



Dear Valued Customer,

We understand your time is precious, and we appreciate your interest in our services. We have prepared our Terms of Business as part of our commitment to transparency and mutual understanding. These terms are not just a standard legal requirement but a pledge of our commitment to providing you with the best possible service.

Our Terms of Business outline the nature and quality of the services we promise to deliver. They provide a clear framework for our business relationship, ensuring both parties have the same expectations. This clarity helps prevent misunderstandings and ensures a smooth, productive relationship.

You're not just fulfilling a formality by reading and signing our Terms of Business. You’re taking an informed step towards a service that values your needs and works tirelessly to meet them. It’s our way of demonstrating our commitment to you and your satisfaction.

We encourage you to take a few moments to read through these terms. Your understanding and agreement with these terms are crucial as it sets the stage for our successful collaboration. If you have any questions or need further clarification, please do not hesitate to contact us. We are more than happy to assist.

Thank you for your attention to this important aspect of our business relationship. We look forward to serving you to the best of our ability.

Best Regards,

Chris

Chris Watts

Director & Private Client Consultant

Terms of Business

Both copies are to be signed by the client and the consultant and one copy left with the client

The following standard business terms apply to all instructions accepted by Fern Wills & LPAs. All work carried out in the provision of Estate Planning Servicesis subject to these terms except where changes are expressly agreed in writing. These business terms form the basis of the contract between Fern Wills & LPAs and the Client.

1. Definitions and Interpretation
	* 1. In these Terms and Conditions, the following terms shall have the following meanings:

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| **“Calendar Day”** | means any day of the year; |
| **“Cancellation Form”** | means the form attached to these Terms and Conditions as Schedule 1; |
| **“Cancellation Notice”** | means the notice attached to these Terms and Conditions as Schedule 1 or such other written document containing the same information produced by the Customer; |
| **“Contract”** | means the contract for the purchase and sale of the Services under these Terms and Conditions; |
| **“Customer”** | means the individual purchasing the Services from the Seller who shall be identified in the Order; |
| **“Order”** | means the customer’s completed order for the purchase and provision of Services; |
| **“Payment Information”** | means all information required to take the required payments from the Customer and includes, but is not limited to, credit/debit card details and residential address details; |
| **“Sales Literature”****“Seller”** | means any brochures, catalogues, leaflets, price lists and other documents providing details of Services available and pricing information for those services.The seller is Plan C Plus Ltd, Trading as Fern Wills & LPAs. |
| **“Services”**  | means the services the Seller is to provide in accordance with these Terms and Conditions, any specific terms which apply only to those services, and as specified in the Order. |

Unless the context otherwise requires, each reference in these Terms and Conditions to:

* + - * 1. “writing” and any cognate expression includes a reference to any communication effected by electronic or facsimile transmission or similar means;
				2. a statute or a provision of a statute is a reference to that statute or provision as amended or re-enacted at the relevant time.
				3. “These Terms and Conditions” refers to these Terms and Conditions and the Schedule as amended or supplemented at the relevant time.
				4. A schedule is a schedule to these Terms and Conditions and
				5. A clause, Section or paragraph refers to a Section of these Terms and Conditions (other than the Schedules) or a paragraph of the relevant Schedule.
		1. The headings in these Terms and Conditions are for convenience only and shall not affect interpreting them.
		2. Words imparting the singular number shall include the plural and vice versa.
		3. References to any gender shall include the other gender.
1. Procedures
	* 1. On the initial appointment, your detailed instructions will be taken, and appropriate advice given on matters relating to Will Writing and Lasting Power Of Attorney Services. Any queries or questions will be answered, and a full explanation of the contents and terminology used in drafting your documents will be given.
2. The Fern Wills & LPAs undertakes to:
	* 1. Comply with your instructions with reasonable skill, care and expedition appropriate to your needs.
		2. Provide you with the best advice on Estate Planning Services. Sometimes, this may mean advice to draw up other documents or take other action, which may incur further fees. In such cases, full details of such charges will be given to you in advance, and you are not obligated to proceed with any ancillary services offered. However, in some circumstances, you may be asked to sign a declaration stating that you are acting against the advice given.
		3. Comply with the Client`s instructions using all due skill, care, and expedition appropriate to the client's needs. Regarding the dispatch of documents, Fern Wills & LPAs must adhere to the following timescales unless otherwise agreed in writing with the client when the client's instructions are received. The following timescales take effect immediately upon the Client providing all the information required to complete the agreed instructions.
			+ 1. Dispatch of Draft documents – 14 working days
				2. Dispatch of executable documents AFTER drafts are approved – 5 working days.
				3. Dispatch of executable documents if drafts are NOT supplied – 5 working days.
		4. However, where circumstances occur, including those beyond Fern Wills & LPAs’ control, that result in the documents being delivered outside the above-stated timescales, the client must be informed and, upon their request, must be provided with a full written explanation for the cause of the delays AND the opportunity to renegotiate or cancel the contract, with a full refund being provided should the client request it.
		5. Maintain the strictest confidentiality and do not pass on your details to any other organisation without your express written permission unless legally required and shall comply with all legislation in force relating to data protection.

For more information on how we hold your data, please view our privacy notice (www.fernwills.com), which can be provided in addition to these business terms.

* + 1. Offer an attestation service that supervises the signing and witnessing of your Documents at your home (Subject to prior agreement, distance travelled, and number of total visits). Fern Wills & LPAs will not take responsibility for ensuring the validity of your documents where the attestation service has not been taken up, and an agent of Fern Wills & LPAs supervises the execution. The signing of your documents must be carried out according to the law of England and Wales for them to be valid. All Documents will be supplied with full written instructions on how these should be completed, and Fern Wills & LPAs will check the documents for free after they have been signed to ensure validity. You are responsible for sending the documents to Fern Wills & LPAs after signing them if you would like them checked.
		2. Fern Wills & LPAs will refund any money paid to prepare your Will(s) should you change your mind within 14 days of taking your instructions. After the expiration of this period, Fern Wills & LPAs reserves the right to charge you for the advice given and for any work already carried out on your behalf and in accordance with your signed instructions. An itemised bill will be produced for any charge under this term.
		3. Where Fern Wills & LPAs offers a Will storage service, Fern Wills & LPAs does not accept any liability or obligation to advise you of any changes in legislation or taxation which may affect you directly or indirectly and may necessitate a review of your Documents. Any Will should be reviewed every three years and on the occasion of any material change in your circumstances, such as divorce, marriage, the birth of children or the inheritance of a large sum of money etc.
		4. Where Fern Wills & LPAs cannot legally or practically follow the client's instructions, it must explain any differences between the client’s instructions or expectations and the documents provided.
1. Notice of the Right to Cancel
	* 1. The Customer has the right to cancel the Contract within the Cancellation Period as determined by The Consumer Contracts (Information, Cancellation and Additional Charges) Regulations 2013.
		2. The Seller is Plan C Plus Ltd, trading as Fern Wills & LPAs.
		3. For this Cancellation Notice, the Reference Number to be quoted in all communications is as detailed on the Customer's invoice/receipt.
		4. The Customer has the right to cancel the Contract within 14 Calendar Days of receipt of this notice (the “Cancellation Period”).
		5. The Customer may be required to pay for Services provided if the provision of the Services has commenced with the Customer’s written agreement before the end of the Cancellation Period.
		6. If the Customer chooses to exercise their right to cancel within the Cancellation Period, the Cancellation Form attached to these Terms and Conditions as Schedule 1 should be completed in full and returned to the Seller at the address provided in sub-Clause 4.7.1 below.
		7. Cancellation Notices must be sent to the Seller at the following addresses:
		8. A Cancellation Notice sent by post or delivered by hand must be sent to 7 Fern Close, Rugby, Warwickshire, CV23 0UQ, and
			+ 1. A Cancellation Notice sent by email must be sent to: info@fernwills.com
		9. Cancellation Notices shall be deemed served upon the Seller:
			+ 1. In the case of a Cancellation Notice sent by post, at the time of posting and
				2. In the case of a Cancellation Notice sent electronically on the day it is sent.
		10. Use of the Cancellation Form is optional; however, all Cancellation Notices, in whatever format, must be in writing and must contain all information included in Schedule 1.
2. Refunds
	* 1. If the Customer chooses to exercise the Right to Cancel in accordance with Clause 4 above, the provisions of Clause 5 shall apply in determining any refund to which the Customer may be entitled.
		2. The Customer must inform the Seller of their exercise of the Right to Cancel within the period required by Clause 4.
		3. If the provision of Services has commenced, at the Customer’s written request, before the giving of notice by the Customer and the end of the Cancellation Period, the Seller shall remain entitled to any monies constituting the value of such Services.
			+ 1. Where the Customer has already made payment to the Seller, any refund issued shall be less than the relevant sum determined under sub-Clause 5.3.
				2. Where the Customer has yet to pay the Seller, the sum due from the Customer shall be adjusted accordingly.
				3. The Seller will inform the Customer in writing of the relevant calculations used to determine sums deductible or payable under Clause 5.
		4. If the provision of Services has commenced before the Customer's giving notice and the end of the Cancellation Period without the Customer’s written request, the Seller shall not be entitled to any monies constituting the value of such Services.
		5. If the Customer requires their Documents urgently and requires that Fern Wills & LPAs commence work before the expiration of the cancellation period, the Customer can agree to waive their rights under the Regulations by signing a waiver agreement. This will mean that they will be required to pay for any work completed should they decide to reinstate their right to cancel within 14 days. This should be provided in writing.
3. Liability
	* 1. If the Seller fails to perform the Services with care and skill, remedial action shall be carried out at no extra cost to the Customer.
		2. The Seller shall not be liable to the Customer or be deemed to be in breach of these Terms and Conditions because of any delay in performing, or any failure to perform, any of the Seller’s obligations if the delay or failure was due to any cause beyond the Seller’s reasonable control or where the Customer has failed to meet their obligations under Clause 7 below.
4. The Customers Obligations are:
	* 1. To disclose all relevant facts and answers to all the questions asked to allow Fern Wills & LPAs to provide accurate advice and to produce an effective legal Document. Fern Wills & LPAs shall not accept liability in respect of information which was not disclosed, and therefore not documented by the person taking your instructions, and which comes to light at a later date as being of relevance and which may affect the validity or content of your Documents or advice given.
		2. Read through the draft documents provided to confirm that they correctly reflect your wishes regarding the distribution of your estate and that the names and addresses of the persons mentioned in your documents are correct. Add any missing data that was not supplied when taking your instructions.
		3. Please return the Documents and any amendments to Fern Wills & LPAs as soon as possible. If you fail to return the Documents, Fern Wills & LPAs shall accept no liability for the draft Documents. Fern Wills & LPAs shall not be responsible for any delay due to your failure to comply with the above.
		4. Unless otherwise agreed, you must notify Fern Wills & LPAs if you do not receive your draft Documents within two weeks of the first appointment.
		5. To pay the fee due for the provision of Estate Planning services in full and in accordance with the terms of our invoice.
		6. If you are having the attestation service, you should arrange for the witnesses to be present at the time of the execution of your Will or LPA.
5. Client Care
	* 1. Fern Wills & LPAs is committed to providing customers with high-quality service. An essential part of that service is communicating effectively with customers to inform them of progress.
		2. Fern Wills & LPAs maintains a complaints procedure in which any complaint should first be addressed. If the matter cannot be resolved to your satisfaction, you may refer it, in writing, to the Complaints Department, The Society of Will Writers. Chancery House, Whisby Way Lincoln, LN6 3LQ.

Fern Wills & LPAs complies with the Society’s Code of Practice, a copy of which is available upon request.

Your consultant can provide a customer satisfaction survey upon request. The survey is also available online at www.willwriters.com/satisfactionsurvey.html.

**Please read the above terms carefully and ensure you understand them before signing.**

I/We accept the above business terms and agree to abide by them and be bound by them. We acknowledge that we have received a copy of this agreement.

Signed Testator 1:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Print Name:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_

Signed Testator 2:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Print Name:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_

Dated:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_

Signed on behalf of the Fern Wills & LPAs:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Dated: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_

**SCHEDULE 1**

**Cancellation Notice**

This Cancellation Notice is set out as required by Consumer Contracts (Information, Cancellation and Additional Charges) Regulations 2013.

If you wish to cancel the contract, you MUST DO SO IN A CLEAR STATEMENT and deliver it personally or send it (by electronic mail) to Fern Wills & LPAs at their address below. You may use this form if you want to, but you do not have to.

(Complete, detach and return this form ONLY IF YOU WISH TO CANCEL THE CONTRACT.)

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| To: Fern Wills & LPAs, 7 Fern Close, Rugby, Warwickshire, CV23 0UQ or email: info@fernwills.comI/We (delete as appropriate) give notice that I/we (delete as applicable) wish to cancel my/our (delete as appropriate) contract.Ref: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (can be found on your receipt/invoice)Date Contract Commenced: \_\_\_\_\_\_\_\_\_\_\_\_\_\_Consultants Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Signed

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Name and Address

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Date

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