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Turning Point Law is a Trade Name of McLaughlin LLP

Client Profile

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For your initial appointment, we ask that you complete the basic and financial information sections and review the Wills, Enduring Powers of Attorney and Personal Directives sections, filling in as much as you are comfortable. Once you have completed the profile, you can either forward it to us or bring it with you when we meet.

We will review your client profile with you and discuss your wishes at your initial appointment

PERSONAL INFORMATION

Basic Information								
	Firs	t Client				Second Clie	nt (Spouse)	
Full Name:					Full Name:			
Date of Birth:		Place of Birth:			Date of Birth:		Place of Birth:	
Email:					Email:			
Cell Phone:		US citize	n'/	Yes No	Cell Phone:		US citizen?	Yes No
Home Phone:		Address:			ı			
Type of relationship:	Married	Common Law	Engage	ed	•	cohabitation agre ment or prenuptia		Yes No
If common law, v you start living to					If married, wher you get married			
How did you war Please note, your		icate: Email ave access to our cor	Home ן mmunicati		Cell phone ou use a work ema	Work phone il	Mail	
How did you hea	ır about Turnir	ng Point Law?						

			Children			
Do	you or your Spouse have any children?					Yes No
If \	es, please provide the following informa	tion:				
1.	Full Name:		Address:			
	Phone:	Date of Birth:		son daughter	Are both of you the parents of this child:	Yes No
2.	Full Name:		Address:			
	Phone:	Date of Birth:		son daughter	Are both of you the parents of this child:	Yes No
3.	Full Name:		Address:			
	Phone:	Date of Birth:		son daughter	Are both of you the parents of this child:	Yes No
4.	Full Name:		Address:			
	Phone:	Date of Birth:		son daughter	Are both of you the parents of this child:	Yes No
5.	Full Name:		Address:			
	Phone:	Date of Birth:		son daughter	Are both of you the parents of this child:	Yes No
6.	Full Name:		Address:			
	Phone:	Date of Birth:		son daughter	Are both of you the parents of this child:	Yes No

Information About Children

Is there anything about your children or grandchildren that we should be aware of when we draft your documents?

For example, do any of your children have a disability, are any of them adopted or have a parent who is not your Spouse?

Grandchildren

Please provide us with the name, date of birth and parents of your grandchildren.

Prior Matrimonial Relationship(s)				
Have you had prior matrimonial relationship(s)?	Yes No			
If Yes, please provide the full name of your former spouse, type of relationship (married or common law), dates the relationstarted and ended and how the relationship ended (death, divorce or separation) for each relationship:	onship			
Are there any limits on your ability to deal with your Estate arising out of prior relationship(s)? (e.g., child or spousal support obligation, unresolved matrimonial property issues) If Yes, please describe:	Yes No			

Prior Matrimonial Relationship(s) (Spouse)	
Has your Spouse had prior matrimonial relationship(s)?	Yes No
If Yes, please provide the full name of your former spouse, type of relationship (married or common law), dates the relationship and ended and how the relationship ended (death, divorce or separation) for each relationship:	itionship
Are there any limits on your Spouse's ability to deal with their Estate arising out of prior relationship(s)? (e.g., child or spousal support obligation, unresolved matrimonial property issues) If Yes, please describe:	Yes No

	Employment			
	What is your employment status:	Employed	Not Employed	Retired
Employer:	Position:	1	ncome: \$	
	What is the employment status of your Spouse:	Employed	Not Employed	Retired
Employer:	Position:	1	ncome: \$	

Notes:

FINANCIAL INFORMATION

This part is to allow us to consider your entire Estate when drafting your documents and record information about your assets. If there is not enough room to describe your assets, please provide us the particulars separately.

	Principal Residence			
Street Address:		Market \	/alue:	\$
Legal Description:		Mortgag	e Amount	:: \$
Name(s) on Title:	Title:	Sole	Joint	Tenants in Common

Oth	ner Real Estate
Street Address:	Market Value: \$
Legal Description:	Mortgage Amount: \$
Name(s) on Title:	Title: Sole Joint Tenants in Common

Other Real Estat	te			
Street Address:		Market \	/alue:	\$
Legal Description:		Mortgag	e Amoun	ıt: \$
Name(s) on Title:	Title:	Sole	Joint	Tenants in Common

Would you like Turning Point Law to confirm the Alberta titles? (there is a \$25 charge per title)	Yes No
	INO

	Bank Accounts		
Financial Institution / Branch	Name(s) on Account	Joint or Sole	Average Balance
			\$
			\$
			\$
			\$
			\$

Financial Advisor

Name and contact information for your financial advisor (if any):

Registered Investments (i.e., TFSAs, RSPs and RIFs)					
Financial Institution / Branch	Туре	Owner	Beneficiary	Balance	
				\$	
				\$	
				\$	
				\$	
				\$	

Non Registered Investments (i.e., Stocks, GICs and Investment Accounts)				
Issuer	Туре	Owner(s)	Purchase Price	Current Value
			\$	\$
			\$	\$
			\$	\$
			\$	\$
			\$	\$

Pension Pl	ans (except CPP or OAS)	
Company	Owner	Beneficiary

Life Insurance					
Insurance Company	Type (i.e., term)	Insured	Beneficiary	Amount	
				\$	
				\$	
				\$	
				\$	
				\$	

It is important that the designations of beneficiary provided are accurate. We will be relying on this information to give you advice and draft your documents.

Other Property

Please provide us with a list of any family heirlooms or valuable personal property (e.g., art, silverware, coins, jewelry) or other assets (e.g., timeshares, intellectual property).

Other Types of Property and Expectations	
Do you have any of the following:	
Do you have an RESP for children or grandchildren?	Yes No
Do you have farm land, farm business or farm corporation?	Yes No
Do you have mines or minerals (including oil and gas interests and/or surface leases)?	Yes No
Does anyone owe you money? (e.g., personal loans, promissory notes, mortgages, etc.)	Yes No
Have you loaned or advanced funds to a beneficiary of your Estate?	Yes No
Do you have joint accounts with a child (or other beneficiary of your Estate)?	Yes No
Please provide additional information on any affirmative answers:	

Small Business Corporation					
bo you own shares in a small basiness (e.g., a company or larm corporation)			Yes No		
If Yes, please provide the following information:					
The corporation's name:		Directors:			
Shareholders (including the number and class of shares):					
Type of business:		Are there retained earnings?	Yes No		
Is there a Unanimous Shareholders Agreement?	Yes No	Are there shareholders loans?	Yes No		
Please provide any additional information that you think is relevant:					

	Liabilities		
Includes credit cards, mortgages, su	pport payments, tax arrears, loans, lines o	of credit, judgments, etc.	
Creditor	Type of Liability	Amount Owing	Monthly Payment
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$

Digital Assets

Your Attorney and Personal Representative will need access to your digital assets. We recommend compiling a list (including login and passwords) for computers, email accounts, digital files (music, pictures, etc.), online banking websites, social media websites, e-commerce websites (Ebay, Paypal, etc.) and keep this list with your Enduring Power of Attorney and Will. There are also "apps" (websites and computer programs) you can use to store user names and passwords. Alternatively, we would be pleased to store information you provide regarding your digital assets and we can make this information available to your Attorney and Personal Representative upon request.

WILLS WORKSHEET

Personal Representative

In a Will, you appoint a **Personal Representative** to administer your Estate (used to be *Executor*). We suggest you consider appointing a sole person as your Personal Representative because persons appointed jointly as your Personal Representative will have to agree on all decisions and this can cause frustration, stress and delay in the administration of your Estate. We also suggest that you and your Spouse appoint the same person(s) to act as your Personal Representatives, in order to simplify the administration of your Estates if you both die at the same time.

administra	tion of your Estates if you both die at the same time.	
Primary	Full Name: (Spouse)	Relation:
	Address:	Phone:
First Alternate	Full Name:	Relation:
	Address:	Phone:
Second Alternate	Full Name:	Relation:
	Address:	Phone:
	Guardian	
Guardian o	e joint Guardians for your minor children and one Guardian dies, the surv of your children. For example, if you name your sister and her spouse as sister's spouse will be the sole Guardian of your minor children.	
Would you	like to appoint Guardian(s) for minor children in your Will?	
N/A	The same person(s) appointed your Personal Representative	Specific Persons (please list)
Guardian	Full Name:	Relation:
	Address:	Phone:
Alternate	Full Name:	Relation:
	Address:	Phone:

Distribution to Spouse Outside Will	
Do you and your Spouse want all joint assets to go to the survivor (outside your Wills)?	Yes No
For your TFSAs , RRSPs/RRIFs and pensions (not life insurance or LIRAs), do you and your Spouse want to designate each other as the primary beneficiary and your Estate as the contingent beneficiary in your Wills?	Yes No
It is important that the designated beneficiaries registered with your financial institutions are consistent with the designate beneficiaries in your Wills in order to avoid confusion when your Estate is administered.	∍d

Gift When the First of You Dies

Do you want the entire Estate to go to the survivor when the first of the two of you to dies?

Yes No

If no, please provide us with the item(s), the recipient(s) and their relationship to you below or in a separate document.

Gift When Both of You have Died

Do you want to make a gift of a specific amount or item after both you and your Spouse have died? (Note, we suggest you consider gifting firearms to someone who is licensed to possess them.)

Yes No

If Yes, please provide us with the item(s), the recipient(s) and their relationship below or in a separate document.

Personal Property

Do you want to include a list with your Will outlining how you would like your household goods distributed?

Yes No

%

While this list is not legally binding, it gives your Personal Representative and beneficiaries guidance.

Residue of Estate

Would you like to distribute the residue of your Estate equally among your children?

Yes

No

If No, who do you want to give your Estate to:

Full Name: Relation:

Full Name: Relation: %

Disposition of a Deceased Beneficiary's Share

How do you want to distribute a gift to a beneficiary who dies before they receive their share?

The remaining beneficiaries

Equally among the children of a deceased beneficiary and then to the remaining beneficiaries

Power of Encroachment

A Power of Encroachment gives your Personal Representative the power to advance part of a beneficiary's share before they reach the age for distribution. You can give your Personal Representative **one or both** of the following powers.

For the beneficiary's maintenance, education, benefit and advancement in life

To relieve the care-givers of your minor children for the additional financial burdens that come from caring for them

Age for Distribution

What age would you like the beneficiaries of your Estate to receive their shares:

Their entire share at 18 One half at 23 and the rest at 27

Their entire share at 21 One third at 21 and the rest at 25

Their entire share at 25 One tenth at 21, one third at 24 and the rest at 27

Other:

Ultimate Disposition Clause

In the unlikely event that all the beneficiaries of your Estate predecease you, who would you like to receive your Estate?

Half among your siblings who are then alive and half among your Spouse's siblings who are then alive

Equally among your siblings and your Spouse's siblings who are then alive

Equally among your nieces and nephews and your Spouse's nieces and nephews who are then alive

Specific relatives, friends, churches and/or charities (please list):

Compensation

Personal Representatives are entitled to be reimbursed for reasonable costs, disbursements, other charges and out-of-pocket expenses. Did you also want to pay your Personal Representative a fee for administering your Estate?

No compensation An hourly fee of \$

% of your gross Estate (typical range is 2% to 4%)

A flat fee of \$

Will Storage

Where do you plan to store your Wills:

Notes:

ENDURING POWERS OF ATTORNEY WORKSHEET

	Attorney			
In an Enduring Power of Attorney, you appoint an Attorney to manage your financial matters while you are alive. We suggest you consider appointing a sole person as your Attorney because persons appointed jointly will have to agree on all decisions and this can cause frustration, stress and delay. We also suggest that you and your Spouse appoint the same person(s) as your Attorney, which will simplify the administration of your Estates if you are both incompetent at the same time.				
Do you (an	d your Spouse) want to appoint the same person(s) you appointed as you	ur Personal Representative?	Yes No	
If you do n	ot want to appoint the same person(s) as your Personal Representative, p	please provide the following:		
Primary	Full Name: (Spouse)	Relation:		
	Address:	Phone:		
First Alternate	Full Name:	Relation:		
	Address:	Phone:		
Second Alternate	Full Name:	Relation:		

Enduring Power of Attorney Trigger

How would you like your Enduring Power of Attorney to come into effect?

Note: Your Attorney is the person you appoint (above), not Turning Point Law

Immediate

Address:

The Enduring Power of Attorney comes into effect immediately and continues to be in effect if you subsequently become incapacitated and are unable to manage your finances. This is for people who want their Attorney to assist them to manage their finances while they have capacity and take over the management of their finances if they lose capacity.

Phone:

Springing

The Enduring Power of Attorney comes into effect when your Attorney and treating physician agree that you are incapacitated and unable to manage your finances. This allows your Attorney to take over management of your finances if your Attorney and a doctor agree that you have lost capacity (but not while you have capacity).

Springing

The Enduring Power of Attorney comes into effect when 2 physicians agree that you are incapacitated and unable to manage your finances. This allows your Attorney to take over management of your finances if two doctors agree that you have lost capacity (but not while you have capacity).

Accounting

You can give an interested party the right to access information about how your Attorney is managing your finances. Who would you like to be able to request a list of your assets, debts and transactions that have occurred from your Attorney?

Nobody

All children unless my Spouse is my Attorney

All children even if my Spouse is my Attorney

Specific persons unless my Spouse is my Attorney (please list):

Specific persons even if my Spouse is my Attorney (please list):

Compensation

Attorneys are entitled to be reimbursed for reasonable costs, disbursements, other charges and out-of-pocket expenses. Did you also want to pay your Attorney a fee for administering your Estate?

No Compensation

2.5% of the money received and payments made by the Attorney on your behalf

An hourly fee of \$

Notes:

PERSONAL DIRECTIVES WORKSHEET

Agent In a Personal Directive, you appoint an Agent to make decisions relating to your non-financial matters when you are incapacitated (e.g., healthcare). We suggest you consider appointing a sole person as your Agent because persons appointed jointly will have to agree on all decisions and this can cause frustration, stress and delay. Yes Do you (and your Spouse) want to appoint the same person(s) you appointed as your Personal Representative? No If you do not want to appoint the same person(s) as your Personal Representative, please provide the following: Full Name: Primary Relation: (Spouse) Address: Phone: First Full Name: Relation: Alternate Address: Phone: Second Full Name: Relation: Alternate

Minor Children

Phone:

If you are incapacitated, do you want to appoint someone to care for your minor children?

N/A

Your Agent

Specific Persons (please list):

Address:

Access to Personal Information

If you or your Spouse are incapacitated, do you want your Agent to disclose your healthcare information to any other persons?

No

All children unless my Spouse is my Agent

All children even if my Spouse is my Agent

Specific persons unless my Spouse is my Agent (please list):

Specific persons even if my Spouse is my Agent (please list):

Long Term Care Decisions		
Our Personal Directive directs your Agent to make decisions based on their knowledge of your wishes, beliefs and values. In order to give your Agent some direction, please check the statements below that reflect your wishes:		
I want to be consulted to the extent that it is feasible and in my best interests.	Yes No	
I want care that enables me to remain as independent as possible, gives me comfort and support, facilitates my interaction with others, and relieves my pain and distress.	Yes No	
I want regular personal contact with my family and friends who support me.	Yes No	
I want to stay at home for as long as practical.	Yes No	
I want my Agent to be able to implement and/or update a Goals of Care Designation Order.	Yes No	
If I must receive institutional care, I prefer:		
A Reasonable care within my resources, provided that I am comfortable.B The best possible care, it is acceptable to deplete my resources so I have no Estate when I die.	A B	

End of Life Decisions	
I want my Agent to be able to donate my organs, tissues and byproducts for transplantation.	Yes No
If I am in severe pain or distress, I want my Agent to be able to consent to the administration of drugs to relieve my pain and distress, even if it will hasten my death.	Yes No
If I have a grievous and irremediable medical condition, they want my Agent to be able to consent to treatments that enable me to recover sufficient capacity to consent to medical assistance in dying.	Yes No
If I reach a stage where I am not expected to regain the mental capacity to make my own decisions:	
A I do not want my life prolonged at all costs. I do not want treatments that are intended primarily to prolong my life without improving the chances for cure or reversal of my condition. Further, I want my Agent to be able to consent to reductions in the intensity of medical intervention and I want to receive comfort care, including surgery and drugs, to relieve pain and reduce distress.	А
B I want to live as long as possible. I want all available treatments to extend my life for as long as possible, including surgery, medications, CPR, ventilators, dialysis and tube feeding.	В

Living Will			
I want my Agent to be able to refuse, withhold or withdraw treatment to permit my life to come to its end if			
a) My death is imminent if treatment is not commenced or continued,		Yes	
b) There is no reasonable medical expectation of recovery and		No	
c) I have lost the ability to interact with others and have no reasonable chance of regaining that ability.			
If Yes, how do you want your Agent to make the decision (after consultation with the treating physician):			
Agent alone	after consulting with the person(s) below (who are available)	able)	
after consulting with children (who are available)	with the consent of the person(s) below (who are available	ole)	
Full Name:	Relation:		
Full Name:	Relation:		

Long Term Care Decisions (Spouse) Our Personal Directive directs your Spouse's Agent make decisions based on their knowledge of your Spouse's wishes, beliefs and values. In order to give your Spouse's Agent some direction, please check the statements below that reflect their wishes: Yes My Spouse wants to be consulted to the extent that it is feasible and in my best interests. No My Spouse wants care that enables them to remain as independent as possible, gives them comfort and support, Yes facilitates their interaction with others, and relieves their pain and distress. No Yes My Spouse wants regular personal contact with my family and friends who support them. No Yes My Spouse wants to stay at home for as long as practical. No Yes My Spouse wants their Agent to be able to implement and/or update their Goals of Care Designation Order. No If my Spouse must receive institutional care, they prefer: A Reasonable care within their resources, provided that they are comfortable. Α B The best possible care, it is acceptable to deplete their resources so they have no Estate when they die. В

End of Life Decisions (Spouse)		
My Spouse wants their Agent to be able to donate their organs, tissues and byproducts for transplantation.	Yes No	
If my Spouse is in severe pain or distress, they want their Agent to be able to consent to the administration of drugs to relieve their pain and distress, even if it will hasten my death.		
If my Spouse has a grievous and irremediable medical condition, they want their Agent to be able to consent to treatments that enable them to recover sufficient capacity to consent to medical assistance in dying.	Yes No	
If my Spouse reaches a stage where they are not expected to regain the mental capacity to make their own decisions:		
A I do not want my life prolonged at all costs. I do not want treatments that are intended primarily to prolong my life without improving the chances for cure or reversal of my condition. Further, I want my Agent to be able to consent to reductions in the intensity of medical intervention and I want to receive comfort care, including surgery and drugs, to relieve pain and reduce distress.		
B I want to live as long as possible. I want all available treatments to extend my life for as long as possible, including surgery, medications, CPR, ventilators, dialysis and tube feeding.	В	

Living Will (Spouse)			
My Spouse wants their Agent to be able to refuse, withhold or withdraw treatment to permit their life to come to its end if a) Death is imminent if treatment is not commenced or continued b) There is no reasonable medical expectation of recovery and c) They have lost the ability to interact with others and have no reasonable chance of regaining that ability.			
If Yes, how does your Spouse want your Agent to make the decision (after consultation with the treating physician):			
Agent alone	after consulting with the person(s) below (who are available)		
after consulting with children (who are available)	with the consent of the person(s) below (who are available)		
Full Name:	Relation:		
Full Name:	Relation:		