

FAQs

Frequently Asked Questions



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


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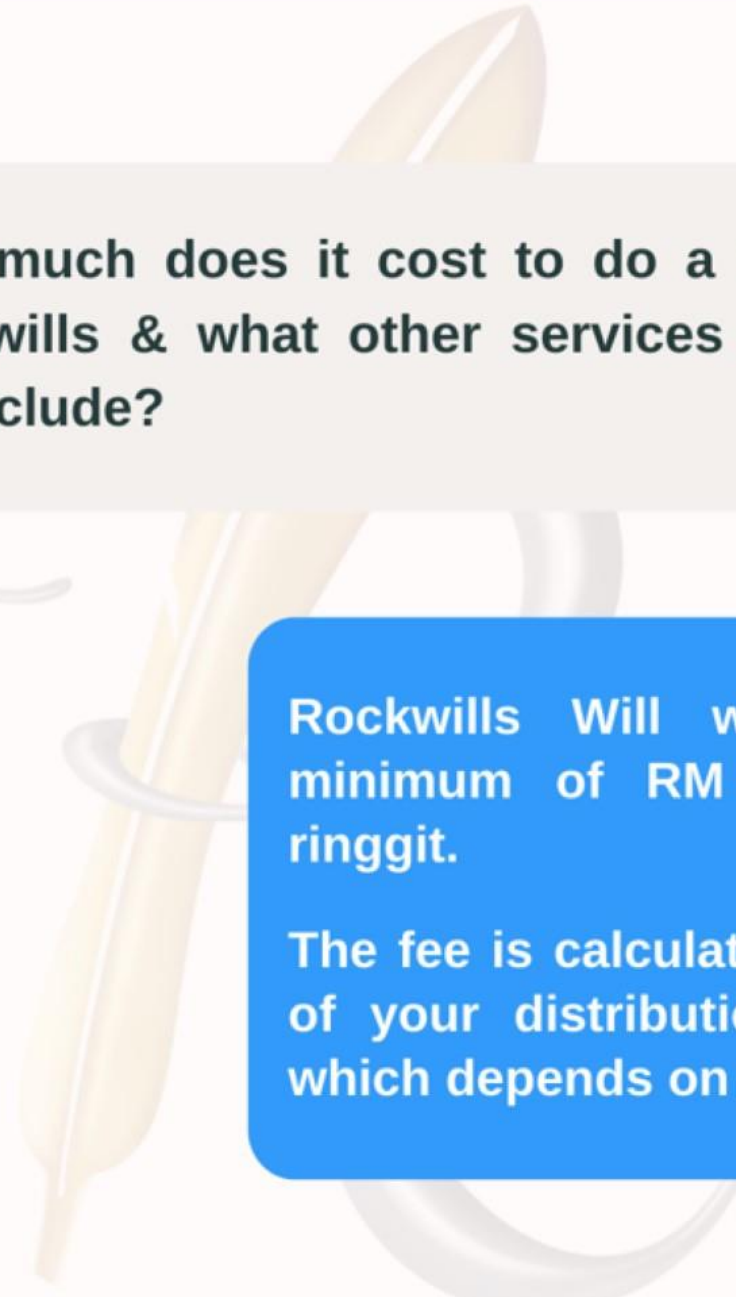


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How much does it cost to do a Will by Rockwills & what other services do the fee include?



Rockwills Will writing fee starts from a minimum of RM 480 to several thousand ringgit.

The fee is calculated based on the complexity of your distribution instructions in the Will which depends on your individual needs.



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What is the difference between writing my Will with Rockwills or with others?

The Wills prepared by us are customised to make the wishes of our clients come true. Others may be presenting to you a standard template as your Will.

In order to customise your Will, we have a team of legal advisors and other professionals with different areas of specialisation.

As a licensed trust company, when we act as the executor in your Will, we're able to carry out your instructions in your Will.

In addition, we have a comprehensive range of estate planning services including offshore services.



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Online Wills are cheaper, why should I write my Will with Rockwills?

Our strength is in our experience and knowledge in proper Will planning. We can help you by customising your Will according to your needs and concerns.

Furthermore, we offer home service at your own convenience coupled with Will Custody to ensure that your Will is secure. For a specialist service, our fee is competitive and considered value for money by many of our customers.



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What is the role of an Executor?

The duties of an Executor includes:

- Locating the Will of the deceased
- Applying for the Grant of Probate prior to dealing with the deceased's assets
- Ascertaining the assets and liabilities of the deceased and to make an inventory list

It is not easy for individual to be an Executor.



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


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Do I need to inform the person that I want to be my Executor?

Yes, you should get his/her consent because the duties and responsibilities are onerous.

It is also a good idea to choose someone younger than you and not someone older as he or she may predecease you or may not be capable of carrying out the tasks involved, in the event of your death.



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


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


How can my children be beneficiaries if they are under 18?



They can still be named as your beneficiaries who would benefit when you set up a testamentary trust. With a testamentary trust, the trustee you appoint will hold and use the assets to pay for your children's education, medical and daily expenses.

When your children have reached a particular age, this trust can end and they receive the balance of the assets you left for them.



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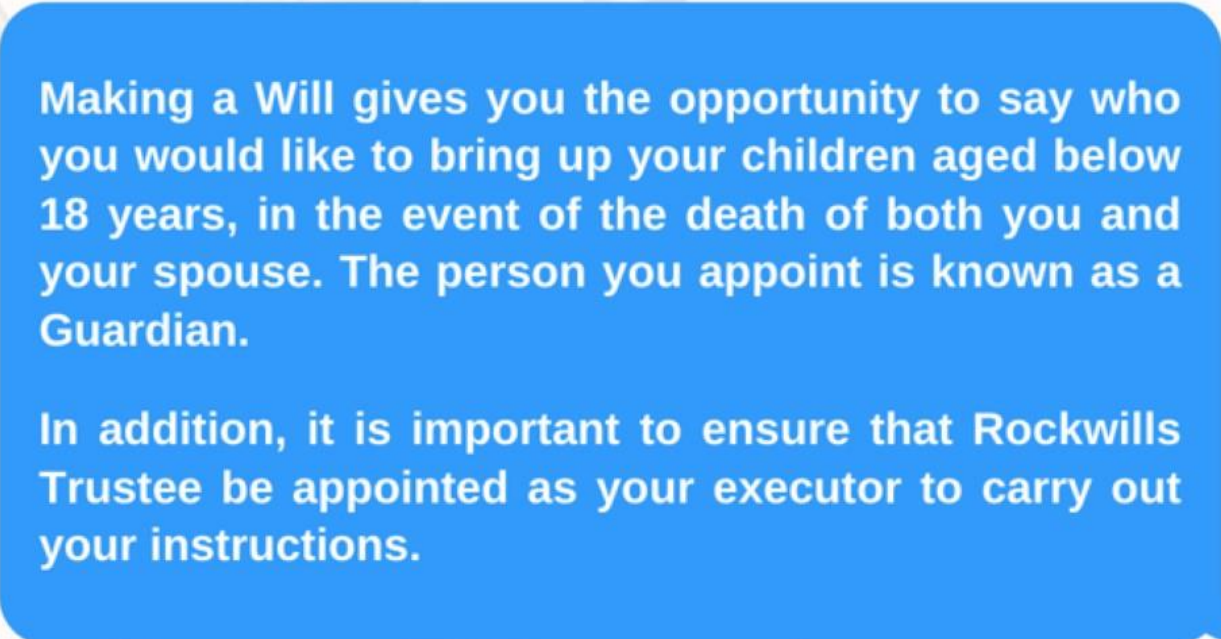


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What happens to my children if both my wife and I die in an accident?



Making a Will gives you the opportunity to say who you would like to bring up your children aged below 18 years, in the event of the death of both you and your spouse. The person you appoint is known as a Guardian.

In addition, it is important to ensure that Rockwills Trustee be appointed as your executor to carry out your instructions.



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