

## Will Clauses

By nominating the SCIC Cochlear Implant Program in your Will for whatever sum or proportion of your estate you wish to give, you will be providing a hearing impaired person with a lifelong legacy.

Your solicitor is the best person to advise you on the legal aspects of your bequest. If you do not have a solicitor, SCIC may be able to assist you with a free Will service to make your bequest.

SCIC Cochlear Implant Program suggests the following clauses for insertion in your will:

**General or Pecuniary Bequest :** If you would like to leave a particular sum of money or a percentage of the value of your estate to SCIC:-

Description in Will:

“I give to SCIC Cochlear Implant Program the whole or (insert percentage) of my estate for the execution of its mission. I declare that the receipt of the Director of SCIC Cochlear Implant Program is a complete discharge of this bequest.”

**Residual Bequest :** After meeting all your personal commitments from your estate, anything remaining may be left to SCIC.

Description in Will:

“I give to SCIC Cochlear Implant Program the residue of my estate for the execution of its mission. I declare that the receipt of the Director of SCIC Cochlear Implant Program is a complete discharge of this bequest.”

**Specific Bequest :** A gift of a specific amount of cash, or a particular piece of property (like a house or jewellery) may be left to SCIC.

Description in Will:

“I give to SCIC Cochlear Implant Program (insert specific item to be given) or the sum of (insert amount to be given) for the execution of its mission. I declare that the receipt of the SCIC Cochlear Implant Program is a complete discharge of this bequest.”

**Codicil:** If you have already made a Will, you may now like to add a Codicil, an amendment to your Will that sets out your instructions for a Bequest to SCIC Cochlear Implant Program

If you have further questions, please contact the Development Office directly on 1300 658 981.