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Traditional and ROTH IRAs - Strategies for Building Your Retirement

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It is extremely important that we all take our retirement into our own hands. The concept of not preparing and relying on a government-sponsored retirement might not be the best plan. Financial woes combined with the fact that the U.S. population is continuing to age, means that there are fewer working-aged people remaining to contribute to our Social Security systems. On a positive note, strong retirement savings can not only help you, but it could potentially help your family and loved ones. With today's retirement challenges, more people are using retirement vehicles as a healthy way to help family members. As advisors, we get great satisfaction helping parents and grandparents contribute to their loved ones lives by properly gifting funds to a retirement account (if the loved one has earned income and qualifies). Most financial professionals can agree that consistently funding your retirement plans is a healthy activity. Funding retirement accounts at younger ages can increase your chances of a better funded and more comfortable financial situation at your retirement.



You can contribute to a 2020 IRA until the new tax filing deadline of May 17, 2021. The annual contribution limit for 2020 is \$6,000, or \$7,000 if you are age 50 or older. Your ability to use a Roth IRA contribution can be limited based on your filing status and income(see box in this report). The annual contribution limit for IRAs in 2021 will remain at \$6,000, (or \$7,000 if you are age 50 or older). **Now is also a good time to consider making your 2021 retirement contributions.**

For complete rules on IRA's (including who qualifies), please visit www.irs.gov Publication 590a or consult with a qualified professional. Here is some timely information that may be helpful. To discuss your overall retirement strategy please call us and schedule an appointment.

Traditional IRAs

A traditional **IRA** (Individual Retirement Account) is a way in which individuals can save for retirement and receive tax advantages. Traditional IRAs come in two varieties: deductible and nondeductible. The contributions you make to a traditional IRA may be fully or partially deductible, depending on your circumstances (i.e., taxpayer's income, tax-filing status and other factors) and generally, amounts in your traditional IRA (including earnings and gains) are not taxed until they are distributed.

A clear advantage of traditional IRA accounts is that you can benefit from deferring taxes on all dividends, interest and capital gains earned inside the IRA account and they can potentially compound each year without being reduced by taxes. This may allow an IRA to have faster growth potential than a taxable account.

Roth IRA

A Roth IRA is an IRA that is subject to many of the same rules that apply to a traditional IRA with some major exceptions. Unlike traditional IRAs which for some taxpayers can be tax deducted, you cannot deduct contributions to a Roth IRA. Some Roth IRA advantages include:

- If you satisfy the requirements, qualified distributions are tax-free.
- You can leave funds in your Roth IRA for your entire lifetime.
- Beneficiaries inherit your Roth IRAs tax-free, if account requirements have been satisfied.

Many investors know and understand that the largest benefit of the Roth IRA is its tax-free withdrawal of contributions, interest and earnings in retirement, but Roth IRAs can also help you leave a legacy to your heirs with proper estate planning.

To discuss IRAs or your retirement account, please call us.

Roth IRA Phase-Out Income Limits

	2021	2020
Married Filing Jointly	\$198,000 - \$208,000	\$196,000-\$206,000
Single	\$125,000-\$140,000	\$124,000-\$139,000

If you file taxes as a single person, your Modified Adjusted Gross Income (MAGI) must be under \$139,000 for the tax year 2020 and under \$140,000 for the tax year 2021 to contribute to a Roth IRA, and if you are married and file jointly, your MAGI must be under \$206,000 for the tax year 2020 and \$208,000 for the tax year 2021.

Spousal IRA

If your spouse does not work, they can still have a spousal traditional or Roth IRA. This allows non-wage-earning spouses to contribute to their own traditional or Roth IRA, provided the other spouse is working and the couple files a joint federal income tax return. If the working spouse is covered by a retirement plan at work, deductibility of contributions to a spousal traditional IRA would be phased out at higher incomes. Eligible married spouses can each contribute up to the contribution limit each year to their respective IRAs (spousal IRAs are also eligible for a \$1,000 catch-up contribution for those 50 and older). **To discuss spousal IRA strategies, call us.**

Custodial Roth IRA

Starting retirement savings early can allow you the potential advantage of growing money in a tax efficient account over a long period of time. Many children work before they reach age 18. The income they earn makes them eligible to contribute to a Roth IRA, which can be an extremely smart move for teenagers. This can also provide an excellent opportunity for you to teach or reinforce with your children the importance of saving money.

Some of the rules regarding custodial Roth IRAs are:

- To be eligible to open a custodial Roth IRA, the child must meet all the same requirements as an adult. The minor must have earned income and contributions are limited to the lesser of total earned income for the year and the current maximum set by law, which for 2020 and 2021 is \$6,000.
- Adjusted gross income for the child must be below the thresholds above which Roth IRAs are not allowed.
- Even though the custodian is the legal owner of the account, the Roth IRA must be managed for the benefit of the minor child.

- As the custodian, you make the decisions on investment choices—as well as decisions on if, why, and when the money might be withdrawn—until your child reaches “adulthood,” defined by age (usually between 18 and 21, depending on your state of residence). Once they reach that age, the account will then need to be re-registered in their name and it becomes an ordinary Roth IRA.

If you are the parent of a child who has earned income, a Custodial IRA can be a great way to teach the value of saving and investing. Besides getting a head start on saving, your child may be able to use the funds for college expenses—or even to buy a first home.

There are several ways to fund a Custodial Roth. For example, you can potentially use your annual ability to gift to children or grandchildren to make this happen. **If your child or grandchild is earning money, call us to discuss options for setting up a Custodial Roth.**

“Back-door” Roth IRA

The traditional contribution (“front door”) for Roth IRAs is currently not available for higher income earners. Married couples earning \$206,000 or more and singles earning \$139,000 or more in 2020 are still fully excluded from contributing directly to Roth IRAs.

In 2010, Congress changed the rules and since then anyone can convert a traditional IRA to a Roth IRA. However, higher income earners are still ineligible to contribute to a Roth IRA. A Backdoor Roth IRA is a strategy for some higher income earners to participate in Roth IRAs. It is a way for higher income earners to put money into a traditional IRA and then roll that into a Roth IRA, getting all the benefits. While this strategy sounds simple, there are several rules that you must know and follow to make sure you do not incur unintended tax consequences. This is where working with a knowledgeable financial or tax professional can provide guidance and value.

How Does the Backdoor Roth IRA Conversion Work?

The Backdoor Roth conversion can consist of two simple steps:

- 1) You make a nondeductible contribution to your traditional IRA.
- 2) Then, after consulting with your financial or tax professional, you convert this IRA into a Roth IRA.

The SECURE ACT 10-year Rule

The SECURE Act, passed in December 2019, eliminated the “stretch IRA”, a strategy used by retirement account owners to pass tax-advantaged money to their heirs. The “stretch IRA” allowed non-spouse beneficiaries like children and grandchildren to take money out of an inherited IRA gradually over their lifetimes. The SECURE Act requires IRAs inherited by most people other than spouses to be depleted within 10 years, which can sometimes lead to much higher tax bills for heirs. (Spouses and several other exceptions still have the option of treating an inherited IRA as their own and taking money out over their lifetimes.)

For some IRA owners it might make sense to do a partial or even complete conversion to a Roth IRA before leaving this asset to an heir. This decision can be a complicated one and we suggest talking with your financial professional and tax preparer about your situation. To discuss your situation, please give us a call.

The SECURE ACT 10-year Rule

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The SECURE Act requires that most non-spouse beneficiaries deplete a retirement account within 10 years of the original owner's death.

There is one big caveat: this strategy may work best tax-wise for people who do not already have money in traditional IRAs. That is because in conversions, earnings and previously untaxed contributions in traditional IRAs are taxed—and that tax is figured based on all your traditional IRAs, even ones you are not converting. (Please read the section on the Pro Rata Rule.)

For an investor who does not already hold any traditional IRAs, creating one and then quickly converting it into a Roth IRA may incur little or no tax, because after a short holding period there is likely to be little or no appreciation or interest earned in the account. However, if you already have money in traditional deductible IRAs, you could face a far higher tax bill on the conversion (again, this is covered later in the section on the Pro Rata Rule).

If you choose to attempt a backdoor Roth IRA conversion, please consult a knowledgeable tax planner prior to doing so because the rules for Roth conversions can be complicated.

Example of a Backdoor Roth IRA

Jack, a high-income earner, decides on January 2nd to put \$6,000 into a traditional IRA. Jack's income is too high to be able to deduct these contributions from his taxes. After consulting with his financial professional or tax advisor, he then converts the traditional IRAs to Roth IRAs completely tax-free. His income is too high for him to make a direct contribution into a Roth IRA, but there is no income limit on conversions. Since Jack could not deduct the contribution

anyway, he might as well get the advantage of never paying taxes on that money again available through the Roth IRA.

Beware of the Pro Rata Rule for Roth Conversions

The Pro Rata rule for Roth conversions states that if you have any other deductible IRAs (i.e., a previous 401k that you have rolled over), the conversion of any contributions becomes a taxable event that you will need to pay taxes on upfront.

The Pro Rata rule for Roth conversions determines whether your conversion will be taxable. For taxation purposes, the IRS will look at your entire IRA holdings (even if they are in different accounts), not just the traditional IRA you are converting to a Roth IRA and will determine what your tax bill will be based upon a ratio of IRA assets that have already been taxed to those IRA assets in total.

The IRS determines the tax on this conversion based on the value of all your IRA assets. For example, Julie, a high-income earner, already has \$94,000 in an IRA account, all of which has never been taxed. She decides on January 2nd to put \$6,000 into a new traditional IRA. The next day she converts the new traditional non-deductible IRA to a Roth IRA. Julie's income is too high for her to make a direct contribution into a Roth IRA, but there is no income limit on conversions. She has \$94,000 in other IRAs (previously non-taxed), so her total IRA assets are now \$100,000. When she converts \$6,000 to a Roth IRA, the IRS pro-rates her tax basis on the previous taxation of her total

Jack's Backdoor Roth IRA Conversion without Additional IRAs		
Contribution to Non-deductible traditional IRA	Convert to Roth IRA	Income Subject to Taxation
\$6,000	\$6,000	\$0
<i>This is a hypothetical example and is not representative of any specific investment. Your results may vary.</i>		

Julie's Backdoor Roth IRA Conversion			
Balance in All IRAs	Contribution to Non-deductible traditional IRA	Convert to Roth IRA	Income Subject to Taxation
\$94,000	\$6,000	\$6,000	\$5,640
<i>This is a hypothetical example and is not representative of any specific investment. Your results may vary.</i>			

IRA assets, therefore making this conversion 94% taxable (\$94,000/100,000 = 94%).

If you plan on using this backdoor IRA strategy, you want to be clear as to whether or not you have any other IRAs. As you can see, this can be a confusing area, and this is where we can help. If you are a high-income-earner we would be happy to review your situation to determine if this strategy is in your best interest.

Also, please remember that your spouse's IRA is separate from yours.

Am I a Candidate for a Backdoor Roth IRA?

Backdoor Roth IRAs can be appropriate for investors who:

- Only have retirement accounts through their jobs (i.e., 401k's) and want to increase their retirement savings in tax-advantaged accounts, but whose income is too high to qualify for standard Roth IRA contributions; and
- Have the time and ability to wait for five years or until they are 59½, whichever is later, to avoid the 10% penalty on early withdrawals.

A Backdoor Roth IRA is probably *not* recommended if you:

- Do not want to contribute more than the maximum retirement limit through your workplace retirement account.
- Already have money in a traditional IRA and because of the Pro Rata rule may end up in a non-tax advantageous position when converting to a Backdoor Roth IRA.

- Plan or expect to withdraw the funds in the Roth IRA within the first five years of opening it. A Backdoor Roth is considered a conversion and not a contribution. Therefore, the funds may incur a 10% penalty if withdrawn within five years no matter your age.
- Are in a high tax bracket now and expect to be in a lower tax bracket in the future.
- Plan to relocate to a lower or no income tax state.

Note: While Backdoor Roth IRAs can be beneficial to many investors, they are not for everyone. They come with their limitations and complications. There are precautions that need to be taken to reap the full benefits of any financial decision. **Please consult and review your situation with a qualified professional prior to choosing to use this strategy.**

Conclusion

To further discuss funding your retirement plans, please call us. This is an area where a highly informed financial professional can help you make an educated and calculated decision. As with all tax sensitive decisions, you should always consult with your financial and tax professional to help avoid tax ramifications.

As always, we are here to help and can look at your specific financial situation and chart the right path for you. We enjoy the opportunity to assist clients in addressing all financial matters.



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Contributions to a traditional IRA may be tax deductible in the contribution year, with current income tax due at withdrawal. Withdrawals prior to age 59 ½ may result in a 10% IRS penalty tax in addition to current income tax. Traditional IRA account owners should consider the tax ramifications, age and income restrictions in regard to executing a conversion from a Traditional IRA to a Roth IRA. The converted amount is generally subject to income taxation. The Roth IRA offers tax deferral on any earnings in the account. Withdrawals from the account may be tax free, as long as they are considered qualified. Limitations and restrictions may apply. Withdrawals prior to age 59 ½ or prior to the account being opened for 5 years, whichever is later, may result in a 10% IRS penalty tax. Future tax laws can change at any time and may impact the benefits of Roth IRAs. Their tax treatment may change. IRA's and ROTH conversions require understanding of specific rules, for complete rules on IRA's (including who qualifies), please visit www.IRS.GOV, Publication 590a or consult with a qualified professional. This information is not intended to be a substitute for specific individualized tax advice. We suggest that you discuss your specific situation with a qualified tax professional.

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