A. WILL INSTRUCTIONS QUESTIONNAIRE

Part I – Client Information

Information about the Will-maker:	
Name (full):	_Alias:
Address:	
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):
	Place of birth (city/province/country):
Relationship status – single, engaged, married, sep	arated, divorced, widowed, cohabiting (including plans to marry):
Citizenship – Canadian or registered Indian as def	ined in the <i>Indian Act</i> :
Telephone no:Fax no:	E-mail address:
Information about the Spouse or Partner:	
Name (full):	Alias:
Address:	
Occupation (if retired, ask for former occupations):
Date of birth:	Place of birth (city/province/country):
Relationship status – single, engaged, married, sep	arated, divorced, widowed, cohabiting (including plans to marry):
Citizenship – Canadian or registered Indian as def	ined in the <i>Indian Act</i> :
Telephone no: Fax no:	E-mail address:
Will-maker's Current Marital Status:	
Date of marriage:	Place of marriage:
Place of residence when will-maker was married:_	
Has a marriage agreement been signed?	Has the Will-maker provided LSLAP with a copy?
Has a separation agreement been signed?	Has the Will-maker provided LSLAP with a copy?
Has any family law proceeding taken place or beer	n commenced?
Prior Marriages:	
Has the Will-maker been previously married?	If so, name(s) of former spouse(s):

Is the Will-maker required to pay maintenance to children or former spouse?			
Other Personal Relations:			
Is the Will-maker currently cohabiting with someone and is unmarried?			
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Is the Will-maker currently cohabiting with someone other than spouse named above?			
Name of the cohabitant:			
Has the Will-maker signed a cohabitation agreement?			
Has the Will-maker provided LSLAP with a copy of the cohabitation agreement?			
Has the Will-maker ceased cohabiting with someone with whom s/he cohabited for two years or more?			
Children:			
Ask the Will-maker about his/her children's full name, date of birth, place of residence (i.e. whether s/he lives with the Will-maker), birth status (i.e. biological child? born outside of wedlock? adopted? from which partner? born with a disability?), and current status (i.e. living or deceased?):			
Next-of-Kin:			
If the Will-maker does not have a spouse or child, ask about the Will-maker's closest relatives – parents, siblings, nieces or nephews, etc. – and their full name, age, and address:			
Other Dependants:			
Ask the Will-maker if s/he has someone dependant on him/her for financial support for whom the Will-maker wish to provide – such as an elderly parent – and their full name, age, and address:			

Other Responsibilities:

Ask if the Will-maker is currently:

- serving as the legal guardian for a person under age of 19 (other than the Will-maker's own children);
- serving as the committee or other legal guardian for a disabled or incapacitated adult; and
- serving as Executor of an estate of a deceased.

*If the Will-maker is service as an Executor for another, the terms of the will may provide for an alternative Executor on the death of the Will-maker or provide no alternate. In the latter case, the <u>Will-maker's</u> appointed Executor of the <u>Will-maker's</u> will would take over the Will-maker's role as Executor of the other deceased. The Will-maker may therefore wish to appoint two Executors: one as Executor of his/her own estate and the other to take over the executorship of the previous will.

Part 2 – Financial Information
*LSLAP can only assist clients whose estate consists of personal properties and does <u>not</u> include real properties and business interests such a proprietorships and partnerships.
*LSLAP cannot advice clients with disposition of foreign assets.
Financial and Personal Assets:
Bank accounts & term deposits:
Securities/bonds/shares:
Life insurance:
Pension plans & annuities:
RRSPs & RRIFs:
TFSAs:
Collectibles & other valuables:
Personal effects (e.g. furniture, automobiles, boats, etc.):
Other substantial assets (a a promissory notes valuable slub memberships etc.)
Other substantial assets (e.g. promissory notes, valuable club memberships, etc.):
T inhilitation.
Liabilities: Inquire about the details of the Will-maker's loans payable, guarantees, indemnities, and other debts:
inquire about the details of the win maker's toans payable, guarantees, indefinities, and other debis.

Estimated Net Value of Estate	e: T	1		
	Will-maker's name	Partner's name	Joint names	
Total assets				
Less – total debts				
Total value of estate, before tax				
Part 3 – Will Instructions				
Information about the Primar	y Executor:			
Name (full):		lias:		
Address:				
Occupation (if retired, ask for fo	rmer occupations):			
Relationship to Will-maker:				
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Information about the Alterna	te Executor:			
Name (full):	A	lias:		
Address:				
Occupation (if retired, ask for fo	rmer occupations):			
Relationship to Will-maker:				
•				
Appointment of Guardian(s) for Infant Children (i.e. under 19): Primary Guardian:				
Name (full): Alias:				
Address:				

Occupation (if retired, ask for former occupations):				
Relationship to Will-maker:				
Alternate Guardian:				
Name (full):	Al	1as:		
Address:				
Occupation (if retired, ask f	or former occupations):			
Relationship to Will-maker:				
Specific Bequests of Person	onal Effects:			
Full name of the beneficiary	Address	Relationship to Will-maker	Descrip. Of item	
Specific Property of Cook	Lagarian			
Specific Bequests of Cash		D. I I WI'll I	A .	
Full name of the beneficiary	Address	Relationship to Will-maker	Amount	

Name of charity	Ac	ddress	Cash amount/ specific assets	
esidue of Will-maker's Es	tate:			
Full name of the	Address	Relationship to Will	-maker	Amount/ Portion o
beneficiary				residue
Clean-up" Clauses:				
the Executor needs to inv	est the estate, the restricti	on the Will-maker would l	ike to pla	ce on the Executor is:
	estment the Executor thin		-	
Restricted, the restricted.	ctions being:			
minors are to receive gifts	s, the trustee and his/her na	ame, address, and relations	ship to ch	ild are:
minors are to receive gifts	s, the trustee and his/her na	ame, address, and relations	ship to ch	ild are:
minors are to receive gifts				
he age the child can receive t	he gift absolutely is:			
	he gift absolutely is:			
he age the child can receive to	he gift absolutely is:			
he age the child can receive to an money be used for the be ther limitations:	he gift absolutely is:	ration) before he or she bed	comes en	titled absolutely?

What is to be done with the Will-maker's remains?				