

#### Key Wealth Institute

# What the IRS Reversal on Tax Reimbursement Clauses in IDGTs Means

Tina A. Myers, CFP,® CPA/PFS, MTax, AEP,® Director of Planning and Advice, Key Private Bank

The office of the chief counsel of the Internal Revenue Service (IRS) recently made a 180-degree reversal of the agency's long-held position on tax reimbursement clauses in grantor trusts. The move could have significant tax implications for those who use the trusts as wealth transfer and tax information tools.

The gift-tax consequence of modifying an irrevocable grantor trust to add a tax reimbursement clause is at issue. Such a clause provides the trustee the discretionary power to reimburse the grantor for the tax paid on the trust's taxable income.

## Background on IDGTs

Many clients create intentionally defective grantor trusts (IDGTs) and contribute highly appreciating assets for the ultimate benefit of children or descendants. With an IDGT, the grantor or settlor pays income tax on the trust's assets in order that those assets grow as rapidly as possible.

The trusts are intentionally defective because they remove assets from the grantor's gross estate. But the trust includes grantor powers that allow the income generated to be taxed to the original grantor rather than the trust beneficiaries.

These tax payments amount to tax-free gifts to the beneficiaries that bypass any annual or lifetime gift exclusion. This status allows the trust assets to appreciate without being depleted by income tax payments. Therefore they result in additional wealth transferred to the trust beneficiaries.

In time, the grantor may no longer wish to be burdened by the income taxes attributable to the IDGT. Those who draft the trusts often include provisions to allow for ways that the grantor trust status can be toggled on or off.



The trust may reimburse the grantor for income taxes paid at the trustee's discretion. With the discretionary method, the assets of the trust remain outside the grantor's estate. But if the grantor opts for mandatory reimbursement, the full value of the trust's assets could be included in the grantor's gross estate, under IRC section 2036.

That's because the grantor has effectively retained the right to use the trust to pay an income tax obligation.

Irrevocable trusts generally cannot be changed or modified unless all the trust beneficiaries agree. A trust can seek a judicial modification granting the independent trustee the discretion to reimburse a settlor for tax payments attributable to income generated by the trust's assets.

Alternatively, a trust can be decanted into a new trust with different provisions, including a discretionary tax reimbursement clause.

# What the IRS Reversal on Tax Reimbursement Clauses in IDGTs Means

#### Reversal of the IRS' prior position

In a 2016 private letter ruling (PLR 201647001) the IRS concluded that adding a tax reimbursement clause after the trust's creation was merely administrative in nature. The modification did not result in a change of beneficial interests in the trust. The clause allowed the trustee to reimburse the grantor for taxes paid on trust income. As a result, the reimbursement wouldn't be considered a taxable gift.

Late last year, however, the IRS released a chief counsel advice ruling (CCA 202352018) stating that the conclusions of the previous PLR "no longer reflect the position of this office."

The ruling asserts that a beneficiary makes a taxable gift by consenting (or not objecting) to adding a tax reimbursement clause to an existing trust. The CCA concludes that the modification resulted in a "relinquishment of a portion of the beneficiaries' interest in the trust."

The ruling concedes that the valuation of the gift is difficult to determine. The valuation is contingent upon the trustee's future use of the discretionary power to reimburse the grantor for income taxes attributable to the trust's income.

Note that this is distinguishable from including a trustee's discretionary tax reimbursement clause in a trust's original governing instrument, which would not include the assets in the gross estate for federal estate tax purposes. Revenue ruling 2004-64 offers guidance for when a reimbursement clause is included from the trust's inception. The CCA's conclusion applies to trusts that are modified to add a discretionary trustee power to reimburse.

### Implications of the reversal

This new IRS guidance has implications that will force us to rethink the possible gift tax consequences of amending, modifying, and decanting irrevocable trusts. The shift may disrupt existing estate plans that relied on the previous understanding of tax reimbursement clauses.

Advisors and clients would be wise to carefully consider the implications of any transaction that alters the terms of an irrevocable trust that would be seen to alter beneficial interests and potentially result in a taxable gift.

For more information, please contact your advisor.

The Key Wealth Institute is a team of highly experienced professionals representing various disciplines within wealth management who are dedicated to delivering timely insights and practical advice. From strategies designed to better manage your wealth, to guidance to help you better understand the world impacting your wealth, Key Wealth Institute provides proactive insights needed to navigate your financial journey.



# What the IRS Reversal on Tax Reimbursement Clauses in IDGTs Means



### **About the Author**

As the Director of Planning & Advice for Key Private Bank, Tina is responsible for managing the Central Planning Team, as well as overseeing the National Advisory Committee, Monthly National Advisory Call, the Key Wealth Institute, and any financial planning literature developed internally and externally. She works with our Regional Directors of Planning to help facilitate our best thinking and advice delivery to clients.

Tina earned a B.S. in Business Administration from the University of Richmond and an M.Tax from Virginia Commonwealth Univ. She is a CFP® certificant, CPA/PFS, and is an AEP®. She is Treasurer of the Put-in-Bay Community Swim & Sail Program. Tina received the 2016 Exceptional Service Award from the Cleveland Estate Planning Council and the Circle of Excellence Award by Key Private Bank in 2016 and 2018.



Page 3 of 3

The Key Wealth Institute is comprised of financial professionals representing KeyBank National Association (KeyBank) and certain affiliates, such as Key Investment Services LLC (KIS) and KeyCorp Insurance Agency USA Inc. (KIA).

Any opinions, projections, or recommendations contained herein are subject to change without notice, are those of the individual author(s), and may not necessarily represent the views of KeyBank or any of its subsidiaries or affiliates.

This material presented is for informational purposes only and is not intended to be an offer, recommendation, or solicitation to purchase or sell any security or product or to employ a specific investment or tax planning strategy.

KeyBank, nor its subsidiaries or affiliates, represent, warrant or guarantee that this material is accurate, complete or suitable for any purpose or any investor and it should not be used as a basis for investment or tax planning decisions. It is not to be relied upon or used in substitution for the exercise of independent judgment. It should not be construed as individual tax, legal or financial advice.

The summaries, prices, quotes and/or statistics contained herein have been obtained from sources believed to be reliable but are not necessarily complete and cannot be guaranteed. They are provided for informational purposes only and are not intended to replace any confirmations or statements. Past performance does not guarantee future results.

Investment products, brokerage and investment advisory services are offered through KIS, member FINRA/SIPC and SEC-registered investment advisor. Insurance products are offered through KIA. Insurance products offered through KIA are underwritten by and the obligation of insurance companies that are not affiliated with KeyBank.

Services provided by KeyBank, KIS and/or KIA should not be used in substitution for independent and personal tax advice. KeyBank, KIS and/or KIA do not provide legal advice. Individuals should consult their personal tax and/or legal advisor concerning their particular situation.

Investment products are offered through Key Investment Services LLC (KIS), member FINRA/SIPC and SEC-registered investment advisor. Insurance products are offered through KeyCorp Insurance Agency USA, Inc. (KIA). KIS and KIA are non-bank affiliates of KeyBank National Association (KeyBank).

To learn more about KIS's investment business, as well as our relationship with you, please review our KIS Disclosure page.

Check the background of KIS on FINRA's BrokerCheck.

Non-deposit products are:

#### NOT FDIC INSURED • NOT BANK GUARANTEED • MAY LOSE VALUE • NOT A DEPOSIT • NOT INSURED BY ANY FEDERAL OR STATE GOVERNMENT AGENCY

KIS, KIA and KeyBank are separate entities, and when you buy or sell securities and insurance products you are doing business with KIS and/or KIA, and not KeyBank. Insurance offered by KIA is underwritten by and the obligation of insurance companies that are not affiliated with KeyBank. When you buy insurance, you are dealing with a licensed agency, not KeyBank. KeyBank cannot require you to obtain insurance from a particular agency or with a particular insurer. Before purchasing a policy of insurance, you should compare information obtained from more than two agents. You have the right to obtain insurance from the agent of your choice, and your decision will not in any way affect KeyBank's credit decision.

©2025 KeyCorp®. All rights reserved.