Name(s): _____

Date completed: _____

Estate Planning Worksheet

Domestic Partners Jane L. Williams, LLC. Estate Planning and Elder Law

USING THIS ORGANIZER WILL ASSIST US IN THE DESIGING OF AN ESTATE PLAN THAT MEETS YOUR GOALS. ALL INFORMATION PROVIDED IS STRICTLY CONFIDENTITAL.

PLEASE RETURN THE COMPLETED WORKSHEET TO OUR OFFICE **PRIOR TO YOUR APPOINTMENT** VIA MAIL, FAX, EMAIL, OR DROPPING IT OFF.

PART I

Personal Information

(Name most often used to title property and	d accounts)
(Other names used to title property and are	ounta
Position Held	
State 2	Zip
Is it okay to communicate with you via email? Yes	s No
	d accounts)
	-
State	_Zip
Phone (Cell)	
Position Held	
State 2	
	· · · · · · ·
our Law Firm?	
	(Other names used to title property and acc

 $\mathsf{Page}2$

Children and Other Family Members

Include all of your children and all other individuals who you will be naming as beneficiaries, guardian, or fiduciaries (i.e. executors, trustees, or agents under a medical or financial power of attorney) – in other words, everyone that you mention anywhere else in this intake form. For children, please use "JT" if both partners are parents, "P1" if Partner 1 is the parent, "P2" if Partner 2 is the parent.

Name		Birt	hdate
Address	~	Pho	ne
City	State	Zip	Relationship
Name		Birt	hdate
Address		Pho	ne
City		Zip	Relationship
Name		Birt	hdate
Address		Phot	ne
City		Zip	Relationship
Name		Birt	hdate
Address		Pho	ne
City	State	Zip	Relationship
Name		Birt	hdate
Address		Pho	ne
City	State	Zip	Relationship
Name		Birt	hdate
Address		Pho	ne
City	State	Zip	Relationship
Comments			

Advisors

Provide Name and Telephone Number(s)

Personal Attorney	
Accountant	
Financial Advisor	
Life Insurance Agent	_

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Your Concerns

Please rate the following as to how important they are to you:

 $\mathbf{H} - \mathrm{High} \ \mathrm{Concern}$

 $S-Some \ Concern$

$L-Low \ Concern$

N/A – No concern or not applicable

Description

Level of Concern

Partner 1 Partner 2

1. Desire to get affairs in order and create a comprehensive plan to manage affairs in case of death or disability. 2. Providing for and protecting children. 3. Providing for and protecting grandchildren. 4. Disinheriting a family member. 5. Providing for charities at the time of death. 6. Planning for the transfer and survival of a family business. 7. Avoiding or reducing your estate taxes. 8. Avoiding Probate. 9. Avoiding Will contests or other disputes upon death. 10. Reducing administration costs at the time of your death. 11. Preserving the privacy of affairs in case of disability or at time of death from business competitors, predators, dishonest persons, or curiosity seekers. 12. Planning for a child with disabilities or special needs. 13. Protecting children's inheritance from their own lawsuits or creditors. 14. Protecting children's inheritance from the unintentional disinheritance by your surviving partner. 16. Providing that your death shall not be unnecessarily prolonged by artificial means.		
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5. Providing for charities at the time of death. 6 6. Planning for the transfer and survival of a family business. 7 7. Avoiding or reducing your estate taxes. 8 8. Avoiding Probate. 9 9. Avoiding Will contests or other disputes upon death. 10 10. Reducing administration costs at the time of your death. 11 11. Preserving the privacy of affairs in case of disability or at time of death from business competitors, predators, dishonest persons, or curiosity seekers. 12 12. Planning for a child with disabilities or special needs. 13 13. Protecting children's inheritance from their own lawsuits or creditors. 14. Protecting children's inheritance from possibility of their own failed marriages. 15. Protecting children's inheritance from the unintentional disinheritance by your surviving partner. 13	3. Providing for and protecting grandchildren.	
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	15. Protecting children's inheritance from the unintentional disinheritance by your	
16. Providing that your death shall not be unnecessarily prolonged by artificial means.	surviving partner.	
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Other Concerns

Important Family Questions

Please check "Yes" or "No" for your answers.

	Yes	No
1. Are you (or is your partner) receiving Social Security, Disability, or other		
governmental benefits? If yes, please explain below.		
2. Are you (or is your partner) making payments pursuant to a divorce or property		
settlement order? If yes, please furnish a copy of the separation agreement.		
3. Have you (or has your partner) been widowed?		
4. Have you (or has your partner) completed previous estate planning (Will, Trust,		
Powers of Attorney)? If yes, please furnish a copy.		
5. Do you support any charitable organizations now that you wish to make provisions		
for at the time of your death? If yes, please explain below.		
6. Are you (or is your partner) currently receiving benefits from anyone else's trust? If		
yes, please explain below.		
7. Do any of your children or dependents have special education, medical, or physical		
needs?		
8. Do any of your children or dependents receive governmental support or benefits?		
9. Do you provide primary or other major financial support to adult children or others?		
If yes, please explain below.		
10. Are you (or is your partner) a U.S. veteran?		
11. Are you (or is your partner) a member of a labor union or do you work for a labor		
union?		
12. Do you (or does your partner) have Long Term Care Insurance?		

Additional Information

PART II

Property Information

Instructions for completing the Property Information checklist:

General Headings	This Property Information checklist helps you list all the property you own and what it is worth. If you do not own property under a particular heading, just leave that section blank. Under certain headings, you may own more property than can be listed on the checklist. If so, attach extra sheets of paper to list your additional property.
Туре	Immediately after the heading for each kind of property is a brief explanation of what property you should list under that heading.
"Owner" of Property	How you own your property is extremely important for the purposes of properly designing and implementing your estate plans. For each property, please indicate how the property is titled. When doing so, please use the following abbreviations:

Owner of Property	Use
Partner 1's name alone, with no other person	P1
Partner 2's name alone, with no other person	P2
Joint Tenancy with Partner	JTP
Joint Tenancy with someone other than a spouse (i.e. a child, parent, etc.)	JTO
If you cannot determine how the property is owned	?

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Real Property

Any interest in real estate including your family residence, vacation home, timeshare, vacant land, farm/agriculture real estate.

General Description and/or Address	Owner	Market Value	Loan Balance
	Total Equity (market v	value minus loan bala	ance)

Furniture and Personal Effects

List separately only major personal effects such as jewelry, collections, antiques, furs, firearms, and other valuable non-business personal property (*please give a lump sum value for your miscellaneous, less valuable items*).

Type or Description	Owner	Market Value
Miscellaneous furniture and household effects (in total)	Total	

Automobiles, Boats, and RVs

For each motor vehicle, boat, RV, etc. please list the following: description, how it's titled, market value, and loan balance.

General Description	Owner	Value	Loan Balance
		Total	

Bank Accounts

TYPE: Checking Account "CA", Savings Account "SA", Certificate of Deposit "CD", Money Market "MM". DO **NOT INCLUDE IRAs, 401(k)s, OR BROKERAGE ACCOUNTS HERE**. Note: If an account is in your name or your partners for the benefit of a minor, please specify and give minor's name.

Name of Institution	Туре	Owner	Amount
		·	
		Total	

age .

Stocks and Bonds

				ump them together un ENT ACCOUNTS I	
Stocks, Bonds, or I	nvestment Accou	ints	Туре	Owner	Amount
	Life I	nsurance Po	licies and Ar	<u>inuities</u>	
TYPE : Term, whole (death benefit), whos					pany, face amount
Company	Туре	Insured	Owner	Beneficiaries	Death Benefit
	~				
		Retirem	ent Plans	Total	
TYPE: Pension "P", the plan name, currer		5", H.R. 10, IRA,	SEP, 401(k). ADD		IATION: Describe
Administrator	Owner	Туре	Beneficiari	28	Amount
				Total	

Business Interests

TYPE: General and Limited Partnerships, Sole Proprietorship, Corporation, LLC, and LLP. **ADDITIONAL INFORMATION:** Give a description of the interest, who has the interest, your ownership in the interest, and estimated value of the interest.

Name of Business	Туре	Amount of Ownership	of Your In	Estimate Value of Your Interest	
TYPE: Mortgages or	promissory notes pay	Money Owed to yable <u>to you</u> , or other mo			
Name of Debtor	Date of Note	Maturity Date	Owed to	Current Balance	
TYPE: Gifts or inheri receiving through a lav	tances that you expe wsuit. Describe in a	ct to receive at some poi ppropriate detail.	r Lawsuit Judgm nt in the near future; or n	noney that you anticipate	
		Other Assets		value	
TYPE: Other property mineral rights, etc.).	y; any property that y	ou have that does not fit	into any listed category	(i.e. burial plot, oil and	
Туре		Owner		Value	

Total

Summary of Values

Assets Amount			
	Partner 1	Partner 2	Total Value
Real Property			<u> </u>
Furniture and Personal Effects			<u> </u>
Automobiles, Boats, RVs			
Bank Accounts			
Stocks and Bonds			
Life Insurance and Annuities			
Retirement Plans			
Business Interests			
Money Owed to You			
Anticipated Inheritance			
Other Assets			
Total Assets: _			

*For Joint Property values, enter ½ in Partner 1's column and ½ in Partner 2's column.



Thank you for completing the first two parts of the Estate Planning Worksheet.

Please feel free to answer any additional questions you

are comfortable answering.

PART III

Trust Design Information

PERSONS TO ACT FOR YOU:

<u>GUARDIAN FOR MINOR CHILDREN</u>: If you have any children under the age of 18, list in order of preference who you wish to be <u>guardian</u>.

Name

INITIAL TRUSTEE(S) (during your lifetime) (N/A for will-based plan): Usually the client will be the

Trustee of their own trust. Often, both partners, jointly, will be Trustees.

Name

DISABILITY TRUSTEE (N/A for will-based plan): If you were unable to make decisions for yourself, who would you want to make decisions for you concerning your property and assets? <u>You will need a primary and contingent individual or entity for each of you.</u>

Partner 1

Name

Relationship

Relationship

Relationship

Partner 2

Name

Relationship

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DEATH TRUSTEE / PERSONAL REPRESENTATIVE: After your death, who do you want carrying out your instructions for distributions to and management of property for your beneficiaries? <u>You will need a primary</u> and contingent individual or entity for each of you.

Partner 1	
Name	Relationship
Partner 2	
Name	Relationship

DEFINITION OF INCAPACITY: Your trust or durable power of attorney documents may contain a "springing clause", which means that your Successor Trustee's or Financial Agent's authority to manage your assets only becomes effective is you are incapacitated (or disabled). Your incapacity can be determined in any of the following ways (please choose <u>one</u> option).

Partner 1

_____ One Physicians' certification

_____ Two Physicians' certification

Certification of my **Disability Panel** (individuals who know and care about you who would know if you were unable to handle your own affairs). If you choose this option, please complete the information below:

Your Disability Panel Members are:

1. _____ 2. _____ 3. _____

Partner 2

One Physicians' certification

Two Physicians' certification

Certification of my **Disability Panel** (individuals who know and care about you who would know if you were unable to handle your own affairs). If you choose this option, please complete the information below:

Your Disability Panel Members are:

1. 2. 3.

In making distributions during any period of time you are *incapacitated*, to whom do you want your Successor Trustee to give primary consideration?

Your needs, then the needs of others dependent on you (typical for single individuals or couples with adult children).

Your needs and the needs of others dependent on you equally (typical for couples with minor children).

Financial Power of Attorney

If you were unable to make *financial* decisions for yourself, who would you want to make those decisions for you? This position is typically filled by the same individual(s) or entity you have chosen as your "Disability Trustee" on page 9. <u>You will need a primary and a contingent individual or entity for each of you</u>.

Partner 1's Agent

Name	Relationship
1	
2	
3	
Partner 2's Agent	
Name	Relationship
1	
2	
3	

Do you want to authorize your Financial Agent to make gifts on your behalf during any period of time you are incapacitated?

 Partner 1
 Yes
 No

 Partner 2
 Yes
 No

If yes, **Gifting Power Details:** (i.e. allow Financial Agent to give only to continue your usual pattern of previous gifting)

Healthcare Power of Attorney

If you were unable to make *medical* decisions for yourself, who would you want to make those decisions for you with regard to your medical treatment? <u>You will need a primary and a contingent individual for each of you</u>.

Partner 1's Medical Agents

1. Name		Phone
Address		Relationship
City	State	Zip
2. Name		Phone
Address		Relationship
City	State	Zip
3. Name		Phone
Address		Relationship
City	State	Zip
Partner 2's Medical Agents		
1. Name		Phone
Address		Relationship
City	State	Zip
2. Name		Phone
Address		Relationship
City	State	Zip
3. Name		Phone
Address		Relationship
City	State	Zip

Do you want to authorize your Medical Agent to take whatever steps are necessary to keep you in a personal residence rather than a nursing home?

 Partner 1 ______ Yes _____ No

 Partner 2 ______ Yes _____ No

Do you want to provide that upon certification by 2 physicians of your need for psychological or substance abuse treatment, your Medical Agent may arrange for voluntary admission to a treatment facility or program?

Partner 1 _____ Yes ____ No

 Partner 2 ______ Yes _____ No

Living Will

Under certain circumstances where there is <u>no</u> reasonable hope of recovery or regaining higher mental functioning, do you want to instruct your Medical Agent not to prolong the moment of your death by artificial means or measure?

 Partner 1 ______ Yes _____ No

 Partner 2 ______ Yes _____ No

Do you want to provide that your organs and tissues should be made available for transplant purposes?

 Partner 1 ______ Yes _____ No

Partner 2 _____ Yes _____ No

Do you want to provide that your organs and tissues should be made available for research purposes?

 Partner 1 ______ Yes _____ No

 Partner 2
 Yes
 No

HIPAA

Who would you like to have access to your protected health information? Usual it is the same people you name as your Medical Agents but can be others as well.

Partner 1's

Partner 2's

PART IV

Following Your Passing (by Will or Trust)

DISTRIBUTION OF PERSONAL PROPERTY AND SPECIFIC GIFTS

Use of Personal Property Memorandum: You will have a list on which you can name individuals to receive certain items of your personal property.

Any property that is <u>not</u> on the Memorandum should be distributed to (choose <u>one</u>):

Partner 1:

1	Partner 2, then children equally	4 Partn	er 2, then balance of Trust
2.	Partner 2, then other named individuals	5. Child	ren
3	Other named individuals (please list below)	6 To the	e balance of the Trust

Partner 2:

- 1. _____ Partner 1, then children equally
- 2. _____ Partner 1, then other named individuals
- 3. _____ Other named individuals (please list below)
- 4. _____ Partner 1, then balance of Trust
- 5. _____ Children
- 6. _____ To the balance of the Trust

SPECIFIC GIFTS: Do you want to give specific gifts of <u>real estate</u> or <u>cash</u> to either individuals or charities before your remaining property is otherwise split or distributed? Indicate whether these gifts are to be made even if your spouse is still alive.

Partner 1 Individual or Charity	Amount or Property	Only if my spouse predeceased me.
Partner 2 Individual or Charity	Amount or Property	Only if my spouse predeceased me.

Final Division of the Balance of My Property Upon My Death

Divide equally between my children and the descendants of any deceased children. Divide among the below named individuals and/or charities.

HOW AND WHEN TO DISTRIBUTE MY PROPERTY:

_ Distribute outright to my beneficiaries: Provides no protection from creditors,	predators,
themselves, or divorcing spouses.	

Structured Trust: You determine how long the property is to remain in trust. During this period of time the property is held in trust, it is available to the beneficiary for needs (health, education, maintenance, and support). You may give written instructions to the trustee outlining guidelines to follow in determining the beneficiary's needs. You may provide for a staggered withdrawal of principal, for example: 1/3 at the age of 30, 1/3 at the age of 35, and balance at age 40. You decide who will manage the property and carry out your distribution instructions. You decide how the trust is designed. List your desires below:

<u>REMOTE CONTINGENT BENEFICIARY</u>: Who do you want to receive your property in the <u>remote</u> event that none of your listed beneficiaries are alive to receive your property? Determining the remote contingent beneficiary is not so important that it should cause you to delay completion of your entire estate plan. It can always be changed at a later date.

In the *<u>remote</u>* event no one is alive to receive my property, I want my property to distribute as follows:

 $\frac{1}{2}$ to Partner 1's Heirs-At-Law and $\frac{1}{2}$ to Partner 2's Heirs-At-Law (extended family)

_____ To the following named individuals and/or charities

OTHER ITEMS TO DISCUSS: Your estate plan should address all of your hopes, fears, and wishes. Please list any other items you want to include or discuss (i.e. care of pets, disposition or remains, type of memorial service, specific religious beliefs, etc.) below.

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