

The Basic Legal Survival Kit

Four Documents to Ensure That Your Family's Financial Affairs Aren't Left to the Mercy of a Stranger.

Last Will and Testament

Without a Will, your family and assets are at the mercy of a stranger – the probate judge. No one is better qualified to decide who should raise your children and receive the rewards of your labor than you.

Durable Power of Attorney

A Durable Power of Attorney gives you power to choose a trusted family member or friend to act on your behalf and continues to be effective beyond your mental incapacity. Without a Durable Power of Attorney, problems associated with incapacity are most often addressed through expensive court-controlled conservator or guardian proceedings.

Living Will

Through a Living Will you can protect your heirs from untold emotional and financial hardship. The Living Will allows you to refuse life sustaining medical procedures that would serve only to unnaturally prolong the dying process if you are terminally ill.

The Living Trust

A properly prepared Living Trust will help you avoid the expense and publicity of probate. Probate takes time, is expensive and invites public view. A Living Trust will allow you to maintain complete control of your assets while providing efficient and private transfer upon death. A Living Trust also helps you manage your assets if you become mentally disabled.

When choosing **YOUR FAMILY'S LAWYER™** you can rely on the services of **GREGORY P. HAWKINS**, a law firm dedicated to helping families.



GREGORY P. HAWKINS
YOUR FAMILY'S LAWYER™

Law Offices
HAWKINS & SORENSEN, LC
45 West 10000 South • Suite 309 • Sandy, Utah
801-233-0031 Phone 801-233-0032 Fax
www.GregoryHawkins.com



Experience counts!

Free Report Reveals Peril of Not Planning for Death.

Call or Fax my office and we will send you a **FREE** copy of Vickie Schumacher's report, *Understanding Living Trusts*.