DAVIS·BLANK·FURNISS

Wills Questionnaire



Part A – You and your family

01. EXISTING DOCUMENTS?

		YES NO
Do you have an existing Will?		
Do you have an existing Enduring or Lasting Power of Attorney?		
02. YOUR DETAILS		
Forename(s)		
Surname	Date of Birth	DD MM YYYY
Address		
Telephone Number		
Occupation		
Nationality		
	NO	
Are you (or any other member of your family) known by any othe different name? If so, please give details:	r names and do you o	wn any assets in a
03. YOUR MARITAL STATUS		
Single Married Separated Divorced		
Name of spouse (please include any former spouse so we can check there i	or .	
	s no conflict accepting your	instructions
Forename(s) Surname		instructions)
Forename(s) Surname	Date of divorce	
Forename(s)	Date of birth	
Forename(s) Surname Date of marriage DD MM YYYYY	Date of birth	
Forename(s) Surname Date of marriage DD MM YYYYY	Date of birth	
Forename(s) Surname Date of marriage DD MM YYYYY Address	Date of birth	

4. YOUR CHILDREN	(if you also have s	tep chilaren, please te	יווי
Forename(s)			
Surname	Date of Birth		
Address			
Forename(s)			
Surname	Date of Birth		
Address			
Forename(s)			
Surname	Date of Birth	DD MM YYY	
Address			
Is your home:			
a. Owned:		YES N	_
i. in your name alone?		YES N	
ii. in joint names with your Spouse/civil partner/partner?			
iii. in the name of your Spouse/civil partner/partner alone?			
b. Rented?			
c. Other – e.g provided by a relative?			
If your answer was (c) please give more details:			
6. YOUR ASSETS			
		YES N	0
Do you have a business?			
Do you own assets jointly with anyone else?			_
Do you own any assets abroad?			
Have you made any gifts of more than £3,000 per year in the las	t 7 years?		

07. YOUR MAIN ASSETS

Please list your other main assets below and give approximate values:

ASSET	SOLELY OWNED OR JOINTLY OWNED	CURRENT VALUE		
Land and Property				
Foreign Assets				
Bank and Building Society Accounts				
Investments				
Life Insurance				
Pensions				
Business interests				
Valuable items				
Other assets				
08. YOUR WISHES				
Funeral:				
You may specify in your will if you wish to be:				
Buried Cremated No Preference				

09. EXECUTORS

You must appoint executors to carry out the instructions in your will. It is wise to have at least two and you may appoint your spouse/civil partner/partner as one. You should name other executors to act if he/she is unable to do so. Partners in our firm will be pleased to act as your executors.

List be	low up	to four	chosen	executors:
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Name	
Address	
Name	
Address	
Name	
Address	
Name	
Address	
	YES NO
Would you like partners from our firm to act as your executor(s) either alone or with your individual executors?	
10. GUARDIANS	
You may want to appoint one or two people to act as guardian(s) for children under 18. The appoint only apply if you and the child's other parent are both dead but we will discuss this with you in m	ntment will usually ore detail.
Name	
Address	
Name	
Address	

Part C – Beneficiaries

11. DEPENDANTS

Your executors are responsible for collecting in the assets of your estate and paying your liabilities. The remainder
is called "the residue". Before giving away the residue you may wish to make certain gifts of cash or personal
belongings to individual children, grandchildren, friends or to charities. These will be known as "beneficiaries".

	YES NO
Are you leaving anything to a person who is dependent upon or may be eligible for means tested benefits in the future?	
2. CASH GIFTS lease give the name and address of the beneficiary and the amount to be given, with the againder 18.	e of anyone who is
Name	
Address	
Amount £	
Name	
Address	
Amount £	
Name	
Address	
Amount £	
3. GIFTS OF ARTICLES lease give the names and addresses of people to whom you wish to leave specific items, su rnaments, books etc and a full description of the article, to enable it to be identified. Please r replace one of these items, the beneficiary will get nothing.	
Name	
Address	

Name	
Address	
Article	
Name	
Address	
Article	
Name	
Address	
Article	
14. THE RESIDUE This is all that you own except jointly owned property and the gifts made in questions 12 and 13 . Please who is to receive the residue on your death and who is to receive it if they die before you. If there are	
children, we may suggest a provision that if any of them dies before you, leaving children of his/her o children (your grandchildren) will inherit their parent's share.	
The following are the more common provisions made. If you wish to use one of these tick the appro	priate box.
a. Everything to my spouse/partner/civil partner named at question 2 above, outright, but if he/she has died then to my children, named at question 4 above, equally;	
b. Everything to my children, named at question 4 above, equally and any other children of mine; You may choose the age at which your children will receive their entitlement.	
Insert choice from 18, 21 or 25 years in this box:	
c. To my spouse/civil partner/partner named at question 2 above, but if he/she has died before me to the person(s)/organisation(s) named in the box below. If not in equal shares, then show the share each is to take.	

in what shares?	•		
Name			
Address			
Share			
Name			
Address			
 Share			
your residuary	peneficiaries were to pass away before yo estate to go to?	u, is there a charity or cha	arities that you would like
your residuary Name	peneficiaries were to pass away before yo estate to go to?	u, is there a charity or cha	arities that you would like
your residuary	peneficiaries were to pass away before yo estate to go to?	u, is there a charity or cha	arities that you would like
your residuary Name	peneficiaries were to pass away before you estate to go to?	u, is there a charity or cha	arities that you would like
Name Address	peneficiaries were to pass away before yo estate to go to?	u, is there a charity or cha	arities that you would like
Name Address	peneficiaries were to pass away before you	u, is there a charity or cha	arities that you would like
Name Address Share	peneficiaries were to pass away before you	u, is there a charity or cha	arities that you would like
Name Address Share	peneficiaries were to pass away before you	u, is there a charity or ch	arities that you would like
Name Address Share	peneficiaries were to pass away before you	u, is there a charity or cha	arities that you would like

Please set out below who is to receive the residue and, if more than one person or organisation is involved,

GENERAL NOTES

- 01. A Will is usually completely cancelled if you marry or form a civil partnership after making it. You will need to make another Will immediately, or one which takes a forthcoming marriage or civil partnership into account.
- 02. On divorce or civil partnership dissolution, gifts to your spouse or civil partner are cancelled as is his/her appointment as executor but the rest of the Will stands. This can create problems and it is better to make a new Will.
- 03. If you are not making any provision for a spouse or civil partner, or a former spouse or civil partner, it is possible that he/she could make a claim against your estate. If this does apply please seek further advice from us.

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If you need more space for your answer please use the below space:

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