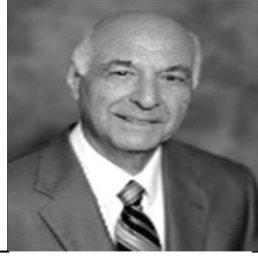


Financial, Legal & Tax Advisory

Published by The Center for Financial, Legal & Tax Planning, Inc. 06/2023



Roman A. Basi, President of The Center, is an Attorney, CPA, Real Estate Broker, and Title Insurance Agent. Roman speaks and advises The Center's clientele on such matters as Business Law, Succession, Estate & Tax Planning, and Real Estate.



Dr. Bart A. Basi, Senior Advisor of the Center for Financial, Legal & Tax Planning, Inc., is an expert on closely-held companies, an attorney, and CPA. He is a member of the American Bar Association's Tax Committees on Closely-Held Businesses and Business Planning.

Estate Planning: Common Types of Trusts

Having a trust in place is an effective estate planning tool. While trusts are often disguised in confusion, in all reality, they can be quite simple depending on the wishes of the Grantor, which is the person funding the trust. Trusts can be effective the second the Grantor signs the documents and obtains a FEIN. In other cases, trusts are only enforceable after the Grantor's death. If a trust is correctly established, assets can flow very easily to the Beneficiary, who is the person or persons reaping the benefits from the trust. Having this proves to be an advantage as it keeps property away from the probate process and may even help reduce or eliminate taxation upon the assets within the trust.

A Trustee is a person, often someone who is sound-minded and over the age of 18, that administers the trust. Trusts are either revocable or irrevocable. A revocable trust can be changed or canceled at any time by the Grantor, who often acts as the Trustee. Often in a revocable trust, the Grantor, Trustee, and initial Beneficiary are all the same person. The assets in the trust are still owned by the Grantor, and therefore, any revenue generated by the trust must be reported on their personal taxes. Revocable trusts become irrevocable when the Grantor dies. An irrevocable trust cannot be modified or revoked by the Grantor without the permission of its Beneficiaries.

Irrevocable trusts are also generally more tax beneficent compared to the revocable trust because the Grantor is giving up complete control of the property after the conveyance. In other words, they are at the mercy of their Trustee. However, the Trustee has a duty to act with the best interests of the Beneficiaries in mind. A living trust is one of the most used types of trust. This type of trust is also known as an *intervivos* trust, and the living trust is made by the Grantor during their lifetime using assets that are intended for the Grantor during their lifetime. Upon the death of the Grantor, the assets are then passed to the Beneficiary. A living trust can avoid any probate in court so long as the trust is funded and administered properly. Living trusts are almost always revocable for the lifetime of the Grantor and will become irrevocable upon their death.

A testamentary trust, also known as a will trust, is set up through an individual's last will and testament. This trust is used to appoint a trustee to manage and distribute the Grantor's assets upon their death. After the probate court determines the legitimacy of the will, the executor will then transfer assets within accordance with the will and into a testamentary trust. This type of trust allows you to set limitations and stipulations on when and how assets can be accessed by the beneficiaries. A Special needs trust is a trust established to benefit a physically or mentally disabled or chronically ill person. This trust allows any additional financial support for an individual with special needs without losing the possibility of public assistance programs such as Social Security, Medicare, or Medicaid.

These assets, usually cash, do not count towards any of the beneficiary's income to qualify for public assistance. Insurance trusts are now becoming quite popular with the rise in the cost of life insurance. An insurance trust allows a Grantor to place their life insurance policy within the trust, which saves a large portion of any possible proceeds from being subject to taxes. This type of trust is irrevocable. With a wide variety of trust structures at your disposal, it can be very difficult to decide which one is right for you. Each trust has its unique features, but they all share common benefits such as reduced estate taxes, allocation of assets to preferred beneficiaries, avoidance of court fees and probate, and protection from creditors.

While it is normally a topic people wish to avoid discussing, death is an unfortunate reality that should be planned for accordingly. Having a strong estate plan that includes necessary items such as a will, healthcare, and property Power of Attorneys, along with one of the above-mentioned trusts is a great start for you and your heirs to have a good peace of mind. The professionals at The Center for Financial, Legal, and Tax Planning are more than knowledgeable about the best trust to fit your needs. If you have any further questions or would like our assistance in selecting the best trust for you, please contact us online at www.taxplanning.com or call us at (618) 997-3436.

Basi, Basi & Associates at The Center for Financial, Legal, & Tax Planning, Inc.

Mergers & Acquisitions | Retirement and Estate Planning | Business Valuation | Tax Aspects of Business Decision Accounting Service | Business Succession Planning | Strategic Planning and Negotiation for Buying or Selling a Business
4501 W DeYoung St., Suite 200 | Marion, IL 62959 Phone: (618) 997-3436 | Fax: (618) 997-8370 | www.taxplanning.com

BASI, BASI & ASSOCIATES AT THE CENTER FOR
FINANCIAL, LEGAL & TAX PLANNING, INC

SCAN ME!
TO VIEW OUR WEBSITE



CHECK OUR WEBSITE ONLINE, OPEN YOUR
PHONE CAMERA AND SCAN THIS QR CODE



4501 W DEYOUNG ST.,
SUITE 200 | MARION, IL 62959



618-997-3436



WWW.TAXPLANNING.COM



WWW.FACEBOOK.COM/TAXPLANNINGATTHECENTER



[HTTPS://WWW.LINKEDIN.COM/COMPANY/BASIBASIASSOCIATES/](https://WWW.LINKEDIN.COM/COMPANY/BASIBASIASSOCIATES/)



TWITTER.COM/_TAXPLANNING