

Estate Planning Appointment Guide

Here's what to expect during your estate planning appointment:

- We'll begin with a short questionnaire that will allow an attorney to recommend either a will or a revocable trust.
- After, we'll help you obtain two important documents: a Financial Power of Attorney and a Healthcare Power of Attorney

Attorney-in-Fact/Agent for Healthcare Power of Attorney. Who would you choose to make healthcare

We'll then work together to complete your estate plan within the Estate Guru platform.

Before your appointment, please prepare answers to the following:

decisions on your behalf in the event you cannot personally make your wishes known? You can name as many as 4, but we recommend naming at least 2.		
First Choice/Full Legal Name	First Choice/Full Legal Name	
would you choose to pay your bills, write checl the same individual who you name as your exe	of Attorney. In the event you're unable to do so, who ks, and manage your assets not held in trust? This is often ecutor or successor trustee. Your trustee manages the gent for financial power of attorney manages the assets but we recommend at least 2.	
First Choice/Full Legal Name	First Choice/Full Legal Name	
successor trustee, will oversee your affairs by c	death or incapacitation, your executor, also known as a distributing your property and assets. It is wise to name at hable to serve. You can name as many as four, although	
 First Choice/Full Legal Name	 First Choice/Full Legal Name	

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the event one is unable to serve. You can name at least two.	as many as four, although we recommend naming
First Choice/Full Legal Name	First Choice/Full Legal Name
Dates of Birth. Please have your children's birth	date information on hand.
_	ndividuals or institutions who receive your assets upon ou make plans for asset distribution, be sure to consider
	h? Will your assets be divided equally among your living or will there be a different arrangement? If one he alternate beneficiary?
NOTES:	
Is there anyone that you wish to formally dis	sinherit (former spouses are automatically disinherited)?
NOTES:	
entire inheritance at age 18. You can also dis	d their inheritance in trust so they do not receive their stribute their inheritance over as many as three different eir inheritance at age 18; 50% at age 25; and the
NOTES:	

Guardian for Minor Children. In the event of your death or incapacitation, who will be legally

responsible for the care and control of your minor children? It is wise to name at least two individuals in

In addition to age-based distributions, which, if any, of the following conditions do you want to impose on your beneficiaries as a requirement to receive assets? Three options are provided: drug-free, alcohol-free, and/or gambling-free.

NOTES:
 Prior to distributing your assets, you can make specific bequests. Specific assets, including digital assets or real estate, can be distributed to specific people and charities.
Examples:
Give the grandfather clock to Sara.
Give the cabin in Cedar City, UT, to Jason. Give \$10,000 to the American Heart Association.
Give \$10,000 to the American meant Association.
NOTES:
*It is not necessary, nor recommended, that you attempt to provide details for who should receive every item. The distribution of smaller, less valuable items is handled in a separate, stand-alone "Letter of Direction" that is referenced in the trust/will.
• If you have any pets, thoughtfully consider a caretaker to entrust your pets to. In selecting a caretaker, would you like to provide them with a monetary amount for the care of your pets?
NOTES:
• Is In the unlikely event that everyone named as a beneficiary predeceases you, who will receive your assets? This person is known as your ultimate beneficiary. By default, your ultimate beneficiary is your last living relative, but you can name specific individuals or institutions instead, such as a family friend, a favorite charity, or your church.
NOTES:

Net Worth. Please have your approximate net worth on hand.

Deeds. If applicable, please provide copies of any deeds to property you own.

Existing Trust. If applicable, please provide a copy of your existing trust.