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CLIENT INFORMATION FOR YOUR PERSONAL ESTATE PLAN

Your decision to put an estate plan in place is one of the wisest things you can do, both for yourselves and for your heirs. This form is merely an information-gathering request. It will be helpful if you complete as much of this information as possible and bring it along to our first meeting. The more information you are able to provide, the smoother the process will be, and we will be able to prepare estate planning documents which correctly reflect your own specific wishes.

The most recommended Estate Plan would include a Revocable Living Trust, a Certificate of Trust (which is an abbreviated version of the Trust for use with financial institutions), Last Wills & Testaments, General Durable Powers of Attorney, Health Care Powers of Attorney and Living Wills. Various instruments of conveyance, such as deeds and Assignments, would also be prepared to convey your assets to your Trust. Contained within these pages are some brief descriptions of some of the documents and reasons why we need specific information we're requesting.

It is not necessary for you to complete this form prior to our appointment. If you have any questions about any section, just leave it blank, and we can discuss it during our meeting.

PERSONAL INFORMATION

Please show your full legal names (first, middle and last names) and your names exactly as you wish them to appear in your documents. Typically the document will use first name, middle initial and last name.

| Husband Full Legal Name | Husband Full Name | exactly as you wish it to appear on docu | ments) | Date | of Birth |
|--|--------------------------------------|--|--------|----------------|----------|
| Wife Full Legal Name) | Wife Full Name (exact | ly as you wish it to appear on document | s) | Date | of Birth |
| Home Address | City | , State, | Zip | Code | <u>;</u> |
| Mailing Address (if different from Home Address) in | ncluding City, State, Zip | Code | Со | unty | |
| Home Telephone with Area Code | Is Husband U.S. Ci | tizen? | Y | Yes | □No |
| Daytime Telephone for Husband | Is Wife U.S. Citize Date of Marriage | n? | | Zes | □No |
| Daytime Telephone for Wife | How Long Have Y | ou Lived in Arizona? | | | |
| Husband Email Address | Wife Email Address | SS | | | |
| Husband's Occupation Husband's Employer | | | | | |
| Wife's Occupation | | | | | |
| Wife's Employer | | | | | |
| Have you signed a Premarital Agreement? (if so, please bring a copy of the document to our first me | eeting) | | □Ү€ | es 🗆 N | o |
| Have either of you been previously divorced? (if so, please bring a copy of the decree to our first meeti | ng) | Husband Wife | | es 🗆 N | |
| Have either of you been previously widowed? (if so, please provide deceased spouse's name and date of | of death) | Husband Wife | | es □Nes □Ne | |
| Are either of you receiving ALTCS/Medicaid/SSI benefits | ? | Husband | □Y€ | es □N | 0 |
| 1.10 0.1110 0.1 you 100011 11g 1.12 1 0.0/110010 11 11 10 0.1100 | • | Wife | | es \square N | |
| Have either of you suffered from or been diagnosed with a that might affect your mental capacity such as Alzheimer's | • | Husband Wife | | es $\square N$ | |
| Are you both full-time residents of the State of Arizona? | | Husband Wife | | es 🗆 N | |

ALL BIOLOGICAL/ADOPTED CHILDREN

Please name all of both of your children, whether or not they are to receive a distribution. This would include step-children, adopted children, estranged children. Please also list the names of any children you may have had who have predeceased you, noting such next to their name. In the second section below, please list the names of all of your grandchildren, indicating their parent's name in the space provided.

| Full Name | Gender | Child of | Child's Date of Birth? |
|-----------|--------|----------|------------------------|
| | M F | H W BOTH | |
| | M F | H W BOTH | |
| | M F | H W BOTH | |
| | M F | H W BOTH | |
| | M F | H W BOTH | |
| | M F | H W BOTH | |
| | M F | H W BOTH | |
| | M F | H W BOTH | |
| | M F | H W BOTH | |
| | M F | H W BOTH | |

^{*}If any of your children are under the age of 18, please complete the Guardianship Section on page 5.

| Grandchildren Full Name | Gender | Child of Which of Your Children | Grandchild's |
|-------------------------|--------|---------------------------------|----------------|
| | | | Date of Birth? |
| | M F | | |
| | M F | | |
| | M F | | |
| | M F | | |
| | M F | | |
| | M F | | |
| | M F | | |
| | M F | | |
| | M F | | |
| | M F | | |

(If you need additional space for children or grandchildren, please attach information on a separate sheet.)

| 1. | Have any of your children received an advance on their inheritance, or are any of your children financially ed to you? If so, please explain. |
|-------------------------|---|
| | a to you. If so, preuse explain. |
| | |
| 2. or leve | Do you have any concerns about any of your children receiving their inheritance outright, such as their age of financial responsibility? If so, please explain. |
| 3. | Is there any reason NOT to treat any of your children equally? If so, please explain |
| | |
| 4. | Are any of your children under a disability? If so, please explain. |
| | |
| 5. | Do you have any special concerns or objectives regarding your children? |
| | |
| 6. your T benefic | Do you want your Trustee (named on page 10) to be able to withhold distributions to your beneficiaries if rustee believes that it would be unwise to distribute property to the beneficiary? (For example, if the stary has addiction problems or if the property would immediately be attached by the beneficiary's creditors.) \[\textsum \text{Yes} \textsum \text{No} \] |
| 7. briefly | Disinheritances: If any of your children is not to receive a distribution, please state that child's name and explain why. |
| | |
| | |

GUARDIANS FOR MINOR CHILDREN (If applicable)

A guardian is the person responsible for the physical care and custody of your child. You should name one personal guardian and one alternate, in case your first choice can't serve, for each of your children.

Legally, you may name more than one guardian, but it's generally not a good idea because of the possibility that the co-guardians will later disagree. If you are considering a married couple, you should select the member of that couple to whom you are closest.

Here are some factors to consider when choosing a personal guardian:

- Is the prospective guardian old enough? (You must choose an adult -- 18 years old in most states.)
- Does the prospective guardian have a genuine concern for your children's welfare?
- Is the prospective guardian physically able to handle the job?
- Does he or she have the time?

- Does he or she have kids of an age close to that of your children?
- Can you provide enough assets to raise the children? If not, can your prospective guardian afford to bring them up?
- Does the prospective guardian share your moral beliefs?
- Would your children have to move?

If you're having a hard time choosing someone, take some time to talk with the person you're considering. One or more of your candidates may not be willing or able to accept the responsibility, or their feelings about acting as guardian may help you decide.

| 1 st Guardian Name | Name | Relationship |
|-------------------------------|------|--------------|
| and Relationship to You: | | |
| 2 nd Guardian Name | Name | Relationship |
| and Relationship to You: | | |

If more than one individual is named to serve together, please be specific as to how that group of individuals is to serve if one of such group is unable or unwilling to serve as Guardian.

CONSERVATORS FOR MINOR CHILDREN (If applicable)

A conservator is the person responsible for the property of your minor children. This is usually for any property that they own themselves rather than any property that you leave them upon your death.

You should name one personal conservator and one alternate, in case your first choice cannot serve, for your children. Typically, the same person who you nominate as Trustee and Personal Representative should also be the Conservator. This assures that a common management plan can be used for all of their assets.

We would like the same persons nominated as Trustee and Personal Representative on page 10 to

| serve as Conservator for ou | r minor children. | | | | | | | | | | |
|----------------------------------|---|--------------|--|--|--|--|--|--|--|--|--|
| ☐ We would prefer the follow | We would prefer the following persons to serve as Conservator for our minor children: | | | | | | | | | | |
| 1 st Conservator Name | Name | Relationship | | | | | | | | | |
| and Relationship to You: | | | | | | | | | | | |
| 2 nd Conservator Name | Name | Relationship | | | | | | | | | |
| and Relationship to You: | | | | | | | | | | | |

CURRENT ESTATE PLAN

Please check which best describes your current estate plan.

| □ Nothing □Will Only □ Living Trust □ Other: |
|---|
| If your current estate plan includes a living trust, please bring a complete copy of your entire current trust document, including signature pages, to our first meeting, so we may review it and copy it for your client file. |
| Name of your existing Trust: |
| Date of your existing trust: |
| How many times has your existing trust been amended? If your existing Trust has been amended, please bring complete copies of each of the signed amendments to our first meeting. |
| If your current estate plan includes a trust, please tell us why you would like to replace your existing trust agreement. |
| |
| Are all your assets currently owned by your trust? |

INTENT IN CREATING A TRUST

| Please answer estate plannin | the following questions to the best of your ability, in order for us to better understand your |
|------------------------------|--|
| | |
| | We intend to create a revocable living trust that is governed by Arizona law. |
| □True □False | We intend to provide fully for ourselves during our joint lifetimes without regard to preserving any portion of the Trust Estate for the remainder beneficiaries. |
| □True □False | We intend that all trusts be administered in a manner that eliminates or minimizes estate, income or other taxes. |
| □True □False | When any trust is created for the benefit of a beneficiary other than the Trustor(s), we intend that such trust not be subject to the beneficiary's creditors and not be subject to voluntary or involuntary transfer. |
| □True □False | If there are any disputes regarding this trust after our deaths, we prefer that those disputes be resolved through less expensive mediation or arbitration rather than being litigated in Court. |
| □True □False | We intend, after the death of the first Trustor to die, that the Trustee provide fully for the surviving Trustor without regard to preserving any portion of the Trust Estate for the remainder beneficiaries. |
| □True □False | If any beneficiary causes a mediation or arbitration action to be brought, we want that person to have to pay all expenses of the mediation or arbitration—including the other party's attorney fees—unless the complaining party's claim is ultimately found to be 100% legitimate. |
| | space below to provide information on any other intentions concerning a Trust you may xplain any questions above that you responded "false". |
| | |
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| | |

SPECIFIC GIFTS PRIOR TO DISTRIBUTION OF ESTATE BALANCE

This section is only for gifts to be made "off the top". Most of your estate should be distributed as part of the residue on the next page. Examples of specific gifts that might be included on this page are a sum of money to a favorite charity or a specific parcel of land to one of your children.

These items will typically only include real property or specific monetary gifts. Real property needs to be specifically defined with a street address, city, county and state. It also must be specified how the specific distribution is to be distributed if named beneficiary of said distribution predeceases the both of you.

Automobiles and personal property such as jewelry, furniture, tools, etc. are not included in this section; these items will be itemized on a Schedule which is attached to and made a part of your Trust or Will.

Note: If you have no specific gifts, please leave this page blank.

| • | \mathbf{SI} | D. | F | (| 7 | I | Н | Ί | (| 7 | (| 7 | I | Н | 'n | Γ: | ς | • | 3 | F | I | Δ | N | J | ٠, | 1 | R | I | ₹. | 1 | n | 1 | (| 3' | 1 | 1 | R | 1 | I | 3 | I | Ţr | Г | Ί | ₹. | \mathbf{D} |) | Δ | . • | 7 | 1 | \mathbf{F} | (|) | I | , | ſ, | (|) | V | V | S | ٠. |
|----|---------------|----|---|---|---|---|---|---|---|---|---|---|---|----|----|----|-----|---|---|---|---|---------------|---|---------|----|---|---|---|----|---|---|---|---|----|---|---|---|---|---|---|---|----|---|---|----|--------------|---|----------|-----|---|---|--------------|---|---|---|---|----|---|---|---|---|------------|----|
| N. | " | | | | , | | 1 | | • | , | • | | | н. | | | . 7 | | | | | $\overline{}$ | | / ■ | | | | | | | | 4 | | , | | | | | | , | • | , | | | | | , | Γ | | , | | | • | , | | | | • | , | • | • | L 1 | |

| Asset or Cash Amount | Beneficiary/Devisee | Sex |
|-------------------------------|---|--------------|
| | | M or F |
| | | |
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| | | |
| | | |
| • | ries predecease the Trustors, their shares of the distributions a riciary's Living Issue (If a beneficiary named above predece | |
| of you, then his/her gift wou | ald go to his/her children or other descendants.) | |
| | maining Living Beneficiaries (If a beneficiary named above gift would go equally to the other beneficiaries listed above.) | e predecease |
| | med above predeceases the two of you, then his/her gift will nuted as part of residue of your estate as described on the follows: | |

RESIDUARY BENEFICIARY/DEVISEE DISTRIBUTION INFORMATION

After any specific distributions described on page 8 have been made, the remaining balance of your estate will be distributed according to your instructions listed below. Please list the names of your beneficiaries below, their gender, and what fraction or percentage of your estate you wish them to receive. If you are giving a percentage to a charitable organization, please list the charity's name and the fraction or percentage of your estate you wish them to receive.

| Name(s) of Beneficiaries | | Gender M F | Fraction/Percentage of Estate |
|--|---|---------------|-------------------------------|
| | | | |
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| | | | |
| (If you need additional space for beneficiaries, please attach | additional beneficiary information | on on a sep | arate sheet.) |
| If any of the above-named beneficiaries predecease the | two of you, their share of the | distributio | ons are to be: |
| Distributed to That Beneficiary's Living Issue | ☐ Distributed Equally to Re | maining I | Living Beneficiaries |
| (If a beneficiary above dies, then his/her share would go to their bloodline, i.e., children - grandchildren - etc. If no bloodline, then equally to others listed.) | (If a beneficiary above dies, the other beneficiaries listed on a p | | |
| If the above contingent distribution plan does not appalternate distribution plan. | ply to a beneficiary, please sta | ite the be | neficiary's name and |
| | | | |
| Is any beneficiary receiving, or likely to receive, state of | or federal assistance? Yes | No | |
| If yes, describe type of assistance receiving or applied | | | |
| | | | |

SUCCESSOR TRUSTEE AND PERSONAL REPRESENTATIVE

A Trustee is the person, or entity, who will be responsible for managing the assets you place in your Trust. While you are both living, you will serve as the Trustees. The Successor Trustees are the individuals or entities you select to administer your Trust after your deaths. A Personal Representative is the person or entity responsible for probating your Wills for any assets that were not in your Trust upon your deaths. Because a Personal Representative must work closely with a Trustee, we recommend the same individuals or entities be named as both your Trustee and your Personal Representative.

| 1 st Successor Trustee Personal Representative and Relationship to You: | & Name | Relationship |
|--|---|--------------------------|
| 2 nd Successor Trustee Personal Representative and Relationship to You: | & Name | Relationship |
| 3 rd Successor Trustee Personal Representative and Relationship to You: | & Name | Relationship |
| Please indicate how the | individuals you have named are to serve as Trustees/Personal Representation | esentatives: |
| □In the Order Listed (I | Recommended) or DTogether as Co-Trustee/Pe | rsonal Representative |
| We would like for you interview to discuss ser | * | es No |
| | TRUST PROTECTOR | |
| The Arizona Trust C meet your estate plan | ode allows you to appoint a Trust Protector to make sure than ning objectives. | t the trust continues to |
| we could not foresee | will have the power to amend your trust should circumstance. For example, the Trust Protector might be able to modify y low your estate to pay less in taxes. | |
| | vill not need to act while both of you are alive and able to amer tector will have the power to act after your deaths or if you be | 2 |
| □True □False | We want to appoint a Trust Protector and give the Trust F modify our trust for any reason. We understand that the Tr modify our trust if the Trust Protector believes that the modi would make ourselves if able. | ust Protector will only |
| □True □False | We want to appoint a Trust Protector but limit the Trust P changes to minimize or eliminate taxes. | Protector's authority to |

PERSONAL DECISIONS

We can provide specific information in your Last Wills & Testaments regarding cremation or burial instructions. We will also provide a Declaration of Anatomical Gift document if you wish you become an organ donor. Please indicate your wishes below.

| Do either of you | wish to become an Organ | n Donor? | | |
|--|---|--|--|--|
| Husband | Yes 🗌 No 🔲 | Wife | Yes No | |
| Do either of you | wish to be cremated? | | | |
| Husband | Yes No | Wife | Yes No | |
| We have specific bu | urial/cremation instructions, a | and those instr | uctions are: | |
| | paid arrangements for our bur | | | address of company providing these |
| manage your assegenerally serve as | ele Power of Attorney all ets and pay your bills if seach other's Primary Ag | ows you to you become ent. You eac | grant another incompetent o | person the power to act on your behalf to or unable to sign your name. Spouses will e alternates to act as your General Power of city. Please indicate your choices below. |
| | HUSBAND or SINGLE MA | LE | | WIFE or SINGLE FEMALE |
| Primary (typically spouse) Alternate 1 Name & Address | | | Primary (typically spouse) Alternate 1 Name & Address | |
| Alternate 2 Name & Address | | | Alternate 2 Name & Address | |
| Alternate 3 Name & Address | | | Alternate 3 Name & Address | |
| Please indicate ho | w the individuals you hav | e named are | to serve as Gen | neral Power of Attorney Agents: |
| □In the Order Lis | sted (Recommended) | or | □Togeth | er as Co-Agents |
| Attorney only become | | me disabled (i. | | e prefer that my General Durable Power of power of attorney"). We understand that such a Yes No |

HEALTH CARE DURABLE POWER OF ATTORNEY

A Health Care Durable Power of Attorney allows you to appoint an individual to make health care decisions for you and/or state your preferences for your health care, when you are unable to do so for yourself. Spouses will generally serve as each other's Primary Agent. You each should name alternates to act as your Health Care Power of Attorney Agent in the event your spouse is unable to serve in that capacity. Please indicate your choices below.

| HUSBAND or SINGLE MALE | | WIFE or SINGLE FEMALE | | |
|--|---------------------------------|-----------------------|--------------------|--|
| Primary | | | Primary | |
| (typically spouse) | | | (typically spouse) | |
| Alternate 1 | | | Alternate 1 | |
| Name & | | | Name & | |
| Address | | | Address | |
| | | | | |
| | | | | |
| Alternate 2 | | | Alternate 2 | |
| Name & Address | | | Name & Address | |
| ridaross | | | 11441055 | |
| | | | | |
| Alternate 3 | | | Alternate 3 | |
| Name & | | | Name & | |
| Address | | | Address | |
| | | | | |
| | | | | |
| Please indicat | e how the individuals you | have named are to | serve as Gen | eral Power of Attorney Agents: |
| □In the Order Listed (Recommended) or □Together as Co-Agents | | | | |
| Would you like us to provide the names of agents who help provide clients long-term care insurance? Yes \(\square \) No \(\square \) | | | | |
| | <u>L</u> | IFE SUPPOR | <u>T DECISI</u> | ONS |
| If either of x | you are in a terminal as | ndition or waget | ntiva stata nl | ease indicate below how you want your |
| | | | | ted in a Living Will we will prepare for |
| you. | system to be numered. | These decisions | will be reflee | ted in a Living will we will prepare for |
| | | | | |
| HUSBAND: | | □Terminated | | ☐Used to Maintain Life |
| WIFE: | | □Terminated | | ☐Used to Maintain Life |
| | | | | |
| | | | | |
| Would you like | e us to assist you with registe | ering your Health Ca | re Powers of At | ttorney and Yes No |
| | ills in the Advance Directive | | | |

ASSET INFORMATION

Community Property consists of assets acquired during your current marriage. Separate Property consists of property acquired prior to your current marriage or obtained through a gift or inheritance. Merely because one of you may have an account or asset in your name only does not necessarily make it your sole and separate property. When and how that asset was acquired should be the determining factors as to community property or sole and separate property.

Assets shown below should include bank accounts, investment or brokerage accounts with financial institutions, stocks and bonds, 401ks, IRAs and annuities, and life insurance policies. It would be helpful if you could provide recent account statements for all of the accounts that you list below.

| Are All Assets C | Community Property? Yes \square No \square (If no, please specify who owns each of the assets below.) |
|-----------------------|---|
| Institution's Name: | |
| Address: | |
| | |
| Account No.: | Checking □ Savings □ 401K □ IRA □ Annuity □ Stock □ |
| | Mutual Funds □ Life Insurance □ Other □ Current Balance \$ |
| * Community Property? | Yes □ No □ Not Sure □ If no, Separate Property of: Husband □ Wife □ |
| Institution's Name: | |
| Address: | |
| | |
| Account No.: | Checking □ Savings □ 401K □ IRA □ Annuity □ Stock □ |
| | Mutual Funds □ Life Insurance □ Other □ Current Balance \$ |
| * Community Property? | Yes □ No □ Not Sure □ If no, Separate Property of: Husband □ Wife □ |
| Institution's Name: | |
| Address: | |
| | |
| Account No.: | Checking □ Savings □ 401K □ IRA □ Annuity □ Stock □ |
| | Mutual Funds □ Life Insurance □ Other □ Current Balance \$ |
| * Community Property? | Yes □ No □ Not Sure □ If no, Separate Property of: Husband □ Wife □ |
| Institution's Name: | |
| Address: | |
| | |
| Account No.: | Checking □ Savings □ 401K □ IRA □ Annuity □ Stock □ |
| | Mutual Funds □ Life Insurance □ Other □ Current Balance \$ |
| * Community Property? | Yes □ No □ Not Sure □ If no, Separate Property of: Husband □ Wife □ |
| Institution's Name: | |
| Address: | |
| | |
| Account No.: | Checking □ Savings □ 401K □ IRA □ Annuity □ Stock □ |
| | Mutual Funds □ Life Insurance □ Other □ Current Balance \$ |
| * Community Property? | Yes □ No □ Not Sure □ If no, Separate Property of: Husband □ Wife □ |

| Institution's Name: | |
|-----------------------|---|
| Address: | |
| | |
| Account No.: | Checking □ Savings □ 401K □ IRA □ Annuity □ Stock □ |
| | Mutual Funds □ Life Insurance □ Other □ Current Balance \$ |
| * Community Property? | Yes □ No □ Not Sure □ If no, Separate Property of: Husband □ Wife □ |
| Institution's Name: | |
| Address: | |
| | |
| Account No.: | Checking □ Savings □ 401K □ IRA □ Annuity □ Stock □ |
| | Mutual Funds □ Life Insurance □ Other □ Current Balance \$ |
| * Community Property? | Yes □ No □ Not Sure □ If no, Separate Property of: Husband □ Wife □ |
| Institution's Name: | |
| Address: | |
| | |
| Account No.: | Checking □ Savings □ 401K □ IRA □ Annuity □ Stock □ |
| | Mutual Funds □ Life Insurance □ Other □ Current Balance \$ |
| * Community Property? | Yes □ No □ Not Sure □ If no, Separate Property of: Husband □ Wife □ |
| Institution's Name: | |
| Address: | |
| | |
| Account No.: | Checking □ Savings □ 401K □ IRA □ Annuity □ Stock □ |
| | Mutual Funds □ Life Insurance □ Other □ Current Balance \$ |
| * Community Property? | Yes □ No □ Not Sure □ If no, Separate Property of: Husband □ Wife □ |
| Institution's Name: | |
| Address: | |
| | |
| Account No.: | Checking □ Savings □ 401K □ IRA □ Annuity □ Stock □ |
| | Mutual Funds □ Life Insurance □ Other □ Current Balance \$ |
| * Community Property? | Yes □ No □ Not Sure □ If no, Separate Property of: Husband □ Wife □ |
| Institution's Name: | |
| Address: | |
| | |
| Account No.: | Checking □ Savings □ 401K □ IRA □ Annuity □ Stock □ |
| | Mutual Funds □ Life Insurance □ Other □ Current Balance \$ |
| * Community Property? | Yes □ No □ Not Sure □ If no, Separate Property of: Husband □ Wife □ |

REAL PROPERTY

Please list below all real property owned by the two of you jointly, and all real property owned solely and separately by either of you. If any real property you own is not owner-occupied and such property is secured by a mortgage, we will need to obtain permission from the lender to convey such interest to your Trust. Please bring copies of your deeds, and lender's name, address and account number for any mortgaged property, to our first meeting.

| 1. | Property Address | | |
|----|----------------------------------|------------------|--|
| | Owner Names (as appears on deed) | | |
| | Date Acquired | | |
| | Current Value | Mortgage Balance | |
| 2. | Property Address | | |
| | Owner Names (as appears on deed) | | |
| | Date Acquired | Purchase Price | |
| | Current Value | Mortgage Balance | |
| 3. | Property Address | | |
| | Owner Names (as appears on deed) | | |
| | Date Acquired | Purchase Price | |
| | Current Value | Mortgage Balance | |

Please attach a separate sheet if more space needed for additional real properties.

If you own any properties on which you hold a mortgage or deed of trust, along with a promissory note, that is considered an asset and your interest in such property should be conveyed to your Trust. Please bring copies of the Deed of Trust or Mortgage and the Promissory Note to our first meeting, so we can determine how best to assign your interest to your Trust.

If you own properties in any states other than Arizona, please bring a copy of the recorded vesting deed for that property to our first meeting. We are not licensed to practice law in others states, therefore, we are unable to prepare out of state deeds ourselves, but we have a deed service company we work with, and we will assist you in contracting with them to have the necessary deed prepared and recorded, in order to convey that property interest to your Trust.

If any of the above properties are the sole and separate property of either of you, we will need to determine how you want to convey that to your Trust; i.e., to remain your sole and separate property, or to be held as community property in the Trust.

CORPORATIONS, PARTNERSHIPS AND BUSINESSES

If you own any corporations, partnerships (LLCs) or sole proprietorship businesses, either jointly or either of you solely and separately, we need to consider conveying such interests to your Trust. Please list these interests below, being as complete as possible with your answers. Please bring documentation relating to these interests (stock certificates, partnership membership agreement, etc.) to our first meeting so we can determine how to best convey your interest to your Trust.

| 1. | Name of Company | | | | | | |
|----|---|---|--|--|--|--|--|
| | Is this Company a | Corporation Partnership Limited Liability Co. Sole Proprietorship | | | | | |
| | What percent of Compa | any do you own? | | | | | |
| | If corporate stock, how | If corporate stock, how many shares do you own? | | | | | |
| | What is the estimated v | | | | | | |
| | Is your interest | Community Property Sole & Separate Property of | | | | | |
| 2 | N. CG | | | | | | |
| 2. | = - | | | | | | |
| | ± • | Corporation Partnership Limited Liability Co. Sole Proprietorship | | | | | |
| | | What percent of Company do you own? | | | | | |
| | | If corporate stock, how many shares do you own? | | | | | |
| | What is the estimated v | What is the estimated value of your ownership? | | | | | |
| | Is your interest | Community Property Sole & Separate Property of | | | | | |
| • | | | | | | | |
| 3. | | | | | | | |
| | ± • | Corporation Partnership Limited Liability Co. Sole Proprietorship | | | | | |
| | | What percent of Company do you own? | | | | | |
| | If corporate stock, how | If corporate stock, how many shares do you own? | | | | | |
| | What is the estimated v | What is the estimated value of your ownership? | | | | | |
| | Is your interest | Community Property Sole & Separate Property of | | | | | |
| 4. | Name of Company | | | | | | |
| | | Corporation Partnership Limited Liability Co. Sole Proprietorship | | | | | |
| | | any do you own? | | | | | |
| | If corporate stock, how many shares do you own? | | | | | | |
| | • | What is the estimated value of your ownership? | | | | | |
| | | Community Property Sole & Separate Property of | | | | | |
| | is your interest | Community Property 1 1 Sole & Separate Property of | | | | | |