Executor Guide®

To be retained by Executor(s)

Executor Name(s):
For the Estate of:
Compliments of:

(A) SURETY BONDING

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Introduction

Being named in a Will as the executor or estate trustee reflects the high standing you have held with another person and is, perhaps, one of life's highest compliments.

When someone entrusts you with the responsibility for administration and disbursement of their hardearned and valuable personal assets to their family, friends and charities, it comes with a high level of responsibility and accountability and is not a task to be taken lightly.

ERAssure[®] has prepared this Executor Guide to assist you in the execution of your duties as executor or estate trustee (depending on your province). This package is not exhaustive and we recommend that an executor always obtains competent legal, tax accounting and other required professional advice in accordance with the specific details of the will and assets of the estate.

How to use this Executor Guide

This guide is broken into three general areas that are intended to help you in your role as Executor.

The **first part** assesses Estate Risk issues and provides you with tools to help mitigate your risk. It's difficult or impossible to predict when a beneficiary, creditor, or even a charity with some expectation of entitlement becomes frustrated with the speed of the process, amount of money available, decisions, or even the communication style of the executor and decides to take action.

The **second part** identifies basic but crucial information you should secure from the individual who has named you as executor. These basic insights will be invaluable at the start of the estate administration process.

The **final part** provides you with a list of key items and activities related to the executor role. Not all are relevant to every estate, but the framework will provide you some guidance in your administration role.

You may find that managing the relationships and personalities of the beneficiaries (and the other people that influence them) is arguably the most significant challenge of the estate administration process.

Communication with beneficiaries is a key factor in successful estate administration, and you may wish to share the contents of this workbook with them.

Estate Risk Profile

Overview: The "Estate Risk Profile" section simply provides a quick overview of the common variables that most often are responsible for triggering an estate claim. Circle the number corresponding to your answer to each question, and total your score at the bottom of the page.

Are there any unique family dynamics such as a second marriage, blended family, a history of acrimony between family members OR spouses; any financial issues with any of the beneficiaries or their children, or health or drug related concerns? Has there been any unique handling of family members by such as unequal cash or property distributions or access to heirlooms; any potential 'black sheep' in the family OR extended family; have any beneficiaries held a disproportionate care-giving role that might be looking to be recognized for their efforts? Executor Specific Are there multiple Executors involved; do they share the same relationship to you; are they all in agreement in how best to involve the use of professionals for legal, tax, accounting, investments and real estate; are any of the Executors or service providers to the estate seen as potentially having personal conflict; is the Executor(s) also your Power of Attorney? Investments Are there any significant financial assets of the estate that might be complex in nature; are there debts of the estate, or did you secure any unpaid loans on behalf of anyone including family members, beneficiaries or others and are they clearly documented; are there any charitable groups listed as beneficiary? Directives of the Will Is there a legal Will, or is it handwritten or done by do-it yourself methods; are the instructions within the Will clear, logical and likely to avoid contest by any of the beneficiary group; do all the beneficiary group know the contents of the Will; has anyone been left out, or is there disproportionate allotment of the estate assets? By the east of the estate assets and are they primary use of the contents of the will; has anyone or extended family been living in your principal residence or have primary use of the cottage; any foreign or rental properties? Non-Real Estate Assets Is there a Cear succession plan in place; is it in harmony with the Will directions and	Family Dynamics	YES	MAYBE	NO
property distributions or access to heirlooms; any potential 'black sheep' in the family OR extended family; have any beneficiaries held a disproportionate care-giving role that might be looking to be recognized for their efforts? Executor Specific Are there multiple Executors involved; do they share the same relationship to you; are they all in agreement in how best to involve the use of professionals for legal, tax, accounting, investments and real estate; are any of the Executors or service providers to the estate seen as potentially having personal conflict; is the Executor(s) also your Power of Attorney? Investments Are there any significant financial assets of the estate that might be complex in nature; are there debts of the estate, or did you secure any unpaid loans on behalf of anyone including family members, beneficiaries or others and are they clearly documented; are there any charitable groups listed as beneficiary? Directives of the Will Is there a legal Will, or is it handwritten or done by do-it yourself methods; are the instructions within the Will clear, logical and likely to avoid contest by any of the beneficiary group; do all the beneficiary group know the contents of the Will; has anyone been left out, or is there disproportionate allotment of the estate assets? Real Estate Is there a cottage or family assets/antiques or heirlooms that might have significant emotional value to one or all family members; has any one of the beneficiary group or extended family been living in your principal residence or have primary use of the cottage; any foreign or rental properties? Non-Real Estate Assets Is there a family business or other business assets that require management or sale; is there a clear succession plan in place; is it in harmony with the Will directions and	history of acrimony between family members OR spouses; any financial issues with any of	2	1	0
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there a clear succession plan in place; is it in harmony with the Will directions and	Non-Real Estate Assets			
	there a clear succession plan in place; is it in harmony with the Will directions and	2	1	0

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Score: 0 = low risk; 1-3 = moderate risk; 4 or over = significant risk of exposure to liability.

Enter at the top of page 3

TOTAL ESTATE RISK PROFILE SCORE (from page 2):	
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An action brought against the estate is always difficult, if not impossible, to predict and Executor Insurance is always advisable.

If the Estate Risk Profile Score is "moderate" or "significant", you should complete and submit this application to get the protection you, the estate, and the beneficiaries need.

Executor and Estate LiabilityInsurance Application

When you begin acting as the Executor, complete and sign this application and return it to your broker/advisor OR send it to ERAssure for handling at:

Estate Risk Protection Plan Inc. - ERAssure 30 Duke Street West, Suite 902 Kitchener, ON N2H 3W5

Fax: 1-866-897-8901

Email: application@erassure.com

If you have any questions about Executor and Estate Liability protection, please do not hesitate to call 1-855-636-3777 and speak with a dedicated specialist.

Estate Trustee Liability Insurance Application - Part A (including Estate Trustees, Executors and Estate Administrators)

Decedent Details									
Last Name:	Given Na	ame:		Initial:					
Primary Residence Address:	City:		Province:	Postal Code:					
Date of Birth:		Date of Death:							
Details of the Will									
Is there a will? O Yes O No If No, proceed to the next section; if Yes, please provide a copy.									
Status of Probate (select one of the following): O Probate has been granted O Probate will be obtained within 12 months.									
*IMPORTANT: The coverage period and liability limits a	re restricted p	rior to the Will being	probated.						
Is there a secondary Will? O Yes O No If yes, are the Estate Trustees and Beneficiaries the	same on each	will? O Yes	O No						
Are there any Beneficiaries outside of Canada? O If yes, location(s) of foreign Beneficiaries: O US	Yes O No Other	r:							
Estate Assets									
Estimated total value of estate assets: (Note: Estates ov	er \$3 million v	vill require additional	underwriting inf	formation)					
Are there any foreign assets?									
If yes, approximate value of foreign assets (if known):	<u>:</u>								
Are there any business assets? O Yes O N	lo								
If yes, approximate value of business assets (if know	n):								
Were any of the deceased's assets transferred to anoth	er party or solo	d in the 2 years prior	to the Date of D	eath?					
○ Yes ○ No ○ Unknown If yes	, please provid	le details on Schedu	le A.						
Is there current and up-to-date physical damage insurar	nce and third p	arty liability insuranc	ce on the estate	assets? O Yes	O No				
Lawyer Details Insurance Broker Details (if applicable)									
Law Firm Name: Brokerage Name:									
Address:		Address:							
Lawyer Name:		Broker Name:							
Phone:	Phone: Phone:								
Email: Email:									

By completing this form, you acknowledge that Estate Risk Protection Plan Inc. will collect, use and disclose your personal information to third parties, including your lawyer, as necessary for underwriting purposes and to fulfill this contract in accordance with applicable legislation. You also authorize ERAssure to accept direction relative to this application and subsequent matters related to this application from the lawyer indicated on this form. For more information on why and how we collect, use and disclose your personal information, view our complete privacy statement at www.erassure.com/important-customer-information or contact our Privacy Officer at privacy@erassure.com.

Estate Trustee Liability Insurance Application - Part B

Estate Trustee Information (all questions in this section are relative to the Estate Trustee named below)

Is there more than one Estate Trustee? If yes, please complete a copy of thi		es O No			,
if yes, please complete a copy of the	5 page for each Estat	C Trustee			
First Name:	Middle Initial:	Last Name:			
Date of Birth: (dd/mm/yyyy)	Middle IIIIdai.	Email Address:			
Home Address (Street):		City:		Province:	Postal Code:
Home Phone:		Cell Phone:		1 TOVINCE.	1 ostal code.
Occupation of Estate Trustee:		CONTINUIC.			
Is the Estate Trustee providing professional Agent or Insurance Broker, Public Accountal If yes, please provide the following: Company Name:	services to the estate as nt or Solicitor?	a Mortgage Broker, In Yes		ent Advisor, Re	eal Estate Broker, Insurance
Address:	Street				
Phone Number:	City	Province/St	tate		Postal Code
Education Level of the Estate Trustee:					
	gh School	 Some College/Univ 	•		Unknown
○ College/University ○ Gra	aduate School	Other:			
Estate Trustee's Relationship to Decedent:					
○ Spouse	O Child			 Sibling 	
O Parent	Other:				
Was the Estate Trustee appointed in the will If no: Was the Estate Trustee selected by: Date of Appointment (if known):	O Beneficia	aries/Family Members		O Courts/0	Other
Is the Estate Trustee also a beneficiary of th	e estate:	○ Yes	O No		
Was the Estate Trustee also the Power of Ai	ttorney?	○ Yes	O No	O Not App	licable
Is a testamentary Trust being created?	on of this Toward	○ Yes ○ Yes	O No		
If yes, is the Estate Trustee also a Truste (Note: Trusts will require add			O NO		
Were there any previously named Estate Truilli If yes, please provide details on the circuit		○ Yes ew Estate Trustee beir	O No		dule A.
Have any claims for damages been made, e person would expect to give rise to a deman (past or present)? O Yes O No It		ne estate or any of the	estate	trustees	d action which any reasonable

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Estate Trustee Liability Insurance Application Schedule A

Were any of the deceased's assets transferred to another party or sold in the 2 years prior to the Date of Death?								
○ Yes ○ No ○ Unknown								
of the asset	transferred or sol	d exceeds \$50,000 or 10% of the tota		lease provide details.				
Sale	Date	Description of Asset	of Asset	Reason for Sale/Transfer				
0								
0								
0								
0								
Additional	Information							
any previous	sly named Estate	Trustees?						
e provide det	ails on the circum	istances that led to a new Estate Trus	tee being appointed.					
claims for dan	nages been made	e, either verbally or in writing, including	g any circumstances or threate	ened action which any reasonable				
uld expect to	give rise to a den	nand for damages against the estate of	or any of the estate trustees	,				
esent)? P	lease provide ad	ditional details.						
	No Control of the asset Sale Additional any previous e provide det Claims for daruld expect to	No Unknown of the asset transferred or sol Sale Date Additional Information any previously named Estate e provide details on the circum	No Unknown of the asset transferred or sold exceeds \$50,000 or 10% of the total Sale Date Description of Asset Additional Information any previously named Estate Trustees? e provide details on the circumstances that led to a new Estate Trusteel to a new Estate Trusteel to a new Estate Trusteel to a demand for damages against the estate of the control of the control of the circumstance of the control of	of the asset transferred or sold exceeds \$50,000 or 10% of the total value of the estate assets, p Sale Date Description of Asset of Asset Additional Information any previously named Estate Trustees? e provide details on the circumstances that led to a new Estate Trustee being appointed.				

Important Estate Information

Estate Information:						
Name		SIN				
Address		Passport Number				
Date of Birth		Employer				
The Will is stored at:						
The funeral arrangements are with:						
The bank is:		Branch Loc	ation:			
The safety deposit box is located:						
Key Contacts:						
Lawyer	Firm		Phone Number			
Accountant						
Name	Firm		Phone Number			
Financial Advisor						
Name	Firm		Phone Number			
<u> </u>						
Insurance Broker						
Name	Firm		Phone Number			
Key Business Contact	Firm		Phone Number			
ivanie	FIIIII		Priorie Number			
Key Family Member						
Name	Relationship		Phone Number			
Executor Liability Insurance - ERAssure:						
Name	Customer Service R	epresentative	1-855-636-3777			

Power of Attorney Information

Name	Address	Phone Number	Care Property
Name	Address	Phone Number	Care Property

Financial Institution Information

Name	Account Type	Account Holder(s)	Account Number
Name	Account Type	Account Holder(s)	Account Number
Name	Account Type	Account Holder(s)	Account Number

Insurance Information (Life)

Insurance Company	Agent	Policy Number	Beneficiary	Face Amount
Insurance Company	Agent	Policy Number	Beneficiary	Face Amount
Insurance Company	Agent	Policy Number	Beneficiary	Face Amount

Insurance Information (General)

Insurance Company	Broker	Policy Number
Insurance Company	Broker	Policy Number

Investment Information

Company	Broker	Account Number
Company	Broker	Account Number

Pension/Annuity Information

Company	Date of Deposit:	Amount of Deposit:
Company	Date of Deposit:	Amount of Deposit:

Properties

Address/Location	Property Manager	Key Location	Mortgage Holder
Address/Location	Property Manager	Key Location	Mortgage Holder
Address/Location	Property Manager	Key Location	Mortgage Holder

	Sset		

Туре	Address	Contact Person
Instructions		
Туре	Address	Contact Person
Instructions		
Туре	Address	Contact Person
Instructions		

Passwords

1 0334401 03		
Banking	UserName	Password
Telephone	UserName	Password
Utilities	UserName	Password
Facebook	UserName	Password
Twitter	UserName	Password
LinkedIn	UserName	Password
Other (specify)	UserName	Password

Framework of Executor's Tasks

This list is one of general information for Estates with a valid Will in common law jurisdictions, and may not be exhaustive. See a lawyer for more details.

Initial Information

Name	e of Executor:	Co-Executor:	
Name of Deceased:		Date of Death:	
Deceased's Spouse:		Deceased's SIN:	
Dece	ased's Address:		
Initial V	Vork		
	Make the funeral/burial arrangements (were any details p	ore-planned or pre-arranged?)	
	Make special arrangements, such as organ donation		
	Arrange for care of dependents or pets		
	☐ Identify immediate cash requirements for family		
	Obtain the original death certificate (including several co	ppies)	
	Consider publishing an obituary		
Locate	the Will and Meet with the Legal Counsel		
	Locate and review the Will		
	Ensure that you understand your duties and personal lial	oility as the Executor	
	Identify any potential conflicts		
	Obtain a proposal for ERAssure Executor Liability Insurar estate assets – call 1-855-636-3777	nce coverage to protect you, as the Executor, and the	
	Maintain a detailed record of all the decisions you make	, steps taken and financial transactions	
Contac	ct the Beneficiaries of the Estate		
	Construct a genealogical family history (family tree)		
	Set up a meeting with family members		
	Discuss the Will and any pertinent information you requi	re from them	

☐ Gather preliminary information from the family

Document the meeting and note the information gathered

Meet w	vith the Beneficiaries (review the details provided by the beneficiaries with your Lawyer)
	Have the beneficiaries provide you with pertinent papers and information
	Give an overview of the Estate Administration process to the beneficiaries. e.g. tax issues, litigation, etc.
	Provide the beneficiaries with an expected timeline
	Determine the Estate's contractual obligations and the family's needs
	Document the meeting and note the information gathered
Set up	an Estate Bank Account
	Notify all the financial institutions of the death. Note all the particulars about banking and accounts and open a new bank account for the Estate
	Determine if any bank accounts are jointly held. Joint accounts are dealt with based on the right of survivorship and providing the financial institution with the death certificate should allow the transfer of the account to the surviving joint tenant
	If the bank accounts are not jointly held, discuss the options with the financial institution
	If there is a safety deposit box, document its contents in the presence of a third-party
	Determine if funds are available to pay funeral expenses
Locate	and Review the Important Documents
	Obtain and review any title documents for real property and mortgages
	Locate any share certificates, bonds, debentures and/or guaranteed certificates
Notify t	the Legatees and Residuary Beneficiaries
	Identify any charitable organizations named in the will. Do they still exist? Is their name noted correctly in the Will?
	Notify the charities (and regulators if necessary) of bequests made under the Will
	Notify the legatees/devisees of provisions under the Will
	Notify the residual beneficiaries of provisions under the Will and provide them with a copy
Set up	a Diary of Time Limitations
	Consult with a lawyer to determine if there are any obligations or duties of administration that have a time sensitivity which can impact the Estate.
	Diarize these activities for attention
Prepare	e/Confirm Tax Information
	Notify Canada Revenue Agency of the death and cancel benefit payments in the name of the deceased
	Locate and collect tax information, medical receipts, charitable receipts, etc.
	Confirm the completion of tax returns for the last six years
	Prepare and file any unfiled tax returns for the previous years within six months of the date of death

Potential Immediate Activities

lenti	al Illimediate Activities
1)	Business interest and business investments - Contact the lawyer/accountant used for business purposes
	Where the deceased was the sole or controlling shareholder of a business, ensure control of operations and continuation of the business.
	Arrange for a review of the investment portfolio with decedent's financial advisor
	Make reasonable decisions regarding the business investments
2)	Real Estate
	Obtain the keys to all real estate holdings and consider changing the locks to restrict access to the property
	Acquire and review any real estate deeds and mortgage documents
	Review the property insurance coverage and make provision for vacancy, if necessary
	☐ If the decedent was the sole occupant of a rental premises, terminate the lease or arrange a sublet
	For vacant real estate, arrange for maintenance, protection and care of the property.
3)	Chattels
	Confirm auto insurance is in effect to cover physical damage and liability for operation of the vehicle(s)
	Determine if any assets require special insurance coverage while they are still in the home or if they are being stored elsewhere
4)	Inventory
	Collect, secure, protect and maintain an inventory listing of:
	☐ Securities
	☐ Jewelry and other valuables
	Cash on hand
	Other documents or items of potential value
5)	Mortgages – receivable
	Notify the payer to redirect the mortgage payment. Cheques should now be payable and deposited to the Estate account
	Collect on outstanding mortgage
6)	Rental Properties
	Advise tenants to redirect the payment of rent for rental properties. Cheques should now be payable and deposited to the Estate account
7)	Investment Accounts
	Advise the decedent's financial advisor of their death
	Arrange for a review of the investment portfolio and document a plan on managing the portfolio with the financial advisor
	☐ Cancel any open or pending orders
	Change the mailing address for the account statements
	Obtain list of securities held with their original cost information
	☐ Document meeting details

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Contac	t Third Parties
	Notify their service providers to reduce or cancel services and request rebates where available. These include: utility, television, home phone, cell phone and internet providers; magazine and newspaper subscriptions; club and/or fitness memberships and request rebates where available
	Call Service Canada to notify of the death and to obtain information regarding Canada Pension Plan or Quebec Pension Plan, Old Age Security and related benefits. 1-800-277-9914
	If the deceased received pension benefits or extended health and dental benefits, contact the plan administrator to advise of the death and to determine eligibility for continued benefit coverage for dependents;
	Contact Passport Canada to cancel deceased's passport, 1-800-567-6868
	If the deceased was receiving veteran's benefits, call Veterans Affairs Canada. 1-866-522-2122
	Cancel their Social Insurance card. 1-800-206-7218
	Cancel the deceased's driver's license
	Request Canada Post to redirect the mail
	Confirm outstanding balances and cancel the credit cards – determine if insurance exists to cover balances
	Contact Executors of any other Estates where the deceased may have entitlement
	Where deceased receives a pension from a foreign jurisdiction, notify the foreign jurisdiction, cancel the entitlement and make a claim for death benefits, if applicable
Collect	Information on Assets and Liabilities
	Collect and review the liability information for the Estate
	If not already done, contact the banks to get the account balances, investment details, loan details, etc.
	Locate any personal property held outside the home, in storage or under repair
	Determine the need and pursue any outstanding litigation on behalf of the Estate
	Determine all liabilities outstanding at death, and interest accruing on the outstanding debt after the date of death
	Establish which liabilities should be paid to save interest
	Ascertain personal guarantees made by the deceased on loans
Invento	ory and Valuation of Personal Assets
	Create a complete inventory listing of the personal assets
	Obtain professional valuations of personal property, vehicles, real estate and securities
	Determine if any assets are missing
Foreign	Assets (if applicable)
	Determine if a valid Will exists in the foreign jurisdiction for the foreign assets
	Hire an agent/solicitor, if appropriate, to deal with matters in the foreign jurisdiction

Valuation	on and Inventory of Financial Assets
	Review the finances of the Estate with an investment advisor and/or financial planner
	Create an inventory of the financial assets and liabilities
	List the assets by their class and value and include their full particulars
	Include their maturity dates and note the interest rate(s) applicable
	Calculate and record the accrued interest, where applicable
	List the payment amount(s) received and their frequency.
	Redirect any payments to the Estate bank account
	List the liabilities of the Estate including full particulars
Life Ins	urance
	Locate all the life insurance policies
	Confirm the benefit amount payable under any life insurance policies
	Determine if the insurance is payable directly to the Estate or to a designated beneficiary
	Ascertain if there are any outstanding liabilities against the policy
	Produce the necessary documents and arrange for the payment of the proceeds
RRIF/RF	RSP
	Request a confirmation of the benefits payable and the plan balances
	Determine if plans are payable directly to the Estate or to a designated beneficiary
	Produce the necessary documents and arrange for the payment of the proceeds
Designa	ated Beneficiaries
When lif	e insurance and RRSP/RRIF plans are payable to a designated beneficiary, please review the following
	Confirm when and where the last beneficiary designation was made
	Confirm that the institution recognizes the last designation
	File all the documents necessary to make claims for or on behalf of beneficiaries
Applica	tion to the Court for Appointment as Executor (Probate)
	Meet with Estate lawyer to complete the application for the certificate of appointment
	Review the documents and the parties to be served. Request originals and notarial copies of final orders
	Arrange payment for any fees that may be applicable
Notice	to Creditors/Debts of Estate
	Place a Notice to Creditors advertisement in local newspapers, etc.
	Determine the expiry date for the <i>Notice to Creditors</i> , once probate is granted. Expiry Date:
	Provide beneficiaries with an update of ongoing activities
	Obtain releases, where applicable, to avoid a delay of distribution of assets

Distribution of Assets/Administration

Review with legal counsel for provincial legislation in the case of intestacy

1)	Preliminary Matters		
	Once probate is granted, obtain notarial copies to transfer assets		
	☐ The Notice to Creditors must expire prior to commencing distribution of assets		
	☐ If necessary, have the Estate lawyer register the certificate of appointment or grant of probate on title for real estate		
2)	Time Limitations		
	Determine whether there are any time periods that remain outstanding which restrict distribution		
	Review the dates on items such as dependent relief claims		
3)	Review the Will		
	Review the order, division, and specifics for the distribution of assets under the Will		
	Consult the beneficiaries regarding the distribution of assets in their current form (distribution in kind)		
4)	Realize Assets		
	Close bank accounts and transfer remaining funds to the Estate account		
	☐ Invest any cash surplus based on terms of the Will		
	Transfer or sell all real estate pursuant to the Will		
5)	Stocks and Bonds		
	Complete and submit declarations documentation required to transfer the securities		
	☐ Liquidate the stocks or bonds as necessary to meet the cash flow requirements of the Estate.		
	Liquidate the stocks and bonds for distribution or transfer to beneficiaries in accordance with the Will.		
	Deliver the securities to the beneficiary and obtain receipts		
6)	Personal Effects		
	Distribute personal effects as indicated in the Will and obtain receipts if the distribution is "in kind"		
	\square If the Will stipulates that personal effects are to be sold, the cash becomes residuary for distribution		
7)	Prepare Payments		
	Prepare cheque(s) for payment of outstanding debts		
	Prepare cheque(s) for payment of legacies		
	Prepare cheque(s) for payment of distribution		
8)	Trusts		
	☐ If required, set up testamentary trusts		
	Arrange for an ongoing review of the investments		
	Arrange for ongoing compliance within the rest of the terms of the trust		
	☐ Arrange for payment(s) of income, if necessary		
9)	Legatees		
	☐ Make payment(s)		
	Obtain receipts for distribution		

10)	Tax	: Considerations			
		Take into account unused expenses from current or previous years			
		Estimate the current year and closing capital gains and exemptions			
		Take into account any spousal trusts			
		Take income splitting opportunities into account			
		Note the filing deadlines and ensure that taxes are submitted on time to avoid penalty charges			
		Take separate returns into account			
		Consider transferring any unused RRSP/RRIF contributions to a surviving spouse			
		Allow for charitable gifts; include in T1			
11)	Tax	Returns			
	Obt	tain advice from professional accountant or tax preparer to review:			
		Prepare and file the Terminal T1 Return with Canada Revenue Agency			
		Prepare and file any other Canadian returns as necessary			
		Request clearance certificate from Canada Revenue Agency and Revenue Quebec (if applicable)			
		File foreign tax returns, if required			
		Obtain Goods and Service Tax clearances, if applicable			
		Final distributions should only be made once you have received the clearance certificate			
12)	Distribution				
		Be sure to retain sufficient funds to cover income tax and any outstanding accounts, including legal fees			
		If Will provides for outright distribution, obtain releases from the beneficiaries			
		Distribute assets or funds to beneficiaries			
13)	Cancel Insurance				
		Cancel the property insurance on any real estate once it has been transferred or sold			
		Cancel the insurance on any vehicle(s) once they have been transferred or sold			
		Cancel all other insurance policies in place once the assets have been transferred or sold			
14)	Fee	es			
		Request a final accounting from Legal Counsel and other professionals			
		Determine the Executor's compensation			
		Retain a reserve of funds for any additional fees or expenses to be paid			
		Communicate the status to the beneficiaries			
15)	Pre	pare Accounts			
		Prepare a final Statement of Accounts for approval by the beneficiaries			
16)	Ben	neficiary Approval			
		When Accounts are approved, confirm and send the release to the beneficiaries			
17)	If a	pproval not provided by beneficiaries			
		If the Accounts are not approved, they must be submitted to the courts			
		Ask your Estate lawyer to assist you in passing of accounts before the court			
		Complete the passing of accounts			

Final Matters

Distribute any remaining funds, deliver any remaining assets and obtain receipts for the distribution
Pay the Executor's fees
Pay all remaining professional fees
Do not issue the final cheques until tax clearances are received. Maintain a reserve if necessary
Communicate the final report on all aspects of the administration to the beneficiaries
Confirm that all payments and cheques have cleared through the Estate account
Close the Estate's bank account
File all records and communications in a secure and safe place

Important note:

As you carry out your duties as Executor, make sure you keep complete and accurate records of all your decisions and actions. If you are asked for an accounting of your activities, thorough records are necessary.

This list is not complete, and requirements will vary by Estate and jurisdiction, but it does provide an overview that may help you understand your main duties and stay organized. Your lawyer is the best source of information and guidance about the role of Executor, and can also connect you with the protection – and peace of mind – of ERAssure[®] Executor Liability Insurance.

If you would like to be kept up-to-date on current issues regarding estate administration and Executor liability through our newsletter, please go to www.erassure.com or call 1-855-636-3777.





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