



Give Through a Will to support Safe Call Now

Your will or living trust can offer a way to make a thoughtful charitable gift as part of your long-range estate and financial plans. A simple provision or amendment prepared by your attorney is all that is necessary. This ensures that a portion of your property will be used to provide a simple and confidential way for first responders to access mental health treatment.

Gifts donated through wills or living trusts are flexible and may be changed with your life circumstances. There are various ways to donate through your will or trust after your loved ones are cared for.

- Designate a percentage of your estate be given to Safe Call Now through your will or living trust.
- Make a gift of a specific amount to Safe Call Now.
- Give a residue of your estate, what remains after all other bequests to loved ones are satisfied, to Safe Call Now
- Name Safe Call Now as a beneficiary of your Life Insurance by amount or by percentage.
- Provide for a gift of a particular property. Real estate, stocks or other items of value are examples of properties that can be used to fund a charitable donation to Safe Call Now.
- Name Safe Call Now as a charitable interest to receive a bequest in the event heirs are not there to receive their legacies.

There is no limit on amounts deductible from federal gift and estate taxes for charitable gifts made by will or trust, so no tax will be due on assets donated in this manner. Contact your attorney to plan a charitable gift.

Sample Behest Language:

Legal Name: Safe Call Now

Address: 1107 Ninth Street, Suite 880, Sacramento, CA 95819

Tax ID: 26-3430343

Date of Incorporation: February 19, 2008

Percentage of Estate: I give Safe Call Now ___% of my estate to be used in such a manner as the Board of Directors of Safe Call Now shall determine.

Safe Call Now does not offer legal advice. Please contact your tax advisor or attorney with questions and guidance.