters or equally to the children of a predeceased brother or sister. (Please check box D above only if you wish for your property to be distributed precisely and exactly as indicated in section D, 1 through 2, above.)
E. Alternate Plan of Distribution Since your Will is a statement of your wishes and instructions, you may distribute your assets in any manner you choose. However, the following statutory limitations and rights may apply. These limitations and rights may vary by
NOTE: In the event that you do not give your spouse at least a one-third share of your estate, your spouse may then, upon your death assert his or her statutory right to receive a one-third share of your estate. Note: A spouse (even if separated) retains statutory rights, unless he or she has waived those rights in a separation agreement or other document.
If, after considering all the preceding provisions and limitations, you choose to provide an alternative method of distribution, check box "E" above and describe, in detail, every provision that you desire to be included in your plan of distribution. Please include the full names and relationships of all beneficiaries. You may list specific gifts to individuals and/or divide your estate among several individuals by listing percentages to each, making sure the percentages total 100%. Type or print clearly. Add additional sheets if necessary.

Estate Executor

The person charged with administering your estate; paying taxes and/or other debts; and preserving, managing, and distributing estate assets and property is called an Executor. This person should be one in whom you have complete trust and confidence. **Your spouse, domestic partner or beneficiary may be named as executor.**

Please provide the following information about 1. Primary choice of Executor (can be your spo	t the person you wish to name to serve in this capacity: buse, domestic partner or beneficiary):		
Full Name Relationship			
If you wish to have an individual serve with you	ur primary choice as Co-Executor , insert that individual's name below:		
Full name Relationship			
1	oouse, domestic partner or beneficiary). This individual will serve in or is not available or alive at the time of your death.		
Full name	Relationship		
If you wish to have an individual serve with you name below:	ur alternate choice as an alternate Co-Executor , insert that individual's		
Full name	Relationship		
The surviving parent of a child under the age of case of simultaneous death of you and your spo			
 Less than eighteen (18) years of age, or A judicially declared incompetent, or A non-United States citizen who does not reside. A convicted felon. 			
predeceases me, I name as Guardian(s):			
1. Primary Guardian: (optional)			
ll Name: Full Name:			
Relationship:	Relationship:		
1. Alternate Guardian:	2. Joint Alternate Guardian: (optional)		
Full Name:	Full Name:		
Relationship: Relationship:			

Important information regarding Guardianship: Another factor to consider is how beneficiaries will inherit from your estate if they are under the age of eighteen (18). If you have minor beneficiaries, assets passing under your Will to them, will be placed in a court supervised guardianship account which will oversee their inheritance until they reach the age of eighteen (18). The Guardian appointed by the Court is required to account to the Court annually for the funds in the Guardianship Account until the beneficiary reaches the age of eighteen (18). The Guardian will also have to request the Court's permission to withdraw funds from the Guardianship Account for the beneficiary's needs.

Court's permission to withdraw funds from the G	uardianship Account for the beneficiary's needs.			
Important information regarding a Trust for children/minors in the Will: Through a Trust, you can name a Trustee(s) (who may also be the same person(s) as the Guardian(s) to hold assets inherited by children/minors, who will use these funds for the child's/minor's needs (health, education, maintenance and support). The Trustee(s) do not need Court permission to withdraw money from the Trust for the child/minor's needs, nor file annual reports with the Court. In addition, you may choose the age at which the trust would end at and the beneficiary would take control of their inheritance from the trustee(s). You may also choose to stagger the outright distribution of the trust at different ages, for example, at ages 25 and 30. Should you wish to establish a Trust for minors/children in your Will, instead of having their inheritance placed in a Guardianship account, please indicate that here: Yes No Please Note: If you wish to establish a "Minor's Trust" in your will, additional fees may apply. Please contact the legal plan office at 800-832-5182 for additional information.				
Do you want the guardian you are appointing to a	also be appointed as the trustee of that child's inheritance?			
If you want to appoint a different person to serve	as the trustee, please list that information here:			
1. Primary Trustee:	2. Joint Primary Trustee: (optional)			
Full Name:	Full Name:			
Relationship:	Relationship:			
1. Alternate Trustee:	2. Joint Alternate Trustee: (optional)			
Full Name:	Full Name:			
Relationship:				
At what age or ages do you want the trust to end	and the child take control of their inheritance from the trustee?			

Special Needs Beneficiaries

Please Note: If you wish to establish a Special Needs Trust in your will, additional fees may apply. Please contact the legal plan office at 800-832-5182 for additional information.

	ny of your beneficiaries have special needs or ar res	re physically and/or mentally disabled?	
	e event that you have a beneficiary that is phys s trust" do you want your appointed executor to	ically and/or mentally disabled that would benefit from a "special serve as the trustee of that trust as well?	
Y	res No		
If you	·	the trustee of a "special needs trust", please list that information	
<u>1. Pri</u>	imary Trustee:	2. Joint Primary Trustee: (optional)	
Full N	Name:	Full Name:	
Relat	ionship:	Relationship:	
1. Alternate Trustee:		2. Joint Alternate Trustee: (optional)	
Full Name:		Full Name:	
Relat	ionship:	Relationship:	
Note:	A beneficiary with a disability may be disqualified fr	om receiving SSI or Medicaid benefits if they are named in the will.	
	Spec	cific Assistance	
Pleas	se Check the appropriate box of any situation tha	t may apply to you and an attorney will contact you to discuss:	
	Do you want to appoint an agent in connection	on with specific burial instructions?	
	Are you leaving assets to a pet?		
	Do you have a disabled loved one?		
	Are you disinheriting any family members?		
	Are you or a loved one applying for veterans' benefits for home care or assisted living facility?		
	Do you need assistance applying for home car	re benefits?	
	Are you interested in creating a trust to avoid	probate or to protect your home?	
	Do you have any real estate holdings outside	of your state of residency?	
	Do you have estate assets exceeding one milli	ion dollars?	
	Do you or your spouse hold any interest in a b	pusiness?	

Sign, Date and Mail

NOTE: There may be additional partner. Check here if an additional 832-5182 to determine your group of	Estate Pla		_	
Signature of Covered Individual for v	whom all o	documents are to b	e prepared	Date
Signature of Spouse or Domestic Par	tnor if ad	ditional documents	have been requested	Data
Signature of Spouse of Domestic Pai	ther ii au	ditional documents	mave been requested	Date
Where to m	ail you	ır completed	Estate Planning Page	ckage:
Feldman, Kramer & Monaco	o, P.C., <i>A</i>	Attorneys at La	w	
330 Motor Parkway, Suite 400				
Hauppauge, NY 11788-5110				
Fax No.: 631-231-4732				
Email: answers@fkmlaw.com				
QUESTIONS? PLEASE CALL:	Tel:		2 (N.Y. Calls Only) 3 (Outside N.Y.)	
Four to six weeks following our rece along with appropriate instructions area who will supervise their execut	and the i	name, address and	<u> </u>	·-
Please provide your mailing address	below if i	t is different than y	our home address:	
Your Mailing Address:				
Name:				
Address:				
City:		State:	Zip:	