Understanding Trusts

A Summary of Trusts for Estate Planning

No bank guarantee • Not a deposit • May lose value
Not FDIC/NCUA insured
Not insured by any federal government agency
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If your retirement planning objectives include managing estate taxes and leaving a legacy for heirs, a trust may be an effective strategy to help you balance these goals.

**What Is a Trust?**

A trust is an arrangement in which a trustee holds and manages money or other assets for the benefit of another. Trusts may be created to accomplish broad or specific goals:

- Personal and financial safeguards for family and other beneficiaries
- A means of controlling or administering your assets
- Simplifying the estate administration process by bypassing the probate process
- Deferring or reducing taxes
Who’s Who in a Trust?

**Grantor:** The person who creates the trust and provides the trust property. This person may also be referred to as the trustor, donor, or settler.

**Trustee:** The individual, institution, or organization that holds legal title to the trust property. In some cases, a grantor can serve as the trustee. It is also possible for two or more trustees to serve together, or for both an individual and an organization to act as co-trustees. Separate trustees may also be named to manage different parts of the trust.

**Beneficiary:** The person or entity entitled to receive the benefits or advantages (such as income) of a trust. In general, any person or type of entity may be a beneficiary, including individuals, charities, or organizations.
Types of Trusts

Basically there are two types of trusts:

- A **testamentary trust** is part of an individual’s will and is established at an individual’s death.

- A **living trust** is established during an individual’s lifetime and is sometimes referred to as an “inter-vivos” trust.

Living trusts can be either revocable or irrevocable.

- **Revocable living trusts** are often established to simplify the management and distribution of your assets. In a revocable living trust, you (the grantor) own the assets and are typically the trustee, meaning you have control. The terms of the trust provide that the trust property be used for your (the grantor’s) benefit during your life. After your death, the trust becomes irrevocable. Assets held by the trust are not subject to your state’s probate process, so the distribution of trust property is often accomplished more quickly. In addition, the terms of how assets are distributed remain private.

- A trust is **irrevocable** when the grantor permanently transfers property to the trust and cannot alter, amend, revoke, or terminate the arrangement or reclaim the property. Appreciated assets in the trust generally are not subject to estate taxes.*

*According to the American Taxpayer Relief Act of 2012, the federal estate, gift, and generation-skipping transfer (GST) tax exemption amounts are all $5,000,000 (indexed for inflation effective for tax years after 2011); the maximum estate, gift, and GST tax rates are 40%.
For tax purposes, revocable and irrevocable trusts are treated differently. Assets of a revocable trust are typically considered the property of the grantor, and income from the trust is reported by you (the grantor).

### 2013 GENERAL TAX RATES

<table>
<thead>
<tr>
<th>Tax Rates</th>
<th>Single Filer</th>
<th>Married Filing Jointly</th>
</tr>
</thead>
<tbody>
<tr>
<td>10%</td>
<td>Up to $8,925</td>
<td>Up to $17,850</td>
</tr>
<tr>
<td>15%</td>
<td>$8,926 – $36,250</td>
<td>$17,851 – $72,500</td>
</tr>
<tr>
<td>25%</td>
<td>$36,251 – $87,850</td>
<td>$72,501 – $146,400</td>
</tr>
<tr>
<td>28%</td>
<td>$87,851 – $183,250</td>
<td>$146,401 – $223,050</td>
</tr>
<tr>
<td>33%</td>
<td>$183,251 – $398,350</td>
<td>$223,051 – $398,350</td>
</tr>
<tr>
<td>35%</td>
<td>$398,351 – $400,000</td>
<td>$398,351 – $450,000</td>
</tr>
<tr>
<td>39.6%</td>
<td>More than $400,000</td>
<td>More than $450,000</td>
</tr>
</tbody>
</table>
on your individual tax return. On the other hand, an irrevocable trust, in many situations, is treated as its own independent entity that owns the assets, which requires filing a separate tax return for the trust.

<table>
<thead>
<tr>
<th>Trusts and Estates</th>
<th>Capital Gains and Qualified Dividends Tax Rates</th>
<th>3.8% Net Investment Income Tax (NIIT)*</th>
</tr>
</thead>
<tbody>
<tr>
<td>N/A</td>
<td>0%</td>
<td>No</td>
</tr>
<tr>
<td>Up to $2,450</td>
<td>0%</td>
<td>No</td>
</tr>
<tr>
<td>$2,451 – $5,700</td>
<td>15%</td>
<td>No</td>
</tr>
<tr>
<td>$5,701 – $8,750</td>
<td>15%</td>
<td>May Apply</td>
</tr>
<tr>
<td>$8,751 – $11,950</td>
<td>15%</td>
<td>May Apply</td>
</tr>
<tr>
<td>N/A</td>
<td>15%</td>
<td>May Apply</td>
</tr>
<tr>
<td>More than $11,950</td>
<td>20%</td>
<td>May Apply</td>
</tr>
</tbody>
</table>

*NIIT tax may apply if modified adjusted gross income (MAGI) exceeds these thresholds:
1. Single Filer – $200,000
2. Married Filing Jointly – $250,000
3. Trusts and Estates – $11,950
Table provided for informational purposes only.
When considering a trust, it is important to consult your tax and legal advisors.

Q. Do I need a trust?
A. It depends on your specific situation. If you’re a single individual or a married couple without children, and without significant assets, a living trust is generally not needed. On the other hand, the greater the value of your assets, especially if you own real estate, the more a living trust may be warranted. Also, a living trust could be an important document to have in the event you suffer from a major accident or illness and are unable to make decisions independently going forward.

Q. What is the difference between a trust and a will?
A. Your will states how and to whom everything in your estate will be distributed upon your death and is subject to probate. A trust dictates how and to whom assets in your trust will be distributed upon your death and may not be subject to probate.
Q. What is probate?

A. Probate is the legal process of proving the validity of a will in court once an individual dies. The process also involves identifying the individual’s assets, having property appraised, paying off any debts and taxes of the individual and distributing the remaining property as directed in the will. Administering an individual’s probate estate can be expensive (for example, attorney, executor, and accounting fees) and can be a lengthy, time-consuming process.

Q. If I establish a living trust, will my assets avoid probate?

A. Using a living trust is one way to have assets avoid probate. The first step is to create the trust agreement. Once the trust agreement is signed, you will need to work with your attorney and/or tax advisor in identifying which assets are appropriate to re-title (or change ownership) to the name of the trust. Once the trust becomes owner of the asset (and not you), only then will the property avoid probate.
Q. What do I need to set up a living trust?
A. It is important to consult with an attorney to set up a trust. The attorney will assist you with determining what type of trust, who the trustee and successor trustee should be, who the beneficiaries will be, and what assets should be included in the trust.

Q. Who should be named as trustees?
A. Typically you will name yourself as trustee, and if you’re married, you may name your spouse as co-trustee. A trustee must be a person over 18 years of age, or an entity such as a bank, attorney, or trust company. You may also want to name a successor trustee who would take over upon your death.

Q. What property can I put in my living trust?
A. Almost everything you own can be placed into your trust, with the goal to avoid the probate process upon your death. But you may own assets that already avoid probate because they have beneficiaries, like life insurance, annuities, and retirement accounts. These types of assets do not need to be added into your trust to avoid probate.
Q. Can an irrevocable trust own a deferred annuity?

A. Yes. However, under current law, a nonqualified deferred annuity that is owned by a non-natural person is generally not entitled to tax deferral. An exception to this rule is for trusts and other entities that are acting as agents for natural persons. Whether or not a trust is acting as an agent for a natural person is a legal question that must be determined on a case-by-case basis. However, the IRS has provided some guidance.

One important indicator as to whether the trust is acting as an agent for a natural person is to review the trust beneficiaries—primary, contingent, remainder, etc. If any named beneficiary is a non-natural person, the trust could be deemed to be acting as an agent for that non-natural person and is not entitled to tax deferral on the annuity.

Because of this rule, trust-owned nonqualified annuities give up some of the benefits of annuities. Spousal continuation of an annuity contract, for example, is not available when a trust is the owner, because a trust doesn’t have a spouse. Also, death benefit payouts over a life expectancy are not available to a trust because it does not have a life expectancy.
Q. How often should I update my trust?
A. As a general rule, you should consider changing your trust anytime there is a significant life event or change to your goals and objectives.

Q. Am I required to file a tax return for my revocable living trust?
A. You typically do not need to file a tax return for your revocable living trust. Since you control and are permitted to revoke your living trust, it is treated as your income and your trust identification number remains your Social Security number.

Q. Am I required to record my trust with any government agency?
A. You are not required to record your trust with any government agency. A trust is a private document that will remain private even after your death and distribution of your estate.

IRAs and qualified plans—such as 401(k)s and 403(b)s—are already tax-deferred. Therefore, a deferred annuity should be used only to fund an IRA or qualified plan to benefit from the annuity’s features other than tax deferral. These include lifetime income, death benefit options, and the ability to transfer among investment options without sales or withdrawal charges.
Why a Variable Annuity?

A variable annuity is a contract between you and an insurance company that helps you grow, protect, and manage retirement savings in a tax-advantaged way. It can help you:

- **Grow retirement savings faster** through the power of tax deferral.
- **Protect against inflation and market volatility** through a diverse choice of investment options.
- **Manage your investment strategy** by transferring among investment options free of tax consequences.
- **Convert your assets** to guaranteed, lifetime retirement income.
- **Leave a financial legacy** through a guaranteed death benefit.

Variable annuities are long-term investments designed for retirement. The value of the variable investment options will fluctuate and, when redeemed, may be worth more or less than the original cost.

Annuity withdrawals and other distributions of taxable amounts, including death benefit payouts, will be subject to ordinary income tax. For nonqualified contracts, an additional 3.8% federal tax may apply on net investment income. If withdrawals and other distributions are taken prior to age 59½, an additional 10% federal tax may apply. A withdrawal charge and a market value adjustment (MVA) also may apply. Withdrawals may reduce the value of the death benefit and any optional benefits. Guarantees, including optional benefits, are subject to the issuing company’s claims-paying ability and do not protect the value of the variable investment options, which are subject to market risk.
Why Pacific Life?

It’s essential for you to choose a strong and stable company that can help you achieve your future income needs. Since 1868, individuals and their families have relied on the strength of Pacific Life to help protect their financial security.

✔ Pacific Life Insurance Company is organized under a mutual holding company structure and operates for the benefit of its policyholders and contract owners.

✔ We have achieved ongoing recognition for high-quality service standards.

✔ We offer products that address market environments during all stages of your life.

✔ We maintain strong financial strength ratings from major independent rating agencies.

Ratings may change and do not apply to the safety or performance of the underlying variable investment options. For more information and current financial strength ratings, please visit our website.

While ratings can be objective indicators of an insurance company’s financial strength and can provide a relative measure to help select among insurance companies, they are not guarantees of the future financial strength and/or claims-paying ability of a company and do not apply to any underlying variable investment options. The broker/dealer from which this annuity is purchased, the insurance agency from which this annuity is purchased, and any affiliates of those entities make no representations regarding the quality of the analysis conducted by the rating agencies. The rating agencies are not affiliated with the above-mentioned entities nor were they involved in any rating agency’s analysis of the insurance companies.
Pacific Life has more than 140 years of experience, and we remain committed to providing quality products, outstanding service, and stability to meet your needs today and throughout your lifetime.
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You should carefully consider a variable annuity’s risks, charges, limitations, and expenses, as well as the risks, charges, expenses, and investment goals of the underlying investment options. This and other information about Pacific Life are provided in the product and Pacific Select Fund prospectuses. These prospectuses are available from your financial advisor or by calling the toll-free numbers listed below. Read them carefully before investing.

It is advisable that the trustee appointed not be the financial professional. A financial professional who is paid a commission on the sale of an annuity contract represents both his or her personal interest and the interests of the trust, creating a conflict of interest.

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