

April 25, 1987

Maurice Fredericks, Atty.
6950 Commerce Blvd.
Rohnert Park, CA 94928

DEAR MAURICE FREDERICKS,

WITH MY PERMISSION, MY FRIEND, SUZANNE PALMER, HAS SOUGHT A SECOND OPINION CONCERNING HOW BEST TO PRESERVE MY PROPERTY INTACT AFTER MY DEATH. FROM HER DISCUSSION WITH THIS LAWYER, SEVERAL QUESTIONS WERE RAISED WHICH I NEED YOU TO ANSWER FOR ME.

1. IN THE CURRENT WILL, PARAGRAPH 11, IT STATES, THAT ANY "SURVIVING PARTY TO OUR MARRIAGE SHALL NOT HAVE THE RIGHT TO REVOKE OR AMEND SUCH SURVIVOR'S WILL."
SO I WANT TO KNOW:

CAN I CHANGE MY WILL, OR NOT? WHAT ARE THE COMPLICATIONS ARISING FROM PARAGRAPH 11, IF I CAN CHANGE MY WILL? WHAT ARE MY OPTIONS?

2. IF THERE IS NO WAY TO CHANGE THIS WILL, CAN I DEED MY PROPERTY TO A LEGAL ENTITY, IN ORDER TO PRESERVE IT? WHAT ARE MY OPTIONS?

3. WHAT, IN YOUR OPINION, ARE THE STEPS I NEED TO FOLLOW, IN ORDER TO HAVE MY WISHES CARRIED OUT?

I WANT YOU TO DO WHAT YOU NEED TO DO, TO HELP ME ESTABLISH A WAY TO PRESERVE MY PROPERTY AFTER MY DEATH.

SINCERELY,

JOHN MEDICA