### It's Your Estate - Fall 2025

## Wills & Trusts

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**Probate and Trust Law** 

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### **Intestate Succession**

If you do not plan, the distribution of your estate will be governed by the laws of intestate succession:

- Community property to spouse
- Separate property -
  - 1/2 to spouse and 1/2 to child, if there is only one child, or descendants of deceased child, parents, or their descendants.
  - 1/3 to spouse and 2/3 to children, if more than one child.

### What is a Will?

A Will is a legal document that allow you to:

- direct the distribution of your assets at death
- nominate guardians for minor children
- nominate an Executor to administer your estate at death
- avoid intestate succession

### **Types of Wills**

### Holographic

- Material provisions must be in testator's handwriting
- Must be signed but does not need to be dated or witnessed

### Statutory

- Statutory Form can be filled in but not altered
- Must have two witnesses

### Typewritten

Must have two witnesses

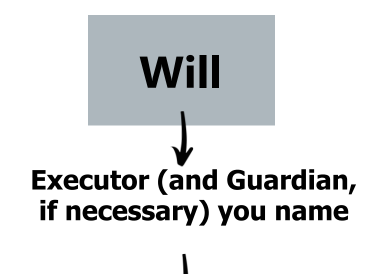
### No Will vs. Will

### No Will

Administrator (and Guardian for minor children, if necessary) appointed by Court

Intestate Heirs

**Probate** 





### **Probate**

Probate is the court-supervised process of distributing a decedent's assets after death

The administrator/executor and the attorney are each entitled to statutory fees based on the gross value of the estate (not net of mortgages or indebtedness)

Note: The title of "administrator" is used when someone dies without a Will, the title of "executor" is used when someone dies with a Will, and "personal representative" refers to either

### Probate Fees and more...

#### **Statutory Fees:**

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4% on first $100,000
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3% on next \$100,000

2% on next \$800,000

1% on next \$9 million

- \$1 million gross estate \$23,000 x 2 = \$46,000
- \$5 million gross estate \$63,000 x 2 = \$126,000

#### Also:

- Fees for court, filing, and probate referee to appraise assets
- Bond
- Potential for extraordinary fees
- Probate can take 18 months or more to complete
- Terms of Will, beneficiaries, and probate assets are public

**But:** Oversight may be warranted for complex/conflicted estates 7

### **Avoiding Probate**

Pay-on-death/transfer-on-death designations (bank/brokerage accounts, real property) – Pros/Cons

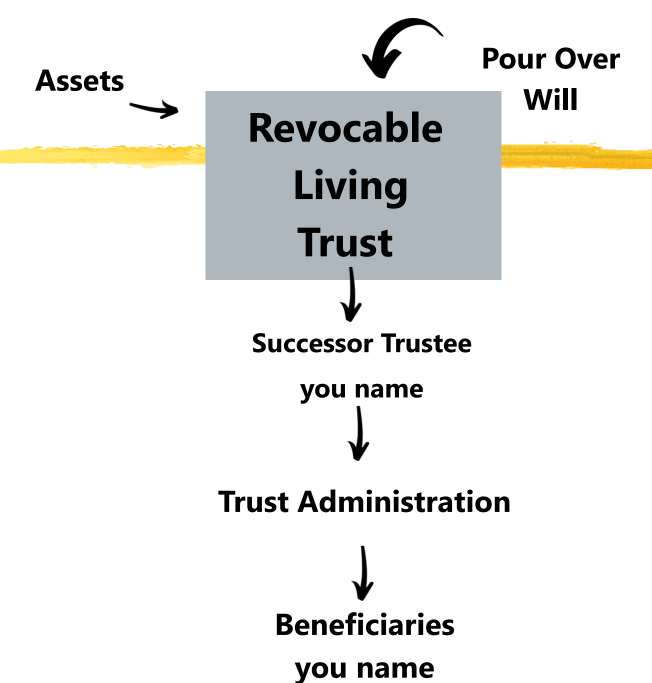
- Beneficiary designations (life insurance/retirement accounts)
- Titling (e.g., joint tenancy) Drawbacks:
  - Adding a child to title to real property is a gift if over \$19,000 and exposes the property to sale by child, child's creditors, and child's divorce
  - Child loses full step-up in cost basis he/she would have otherwise received if he/she inherited it at death instead
  - Adding child to account title so he/she can easily manage it will result in the account going only to that child
- Revocable Living Trust

### **Summary Probate Procedures**

- Small Estate Set Aside (PC 6600)
- Small Estate Affidavit (PC 13100) can be used when personal property is less than \$208,850
- Petition to Determine Succession to Real Property (PC 13150)
- Petition to Determine Succession to Primary Residence — can be used if primary residence is less than \$750,000

## Summary Probate Procedures (cont.)

- Affidavit to Transfer Real Property of Small Value (PC 13200)
- Collection of Salary (PC 13600) Spouse can use affidavit to collect salary and unused vacation time owed to deceased spouse from deceased spouse's employer
- Spousal Property Petition (PC 13650) can be used to pass title to the surviving spouse and to determine that the property is already owned by the surviving spouse (as community property)



### What Is A Trust?

A **Trust** is essentially a contract between:

- a Grantor, Settlor, Trustor, Trustmaker
- the person who grants assets to a trust –

and a **Trustee** 

– who manages the assets –

for the benefit of a **Beneficiary** in accordance with the terms of the Trust

### **Creating a Living Trust**

- The creator of a living trust:
  - Is all three at inception the Grantor, the Trustee, and Beneficiary
  - The Grantor manages his/her assets as
     Trustee and is the beneficiary for his/her entire lifetime until he/she becomes incapacitated or dies and the successor Trustee steps in
  - Upon the Grantor's death, the assets pass to the beneficiaries the Grantor named in the trust

### **Basic Estate Plan**

#### **INCAPACITY**

(Trust avoids Conservatorship)

FINANCIAL POWER OF ATTORNEY

Agent/Attorney-in-Fact

ADVANCE HEALTH CARE DIRECTIVE

**Health Care Agent** 

**HIPAA AUTHORIZATION** 

Schedule of Assets

(Heggstad Petition)

#### **REVOCABLE LIVING TRUST**

Contract between:

**Grantor/Settlor/Trustor/Trustmaker** (grants assets to trust)

Trustee (manages assets in trust)

#### **DEATH**

(Trust avoids Probate)

**POUR-OVER WILL** 

Guardian

Executor/Personal Representative

### **Types of Trusts**

- Revocable Trust Can be changed. A Revocable Living Trust is the centerpiece of a basic estate plan.
- **Irrevocable Trust** Typically cannot be changed. Can be used for gifting and/or to reduce estate taxes (assets are no longer owned by Grantor).
  - Can be modified or terminated during Grantor's lifetime if the Grantor and all beneficiaries agree, and after Grantor's death with court approval.
  - Compressed tax rates Irrevocable trusts pay tax at the top tax bracket of 37% when undistributed taxable income exceeds \$15,650.
  - Revocable Trusts become irrevocable upon Grantor's death
  - Form 1041
  - Trust Protector

# **Benefits of Revocable Living Trust**

- Avoids conservatorship at incapacity and probate at death.
- Assets are distributed without court involvement.
- If Grantor/Trustee becomes incapacitated, a named successor Trustee takes over management of the assets without court involvement no conservatorship.
- After death no probate. Assets which would otherwise be paid outright to beneficiaries can continue to be held and administered in one or more sub-trusts for the lifetime of a beneficiary or distributed at specified age(s) or stage(s). Can protect beneficiary from creditors, predators, and divorce.
- Transferring out-of-state property to the trust will avoid ancillary probates in other states
- Trust provisions are not made public.

# **Drawbacks of Revocable Living Trust**

- Cost to set up.
- No oversight.
- Trust Administration at death, but typically 50-90% less than probate.
- Common fallacies about a Revocable Living Trust:
  - It provides asset protection No, not for the Grantor of a self-settled trust, though the Grantor can build in asset protection for third parties - beneficiaries – who inherit in trust after the Grantor's death.
  - It has separate tax ID number No, the tax ID number is the Grantor's SSN until death. Taxes are paid exactly as they were before the trust was created.

# Funding the Trust – A Critical Step!

"Funding" a trust means assets must be retitled from your name as an individual to your name as Trustee of your trust so your successor Trustee can step in to manage them at your incapacity and distribute the assets in accordance with the terms of your trust at death.

Acquiring new assets or disposing of assets after you create your trust does not ordinarily affect the terms of your trust. You must remember to take title to new assets in the name of your trust.

## **Exceptions: Retirement Plans and Life Insurance**

Retirement plans and life insurance (except life insurance in an ILIT) remain titled in your own name during your lifetime and are not retitled in your name as Trustee of your trust. These assets pass by beneficiary designation and thereby avoid probate, assuming you have a named beneficiary who survives you and you do not name your "estate" the beneficiary.

You can name individuals, entities, or your trust as beneficiaries, but beneficiary designations must be coordinated with your overall estate plan and, particularly for retirement plans, are best handled with the advice of an attorney.

## Trust as Beneficiary of Retirement Plans and Life Insurance

(Naming beneficiaries of **retirement plans** is addressed in a separate workshop.)

If there are no creditor issues or other reasons not to have **life insurance proceeds** flow through the trust at death, naming the trust the beneficiary of life insurance:

- avoids probate if all named beneficiaries die before claiming proceeds.
- can fund trust sub-trusts at death.

# Real Property, Timeshares, and Co-ops

- Real Property Sole owners or tenant-in-common owners can transfer their interests to the trust with a deed/preliminary change of ownership report recorded in the county where the property is located.
  - If real property is owned in joint tenancy, the joint tenancy will have to be severed (caution: potential property tax reassessment) to transfer the interest to the trust.
- Timeshare Interests Deed or points-based ownership.
- **Co-op** Attorney Opinion Letter needed to re-issue Co-op certificate.
- Out-of-state Real Property Transferring out-of-state property to the trust should be handled by an attorney in that state, which will avoid an ancillary probate in that state. Note: some states have unique rules (HI).

## Bank and Brokerage Accounts

#### **Bank and Brokerage Accounts (non-retirement/non-business):**

- Should be retitled in your name as Trustee of the trust.
- Pay-on-death (POD) or transfer-on-death (TOD) beneficiary designation only if want to keep account in sole name during lifetime.
- Can name Co-Trustee as to one or more accounts.
- Can give someone power of attorney over trust account.
- Household checking account In trust or not?
- Checks Do not need trust name on checks.

### **Business Interests**

**Business interests** – Interest in sole proprietorship, corporation, professional corporation, limited liability company, and/or general or limited partnership:

- Sign an assignment to trust.
- Change title on books and records.
- Do not change title on business bank accounts keep them in the name of the business.

### **Other Assets**

**Safe Deposit Boxes** - Re-title in name of trust and/or add a joint owner.

**Promissory Notes** – Sign assignment to trust.

**Paper Savings Bonds** – Re-title in name of trust (treasurydirect.gov).

Cars and Vessels (not documented by U.S. Coast Guard) – Pass free of probate using DMV Affidavit for Transfer without Probate California Titled Vehicles and Vessels

**Vessels Documented by the U.S. Coast Guard** – Re-title in name of trust with U.S. Coast Guard Transfer of Ownership Form CG-1258.

### Other Assets (cont.)

**Mobile Homes** (See California Department of Housing and Community Development www.hcd.ca.gov/manufactured-mobile-home/registration-titling).

**Tangible Personal Property** – Sign general assignment to trust.

- May dispose of personal effect by Personal Property Memorandum.

### **If Assets Are Not In Trust**

- **Power of Attorney** Agent can transfer assets to trust before Grantor's death.
- **Summary Probate Procedures** Small Estate Affidavit, for example.
- Heggstad/Ukkestad Petition Court petition process to avoid full probate at death.
- Pour Over Will Final safety net to pour assets into the trust so they can be distributed according to the trust's terms – after probate.

## Information Needed to Create a Trust

- Names Use name most often used to title accounts, typically first name, middle initial, and last name (can add "akas" in your documents).
- Name of Trust Three components to trust name 1)
   name(s) of Trustee(s), 2) name of trust, and 3) date of trust.
- Asset information for tax planning and trust funding.
  - SSNs and account numbers not needed
- Successor Trustees in order who will:
  - Handle financial affairs if you are incapacitated.
  - Marshall assets, pay taxes, distribute your assets at death.
  - Friends, family members, CPA, private fiduciary, corporate Trustee.
  - Serve individually, jointly, by majority.

# Information Needed to Create a Trust (cont.)

- Definition of Incapacity (one physician, two physicians, physician and spouse or family member)
  - Special provisions regarding distributions during incapacity

#### Beneficiaries

- At the first death, if any for married couples, and at the second death
- Back-up beneficiaries
- Manner of distribution outright or in trust (terms: ages, stages, incentive provisions)
- Adjustments for advancements
- Remote Contingent Beneficiaries
  - Default to heirs at law, or to others, or charities

### **Gift Tax**

- Generally, you are subject to gift tax whenever you give assets to individuals.
- Three types of gifts are exempt from gift tax:
  - Generally, gifts to spouse and charities
  - Gifts to any individual of up \$19,000 in 2025
  - Direct payments for tuition or medical care for any individual

### **Estate Tax**

- Federal Gift/Estate Tax Exclusion:
  - \$13,990,000 in 2025
  - \$15,000,000 in 2026
    - 40% top tax rate
    - No California estate tax

### **Capital Gains Tax**

- Purchase home for \$180,000 and spend
   \$20,000 on improvements. Basis is \$200,000.
- Sell home 30 years later for \$2,000,000.
- Capital gain is \$1,800,000 and subject to capital gains tax.
  - \$250,000/\$500,000 exemption for primary residence (2 out of 5 years).

# **Basis Adjustment – Step Up or Step Down**

- Joint Tenants partial adjustment at first joint tenant's death
- Community Property full adjustment at first spouse's death
- Solely Owned
  - Gift during life Donor's basis
  - Inherit at death Full step up or step down
- From irrevocable trust no adjustment

### **Marital Sub-trusts:**

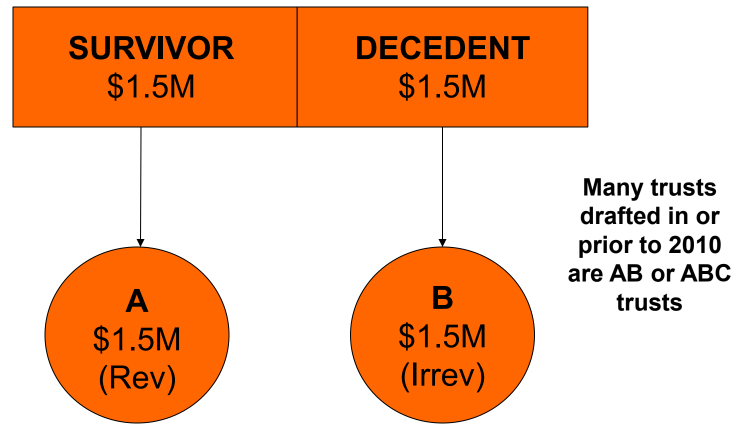
- A Trust Survivor's Trust (Revocable)
- B Trust Also referred to as Bypass Trust, Credit Shelter Trust, and Exemption Trust – the maximum it can hold is the deceased spouse's Applicable Exclusion Amount (\$13,990,000 in 2025)
- C Trust Also referred to as a QTIP Trust or Marital Trust
  - To control decedent's property after death

### **Married Couples – First Death**

- Surviving spouse's share (1/2 of CP and all his/her SP) to revocable A trust to avoid probate at second death
- Deceased spouse's share (1/2 of CP and all his/her SP) to:
  - Revocable A trust
  - One or more irrevocable (B and C) sub-trusts;
     and/or
  - Descendants or other beneficiaries

## Married Couple First Death – Trusts Drafted In or Prior to 2010

\$3M Community Property Estate in 2005 (\$1.5M Estate Tax Exemption in 2005)

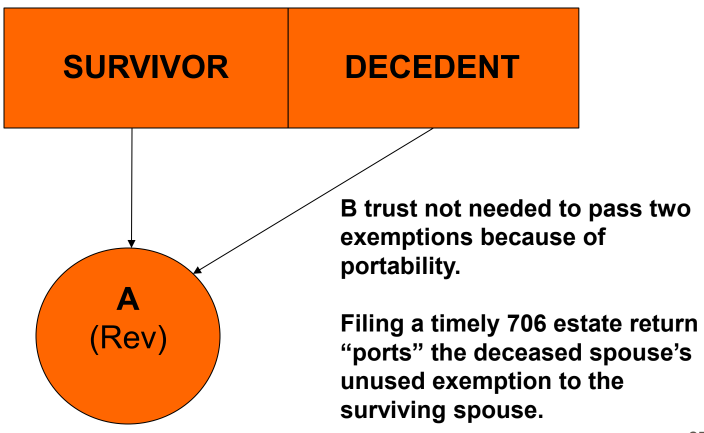


### **Portable Exemption**

 Surviving spouse can elect to claim the deceased spouse's unused exemption.

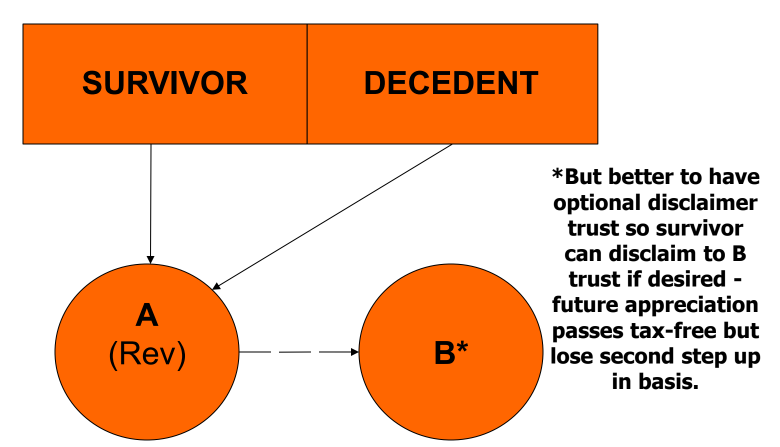
 In order to make this election, a timely Form 706 estate tax return must be filed.

## **Married Couple First Death**

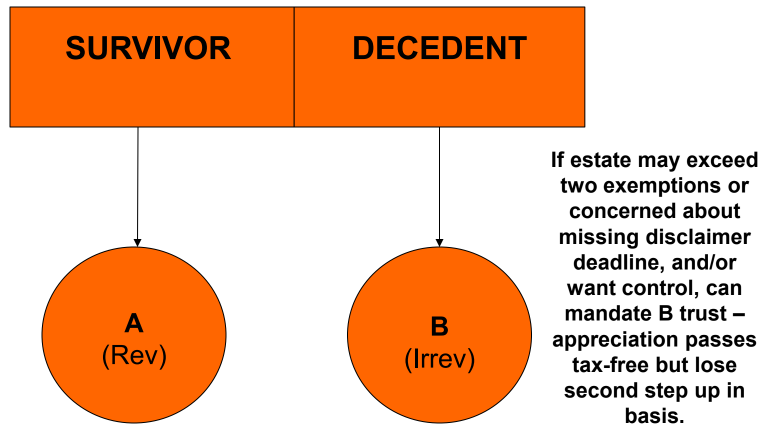


# Survivor/Disclaimer Trust (Optional B Trust)

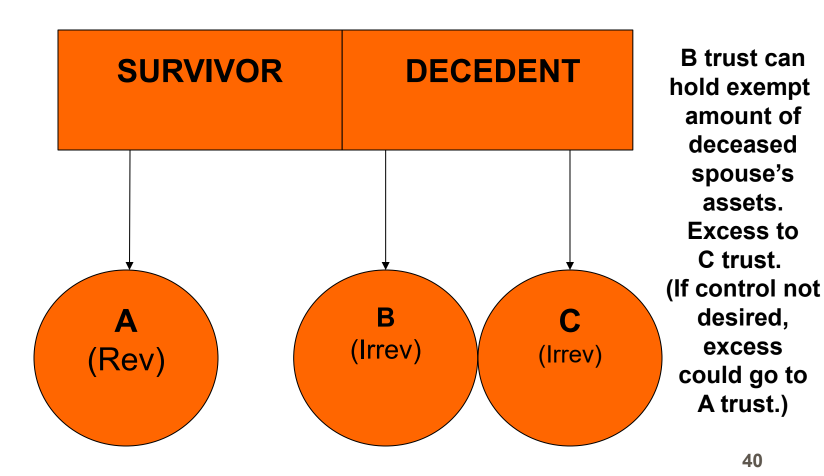
### **Community Property**



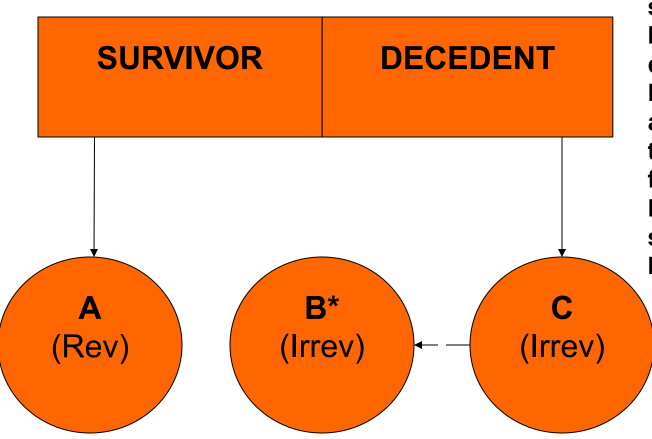
## **AB Trust (Mandatory B Trust)**



## **ABC Trust**



### **AC Trust**



For control and a second step up in basis. \*Can disclaim to B trust for appreciation to pass tax-free but will lose second step up in basis.

## Sub-trust Considerations for Spouses – Simplicity or Control

- Sub-trust administration Allocate assets between subtrusts, obtain tax ID number for irrevocable trust, and prepare Form 1041 annually for irrevocable trust.
- Determine whether to give surviving spouse a limited testamentary power of appointment (e.g., among joint descendants, or among descendants and charities).
- Note, allocation determined after the first death (e.g., primary residence typically allocated to the A trust to preserve \$250,000/\$500,000 capital gains exclusion.

## Considerations for Distributions to Children and Other Beneficiaries

- Outright
- At ages/stages:
  - Distributions for health, education, maintenance, and support – Example: 1/3 at age 25; ½ of remainder at age 30; and remainder at 35
- Lifetime Trusts
  - Distribution Trustee
  - Beneficiary-controlled trusts beneficiary can be Trustee of his/her own trust at ages/stages, and can resign, remove, and replace Trustees
  - Tax ID number
  - Form 1041
- Parent-Child/Grandchild Property Tax Exclusion (Prop 19)

## Other Trusts (Standalone or within Revocable Living Trust)

## • Supplemental (Special) Needs Trust for beneficiary with:

- Mental or physical incapacity
- Governmental assistance is available
- Inheritance would mean no governmental assistance
- Limited rights to use preserves trust assets from governmental levy
- A standalone trust allows others to contribute

#### Pet trusts

## **Qualified Domestic Trust**

- If one or both spouses is/are not citizens of the United States, a qualified domestic trust (QDOT) must be used to take advantage of a special marital deduction similar to the unlimited marital deduction used by couples who are both citizens.
- Properly structured, a QDOT can postpone estate taxes until the death of the second spouse.
- Special restrictions apply One Trustee must be a U.S. Trustee, and if the value exceeds \$2 million, U.S. Trust Company or bond required.

# Irrevocable Life Insurance Trusts (ILIT)

- Although life insurance proceeds are tax-free income, they are subject to estate tax.
- However, a special trust called an Irrevocable Life Insurance Trust (ILIT) can be created to hold the policy.
- An ILIT is an IRS-approved means of removing life insurance proceeds from your taxable estate while still having the proceeds available to provide for your spouse, children, or other beneficiaries. Gifts made each year to the ILIT to pay the policy premiums (annual exclusion gifts) can be exempt from gift tax.
  - 3-year rule

## **Additional Trusts for Larger Estates**

- Charitable Remainder Trusts (CRT, CRAT, CRUT)
- Grantor Retained Trusts (GRAT, GRUT)
- Qualified Personal Residence Trust (QPRT)
- Charitable Lead Trust (CLAT, CLUT)
- Irrevocable Gift Trusts for Children/Grandchildren (Crummey Trusts)
- Intentionally Defective Grantor Trusts (IDGT)

# Limited Partnerships and Limited Liability Companies

- By transferring income-producing capital assets (i.e., rental property) into an LP or LLC, the value of the assets can be discounted up to 30% or more based on factors such as the lack of marketability of or minority interest in the share.
- Gifting fractionalized LP and LLC interests in assets can be an effective way to make maximum use of an individual's federal transfer tax applicable exclusion amount during life.
- Entities can provide a measure of asset protection.

### **More about Asset Protection**

- Insurance
- Entities (LLC, LP)
- Irrevocable Trusts (e.g., QPRT)
- Domestic Asset Protection Trusts (for residents of states such as Nevada, Alaska, etc.)
- Offshore Asset Protection Trusts

## Thank you!

Please feel free to call or email if you have questions:

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