

Leaving Too Much To Kids?

It was a while since we last engaged Fred and Carole in an in-depth review of their wills and trusts so we scheduled a half-day session along with their attorney and CPA. In preparation for the meeting, we ran an Envision[®] plan to see how recent investment results compared with their original stated objectives. Finally, knowing that philanthropy factored significantly in their plans, we also invited a philanthropic specialist to join us as well.



We introduced the idea of setting up a family donor advised fund (DAF).

As a result of the *Envision* review, it was clear that Fred and Carole's assets had grown significantly beyond their earlier expectations. Now in their late 60's, their retirement accounts would soon trigger required minimum distributions (RMD's) far in excess of their projected spending needs. In addition, the trust they set up for their only daughter Emma had also grown much larger than expected. Emma, meanwhile, was now 32 years old and married to a rising executive at a successful technology company.

At this point, Fred and Carole were concerned that they were leaving too much money to Emma and wanted to start accelerating their philanthropic priorities. Unfortunately, two non-profits that had been significant beneficiaries of earlier gifts had not been responsive at staying in touch over the years. Fred and Carole wanted to take action in reducing their taxable estate yet were uncomfortable making new gifts to the same organizations.

We introduced the idea of setting up a family donor advised fund (DAF). With a Donor Advised Fund, Fred and Carole can take an immediate tax deduction when they contribute cash, low-basis securities or other assets. The gifted assets can then be invested for tax-free growth and they can recommend gifts to any IRS-qualified public charity. Compared to giving directly to a specific charitable organization, a DAF offers greater flexibility in distributing gifts to multiple charities on their personal timetable.

Wells Fargo Advisors Financial Network is not a legal or tax advisor.

Any estate plan should be reviewed by an attorney who specializes in estate planning and is licensed to practice law in your state.

As required by law, all contributions to a donor advised fund are under the exclusive legal control of the sponsoring Qualified Public Charity. The Qualified Public Charity has sole responsibility and authority for investing the Gift Account assets and may change the Investment option(s) at any time. You should consult with your own tax and legal advisors to determine how this information may apply to your own situation. Whether any planned tax result is realized by you will depend on the specific facts of your situation at the time your taxes are prepared. Donor Advised Donors do not receive investment returns. The amount ultimately available for Donor directed grants may be more or less than Donor contributions to the Donor Advised Fund. While annual giving is encouraged, the Donor Advised Fund should be viewed as a long-term philanthropic program. While the operations of Donor Advised Funds are regulated by the Internal Revenue Service, they are not guaranteed or insured by the United States or any of its agencies or instrumentalities. Contributions are not insured by the FDIC and are not deposits or other obligations of, or guaranteed by, any depository institution. Donor Advised Funds have not been registered under federal securities laws, pursuant to exemptions for charitable organization.

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