Will Drafting UK



Professionally Written documents at superb prices.

Get fully legal, professionally written legal documents at unbeatable prices, and all from the comfort of your own home.

Get started now: www.willdraftinguk.co.uk

About our company & service...

Will Drafting UK are a UK based Will Writing company with over twenty years of experience in the legal sector.

We are affiliated and code compliant with both The Society of Will Writers and The Institute of Paralegals for your peace of mind and safeguarding, and adhere to both strict codes of practices. We also carry Public Indemnity insurance for your complete reassurance.

We offer professionally written documents with absolutely no hidden costs. We offer a simple, hassle-free service, allowing you to take control of your affairs by putting in place a host of legal affairs, and most importantly, at an affordable price.

How it works...

STEP 1

Fill in your basic details on the quick and simple form at our website <u>www.willdraftinguk.co.uk</u>, including a best time and date for us to phone you...

STEP 2

One of our members in the legal team will contact you at your chosen time to take your instruction and answer your questions over the telephone or video call.

STEP 3

Within 7-10 days you will receive draft copies of your documents for you to check and make sure that you are happy. You are able to make unlimited changes.

STEP 4

Once you have confirmed that you are entirely happy, we send the master copies out.

 \checkmark We also include comprehensive signing instructions, as well as information on updating

your services in the future if required.

Click here for our frequently asked questions

- ✓ No hidden costs guaranteed
- ✓ Always free postage
- ✓ Professionally Written & legally binding
- ✓ Covering all practice areas

- \checkmark Unlimited revisions to documents
- \checkmark No forms to fill in at all
- ✓ Guaranteed service
- \checkmark We even match like-for-like quotes

Are your services different to high-street Solicitors?

The quality of the documents that we produce are exactly the same as what a high-street Solicitor would write for you and, in some instances, significantly more comprehensive. All of our documents are written in-house by our fully qualified expert Legal team. We ensure that all clauses in our documents are up to date.

Do you charge postage on top of the price?

No. All postage costs are covered in the price.

Are there really no extra costs?

No. It's a promise! All services are fixed-fee with absolutely no hidden costs.

What are your main services?

Will Writing | Lasting Power of Attorney | Asset Trusts | Probate |Declataration of Trust | Tax Planning | General Power of Attorney <u>Click here for more information on these services</u>

What happens if I die without making a Will?

Dying without a Will in place (dying intestate) means that you may have no control over who inherits your estate. As you would not have made your wishes clear, you would have no say over who benefits from your estate and this would complicate things for your surviving family and loved ones. Having an up to date Will in place eliminates any issues or ambiguity.

Do married couples still need to make a Will?

Although it may be your wish that on first death everything passes to your husband/wife, it is important to make clear who benefits on second death (when you have both passed away). Additionally, a number of married couples have different wishes including bequests and legacies and in some cases children from different relationships. For these reasons, having an up to date Will in place is important.

Who should I choose to be my Executors of my Will?

Most people choose their spouse/partner, children, or close relatives/friends. You can choose a legal representative or a Solicitor to act as a professional Executor, but this is not mandatory. We recommend choosing at least two Executors. This is in case one of your Executors passes away before you, there would still be at least one Executor in place.

Frequently Asked Questions...

Who should I appoint to be attorneys for my LPA?

Most people choose their spouse/partner, children, or close relatives/friends. You can choose a legal representative or a Solicitor to act as an attorney, but this is not mandatory. We recommend choosing at least two attorneys. This is in case one of your attorneys passes away before you, there would still be at least one in place.

What if I lose my capacity without making an LPA?

You can only make a Lasting Power of Attorney whilst you have full mental capacity. Should you lose our capacity, your family will need to apply to the Court of Protection for a Deputyship order. This can cost thousands, and must be reviewed annually.

What is a General Power of Attorney?

A General Power of Attorney is a very powerful document allowing you to give a named Attorney (or group of people) control of your financial affairs for a specific period of time. This can be great for example if you are going into hospital for an operation, or leaving the country for a specific period of time. It can also cover the time between you setting up a Lasting Power of Attorney and it being registered.



Will Drafting UK

Get started at our website now:

www.willdraftinguk.co.uk

Contact us:

Address: Falcon House, Eagle Road, Plympton, Devon, PL7 5JY



🗹 Email:

info@willdraftinguk.co.uk





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