

Qualified charitable distributions

Using RMDs as a tax benefit and to support giving strategies



Wealth Management

Like many other Americans, giving to charity annually may be part of your long-term strategy to satisfy personal and philanthropic goals.

In the past, the tax laws encouraged charitable giving through tax deduction for gifts to qualified charities. While the Tax Cuts and Jobs Act of 2017 (TCJA) incorporated some of the most significant tax law changes for individuals and corporations in a generation, charitable giving can continue to offer tax benefits.

For example, taxpayers who elected to itemize their deductions in the past may now decide to take a higher standard deduction. In addition, the income tax deductions for state and local income taxes, sales tax, income and property taxes together may not exceed \$10,000. These changes, combined with other

changes to itemized deductions under the TCJA, may result in fewer itemizers and more taxpayers claiming the standard deduction.

Changes to federal income tax standard deduction rates

Taxpayer status	Pre-TCJA tax years	Current tax year*
Individuals	\$6,500	\$12,550
Heads of households	\$9,550	\$18,880
Married, filing jointly	\$13,000	\$25,100

*Taxpayers over age 65 can take an additional \$1,700 deduction (\$1,350 for married couples, filing jointly).

Qualified charitable deductions

Individuals over 70½ can still receive a tax benefit for charitable giving with Qualified Charitable Distributions (QCDs). This strategy helps minimize the tax burden by satisfying a portion or all of the RMD obligation once RMDs begin at age 72. It also allows families to set their philanthropic legacy in place.

Directing required distributions from an IRA to charity continues to offer tax benefits for many taxpayers.

Under the QCDs provision, individuals can request that a distribution from their IRA be sent directly to a qualified charity of their choice. Married spouses who are both age 70½ or older can each contribute up to \$100,000 annually for a total of \$200,000, but contributions must come from their own respective IRAs. This allows taxpayers to lower adjusted gross income and taxable income, resulting in a lower overall tax liability.



Up to **\$100,000** annually from IRA

+



Up to **\$100,000** annually from IRA

=



Total of **\$200,000** to qualified charity

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Hypothetical example

A hypothetical older couple in the 22% tax bracket donates \$5,000 annually to charity and otherwise has consistent income and tax considerations from year to year. Through wealth planning with their financial advisor, if the couple has annual RMDs, they can direct their \$5,000 donation directly to a qualified charity through a QCD and still elect the higher standard deduction. This results in a substantial reduction in their federal income tax liability.

No QCD 2021 tax year		2022	With QCD 2021 tax year		2022
Adjusted Gross Income		\$130,100	Adjusted Gross Income (less \$5,000 QCD)		\$125,100
Itemized deductions			Itemized deductions		
Mortgage interest	\$5,000		Mortgage interest	\$5,000	
State/local tax	\$8,000		State/local tax	\$8,000	
Charity	\$5,000		Charity	\$0	
		\$18,000			\$13,000
Standard deduction		\$25,100	Standard deduction		\$25,100
Taxable income		\$105,000	Taxable income		\$100,000
Federal tax payable		\$14,680	Federal tax payable		\$13,580

tax payable without QCD = \$14,680
 tax payable with QCD = \$13,580
 Savings = \$1,100

Key considerations

Certain requirements need to be met in order for a distribution to be considered a qualified charitable distribution.

These include:

- The distribution must come from an IRA (traditional, inherited, Roth). The provision does not apply to active SEPs and SIMPLE IRAs or qualified plans.
- You must be age 70½ or older by the date of distribution.

- In the case of an IRA maintained for the benefit of a beneficiary after the death of an IRA owner, the beneficiary must be age 70½ or older by the date of distribution.
- The distribution must go directly from the IRA to the charity.
- The receiving charity can be any qualified nonprofit other than a Donor Advised Fund, a supporting organization or certain private foundations.
- The contribution must be one that would normally be 100% deductible as a charitable contribution.

Call to action

To discuss your philanthropic and tax planning goals, contact your RBC Wealth Management financial advisor today.