Will planning checklist



The following checklist is intended to assist you in the preparation of your Will plan. This checklist should be reviewed if you are currently preparing your first Will. Note that this list reviews major items and is not an exhaustive list.

Yes	No	Question
		Have you identified, listed and located all of your assets and liabilities?
		Have you identified an executor or coexecutors who can effectively act on your behalf? Have you also identified an alternate executor(s)?
		Have you asked your chosen executor if they wish to fulfill this responsibility? (The executor's duties can be significant. Therefore, it is important that they understand the potential scope of the responsibilities and length of time required.)
		Does your executor know where your Will is kept?
		Have you decided what degree of discretion you will allow the executor (e.g. a broader range of investment options or the ability to liquidate assets at their discretion)?
		Have you identified any specific legacies for family members, charities or others?
		Have you identified a specific beneficiary for your registered assets (e.g. RRSP, RRIF, pension or TFSA)? Registered assets left to a surviving spouse or, in certain circumstances, to a financially dependent child or grandchild can be transferred on a rollover basis, deferring a significant tax liability.
		If you are making reference in your Will to beneficiaries of registered plans or life insurance policies, are these beneficiary designations in your Will consistent with the specific beneficiary designations on the plans (except in Quebec) or policies?
		Have you considered the use of testamentary trusts for your spouse or for adult or minor children?
		Have you considered staggering the distribution of the inheritance to your children? (This will depend on the size of the inheritance and the child, but you may wish to pro-rate the distribution over several years.)
		Have you named a guardian and alternate guardian for any minor children?
		Are there any loans or debts owed to you by family members that you wish to forgive at death?
		Are there any special circumstances that must be considered within your Will (e.g. children from a previous marriage, a common-law spouse, a pending divorce or bankruptcy of a beneficiary)?
		Have you prepared a memorandum outlining the distribution of your personal effects?
		Have you considered the implications of your provincial or territorial family or marital property laws if applicable?
		Is a common disaster clause necessary?

Will review checklist

Individuals with a Will currently in place should answer the following questions. Note that this is not an exhaustive list. If you answer "yes" to any of the following questions, you should review your Will with your legal advisor to determine if changes are necessary.

Yes	No	Question
		Since your Will was created, have you been married, divorced, separated, or have you started a relationship with a new partner?
		Has a spouse or significant beneficiary died since your last Will was created?
		Have you had any additions to the family, such as a child or grandchild, since your last Will?
		Has your net worth significantly increased (e.g. with an inheritance) or decreased (e.g. because of bankruptcy) since you prepared your last Will?
		Have you moved to a different province or territory since you prepared your last Will?
		Have you acquired significant new assets, such as a cottage, business or farm, since you prepared your last Will?
		Are your chosen executors or trustees still appropriate?
		Do you wish to add or remove any beneficiaries?
		Do you wish to change the terms of distribution to any of the beneficiaries?
		Have there been any changes to relevant legislation since your Will was created (e.g. changes to the Income Tax Act or provincial or territorial Family Law legislation)?



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