

#### KNAUF LAW OFFICE, P.C.

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# **ESTATE PLANNING WORKSHEET** for Married Couples

Information provided is held in complete confidence, and is used for the sole purpose of analyzing estate planning needs and designing estate planning documents. Preparation of this worksheet is not mandatory prior to the initial appointment with us, but if we are able to review the completed worksheet prior to your appointment, more information and value will be received during the 30-minute complimentary initial consultation.

Lisa M. Knauf Attorney at Law

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### **Estate Planning Worksheet**

The information requested on this worksheet may seem like *none of our business*, but it is very important that an estate planner understands your present situation and your wishes for the future. This information enables us to plan the estate to accomplish future goals and to save on taxes and administrative expenses.

If all information on this worksheet is identical for you and your spouse or partner, complete only one worksheet. If information for each spouse differs, make a copy of this worksheet so each of you has a separate one.

			Date	
Spouse #1	First Name	MI	Last Name	
Spor	AKA	Date of Birth	County of Citizenship	
se #2	First Name	MI	Last Name	
Spouse #2	AKA	Date of Birth	Country of Citizenship	
Ado	lress			
City	7	State	Zip	County
Pho	ne Number Other Phor	ne	Email	
Mai	rital Status:   Married	☐ Separat	ed 🔲 Civil Union	1
Date of Marriage: OR		Date of Civ	vil Union:	_
If single, (including divorced or widowed and not remarried) use the Estate Planning Worksheet for single individuals.				
Wh	at is your primary motivation for consid	dering estate	planning? (Select one or m	nore)
	Probate avoidance	Page 2 of 10	Business or farm planning	

☐ Guardianship for minor children ☐ Federal e	☐ Federal estate tax planning			
How soon would you like to complete planning? Is there a spetrip, surgery, etc.?				
	Spouse #1	Spouse #2		
Do you presently have a will?	☐ Yes ☐ No	☐ Yes ☐ No		
Do you presently have a trust?	☐ Yes ☐ No	☐ Yes ☐ No		
Are you interested in avoiding probate of your estate?	☐ Yes ☐ No	☐ Yes ☐ No		
Were there any previous marriages?  If yes, year marriage ended in:	☐ Yes ☐ No	☐ Yes ☐ No		
Are any of your children not from your current relationship?	☐ Yes ☐ No	☐ Yes ☐ No		
Do any of your children or other beneficiaries have disabilities?	☐ Yes ☐ No	☐ Yes ☐ No		
Do you own a farm or business?	☐ Yes ☐ No	☐ Yes ☐ No		
If yes, do any of your children work in the business with you?	☐ Yes ☐ No	☐ Yes ☐ No		
If yes, does the child working in the business have an ownership interest in the business?	☐ Yes ☐ No	☐ Yes ☐ No		
Are you a U.S. citizen?	☐ Yes ☐ No	☐ Yes ☐ No		
Have you entered into any agreements with your spouse (such as a prenuptial or community property agreement)?	☐ Yes ☐ No	☐ Yes ☐ No		
Do you or any family member or potential beneficiaries have any serious health problems?	☐ Yes ☐ No	☐ Yes ☐ No		
If yes, please describe briefly:				
Do you own a long-term care (nursing home) insurance policy?	☐ Yes ☐ No	☐ Yes ☐ No		
Do you hold everything jointly with your spouse, or is some property separate?	☐ All joint (exc IRA's, pensions	-		
<b>Net Worth:</b> If you added the value of all property owned by you estate, personal property, bank accounts, stocks, bonds, IRAs, death benefits on life insurance, what is the approximate total values of the stocks of the stocks.	and anything else	you own except		

		Insuring	Insuring	_
What is the value of deat	Spouse #1 \$	Spouse #2	\$	
What is the total amount	of your outstanding liabilities	?	_	
	Children or Other	Beneficiaries		
Name	Address	Date o	f Birth Rel	ationship
	Gift Tax Re	turns		
Have gift tax returns ever been filed to report gifts made?***If YES, please bring copies of the returns to your appointment.				copies of the
	Appointm	ents		
representative is also some representative, with a chil	re. The will should name a persetimes referred to as executor or d, relative, friend, or corporate tionship, spouse as primary persetionship.	administrator.) (e.g., trustee as alternate. In	spouse as prima situations whe	ary personal ere there are
Spouse #1:				
Personal Representative	:			
Alternate:				
Second Alternate:				
Spouse #2:				
Personal Representative	:			
Alternate:				

1.

2. **Successor Trustee.** If you choose to avoid probate of your estate by executing a living trust during lifetime, a successor trustee should be named. The successor trustee would be responsible for managing assets if you were unable, or in the case of a joint trust, if neither you nor your spouse were able to manage assets due to incompetence. The successor trustee would distribute assets to beneficiaries after death, or in a joint trust, when neither you nor your spouse survives.

Spouse #1:	
Successor Trustee:	
Alternate:	
Second Alternate:	
Spouse #2:	
Successor Trustee:	
Alternate:	
and/or financial decisions on your behalf if y this could include decisions regarding medica financial, this could include paying bills, bas insurance company benefits. It is not necessary personal representative as your health care an Spouse #1:	Powers of Attorney. Who should be named to make medical rou are unable to make these decisions yourself? For Health Care all consents, life support issues, and nursing home admission. For anking transactions, talking to Social Security Administration or ary to appoint the same person who is your successor trustee or and financial agents.  Financial Agent:
	Alternate #1
	Alternate #2:
Spouse #2:	
Health Care Agent:	Financial Agent:
Alternate #1:	Alternate #1
Alternate #2:	Alternate #2:
Pla	an of Distribution
-	ke charitable gifts, such as to a house of worship or other pecial gift to a particular person, such as a piece of jewelry

3.

2.	<b>Remaining Assets.</b> Briefly describe the plan of distribution for assets remaining after any specific gifts described above are made. (Don't worry about tax planning or other considerations in answering this question. We'll consider those details later if needed.)
	☐ All to spouse; then among children, and if a child didn't survive, the deceased child's share
	to the deceased child's children.
	☐ All to spouse, then equally among surviving children.
	All to spouse, then
	As follows:
3.	Ultimate Distribution. You might want to provide for the distribution of your property if
	neither you, your spouse, nor your children/other beneficiaries named above survive.
4.	Other Special Distribution Instructions:
	ease complete this section only if you have minor beneficiaries or beneficiaries with abilities.
di	
di	<b>Guardian.</b> If you have children or other beneficiary(ies) who are minors or who have special needs, you may need to appoint a guardian. The guardian is responsible for the day-to-day care of the child. It is a good idea to name an alternate guardian to act if your first choice cannot
<b>di</b> :	Guardian. If you have children or other beneficiary(ies) who are minors or who have special needs, you may need to appoint a guardian. The guardian is responsible for the day-to-day care of the child. It is a good idea to name an alternate guardian to act if your first choice cannot serve.  Guardian:
di	Guardian. If you have children or other beneficiary(ies) who are minors or who have special needs, you may need to appoint a guardian. The guardian is responsible for the day-to-day care of the child. It is a good idea to name an alternate guardian to act if your first choice cannot serve.  Guardian:  Alternate:  Testamentary Trustee. You may need a trustee to manage assets for beneficiaries until they reach an age when you believe they should be capable of managing assets on their own. A trustee can keep the beneficiary's money invested wisely and use it for their education, support, etc., until they reach the age specified for outright distribution of assets to them. The trustee can be a relative, friend, trust company, or other person or institution you trust to manage and distribute assets according to your wishes. The testamentary trustee can be the same person

3.	Age of Distribution. If you do establish a trust to allow a third party to manage assets for beneficiaries, then it is necessary for you to decide when the beneficiaries will be mature enough to manage assets on their own. You may want to give each beneficiary his or her share at the time the beneficiary reaches a particular age. You may consider splitting the distribution, such a ½ at age 25 and the balance at age 30, or 1/3 at 21, 1/3 at 25, and 1/3 at 35. You may use any age or combination of ages that you choose.

## **Income/Asset/Liability Information**

Please list your income/asset/liability information in the appropriate category below.

Attach a separate page if necessary.

	Spouse #1	Community/ Joint	Spouse #2
Income		o o i i i	
Earned Monthly Income from Labor			
Monthly Social Security			
Income			
Monthly Pension Income Other Monthly Income			
Type of Asset	(Spouse #1 o only, Joint wi with third pa	Which Held only, Spouse #2 th Spouse, Joint orty, Tenants in on, etc.)	Current Value
Real Estate (Include type of property	e.g., residential, a	agricultural, comme	rcial, or manufacturing.)
Personal Residence			
Vacant Land			
Other:			
Liquid Assets (Include account numb	per and address wh	nere held.)	
Cash on Hand			
Government and Publicly Traded			
Securities			
Unlisted Securities (Not Publicly Traded)			
Money Market Accounts			
Equity in Business  □ Sole Prop. □ Partnership			
Notes and Loans Receivable			

(Spouse #1 on only, Joint with with third part	n Spouse, Joint ty, Tenants in	Current Value	
Owner	Beneficiary	Current Value	
		Cash Value	Death Benefit
		l l	
		Amount Owed	
	Owner  Name Loan	Owner Beneficiary  Name Loan Taken In (Spouse #1, Spouse #2 both?)	Owner Beneficiary Current  Cash Value  Name Loan Taken In  Current  Current  Current  Amount

## **General Questions**

<b>Notes and Questions:</b> Please note anything else which may be of importance in planning your estate, or note any questions you may have.