

LCW CPAs

Mark Alaimo, CPA/PFS, CFP®, AEP®
303 Canal Street
Lawrence, MA 01840
978-689-8822
malaimo@lcwainc.com
www.lcwcpas.com



Charitable Remainder Trust



Charitable Remainder Trust

Summary:

A charitable remainder trust (CRT) can be a great way for taxpayers to leverage their generosity, producing tax savings that can be used to provide greater benefits to themselves, their spouses, or others, and then to their favorite charities. Tax savings are generated because taxpayers receive income, gift, and estate tax deductions for the value of their donations, and can defer or avoid capital gains tax when appreciated assets are donated.

What is a charitable remainder trust?

A charitable remainder trust (CRT) is an irrevocable trust used to enable donors (called grantors) to give money or property to charities, while continuing to receive income (fixed or variable) from the property for life or for a period of time up to 20 years. The grantor, and/or other beneficiaries (the income beneficiaries) receive distributions from the trust annually, and the charities (the remainder beneficiaries) receive the assets remaining in the trust when the trust ends. The grantor gets an immediate income tax deduction for the remainder interest (subject to the usual limitations), defers or avoids capital gains tax on the donated assets, and gets gift or estate tax deductions for the remainder interest.

How does a charitable remainder trust work?

A CRT can be created in two ways:

- **Inter Vivos** --An inter vivos CRT is created and funded during the grantor's life. An inter vivos CRT is used primarily to provide income security to the grantor and/or the grantor's spouse .
- **Testamentary** --A testamentary CRT is funded at the grantor's death through a will or living trust. A testamentary CRT is used to provide benefits to heirs and reduce the grantor's taxable estate .

Generally, there are two forms of CRTs:

- **Charitable Remainder Annuity Trust (CRAT)** --With a CRAT, the annual distributions to the income beneficiaries is a percentage (not less than 5% or more than 50%) of the initial net fair market of the assets used to fund the trust. The payout is fixed and never changes, so if trust earnings are insufficient to meet the required amount, principal must be invaded. Any change in asset value over

time accrues to the benefit or detriment of the remainder charitable beneficiaries. This certainty in annual payout makes the CRAT more attractive to older grantors. Additional contributions to a CRAT are not allowed.

- **Charitable Remainder Unitrust (CRUT)** --With a CRUT, the annual payout is variable, a percentage (not less than 5% or more than 50%) of the current fair market of the assets in the trust. Assets are revalued each year--if principal increases, the payout increases. A CRUT is the preferred form for younger grantors who can risk reductions in payouts in return for the potential to hedge against inflation. Contributions to a CRUT can continue.

Tip: There are three variations of the standard CRUT, which makes payouts even if principal must be invaded: NI-CRUT (payout can be reduced to avoid invading principal), NIM-CRUT (payout can be reduced to avoid invading principal, but is made up in subsequent payouts), and Flip CRUT (starts as NI-CRUT, flips to standard CRUT at specified date).

Funding a CRT

A CRT can be funded with most types of assets, but since minimum distributions to income beneficiaries are required, it may be preferable to use cash and marketable securities, or to structure the trust as a NI-CRUT, NIMCRUT, or Flip CRUT (see above) to buy time to sell unmarketable assets.

Caution: The IRS may require a qualified appraisal for unmarketable assets (e.g., a closely held business or real property).

The present value of the remainder interest to charity must be at least 10% of the fair market value of the trust property as of the date the property is contributed to the trust. For CRUTs, this requirement must be satisfied upon the initial and any subsequent contributions.

Present values are calculated using an IRS formula that includes the following factors:

- The ages of the income beneficiaries, or the fixed term of years
- The annual payout rate
- The IRS discount rate
- The form of CRT

This rule prevents very young income beneficiaries and very high payout rates to older beneficiaries. In such scenarios, it is possible that by the time the income



beneficiary died, there would be nothing left for the charity.

Trust is tax-exempt

Generally, both CRATs and CRUTs are wholly tax exempt, even though they are only partially charitable, as long as the trust complies with IRS rules. So, say a grantor transfers highly appreciated non-income-producing property to the trust. The trustee can sell the property and invest the proceeds, un-depleted by capital gains tax, in an investment portfolio that may yield a higher return than the donated property.

Caution: A CRT that has unrelated business taxable income (UBTI) will not lose its tax-exempt status, but may face an excise tax equal to 100% of the UBTI.

Trust distributions are taxable

Generally, distributions from a CRT are taxable to the recipient under a tiered system. If the trust payout is from earned income (e.g., interest dividends, rents), the payout is classified as ordinary income. If the trust payout is from principal, the income is classified as a distribution of long-term capital gain first, then tax-exempt income (e.g., municipal bond interest), then return of principal (tax free, of course).

Income tax deduction

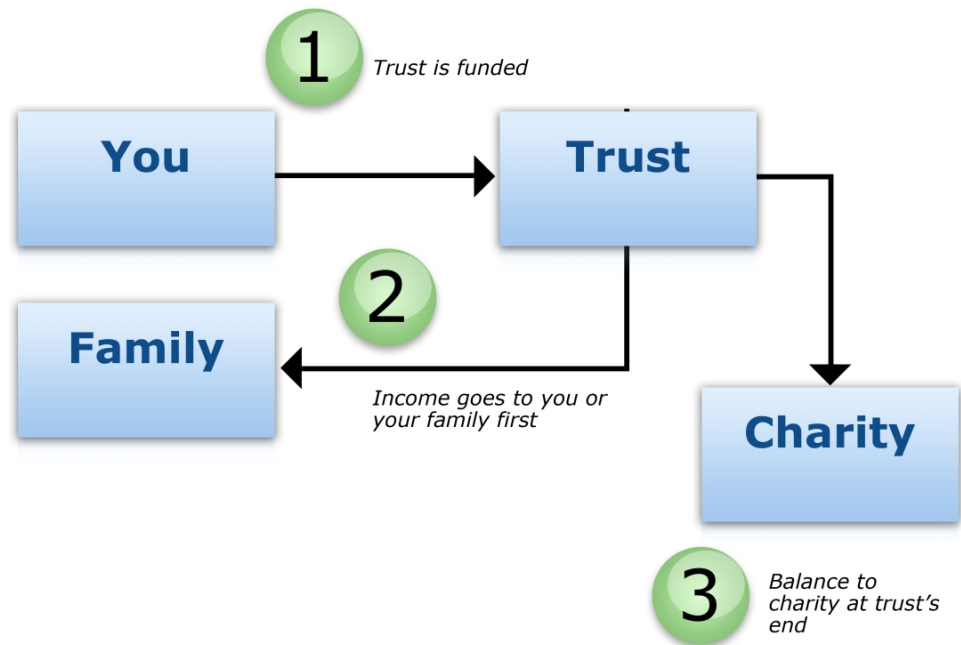
Generally, contributions to qualified charities are tax deductible for taxpayers who itemize. The amount of the tax deduction for a transfer to a CRT is usually the present fair market value of the remainder interest to charity (see above), subject to certain IRS limitations (50% of adjusted gross income for gifts of cash, 30% of adjusted gross income for gifts of appreciated stock or real estate) per year. For 2018 to 2025, the limit is increased to 60% for charitable contributions of cash to public charities. Deductions are available for the tax years in which contributions are made, and any unused portions can be carried over to the next five tax years.

If contributions are tangible personal property (e.g., works of art, rare books or coins) or would result in short-term gain if sold, deductions may be limited to the property's cost basis, not fair market value.

Gift and estate taxes

Gift and estate taxes will apply on payouts to income beneficiaries who are not grantors or their spouses.

Charitable Remainder Trust Illustration





Suitable clients

- Individuals who have no children or ultimate beneficiaries
- Individuals with non-income-producing assets who want lifetime income
- Individuals with highly appreciated assets that earn a low rate of return (e.g., stock) or cost money to maintain (e.g., land)
- Individuals with concentrated portfolios who want to diversify

Example #1--CRAT

Grantor is an 80-year-old widow with no heirs who owns property with a net fair market value of \$1 million, most of which is real estate with a cost basis of \$250,000. Grantor is in relatively good health, and is planning to move to an assisted living facility. If grantor sold her property, income tax would be due on the gain at a 15% or 20% tax rate.

Instead, grantor creates CRAT, naming her husband's alma mater as charitable beneficiary, as follows:

- Trust Term: 20 years
- Funding Amount: \$1 million
- Growth of Trust: 5.5%
- Annuity Payout Rate: 5%
- IRS Discount Rate: 3%
- Annual Amount to Grantor: \$50,000 Paid Quarterly at End of Period
- Gift to Charity: \$1,138,384
- Income Tax Deduction: \$247,794

Example #2--CRUT

Grantors are a married couple, both aged 55, with high-paying jobs who are concerned about conservation. Grantors own marketable

securities that cost them \$50,000 which are currently worth \$200,000. They would like to reduce their income taxes and make a gift to a charitable conservation organization. If they sold the securities, income tax would be due on the gain at a 15% or 20% tax rate. They create a CRUT instead, as follows:

- Trust Term: 20 years
- Funding Amount: \$200,000
- Growth of Trust: 5.5%
- Percentage Payout Rate: 5%
- IRS Discount Rate: 3%
- Initial Annual Amount to Grantors: \$10,000 Paid Semi-Annually
- Months Until First Payment: 0
- Gift to Charity: \$212,084
- Income Tax Deduction: \$72,267

Advantages

CRTs let grantors:

- Give to charity
- Receive income for life or term of years
- Receive immediate income tax deductions
- Reduce or eliminate capital gains, gift, and estate taxes
- Enjoy freedom from investment management decisions and duties

Disadvantages

- Transfers are irrevocable
- Terms of the trust are unchangeable (though assets and charitable beneficiaries may change)
- Assets that pass to charity do not pass to heirs

IMPORTANT DISCLOSURES

Broadridge Investor Communication Solutions, Inc. does not provide investment, tax, or legal advice. The information presented here is not specific to any individual's personal circumstances.

To the extent that this material concerns tax matters, it is not intended or written to be used, and cannot be used, by a taxpayer for the purpose of avoiding penalties that may be imposed by law. Each taxpayer should seek independent advice from a tax professional based on his or her individual circumstances.

These materials are provided for general information and educational purposes based upon publicly available information from sources believed to be reliable—we cannot assure the accuracy or completeness of these materials. The information in these materials may change at any time and without notice.