

Leaving a Gift in Your Will



There are three ways to leave a gift in your will.

To leave a gift in your will, you can use the sample language below to share your wishes with your lawyer or estate planner:

Type of bequest	Sample language for your will
Specific Bequest: To set aside a certain dollar amount or asset to be donated.	"I give to The Dementia Society of Ottawa and Renfrew County the sum of \$_____ from my estate to be used for the greatest needs of the Society."
Percentage Bequest: To give a percentage of your total estate.	"I give to The Dementia Society of Ottawa and Renfrew County ___% of my estate, to be used for the greatest needs of the Society."
Residual Bequest: To give a percentage of your remaining estate after all other gifts have been removed.	"I give to The Dementia Society of Ottawa and Renfrew County ___% of the residue of my estate, to be used for the greatest needs of the Society."

*Bequests are often directed to the organization's future greatest needs unless something specific has been discussed in advance.

As part of making your will, or revising an existing will, please consult with a lawyer and your family. To leave a charitable gift in your will, you must include the full legal name of the charity.

Our Legal Name: The Dementia Society of Ottawa and Renfrew County

Our Address: 1750 Russell Road, Suite 1742, Ottawa, ON K1G 5Z6

Our Charitable Registration Number: 11878 5013 RR0001

Please Note:

The Dementia Society of Ottawa and Renfrew County is not able to give legal or financial advice to individuals who wish to leave a gift in their will. However, we welcome the chance to discuss your intention to donate and to provide more information about the work of The Dementia Society.