# ESTATE PLANNING UPDATE INFORMATION FORM FOR CLIENTS OF GASSMAN LAW ASSOCIATES, P.A.

# THIS FORM MAY BE FAXED TO 727-443-5829

B:	
If you could please provide us also with any <b>CHANGES</b> or new introduct appreciate this:	formation with respect to the following we w
Client	
Full Name:	Date of Birth:
Cell Phone: Pager:	MaleFemale
E-mail Address:	
Any serious health problems?	
YesNo Any detail you would like us to have:	
Spouse	
Full Name:	Date of Birth:
Cell Phone:Pager:	MaleFemale
E-mail Address:	
Any serious health problems?	
YesNo Any detail you would like us to have:	
Residence - If Changed:	
Home Address:	
Home Telephone Number:	
Fax Number (do we need to call you before faxing?):	
Other Residences:	

4. <u>Advisors</u> - If Changed:

Accountant:	Phone Number:	
Insurance Agent:	Phone Number:Phone Number:	
Investment Advisor:		
Pension Plan Advisor:	Phone Number:	
Others we should be in touch with or know about:_		
May we speak to your advisors directly?Yes _	No	
Names of new children or grandchildren, or importa	ant events relating thereto:	
Are there any family members who require special sYesNo	schooling, special medical attention, or other special attention	
Are there any family members who require special sYesNo  If Yes, please give name(s) and describe nature of n	schooling, special medical attention, or other special attention eeds:	
Are there any family members who require special sYesNo  If Yes, please give name(s) and describe nature of n  Do you have any other relatives now or likely in the	schooling, special medical attention, or other special attention eeds:	
Are there any family members who require special sYesNo  If Yes, please give name(s) and describe nature of n  Do you have any other relatives now or likely in the  If Yes, give name(s) and relationships:	schooling, special medical attention, or other special attention eeds:efuture to be dependent upon you for support?YesNo	

LIST OF ASSETS FOR \_\_\_\_\_[NAME]
(Attach additional sheets if necessary)

APPROXIMATE NET VALUE

REAL ESTATE
Home \$
Mortgage \$
OTHER REAL ESTATE (give location or briefly describe):
STOCKS, BONDS, MUTUAL FUNDS
Publicly Traded Stock
Closely Held Stock
Name of Corporation:
Number of Shares:
Shareholders:
Bonds and Mutual Funds
Issuer:
Face Value:
Interest Rate:
Maturity Date:
Name of Fund:
Fund Group:

**HUSBAND** 

**WIFE** 

**JOINT** 

		HUSBAND	<b>WIFE</b>	<b>JOINT</b>
	Number of Units:	_		
_	<b>D. 1337</b> 1 G. G. G. T. T. T. G. G. G. G. T. T. T. G. G. G. G. T. T. T. G. G. G. T. T. T. G. G. G. G. T. T. T. G. G. G. G. T. T. T. T.			
4.	BANK ACCOUNTS			
	ne of Institution:			
Гуре	e of Account:	-		
App	roximate Balance:	-		
Nam	ne of Institution:	-		
Гуре	e of Account:	-		
App	roximate Balance:	-		
Nam	ne of Institution:	_		
Гуре	e of Account:	_		
App	roximate Balance:	-		
5.	IRA'S AND PENSION PLAN ASSETS			
		_		
	_	_		
		_		
6.	MORTGAGES, NOTES or DEBTS (OWED TO YOU BY SOMEONE ELSE)			
Deb	tors Name:	_		
Date	e Acquired:	_		
	roximate Balance Remaining:			
Debi	tors Name:	_		
	e Acquired:			

**HUSBAND** 

**WIFE** 

**JOINT** 

			HUSB	AND .	WIFE JOINT
c. Ar	t:				
d. Ot	her Valuable I	tems:			
<del></del>					
10. ANY OTHER	R ITEMS NOT	LISTED ABOVE:			
11.LIFE INSUR	ANCE:				
COMPANY	DEATH VALUE	CASH VALUE	PERSON INSURED	POLICY OWNER	

### 12. LOANS AGAINST POLICIES:

COMPANY	PERSON INSURED	POLICY OWNER	LOAN AMOUNT
13.LIST ANY CONTIN	NGENT LIABILITIES, LITIGA	ATION, ETC.	
14.HAS ANYTHING PLANNING OR	SIGNIFICANT HAPPENE ASSET ALLOCAT		HANGE YOUR ESTATE
15.DO YOU HAVE AN ABOUT?	NY NEW ADVISORS OR CHA	ANGES IN ADVISORS T	HAT WE SHOULD KNOW
CODIEC OF CTATI	EMENTS WITH ACCOUNT N		CTC WOLLD DE VEDV

# SUPPLEMENT TO ESTATE PLANNING INFORMATION FORM

You may or may not wish to answer the following, but it may be worthwhile to give thought thereto so that we understand your situation:

1.	WHA'	T ARE YOUR GOALS AND ASPIRATIONS FOR THE FUTURE AS TO:
	A.	The next <b>FIVE</b> years:
	В.	The next <b>FIFTEEN</b> years:
_		
	C.	For your children and their descendants:
_		
2.		T DO YOU SEE AS THE BIGGEST THREE CHALLENGES OR DANGERS THAT WILL BE DUNTERED BY YOU AND YOUR DESCENDANTS WITH RESPECT TO ACHIEVING THESE LS?

AWARE OF?

3. IS THERE ANYTHING ELSE THAT WE MIGHT BE ABLE TO HELP YOU WITH OR SHOULD BE

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#### GASSMAN LAW ASSOCIATES, P.A.

ATTORNEYS AT LAW

ALAN S. GASSMAN\*+ KENNETH J. CROTTY\*\*\* CHRISTOPHER J. DENICOLO\*\*\*

\*LL.M. IN TAXATION
+BOARD CERTIFIED LAWYER
WILLS, TRUSTS AND ESTATES
\*\*\*LL.M. IN ESTATE PLANNING

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Gassmanbateslawgroup.com

#### WHY HAVE A CORPORATE OR PROFESSIONAL TRUSTEE?

While family members may seem like the best choice for trusteeship of long term trusts to benefit spouses and children, we often recommend consideration of a professional trust company or individual to act as co-trustee in order to avoid <u>major pitfalls</u> that so often occur under trusts arrangements. Examples are as follows:

- 1. **Loss of assets** often occurs by reason of:
  - a. Loans authorized by the fiduciary which can later not be repaid.
  - b. High risk investments that did not seem high risk to the non-professional trustee at the time they were made.
  - c. Liberal distribution and beneficiary/loan decisions made where a feeling of generosity was allowed to influence what should have been an attitude of conservatism for long term benefit.
- 2. <u>Tax and funding mistakes</u> are often made by well meaning individuals who do not hire and closely follow the advice of appropriately specialized advisors. Non-specialized advisors may mean well, but sometime give mistaken advice, and a non-professional fiduciary would never know the difference.
- 3. The professional trustee will commonly be a bank or brokerage firm affiliate, an experienced CPA or a lawyer who works extensively in the trust administrative area, or in some cases an offshore trust company.
- 4. We always recommend that selected family members or advisors have the ability to replace an acting trustee from a list of alternate trustees or categories thereof to help assure responsiveness, competitiveness and reasonableness as to fees charged, and to exert a reasonable degree of influence over trustee decisions.
- 5. Common examples.
  - <u>The Surviving Spouse</u> When one spouse dies the surviving spouse receives \$2,000,000.00 of life insurance premiums in trust to support themselves and the children. Instead of serving as sole trustee, the surviving spouse can serve with their choice of any trust company or any one of certain persons named in the document. The spouse can negotiate fees before making a decision and terminate the acting professional co-trustee with an alternate trust company or listed individual at any time and for any reason.

The spouse is much less likely to be "bossed around" or inappropriately influenced by a new spouse or by the children in later years where a professional co-trustee is serving.

- <u>The Elderly Client</u> When an elderly client loses their spouse they are often quite shaken up both emotionally and sometimes from a health standpoint. By having a co-trustee involved they have added security and independence from well meaning loved ones and caretakers who might exert undue influence or make mistakes from an investment or fiscal responsibility standpoint.
- A Child Monies left to an adult child who is responsible but has marital, emotional spending or other issues such that it is best that the assets be managed and paid out in a professional manner with the child perhaps having the power to replace the trustee or trustees with alternate independent trustees.

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#### **MEMORANDUM**

TO: ESTATE PLANNING CLIENTS FROM: ALAN S. GASSMAN, ESQUIRE

**DATE:** March 17, 2003

RE: TRUST SYSTEMS FOR CHILDREN AND SUBSEQUENT GENERATIONS

#### I. THE TRADITIONAL APPROACH:

- A. On the death of the surviving spouse there is a separate share for each child.
- B. Each child receives what the Trustees deem appropriate and receive percentages of principal upon attaining certain ages, such as:

Age	Percentage of Remaining Assets
25	33 1/3%
30	50%
35	100%

- C. Release as needed plus at specified ages.
- D. The child may become Co-Trustee at a certain age, such as 30, and sole Trustee at age 35.

# II. A MORE PROTECTIVE APPROACH FROM A POSSIBLE DIVORCE AND CREDITOR PROTECTION STANDPOINT FOR THE CHILD:

Child becomes a trustee but has trust protection for life.

- A. Assets are held in a Protective Trust that is as immune as possible from creditor claims and divorce claims.
- B. The child is to receive amounts as reasonably needed for health, education and maintenance of themselves and descendants.
- C. The child may serve as Co-Trustee upon reaching a certain age, such as 25, Co-Trustee with their choice from a list of selected people or a licensed trust company at a later age, such as 30, and sole Trustee at age 35.
- D. The child can designate how the assets would pass on the child's death, which may be restricted to lineal descendants or perhaps up to 1/3rd to a spouse or charity.

Memorandum to Estate Planning Clients March 17, 2003 Page 12

#### III. AN EVEN MORE PROTECTIVE APPROACH:

Independent trusteeship for entire life of child.

A. The same as II above, except the child must serve as Trustee for life with their choice of any licensed trust company.

IV. WITH EACH OF THE SYSTEMS DESCRIBED ABOVE THERE CAN BE SPECIAL STIPULATIONS, SUCH AS NOTHING BUT EDUCATIONAL EXPENSES AND SUPPORT UNTIL A FOUR YEAR DEGREE OR A CERTAIN AGE HAS BEEN ATTAINED, A RESTRICTION ON THE CHILD SERVING AS A CO-TRUSTEE OR TRUSTEE DURING THE PENDENCY OF A DIVORCE, CREDITOR PROBLEM, REACHING A CERTAIN ADVANCED AGE, AND EVEN REQUIREMENTS THAT THE CHILD'S DISTRIBUTION WOULD BE LIMITED TO A PERCENTAGE OF W-2 INCOME OR TIMES WHEN THE CHILD IS A FULL-TIME HOMEMAKER WITH YOUNG CHILDREN AT HOME.

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