



Prearrangement: Estate Settlement Alleviation

Planning for real estate and personal property

Upon my death or becoming incapacitated, it is my wish that the executors of my estate engage Gordon's Downsizing & Estate Services Ltd., for the purposes of managing the distribution and sale of my real estate holdings and personal property assets.

It is my intention to pre-arrange the settlement of this part of my estate to alleviate my executor from being overwhelmed with the many details associated with managing the distribution and sale of my un-willed assets.

As my executor, I respectfully request that you start by contacting Gordon's Downsizing & Estate Services. You will be happy you did, and I will be happy you're receiving professional assistance.

Full legal name(s): _____

Executor: _____ Power of Attorney: _____

Lawyer: _____

Dated at _____, this _____ day of _____, 20____.

Witness Signature

Witness Name

Testator Signature

Testator Name

Testator Defined: One who makes or has made a will; one who dies leaving a will.

A testator is a person who makes a valid will. A will is the document through which a deceased person disposes of his/her property. A person who dies without having made a will is said to have died intestate.

A testator must be of sound mind when making a will. In part to ensure that a testator is of sound mind, most jurisdictions require that the signing of a will be witnessed by multiple persons. A testator also should be making the will without duress and free of coercion from other persons. If the testator is not acting of his/her own free will in consenting to the terms of the will, a court may later void all or part of it.