Tax Issues When Giving To Charity From an IRA

The nuances are crucial, because if you mess it up, it can cost you

By Leonard Sloane

SING your individual retirement account to give to charity is a good thing. But tax snafus can ruin the good intentions. Traditional IRAs have long

been used to make qualified charitable distributions. Eligible individuals can donate as much as \$100,000 a year. Such gifts can make up part or all of the donor's required minimum distribution, or RMD. And amounts donated to qualified charities are excluded from the donor's taxable income for that year. For example, if your RMD

are charitably inclined, you can give \$5,000 of this amount to your favorite qualified charity. Instead of having to report a \$10,000 distribution as income to the IRS, only \$5,000 will be taxed according to your income bracket. But there are little-known nuances to be aware of. "So

this year is \$10,000 and you

many people make mistakes with the rules," says Andy Ives, an IRA analyst at Ed Slott & Co., a tax consulting firm in Rockville Centre, N.Y. "If you mess it up, you're going to have a taxable event and money added to your income for the year. No quid pro quo

One mistake is making a gift

to a donor-advised fund, pri-

you are charitably disposed and 701/2, you can make the gift even before the RMD is to begin. Regardless of when you

make the qualified charitable distribution, it does more than just reduce your adjusted gross income and possibly prevent you from entering a higher tax bracket, which could be as much as 37%. It also may mitigate "stealth taxes" based on adjusted gross income, such as Medicare Part B and Part D surcharges. You can't make a qualified

charitable distribution from a workplace plan, such as a 401(k). Since the tax has already been paid, you also can't do it from a Roth IRA (except in rare circumstances) or from an active SEP or Simple IRA. A SEP or Simple IRA must be inactive

When it comes to donating, 'So many people make mistakes with the rules,' says one analyst.

money was contributed to the SEP or Simple IRA that year. If you make qualified distributions to more than one

to qualify, meaning no

charity in a year, you must have a separate written acknowledgment showing the date and amount of the contribution from each organization as documentation to substantiate the gift. The custodian of your

IRA-a bank, brokerage firm



ble-gift annuity. To obtain the tax benefit, there must be a full release of the funds directly to a charity. Another mistake is when the donor accepts something

vate foundation or charita-

in return for their gift. It's obvious that you can't receive a college scholarship for your grandchild as a quid pro quo. But you can't even accept a tote bag, coffee mug or T-shirt as a token "thank you." Nor can you take a deduction for such a gift. Since

you're already reducing your taxable income by subtracting the gift from your required minimum distribution, the IRS would consider the additional deduction to be "double dipping." Qualified charitable distributions do offer an addi-

tional tax benefit, however, for those who don't itemize. With the standard deduction now at \$12,950 for single people and \$25,900 for married couples filing jointly, making charitable donations from your retirement account allows you in effect to reduce your taxable income by more than the standard hassle of itemizing.

deduction and still avoid the Although the Secure Act raised to 72 the age at which RMDs begin, the eligible age for making qualified charitable distributions still starts at age 70½ (and you must actually be 70½, not turning

70½ later that year). So if

will typically have a charitable-distribution form or process that you must follow. Let the IRS know

or mutual-fund company-

When you receive a Form

1099-R from the custodian showing the distribution, there is no coding indicating that it was a qualified charitable distribution. Therefore, it is your responsibility to inform the IRS about it on your federal tax return. Similar to how a rollover

is reported on Form 1040, you would list the full distribution on line 4a. On line 4b, where you report your taxable IRA distributions, if the total amount was used for qualified charitable distributions, you would enter zero; if only part was used for charity, you would enter the remainder as the taxable amount. Next to line 4b or in

a dropdown box if filing electronically, you would then label the amount of the qualified charitable distributions. To qualify for the benefit, the distribution must be completed by Dec. 31 of the calendar year in which it was made (no extensions permitted). It's advisable to make the donation as early in the year as possible, since custo-

dians can be busy processing end-of-year requests in December.

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