ESTATE PLANNING PERSONAL INFORMATION

Collins Law Office, P.A.

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Instructions: This form is to help you gather basic information / thoughts in advance of our estate planning meeting and typically saves time at that meeting. <u>Not everything applies</u>. If you need additional space, please use the back pages of this form, or you may supplement however you'd like.

Please provide Persona	al Information for
Full legal name:	
Home address:	
City:	State:
County:	Zip:
Phone:	U.S. citizen? Yes No
Cell:	Work:
Email Address:	
Birthdate:	Soc. Sec. No:
Title/Occupation:	
Employer:	
Financial Adviser:	
Please provide Persona	al Information for
Full legal name:	
Home address:	
City:	State:
County:	Zip:
Phone:	II C siting a Ma
Cell:	Work:
Email Address:	
Birthdate:	Soc. Sec. No:
Title/Occupation:	
Employer:	
Financial Adviser:	
Marriage Date:	
Please let us know whom we may	thank for referring you to Collins Law Office, P.A. for yo
estate planning needs:	

Please provide information concerning your <u>Children</u>.

Full Name:	Birthdate:
Child of:	
Address:	Phone:
	Email:
Full Name:	Birthdate:
Child of:	Number of Their Children:
Address:	Phone:
	Email:
Full Name:	Birthdate:
Child of:	Number of Their Children:
Address:	Phone:
	Email:
Full Name:	Birthdate:
Child of:	Number of Their Children:
Address:	Phone:
	Email:
Full Name:	Birthdate:
Child of:	Number of Their Children:
Address:	Phone:
	Email:
Full Name:	Birthdate:
Child of:	Number of Their Children:
Address:	Phone:
	Email:
Notes:	

child's name, date of birth and death, and the names of their surviving children or other descendants.				
Please	Please explain the special needs of any of your children due to mental or physical disabilities.			
Is there anything else Collins Law Office, P.A. should be aware of relating to the children/grandchildren with respect to estate planning that you are concerned might impact their ability to receive or manage inheritance? If so, please explain. You are also welcome to bring this up in our meeting.				
	Name the persons you want to act as <u>Guardian(s)</u> of your minor children.			
	with middle initial (in order of preference) Address:			
	Relationship to above:			
2.				
	Relationship to above:			
3.				
	Relationship to above:			
For	(If same as above, please write "SAME"):			
	with middle initial (in order of preference) Address:			
1.				
	Relationship to above:			
2.				
	Relationship to above:			
3.				
	Relationship to above:			

Name the person(s) you want as <u>HEALTH CARE AGENT(S)</u> to make health care decisions for you.

For:	
Name with middle initial (in order of preference,) Address:
1	
Relationship to above:	
Best Phone:	Email:
2	
Relationship to above:	
Best Phone:	Email:
3	
Relationship to above:	
Best Phone:	Email:
Check One:) Address:
Best Phone:	
2	
Relationship to above:	
Best Phone:	Email:
3	
Relationship to above:	
Best Phone:	Email:
Check One:	

Name the person(s) you want to make <u>BUSINESS DECISIONS</u> for you, while you are alive, under any Power of Attorney or Trust you might establish.

For	;	
Name	with middle initial (in order of preference)	Address:
1.		
	Relationship to above:	
2.		
	Relationship to above:	
For	(If same as ab	ove, please write "SAME"):
Name	with middle initial (in order of preference)	Address:
1.		
	Relationship to above:	
2.		
	Relationship to above:	
the p	person you want to have authority to settle	REPRESENTATIVE and/or TRUSTEE. This is and administer your Will/Trust/Estate, etc.
	;	
Name	with middle initial (in order of preference)	
1.		
	Relationship to above:	
2.		
	Relationship to above:	
3.		
	Relationship to above:	
For	(If same as abo	ove, please write "SAME"):
Name	with middle initial (in order of preference)	Address:
1.		
	Relationship to above:	
2.		
	Relationship to above:	
3.		
	Relationship to above:	

<u>Otner</u>	Questions Regarding Estate Planning.		
1. 2. 3. 4. 5. 6. 7. 8. 9.	Have either of you ever given anyone over \$10,000 in a year? Have either of you ever filed a federal gift tax return? Have either of you been divorced or widowed? Have either of you ever signed a pre-nuptial agreement? Have either of you made a commitment to leave any assets to any person or organization? Do you have a safe deposit box? Have either of you made any funeral and/or burial plans? Do either of you have any pre-paid funeral/burial services? Do any of your children or others owe you money? Are there any children or others you want intentionally omitted from your estate?	Yes	No No No No No No No No
If you	answered yes to any question(s) above, please provide additional	informatio	n below
	CHARITIES		
Pleas	e list any charities that you want to make a gift to upon your death.		
	ESTATE DISTRIBUTION		
	know at this time, please provide a brief overview of how you would	uld like yo	ur estate
Upon	the first death:		
Upon	the second death:		

FINANCIAL INFORMATION (please add names to the columns)

Assets:	Name:	Name:	JOINT
Bank accounts	\$		\$
Certificates of Deposit	\$	\$	<u> \$ </u>
Real estate/home	\$	\$	<u> \$ </u>
Real estate/other	\$	\$	<u> \$ </u>
Real estate/other	\$	\$	<u> \$ </u>
Stocks/bonds/mutual funds	\$		<u> </u>
IRAs/401Ks	\$	\$	<u> \$ </u>
Annuities	\$	\$	<u> </u>
Other investment accounts	\$	\$	<u> </u>
Life insurance face amounts	\$	\$	<u> </u>
Business interests	\$	\$	<u> </u>
Personal property	\$	\$	<u> \$ </u>
Vehicles	\$	\$	<u> \$ </u>
Anticipated inheritance	\$	\$	<u> </u>
Other assets:	\$	\$	<u> </u>
	\$	\$	<u> </u>
	\$	\$	<u> </u>
Total Assets:	\$	\$	<u> </u>
Liabilities:	Name:	Name:	JOINT
Real estate mortgages payable	e \$		<u> </u>
Loans payable	\$	\$	<u> \$ </u>
Loans against life insurance	\$	\$	<u> \$ </u>
Other debts:	\$	\$	<u> </u>
	\$	\$	<u> </u>
Total Liabilities:	\$	\$	\$
Net Amount:	\$	\$	<u> </u>

Please list beneficiaries and "pay-on-death" parties for bank accounts, retirement accounts, annuities, investment accounts, life insurance and similar assets on the following page.

Please describe any business interests on the following page.

ompany	Type of Asset	Amount	Name of Joint Owner	First Beneficiary	Second Beneficiary
		\$			
		\$			_
		\$			
		\$			_
		\$			_
		\$			_
Assets of:	ay-on-death" bank acc	with	named beneficiaries	, including retirem	ent accounts,
			Name of	First	Second
Company	Type of Asset	Amount	Joint Owner	Beneficiary	Beneficia
		\$			_
		\$			_
		\$			-
			- 		

CONSENT TO COLLINS LAW OFFICE, P.A. PRIVACY POLICY AND DUAL REPRESENTATION

We are required by the Gramm-Leach-Bliley Act to inform clients of our policies regarding privacy of client information. We are also required by Minnesota Rules of Professional Conduct to obtain the consent of our clients when we represent more than one person in the same matter. Please review the information below and, if you consent, sign at the bottom of the page.

Nonpublic Personal Information We Collect. We collect nonpublic personal information about you that is provided to us by you or obtained with your authorization. We do not disclose nonpublic personal information about current or former clients obtained in the course of representation of those clients, except as expressly or impliedly authorized by those clients for purposes of our representation (such as discussions with your accountant, financial advisor, insurance agent or family members designated by you) or as required or permitted by law or applicable provisions of codes of professional responsibility governing our conduct as lawyers.

Confidentiality and Security. We retain records relating to professional services that we provide so that we are better able to assist you and, in some cases, to comply with professional guidelines or requirements of law. In order to guard our nonpublic personal information, we maintain physical, electronic, and procedural safeguards that comply with federal regulations and our professional standards.

Destruction of Files. We reserve the right to destroy client files seven (7) years after they are closed.

Dual Representation. Dual representation occurs when an attorney represents two or more clients, such as a married couple, at the same time on the same matter. Such clients may have differing interests or potential or actual conflicts of interests. In amicable circumstances, where the clients apparently have the same objectives, using one attorney is helpful in coordinating an overall plan and in producing cost savings and other efficiencies. If the clients do not remain amicable throughout the representation, however, the attorney will likely need to withdraw from the representation altogether. If the attorney withdraws, clients may experience delay and additional costs in the handling of their legal matter. With regard to client confidences in dual representation situations, the attorney cannot keep information from one or more clients. By consenting to dual representation, the clients authorize the attorney to reveal each of their incomes, assets and liabilities, contents of documents, and other disclosures and information to all co-clients.

ned above.
(Signature)
(Signature)