## WILL PROVISIONS TO BE INCLUDED IN PLANNING ATTORNEY'S LAST WILL AND TESTAMENT

With respect to my law practice, namely the law office of \_\_\_\_\_\_, my

personal representative is expressly authorized and directed to carry out the terms of the Contract
with Assisting Attorney, (hereinafter the "Agreement"), between myself and Attorney,
, also identified as "Assisting Attorney," dated If that
Agreement is not in effect, or if Assisting Attorney is unwilling or unable to perform under the
terms of that Agreement, my personal representative is authorized and directed to enter into a
similar agreement with another attorney that my personal representative, in his or her sole
discretion, may determine to be necessary or desirable to protect the interests of my clients and wind
down or dispose of that practice. If a Special Commissioner has been appointed by the appropriate
Court of jurisdiction for that purpose either prior to or after my death, my personal representative is
authorized and directed to cooperate fully consistent with the orders of appointment. I have
provided for the payment of the costs reasonably associated with the process of winding down or
disposing of my law practice that would not be covered by existing funds in my operating/business
account by designating my estate as the beneficiary of term insurance policy
#, in the amount of \$through
Insurance Company, the location of which is known to
, and direct my personal representative to pay the Assisting Attorney as
invoiced per the terms of the Agreement or any Special Commissioner consistent with orders of
appointment.
OR
So long as he or she is an attorney duly licensed and in good standing in the Commonwealth
of Kentucky, my personal representative is expressly authorized and directed to take such steps as he
or she deems necessary or desirable, in my personal representative's sole discretion, to protect the
interests of the clients of my law practice,, and to wind
down or dispose of that practice, including but not limited to, selling that practice, collecting
accounts receivable, paying expenses related to the practice, employing an attorney or attorneys to
provide trust accounting and to issue unused trust balances owing to my clients, to review my files,
complete unfinished work, notify my clients of my death and assist my clients in finding other
attorneys, and returning files to my clients and/or providing access to my files. I have provided for
the payment of the costs reasonably associated with the process of winding down or disposing of
my law practice that would not be covered by existing funds in my operating/business account by
designating my estate as the beneficiary of term insurance policy #, in the
amount of \$ Insurance Company, the location
of which is known to, and direct my personal representative to pay these
costs in his/her sole discretion.