

Shaded boxes o attorney in issue	n this page si	EVOCABLE TRUST (gnify information required				tions are to aid
(name or number) File Number:	20202	Automatically assigned by program Session Number:	M	F Dat	te of Signing:	12/02/06
TRUSTNAME:		our Cramer	TRUS	ST dated:	December 2,	2006
Male		l trust(s) first and last name of granton	·)			
Female/Joint	☐ Other:		_	ST dated: ST dated:		
☐ Joint Trust ☑ 1	nd. Trust(s)	GRANTOR/MALE			GRANTOR/F	EMALE
NAME:		<ul><li>□ use sign by mark language &amp; no init</li><li>☑ no initial lines</li></ul>	ial lines		ign by mark languag itial lines	ge & no initial lines
NAME.		Seymour T. Cramer				
A/K/A:						
SPOUSE'S NAM Needed only if one in	ıdividua					lient Information.
FOR SALUTATION		ecklist aids the attorney in view and organizing client				
ADDRESS/CITY	PLUS®	includes checklists for pro nt revocable trusts, wills,	parati	ion of inc	dividual	
COUNTY trusts, and irrevocable trusts. All checklists include supporting documents.						
EMAIL:						
SOCIAL SECURITY#: Data is entered only once, and automatic merge prepares all documents and allows consistency among						
DATE OF BIRTH		isions of all documents. (S	See pag			
TELEPHONE: 1	Home/O	documents avail	able.)			
MARRIAGE: M		ation is always easy to loc				
If yes, marriage er	idea iii	ability is reduced by ensur questions are asked of			Inent	ivorce
SIGNED COMM PROPERTY AGE					ain a	
		more follow-up phone call details!	S LO OD	taini iiris:		C 11
HEALTH: Any c	oncern					es, as follows:
TOTAL SIZE OF	ESTATE:	\$3,000,000				
U.S. CITIZEN?	If no, select	✓ Yes □ No	Т	☐ Yes	s $\square$ N	0
QDOT phrase on						
CHILDREN: Join Any not of this marria;		Number: 3		Numbe		
Any disabled or in poo		✓ Yes □ No □ Yes ✓ No		☐ Yes		
REMAINDER B	ENEFICIARIES	S: (First Name, MI, Last)	R	elationship		ate of Birth
Catherine A. Cram			aughter		07/19/92	
Christopher T. Cran Curtis D. Cramer	mer		on on		03/27/91 12/01/89	
	peneficiaries, make	separate lists to indicate male's be		es and fema		Σ.
Attorney: <i>FJ</i>		-			Data Entry	

Complete only Page 2 if all appointments will be consistent. Then ski If co-appointments are named in any category below, the followappointee cannot act:  1) If co-appointee is not available, remaining co-appoints appoints appoints in the co-appoints are not available, and a suppoint in the co-appoints are not available, and a suppoint in the co-appoints are not available, and a suppoint in the consistent. Then ski If co-appoints are named in any category below, the followappoints are named in any category below, the followappoints are named in any category below, the followappoint in the consistent. Then ski If co-appoints are named in any category below, the followappoints are named in any category below are named in any category below.	to act in place of unavailable appointee. 2), below. so listed in the next letter to act if <b>all</b> original appointees do not act.
GRANTOR (Male) or JOINT TRUST	GRANTOR (Female)
SUCCESSO	OR TRUSTEE
C Address: and the system automate documents with the system automat	Address:    1) Remaining co-appointee to act alone   2)
spouse will be named as first appointee where appropriate.  Throughout and then change the names of the specific appointment of the specific appointment names as desired on Page 3)  Insert addresses from Estate Planning Worksheet  In individual trusts, if spouse is named in A and checklist selectestamentary trust is only funded if neither spouse survives or conshelter trust) appointments will be moved up.	ctions show that it would not be feasible for spouse to act (e.g., hecklist selections show that spouse is not to be trustee of credit
A.	A1) B1) C1) D1)

TES	TAMENTARY TRUSTEE			
Α.			A	
B.	<u>1) <u>2)</u></u>		B	
C.	□ 1) □ 2)		C	to act
D.	□ 1) □ 2)		□ 1) □ 2)	to act
	□ 1) □ 2)	to act	□ 1) □ 2)	to act
A/B/	C TRUSTEE Trustee name whether spou	ed here may be automatically adjusted by so use will act as co-trustee).	oftware based on phrase selections made und	er 270 phrases (e.g.,
A.			A	
B.		to act	B	
C.	□ 1) □ 2)	to act	C	to act
D.	□ 1) □ 2)	to act	□ 1) □ 2)	to act
D.		to act	D	to act
PER	SONAL REPRESENTAT	IVE		
A.			l .	
В.	□ 1) □ 2)		at vary from successor ardians or health care	to act
C.	□ 1) □ 2)		e entered here.	to act
D.		to act	□ 1) □ 2)	
D.		to act	D	
POV	WER OF ATTORNEY			
Α.			A	
В.		to act	B	
C.		to act	1) 2)	to act
	□ 1) □ 2)	to act	1) 2)	to act
D.	□ 1) □ 2)		D	to act
HEA	LTH CARE DOCUMEN	TS Health Care Documents do not allow documents do not provide for these var	I options for alternates if one co-appointee car iables and revising documents may jeopardize	nnot act since state statutory health care estatutory protections.
Α.			A	
В.	David Cramer		В	
C.			C	
D.			D	
SUP	PLEMENTAL NEEDS T	RUST		
A.				
B.	□ 1) □ 2)	to act	B	
C.	□ 1) □ 2)	to act	□ 1) □ 2)	to act
D.		to act		to act
Δ.	□ 1) □ 2)	to act	D	

## When completing checklists: For Male Individual Trust, select numbers in left column For Female Individual Trust or Joint Trust, select numbers in right column **ARTICLE ONE - MANAGEMENT PROVISIONS** Ind. Female/ Ind. If Individual Trusts for Husband and Wife, the phrases for each are $\square$ Same $\square$ Unique Joint # Male# TITLE: INTRODUCTORY SENTENCE Automatically Selected PRIMARY TRUSTEE(S): Language ... selected i ally Selected Pages 4-14 offer hundreds of optional phrases for customization to the individual client's needs. Choices are organized for easy selection Joint Tr during the initial appointment. The attorney simply circles the number manage of the appropriate phrases. Selections available include: If 'Yes' i Trustee appointment, compensation, bonding, accounting. should m Plan of distribution including: other re Specific Gifts two indiv Disclaimer, Pecuniary, and Fractional Share Funding property **Credit Shelter & Marital Deduction Trusts** Q-TIP & Reverse QTIP Trusts **QDOTs** MANDATORY TRUSTEE **GST Provisions** Success 30.01 Supplemental Needs Trusts, either within the revocable trust or Α. Α will, or pouring over into a separate SNT В. В Many Options in Minor/ Incompetent Trusts **Options to Purchase** C. C **Guardianship Provisions** Disinheritance **Many More** CO-TRUST System allows for easy edit of our phrases or insertion of your own 43.01 All Coadditional phrases. Artificial intelligence automatically adjusts language so all phrase selections are combined for consistency, and TRUSTEE appropriate provisions are carried into supporting documents. 44.01 Offer clients more comprehensive plans without increasing drafting BENEFICI time & draft during the initial appointment! 50.01 If no nai Α A. majority of adult beneficiaries to appoint a successor В B. majority of all beneficiaries to appoint; minor's guardian may vote $\mathbf{C}$ to appoint Successor

ARTICLE ONE CONTINUED	Ind. Male#	Ind. Female/ Joint#
COMPENSATION FOR TRUSTEE(S):	* M.	ANDATORY
Without compensation	60.01	60.01
With reasonable compensation	60.02	60.02
With compensation as follows:	60.03	60.03
Corporate trustee compensation per trustee's current fee schedule	60.04	60.04
TRUSTEE(S) BOND: (Bond selection here will be applied to all other trusts created on this checklist.)	* M.	ANDATORY
Bond waived	70.01	70.01
Bond required**	70.02	70.02
**Bond may be difficult to obtain.	,	
TRUSTEE(S) ACCOUNTING:	* M.	ANDATORY
Accounting to court waived but accounting to beneficiaries at least annually required	80.01	80.01
Accounting waived	80.02	80.02
Accounting to court waived but accounting to beneficiaries every months required	80.03	80.03
Accounting to court and beneficiaries waived, but accounting to		
every months required	80.04	80.04
PRIMARY BENEFICIARY(IES): (90.01 -	Automatical	lly selected)

## ARTICLE TWO - PLAN OF DISTRIBUTION ESTATE TAX PROVISIONS UPON FIRST SPOUSE'S DEATH If estate tax planning is not desired, proceed to phrase 290. "A" share is marital deduction, "B" share is non-marital, and "C" share is QTIP Trust. When 5&5 provisions are utilized, amount of 5&5 in year of death will be included in decedent's estate. Ind. Female/ Ind. (IRC § 2041(a)(2). See Kurz, Ethel Est., (1993) 101 T.C. No. 3) Male# Joint # **FUNDING OPTIONS:** 270.01 270.01 Pecuniary Formula - Mandatory Funding: 270.02270.02 **Pecuniary Options:** A. Pecuniary Non-Marital Α B. Pecuniary M В C. Pecuniary M Substantive legal help within software lise provides complete drafting guidance and to applicable C C citations, accessible with the click of the Pecuniary Valuation 1 mouse on the exact phrase you'd like AA. Distribut information on. The preview feature allows AAyou to view the phrase at any time. BBEstate Ta BB RRCC. Estate T CCCCChecklist-based drafting greatly simplifies federal estate tax planning, allowing for sophisticated combinations of options while Fractional Share Form 270.03 270.03 maintaining consistency in drafting technique. 270.04 270.04 NON-MARITAL SHARE: (Trust or Outright Distribution Options)...... A. Credit Shelter Trust: Α 1 1. Special Trustee (Spouse as Co-Trustee) 2. Income and 5&5 to spouse (Spouse as Co-Trustee); Special Trustee discretion on 2 balance of principal 3 3. Trustee discretion (Spouse not a Trustee) 4. Ascertainable standard for spouse's benefit (Spouse is Sole Trustee) 4 5 5. Ascertainable standard for benefit of spouse and issue (Spouse is Sole Trustee) В В B. Outright Distribution: Same plan of distribution as net proceeds of revocable trust

ARTICLE TWO CONTINUED	Ind. Male#	Ind. Female/ Joint #
MARITAL DEDUCTION SHARE: (Trust or Outright Distribution Options)  Not available if 270.01 was selected since 270.01 assumes marital share distributed to spouse or retained in joint trust.  WARNING: Pursuant to the Taxpayer Relief Act of 2001, transfers FROM a QTIP or marital deduction trust TO remainder beneficiaries will NOT qualify for any step-up in basis. (The \$1,300,000 allowance available on distributions directly from decedent will be lost.) Transfers TO a QTIP or marital deduction trust will qualify for step-up in basis as if distribution was outright to spouse.	270.05	270.05
A. QTIP Trust: Should spouse be added as co-trustee? (N/A if spouse is sole trustee per page 3.)	⇒ Yes	A  ⇒ Yes/No
Add language to provide for distribution of greater of income or minimum distribution amount when the trust is named as beneficiary of tax-favored retirement plan(s)?	⇒ YesNo	⇒ Yes/No
Should trustee discretion be added to divide to QTIP and Reverse QTIP for GST?	⇒ YesNo	⇒ Yes/No
Should QDOT provisions be included?	⇒ YesNo	⇒ Yes/No
B. Marital Deduction Trust with Power of Appointment to Spouse:  Should the surviving spouse be added as co-trustee? (N/A if spouse is sole trustee per page 3.)	B ⇒ Yes/No	B ⇒ Yes/No
Add language to provide for distribution of greater of income or minimum distribution amount when the trust is named as beneficiary of tax-favored retirement plan(s)?=		⇒ Yes/No
Should QDOT provisions be included?	> Yes/No	⇒ Yes/No
C. Outright Distribution: Remains in joint trust or goes outright to spouse from individual trust.  NOTE: If co-trustees' power to delegate to one trustee (phrase 43.01) was chooselegation powers will be inserted into the marital deduction and QTIP trust provision.		С
Accounting Options in A, B & C Trusts: Without accounting	Without	Without
With ad  A. B. Comprehensive federal estate tax planning provisions may be drafted during the initial appointment by simply clicking funding options and appropriate selections under non-marital and marital shares.	th	With A B C
Compensa Withor With re With re Corpor  With re Corpor  Corpor	B	A B C D
Should an distribution or if predeceased to;  Balance as provided above.	10	⇒ Yes/No

ARTICLE TWO CONTINUED	Ind. Male#	Ind. Female/ Joint #
PLAN OF DISTRIBUTION / PAYMENT OF EXPENSES:	* M	ANDATORY
In joint trust, these provisions apply after death of 2nd spouse.  All Debts	. (290.01)	290.01
All Debts except any property taken subject to debt as follows:		290.02
All Debts paid by trust - no apportionment to specific beneficiaries	. 290.03	290.03
*Use of this phrase may require calculation of tax on the taxes paid.  Prohibit trustee(s) from using retirement benefits to pay taxes, debts, or expenses.	⇒ Yes(No)	⇒ Yes/No
IDENTIFICATION:		
Children; After-born children to be included; Children are:	. 300.01 — ⇒ P.1 Other	300.01 ⇒ P.1/Other
Children; No reference to after-born children; Children are:		300.02 ⇒ P.1/Other
⇒ In individual trust for married person, add identification of spouse	⇒ <b>Yes</b> No	⇒ Yes/No
NOTE: On Specific Gifts, 305.01 may be used alone, or in conjunction with 306.01. 307.01 may be used if alternate beneficiary will vary with each beneficiary.	e	
SPECIFIC GIFTS WITH NO ALTERNATE BENEFICIARY: (or with all the same alternate	305.01	305.01
I/We give to or □ see attached sheet		
Gift Beneficiary		
A	. A	A
В	В	В
C	- C	C
<ul> <li>⇒ Specific gift to spouse with distribution above only effective if spouse predeceases</li> <li>For individual trust(s) only.</li> <li>□ See attached page for additional specific gifts.</li> </ul>	· ⇒ Yes/No	⇒ Yes/No
ALTERNATE FOR SPECIFIC GIFTS WHERE ALTERNATE IS THE SAME ON ALL:	306.01	306.01
Use only with 305.01.  A. Issue by representation	A	A
B. Part of net proceeds	В	B
C. To be given to:	_ C	С
SPECIFIC GIFTS WITH ALTERNATE BENEFICIARY:	307.01	307.01
Beneficiary Alternate beneficiary		
A	. A	A
B	- В	В
(gift)	. Б	
C	- - C	C
(gift)		
⇒ Specific gift to spouse with distribution above only applicable if spouse predeceases <i>For individual trust(s) only.</i>	. ⇒ Yes/No	⇒ Yes/No
☐ See attached page for additional specific gifts.		

ARTICLE TWO CONTINUED	Ind. Male#	Ind. Female/ Joint #
OPTION TO PURCHASE FARM, BUSINESS OR OTHER ASSET	311.01	311.01
Name of Option Recipient:  Editing required if more than one recipient named, to clarify issues if they disagree, divorce, etc.  Naming only one primary option recipient is preferable. Contingent optionees may be named below.  ⇒ In individual trust(s), should option be given ONLY if spouse does not survive?		⇒ Yes/No
Property Subject to Option: (Select one or more) Real Estate:		
A. All	A	A
B. The following-described real estate:   See attached  Other as follows:	В	В
Option Price or Method of determining price: (Select one)		
A. Price of \$	A	A
	B C	B C
C. Other:  D. Fair market value on most recent property tax bill	D	D
Farm Personal Property:		
Option Price or Method of determining price: (Select one)		
<ul> <li>A. Price of \$</li> <li>B. By appraisal, with appraiser selected by: □ successor trustee □ other</li> </ul>	A B	A B
C. Other:	C	C
Business Assets: Name of Business:		
Option Price or Method of determining price: (Select one)		
A. Price of \$	A	A
B. By appraisal, with appraiser selected by: ☐ successor trustee ☐ other C. Other:	B C	B C
Other:		
Option Price or Method of determining price: (Select one)	A	
A. Price of \$	A B	A B
B. By appraisal, with appraiser selected by: ☐ successor trustee ☐ other C. Other:	C	C
Could the optionee and the successor trustee be the same person?	Yes/No	Yes/No
Should share of option recipient in net proceeds of trust be applied first to purchase		
price? (Select No if option recipient is not a beneficiary of net proceeds.)	Yes/No	Yes/No
Payment:		
A. Cash at closing	A	A
B. Pursuant to the following terms:	В	В
Interest rate: (Select one)  A. lowest to avoid I.R.C. imputed interest	٨	
B. interest at%	A B	A B
C. other:	C	C
Amortization period:	<b></b>	<b>←</b>
Balloon payment: A. after		
B. no balloon	A B	A B
Contingent Optionees:		
A. None	A	A
B. In the following order:	В	В
Should the option be exercised in part, or must the option be exercised in its entirety?  If Part, option price shall be determined as follows:		Part/All

ARTICLE TWO CONTINUED		Ind. Male#		l. Female/ Joint #
<b>SPECIFIC GIFTS:</b> When phrase 320.01 or 320.02 is selected, software will automatically produce a specific gifts form. CAUTION: Use of this form could promote self-amendment, and could redate the entire document.				
Witnessing on Specific Gifts form required		320.01		320.01
Witnessing on Specific Gifts form not required (To be used where statute allows, or when client does not care if provisions of Specific Gifts form are not legally binding.)		320.02		320.02
⇒ In individual trust for married person, specific gifts form is only effective if the spouse does not survive. <i>This only applies to individual trust(s)</i> .	⇒	YesNo	⇔	Yes/No
TRUSTEE DISCRETION ON PERSONAL PROPERTY:  Trustee discretion to divide personal property:  A. Between children/beneficiaries or issue by representation:  B. Between surviving children/beneficiaries:  * NOTE: If all children are not named as beneficiaries, select 'beneficiaries' rather than		330.01 A B		330.01 A B
'children', to eliminate potential for contest by unnamed child due to reference to 'children'.  *Refer to Children or Beneficiaries?  If Beneficiaries, those named on Page 1 or:  → Provisions for minor	$\Rightarrow$	Ch Ben P1/Other	⇒	P.1/Other
Private auction, with notice to:  A. Children/beneficiaries or issue by representation:  B. Surviving children/beneficiaries:  * NOTE: If all children are not named as beneficiaries, select 'beneficiaries' rather than 'children', to eliminate potential for contest by unnamed child due to reference to		Yes/No 330.02 A B	<b>→</b> 	330.02 A B
'children'.  *Refer to Children or Beneficiaries?  If Beneficiaries, those named on Page 1 or:  ⇒ Provisions for minor	$\Rightarrow$	Ch/Ben P.1/Other Yes/No	⇒	P.1/Other Yes/No
Trustee to distribute personal property to:  If primary beneficiary does not survive, then to:  ⇒ Provisions for minor	⇒	330.03 Yes/No	⇔	330.03 Yes/No
⇒ In individual trust for married person, personal property to spouse if spouse survives, with the above distribution only effective if spouse does not survive. <i>This only applies to individual trust(s)</i> .	⇒	YesNo	⇒	Yes/No
SUPPLEMENTAL NEEDS TRUST:  Supplemental needs trust created within this revocable trust  A. Supplemental needs trust(s) funded with 100% of net proceeds of revocable trust  B. Supplemental needs trust(s) funded with part of net proceeds of revocable trust  Balance per 350 phrase "proceeds remaining".  *Proceed to Addendum A: Supplemental Needs Trust for SNT phrase options		340.01 A B		340.01 A B
Assets poured over to supplemental needs trust existing outside of this revocable trust.  A. Supplemental needs trust(s) funded with 100% of net proceeds of revocable trust.  B. Supplemental needs trust(s) funded with part of net proceeds of revocable trust.  Balance per 350 phrase "proceeds remaining".  *Proceed to Addendum B: Pourover SNT for SNT phrase options.		340.02 A B		340.02 A B
*Addendum checklists may be downloaded from the Members Only area of our web page at www.cowle NOTE: Throughout this checklist, if the blank does not contain names of beneficiaries, the information is page one (remainder beneficiaries).			me fi	rom

	Ind. Male#	Ind. Female /Joint#
PROCEEDS REMAINING Children/Beneficiaries equally. If child/beneficiary predeceased, to:	* <i>M</i> . 350.01	<i>ANDATORY</i> 350.01
<ul> <li>A. Issue by representation. If no issue, to other children/beneficiaries or their issue</li> <li>B. Surviving children/beneficiaries equally. (Do not use with sole child/beneficiary.)</li> <li>C. Issue by representation in trust. If no issue, to other children/beneficiaries or issue in trust.</li> </ul>	t A B C	A B C
AA. Separate trusts BB. One common trust	Separate Common	Separate Common
* NOTE: If all children are not named as beneficiaries, select 'beneficiaries' rather than 'children', to eliminate potential for contest by unnamed child due to reference to 'children'.	)	⇒ Ch/Ben
Refer to Children or Beneficiaries? (Reference applies to outright beneficiaries.)	⇒ Ch/Ben	→ Cn/Ben
If Children, list those named on Page 1 or do not specifically name children If Beneficiaries, those named on Page 1 or	<ul><li>⇒ P.1/No</li><li>⇒ P.1/Other</li></ul>	⇒ P.1/No ⇒ P.1/Other
If SNT is utilized and SNT beneficiary is grantor(s)' child, only 'beneficiaries' option will be offered here since not all children would be included in this phrase.		
If phrase 340 SNT is selected: If neither beneficiary (nor issue if applicable) survive, should SNT(s) or issue of SNT beneficiary(ies) be included as a contingent beneficiary?	Yes/No	Yes/No
50% to husband's issue by representation & 50% to wife's issue by representation	. 350.02	350.02
50% Provisions for net proceeds remaining after specific distributions and estate tax planning are designed with easy	350.03	350.03
Dist  selections. Since Sy's children are minors, we selected the option creating a trust for them. A common trust or separate trusts may be selected, and if a common trust is chosen, it	350.04	350.04
option creating a trust for them. A common trust or separate	350.04  350.05	350.04  350.05
option creating a trust for them. A common trust or separate trusts may be selected, and if a common trust is chosen, it may be separated into individual trusts at a later date (e.g., after the youngest child has reached age of majority).	350.05	350.05
option creating a trust for them. A common trust or separate trusts may be selected, and if a common trust is chosen, it may be separated into individual trusts at a later date (e.g., Give after the youngest child has reached age of majority).  Given to testamentary trustee for:  A. Separate trusts	350.05 . 350.06 Separate	350.05  350.06 Separate
option creating a trust for them. A common trust or separate trusts may be selected, and if a common trust is chosen, it may be separated into individual trusts at a later date (e.g., after the youngest child has reached age of majority).  Given to testamentary trustee for:  A. Separate trusts  B. One common trust	350.05 . 350.06 Separate Common	350.05 350.06 Separate Common
option creating a trust for them. A common trust or separate trusts may be selected, and if a common trust is chosen, it may be separated into individual trusts at a later date (e.g., after the youngest child has reached age of majority).  Given to testamentary trustee for:  A. Separate trusts  B. One common trust  C. Trust for sole beneficiary:  If sole beneficiary does not survive, to sole beneficiary's issue by representation's	350.05 . 350.06 Separate Common	350.05 350.06 Separate Common Sole
option creating a trust for them. A common trust or separate trusts may be selected, and if a common trust is chosen, it may be separated into individual trusts at a later date (e.g., after the youngest child has reached age of majority).  Given to testamentary trustee for:  A. Separate trusts  B. One common trust	350.05 . 350.06 Separate Common	350.05  350.06
option creating a trust for them. A common trust or separate trusts may be selected, and if a common trust is chosen, it may be separated into individual trusts at a later date (e.g., after the youngest child has reached age of majority).  Given to testamentary trustee for:  A. Separate trusts B. One common trust C. Trust for sole beneficiary:  If sole beneficiary does not survive, to sole beneficiary's issue by representation?  Part outright as follows:  Remainder to testamentary trustee for:	350.05  350.06  Separate Common Sole  Yes/No  350.07	350.05  350.06  Separate Common Sole  ⇒ Yes/No  350.07
option creating a trust for them. A common trust or separate trusts may be selected, and if a common trust is chosen, it may be separated into individual trusts at a later date (e.g., after the youngest child has reached age of majority).  Given to testamentary trustee for:  A. Separate trusts B. One common trust C. Trust for sole beneficiary:  If sole beneficiary does not survive, to sole beneficiary's issue by representation?  Part outright as follows:  Remainder to testamentary trustee for:  A. Separate trusts	350.05  350.06  Separate Common Sole  Yes/No	350.05  350.06  Separate Common Sole  ⇒ Yes/No
option creating a trust for them. A common trust or separate trusts may be selected, and if a common trust is chosen, it may be separated into individual trusts at a later date (e.g., after the youngest child has reached age of majority).  Given to testamentary trustee for:  A. Separate trusts B. One common trust C. Trust for sole beneficiary:  If sole beneficiary does not survive, to sole beneficiary's issue by representation?  Part outright as follows:  Remainder to testamentary trustee for:	350.05  350.06  Separate Common Sole  Separate Common Sole  Separate Common Sole	350.05  350.06  Separate Common Sole ⇒ Yes/No 350.07  Separate

ARTICLE TWO CONTINUED	Ind. Male#	Ind. Female/ Joint #
TESTAMENTARY TRUST PROVISIONS If phrase 350.01C, 350.06 or 350.07 is selected, then testamentary trust provisions a	re mandatory.	
TESTAMENTARY TRUST BENEFICIARIES: (N/A to 350.01C - Beneficiaries alrea	dy selected	
in 350 phrase. Proceed to 460 or beyond.)  For children/named beneficiaries or issue:	450.0	450.01
Use terminology Children or Beneficiaries?	⇒ Ch Ben	⇒ Ch/Ben
If Beneficiaries, those named on Page 1 or:		⇒ P.1/Other
For surviving children/named beneficiaries:	450.02	450.02
Use terminology Children or Beneficiaries?	⇒ Ch/Ben	⇒ Ch/Ben
If Beneficiaries, those named on Page 1 or:		⇒ P.1/Other
* For grandchildren by representation or issue of deceased grandchild		450.03
* For surviving grandchildren, per capita		450.04
One sole beneficiary Autoselected with 350.06C or 350.07C	450.05	450.05
* NOTE: When distributions skip generations, determine if GST issues should be addresse 700.01) (IRC § 2631)	d. (Phrase	
If phrase 340 SNT is selected: If neither beneficiary (nor issue if applicable) surv		
should SNT(s) or issue of SNT beneficiary(ies) be included as a contingent bene	ficiary?   ⇒ Yes/No	⇒Yes/No
DIVISION INTO SEPARATE TRUSTS: (Available only when common trust extends on the common		
When youngest surviving child/beneficiary reaches age of majority (or), d		
separate trusts:	460.01	460.01
DISTRIBUTION DURING TRUST EXISTENCE:		
Discretionary payments of INCOME:	470.01	470.01
A.  B. Provisions for the minor's trust will be customized deno	anding upon B	A B
B. Provisions for the minor's trust will be customized depo C. selections made. If a testamentary trust is desired, si	anding upon	C
Requir appropriate phrases. For example, selecting 450.01 and	children will )2	470.02
A. create a trust for children or their issue by representation split a common trust into separate trusts when the		A
heneficiary reaches a specified age 470 phrases spe	cify trustae	В
authority on income and principal distributions, advance	ments may be	C 470.03
NO DI authorized by selecting phrase 475.01 and timing of distri	butions will be A	470.03 A
A. as specified in 490 phrases. B.	В	В
2.		
ADVANCEMENTS ALLOWED: Not available if 470 phrase prohibits distribution of	principal 475.01	475.01
or income.		
TESTAMENTARY TRUST SPENDTHRIFT PHRASE:	480.01	480.01
<b>DISTRIBUTION:</b> When one common trust is used, distribution will be when your	gest trust	
beneficiary reaches designated age.  Distribute at:	490.01	490.01
A. All at age	A	A
B. $\frac{1}{2}$ at age $\frac{25}{2}$ and $\frac{1}{2}$ at age $\frac{30}{2}$	B	В
C. 1/3 at age, 1/3 at age, and 1/3 at age	C	C
		i l

ARTICLE TWO CONTINUED	Ind. Male#	Ind. Female/ Joint #
DISTRIBUTION (continued):		
* Distribute at death of beneficiary:	490.02	490.02
A. To beneficiary's issue by representation (Recommended with 350.01C, 450.01, or	A	A
450.03)		
If no issue, as follows:		
B. To beneficiary's surviving siblings (Recommended with 450.02 for child or 450.04)	В	В
If no surviving siblings, as follows:	~	a
C. As follows: (Recommended with trust for sole beneficiary or 450.02 for beneficiary)	С	С
* Since common trust would continue for other beneficiaries even if one beneficiary		
passed away, these phrases are not available when one common trust is used, unless		
phrase 460 is selected, dividing common trust into separate trusts.		
DISTRIBUTION IF BENEFICIARY AND CONTINGENT BENEFICIARY(IES)		
PREDECEASED PRIOR TO TERMINATION OF TRUST:		
Not applicable with phrase 490.02 since that phrase provides that the trust terminates upon		
beneficiary's death.		
To grantor(s)' heirs at law (if two grantors, 50% to heirs at law of each)	500.01	500.01
To:	500.02	500.02
As follows:	500.03	500.03
CO-TESTAMENTARY TRUSTEES' POWER TO DELEGATE TO ONE TESTAMENTARY TRUSTEE:	522.01	522.01
TESTAMENTARY TRUSTEE(S) ACCOUNTING OPTIONS:		
Accounting to court waived/Accounting to beneficiaries required:	530.01	530.01
A. annually	A	A
B. every months	В	В
Accounting waived	530.02	530.02
Accounting to court and beneficiaries waived; Accounting toevery months required	530.03	520.02
Accounting to court required	530.03	530.03 530.04
Accounting to court required	330.04	330.04
TESTAMENTARY TRUSTEE(S) COMPENSATION OPTIONS:		
Without compensation	535.01	535.01
With reasonable compensation	535.02	535.02
With compensation as follows:	535.03	535.03
Corporate trustee compensation per trustee's current fee schedule	535.04	535.04
AUTHORIZATION TO TERMINATE SMALL TESTAMENTARY TRUST:	536.01	536.01

ARTICLE TWO CONTINUED	Ind. Male#	Ind. Female/ Joint #
CONSOLIDATION OF TRUSTS WITH IDENTICAL TERMS INTO ONE TRUST: Use only if testamentary trusts with identical terms may be created with provisions selected (e.g., testamentary trust created under the credit shelter and living trust(s), or if life insurance trust contains testamentary trust with identical terms).	538.01	538.01
END OF TESTAMENTARY TRUST SECTION		
IF ALL BENEFICIARIES PREDECEASE:  Grantor(s)' heirs at law (if two grantors, 50% to heirs at law of each)	<u>540.0</u> 1	540.01
To:	540.02	540.01
As follows:	540.03	540.03
RULE AGAINST PERPETUITIES - TIME LIMITATIONS PHRASE:	548.01	548.01
GUARDIAN(S): If any guardian phrase is used in the trust, a similar phrase will be inserted into the pourover will.	550.01	550.01
GUARDIAN'S BOND:		
Bond waived	555.01	555.01
Bond required	555.02	555.02
SUB S ELECTION. TRUSTEE POWER TO MAINTAIN:	557.01	557.01
DISINHERITANCE:		
I/We have consciously not named:	560.01	560.01
General disinheritance	560.02	560.02
NO CONTEST PHRASE:	570.01	570.01
SURVIVORSHIP PHRASE:		
Earlier of 30 days or distribution	590.01	590.01
Earlier of days or distribution	590.02	590.02
	days	days
30 days 45 days 60 days	590.03	590.03
	days	days
PRESUMPTION OF DEATH:		
Simultaneous death presumed	600.01	600.01
Wife presumed to predecease	600.02	600.02
Husband presumed to predecease	600.03	600.03
ADMINISTRATION OF GENERATION SKIPPING TRUSTS:	700.01	700.01
END OF ARTICLES 1 & 2 AND INSERTION OF STANDARD ARTIC	CLES 3 - 5	

ASSET TRANSFER DOCUMENTS MENU						
☐ Each ☐ Assi For joint	If Husband and Wife INDIVIDUAL Trusts, for each asset transfer document chosen below:  Each transfer document is assigned to: His Trust Her Trust Both Trusts as Tenants in Common  Assignee will vary - prompt individually (complete His/Her/Both selections below)  For joint trust, all asset transfers selected will be to the trustees of the joint trust.  His/Hers/Both selections below are only required when 2 individual trusts are prepared and assignee varies.					
A	Business Assets Assignments					
	Assignors:Name of Business:					
	Agreement restricting transfer needs to be revised.					
B 1	Closely Held Stock Assignment Assignors: Seymour T. Cramer					
	# of Shares: All Corp./LLC Name: ABC, LLC President/Managing Member name:	Sevmour T. Cran				
	Agreement restricting transfer needs to be revised.	<i>Seymon</i> . 2. 0				
С	Farm Assets Assignment					
	Assignors:					
D	Promissory Note Ass Assignors:  Asset transfer documents and supporting					
	Date of Note: documents offered on pages 15-19 will vary from state-to-state.					
	Original: \$	attached				
Е	Note and Mortgage A  Assignors: Date of Mtg: From: Originals © Individual trusts are used make selection					
F	Contract Assignment on right to transfer the asset to his trust, her trust or to both trusts as tenants in					
	Grantor is: Pur common.  (See attached for assi title, county, state, and legal description.)	r parties, method of hol	lding			
G	Promissory Note					
	(To create a note when no written document exists for outstanding loans.)		_			
	From: To: Amount: Payment:					
	Interest Rate: Payment Date:					
11	Signing Date: Month and Year Payment  Quit Claim Deed Two originals of deeds requested	Begins:				
Н	☐ Include Community Property paragraph.		Ш			
	☐ Include letter to County Recorder and Preliminary Change of Ownership For ☐ Send affidavit to mortgage holder (applicable when mortgage is on homestead and due Mortgage outstanding with:	e-on-sale clause exists in m	ortgage)			
	☐ Include MINI-CERTIFICATE with legal description for recording purposes					
I	☐ Include COVER PAGE with legal description to attach to Certificate for re  Trust Transfer Deed ☐ Two originals of deeds requested	□ □ □	П			
1	☐ Include Community Property paragraph.		_			
1	✓ Include letter to County Recorder and Preliminary Change of Ownership For  Send affidavit to mortgage holder (applicable when mortgage is on homestead and due  Mortgage a system disprayable.		ortgage)			
	Mortgage outstanding with:  ✓ Include MINI-CERTIFICATE with legal description for recording purposes					
	Include COVER PAGE with legal description to attach to Certificate for re	cording nurnoses				

AS	ASSET TRANSFER DOCUMENTS MENU CONTINUED  His Hers Both							
J K L M	1	Assignment of Motor Vehicles  See attached title(s) for description and vehicle ID numbers. For use when actual title transfer will create licensing, tax, or other fees or issues. This does not guarantee probate avoidance on vehicles, but may be applicable to show intention that vehicle is to be considered trust asset.  Letter to Corporate Successor Trustee with Document Copies  Letter to Client Re: Conflict of Interest Disclosure  Billfold Card for Client Use in Titling New Assets  When two individual trusts are prepared, three billfold cards will automatically be generated—one to his trust, one to her trust, and one to both trusts as tenants in common.						Information Forthcoming
	ASSET TRANSFER LETTERS For Use When Third Party Holds Account/Asset							
	NOTE: At prompt, if you type TRUST, software will insert full language naming the trustee(s) of the appropriate trust(s).  # of Letters							
H	[is	Hers	Both					
	1			One of Each Letter (Selection will be all to same trust)				
A D	1			Banks and Credit Unions				
B	1			Asset transfers no longer need to be a				
<u>C</u>				challenge! Choose documents needed for				
D				funding the trust, and the system inserts appropriate trustee language and generates				
E	1			documents.	ate			
F				Bank accounts, publicly traded stock, etc.,				
G				are transferred by letters provided to the client and a certificate of trust for attachment to correspondence. A DVD with detailed instructions for funding the trust is included with your Trust Plus system for				
H	TTION	I. Cift tan not		viewing by the client.				
requ	ired if	N: Gift tax ret Fownership is	urns may be s transferrea					
	onspo	use.		Limit liability AND improve client service!				
		l: For roll-ov		Retirement Plans, IRAs, Keoghs, or Annuities - Beneficiar Primary and contingent beneficiaries to be as follows:  □ Spouse primary, Rev. Trust contingent □ Spouse primary, Che □ Spouse primary, Credit Shelter Trust contingent □ Rev. Trust primary, Credit Shelter Trust contingent □ Child(ren) primary, Rev. Trust contingent □ Child(ren) primary, Rev. Trust contingent □ Other:	ild(ren	gent: <u>1</u>	issue l epresent	
J				Annuities - Ownership ☐ Ownership to be left as is or:				
		N: Tax & pena		Primary to be:Contingent to be:				
aue K	ij own	ership is trai	nsjerrea.	Homeowner/Property Insurance Add trust as additional ins				
L L				<u> </u>	urcu			
L				Motor Vehicle Insurance Add trust as additional insured				

Male	Female	Joint		SUPPORTING DOCUMENTS MEN Listed in order printed	NU	
<b>A.</b> ]	Livin	g Tr	ust Package:			
<b>Y</b>			* 1) Inspection I		at 1 and 2 of the Trust etainer paid: \$; mount due: \$	
Ž Ž			* 3) Follow-up I 4) Trust Agree	Letter With Questionnaire ment including Articles 1-5, Customized Cover on to Release Information and Trust Summary		
<b>V</b>			<ul><li>5) Bill of Sale</li><li>6) Comprehen</li></ul>	,		
			7) Certificate ( 8) Covers and * When 2 individuals be selected from	system will produce them along customized document envelopes as	g with nd covers, cted to both clients and can	
B. □	Pour		Will: To TRUST In Joint trust M F □ □ Spou		Estate deotape tem) w hich	
<b>C.</b> ]	C. Durable Power of Attorn  Offering your clients a complete customized estate plan is that easy!					
	> Gitting obtions below are for eliner immediate or springing bowers.					
			Who det Who det Who det	w apply only to springing power ermines incapacity? ermines restoration of capacity? ermines incapacity? (Alternate) ermines restoration of capacity? (Alternate)	nsert name(s), address(s), relationship(s)	
<b>⋖</b>			Agreement. In gifting. If spo children' is ins allowed' if power annual gift tax M F B. I B. I	wed: If this selection is chosen, authority to gift languate a joint trust, gifting provisions will be inserted into the use's selections differ, see below to select gifting provisions will be revised automatically wer of appointment could cause federal estate tax issues exclusions will limit power of appointment issues.  To 3rd parties including attorney-in-fact as individually as a mong  (1) □ Beneficiaries on Page 1  (2) ☑ my children  (3) □ other:  To sole beneficiary  ⇒ Gifts to be limited to annual gift tax exclusions of the course chooses to limit gifts to the annual polaced in the trust.	the trust agreement only if both spouses allow provisions to be included in the trust. If 'my ally to 'our children'. Beware of use of 'gifting tes for named attorney-in-fact. Limiting gifts to ridual  or to issue by representation or to issue by representation on amounts	

Male	Female	SUPPORTING DOCUMENTS MENU (continued)					
Dur	Durable Power of Attorney (continued):						
		In joint trust, if spouse selections under A, B, and C above differ, then  □ □ Do not include gifting language in trust agreement  □ □ Include husband's gifting language in trust agreement  □ □ Include wife's gifting language in trust agreement  □ □ Include gifting language in trust as follows:					
		<ul> <li>2) No Gifting Allowed; no power of appointment to be construed</li> <li>3) Gifting not specifically discussed</li> <li>Uniform Statutory Form Power of Attorney</li> </ul>					
<b>D.</b>	Healt	th Care Documents:					
		<ol> <li>Non-statutory, informal form</li> <li>Statutory Power of Attorney for Health Care         NOTE: To minimize number of options provided on the checklist, we have assumed that agents named are also to be named under Nomination of Conservator of Person.     </li> <li>Lawyer-Drafted Power of Attorney for Health Care         M F     </li> </ol>					
		Paragraph 5 – When agent's authority becomes effective  ☐ A. Physician's determination ☐ B. Co-determination between agent and physician Optional for A and B – Designate physician and alternate physician ☐ Name, address, and phone number of physician					
		Name, address, and phone number of alternate physician     C. Immediate authority					
		* Alzheimer's paragraph – If I develop Alzheimer's disease, I would like all noninvasive life-prolonging treatments such as artificial nutrition, fluids, and antibiotics as long as I have the ability to meaningfully interact with my family and friends, and am physically independent, but I do not want highly intrusive treatments such as CPR, mechanical ventilation, or kidney dialysis. However, if I lose the capacity for meaningful interaction and physical independence, then I want only treatments that would make me more comfortable and free from pain. I would then not want artificial hydration or nutrition.					

Musconding Male Female Joint Solution Male Musconding Musconding Musconding Male Musconding Muscondin	MENTS MENU Continued			
E. Community Property Agreement  "Husband" referred to as: "Wife" referred to as:  1) All Community Property (Standard)  2) All Community Property including non-probate transfer of assets to trust (Standard) Manual edit required if used with individual trusts, to specify pourover provisions. Software defaults to pourover to his trust.  3) Individual Property (See Community Property Checklist below.)  F. \( \subseteq \) HIPAA Release and Authorization Form  Identification of those from whom HIPAA information will be received (e.g., name of medical facility):				
Community Property Agreement Checklist  (Use only to create community property agreement classifying some or all assets as individual property. Use E. above to create agreement classifying all assets as community property.)				
Date of Community Property Agreement:	Date of Marriage:			
Counsel for Husband:				
Counsel for Wife:				
Property Classified as Community:				
Paragraph Choices  Either A or B in each section must be selected				
1A Already married	1B Planning marriage on			
Applies to Divorce or Death; Divorce - joint or community split equally, individual property to individual owner - support & maintenance waived	2B Death only - Agreement null and void in the event of divorce			
All individually titled, labor, appreciation, etc. is individual	3B Some specific property solely titled, still classified as community			
AA One party to provide food, travel, and entertainment - all other expenses separate; Provider is: ☐ husband ☐ wife	4B Equally share living expenses			
5A Separate Representation	5B Dual Representation of both parties by one attorney			
User-Defined Documents: (Cowles Customizer™ allows you to insert any document of your choice, with merge codes from easy drop-down menus, integrating your documents with all Cowles documents.)				