

Will Clauses

How to give

For all Will clauses use these definitions

Definitions (In this will):

Queensland Community Foundation	the trust fund named "Queensland Community Foundation" that was established by a Trust Deed Poll dated 4 February 1997 (as that Trust Deed Poll is amended from time to time).
Public Trustee	The Public Trustee of Queensland as trustee of the Queensland Community Foundation.

Your Gift to QCF:

I give:

1. (whole of my estate/\$/specified property) To the Public Trustee to be held UPON TRUST for the general charitable purposes of the Queensland Community Foundation.
2. The receipt of the person authorised to receive my gift on behalf of the Queensland Community Foundation shall be a full and sufficient discharge to my Executor and will absolve my Executor from seeing to the application of my gift.

Your wish to benefit a region – "Give where you live"

I give:

1. (whole of my estate/\$/specified property) To the Public Trustee to be held UPON TRUST for the general charitable purposes of the Queensland Community Foundation.
2. I direct my Executor to advise the Public Trustee to record my wish that my gift to the Queensland Community Foundation:
 - (a) be applied for the general charitable purposes of the Queensland Community Foundation within the (INSERT GEOGRAPHICAL AREA); and
 - (b) [Part (b) is optional] be referred to by the account name of "INSERT NAME" [for example, the "Jones Family Fund"].
3. The receipt of the person authorised to receive my gift on behalf of the Queensland Community Foundation shall be a full and sufficient discharge to my Executor and will absolve my Executor from seeing to the application of my gift.

Your wish to benefit a specific cause or a charity – "Give to a cause"

I give:

1. (whole of my estate/\$/specified property) To the Public Trustee to be held UPON TRUST for the general charitable purposes of the Queensland Community Foundation.
2. I direct my Executor to advise the Public Trustee to record my wish that my gift to the Queensland Community Foundation:
 - (a) be applied to [INSERT NAME OF FIRST CHARITY] in [specify the share that should apply to the first charity] or [a share determined by the Public Trustee in its absolute discretion];
 - (b) be applied to [INSERT NAME OF SECOND CHARITY] in [specify the share that should apply to the second charity] or [a share determined by the Public Trustee in its absolute discretion]; and
 - (c) [Part (c) is optional] be referred to by the account name of "INSERT NAME" [for example, the "Jones Family Fund"]..
3. If any of the charities named in subclause 2 do not exist when I make this will; do not exist at the date of my death; or cannot for any reason receive distributions from the Queensland Community Foundation (at the date of my death or any time in the future), then I understand and intend that the Queensland Community Foundation will still receive and hold my gift for its general charitable purposes.
4. The receipt of the person authorised to receive my gift on behalf of the Queensland Community Foundation shall be a full and sufficient discharge to my Executor and will absolve my Executor from seeing to the application of my gift.