

Midland National® Life Insurance Company

ESTATE PLANNING

Spousal Lifetime Access Trust (SLAT)

CONCEPT APPLIED:

The spousal lifetime access trust (SLAT) is an irrevocable life insurance trust (ILIT) that allows the non-insured spouse to request distributions from the trust without the trust assets or life insurance proceeds being included in the grantor's estate.

HOW IT WORKS:

A SLAT is an irrevocable trust that owns permanent life insurance and other assets. The grantor may not serve as trustee and may not retain any incidents of ownership in the life insurance policy. The grantor makes gifts to the SLAT to fund premiums on the policy, being careful to gift only personally owned property.

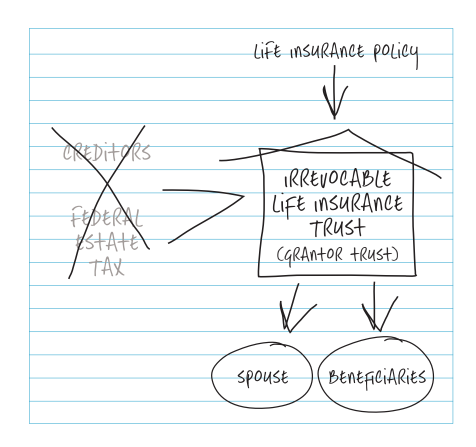
The trust terms typically include provisions giving the spouse the right to take an annual distribution of either \$5,000 or 5% of the trust assets, whichever is greater. If the spouse serves as trustee, distributions should be taken only for the purpose of health, education, maintenance, and support.

WHY IS IT USEFUL?

The SLAT allows the grantor's spouse limited access to the cash value of the life insurance policy and other trust assets during his or her lifetime while excluding the death benefit and trust assets from the grantor's estate at death.

50 WORDS OR LESS

A SLAT is used when the grantor is concerned about making gifts to an irrevocable trust and losing access to the funds. By making the spouse a permissible beneficiary, the spouse can request distributions from the trust without the trust assets being included in the grantor's estate at death.



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While the primary use of life insurance is death benefit protection, you may also have other needs that can be met through life insurance. Please note that Midland National does not require its agents to use any of these sales concepts.

Neither Midland National nor its agents give tax or legal advice. Consumers are advised to consult with and rely on a qualified legal or tax advisor before entering into or paying additional premiums with respect to such arrangements. Estate planning is a complex legal process and should be done in collaboration with an attorney, accountant, and trust officers, etc. Trusts should be drafted only by an attorney familiar with such matters.

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