## 2024 · WHAT ISSUES SHOULD I CONSIDER WHEN REVIEWING MY ESTATE PLANNING DOCUMENTS?



HRESHOLD ISSUES	YES	NO	HEALTH CARE POWER OF ATTORNEY AND LIVING WILL
lave you recently changed residency? If so, ensure that you ave established your domicile (i.e., legal home), and that your state plan is valid under the laws of your domicile.			<ul> <li>Do you need to review your appointed agents? If so, consider the following:</li> <li>Given the nature of this role, local or readily available agents</li> </ul>
Do you need to review the applicable laws and any changes that have occurred since you executed your documents (state or federal)? If so, review how your plan may have been affected, and update it accordingly.			<ul> <li>may best serve your needs.</li> <li>If you name multiple agents, review whether they may act individually or must act jointly. Understand the potential inefficiencies and any disputes that could arise among co-agents with respect to your health care.</li> </ul>
<b>Do you need to confirm and share the location of your original</b> <b>documents?</b> If so, ensure that your documents are kept in a safe but accessible place, known to your family and/or fiduciaries.			<ul> <li>Confirm that your successor agents are good back-ups for your primary agents.</li> </ul>
	VEC		Are you planning to undergo a health procedure? If so, consider executing the relevant medical institution's Health Care POA form, in addition to what you might have in place.
GENERAL POWER OF ATTORNEY	YES		Do you need to review your Health Care POA to confirm HIPAA authorizations?
<b>Do you need to confirm the terms of your General POA?</b> If so, review whether the powers are effective immediately or are "springing" (contingent upon the occurrence of a factor, such as incapacity), and whether they are durable (continue beyond your incapacity).			Do you need to confirm that you clearly expressed your wishes regarding your end-of-life treatment options? If so, review your Living Will Declaration and your instructions regarding the provision of artificial nutrition, hydration, palliative care, and
<b>Do you need to review your appointed agents?</b> If so, consider the following:			life-prolonging medical procedures in the event of a terminal condition, vegetative state, etc.
If you name multiple agents, review whether they may act individually or must act jointly. Understand the complexities that can arise when agents must act together, and consider naming			LAST WILL AND TESTAMENT
<ul><li>individual agents under concurrent General POAs if convenience is a priority.</li><li>Confirm that your successor agents are good back-ups for your primary agents.</li></ul>			<ul> <li>Do you need to review your Executor/Personal Representative appointments and successors? If so, consider the following:</li> <li>Confirm that your appointed fiduciary is qualified to serve under your state laws, and consider whether they are capable of</li> </ul>
Do you want to limit your agents' powers?			fulfilling their duties.
Is there a need or good reason to record your General POA?			If you are naming co-fiduciaries, weigh the benefits against the people and people an
Have you revoked any prior General POAs? If so, consider appropriate steps to prevent unauthorized action by your prior			<ul> <li>possible complications.</li> <li>Do you have minor children? If so, consider the following:</li> <li>Confirm that your plan includes trust provisions (e.g., in a</li> </ul>

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YES NO

	VEC	
LAST WILL AND TESTAMENT (CONTINUED)	YES	NO
<ul> <li>Name one or more guardians, including successors, to care for your minor children in the event of the death of both parents. Consider whether the same individual(s) should serve as Trustee(s), or whether a division of responsibility would be more beneficial.</li> <li>When naming a married couple as guardians, consider whether divorce or the death of one party would affect their suitability.</li> </ul>		
If you hold any testamentary powers of appointment, have you properly exercised them under your Will?		
Do you need to review the allocation of the estate and/or inheritance tax burden?		
> Do you have a plan for your digital assets and information?		
Does your Will refer to a tangible personal property memo? If so, ensure that you have completed the memo according to your wishes.		
REVOCABLE LIVING TRUST	YES	NO
> Do you need to review your Trustee/Co-Trustee appointments and successors? If so, consider the following:		

Ensure that your appointed fiduciary is qualified to serve un	der
your state laws, and consider whether they are capable of	
fulfilling their duties.	

• Weigh the costs and benefits of appointing a corporate fiduciary.

• Do you have beneficiaries with special needs?

• Do you need to review the allocation of the estate and/or inheritance tax burden for assets passing under your trust?

Does your Will pour over into your trust?

Did you, or do you need to, fund your trust during your
 lifetime? If so, consider what assets to convey to your trust, and
 when. Trust-owned assets will avoid probate at your death.

IRREVOCABLE TRUSTS	YES	NO
Do you have an ILIT? If so, confirm that the Trustee is properly administering the trust, all premiums are properly paid, and any Crummey Notices are timely issued (if applicable).		
Do you have a split-interest trust, such as a CRT or CLT? If so, confirm that the Trustee is properly administering the trust, and annual payments are properly calculated and made.		
Do you have a SLAT or a GRAT? If so, confirm that the Trustee is properly administering the trust, and that actions do not risk inclusion in your taxable estate.		
Do you have a QPRT? If so, monitor the term of the trust, and plan for the transfer of ownership and the possible need to rent back the residence, observing proper formalities.		
Do you need to confirm that income tax returns are properly filed for your irrevocable trust(s)?		
> Are your actions consistent with the terms of your trust?		

## MISCELLANEOUS

If you have a premarital agreement, do you need to ensure  $\square$ that your estate plan is in alignment? Do you need to review your nonprobate transfers, to ensure  $\Box$ that they align with the planning under your Will and trust? If so, consider the following: Assets that are jointly owned or TOD/POD pass by survivorship. Review deeds and account titling to ensure alignment with your overall plan. Retirement accounts, life insurance policies, annuities, etc. pass by beneficiary designation. Confirm the status of your beneficiary designations with each institution. Do you need to add flexibility to your plan (e.g., by designating  $\Box$  $\Box$ a trust protector), to allow changes should unforeseen circumstances arise in the future? Are you concerned about a future Will or trust contest?  $\square$ 

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