

**Leaving a Legacy to the PETA Foundation
(Reg Charity No 1056453)**

We strongly recommend you use a solicitor – or another professional experienced in drafting wills – when you make or update your will. He or she probably will not be as expensive as you think and will help you avoid many potential problems!

The following wording can be used when drafting your will.

Residuary Bequest

I give all (or a ___ per cent share of) the residue of my estate to the PETA Foundation – registered charity number 1056453 and registered address at 78 Cannon Street, London, EC4N 6AF– to be used for its general purposes. I declare that the receipt of the treasurer or another proper officer shall be a full and sufficient discharge.

Pecuniary Bequest

I give to the PETA Foundation – registered charity number 1056453 and registered address at 78 Cannon Street, London, EC4N 6AF – the sum of £___ (words and figures) to be used for its general purposes. I declare that the receipt of the treasurer or another proper officer shall be a full and sufficient discharge.

The following wording can be used when altering your will.

If you already have a will and would like to include the PETA Foundation – registered charity number 1056453 – you can add a “codicil” (a supplement to your will), such as the example given below:

I, _____ (Name),
of _____ (Address),
declare this to be a (first/second) codicil to my will dated _____.

In addition to any legacies given in my said will, I give to the PETA Foundation – registered charity number 1056453 and registered address at 78 Cannon Street, London, EC4N 6AF – the sum of £_____ (or a specific item or a ___ per cent share of my estate*) to be used for its general purposes. I declare that the receipt of the treasurer or a duly authorised officer shall be a full and sufficient discharge. In all other respects, I confirm my said will and any other codicils thereto.

In witness whereof I have hereunto set my hand this ___ day of _____ in the year _____.

Signed by the said _____ as (first/second) codicil to the will in our presence and then by us in (his/her) presence.

(Signatures, names and addresses of both witnesses)

**Note:* You must ensure that the cumulative residuary in your will and codicil(s) totals 100 per cent of your residuary estate. A residue or residuary gift is what is left in your estate after pecuniary gifts (cash) and specific gifts (items such as jewellery, etc) are deducted. The residue can be divided up according to your wishes.