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

## CONFIDENTIAL ESTATE PLANNING INFORMATION FORM (SINGLE INDIVIDUALS)

This questionnaire was developed for use by GASSMAN LAW ASSOCIATES, P.A. in designing estate plans for clients. The information which you supply on this form will be retained in our files and no information will be released to any person without your prior permission.

Full Name	Date of Birth
Social Security No	Place of Birth
Other Names Known By	Citizenship
	Check one: □ Male
Occupation (former if retired)	□ Femal
Employer	
Office Telephone No	
Fax No. (do we need to call you before faxing?)	
Cell Phone: Pager:	
E-mail Address:	
Do you check this often? Yes No	
Mr. Gassman can be reached at agassman@gassmang	<u>ba.com</u>
Any serious health problems?	
Yes No	
Any details you would like us to have?	
Residence	
Home Address	
Home Telephone No	
Fax No. (do we need to call you before faxing?)	
Other Residences	

<u>Advisors</u>					
Accountant	· ·			Phone Number	
Trust Office	er			Phone Number	
Insurance A	gent			Phone Number	
Investment	Advisor			Phone Number	
Pension Pla	n Advisor			Phone Number	
May we spe	eak to your advi	sors directly?	Yes No		
Others we s	should be in tou	ch with or know a	about?		
Name				Phone Number	
Name				Phone NumberPhone Number	
Name					
Name			Phone Number		
Vehicle Inf	ormation:				
<u>Year</u>	Make	Model	License Plate Number		

7.	Nam	es of Children (if adopted, indicate (A) after name; if o	leceased, please indicate (D) after name):
	A.	Name	Date of Birth
		Social Security Number	Check one:   Male
		Name of Child's Spouse (if any)	
		Address	
		Grandchildren	
	B.	Name	Date of Birth
		Social Security Number	Check one: □ Male
		Name of Child's Spouse (if any)	
		Address	
		Grandchildren	
	C.	Name	Date of Birth
		Social Security Number	Check one:   Male
		Name of Child's Spouse (if any)	
		Address	
		Grandchildren	
	D.	Name	Date of Birth
		Social Security Number	Check one: □ Male
		Name of Child's Spouse (if any)	
		Address	
		Grandchildren	
	E.	Name	Date of Birth
		Social Security Number	Check one: □ Male
		Name of Child's Spouse (if any)	Female
		Address	
		Grandchildren	

Yes If Yes, pl	ease give name(s) and describe nature of needs
Do you h Yes _	ave any other relatives now or likely in the future to be dependent upon you for support?  _ No
If Yes, gi	ve name(s) and relationships
Do you h	ave any legal obligations to a former spouse or children?
Yes _	_ No
If Yes, p	lease provide copy of relevant document(s).
Do you h	ave a present Will?
Yes _	_ No
If Yes, p	lease attach a copy.
Do you h	ave any present Trusts?
Yes _	_ No
If Yes, p	lease attach a copy.
Have you	ever received a substantial amount by inheritance?
Yes _	_ No Approximate amount \$ Date
Do you a	nticipate receiving an inheritance?
Yes _	_ No Approximate amount \$
Do you h	old a power of appointment under another person's Will or Trust?
Yes _	_ No
	ease attach a copy.

10.	Α.	Yes No	way more than \$11,000 in money or proj	perty to any person in any single year after 1976.
			ful if we had copies of prior gift tax re	eturns.
	В.	-	en required to file a gift tax return?	
		•	Yes, what years?	
			pies of any gift tax returns.	
17.	Do y	ou work for a busine	ess which has some type of plan under	which your estate or the person you specify will
	recei	ve benefits on your d	leath?	
	Y	es No Not Sur	re	
18.	Are y	you a party to a Share	eholder or Partnership Agreement (inclu	ding any Buy-Sell Agreements)?
	Y	es No		
	If Ye	es, it would be helpfu	ıl if we had copies of agreements in eff	fect and information on any life insurance held
	for b	ouy/sell purposes.		
19.	Do y	ou have a safe depos	it box?	
	Y	es No		
	If Ye	es, where located?		
	Nam	e(s) box is listed und	er	
20.	Do y	ou own any property	in a foreign country?	
	Y	es No		
	If Ye	es, please specify cou	ntry and approximate value \$	
21.	Pleas	se list any specific ite	ems or amounts that you wish to give to	any individuals or organizations:
		Name	Relationship	Description of Gift
		<u> </u>		

0	ther (specify)	
	maining money and other property (stocks, bon	nds, mutual funds, etc.) to be distributed to:
0	ther (specify)	
If you	have named a beneficiary in Questions 21-23 a	above for whom full personal information has not alread
provio	led (for example, a parent, aunt/uncle, niece/ne	phew, or friend), please provide that information here:
A.	Name	Date of Birth
	Address	
	Relationship	
B.	Name	Date of Birth
	Address	
	Relationship	
C.	Name	
	Address	
	Relationship	
Age(s	) at which beneficiaries are to become in contro	ol of property held in trust for them or are to receive pr
outrig		or or property field in trade for allow or are to receive pr
Ŭ		ems for Children and Subsequent Generations.
(A)	•	rcentages at selected ages to the extent not otherwise sp
(- <del>-</del> )	•	e 30, half of rest at age 35, remainder at age 40.
	% at age	
	% at age	
	% at age	

(B)	Protective approach - child becomes Co-Trustee at what age, selects Co-Trustee at what further age, and
	becomes sole Trustee at what eventual age?
	<b>Example</b> - Child might become one of three Co-Trustees at age 25, may have the right to replace the Co-
	Trustees with a trust company at age 30, and may have the right to become sole Trustee as to one-half of trust
	at age 35.
	Child becomes Co-Trustee at age
	Can replace acting Co-Trustee with a trust company at age
	Sole Trustee over% of the trust assets at age
Please	indicate below your choice as Personal Representative (Executor) of your estate and Successor Trustee of your
Livin	Trust (if applicable). You will be the initial Trustee of your Living Trust. The Successor Trustee will act if
you c	nnot due to resignation, incapacity or death. You may select an individual or a financial institution with trust
powe	s under Florida law to act as Personal Representative and Successor Trustee. You may also select more than
one p	rson or institution to act as Co-Personal Representatives or Co-Trustees at the same time, and you may provide
that th	ey may act with or without the joinder and consent of the other. Most clients select the same persons to act as
both l	ersonal Representative and Successor Trustee, but that's strictly a matter of personal choice.
Who	vill serve as Personal Representative of your estate and Successor Trustee of your Living Trust?
Name	<u> </u>
Relati	onship:
Please	name alternates to serve if your first choice cannot:
First A	alternate
Name	<u> </u>
Relati	onship:
Secon	d Alternate
Name	
Relati	onship:
Your	choice to act as Guardian of your minor children (if applicable):
First	hoice
Name	(s) Relationship:
Addre	ss
	d choice
Name	(s) Relationship:
Addre	SS

26.

27.

28.	Are you presently involved in any litigation, or is there litigation or potential claims against you that are known?
	Yes No
30	
29.	Are you engaged in any high risk ventures, professions, or circumstances that would make creditor planning
	important?
	Yes No
	We will do your planning based upon the information described in this form. If you wish for us to verify any of this
informa	ation, please let us know. We will be pleased to review any Deeds, Mortgages, account statements, or other
confirm	natory documentation, if requested. The specific ownership and designation of assets, liabilities and beneficiary
designa	ations must be coordinated properly for estate planning documents to function as intended.
	The undersigned has reviewed this form and the following asset summons information and helicuse it to be accurate
	The undersigned has reviewed this form and the following asset summary information and believes it to be accurate.
	Client

# LIST OF ASSETS FOR \_\_\_\_\_[NAME] (PLEASE PROVIDE COPIES OF ALL ACCOUNT STATEMENTS) APPROXIMATE NET VALUE

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

4. BANK ACCOUNTS
Name of Institution:
Type of Account:
Approximate Balance:
Name of Institution:
Type of Account:
Approximate Balance:
Name of Institution:
Type of Account:
Approximate Balance:
5. IRA'S AND PENSION PLAN ASSETS
6. MORTGAGES, NOTES or DEBTS (OWED TO YOU BY SOMEONE ELSE)
Debtors Name:
Date Acquired:
Approximate Balance Remaining:
Debtors Name:
Date Acquired:
Approximate Balance Remaining:

7.	ОТН	ER BUSINESS INTERESTS (Non Corporate)
8.		TNERSHIPS OR OTHER INVESTMENTS LISTED ABOVE
9.	MISO a.	CELLANEOUS PROPERTY:  Motor Vehicles (including boats, etc.):
	b.	Jewelry:
	c.	Art:
	d.	Other Valuable Items:

10. ANY OTH	ER ITEMS NO	OT LISTED ABOVE:			
11. LIFE INSU	JRANCE:				
COMPANY	DEATH VALUE	CASH VALUE	PERSON INSURED	POLICY OWNER	BENEFICIARY
2. LOANS AG	AINST POLIC	CIES:			
COMPANY	? P	ERSON INSURED	POLICY OV	VNER	LOAN AMOUNT
3. LIST ANY (	CONTINGENT	T LIABILITIES, LITIO	GATION, ETC.		
		TH ACCOUNT NUMI			D BE VERY HELPFUL

#### 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.	WHAT	WHAT ARE YOUR GOALS AND ASPIRATIONS FOR THE FUTURE AS TO:		
	A.	The next <u>FIVE</u> years:		
	B.	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 UNTERED BY YOU AND YOUR DESCENDANTS WITH RESPECT TO ACHIEVING THESE GOALS?		
3.		ERE ANYTHING ELSE THAT WE MIGHT BE ABLE TO HELP YOU WITH OR SHOULD BE RE OF?		

#### 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.

- The Elderly Client 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.
- <u>A Child</u> 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.

#### 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 1245 COURT STREET SUITE 102 CLEARWATER, FL 33756 TELEPHONE: (727) 442-1200 FAX: (727) 443-5829 Gassmanbateslawgroup.com

#### **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.

#### 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.