To Fund or Not to Fund...The Bypass Trust

THE UNIVERSITY OF TEXAS SCHOOL OF LAW

^{25th} Annual Estate Planning, Guardianship and
Elder Law Conference
August 10-11, 2023

PAUL D. STRUG
WEYCER, KAPLAN, PULASKI & ZUBER, P.C.
PSTRUG@WKPZ.COM
713-961-9045

1

Why This Topic?

- Something many practitioners have encountered, especially over the past ten years and will continue to encounter so long as the estate tax exemption stays elevated, and portability remains in place.
- Estate Tax Exemption has grown over 2,000% since 1996. An entire generation of Wills and Trusts have provisions no longer needed to save estate tax.
- Different course of action pursued by different attorneys who encounter this. Wide range of responses

Estate & Gift Tax – Exemption and Rates

| Year | Estate Tax Exemption Amount | Top Estate Tax Rate |
|------|-----------------------------|---------------------|
| 1996 | \$600,000 | 55% |
| 2002 | \$1,000,000 | 50% |
| 2004 | \$1,500,000 | 48% |
| 2006 | \$2,000,000 | 46% |
| 2009 | \$3,500,000 | 45% |
| 2010 | \$5,000,000 or \$0 * | 35% or 0 * |
| 2012 | \$5,120,000 | 35% |
| 2017 | \$5,490,000 | 40% |
| 2018 | \$11,180,000 | 40% |
| 2020 | \$11,580,000 | 40% |
| 2021 | \$11,700,000 | 40% |
| 2022 | \$12,060,000 | 40% |
| 2023 | \$12,920,000 | 40% |

*Estates for decedents who died in 2010 had an option, since there was effectively no estate tax for a period of 10 months, until Congress retroactively revised the estate tax and the exemption amount

3

Some Common Scenarios

- Husband and Wife married for 40 years when Husband dies. Wills from 1996, planning for an exemption of \$600,000 and not \$12,920,000. Total estate is \$3,000,000(including \$950,000 in IRA). If clients had Wills prepared in 2023, they likely would have no tax-driven trust provisions.
- Husband and Wife married for 17 years when Husband dies. Revocable Trust, with Bypass-Marital split, prepared in 2004. Total estate is \$8,000,000, of which \$3,000,000 is in an IRA which passes directly to Wife.
- Husband and Wife married for 20 years when Husband dies. Taxplanned Wills from 2007. Total estate is \$15,500,000, but sometime after Wills were executed, clients moved their financial assets and largest account is now JTWROS.

Non-Probate Assets

- Absent the use of a qualified disclaimer, non-probate assets are generally not available to fund a testamentary trust.
 - Retirement Accounts
 - Life Insurance
 - Annuities
 - Transfer on Death Deed
 - Payable-on Death or JTWROS Accounts

5

(MOST) Common Scenario

Regardless of provisions in Wills, size of Estate or composition of Estate assets, the common threads are that assets which would have been available to fund the Bypass Trust have been diverted by means of a beneficiary designation and/or the surviving spouse wants to avoid the perceived hassle of funding, administering and maintaining the Bypass Trust.

The surviving spouses wants things to be kept simple.

Simple = Inexpensive?

Easy to Understand and Administer?

Concern over accessing money?





Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: To Fund or Not to Fund... The Bypass Trust

Also available as part of the eCourse
To Fund...or Not to Fund: When Estate Plans Go Awry

First appeared as part of the conference materials for the 25^{th} Annual Estate Planning, Guardianship and Elder Law Conference session "To Fund...or Not to Fund: When Plans Go Awry"