



## **How to Avoid Taxation on Life Insurance Proceeds**

Wouldn't it be nice if you could pass on your entire estate free of taxation? While this scenario is highly unlikely, there are some smart decisions that you can make to avoid future tax consequences. One poor decision that investors seem to frequently make is the naming of "payable to my estate" as the [beneficiary](#) of a contractual agreement, such as an individual retirement account (IRS) account, an annuity, or a life insurance policy.

When you name the estate as your beneficiary, you take away the contractual advantage of naming a real person and subject the financial product to the probate process. Leaving items to your estate also increases the estate's value, and it could subject your heirs to exceptionally high [estate taxes](#).

Here, we show you some ways to reduce the taxes on your estate and ensure that your heirs will benefit from it as much as possible.

### **KEY TAKEAWAYS**

- Life Insurance proceeds paid to beneficiaries are income tax-free.
- However, Life Insurance death benefits are included in a Descendant's estate if the Descendent was the owner of the policy.
- The Descendent can avoid the Life Insurance death benefit from being included in their estate by transferring the ownership of life insurance policies to an irrevocable life insurance trust (ILIT).
- However, the three-year rule does apply—which says gifts of life insurance policies made within three years of death are still subject to federal estate tax.<sup>1</sup>
- Thus, if you die within three years of the transfer, the full proceeds are included in your estate and taxed accordingly.

### **1. HOW LIFE INSURANCE DEATH BENEFITS MAY BE TAXED**

One of the benefits of owning [life insurance](#) is the ability to generate a large sum of money payable to your heirs upon your death.

An even greater advantage is that life insurance payments to beneficiaries are federal income tax-free.

However, while the proceeds are income-tax-free, they may still be included in the Deceased taxable estate for estate tax purposes.

Section 2042 of the Internal Revenue Code states that the value of life insurance proceeds insuring are included in a gross estate if the proceeds are payable: (1) to your estate, either directly or indirectly, or (2) to named beneficiaries if you possessed any incidents of ownership in the policy at the time of your death.<sup>2</sup>

While The [Tax Cuts and Jobs Act](#) (TCJA) of 2017 provided that a Deceased may pass up to 12.06 million (for 2022) to beneficiaries, many states have a significantly lower exemption. That means a Descendant's Estate could face a large tax bill.

## **2. USING AN OWNERSHIP TRANSFER TO AVOID TAXATION**

For those estates that will owe taxes, whether life insurance proceeds are included as part of the taxable estate depends on the ownership of the policy at the time of the insured's death. If you want your life insurance proceeds to avoid federal taxation, you'll need to [transfer](#) ownership of your policy to another person or entity.

Here are a few guidelines to remember when considering an ownership transfer:

1. Choose a competent adult/entity to be the new owner (it may be the policy beneficiary), then call your insurance company for the proper [assignment](#), or transfer of ownership forms.
2. New owners must pay the [premiums](#) on the policy. However, you can gift up to \$15,000 per person in 2021 (\$16,000 for 2022), so the recipient could use some of this gift to pay premiums.<sup>3</sup>
3. You will give up all rights to change this policy in the future. However, if a child, family member, or friend is named the new owner, changes can be made by the new owner at your request.
4. Because ownership transfer is an irrevocable event, beware of divorce situations when planning to name the new owner.
5. Obtain written confirmation from your [life insurance company](#) as proof of the ownership change.

### **3. USING LIFE INSURANCE TRUSTS TO AVOID TAXATION**

A second way to remove life insurance proceeds from your taxable estate is to create an [irrevocable life insurance trust](#) (ILIT). To complete an ownership transfer, you cannot be the trustee of the trust and you may not retain [any rights to revoke the trust](#). In this case, the policy is held in trust and you will no longer be considered the owner. Therefore, the proceeds are not included as part of your estate.

Why choose trust ownership rather than transferring ownership to another person? One reason might be that you still wish to maintain some legal control over the policy. Or perhaps you are afraid that an individual owner may fail to pay premiums, whereas in the trust you can ensure that all premiums are paid promptly.

If the beneficiaries of the proceeds are minor children from a previous marriage, an ILIT will allow you to name a trusted family member as trustee to handle the money for the children under the terms of the trust document.

### **4. REGULATIONS ON LIFE INSURANCE POLICY OWNERSHIP**

The IRS has developed rules that help to determine who owns a life insurance policy when an insured person dies. The primary regulation overseeing proper ownership is known in the financial world as the [three-year rule](#), which states that any gifts of life insurance policies made within three years of death are still subject to federal estate tax.<sup>1</sup>

This applies to both transferring ownership to another individual and establishing an ILIT. So, if you die within three years of the transfer, the full amount of the proceeds is included in your estate as though you still owned the policy.<sup>1</sup>

The IRS will also look for any incidents of ownership by the person who transfers the policy. In transferring the policy, the original owner must forfeit any legal rights to change beneficiaries, borrow against the policy, surrender or cancel the policy, or select beneficiary payment options.

Furthermore, the original owner must refrain from paying the premiums to keep the policy in force. These actions are considered to be a part of the ownership of the assets and if any of them are carried out, they can negate the tax advantage of transferring them.

However, even if a policy transfer meets all the requirements, some transferred assets may still be subject to taxation. If the policy's current cash value exceeds the

\$16,000 [gift tax](#) exclusion for 2023 gift taxes will be assessed and due at the time of the original policyholder's death.<sup>3</sup>

## 5. THE BOTTOM LINE

It's not uncommon for individuals to be insured under a life insurance policy for \$500,000 to several million in [death benefits](#). Once you add in the value of your home, your retirement accounts, savings, and other belongings, you may be surprised by the size of your estate. If you factor in more years of growth, some individuals may face an estate tax issue.

A viable solution is to maximize your gifting potential and transfer policy ownership whenever possible at little or no gift-tax cost. If you live another three years after the transfer, your estate could save significant tax.