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Executor/Trustee Directive & Inventory	
Silver Plan	\$175
Gold Plan	\$285
Platinum Plan ..	\$485
Mobile Notary Service	\$45 ea.
<i>Makes In-Home or Office Visits</i>	

NOTE: Documents Requiring Rush Service
Add \$15.00

Charlotte Legal Services, Inc.
is a prepaid legal service plan, 84 PPLS,
*registered with the North Carolina State Bar.**

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IF YOU'RE
READING THIS,
YOU'RE IN
TIME...



Choose the right legal documents to
protect your estate and your loved ones.



Since 1982, Charlotte Legal Services, Inc. has been providing Last Wills and Testaments, Powers of Attorney, Healthcare Powers of Attorney, Living Wills and Living Trusts, written by a North Carolina attorney with more than 20 years of experience.

A FEW ESSENTIAL LEGAL DOCUMENTS

Wills, Powers of Attorney, Medical Directives, Living Trusts...

They all seem like something from a TV movie about the mega-wealthy and powerful, not something that everyone could use. But in reality, these legal documents can protect your assets, your family and loved ones. They provide peace of mind that your wishes will be carried out. And they make things clear for everyone--singles, couples, parents and heirs.

We'd all like to think we don't need a will--won't the state just give everything to a surviving spouse? Not always, especially if there are surviving children, not to mention the emotional demands, dealing publicly with private matters, and the unexpected expense.

We've listed a few of the legal documents that have protected so many of our clients' assets and helped make their lives simpler. Take a look and see what they might do for you.



Writing your will is one way to make sure your family is cared for even when you are no longer able to do so.

The following brief descriptions are written by an attorney. They cover some of the legal documents we prepare most often, along with how each of the documents might benefit you.

WILL

This important document allows you to direct how your property will be distributed after your death, and not just in a general way, but to set out who will receive certain items. You can also name guardians and trustees for your minor children, and you can name the person who will handle the administration of your estate.

POWER OF ATTORNEY

This document is used to name someone to act for you, either as a convenience or because you are unable to be present personally. It allows you to name someone to conduct your business should you later become incapacitated and unable to handle such affairs yourself.

EXECUTOR/TRUSTEE DIRECTIVE AND INVENTORY

A comprehensive inventory of your assets, their location and all pertinent information relating to them is compiled in advance of need and step-by-step directions for what to do is included, both in a notebook and on disc. This ensures that the settlement of your estate will be handled properly and promptly.

HEALTH CARE POWER OF ATTORNEY

This document allows you to name someone to make health care decisions for you if you should become so seriously ill that you are unable to make these medical decisions yourself.

LIVING WILL

If you become terminally ill, and unable to make medical decisions for yourself, this document, also known as a Declaration of a Desire for a Natural Death, makes clear your wishes that you do not want to be kept alive by artificial means if your condition is obviously terminal and irreversible. A DNR (do not resuscitate) maybe added if you wish.

LIVING TRUST

A Living Trust can help you establish greater control over your assets. It provides you with asset management opportunities while you are still alive so that your family can receive your assets with as few obstacles as possible. This trust also provides a measure of privacy. To determine if there are any tax advantages, you should consult a tax professional.