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Riverside County, California



ESTATE CHECKLIST

Adviser Investments' *Estate Checklist* draws from our personal and professional experience helping our clients plan a legacy or pick up the pieces after the loss of a loved one. The two parts of this checklist, which provide guidance on the steps you can take as well as important considerations, won't relieve the pain of loss, but they can make a difficult time a little easier.

Preparing Your Estate

This checklist details many of the necessary materials to gather to save your loved ones hours of effort, keep you in control of your medical decisions and safeguard your valuable assets.

RESPONSIBILITY	STEPS	v	N/A
Essentials	These critical documents can make certain your assets are distributed as you intended.		
Original Document of Will	The most important item to keep on file. Determines who inherits your assets and guardianship of underage children. Without the <i>original document</i> , family members can challenge a copy of the will in court.		
Letter of Instruction	Provides specific instruction on personal preferences for medical care as well as contact information for attorneys, accountants and financial advisers. Communicates your preferences to your executor for setting your estate. Holds no legal weight, but it is a useful complement to your will.		
Original Trust Documents	Estate planners increasingly recommend the use of revocable trusts in addition to wills, since they are private and more difficult to contest in court. Can be changed at any time during your life.		
Health Care Information (Advance Directives)	Having these pieces in place in the event of your incapacitation is just as important as preparing for what happens after your death.		
Authorization to Release Information	Defines the medical history and insurance information that you allow to be shared with specified recipients.		
Do-Not-Resuscitate Order	Separate document completed with your physician asking medical personnel to refrain from administering CPR or cardiac life-support should you wish it.		
Durable Power of Attorney	Legal authorization for a trusted person to act as your agent in legal or financial affairs after incapacitation and remaining in force until death.		
Living Will	Outlines wishes for medical care if you're incapacitated and can't advocate for yourself. Keep a copy for yourself and give copies to your doctor, a family member and a health-care proxy.		
List of Medications	Dosages, prescribing physician and pharmacies.		
Personal and Family Medical History	Create a document detailing your own and all known medical conditions of parents and siblings.		
Insurance and Retirement Accounts	If you have many sources of income, a financial adviser can help you get organized and create distri spending plans for your surviving family.	bution a	and
401(k) and IRA Accounts	Create a list of all accounts for beneficiaries. An IRA is considered inactive and unclaimed if no withdrawal has been made by age 70½. (Track unclaimed pensions, 401(k)s and IRAs at www. missingmoney.com, a free service to help find forgotten assets.)		
Annuity Contracts	Annuity beneficiaries will need to provide the contract in order to claim benefits.		
Life Insurance Policies	Keep all current and former policies together, especially those from former employers.		
Pension Documents	Heirs may not be aware of assets from your work history, which can be easy to overlook.		

RESPONSIBILITY	STEPS	✓	N/A	
Personal Records	Government- and court-issued documents can be costly in both time and money to track down and replace. Keeping them in a secure place—like a safe deposit box—can greatly streamline claims by beneficiaries.			
Birth Certificates	Your own and those of any family members that you possess.			
Divorce Papers	Divorce judgement/decree (or, if settled out of court, the stipulation agreement). Prevent disputes about child support, alimony, property settlements and division of investment and retirement accounts.			
Logins and Passwords	Compile passwords and logins for all web-based accounts in a separate, password-protected document. Include logins for computers, phones, tablets and every online account (from banking and investments to streaming or social media, and make note of any paid services or subscriptions with recurring or periodic payments due).			
Marriage Certificate and License	Make sure your spouse knows where to find paperwork. A marriage license often needs to be produced before your surviving spouse can claim any benefits or assets.			
Military Records	Necessary for beneficiaries to receive benefits.			
Passports	Originals or copies. Number and expiration date acceptable.			
Pet Information	Description of each pet, veterinarian contact info and any medical notes.			
Social Security Cards (or Numbers)	Provide for yourself as well as any beneficiaries named in will.			
Proof of Ownership	If you don't tell family members about every asset, there is the chance that they will never know abo	ut them	all.	
Bank Accounts	Provide your family with all accounts and access information so they can inform the bank of your death. Accounts that have no money movement can become property of the state.			
Brokerage Accounts	If you've registered for online access, also include user names and passwords. Share the list of each investment custodian in your Letter of Instruction.			
Escrow Mortgage Accounts	Beneficiaries are responsible for making payments. Any home equity loan must be satisfied or closed.			
Housing/Land/Cemetery Deeds	Original documentation is ideal.			
Liabilities	Gather information about all of your debts so loved ones can easily pay bills and know where to send payment. Mortgages, car loans, credit cards, etc.			
Loans	Money you have lent to other people can be included in an estate.			
Partnership/Corporate Operating Agreements	Highlight sections relevant to beneficiaries if your interest in a partnership is contracted to transfer after your death.			
Safe Deposit Boxes	List any that you own and register your spouse or child's name with the bank so they can have access without needing to petition a court.			
Stock Certificates/Savings Bonds	Physical copies will save your heirs the hassle of tracking down purchase date and prices.			
Tax Returns	Providing returns from the last three years can offer a clear guideline to the types of assets you owned and make it easier for the executor to file the final income and estate tax return.			
Vehicle Titles	Also helpful to include information about loans and registration fees.			

Here are some other important considerations:

- 1. Have you established designated beneficiaries for all of your retirement accounts? If so, have you reviewed your choices recently to confirm they are aligned with your present intentions?
- 2. After death, do you want to be buried or cremated and have you indicated this anywhere in writing?
- 3. Is there any intention to donate estate assets to a particular non-profit organization or charity?
- 4. Is the person you've named as executor of your estate aware of their role?

Settling an Estate

This checklist covers the important tasks involved with settling an estate in the months after a loved one has passed away.

RESPONSIBILITY	STEPS	v	N/A
File for probate of will	Soon after death, executor should find and carefully read the will.		
	Executor files will with appropriate state probate court.		
Petition court for letters testamentary	Letters proving that you are legally appointed executor.		
	Request certified copies for certain estate-related financial transactions.		
Obtain copies of death certificate	Copy required for most companies, financial institutions and benefit claims. Get 10–15 copies.		
	Some funeral directors will arrange this for you. Certificate also obtainable from clerk's office in county of decedent's death or from the health department.		
Inventory estate assets	Executor is responsible for each asset's value at time of death. A professional appraiser may be required.		
	Locate important documents, including (if applicable): Checking, savings, brokerage account statements, employee benefits statements, tax returns, marriage license, birth certificates, veteran's discharge papers and Social Security numbers of beneficiaries.		
Inventory regular payments	 Review decedent's checkbook register, bank statements and previous tax returns to determine: Insurance premiums Land contracts/mortgages Vehicle loans Tax payments Vehicle registration license fees Deposit amounts of paychecks, retirement benefits, Social Security, VA benefits or other income 		
Transfer property as	Real estate, vehicles and boats need to be retitled to the named beneficiary or yourself as executor.		
necessary; Consult an attorney	In absence of bequest of property, executor may decide to sell and add proceeds to other cash in estate.		
Manage estate	Protect property from theft or damage.		
property	Manage investments (or hire an investment manager).		
	Collect rent or income produced by estate.		
	Maintain insurance policies.		
List estate liabilities	You are responsible for debts owed by decedent at time of death. Verify authenticity of all statements and claims. Alert authorities to suspected fraud.		
	Review all mail. Notify creditors of the death and invite claim submissions (including utilities, medical expenses and credit cards).		
Review and	Court petition may be required. Many banks seal boxes upon owner's death.		
inventory safety deposit box(es)	Determine whether property owned jointly by decedent and another individual goes directly to that person. Other property is part of the estate and subject to probate.		
Close solely owned bank/brokerage accounts	Open new accounts for estate and transfer assets. A new checking account is usually needed for paying estate's debts and other obligations.		

RESPONSIBILITY	STEPS	~	N/A
Locate insurance policies and file benefits claims	 Life insurance benefits are usually payable directly to beneficiaries without becoming part of the estate. Other sources of insurance or death benefits can include: Group life insurance from employers, labor unions, professional organizations, etc. Insurance on mortgage or vehicle loans Retirement plans (401(k)s, IRAs) Unpaid salaries, vacation pay or sick leave are in many cases paid directly to surviving spouse or other beneficiaries, not becoming part of estate. Contact insurance brokers, employers and union representatives. (They will require policy numbers.) 		
Review taxes	You may be responsible for filing federal, state and local income tax for year of decedent's death.		
owed by decedent and estate	File estate's income taxes, if the estate generates income above a certain amount from date of death until April 15 of the year after death.		
Keep beneficiaries up-to-date	Final settlement will be easier if you keep detailed records of actions taken on behalf of the estate.		
Contact local Social Security	Survivor benefits for eligible widow(er)s, minor children and some dependent parents age 62 or older. Some divorced spouses may also be eligible.		
Administration office	 You can also call the SSA at (800) 772-1213. They require: Certified copy of death certificate Decedent's SS# and most recent W2 forms Name of decedent's employer (if applicable) SS# and birth certificates of spouse and minor children; marriage license Divorce decree of divorced spouse (if applicable) 		
Close estate and distribute assets to beneficiaries	Executors must make sure claims against the estate are paid before distributing assets to beneficiaries.		
	Federal and most state laws require all estate tax returns no later than nine months after death.		
	Time limit for creditors to submit claims in most states.		
Deactivate online accounts	If login and password information is available, ensure that computers, phones, tablets and every online account (from banking and investments to streaming or social media) are protected, and review any paid services or subscriptions with recurring or periodic payments, transferring or canceling as necessary.		
Reopen estate if necessary	In rare situations, an estate may need to be reopened. E.g., discovering a large sum of money 10 years later would require distribution according to the will's instructions.		

Glossary

BENEFICIARY: Person who receives property from an estate through the right to receive a bequest or income.

BEQUEST: A gift of personal property, including stocks, bonds, jewelry and cash.

DECEDENT: An individual who has died.

ESTATE: The entirety of the decedent's ownership of money, material goods and property.

EXECUTOR/EXECUTRIX: Person named in a will and appointed by the court to carry out terms of the will and manage the decedent's estate.

PROBATE: The legal process by which the decedent's assets are collected and distributed to beneficiaries of the estate.

TESTAMENTARY: Relating to a will or other document effective upon death.

WILL: Document specifying beneficiaries to inherit decedent's estate and naming a beneficiary (executor) to manage the estate and distribute assets.

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