WELCOME
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Estate Planning Basics
An Overview of the Estate Planning Process

What Is an Estate Plan?
- An estate plan is a map
- This map reflects the way you want your personal and financial affairs to be handled in case of incapacity or death
Who Needs an Estate Plan?

- Not just for the wealthy
- Without an estate plan, you can't control what happens to your property if you die or become incapacitated
- An estate plan makes your wishes clear and helps avoid family disputes
- Proper estate planning can preserve assets and provide for loved ones

Especially needed if:
- You're not comfortable with financial matters
- You have minor children
- Your net worth exceeds the federal transfer tax exclusion amount ($5.49 million in 2017) or, if less, your state's exemption amount
- You own property in more than one state
- Financial privacy is a concern
- You own a business

Basic Estate Planning Concepts

Planning for Incapacity

- Incapacity can strike anyone at any time
- Failing to plan means a court would have to appoint a guardian
- Lack of planning increases the burden on your guardian
- Your guardian's decisions might not be what you would want
Planning for Incapacity — Health-Care Directives

- Living Will
- Durable Power of Attorney for Health Care (Health Care Proxy)
- Do Not Resuscitate (DNR) Order

1. Puts your instructions in writing
2. Lets you designate an agent to make decisions on your behalf
3. Directs that resuscitative measures be withheld or withdrawn

Not all types of health-care directives are effective in all states, be sure to execute the one(s) that will be effective for you.

Planning for Incapacity — Property Management Tools

- Joint Ownership
- Durable Power of Attorney (DPOA)
- Living Trust

1. Joint owner has the same access to property as you do
2. Lets you designate an agent to make decisions on your behalf
3. Lets a successor trustee take over management of trust property

What Happens If You Die Without an Estate Plan?

- Some property passes automatically to a joint owner or to a designated beneficiary (e.g., IRAs, retirement plans, life insurance, trusts)
- All other property generally passes according to state intestacy laws
What Happens If You Die Without an Estate Plan? — *Intestacy*

- Intestacy laws vary from state to state
- Typical pattern of distribution divides property between surviving spouse and children
- Your actual wishes are irrelevant
- Many potential problems

![Typical Intestate Distribution Pattern](image)

**Wills & Probate**

- A will is the cornerstone of an estate plan
- Directs how your property will be distributed
- Names executor and guardian for minor children
- Can accomplish other estate planning goals (e.g., minimizing taxes)
- Written, signed by you, and witnessed

**Wills & Probate — The Probate Process**

- Most wills must be probated
- Will is filed with probate court
- Executor collects assets, pays debts, files tax returns, and distributes property to heirs
- Typically, process lasts several months to a year
Wills & Probate — *Probate Pros & Cons*

**Pros**
- Time and costs are typically modest
- Court supervision
- Protection against creditors

**Cons**
- Can be time consuming for complex estates
- Title transfer delays
- Fees
- Ancillary probate
- Public record

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Wills & Probate — *Avoiding Probate*

**Can you avoid probate?**
- Own property jointly with rights of survivorship
- Complete beneficiary designation forms for property such as IRAs, retirement plans, and life insurance
- Use trusts
- Make lifetime gifts

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Tax Basics

Transfer taxes include:
- Federal gift tax — imposed on transfers you make during your life
- Federal estate tax — imposed on transfers made upon your death
- Federal generation-skipping transfer (GST) tax — imposed on transfers to individuals who are more than one generation below you (e.g., grandchildren) both during your life and upon your death.

Transfer taxes imposed on the state level tend to affect smaller estates.
**Tax Basics — Federal Gift Tax**

- Gift tax applies to transfers made during your life
- Certain gifts are excluded (e.g., $14,000 annual gift tax exclusion)
- $5,490,000 excluded from all transfers (gifts and estates) combined in 2017
- The $5,490,000 exclusion is the largest in the history of the federal gift and estate tax

**Tax Basics — Federal Estate Tax**

- Estate tax applies to transfers made at death
- Generally does not apply to transfers made to spouse or charity
- $5,490,000 excluded from all transfers (gifts and estates) combined in 2017
- Any portion of exclusion used for gifts will be unavailable to the estate

**Tax Basics — Federal Estate Tax**

- New feature important for married couples
- Exclusion is “portable” — unused portion left by deceased spouse can be transferred to surviving spouse
- $10,980,000 can be left to beneficiaries tax free (in 2017)
Tax Basics — Federal GST Tax

Transfer During Life or at Death

- You / Your Estate
- Child (Dona's / Beneficiary)
- Grandchild (Ship Donor / Beneficiary)

GST tax may apply

• The generation-skipping transfer (GST) tax may apply to transfers made to someone more than one generation below you
• $5,490,000 GST tax exemption in 2017
• Unlike the gift and estate tax, exclusion, the GST tax exemption is NOT portable

Transfer Tax Basics

<table>
<thead>
<tr>
<th></th>
<th>2015</th>
<th>2016</th>
<th>2017</th>
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<tr>
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<td>$5,490,000</td>
<td>$5,490,000</td>
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<tr>
<td>GST tax exemption</td>
<td>$5,490,000</td>
<td>$5,490,000</td>
<td>$5,490,000</td>
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</tbody>
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Lifetime Gifting

- Lets you see the recipient enjoy your gift
- Helps you minimize transfer taxes by taking advantage of the $14,000 annual gift tax exclusion and other tax deductions
- Removes future appreciation of property from your taxable estate
- No "step-up" in basis — your basis in the property carries over instead
**Lifetime Gifting — Transfers Excluded from Gift Tax**

- You can give $14,000 to as many individuals as you want federal gift tax free ($28,000 if you and your spouse make the gift together)
- If you're contributing to a Section 529 plan, you can give $70,000 ($140,000 with spouse) gift tax free
- No gift tax on amounts paid directly to a school for an individual's tuition
- No gift tax on amounts paid directly to a medical care provider for an individual's medical care

**Trusts**

- Versatile estate planning tool
- Can protect against incapacity, avoid probate, minimize taxes
- Allow professional management of assets
- Provide safeguards for minor children, elderly parents, other beneficiaries
- Can protect assets from future creditors
- Control over property

**Trusts — What Is a Trust?**

- Legal entity that holds property
- Parties to a trust: grantor, trustee, beneficiary
- Living trusts vs testamentary trusts
- Revocable trusts vs. irrevocable trusts
Life Insurance
- Can provide instant estate
- Can provide needed estate liquidity
- Life insurance proceeds are included in your estate for federal estate tax purposes unless your estate plan addresses this issue
- Key issue is ownership of policy

Life Insurance — Irrevocable Life Insurance Trust (ILIT)
During Your Life
1. You (the insured) create an irrevocable trust and name a trustee and beneficiaries
2. Trustee purchases life insurance policy on your life — policy owned by trust
3. You make regular cash gifts to trust
4. Beneficiaries technically can withdraw cash gifts during limited window of time

Life Insurance — Irrevocable Life Insurance Trust (ILIT)
At Death
1. ILIT receives proceeds of life insurance policy
2. Proceeds not subject to estate tax
3. Proceeds distributed according to terms of trust
4. Beneficiaries receive full proceeds, free from estate tax
Conclusion

- Have you implemented a plan for incapacity (health and property)?
- Do you have a valid will?
- Are transfer taxes a planning concern for you?
- Does your overall estate plan reflect your current wishes and circumstances?

I would welcome the opportunity to meet individually with each of you to address any specific concerns or questions that you may have.

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