Leave a gift to Chalice in your Will

Registered Legal Name Chalice (Canada) Charitable Registration No. 13759 1012 RR0001

Jesus said it himself, "where your treasure is, there will your heart be also." (Mt 6:21)

Your heart holds many things, drives many things. Chalice only exists because of your hearts for the poor, your heart for children, and your heart for love.

Your heart might have a special place for education, or sustainability, or advancing opportunities for women and girls. Your heart, like Mother Teresa's, might simply long to hear Christ say, 'You did it to me.'

When you leave a gift to us in your Will, you are entrusting your 'treasure' to us. Together, we will continue your work to transform the lives of generations of children and their families.

A **charitable Will bequest** is a gift written in a Will that instructs your Executor/Trustee to leave one or more of your assets to Chalice. Simply instruct your lawyer to include a bequest to **Chalice (Canada)** in your Will or codicil. We can help you find the right words to express your wishes and ensure that the language meets CRA guidelines.

It is an easy way to support Chalice while assisting you in achieving significant tax savings for your estate, thus reducing or eliminating your income tax liability in the year of death.

Your bequest will be used for Chalice's most urgent needs.

Quick facts about Chalice Will bequests:

• You can write a Will at any age.

Chalice

- You leave a gift for any amount.
- Your gift can be a specific dollar amount or percentage (%) of estate residue.
- You can also give securities, a life insurance policy, registered pension funds, in your Will. This is an excellent way to reduce capital gains taxes on your estate.
- You can change your mind and revise your Will at any time.

Benefits of charitable Will bequests:

- 1. They reduce estate taxes.
- 2. Your estate will use the charitable tax receipt to reduce the tax payable on your final tax return.
- 3. There are no extra out-of-pocket costs. Your income will not decrease.
- 4. You retain your assets for the duration of your life.
- 5. Your Will is crafted for personal reasons and can provide a lasting memorial for you, your family, or anyone you may wish to honour.

Many tax incentives:

Whether the bequest consists of cash or other property, any portion not usable because of the 100% of income limit can be carried back to the prior year, again subject to the 100% limit. Because a charitable bequest is creditable up to 100% of income in the year of death, the tax credit will almost always exceed tax on the gain, resulting in some tax savings.

Types of Bequests

- 1. General: for a certain dollar amount of property, usually cash.
- 2. Specific: directs that the charity is to receive a specific piece of property.
- 3. Residual: designates all or a portion of whatever remains after all debts, taxes, expenses and other bequests have been paid.
- 4. Contigent: takes effect only under certain conditions.

Sample Charitable Bequest Language

These are sample clauses only.

General % unrestricted:

I give, devise and bequeath to Chalice (Canada), Charitable Registration No. 13759 1012 RR0001, ____% of the residue of my estate to be used for any purpose(s) that Chalice chooses for the fulfilment of its objectives as approved by the Board of Directors of Chalice (Canada).

Specific, unrestricted:

I give, devise and bequeath to Chalice (Canada), Charitable Registration No. 13759 1012 RR0001, the sum of \$______ to be used for any purpose(s) that Chalice chooses for the fulfilment of its objectives as approved by the Board of Directors of Chalice (Canada).

General %, restricted:

I give, devise and bequeath to Chalice (Canada), Charitable Registration No. 13759 1012 RR0001 _____% of the residue of my estate to be used for the following purpose(s) _______.If Chalice (Canada) is unable to apply all or part of these funds for the specific purpose(s) stated herein, the balance of this bequest not so extended may be used for any purpose(s) that Chalice chooses for the fulfilment of its objectives as approved by the Board of Directors of Chalice (Canada).

Specific, restricted:

I give, devise and bequeath to Chalice (Canada) Charitable Registration No. 13759 1012 RR0001, the sum of \$______ to be used for the following purpose(s) ______ If Chalice (Canada) is unable to apply all or part of these funds for the specific purpose(s) stated herein, the balance of this bequest not so extended may be used for any purpose(s) that Chalice chooses for the fulfilment of its objectives as approved by the Board of Directors of Chalice (Canada).

The Will Planning Kit

We made this guide to provide you with assistance in the preparation of a Will or the revision of an outdated Will. However, because as the laws pertaining to the distribution of your estate are complex, this guide cannot take the place of professional assistance.

The worksheets will provide you with an opportunity to list your possessions. The also help you delineate how you want your estate to be distributed and who is to handle your affairs.

The information is for your use only. Please do not return any portion of this document to Chalice.

Personal Information:		
Your Full Name:		
Birth Date:	_ Place of Birth:	
Address:		
City:	Province:	
Postal Code:	S.I.N.:	
Marital Status:	_	
Spouse's Full Name:		
Spouse's Date of Birth		
Spouse's S.I.N.:		
Address: Same as above:or:		
Do you currently have a Will?		
Does your spouse have a Will?		
Is there a marriage contract or domestic agreement? Yes No		
If yes, please provide a copy.		

Children:

Please use a separate sheet of paper if additional space is required.
Name:
Birth Date:
Address:
Name:
Birth Date:
Address:
Name:
Birth Date:
Address:
Name:
Birth Date:
Address:
Other dependents (details):

General Information:

Are you presently receiving benefits from an estate or trust? If so, please give your particulars.

Have you set up a trust to benefit another person? If so, please give particulars.

Are you an executor or trustee of any estate? If so, please give particulars.

Do you have your own accountant or life insurance agent? If so, please give particulars.

Do you own or have any interest in a business (i.e. sole proprietorship, partnership or limited company)? Please provide copies of business agreements. Please provide details.

Have you been married more than once? _____

If yes, please provide copies of decree nisi and/or decree absolute, separation agreement, etc.

Your Personal Balance Sheet:

The next step is to prepare an inventory of all your assets net of any liabilities.

Assets	
Automobiles and Boats	
Item:	Item:
Value:	Value:
In whose name:	
Bank Accounts (Name of bank, branch addre	ss, account no.):
	\$
	\$
	\$\$
Subtotal	\$
RRSPs, Pensions and other registered plans:	
	\$
	\$
	\$
Subtotal	\$
Life Insurance (insurer, amount, cash value, b	eneficiary):
	\$
	\$
	\$
Subtotal	\$

Investments (bonds, stocks, GICs, mutual funds and the names and addresses of the institutions):

		\$
		\$
		•
	Subtotal	\$
Real Estate (principle residence,	vacation property	, investment property):
		\$
		\$
		\$
	Subtotal	\$
Safety Deposit Box:		
Location:		
		\$ \$ \$
		\$ \$
		\$
	Subtotal	\$
Other Assets (notes & mortgage	receivables, busir	ness interests, inheritances, loans to famil
members or other assets):		
		\$
		·
		\$
		\$
	Subtotal	*

Note: Property owned jointly passes automatically to the surviving joint owner(s) and is not affected by the provisions in your Will. An interest in property owned as a tenant in common, on the other hand, is included in your estate.

Liabilities

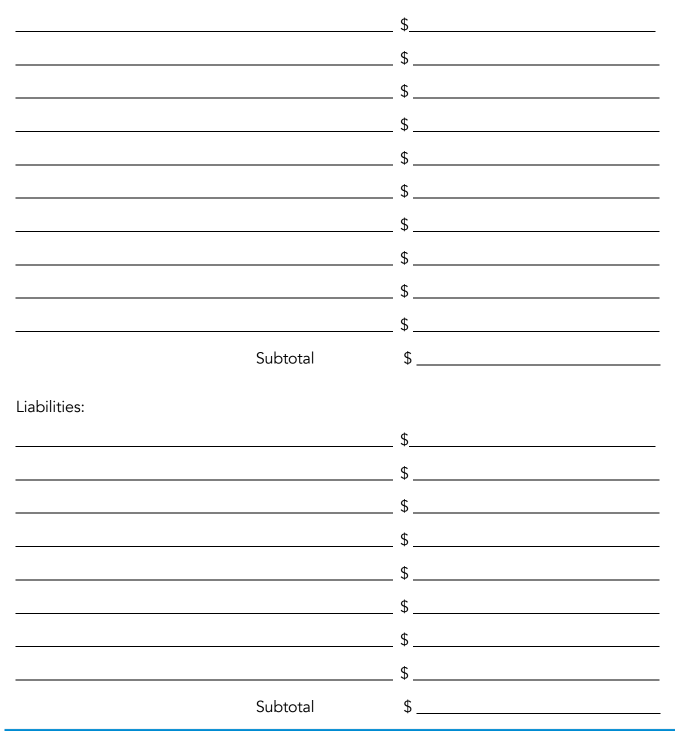
Personal Debts (credit cards, outstanding bills):

		\$
		\$
		A
	Subtotal	
	Subtotal	\$
Bank Loans:		
		\$
		\$
	Subtotal	\$
Mortgages Payable by you:		
		\$
		•
		\$
	Subtotal	\$
Other (guarantees, family liab	ilities, contingencies):	
		*
		\$
		\$
		\$
	Subtotal	\$
	T	¢
	Total Liabilities Net Worth	\$\$
		Ψ

Spousal Assets and Liabilities

In order to insure you take into account all of the assets you may ultimately own and ensure your testamentary wishes are in accordance with family law or other legislation, you should take into account your spouse's assets as well. In most instances, your spouse should complete a copy of this guide, however, an estimate of the value of your spouse's assets can be listed here.

Assets:



Executor/Trustee

Now that you have made a list of all your possessions, you must select an Executor/Trustee to administer your estate. Duties will include gathering your estate together, paying your debts, funeral expenses, and tax liabilities, and distributing your estate according to your Will.

The qualities of a suitable Executor/Trustee include: a willingness to do the job; that they are knowledgeable enough to do the job; that they are free from any conflict of interest (as much as possible); that they are able to resist any undue influence; that they are aware of your wants and desires; that they are capable of accounting for all transactions in administering your estate; and above all, they are trustworthy.

An alternate Executor/Trustee should be included in your Will in the event the first one is unable or unwilling to act.

Charitable Donations

Have you considered leaving a legacy to charity through your Will? Your Will is your opportunity to provide for your loved ones and at the same time provide for those charities that you have cared for during your lifetime.

If you wish to name Chalice (Canada) or another charity as the beneficiary of particular gifts, such as a sum of money, a percentage of your estate or the residue of your estate you can list the names in numbers one to four on page 12.

For charitable gifts of RRSP/RRIFs, life insurance or pensions outside of your Will:

- Contact the life insurance company or broker who invests your funds and request a
- 'change of beneficiary' form.
- Fill out the name of Chalice (Canada) as the beneficiary and return the forms to the company. If your signature needs to be witnessed, you will be informed or it will be stated clearly on the 'change of beneficiary' form.
- The proceeds will then flow to Chalice (Canada) outside of your estate and no probate fees will be incurred on this amount.
- If you wish, you can let us know of your gift. Knowing that you have remembered us gives the children and their families hope and encouragement.

Please note:

For all gifts to charity, your estate will receive a charitable donation receipt for the full value of your gift. This will reduce the taxes to be paid by your estate upon your death. The amount that can be claimed on your final income tax return is 100% of your net income in the year of death and the preceding year.

Will Instructions

1. Cash legacies:

2. Disposition of residence and/or cottage:

3. Disposition of household goods, personal effects, jewellery, arts, automobiles, etc.:

4. Disposition of residue (including trust for spouse and/or minors, payments of income from trust, payment of capital from trust, time of distribution of trust, provision should any beneficiaries predecease, etc.):

5. Disposition of RRSPs, RRIFs, Pensions:

6. Instructions concerning executors and trustees:

Name(s): _____

7. Are there any special provisions for beneficiaries in other jurisdictions?

- 8. Are executors to have broad powers for retentions, sale and investment of assets and, if a trust company, investment in own securities, etc.?
- 9. Special clauses to be included:
- A) Appointment of guardians and custodians for children:

Name: _____

Address: _____

Name: ______ Address: _____ 10. Do you wish to have a general financial power of attorney?

Name and address of your choice(s) for attorney(s):

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11. Do you wish to have a continuing power of attorney for health care?

Name and address of your choice(s) for attorney(s):

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12. Funeral and other special instructions

Where to go from here?

Now that you have completed the planning guide, you are in a better position to formalize your estate plans. It is essential that you consult a lawyer before finalizing this important process. We deeply appreciate that you are considering a lasting legacy to Chalice.

There are other ways to plan a gift to Chalice:

- Gifts of Life Insurance
- Gifts of Publicly Traded Securities and Mutual Funds
- Gifts of Registered Assets
- Endowment Funds
- Charitable Gift Annuities
- Charitable Remainder Trust

Let's plan your gift to Chalice today!

Please reach out to our **Planned Giving and Major Gifts Team**:

Catherine Ludovice - catherineludovice@chalice.ca **Wilson Saldarriaga** - wilsonsaldarriaga@chalice.ca **Peter Gordo**n - petergordon@chalice.ca

Toll-free:1-800-776-6855 Direct 1-902-706-5837 Office Hours: Monday to Friday, 9:00 a.m. to 5:00 p.m. (Atlantic)

Let us pray for you!

If you endorse Chalice's work with a bequest, we would appreciate it if you let us know so we can express our thanks.

We understand that your will is a highly personal and confidential document. That's why we don't request details of your intentions. We simply ask for notification indicating that we have been named in your will. This way, you'll begin to receive important information and updates about initiatives related to planned giving.

Like everything we do at Chalice, we give thanks through prayer. We would love to write your name in our book of Faithful Sowers, and pray for you, your loved ones, and your intentions every workday morning with all our staff.

"To look to the future in order to nourish our enthusiasm, cause dreams to emerge, awaken prophecies and enable hope to blossom. Together, we can learn from one another, warm hearts, inspire minds with the light of the Gospel, and lend new strength to our hands." - Pope Francis