

## Guardianship Provision

I, \_\_\_\_\_, of \_\_\_\_\_,  
\_\_\_\_\_, born \_\_\_\_\_,  
and being of sound mental health and full mental capacity, do instate the following provision to  
my will regarding the division and dispersal of my estate:

I am married to \_\_\_\_\_ (hereafter referred to as "my  
wife/husband"), and together we have the following children:

Child Name: \_\_\_\_\_ Birth Date: \_\_\_\_\_

Child Name: \_\_\_\_\_ Birth Date: \_\_\_\_\_

Child Name: \_\_\_\_\_ Birth Date: \_\_\_\_\_

Any reference made to "my children" in this document shall also include any future children  
(biological or adopted) that my wife/husband and I may have.

If my wife/husband does not survive me, I appoint \_\_\_\_\_  
\_\_\_\_\_ as the guardian of all children who are still minors.

Should \_\_\_\_\_ be unable to take custody of the children  
immediately, I appoint \_\_\_\_\_ as temporary guardian.

I am divorced from \_\_\_\_\_ (hereafter referred to as "my  
ex-wife/husband"), and I have full custody of the following children:

Child Name: \_\_\_\_\_ Birth Date: \_\_\_\_\_

Child Name: \_\_\_\_\_ Birth Date: \_\_\_\_\_

If my ex-wife/husband survives me, it is still my desire to appoint \_\_\_\_\_

\_\_\_\_\_ as guardian of both children and \_\_\_\_\_  
as temporary guardian. My ex-wife/husband is not fit to provide custody to the children for the  
following reasons: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_.

I, \_\_\_\_\_, hereby declare this provision to be an addition  
or change to my will. All other aspects of my will are to remain intact.

In witness to their agreement to the terms of this contract, the parties affix their signatures below:

\_\_\_\_\_  
Signature Date

\_\_\_\_\_  
Witness, signature Date