

Re: Testamentary Services Program

Assemblies of God Foundation ("AG Foundation") has developed a will program to provide document forms to those who desire to leave a gift of at least ten percent (10%) of their final estate to the AG ministry or AG church of their choice. It is an honor to provide these will forms at no cost so that those who desire to bless ministry through charitable gifts upon their death may do so.

Please follow these three steps to have will forms mailed to you through this program:

Step 1:

Read and sign the "Application for Testamentary Services."

Step 2:

Read and **complete** the "Testamentary Planning Questionnaire."

Step 3:

Return the "Application for Testamentary Services" and the "Testamentary

Planning Questionnaire" in the enclosed postage-paid envelope.

Within twelve (12) weeks of receiving your complete information, our staff will send you a notebook containing your will forms, power of attorney forms, and advance health care directive forms.

You should understand that the documents prepared under the Testamentary Services program are not a replacement for consultation with a local attorney, and nothing provided by AG Foundation should be considered legal advice. AG Foundation (including all of its affiliated entities) is not a law firm, and the employees and representatives of AG Foundation are not acting as your attorney. AG Foundation does not practice law, and the information contained in this program is not legal advice. The Testamentary Services program is not intended to create an attorney-client relationship, and by using this program, no attorney-client relationship will be created with AG Foundation.

AG Foundation's Testamentary Services program only provides document forms completed with information you provide, and, by using this program, you agree that AG Foundation and its affiliated entities assume no responsibility for your use of those forms. Our services include reviewing your answers for completeness, spelling and grammar, as well as internal consistency of names, addresses and similar information, and you alone are responsible for the execution and use of the documents and determination as to whether the documents are appropriate to meet your needs or desires.

If you have any questions, please contact our Testamentary Services program staff toll-free at 866.621.1784 or wills@agfoundation.com.

Sincerely,

Executive Vice President



APPLICATION FOR TESTAMENTARY SERVICES

As a complimentary service to Assemblies of God constituents, AG Foundation has developed this program to provide form documents to constituents whose stewardship goals include testamentary gifts to ministry.

Below is a checklist of characteristics of the persons for whom this program is designed. Our Testamentary Services Program may be helpful to you if <u>all</u> of the following apply:

	You agree to leave at least 10% of your estate assets after your death (or if married, after the death of
_	both spouses) to Assemblies of God churches and/or Assemblies of God ministries you select. ¹
	both spouses) to Assemblies of God charcines and/or Assemblies of God millistries you select.
	You have no existing trusts that are designed to distribute your entire estate.
	You have no financial responsibilities to parents or other persons financially dependent upon you (other
	than your children) that would suggest or require a customized estate plan to provide for them.

AG Foundation (including all of its affiliated entities) is not a law firm, and the employees and representatives of AG Foundation are not acting as your attorney. AG Foundation does not practice law, and the information contained in this program is not legal advice, is not to be acted upon as such, and is subject to change without notice. The Testamentary Services Program is not intended to create an attorney-client relationship, and by using this program, no attorney-client relationship will be created with AG Foundation.

AG Foundation's Testamentary Services Program only provides form documents completed with information you provide on this Application for Testamentary Services and the Testamentary Planning Questionnaire, and you agree that AG Foundation and its affiliated entities assume no responsibility for your use of those forms. Our services include reviewing your answers for completeness, spelling and grammar, as well as internal consistency of names, addresses and similar information, and you alone are responsible for the execution and use of the documents and determination as to whether the documents are appropriate to meet your needs or desires.

THIS PROGRAM IS NOT A SUBSTITUTE FOR THE ADVICE OF AN ATTORNEY.

We do not represent or warrant that the information provided by this program is or will be accurate, complete or up-to-date. Any representation or warranty that might be otherwise implied is expressly disclaimed. The law is different in each jurisdiction and is subject to interpretation by different courts. The law is a personal matter, and no general information or legal documents like the kind the Testamentary Services Program provides can fit every circumstance. If you need legal advice for your specific concerns, or if your circumstances are too complex to be addressed by our program, you should consult a licensed attorney in your area.

I have read and understand the Application for Testamentary Services, and agree to the terms and conditions set forth above.

Date:	
	Printed Name:
Date:	
	Printed Name:

¹AG Foundation may charge the ministry a processing fee of up to 5% of the net gift to ministry to cover the cost of managing, accounting for, collecting, and distributing any bequests on behalf of designated ministries.



AGFinancial Testamentary Planning Questionnaire

Seminar Da	te	Se	minar Location		
If you and yo	our spouse have differe	nt desires for	your estate plan, compl	ete separate questionna	ires.
I. Perso	onal Informa	tion		Interv	iewer
Your Info	ormation				
Full Legal N	ame			Date o	of Birth
Occupation			U.S. C	itizen? 🗆 Yes 👊 No S	S No
Address					
City		State	Zip	Home Phone ()
County				Cell Number()
E-mail Addı	ress			Cell Number()
☐ Married	OR Single If si	ngle , do any a	apply? 🖵 Widowed	☐ Separated ☐ Div	orced
Spouse's	Information				
Spouse Full	Legal Name			Date o	of Birth
Occupation			U.S. C	itizen? 🗆 Yes 🗀 No S	S No
Would you	ı like to include a test	imony of you	r Christian faith in you	ır will? 📮 Yes (Defaul	t) 📮 No
If yes , cho	ose from the two opti	ons below:			
death o		ns and in His	shed blood as an aton		and Savior Jesus Christ, in His I I know by faith that because
	~ ,		and all He has gracion		and, therefore, knowing the
NOTE: All of distribution 1. Full Name	hildren, including step from your estate, unle: e	children, will ss you indicate	e otherwise in the "Othe	er your will and each cher Information" section Date o	
riddiess _				☐ Child of husband	☐ Child of wife
2. Full Name	e			Date o	of Birth
				☐ Child of husband	☐ Child of wife
3. Full Name	e			Date of	of Birth
Address _					
	If you are married:	Child of b	oth husband and wife	☐ Child of husband	☐ Child of wife
4. Full Name	e			Date o	of Birth
Address _					
	If you are married:	☐ Child of b	oth husband and wife	☐ Child of husband	☐ Child of wife

Personal Information (Continued) Disabled Children: Do any of your children have serious disabilities for which they receive government benefits, such as SSI or Medicaid? Yes No If yes, please explain ____ **Deceased Children:** List any **deceased** children below: Did your deceased child Child's Name Date of Birth Date of Death have any children? ☐ Yes ☐ No ☐ Yes ☐ No **II. Existing Plans** Do you have an existing valid will? ☐ Yes ☐ No Spouse? ☐ Yes ☐ No Do you have an existing valid trust? ☐ Yes ☐ No ☐ Yes ☐ No Spouse? Have you signed any Powers of Attorney? ☐ Yes ☐ No Spouse? ☐ Yes ☐ No Do you have an existing Living Will? ☐ Yes ☐ No Spouse? ☐ Yes ☐ No By completing this questionnaire, you are asking us to assist you with the preparation of a new will. Your new will, once properly executed, revokes all previous wills. In order to better serve you, please enclose copies of your existing documents. If we do not receive copies of any of the existing documents referred to above, we will assume you have no such documents or do not wish us to rely on those documents for assistance in creating your new will. **III. Your Estate Distribution** PERSONAL PROPERTY Personal property includes jewelry, clothing, household furniture, appliances, furnishings, books, heirlooms, and similar items. Generally, personal property does **not** include your home or other real estate, cash, bank accounts, investment accounts, life insurance, or retirement accounts. DISTRIBUTION OF YOUR PERSONAL PROPERTY A form called a "personal property memorandum" will be included with your final documents. You can use this form to list items of personal property that you want to be given to specific people after your death. You can change this form from time to time without the need to prepare a new will. Mark **ONE** box below which coincides with your wishes in the distribution of **personal property:**

☐ By my list, items not in my list to my children (if any) *OR*☐ By my list

A blank form for you to prepare your "list" ("personal property memorandum") will be included with your completed will

☐ To my spouse (if any), then by my list, items not on list to my children (if any) *OR* ☐ By my list, then to my spouse (if any), items not on list to my children (if any) *OR*

 \Box To my children (if any), then by my list OR

documents. Any item not distributed above will be distributed with the rest of your "residual assets" discussed on the next page.

Your Estate Distribution (Continued)

RESIDUAL ASSETS

1.

2.

The residual assets of your estate represent your money and property that is left over after payment of your last debts and expenses. Your residual assets do not include assets that transfer to others outside of your probate estate. Therefore, the residual assets generally do not include property held in "joint tenancy" or accounts with a "pay on death" beneficiary designation, like many bank accounts, retirement accounts, or life insurance policies.

DISTRIBUTION OF RESIDUAL ASSETS

Address

Your residual assets will be distributed to your spouse (if any). If you are not married, or your spouse has predeceased you, your residual assets will be distributed to your designated charitable beneficiaries and children (if any), according to the terms below.

Check the boxes and complete the blanks below to confirm your desire to distribute your residual assets in the following **ORDER**:

First distribute th	f any):	
rusi, aistribute tri	e balance of my estate to my spouse (if any), if my spouse survives me b	y 30 days, as follows:
🖵 Outrig	ht: Distribute the balance of my estate outright to my spouse. (Defau	ılt)
OR		
spouse that A trustee w The trustee support. U	or spouse: Rather than an outright distribution to my spouse, I wo will go into effect at my death. This trust is designed to protect my exill hold my estate on behalf of my spouse and make income payments will also have the authority to pay principal to my spouse, for my spon the death of my surviving spouse, the trustee will distribute the designated below according to the percentage(s) indicated and there	state for my surviving spouse. to my spouse, for his/her life. pouse's health education and he remaining amount to the
of my residual esta	% (minimum of 10% must be designated for Assemblies on the to Assemblies of God Foundation for the benefit of the organizations are by 30 days or if I have no spouse:	
of my residual esta does not survive m	tte to Assemblies of God Foundation for the benefit of the organizations	listed below, if my spouse
of my residual esta does not survive m Ministr	tte to Assemblies of God Foundation for the benefit of the organizations are by 30 days or if I have no spouse:	listed below, if my spouse
of my residual esta does not survive m Ministr Addres	tte to Assemblies of God Foundation for the benefit of the organizations are by 30 days or if I have no spouse: Ty beneficiary	listed below, if my spouse%

Your Estate Distribution (Continued)

3. To Children (if any): Next, distribute the balance of the second of

	Next, distribute the balance of my estate to my children (if any) or grandchildren (if my children predecease me), if my spouse (if any) does not survive me by 30 days, as follows:
	☐ Outright: Distribute the balance of my estate outright to my children. (Do not select this option if you have minor children.)
	OR
	☐ Trust for children: Rather than an outright distribution to my children, I would like a trust for the benefit of my children. The trustee will have the discretionary authority to pay income or principal to my children for their health, education and support. This trust is designed to protect my estate for my children and to distribute the remaining amount to my children when they are age 21 or at the ages specified below (check only one):
	☐ Complete distribution to children at age <i>OR</i> ☐ One-half (1/2) at age; One-half (1/2) at age; <i>OR</i> ☐ One-third (1/3) at age; One-third (1/3) at age; <i>OR</i> ☐ To be held indefinitely in trust for a child with a disability or other special needs
4.	Final Distribution If No Living Spouse or Children:
	Finally, in the event I have no living spouse, no living children, and no living grandchildren, and have not designated 100% of my estate to ministry, distribute the balance of my estate as follows:
	☐ Ministry: To ministries named previously in the percentage(s) designated. (Default) <i>OR</i>
	☐ Other Family: To my surviving family members in accordance with my state's intestate statutes. If I have no surviving family members, then to the ministries named previously in the percentages designated.
	OR
	☐ Other Persons: To the person or persons on the attached list (you provide the list) in the percentages designated on the list. If none of the persons on the attached list survive me, then to the ministries named previously in the percentages designated.
IV.	Executor/Personal Representative
Your and c	Executor/Personal Representative carries out your wishes as expressed in your will. If you nominate Co-Representatives, one of them is unable to serve, the surviving Co-Representative will automatically serve as the sole representative, unless twise indicated in the "Other Information" section on Page 5.
1) Pr	imary Executor/Personal Representative: ☐ My Spouse <i>OR</i>
	Address
	Relationship
2) Fi	rst Alternate Executor/Personal Representative:
	Address
	Relationship
3) Se	cond Alternate Executor/Personal Representative:
	Address
	Relationship

V. Guardian of Minor Children

Your guardian is responsible for the care of your minor children. Your **surviving spouse** will be nominated as the primary guardian of your marital children. You will need to nominate alternate guardians in the event your spouse does not survive you. You may nominate individuals or married couples as guardians for your minor children. In most states, the probate court makes the final appointment, but you are allowed to nominate your preferred guardian. If you have minor children or plan on having children in the near future, you must complete this section.

1) First Alternate Guardian(s)
Address
Relationship
Upon the divorce of jointly nominated guardians, guardianship of my children should be: ☐ Retained by one spouse,
Upon the death of a jointly nominated guardian, guardianship of my children should be: ☐ Retained by the surviving spouse <i>OR</i> ☐ Passed to the next listed alternate
2) Second Alternate Guardian(s)
Address
Relationship
Upon the divorce of jointly nominated guardians, guardianship of my children should be ☐ Retained by one spouse,(name spouse)
Upon the death of a jointly nominated guardian, the surviving spouse should retain guardianship of my children unless I have indicated otherwise in the "Other Information" section below.
VI. Trustee (Complete only if you have selected a trust for spouse or children) Your Trustee is the person charged with the duty of protecting and managing any assets held in trust for your children and/o spouse. Accordingly, the Trustee should be a person or entity capable of providing a professional level of service. If you nominate Co-Trustees and one of them is unable to serve, the surviving Co-Trustee will automatically serve as the sole Trustee unless otherwise indicated in the "Other Information" section below. 1) Primary Trustee □ Assemblies of God Foundation (Default) OR
2) Alternate Trustee Assemblies of God Foundation (Default) <i>OR</i>
Address
Relationship
VII. Other Information
Are there any other circumstances, needs, or concerns that might impact your estate plan that should be taken into consideration in drafting your will?

VIII. Summary of Assets & Liabilities (required)

Assets:			Applicant	Spouse	Spouse Property	
Α.	Cash and Bank Accounts	\$_		\$	\$	
В.	Notes, Accounts Receival	ble \$		\$	\$	
C. 3	Stocks, Bonds, and Mutu	al Funds \$		\$	\$	
1	Closely-held Business Int (C-Corp, S-Corp, Partne Sole Proprietorship, LLC	rships,		\$	_ \$	
	Real Estate (Personal residence, renta	\$_al properties, etc.)		\$	\$	
F. (Cash Value of Life Insura	nce \$		\$	\$	
	Retirement Benefits [IRAs, 401(k), 403(b), Ke	\$gogh, etc.]		\$	\$	
1	Miscellaneous Property (e.g., tangible personal prequipment, collections, fo	* '		\$	_ \$	
TO	TAL ASSETS	\$ <u></u>		\$	\$	
Liabilitie	s:					
Real	l Estate Mortgages	\$ <u></u>		\$	\$	
Veh	icle Loans	\$_		\$	\$	
Cred	dit Card Balances	\$ <u></u>		\$	\$	
Other Obligations		\$_	\$\$		_ \$	
ТО	TAL LIABILITIES	\$_		<u> </u>	\$	
Net Wort	th (Assets Less Liabil	ities) \$		<u> </u>	= \$	
Life Insurance Death Benefits		\$	\$\$_		\$	
IX. In	come Data (op	otional)				
		and all sources that contrib	·			
	ant \$	_		\$		
Sources:	☐ Salaries	☐ Dividends	☐ Interest	☐ Net Re		
	☐ Royalties	☐ Business Profits	☐ Trusts			
	Disability	Retirement	☐ Social Secu	rity		