



NATIONAL REGISTRIES 1st Floor, The Arcade, 30-38 Main Street, P.O. Box 848, GX11 1AA, Gibraltar Gibraltar Registered Company Number: 46934

Registration of a Will: £45 Deposit of original Will for safekeeping: £95 (see option B below)

## 1. Particulars of the Testator.

Forenames:
Surname:
Date of Birth:
Nationality:
Address:
Email Address:
Telephone Nº:

I, the abovenamed person, being the Testator of the Will created on the day of hereby apply for the registration of the said Will.

Please tick only one of the boxes below to indicate your choice of registration:

A I have chosen for a copy of the Will to be kept at the Central Register of Wills and for this purpose am submitting together with this application the original Will in hardcopy. The original Will is to be endorsed by the Central Register of Wills and returned to me.

B I have chosen to deposit the original hardcopy Will with the Central Register of Wills for safekeeping in a fire-proof facility and for this purpose am submitting together with this application the original Will in hardcopy to be retained by the Central Register of Wills.

C I have chosen to register only the existence of the Will with the Central Register of Wills, and the basic particulars required to aid the process of retrieval of the Will following my demise.

## 2. Location at which the Will is kept.

Please provide the address at which the Will is kept, and any other pertinent details that may aid the process of retrieving the Will following your demise. If you have chosen to deposit the Will with the Central Register of Wills, please proceed to section 3 below.

## 3. Name(s) of the Executor(s).

Executor 1:			
Executor 2:			
Executor 3:			
Executor 4:			
4. Names of the Witnesses.			
Witness 1:			

Witness 2:\_\_\_\_\_

## **Duty of Confidentiality.**

The Central Register of Wills enters into a contract of confidentiality with a testator immediately upon registering that testator's Will or Codicil. The duty of confidentiality that the Central Register of Wills is bound by is under common law, contract law and data protection legislation.

The contents of a registered Will or Codicil cannot be disclosed without the consent of the testator during the testator's lifetime. After the death of the testator the contents of the Will or Codicil on request will be disclosed to the executors when they produce a death certificate. A person other than an executor who produces a death certificate will be able to obtain confirmation of the existence of the Will or Codicil, but not its contents. If there is confirmation that a Will or Codicil exists the person who produced the death certificate will be informed of the name of the executors, but not of the contents of the Will or Codicil.

The Central Register of Wills shall at all times have adequate measures in place to protect against any unauthorised access to the registered information. Once probate is granted the Will or Codicil becomes a public document.

Signed:		

Dated	·

(This form is to be signed by the Testator of the Will that is the subject of this application).