

Simple Will Planner

Please fill in this form to provide us with the details required to draft your Will. Don't worry if you can't fill in all the boxes, just try to fill in all the ones applicable to your circumstances.

1.	Your Personal Details			
1.a	Your Full Name(s)			Home phone number:
	Prefix:			
	First Name:		1.e	Work phone number:
	Middle Name(s):			
	Last Name:		1.f	Mobile phone number:
	Previous Name?:			
1.b	Your Address		1.g	Email address:
			1.h	Date of Birth: dd/mm/yyyy
			1.i	Place of Birth:
1.c	Marital Status (please cross X):		1.j	Country of Residence:
	Single	Separated		
	Engaged	Divorced	1.k	Location of previous Will (if any):
	Married	Remarried		
	Civil Partnership	Widowed		

PARTICULARS OF YOU AND YOUR FAMILY

2.	Details of your Spouse/Partner				
2.a	2.a Full Name(s) Prefix: First Name:		2.d	Home phone number:	
			2.e	Work phone number:	
	Middle Name(s): Last Name:				
		2.f	Mobile phone number:		
	Previous Name?:				

2.b	Their Address (if differen	t)	2.g	Email address:
			2.h	Date of Birth: dd/mm/yyyy
			2.i	Place of Birth:
2.c	Marital Status (please cro	oss X):	2.j	Country of Residence:
	Single	Separated		
	Engaged	Divorced	2.k	Location of previous Will (if any):
	Married	Remarried		
	Civil Partnership	Widowed		

3. Detai	Details of any children				
Full N	lame(s)	Address (if different from yours)	Date of birth	Status *	
* Please indicate if children are not from present relationship and whether natural, adopted, step-child or illegitimate					

4. Details of any Guardians			
Full Name(s)	Address & email	Relationship to you	
Consider a substitute if one dies or is unable to act.			

Full Name(s)	Address	Date of birth	Name(s) of parents(s)

5. Details of any grand	Details of any grandchildren continued				
Full Name(s)	Address	Date of birth	Name(s) of parents(s)		

6. Details of all depend	5. Details of all dependents				
Full Name(s)	Address	Date of birth	Relationship to you/your spouse/partner		

CONTENTS OF YOUR WILL

7. Executor(s)

Your Executors are responsible for administering your estate. You can appoint up to four Executors. We recommend you appoint someone who knows your situation well (i.e. spouse), as often they are aware of your assets and the whereabouts of your papers. You may also wish to appoint another person to act alongside them to reduce the administrative burden at this difficult time. We can be appointed as an Executor and would be happy to act in this capacity. By appointing a professional Executor (i.e. us) you can have peace of mind that your estate will be administered correctly, but it is not mandatory, just recommended.

On your death

	Full Name(s)	Address	Relationship to you
i.			Spouse/Relative/Friend
ii.			Spouse/Relative/Friend
iii.	Routh Clarke Solicitors	11, Head Street Tintinhull Somerset BA22 8QH	Solicitors
iv.			
On t	he death of Your Spouse/Partner		
	Full Name(s)	Address	Relationship to you
i.			Relative/Friend etc.
ii.	Routh Clarke Solicitors	11, Head Street Tintinhull Somerset BA22 8QH	Solicitors

hip to you	Relationship to	Address	Full Name(s)	
				iii.
				iv.
				iv.

8. Trustees

A Trustee can also be an Executor. A Trustee is a person who holds your property on behalf of your beneficiaries while your estate is being administered and holds your estate for the benefit of any beneficiaries who are children until they reach the age of eighteen. If your Will creates a discretionary trust on the first or second death, your Trustees will make decisions regarding investing the trust assets and the distribution of capital and income to your beneficiaries. You can provide guidance to your Trustees in a separate letter of wishes, which is non-legally binding. So, it is important you choose your Trustees carefully and trust them to carry out your wishes as detailed in your letter of wishes.

We recommend you appoint a maximum of 3 and a minimum of 2 Trustees and you appoint someone who knows you well (such as spouse) as one of your Trustees. We also recommend a 'neutral' Trustee is appointed (e.g. a trusted friend or advisor) who is not a beneficiary under your Will. We can be appointed to act as Trustee if wished, as we have taken your instructions and drafted your Will, we can ensure your wishes are carried out and your estate is dealt with in the most tax efficient way.

On your death

	Full Name(s)	Address	Relationship to you
i.			Spouse/Relative/Friend
ii.			Spouse/Relative/Friend
<u> </u>			
iii.	Routh Clarke Solicitors	11, Head Street	Solicitors
		Tintinhull	
		Somerset	
		BA22 8QH	

On the death of Your Spouse/Partner					
	Full Name(s)	Address	Relationship to you		
i.			Relative/Friend etc.		
іі.	Routh Clarke Solicitors	11, Head Street Tintinhull Somerset BA22 8QH	Solicitors		
iii.					
	tended to leave a gift to any of your E v and indicate whether the gift is cond				

10.	Gifts of money					
	Beneficiary Full Name(s)	Address & email	Amount £			
•						
i.						
ii.						
v.						
•						
vi.						
••						
ii.						

	Beneficiary Full Name(s)	Address & email	Description of item(s
•			
•			
i.			
<i>.</i>			
,			
•			
i.			

12. The remainder of your estate (i.e. everything which is left after specific gifts & gifts of money)

If you are married or have a civil partnership, it is usual for your spouse/civil partner to inherit the remainder of your estate on your death and this is what we will assume. If this is not your intention, please detail who you wish to inherit the remainder of your estate.

On yo	ur death	Age at which they		If they die before
	Beneficiary Full Name(s)	inherit (i.e. 18, 21, etc)	Proportion of residuary estate	you, passes to their children?
i.				
ii.				
111.				
iv.				
On the	e death of your spouse/partner			
	Beneficiary Full Name(s):	Age at which they inherit (i.e. 18, 21, etc)	Proportion of residuary estate	If they die before you, passes to their children?
i.				

	Beneficiary Full Name(s)	Age at which they inherit (i.e. 18, 21, etc):Proportion of residuary estate	Proportion of residuary estate	If they die before you, passes to their children?
ii.				
iii.				
iv.				

Who will inherit your estate if neither your family nor those listed in 12 above survive you?

13. (Please note: if the beneficiaries in this situation are extensive and/or include, for example, charitable beneficiaries, we may have to charge additional fees on a time-spent basis)

14.	Please indicate if any of the following apply (Please cross X)			
i.	Your total assets exceed £650,000 (for you & your spouse) or £325,000 (if a single Will is required)		Yes	No
ii.	You have children from a previous relationship			
iii.	You pay maintenance to a former spouse or children of a previous relationship			
iv.	You have a pre-nuptial agreement?			

DETAILS OF YOUR PROPERTY/ASSETS

15.	Details of your Est	tate							
		Brief details	House value		tgage lue		our re %	Other share %	
i.	Main residence, address and location of title documents								
	Do you own your i anyone else? (Ple	main residence jointly with you ase cross X)	Ir spouse or		Yes			No	
		If yes, please indicate on what basis they are owned? (Please cross X)				Tenan	ts	1	
	(Flease Closs X)	ase cross X)			Tenants in Comm			on	
					Sole Name				
				Unknown					
	1	Brief details	House value		tgage lue		our re %	Other share %	
	properties owned in the UK - holiday homes or investment properties								
ii.		Do you own your other properties jointly with your spouse or anyone else? (Please cross X)			Yes			No	
		ate on what basis they are own	ned?		Joint Tenan Sole N Unkno	its in (Iame		on	
	I	Brief details			ue of ye nterest		spou	ue of your se/partner nterest	
iv.	Business / Business property								
v.	Agricultural property (including land and buildings)								

		Brief details	Value of your interest	Value of your spouse/partner's interest
vi.	Stocks & Shares			
vii.	Unit Trusts			
viii.	Bank accounts			
ix.	Building Society			
17.	accounts			
х.	National Savings			
	accounts			
xi.	Life Policies			
xii.	Foreign			
	property/assets			
<u> </u>				
xiii.	Are there Wills in p	lace that deal with your foreign assets?	Yes	No
	If yes, where are th	ese Wills? (Please provide address/details)	

		Brief details		ue of your nterest	spou	lue of your se/partner's interest
xiv.	Details of any property in trust of which you are:	1. A beneficiary				
		2. Have a Power of Attorney				
xv.	Have you made an	y gifts of money/assets in last 14 years?		Yes		No
	If yes, please give o	details of Recipients:	Date	of gift	Valu	e of gift
	a.					
	b.					
	с.					
	d.					
	e.					
	f.					
	g.					
xvi.	Do you have a pen	sion policy in place? (Please cross X)		Yes		No
	If yes, please indicate type of pension? (Please cross X)		Self Employed			
				Personal		
			Ocupational			
				Other		
	Please provide detai	ls of arrangements for nominating pension de	eath bei	nefits (i.e. lett	er of w	ishes)
	1	Brief details		ue of your nterest	spou	lue of your se/partner's interest
xvii	Any other relevant financial information?					

16.	Additional of	comments or	r relevant information	1:
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17. Your Instructions				
a. I hereby instruct Routh Clarke Solicitors to act on my behalf in preparing a Will as per my instructions.b. I authorise Routh Clarke Solicitors to provide any interested party with such details, as they need, to deal with my Will.				
Signed	Dated:			
Print Name				
Signed	Dated:			
Print Name	Dateu.			

Glossary of Terms

Glossary of Terms				
Whilst we try to keep some of words which	the amount of legal speak to a minimum, some is unavoidable. Descriptions of may be used are:			
Beneficiary	A person named in your will who will gain some benefit within it.			
Chattels	These are generally personal items which are not used for business purposes. For example jewellery, grandfather clocks etc but also includes household items like washing machines, beds etc but excludes money or securities for money though.			
Conditional giftThese are gifts which will be given to nominated people provide the condition(s) for it. For example a gift to a proposed executo condition they take up the position of being a/the executor.				
Estate	Everything you own (in part or completely) falls within your estate and should be dealt with within your will. What will be distributed however will be everything less any debts.			
Executors [female form = Executrix]	People who you will carry out the instructions contained within your will. They can be selected to act on their own (Sole Executor) or jointly with other nominated executors. They cannot be forced to become executors so you should discuss this with them first.			
Guardians	People who will take over the legal responsibility for your children (if under 18) on your death			
Interest	 This means some form of benefit from something within your will, for example a house. There are various forms of interest. Interest absolute – a person who is given an absolute interest can deal with that interest as they like – it is quite simply absolutely theirs. For example if the interest was a house they could sell it. Life interest – this is where the interest is only given during their life in which case the things they can do with it are limited. For example the house to a spouse and thereafter the children. The spouse has a life interest and the children a contingent interest. The spouse cannot sell the house without the children's permission (as it will go to them on the spouse's death) but the children cannot generally force the spouse to sell it either (as the spouse has rights to it whilst the spouse is alive). Contingent interest – where the interest in the property will only arise when a contingent interest will arise when the spouse dies. 			
Legacy	What you are giving to people in your will. It generally can be <i>specific</i> (i.e. a particular piece of jewellery); <i>pecuniary</i> (i.e. money); or <i>residuary</i> (see remainder/residue below			
Life time gifts	These are significant monetary or other gifts that you have made to others during your life although only the last 14 years is critical.			
Natural children	Children who are of full blood relationship with you			
Predecease	Where a beneficiary dies before the Testator			
Property	Where a beneficiary dies before the Testator			
Remainder/Residue	After you have given what you specifically want to give to people, there may be some elements of your estate remaining undistributed. This residue or remainder can then be dealt with in general or specific terms. For example, "the remainder of my estate to". However, for tax and other purposes it is absolutely critical that there is a remainder beneficiary.			
Testator [female form Testatrix]	You, i.e. the person making the Will			