

200 - 4545 Parliament Avenue Regina, SK S4W 0G3

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LEGACY GIVINGSample Bequest Wording

Thank you for considering a bequest in your Will to support cancer patients' care in Saskatchewan. When creating a bequest to the Cancer Foundation of Saskatchewan, it is important that you use our correct legal name. For example; using Society instead of Foundation can lead to your legacy going elsewhere. Here is our information to take to your lawyer:

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Our Legal Name is: Our Charitable Registration Number is:	Cancer Foundation of Saskatchewan Inc. 719679920 RR0001
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residue or remainder of my Estate) to be used for s Inc. determines is the greatest needs at the (Exam	on Inc., (the sum of \$or a% of the rest such purposes that the Cancer Foundation of Saskatchewan aple's: <u>Saskatoon Cancer Centre;</u> <u>Saskatoon Cancer Patient</u> Cancer Patient Lodge; <u>Cancer Research</u> or <u>Cancer Screening</u>)

Power to Vary Clause - Sample Wording to include with a Specific Bequest

"If, at my death, the purpose to which I have designated my bequest to the Cancer Foundation of Saskatchewan Inc., is no longer feasible in the opinion of its Board of Directors ("the Board"), I authorize the Board to alter the purpose to a purpose that they, in their discretion, consider most closely fulfills my bequest".

Types of Bequests

Residual:

After all specific bequests have been fulfilled, some or all of the remainder of your estate will be left as your legacy to the Cancer Foundation of Saskatchewan Inc.

Specific:

Directing a specific dollar amount or percentage of your estate to the Cancer Foundation of Saskatchewan Inc.

Contingent:

A gift to the Cancer Foundation of Saskatchewan Inc. will be made only in the event of the death of a named beneficiary.

Contact Information:

Jakki Crowe, Director of Development (306) 552-5665 or email jakki.crowe@cancerfoundationsask.ca

(**Disclaimer** – The material listed above is intended to provide general information and should not be construed as legal or other professional advice. The above should not be used without first reviewing it with your own legal or professional advisor to determine its suitability for your unique estate planning situation.)