

A living trust is created while you are alive and funded with the assets you choose to transfer into it. The trustee (typically, you) has full power to manage these assets. But using a trust involves a complex set of tax rules and regulations. Before moving forward with a trust, consider working with a professional who is familiar with the rules and regulations.

A living trust will also designate a beneficiary, or beneficiaries, much like a will, to whom the assets are structured to automatically pass upon your death.

If you create a revocable living trust, you may change the terms of the trust, the trustee, and the beneficiaries at any time. You can also terminate the trust altogether.

WHY CREATE A LIVING TRUST?

OF A LIVING TRUST.

- AVOID PROBATE ASSETS ARE DESIGNED TO TRANSFER OUTSIDE THE PROBATE PROCESS, PROVIDING A SEAMLESS, PRIVATE TRANSFER OF ASSETS.
- MANAGE YOUR AFFAIRS A LIVING TRUST CAN
 BE A MECHANISM FOR CARING FOR YOU AND
 YOUR PROPERTY IN THE EVENT OF YOUR
 PHYSICAL OR MENTAL DISABILITY, PROVIDED
 THAT YOU HAVE ADEQUATELY FUNDED IT AND
 NAMED A TRUSTWORTHY TRUSTEE OR
 ALTERNATIVE TRUSTEE.
- EASE AND SIMPLICITY IT IS A SIMPLE MATTER FOR A QUALIFIED LAWYER TO CREATE A LIVING TRUST TAILORED TO YOUR SPECIFIC OBJECTIVES. SHOULD CIRCUMSTANCES CHANGE, IT IS ALSO A STRAIGHTFORWARD TASK TO CHANGE THE TRUST'S PROVISIONS.
 - AVOID WILL CONTESTS ASSETS PASSING
 VIA A LIVING TRUST MAY BE LESS SUSCEPTIBLE
 TO THE SORT OF CHALLENGE YOU MIGHT SEE
 WITH A WILL TRANSFER.

- LIVING TRUSTS ARE NOT AN ESTATE PANACEA.

 THEY WON'T ACCOMPLISH SOME POTENTIALLY

 IMPORTANT OBJECTIVES, INCLUDING:
- A LIVING TRUST IS NOT DESIGNED TO PROTECT ASSETS FROM CREDITORS. IT IS ALSO CONSIDERED A "COUNTABLE RESOURCE"

 WHEN DETERMINING YOUR MEDICAID ELIGIBILITY.
 - THERE IS A COST ASSOCIATED WITH SETTING UP A REVOCABLE LIVING TRUST.
- NOT ALL ASSETS ARE EASILY TRANSFERRED TO A LIVING TRUST. FOR EXAMPLE, IF YOU TRANSFER OWNERSHIP OF A CAR, YOU MAY HAVE DIFFICULTY OBTAINING INSURANCE, SINCE YOU ARE NO LONGER THE OWNER.
- A LIVING TRUST IS NOT A MECHANISM TO SAVE ON TAXES, NOW OR AT YOUR DEATH.

 THE INFORMATION IN THIS MATERIAL IS NOT INTENDED AS TAX OR LEGAL ADVICE.

 IT MAY NOT BE USED FOR THE PURPOSE OF AVOIDING ANY FEDERAL TAX PENALTIES.

 PLEASE CONSULT LEGAL OR TAX PROFESSIONALS FOR SPECIFIC INFORMATION REGARDING YOUR INDIVIDUAL SITUATION.



Footnotes, disclosures, and sources:

The content is developed from sources believed to be providing accurate information. The information in this material is not intended as tax or legal advice. It may not be used for the purpose of avoiding any federal tax penalties. Please consult legal or tax professionals for specific information regarding your individual situation. This material was developed and produced by FMG Suite to provide information on a topic that may be of interest. FMG Suite is not affiliated with the named broker-dealer, state- or SEC-registered investment advisory firm. The opinions expressed and material provided are for general information, and should not be considered a solicitation for the purchase or sale of any security. Copyright 2019 FMG Suite.