## Will Questionnaire



To assist us in giving you advice and preparing your Will, could you please let us know the following information:

Personal information			Notes
Full name:			Include middle names
Address:			
Occupation:			
Mobile phone:			
Home phone:			
Email:			
Do you have earlier will?	YES	NO	
Do you have a trust?	YES	NO	If you have a family trust, you may wish to simply leave your assets to the trust and provide guidance to the remaining trustees about how the trust assets should be distributed.
Relationship information			
Is this will made in contemplation of marriage?	YES	NO	
Relationship status:			E.g. single, married, de facto relationship
Partner full name:			
Address:			
Occupation:			
Existing relationship property agreement:			Including a contracting out agreement ("pre-nup") or property sharing agreement. If you are not sure, do not hesitate to get in touch.
Burial / Cremation and directions			
Burial or cremation:			Write one option in the space provided. Include a location of your burial or place you
Specific directions:			wish your ashes to be scattered or stored (you can even include instructions to have your ashes compressed into a diamond or put in a biodegradable urn and placed under a tree).  Provide as much detail as you like here. Your family will otherwise have decision-making power over your burial / cremation, or failing that the executor of your will.

Executor(s) / Truste	e(s)	
Full name:		Include middle names.
Address:		The executor is the person(s) who would administer and distribute your estate when you die. This can also be a person you wish to benefit under your will. It is prudent to appoint
Occupation:		two people or in a situation where you wish to appoint your husband/wife/partner consider
Relationship to you:		whether to appoint a substitution executor in case they die before you.
Full name:		The trustee is often the same person(s) as the
Address:		<ul> <li>executor and is the person(s) responsible for holding assets on behalf of younger</li> <li>beneficiaries who may need to reach a certain age before receiving inheritance.</li> </ul>
Occupation:		
Relationship to you:		
Would you like your	Jointly	If you have named more than one executor or trustee, you can instruct them to make
executors to act jointly or jointly and severally?	Jointly and severally	decisions unanimously (jointly) or individually and unanimously (jointly and severally).
Children / Depende	nts	
Do you have any chile	dren or dependents? YES NO	
Full name:		
Date of birth:		
Full name:		
Date of birth:		
Full name:		
Date of birth:		
The age your children	n take an interest in your estate:	
Appointment of gua	ardian of infant children	
Full name:		A guardian is a person appointed to oversee the general welfare, maintenance and
Address:		education of children under the age of 18  years. The guardian will not necessarily have to look after the day to day care of your children
Occupation:		and may need to obtain a parenting order to do this.
Relationship to you:		With specific instructions on education and use of your home, you should keep in mind that the Guardian will need to communicate with your executor/trustee to obtain funds for the benefit
Specific instructions:		of your children.

Gift of personal chattels		
Full Name:		Personal chattels are items of your personal
Address:		<ul> <li>property excluding land. You may wish to leave these to your spouse, partner or a close family member so that they can distribute them as they see fit.</li> <li>Personal chattels include all vehicles and boats,</li> </ul>
Occupation:		garden effects, furniture, domestic animals, linen, china, glass, books, pictures, prints, jewellery, household or personal ornaments, musical and scientific instruments and apparatus, wines, liquors, and consumables.
List any overseas assets below		
		Your New Zealand will can deal with movable assets (cash, shares, etc.) located anywhere in the world, and New Zealand based immovable assets (real estate). If you have real estate in other parts of the world it can be included in your will, but may be more cost effective to have a will prepared in the jurisdiction the property in located.
Life insurance policies		
Do you have a life insurance policy?  Details:	YES NO	If you have a life insurance policy that specifies beneficiaries, the policy will not form part of your estate and will be paid directly to the beneficiaries.
Any interests in a trust		
Any interests in a trust  Name of trust:		
		Are you a trustee, settlor, appointer?
Name of trust:		Are you a trustee, settlor, appointer?
Name of trust:  Nature of interest:		Are you a trustee, settlor, appointer?  List all assets and indicate value in brackets e.g. car (\$5,000), Holiday Home (\$300,000), Term Deposit (\$20,000)
Name of trust:  Nature of interest:  Date created:	ge 7	List all assets and indicate value in brackets e.g. car (\$5,000), Holiday Home (\$300,000), Term
Name of trust:  Nature of interest:  Date created:  List of assets:	ge 7	List all assets and indicate value in brackets e.g. car (\$5,000), Holiday Home (\$300,000), Term
Name of trust:  Nature of interest:  Date created:  List of assets:  If you have more please refer to page	ge 7 Assets (joint)	List all assets and indicate value in brackets e.g. car (\$5,000), Holiday Home (\$300,000), Term

Debts		
Debts (own name)	Debts (joint)	List all debts and indicate value in brackets e.g. car loan (\$5,000), mortgage (\$300,000).  Any debts owned jointly with someone else (e.g. bank loans) will become the responsibility of the survivor. If you are the survivor, your estate will be responsible for repaying the debt.
If you have more please refer to	page 7	
Domain names, websites, em	ail accounts, and social media ac	counts
Would you like us to attach th	ese to your will in an envelope?	If you wish to, you can list all of the log in details and password for relevant online accounts. We can seal them in an envelope to be held with your will.
Life interest		
Full name:		A life interest is giving someone the right to use
Address:		<ul> <li>your assets for the remainder of that person's life (or until they re-partner).</li> <li>You will need to state who will receive the life interest, the asset it relates to (e.g. your family home) and when they lose the life interest (e.g.</li> </ul>
Occupation:		on remarriage or death). That person will need to pay for rates, insurance, and maintenance.
Details of parts of estate left on life interest:		E.g. I would like my wife to have a life interest in my 1/2 share of the family home for the remainder of her life, and upon her death or if she is to remarry I would like my 1/2 to go to my children.  Note: you cannot leave a life interest in a property owned jointly with another person as the assets will automatically transfer to that person in full, by way of survivorship.
Specific gifts or legacies		
Item description:		Describe in detail the gifts you want to leave so there is no doubt.
Full name:		E.g. My Grandfather's Model blue Rolls Royce toy car to my sister Janice.
Address:		You can also give cash gift here, in which case you could consider leaving a share of residue (rather than a specific sum) to make sure remaining beneficiaries are not disadvantaged
Occupation:	_	by a will maker's change of circumstances at the time of death.
If you have more please refer to	page 7	

Residue of estate			
Spouse/partner:	YES	NO	After specific gifts have been made, the balance
Parent(s):	YES	NO	<ul> <li>of your estate is called the residue. You can leave the residue to one person or to more</li> <li>than one people in equal or unequal shares.</li> </ul>
Children:	YES	NO	If you don't know who you would like to leave
Other:	YES	NO	your residue to and you don't have any family you are obliged to care for, you could consider
Full name:			leaving the residue to a charity or foundation, such as the Wakatipu Community Foundation.
Address:			You can also include a provision that, for
Occupation:			example, if your children have died before you, their share is left to their children (your
Other Instructions:			grandchildren).
If any beneficiary dies before you,			
what would you like			
to happen to their			
Are you leaving any	of your f	amily out of your will?	
Are you leaving any Full name:	of your f	amily out of your will?	Family members left out of a will or dealt with
	of your f	amily out of your will?	Family members left out of a will or dealt with inadequately may be entitled to bring a claim before court seeking a larger share.
Full name: Relationship: Your reason for	of your f	amily out of your will?	inadequately may be entitled to bring a claim
Full name: Relationship:	of your f	amily out of your will?	inadequately may be entitled to bring a claim
Full name:  Relationship:  Your reason for doing so:		amily out of your will?	inadequately may be entitled to bring a claim
Full name:  Relationship:  Your reason for doing so:			inadequately may be entitled to bring a claim before court seeking a larger share.  Parents are seen to have a legal obligation to
Full name: Relationship: Your reason for doing so:  Are you leaving your Full name: Your reason for			Parents are seen to have a legal obligation to provide for their children on death. If you are treating your children unequally, the child/
Full name:  Relationship:  Your reason for doing so:  Are you leaving you  Full name:			Parents are seen to have a legal obligation to provide for their children on death. If you are
Full name: Relationship: Your reason for doing so:  Are you leaving your Full name: Your reason for doing so:  Are you leaving your Are you leaving your reason for doing so:	r childrei	n unequal shares in your assets?	Parents are seen to have a legal obligation to provide for their children on death. If you are treating your children unequally, the child/children receiving less may have a claim against your estate.
Full name: Relationship: Your reason for doing so:  Are you leaving your Full name: Your reason for doing so:  Are you leaving your Are you leaving your reason for doing so:	r childrei	າ unequal shares in your assets?	Parents are seen to have a legal obligation to provide for their children on death. If you are treating your children unequally, the child/children receiving less may have a claim against your estate.
Full name: Relationship: Your reason for doing so:  Are you leaving your Full name: Your reason for doing so:  Are you leaving your property which your reason for doing so:	r childrei	n unequal shares in your assets?	Parents are seen to have a legal obligation to provide for their children on death. If you are treating your children unequally, the child/children receiving less may have a claim against your estate.  artner a share less than 50% in your mmon use?  Your spouse/partner may be able to make a
Full name: Relationship: Your reason for doing so:  Are you leaving you Full name: Your reason for doing so:  Are you leaving your property which you	r childrei	n unequal shares in your assets?	Parents are seen to have a legal obligation to provide for their children on death. If you are treating your children unequally, the child/children receiving less may have a claim against your estate.  artner a share less than 50% in your mmon use?

Do you have any power to appoint beneficiaries or trustees of any trust, estate or other document which can be exercised u	
Name of trust or company:	If you hold the power to appoint trustees and you wish to appoint a trustee to replace you, please provide the full name, occupation and place of residence of that person. As an
Date of Trust Deed:	alternative to exercising this power under your will, you may wish to specify in your will whom
Nature of Powers:	you wish the power to be transferred.
Transfer powers to:	
Do you want your executors to have power to carry on any bu make any special provisions for the business?	siness you have an interest in, or want to
Name of business:	If you are a director of a company, you will need to consider how you want the company to be run after your death.
Type of business:	
Specific risks to consider:	
Have you promised to leave anyone any of your property by w	rill?
Full name	It is important that any promises are recognised, as the person you made the
Address	promise to may otherwise have a claim against your estate.
Occupation:	
Which property?	
Do you want to have an Enduring Power of Attorney in relatio	n to welfare or property?
YES NO  If you tick YES we will contact you to discuss.	An Enduring Power of Attorney allows you to appoint a person(s) to make decisions relating to your welfare/health or your property/assets in the event you lose your mental capacity. This is not just for elderly people, think what would happen if you fell off your bike and hit your head

Assets continued	
Assets (own name)	Assets (joint)
Debts continued	
Debt (own name)	Debt (joint)
Specific gifts or legacies conti	nued
Item description:	
Full name:	
Address	
Occupation	
Item description:	
Full name:	
Address	
Occupation	