

Irrevocable Dynasty Trusts Utilize \$12.9 Million Exemptions for Gift, Estate and Generation Skipping Transfer Taxes

Summary: As of January 2023, the lifetime federal gift and estate tax exemption and the generation-skipping transfer tax (GSTT) exemption are both set at historically high values of nearly \$13 million. These exemptions provide an opportunity to individual United States taxpayers to move millions of dollars into an irrevocable dynasty trust without incurring punitive gift taxes, and to ensure that future generations of trust beneficiaries receive benefits free of GST taxes.

As of January 2023, the unified, lifetime federal gift and estate tax exemption is \$12.9 million, with small annual increases expected. The federal lifetime exemption for the generation-skipping transfer tax (GSTT) is also \$12.9 million as of 2023. These are the highest exemption amounts in decades. Maximum estate and GST tax rates are 40 percent. Given projected political and fiscal conditions, it is uncertain how long the exemptions for estate, gift and GST taxes will remain at current, relatively favorable levels.

The historically high exemptions enable individual United States taxpayers to move millions of dollars into an irrevocable dynasty trust without incurring punitive gift taxes, and to ensure that future generations of trust beneficiaries receive benefits free of estate and GST taxes.

An irrevocable trust can be funded with cash, real estate, stocks, bonds, hedge fund interests and virtually any other type of valuable asset. An irrevocable trust can own (and manage) any type of property, including a family business, life insurance and variable annuity policies, and other investment vehicles. When an individual trust grantor (settlor) donates particular property to an irrevocable trust, he gives up formal control over the property. In return, the grantor is able to dictate to a large extent how the trust assets are managed and used, now and in the future, to accomplish his immediate and long-term goals. In other words, the grantor surrenders some degree of control during his lifetime in return for a large degree of future control. Further, assets in the trust are protected against personal creditors of both grantor and beneficiaries.

Finally, an irrevocable trust funded with assets to which gift tax and GST tax exemptions have been allocated allows an individual to build a legacy that passes to his children and which future generations can enjoy and enhance. The unfortunate but inevitable alternative for assets outside of a trust is to be eviscerated by punitive and predatory estate taxes, which force descendants to cannibalize the family business or other legacy at each generation and to pay taxes over and over again.

Not all assets are well-suited for donating to an irrevocable trust. For example, a personal residence owned by a trust but inhabited by the grantor might be viewed by tax authorities as an incomplete gift and, therefore, still within the

grantor's estate. On the other hand, home equity could be turned into cash, which could then be gifted to an irrevocable trust.

Of course, estate and GST taxes can be avoided using other useful techniques. For example, interests in a family limited partnership (FLP) or family limited liability company (FLLC) can be transferred to succeeding generations by simply gifting the assets to family members. Valuation discounting of family business interests can lower exposure to gift taxes. Under circumstances, a personal residence can be efficiently transferred using a qualified personal residence trust (QPRT). These other techniques, however, do not offer the asset protection and long-term wealth preservation and management possible with an irrevocable dynasty trust.

In view of the uncertainty in tax laws and the erratic nature of lawmakers in the United States, any individual having assets totaling more than \$1 million should fund an irrevocable dynasty trust to take advantage of the current \$13 million gift and GST tax exemptions. Even individuals having \$1 million or less should consider placing high-growth assets in a dynasty trust, where they can grow insulated against creditors and against future estate taxes. Of course, forming an irrevocable trust might be unsuitable during the lifetime of an individual. In such cases, a [revocable living dynasty trust](#), which becomes irrevocable upon death of the grantor(s), can achieve many of the same benefits of a lifetime irrevocable trust.

Warning & Disclaimer: This is not legal or tax advice.

Internal Revenue Service Circular 230 Disclosure: As provided for in Treasury regulations, advice (if any) relating to federal taxes that is contained in this communication is not intended or written to be used, and cannot be used, for the purpose of (1) avoiding penalties under the Internal Revenue Code or (2) promoting, marketing or recommending to another party any transaction or matter addressed herein.

Copyright 2023 Thomas Swenson