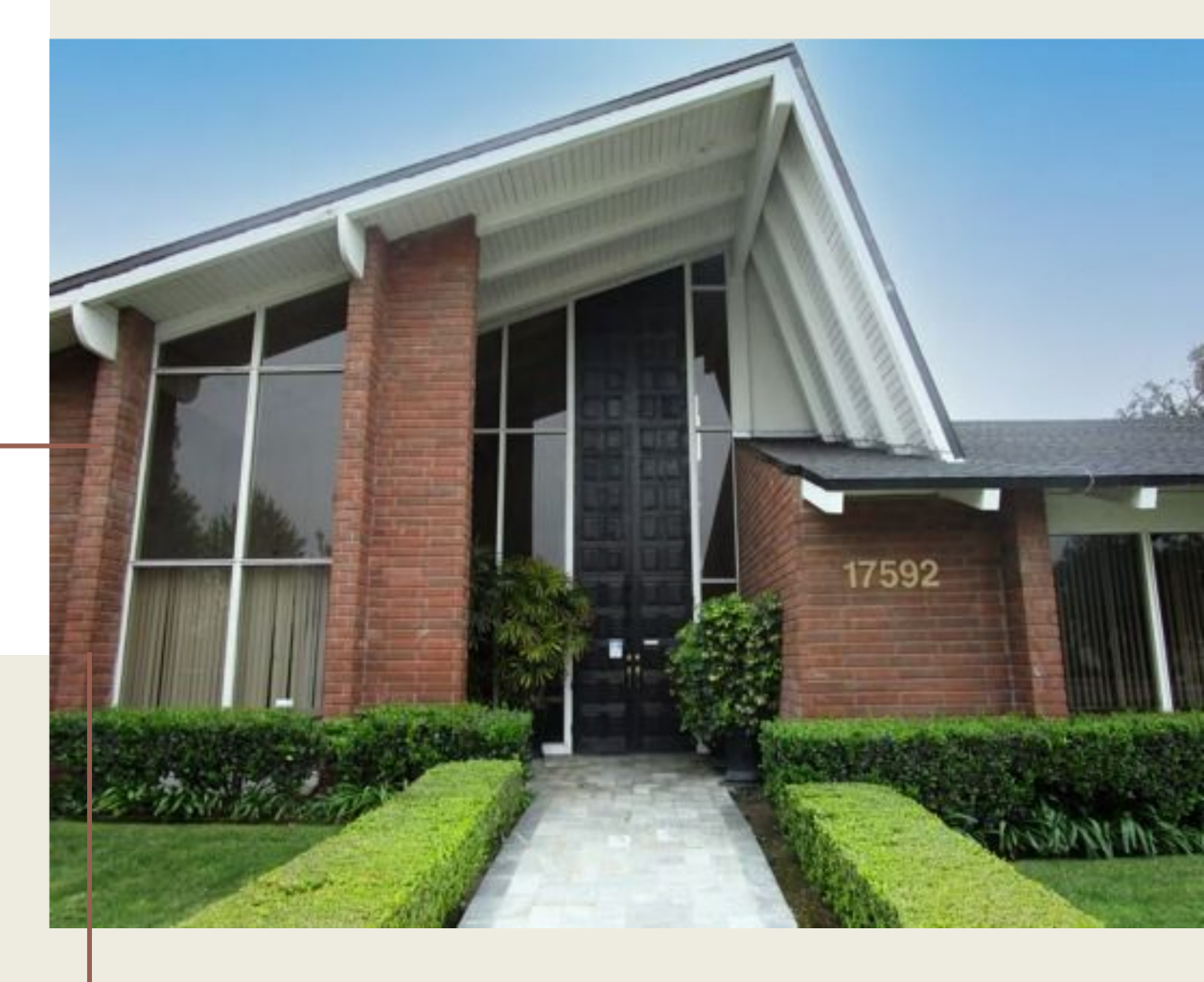
## Overview

## and

# Estate Law Changes

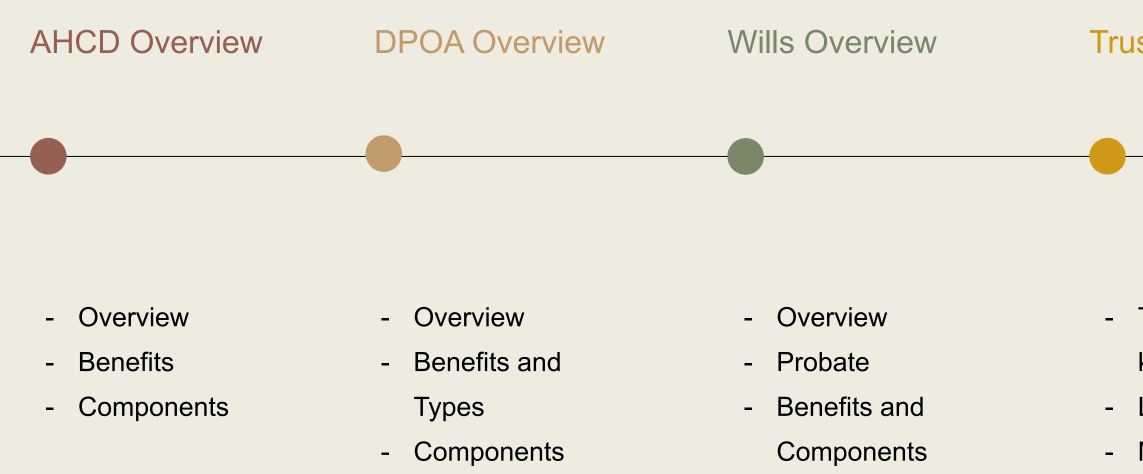
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May 02, 2024 https://www.giammichelelaw.com/

# Agenda



### **Trusts Overview**

### Estate Law Changes

- The difference
  - kinds of trusts
- Living Trusts
- Marital trusts

- Estate & Gift Tax
  - Exemption Chart
- Step up in basis
- Trusts & Estates tax rate

# **Basic Estate Plan**

### THE BENEFITS OF HAVING ONE



Avoids Conservatorship

FINANCIAL POWER OF ATTORNEY Agent / Attorney in fact

### **REVOCABLE LIVING TRUST**

Grantor/Settlor/Trustor/Trustmaker (grants assets to trust) Trustee (manages assets in trust)

ADVANCED HEALTH CARE DIRECTIVE

Health Care Agent

### **HIPAA AUTHORIZATION**

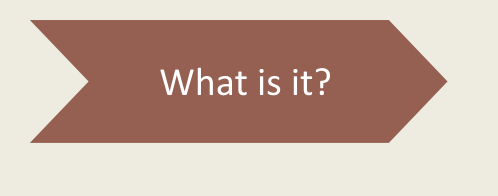




POUR-OVER WILL

\*Guardian \*Executor / Personal Representative

# Advanced Health Care Directive (AHCD)



A special plan you make for your medical care when you can't make decisions for yourself. It's a legal paper that tells doctors and your family what kind of medical treatments you want or don't want if you get very sick or can't talk about it.

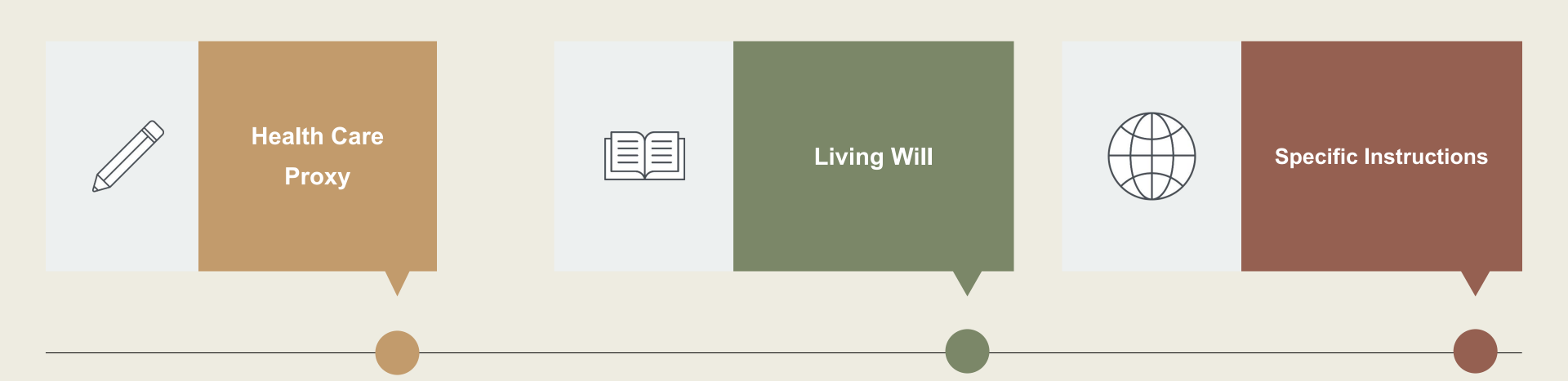
Why is it important?

Helps ensure that your wishes about things like life support, surgeries, or other treatments are known and followed, even if you can't say them yourself.



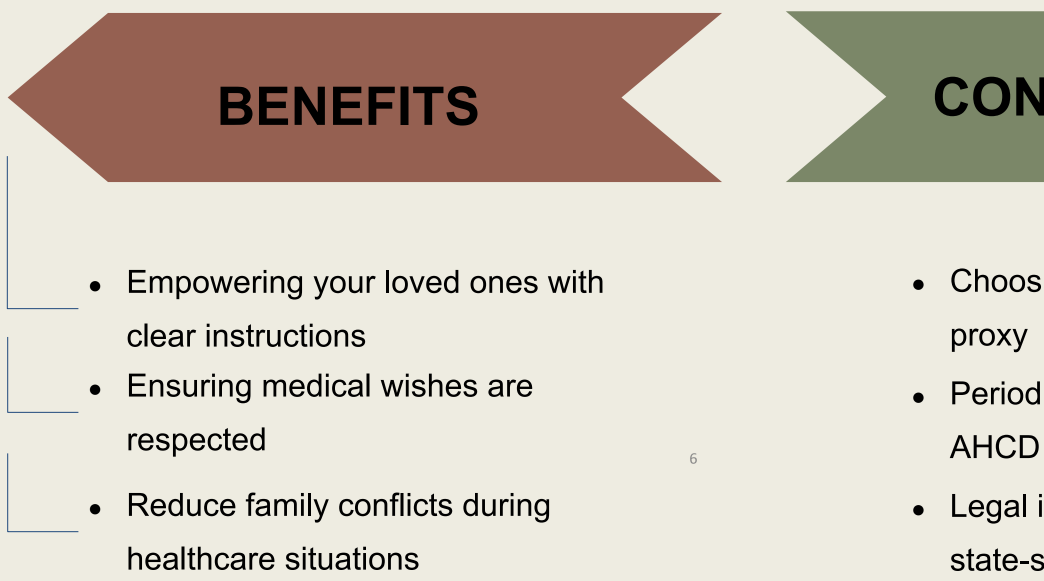
It's a way to have control over your own health care, even when you're not able to express your choices.

# **Components of an AHCD**



Naming a trusted person to make medical decisions on your behalf Documenting your preferences for medical treatments in specific situations Providing guidance on end-of-life care, organ donation, and more

# **Advanced Health Care Directive (AHCD)**

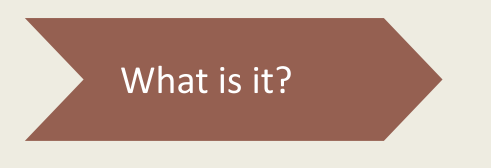


## **CONSIDERATIONS**

- Choosing the right healthcare
- Periodic review and updates of the

  - Legal implications and
  - state-specific regulations

# **Durable Power of Attorney (DPOA)**



Legal paper that says this person can make decisions for you, like handling your money, paying bills, or making legal choices, if you become sick or can't make those decisions.

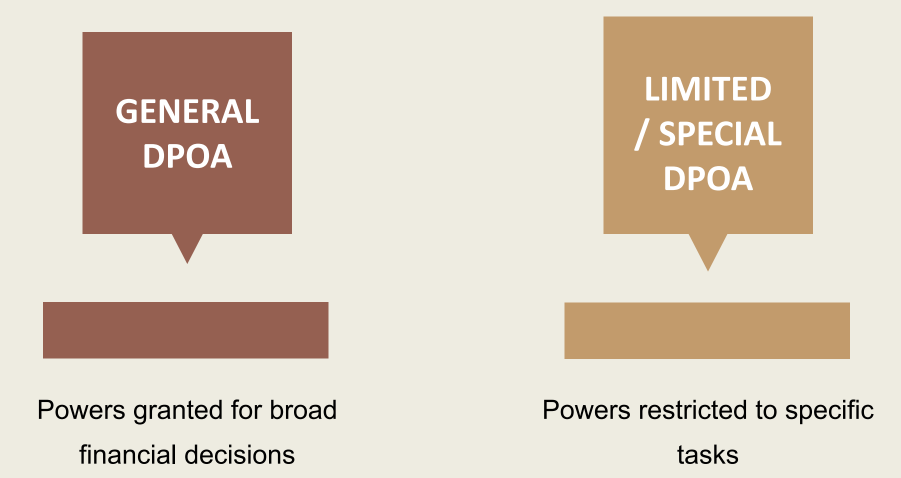
Why is it important?

Giving someone you trust a special job to help you with important things when you can't do them yourself.



Continues to work even if you're not well or can't make decisions, and it's a way to make sure your affairs are taken care of by someone you choose and trust.

# **Types of DPOA and Responsibilities**





## **Agent's role:**

The person granted authority (agent) and their fiduciary duties.



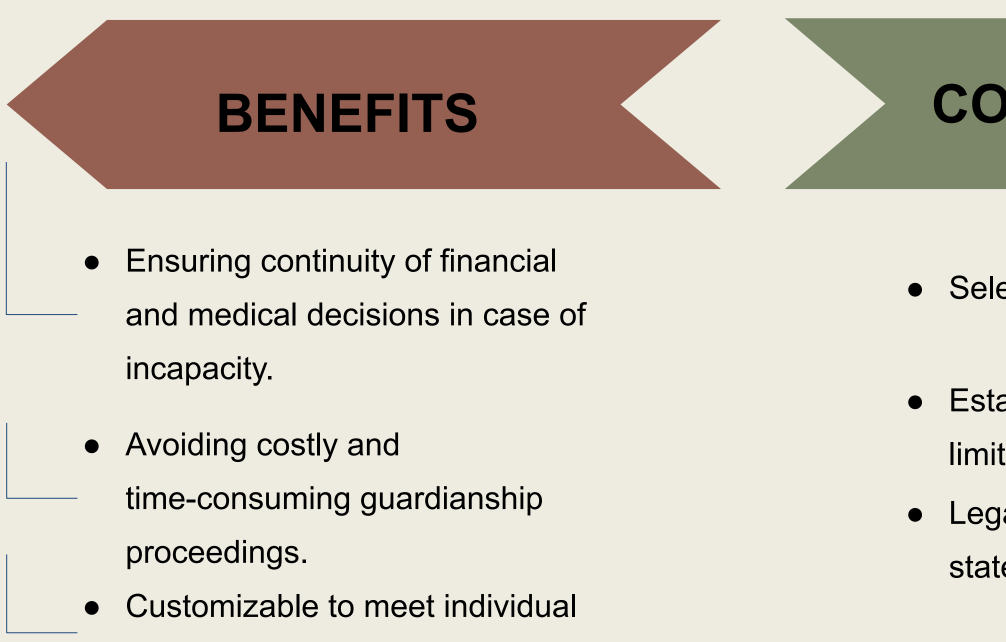
## HEALTH CARE DPOA

Authority over medical decisions

## **Principal's Rights:**

The person granting authority (principal) and their rights and limitations.

## **Durable Power of Attorney (DPOA)**



needs and preferences.

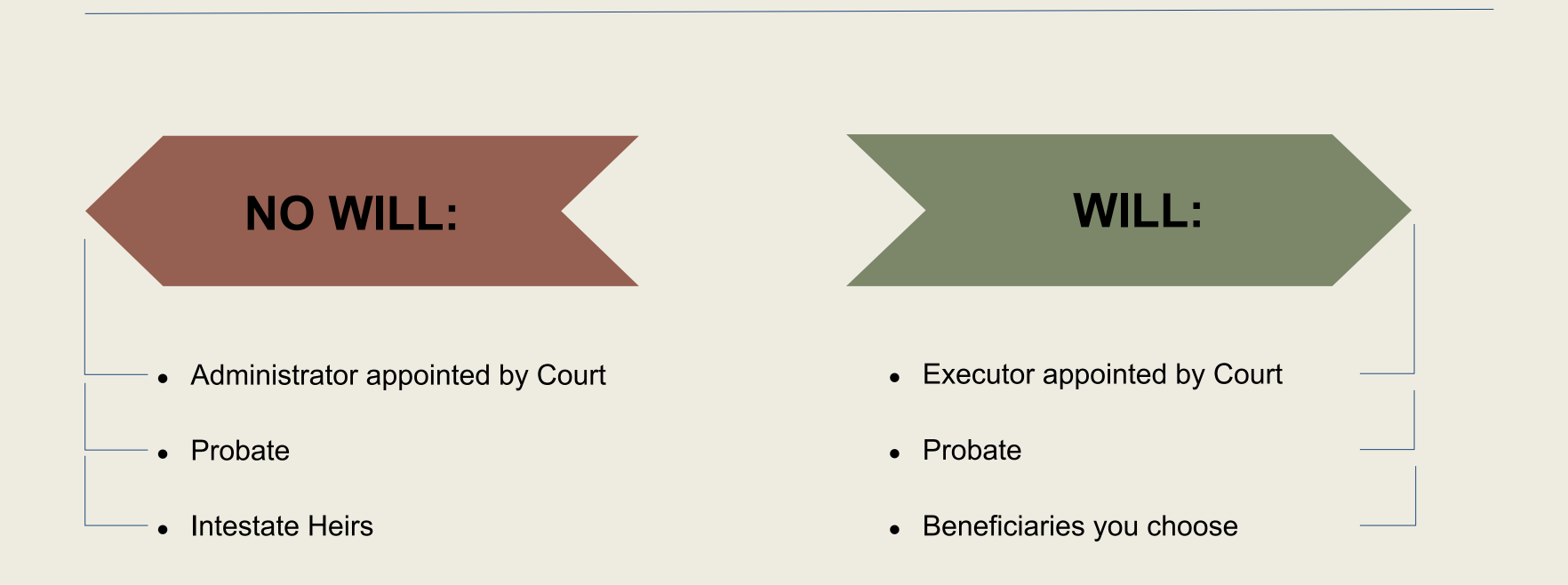


## **CONSIDERATIONS**

- Selecting a trustworthy agent.
  - Establishing clear guidelines and limitations.
  - Legal requirements and
  - state-specific regulations.

## Wills

What is it: A legal document that you create to tell people what you want to happen with your things, like your money, your house, or your special belongings, after you pass away



# What Is A Probate?

### **COURT SUPERVISED**

Process of distributing a decedent's assets after death

## ADMINISTRATOR/EXECUTOR AND ATTORNEY

Entitled to statutory compensation based on gross value of the estate (not net of mortgages or indebtedness)

### "ADMINISTRATOR"

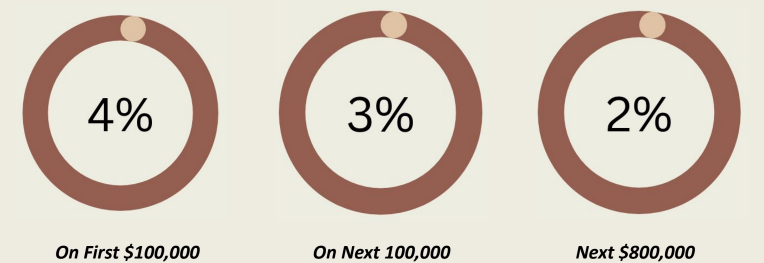
Title used when someone dies without a Will

"EXECUTOR"

Title used when someone dies with a Will

# **Probate Fees**

**Statutory Fees** 



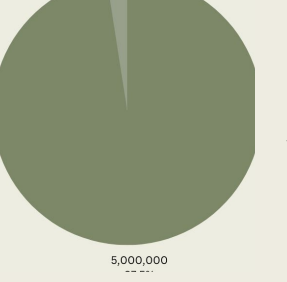
46,000 4.4%

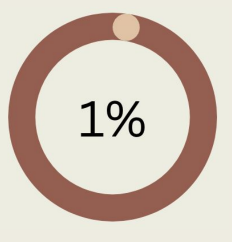
> 1,000,000 95.6%

126,000 2.5% \$1,000,000 gross estate = \$23,000 x 2 = **\$46,000 statutory fees** 

- + Court Costs, Filing Fees, and Probate Referee Fees
- + Bond
- + Potential for extraordinary fees

\$5,000,000 gross estate = \$63,000 x 2 = **\$126,000 statutory fees** 





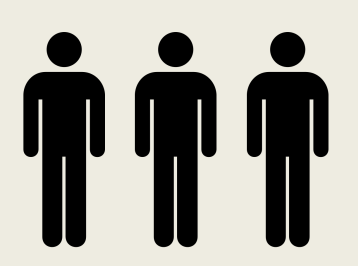
On Next \$9 million

- Probate can take 1-2 years
- Terms of Will, beneficiaries, and probate assets are made PUBLIC
- Probate/oversight may be warranted for complex estates/conflicts

# Wills

Testator: The person creating the will

**Executor:** The person responsible for executing the will's instructions



Beneficiaries: Those who inherit the assets

**Types of Wills:** 



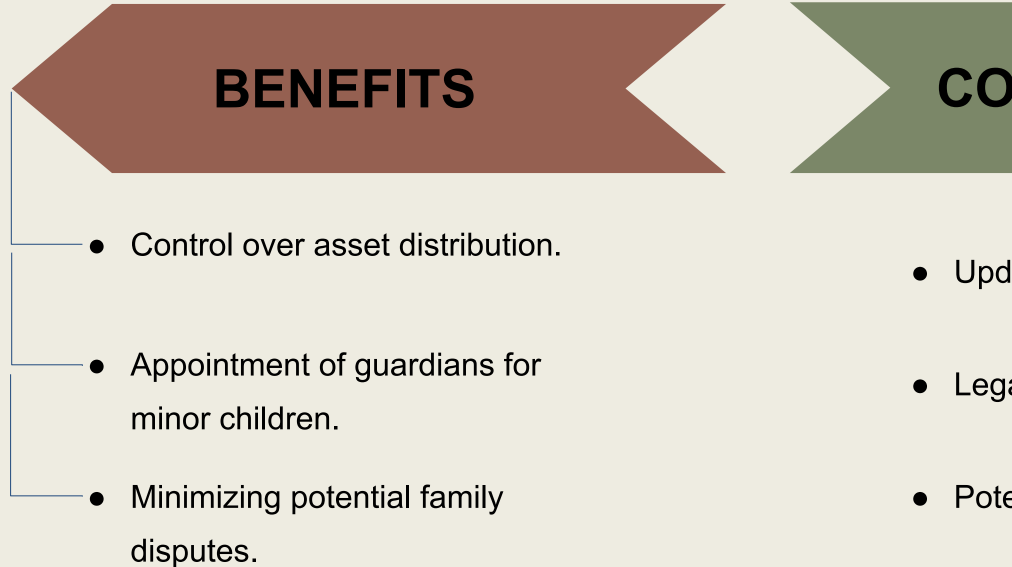








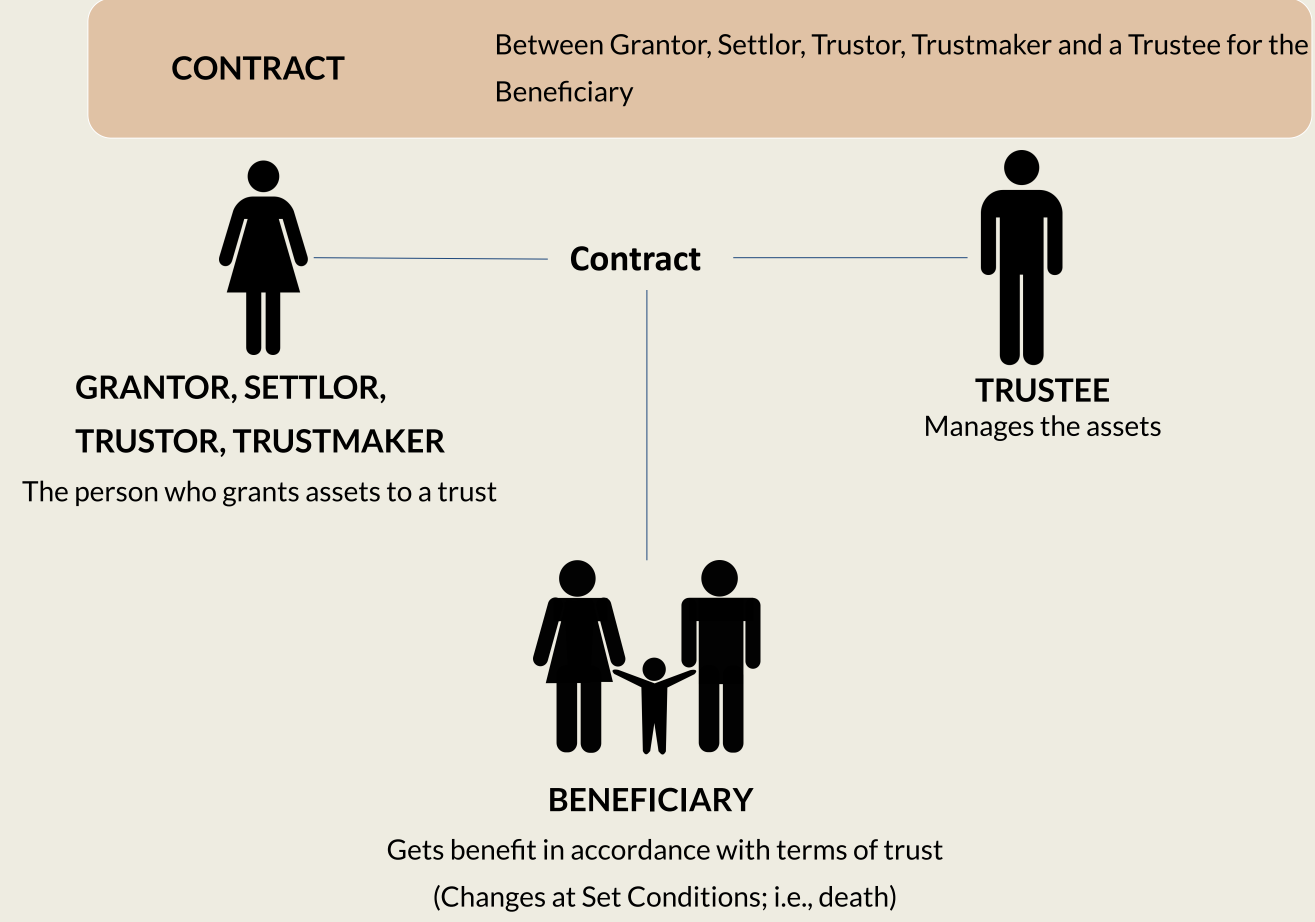
# Wills



## CONSIDERATIONS

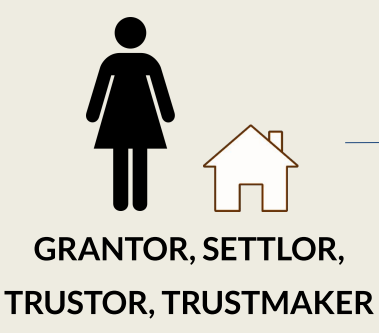
- Updating the will regularly
  - Legal counsel for complex estates
  - Potential challenges to the will

# What Is A Trust?

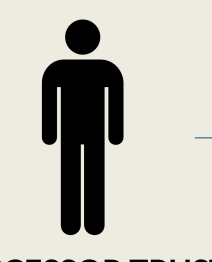


# What Is A Living Trust?

All three at inception – the Grantor, the Trustee, and Beneficiary



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

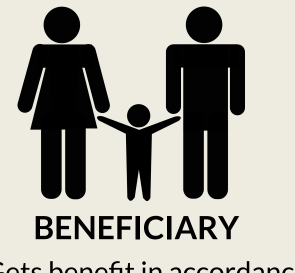


### SUCCESSOR TRUSTEE

Manages the assets



### Contract

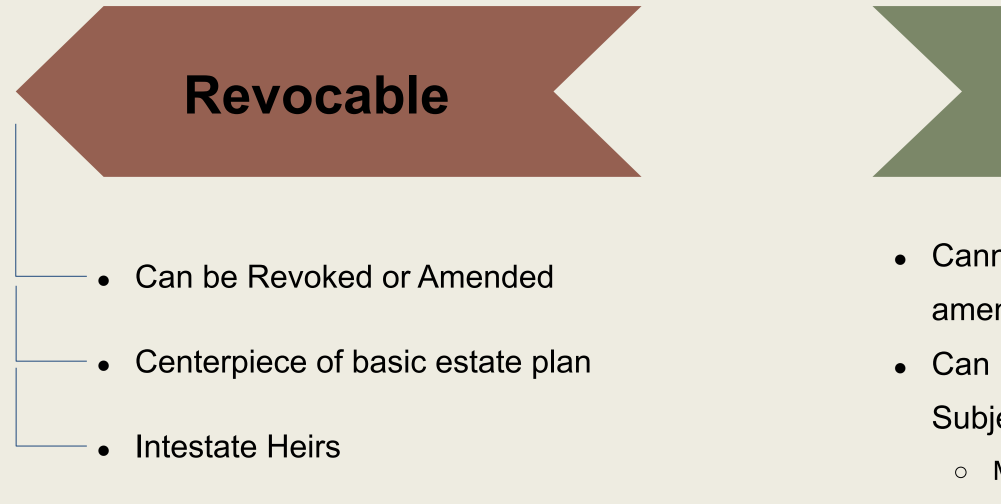


Gets benefit in accordance

with terms of trust

# **Types of Trusts**

## THE BENEFITS OF HAVING ONE





## Irrevocable

- Cannot be Revoked, but may be
  - amendable (Gifting / Reducing Assets)
- Can Become Irrevocable and Not
  - Subject to Change at Grantor's death
    - May be modified or terminated during
      - Grantor's lifetime (capacity)
    - Compressed tax rates (Highest rate at \$13,451 of income)
    - Form 1041
    - Trust Protector

## Revocable

## BENEFITS

- Minimizes risk of conservatorship at incapacity and probate at death
  - Assets distributed without court involvement
  - If Grantor is incapacitated, named
    successor Trustee takes over
    management of assets *without court involvement*
  - $\circ~$  After death Usually no probate
- Trust provisions are not made public



- Cost to set up
- No oversight
- Trust Administration at death
  - BUT typically 50-90% less than probate
- Common fallacies:
  - $\circ$   $\,$  Provides asset protection  $\,$
  - Separate tax ID number

# **If Assets Are Not In Trust**



trust before Grantor's death

Avoids probate for assets up to \$184,500 (as of 4/1/2022) in aggregate

Court petition process to avoid full probate at death





Final safety net to pour assets into the trust so they can be distributed according to the trust's terms – after probate

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

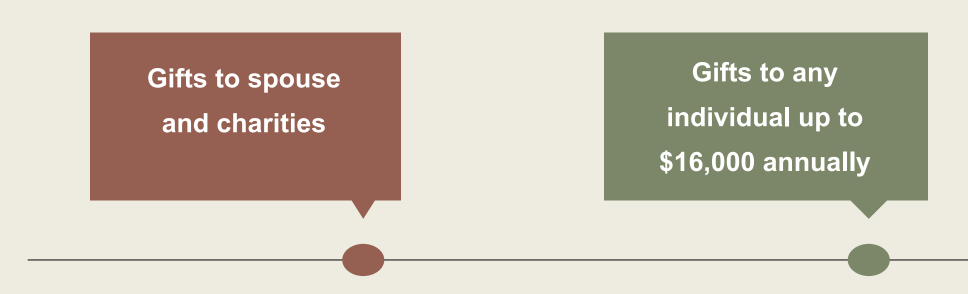
## Supplemental (Special) Needs Trust for beneficiary with:

- 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

assistance s from governmental levy ute

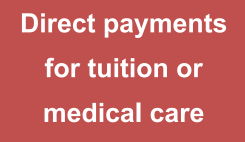
# **Gift and Estate Tax**

Generally, you are subject to gift tax whenever you give assets to individuals except three types of gifts:



- Federal Gift/Estate Tax Exclusion: \$12,060,000 during lifetime and/or at death in 2022 (to revert to \$5,000,000, adjusted for inflation -expected to be approximately \$6,000,000 - in 2026)
  - $\circ$  40% top tax rate
  - No California estate tax Ο





## Federal Estate Tax

Federal Estate Tax is 40% on assets over \$12,060,00 per taxpayer

> 2026 will reduce the exemption to around \$6 million

> > Generation-skipping transfer tax is separate 40% tax that applies in some situations

# **Married Couples - Portable Exemption**

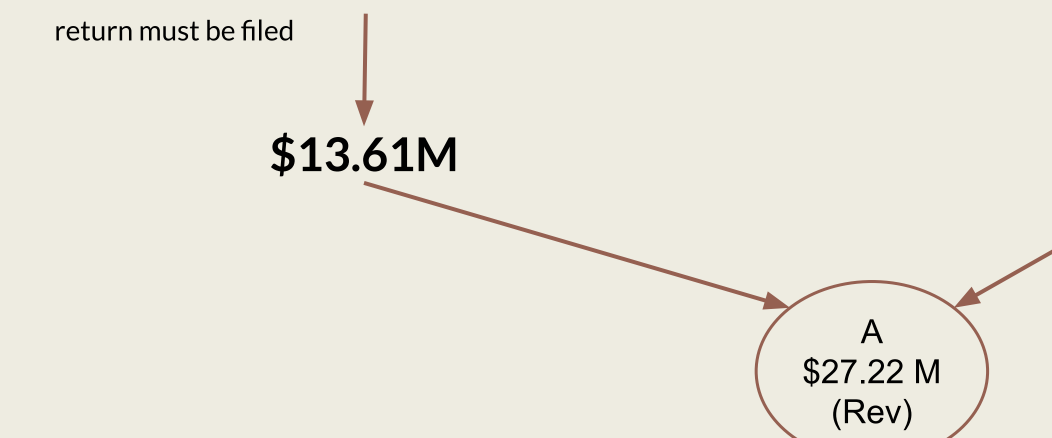
2024

Ex. \$13.61M Community Property Estate (\$27.22M Estate Tax Exemption - Portability)

SURVIVING SPOUSE

Can elect to claim the deceased spouse's unused exemption

• In order to make this election, a timely Form 706 estate tax





## \$13.61 M

\*B Trust not needed to pass two exemptions because of portability.

\*Filing a timely 706 estate return "ports" the deceased spouse's unused exemption to the surviving spouse

# 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

## **2024 Ordinary Income Trust Tax Rates**

Estates and Trusts are subject to a top rate of 37% after earning \$15,200+ where as an individual would have to earn over \$300k to be at the same rate.

- ▶ In 2024, the federal government taxes trust income at four levels. These tax levels also apply to all income generated by estates. Below is a breakdown of these rates and brackets:
- \$0 \$3,100:10%
- \$2,901 \$11,550: 24%
- \$10,551 \$15,200: 35%
- \$15,200+: 37%

# THANK YOU

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