

JC Solicitors Standard Will Questionnaire

Once completed please return by e-mail or post to; tania@jcsolicitors.com jacqui@jcsolicitors.com
15 Southgate, Chichester, West Sussex, PO19 1ES

JC Solicitors, 15 Southgate, Chichester, West Sussex, PO19 1ES Chichester Marina, Unit D1, Birdham, Chichester, West Sussex, PO20 7EJ 11 High Street, Alton, Hampshire, GU34 1AW

To assist us in drafting your Will it would be helpful if you could complete this questionnaire. It is not mandatory to do so, but we find that it is a very useful exercise. If you require any assistance with it, we are more than happy to help you.

1. YOUR DETAILS

2.

Full name including your title	
Other names you are known by	
Full address including postcode	
Date of birth	
Telephone numbers	Home: Mobile:
E-mail address	
Domestic status - eg: married, widowed	
Date of marriage or civil partnership if relevant	
YOUR PARTNER'S DETAILS	
Full name including title	
Other names they are known by/or previously known by	
Full address including postcode	
Date of birth	

3. YOUR EX PARTNER'S	DETAILS (if applicable)	
Full name including title		
Date of birth		
Date of your divorce or d (if applicable)	issolution	
4. YOUR CHILDREN		
Full name	Full address including postcode	Date of birth
5. YOUR GRANDCHILDR	EN	
Full name	Full address including postcode	Date of birth
6. ADDITIONAL FAMILY I	MEMBERS (Eg: step-children)	
Full name and date of bir	th .	

Full address including postcode				
POTENTIAL CHALLENGES	TO YOUR WILL			
you aware of anyone who is likely to challenge your Will? For example, a former spouse.				

7. F

Full name	
Reason for potentially challenging your Will	

8. THE ADMINISTRATION OF YOUR ESTATE

8.1. EXISTING WILL

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Have you already made a Will?	i i
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If so, where is it kept?	!
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	!

8.2. EXECUTORS

Who would you like to appoint as your Executors? These are the people responsible for administering your estate and carrying out the instructions of your Will.

Appoint people who you trust to comply with your wishes. If a spouse or partner is chosen as a sole executor others should be appointed as back-up in case they are unable to act.

Executors are also appointed as Trustees which may involve long term management, for example looking after money for minor or disabled children.

You can appoint up to four individuals. Couples often appoint one another as sole executors for one another, but it is recommended that at least two are appointed as back-up.

PLEASE NOTE: Beneficiaries can be, and often are, Executors.

	Executor 1	Executor 2
Name		
Address including postcode		

8.3. GUARDIANSHIP

If you have children under the age of 18 years old, who would you want to appoint as Guardian/Guardians in the event both parents have passed away?

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	Guardian 1		Guardian 2
Full names			
Address including postcode			
4. YOUR FUNERAL W	/ISHES		
Please note any specif	ic wishes you have. F	or example; cr	remation/burial/environmental
5. GIFTS OF PERSON	AL POSSESSIONS		
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8.7. YOUR REMAINING ESTATE

After payments of debts and legacies, who would you like the remainder of your estate to go to?

Please note, special thought must be given to your spouse - which includes if you're separated but not yet divorced – children from both former and current relationships and any other dependents (such as cohabitees).

If you fail to make provision for any of those persons named above this may result in a claim being made against your estate.

8.8 BENEFICIARY(IES) OF YOUR REMAINING ESTATE

Beneficiary name	Beneficiary address inc postcode	Relationship to you

8.9 DEATH OF A BENEFICIARY

If any of the people you wish to inherit from you die within your lifetime who do you wish to benefit instead?

Name	Address including postcode	Relationship to you

If any of the beneficiaries of your Will are your children, at what age would you wish them to inherit? They will inherit at 18 unless you specify otherwise.

Please note: If you wish your estate to remain in trust after your children/grandchildren reach the age of 18 it will be required to be managed which may incur costs and tax and possible exit charges. We will advise on this should you so wish.

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Age at what do you wish your children to inherit?	1
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	18

I wish for their share of the estate to go to:	:					
ETAILS OF YOUR ESTATE						
ase give details of your estate. This helps on any tax implications.	us to	consider the appropriateness of the Will and ad				
PRINCIPAL RESIDENCE						
Is your property owned or rented?						
If owned, what is the approximate value of the whole property?						
Any outstanding mortgage amounts.						
Is the property jointly owned?						
Do you have a second home?						
PENSION(S)						
Company name		Details				
	1					
LIFE POLICIES						
Company name	1	Details				

In the unfortunate event that one of your children passes away during your lifetime, how would you wish

.4	.4. BUSINESS ASSETS	
	Please give details of any business assets you own	

9.5. OTHER

9

Have you made any gifts exceeding £3,000 in the last 7 years?	
Do you own any foreign property? If yes, please provide details.	
Do you wish to receive information about Lasting Powers of Attorney?	
Do you require any independent financial advice on assets and/or savings?	
Do you require any advice on Inheritance Tax planning?	

HOW DID YOU HEAR OF US?

In order to assist us with our marketing, please can you tell us know how you heard of JC Solicitors?

If you have any questions or require assistance completing this questionnaire, please contact us; Tel: 01243 850860 or 01420 544 273

E-mail: chichester@jcsolicitors.com or <u>alton@jcsolicitors.com</u>

If you need to note any additional information, please do so on a separate piece of paper and include this when returning your completed questionnaire by email or post, prior to your appointment, to either;

tania@jcsolicitors.com

jacqui@jcsolicitors.com

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11 High Street, Alton, Hampshire, GU34 1AW.

General Important Notes - Please Read

Illegitimate and adopted children (but not step-children) generally have the same rights of inheritance as other children.

Excluded children, partners, ex-spouses or ex-partners or other beneficiaries may have a right to claim a share of your estate on your death – please ask us if you think this may be a consideration.

Property owned as joint tenants tends to pass automatically to the remaining owner(s) and cannot otherwise be disposed of by a Will. Please ask us if you are not sure how you own your property.

Foreign assets can attract different inheritance and tax rules and regulations. Please contact us to discuss.

Funeral wishes cannot be enforced, only expressed. Please discuss such wishes with your family. If you wish to leave your body to medical science, please discuss with your family and General Practitioner.

Guardianship usually only becomes effective once both parents are dead and any of your children are under 18. This may be different if you are a single parent or if a Local Authority or Court becomes involved. Please contact us to discuss if necessary.

The post of Executor/Trustee and Guardian can be an important and onerous post that carries a lot of responsibility. You should ensure that people appointed agree to this in advance and are people who you know and trust to carry out your wishes to the best of their ability.

If you sell or replace any articles specifically given away in your Will, the intended beneficiary will not receive a replacement or moneys worth and will get nothing. If you have insufficient cash funds after the payment of estate debts in order to satisfy gifts of money, these gifts will normally be given on a pro-rata basis to each beneficiary.

All gifts in your Will will be subject to any tax applicable and in force in the United Kingdom unless you specifically exclude such liability within the terms of your Will to the extent that such is allowed under legislation in force at the time of your death.

A Will is automatically revoked and void if you marry <u>after</u> making it (unless it contains a contemplation of marriage clause).

On a divorce, after making a Will, any gifts or appointments to, and of, that divorced partner will be void, although the remainder of the Will may be valid.

The information requested in this questionnaire is based on the law in England & Wales in force at the time of drafting this questionnaire. No liability is accepted for changes to the law which, based on the details requested and the responses given in this questionnaire, we have no reason to believe would apply to your circumstances.

The intended author of the Will should complete this questionnaire. We cannot accept responsibility, for unknown or unauthorised third-party intervention.

We would advise you to have a new Will drafted following any change in personal circumstances.

Whilst every care has been taken in compiling this questionnaire, we are not liable for any reliance you place on such.

If your estate is over £325,000 – then discuss the possibility of incorporating Inheritance Tax savings provisions in your Will with us. Our standard fee does not include IHT advice/planning in detail.