

Proposed Will clauses

Proposed clause 1

Where the Willmaker desires to give the whole of his/her estate:

I GIVE DEVISE AND BEQUEATH the whole of my estate both real and personal of whatsoever kind and nature and wheresoever situate UNTO and to the use of my trustees UPON TRUST to sell and convert into money so much thereof as my trustees shall from time to time in their absolute discretion consider necessary or desirable for the purpose of facilitating the administration of my estate and after payment of all probate succession estate death and other duties payable on or in respect of my estate or in respect of any succession arising on my death and of all my debts funeral and testamentary expenses TO HOLD the balance then remaining UPON TRUST for the CEREBRAL PALSY LEAGUE OF QUEENSLAND (“CPL”) for the general purposes of the said CPL and I declare as follows:

(i) A general charitable intent shall apply.

(ii) The receipt of the Chief Executive Officer or the Honorary Treasurer for the time being (or other officer authorised to give receipts), shall be and constitute a full and sufficient discharge to my trustees.

Proposed clause 2

Where the Willmaker desires to give the rest and residue of his/her estate:

I GIVE DEVISE AND BEQUEATH the rest and residue of my estate both real and personal of whatsoever kind and nature and wheresoever situate UNTO and to the use of my trustees UPON TRUST to sell and convert into money so much thereof as my trustees shall from time to time in their absolute discretion consider necessary or desirable for the purpose of facilitating the administration of my estate and after payment of all probate succession estate death and other duties payable on or in respect of my estate or in respect of any succession arising on my death and of all my debts funeral and testamentary expenses TO HOLD the balance then remaining UPON TRUST for the CEREBRAL PALSY LEAGUE OF QUEENSLAND (“CPL”) for the general purposes of the said CPL and I declare as follows:

(i) A general charitable intent shall apply.

(ii) The receipt of the Chief Executive Officer or the Honorary Treasurer for the time being (or other officer authorised to give receipts), shall be and constitute a full and sufficient discharge to my trustees.

Proposed clause 3

Where the Willmaker desires to give a fractional share of the whole of his/her estate:

I GIVE DEVISE AND BEQUEATH the whole of my estate both real and personal of whatsoever kind and nature and wheresoever situate UNTO and to the use of my trustees UPON TRUST to sell and convert into money so much thereof as my trustees shall from time to time in their absolute discretion consider necessary or desirable for the purpose of facilitating the administration of my estate and after payment of all probate succession estate death and other duties payable on or in respect of my estate or in respect of any succession arising on my death and of all my debts funeral and testamentary expenses TO HOLD the balance then remaining (hereinafter called "my residuary trust estate") UPON TRUST to divide my residuary estate into (..) equal shares, and to hold such shares as follows:

1. One share for the CEREBRAL PALSY LEAGUE OF QUEENSLAND ("CPL") for the general purposes of the said CPL and I declare as follows:

(i) A general charitable intent shall apply.

(ii) The receipt of the Chief Executive Officer or the Honorary Treasurer for the time being (or other officer authorised to give receipts,) shall be and constitute a full and sufficient discharge to my trustees.

2. (Here include provisions for the other share or shares.)

Proposed clause 4

Where the Willmaker desires to give a fractional share of the rest and residue of his estate that is, where there are prior provisions in the Will for legacies:

I GIVE DEVISE AND BEQUEATH the rest and residue of my estate both real and personal of whatsoever kind and nature and wheresoever situate UNTO and to

the use of my trustees UPON TRUST to sell and convert into money so much thereof as my trustees shall from time to time in their absolute discretion consider necessary or desirable for the purpose of facilitating the administration of my estate and after payment of all probate succession estate death and other duties payable on or in respect of my estate or in respect of any succession arising on my death and of all my debts funeral and testamentary expenses TO HOLD the balance then remaining (hereinafter called "my residuary trust estate") UPON TRUST to divide my residuary trust estate into (...) equal shares, and to hold such shares as follows:

1. One share for the CEREBRAL PALSY LEAGUE OF QUEENSLAND ("CPL") for the general purposes of the said CPL and I declare as follows:

(i) A general charitable intent shall apply.

(ii) The receipt of the Chief Executive Officer or the Honorary Treasurer for the time being (or other officer authorised to give receipts,) shall be and constitute a full and sufficient discharge to my trustees.

2. (Here include provisions for the other share or shares.)

Proposed clause 5

Where the Willmaker desires to give a legacy in the form of a stated sum of money or a specific legacy (such as a motor vehicle) or a specific devise of land:

I GIVE AND BEQUEATH (or in the case of a devise, I GIVE AND DEVISE) free of all duties, the sum of \$..... (or in the case of a specific bequest or devise, I GIVE AND BEQUEATH any motor vehicle that I may own at the date of my death, or I GIVE AND DEVISE my freehold land contained in Certificate of Title Volume..... Folio.....) to the CEREBRAL PALSY LEAGUE OF QUEENSLAND ("CPL") for the general purposes of the said CPL and I declare as follows:

(i) A general charitable intent shall apply.

(ii) The receipt of the Chief Executive Officer or the Honorary Treasurer for the time being (or other officer authorised to give receipts), shall be and constitute a full and sufficient discharge to my trustees.
