

# REMEMBERING IN TOUCH

Thank you for supporting In Touch Ministries and for your interest in remembering In Touch in your estate plan. In Touch Foundation, Inc. is a charitable subsidiary that supports the work of In Touch Ministries. If you would like to include In Touch as one of the beneficiaries of your estate, please name “In Touch Foundation, Inc.” as the beneficiary. In Touch Foundation’s federal tax identification number is 58-2054582 and the current address is 3836 DeKalb Technology Parkway, Atlanta, Georgia 30340-3604. For further assistance or information, please call 1-800-967-2200 or email [plannedgiving@intouch.org](mailto:plannedgiving@intouch.org).

**Lifetime Gifts:** You should consult with your estate planning attorney as to the appropriate language to use in estate planning documents (such as charitable trusts) for lifetime gifts.

## SAMPLE BEQUEST LANGUAGE

Below are some ways to benefit In Touch that your attorney may use when drafting your planning documents. Please consult your legal advisor regarding your specific situation.

**Bequest:** “I give and bequeath the sum of \$\_\_\_\_\_ from my estate [or “I give \_\_\_\_\_ percent of my estate”] to In Touch Foundation, Inc., a non-profit corporation located in Atlanta, Georgia, for its corporate uses and purposes.”

**Specific Bequest** (a particular asset): “I give and bequeath [100 shares of ABC Corporation stock, etc.] to In Touch Foundation, Inc., a non-profit corporation located in Atlanta, Georgia, for its corporate uses and purposes.”

**Residuary Clause** (remainder of estate): “All the rest, residue, and remainder of my estate, both real and personal, wherever situated, I give, devise, and bequeath to In Touch Foundation, Inc., a non-profit corporation located in Atlanta, Georgia, for its corporate uses and purposes.”

The residuary clause language should be used (1) when no personal beneficiaries are named; (2) when naming one or more personal beneficiaries to receive specific portions of your estate with the remainder left to In Touch Foundation, Inc.; or (3) when all other personal beneficiaries predecease you, either through natural causes or by common disaster.

**Contingent Interest Clause** (takes effect only under certain circumstances): “I give, devise, and bequeath to (name of person) the sum/percentage of \_\_\_\_\_ in the event he/she survives me. Should (person named) predecease me, I give, devise, and bequeath said sum/percentage to In Touch Foundation, Inc., a non-profit corporation located in Atlanta, Georgia, for its corporate uses and purposes.”

**Real Estate:** If your will includes a gift of real estate to In Touch, please be sure to name the “In Touch Real Estate Trust” as the beneficiary. In Touch Real Estate Trust’s federal tax identification number is 43-1952017 and its current address is 3836 DeKalb Technology Parkway, Atlanta, Georgia 30340-3604. Real estate gifts must be approved by In Touch prior to acceptance. For further information, please contact In Touch Foundation at 1-800-967-2200 or email [plannedgiving@intouch.org](mailto:plannedgiving@intouch.org). Thank you.