ALLIANCE for CHILDREN'S RIGHTS

A Gift Through Your Will or Living Trust



A gift through your will or living trust is a meaningful way to make a truly significant gift to the Alliance.

For over thirty years, community support has enabled our experts to provide free legal and social services, educate other service providers, and advocate for systemic reforms. By remembering the Alliance in your will or living trust, you will bring us closer to a world in which all young people have stable, loving homes and the support they need to heal and thrive.

There are many easy ways to include a bequest to the Alliance in your will, trust, or other assets:

- You can leave a set dollar amount.
- You can leave a percentage of your entire estate or of your residual estate after providing for loved ones.
- You can designate the Alliance as a beneficiary of a specific asset, such as securities, real estate, or a valuable collectible.
- You can name the Alliance a contingent beneficiary of all or a portion of your estate in case your named beneficiary does not survive you.

Suggested language for you and your attorney:

I [name] of [city, state, zip code] give, devise, and bequeath the sum of \$ or percentage of my estate/ description of asset/tangible property to the Alliance for Children's Rights, a nonprofit institution incorporated in the State of California, with a business address of 4525 Wilshire Blvd. Ste. 150, Los Angeles, CA 90010, for its unrestricted use and purpose.

Bequests to the Alliance are fully deductible from your gross estate for estate tax purposes.

Please use this information:

Alliance for Children's Rights 4525 Wilshire Blvd. Ste. 150 Los Angeles, CA 90010 Tax ID# 95-4358213 We truly appreciate every gift and your legacy to create brighter futures for young people. For more information, contact:

Kerri Seibly, Chief Development Officer at give@alliancecr.org or 213.401.0945