

MARRIED ESTATE PLANNING QUESTIONNAIRE

Thank you for reaching out to Sharp Law concerning your estate planning needs. I appreciate the opportunity to assist you and look forward to working with you to create a plan that fits your needs.

Completion of this questionnaire will help facilitate your initial planning meeting, so please return the completed form to me prior to your scheduled appointment. You can return the form via email or mail using the contact information at the bottom of this page.

The questionnaire is designed to be simple-to-answer; however, if you find any of the questions too complex, feel free to leave items blank and we can discuss during your initial meeting.

Thank You,

Gabrielle Y. Sharp
Attorney and Counselor At Law

ABOUT YOU		
Full Legal Name:	Spouse Full Legal Name:	
Preferred Name (if different from above):	Preferred Name (if different from above):	
Date of Birth:/	Date of Birth:/	
Preferred Phone Number:	Preferred Phone Number:	
Email:	Email:	
Employer:	Employer:	
Occupation:	Occupation:	
Residence/Mailing Address:		
	Number:	
Additional Information:	·	
Child #2 Name:		
Date of Birth:/ Phone	Number:	
Address:		
Disability or Special Needs: YES NO		
Additional Information:		
Child #3 Name:		
Date of Birth:/ Phone	Number:	
Address:		

Disability or Special Needs: YES _	NO
Additional Information:	
Child #4 Name:	
Date of Birth:/	Phone Number:
Address:	
Disability or Special Needs: YES _	NO
Additional Information:	
Grandchild #1 Name:	
Parents Names:	
Date of Birth:/	Disability or Special Needs: YES NO
Grandchild #2 Name:	
Parents Names:	
Date of Birth:/	Disability or Special Needs: YES NO
Grandchild #3 Name:	
Parents Names:	
Date of Birth:/	Disability or Special Needs: YES NO
Grandchild #4 Name:	
Parents Names:	
Date of Birth:/	Disability or Special Needs: YES NO
Grandchild #5 Name:	
Parents Names:	
Date of Birth:/	Disability or Special Needs: YES NO
Grandchild #6 Name:	
Parents Names:	
Date of Birth:/	Disability or Special Needs: YES NO

If no spouse, children or grandchildren, please list your closest living relatives.		
Name:	Relationship:	
Address:		
Phone Number:	_	
Name:	Relationship:	
Address:		
Phone Number:	_	
AS	SETS	
If it is easier to provide this information in the form of ac	s, it is necessary to know the type and value of your assets. count statements, policy documents, deeds, or other form, ost convenient for you, rather than completing the section	
REAL ESTATE & MINERAL INTERESTS		
Address/Legal Description:		
Surface Minerals Value:		
Address/Legal Description:		
Surface Minerals Value:		
Address/Legal Description:		
Surface Minerals Value:		
BANK & BROKERAGE ACCOUNTS		
Financial Institution:	Type of Account:	
Name(s) on Account:	Amount:	
If Account is POD (Payable on Death), to Whom?		
Financial Institution:	Type of Account:	
Name(s) on Account:	Amount:	
If Account is POD (Pavable on Death), to Whom?		

Financial Institution:	Type of Account:	
Name(s) on Account:		
If Account is POD (Payable on Death), to Whom?		
RETIREMENT/PENSION/IRA ACCOUNTS		
Owner(s):	Type of Account:	
Financial Institution:	Value:	
Primary Beneficiary:		
Contingent Beneficiary:		
Owner(s):	Type of Account:	
Financial Institution:	Value:	
Primary Beneficiary:		
Contingent Beneficiary:		
Owner(s):	Type of Account:	
Financial Institution:	Value:	
Primary Beneficiary:		
Contingent Beneficiary:		
Owner(s):	Type of Account:	
Financial Institution:	Value:	
Primary Beneficiary:		
Contingent Beneficiary:		
LIFE INSURANCE POLICIES/ANNUITIES		
Company:	Type:	Value:
Owner(s):	Policy/Account Number: _	
Primary Beneficiary:		
Contingent Beneficiary:		

Company:	Type:	Value:
Owner(s):	Policy/Account Number:	
Primary Beneficiary:		
Contingent Beneficiary:		
Company:	Type:	Value:
Owner(s):	Policy/Account Number:	
Primary Beneficiary:		
Contingent Beneficiary:		
BUSINESS INTERESTS		
Entity Name:	Type:	
Owner(s) and Percentages:	Value:	
Entity Name:	Type:	
Owner(s) and Percentages:	Value:	
POTENTIAL INHERITANCE		
Estimated Value of Inheritance:	From Who:	
Estimated Value of Inheritance:	From Who:	
MONIES OWED TO YOU		
Debtor:	Amount Owed	l:
Additional Information:		
Debtor:	Amount Owed	l:
Additional Information:		
OTHER ASSETS		
This section is a place to list other valuable asset	s you may have, such as automobiles,	, boats, RVs, jewelry etc.
Description:	Value: _	
Description:	Value: _	

scription:	Value:	
escription:	Value:	
o you own firearms? Yes No		
ASSET OVERVI	EW	
Asset	Total Estimated Value	
Real Property and Minerals		
Bank Accounts		
Brokerage Accounts and Stock		
Retirement Accounts		
Life Insurance and Annuities		
Business Interests		
Potential Inheritances		
Monies Owed to You		
Autos, Boats, and RVs		
Personal Effects (Clothes, furniture, etc.)		
Other		
Total Asset Value:		
GOALS/CONCER	NS	
Creating a plan for management of assets during disability and	d distribution of assets upon death	
Protecting a beneficiary's inheritance		
Planning for a beneficiary with disabilities/special needs		
Avoiding probate		
Making administration of your estate easier on loved ones		
Minimizing conflict upon disability and death	_ Minimizing conflict upon disability and death	
Minimizing estate tax		
Addressing healthcare wishes and concerns		
Other concerns/goals:		

10952 NW Expressway, Suite 17, Yukon, OK 73099 www.SharpLawOK.com •gsharp@SharpLawOK.com Phone: (405) 653-9559

GUARDIANS

Who would you trust to take care of your minor or adult i deceased?	ncapacitated children, if you were both incapacitated or		
Name:	Relationship:		
Address:			
Phone Number:			
1 st Alternate:	Relationship:		
Address:			
Phone Number:	<u></u>		
2 nd Alternate:	Relationship:		
Address:			
Phone Number:	<u></u>		
FIDUCIARIES: PERSONS TO ACT ON YOUR	R BEHALF AND IN YOUR BEST INTEREST		
NOTE: It is recommended that the persons you appoint capacities. You may name different persons, if you desire, children.	• • •		
PERSONAL REPRESENTATIVES			
The Personal Representative is the party named in your Last Will and Testament to oversee the distribution of your assets as you have set out in your Will. The Personal Representative will be responsible for carrying out a probate action, if one is necessary.			
Spouse 1:	Spouse 2:		
Name:	Name:		
Phone:	Phone:		
Address:	Address:		
1 st Alternate:	1 st Alternate:		
Phone:	Phone:		

Address:	Address:
2 nd Alternate:	2 nd Alternate:
Phone:	Phone:
Address:	
TRUSTEES	
The Trustee is the person that will manage the assets i distribute the assets to your beneficiaries upon your de successors below.	
Name:	Phone:
Address:	
Alternate: Phone:	
Address:	
Alternate: Phone:	
Address:	
DURABLE POWER OF ATTORNEY	
An Attorney in Fact is someone you appoint under a Power concerning your property and finances during your lifetim immediately upon execution of the document or only upon	e. You may elect that the Attorney in Fact be able to act
Spouse 1:	Spouse 2:
Name:	Name:
Phone:	Phone:
Address:	Address:
1st Alternate:	1 st Alternate:
Phone:	Phone:

Address:	Address:
2 nd Alternate:	2 nd Alternate:
Phone:	Phone:
	Address:
HEALTH CARE POWER OF ATTORNEY	make your health care decisions when you are unable to, list those
persons below.	
Spouse 1:	Spouse 2:
Name:	Name:
Phone:	Phone:
Address:	Address:
1 st Alternate:	1 st Alternate:
Phone:	Phone:
Address:	Address:
2 nd Alternate:	2 nd Alternate:
Phone:	
Address:	

ADVANCE DIRECTIVE FOR HEALTH CARE

The Advance Directive for Health Care (sometimes referred to as Living Will) is a document that allows you to make certain end of life health care decisions now and name someone to ensure that your decisions are carried out if the circumstances arise. This document only applies in the three scenarios set forth below and is not for general health care decisions, as those are covered under the Health Care Power of Attorney above.

Scenario 1: If you have a terminal condition, that is, an incurable and irreversible condition that even with the administration of life-sustaining treatment will, in the opinion of the attending physician and another physician, result in death within six months, would you want to receive artificially administered nutrition and hydration and would you want to receive life-sustaining treatment?

Scenario 2: If you were persistently unconscious, that is, an irreversible condition, as determined by the attending physician and another physician, in which thought and awareness of self and environment are absent, would you want to receive artificially administrated nutrition and hydration and would you want to receive life-sustaining treatment?

Scenario 3: If you have an end-stage condition, that is, a condition caused by injury, disease, or illness, which results in severe and permanent deterioration indicated by incompetency and complete physical dependency for which treatment of the irreversible condition would be medically ineffective, would you want to receive artificially administered nutrition and hydration and would you want to receive life-sustaining treatment?

Spouse 1:	Spouse 2:
Name:	Name:
Phone:	Phone:
Address:	Address:
1 st Alternate:	1 st Alternate:
Phone:	Phone:
Address:	Address:
2 nd Alternate:	2 nd Alternate:
Phone:	Phone:
Address:	Address:
DISTRIBUTIO	ON OF ASSETS
*Note: If you do not have enough room to answer below, sheet of paper.	, feel free to provide your distribution wishes on a separate
Upon the death of the first spouse, do you want all prop surviving spouse? YES NO	erty (real and personal) to be held for or distributed to the
Upon the death of the surviving spouse, do you want children, in equal shares (if applicable)? YES	all property (real and personal) to be distributed to your NO
10952 NW Expre	ssway, Suite 17, Yukon, OK 73099 Page 11 of 1:

www.SharpLawOK.com

gsharp@SharpLawOK.com Phone: (405) 653-9559

If the above options do not cover your distribution wishes, you selected one of the previous options to spouse or childre you can include those below as well.	, , , , ,
Name:	Phone:
Address:	
Percentage of estate or specific property:	
Name:	Phone:
Address:	
Percentage of estate or specific property:	
Name:	Phone:
Address:	
Percentage of estate or specific property:	
Name:	Phone:
Address:	
Percentage of estate or specific property:	
If a beneficiary is deceased, who should receive the decease	d beneficiary's share?
Deceased Beneficiary's children OR The re	emaining beneficiaries