Annual Gift Tax Exclusion

CONCEPT APPLIED:

The annual gift tax exclusion shields gifts, up to the exclusion amount, from the federal gift tax. These gifts reduce the size of the donor's estate without incurring transfer taxes.

HOW IT WORKS:

The gift must be complete, voluntary, and of a present interest (not a future interest or conditional gift).

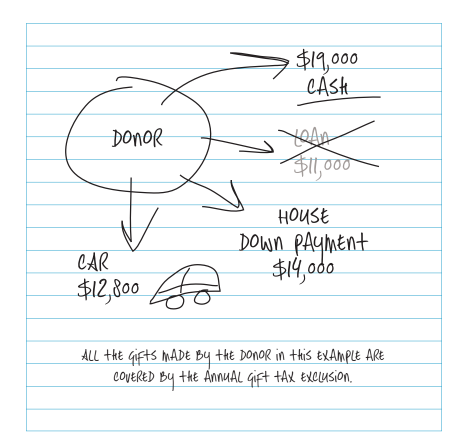
A married couple can double their exclusion amount by each making a gift up to the annual limit to the same donee or by "splitting" a gift. Gift splitting occurs when only one spouse owns the gifted property and the other spouse agrees in writing to use their own exclusion amount for half the gift.

WHY IS IT USEFUL?

Lifetime giving reduces the taxable estate by transferring wealth tax free. It also provides donors with the opportunity to enjoy helping family members by paying off an adult child's loan, contributing to a down payment on a house, purchasing a car for a relative, and so forth.

50 WORDS OR LESS

Every year, individuals can give gifts equal to the exclusion amount (\$19,000 in 2025) to as many people as they choose without paying gift tax. A yearly gifting program can provide a systematic and progressive transfer of wealth.



hightoweradvisors.com

200 W Madison, 25th Floor Chicago, IL 60606 (312) 962-3800

300 Madison Ave, 29th Floor New York, NY 10017 (917) 286-2717

405 Lexington Ave, 42nd Floor New York, NY 10174 (917) 286-2706

Copyright 2025, PGI Partners, Inc. ("PGI"), 921 East 86th Street, Suite 100, Indianapolis, Indiana 46240. All rights reserved. PGI provides this information as accurate and authoritative with regard to the subject matter covered as of the date of creation. However, the accuracy of the information cannot be guaranteed since laws and interpretations change. This information herein is not legal, accounting, financial or tax advice. If legal accounting, financial or tax advice, or other expert assistance is required, the services of a competent professional should be sought. PGI is not liable for any loss or damage caused, or alleged to have been caused, by the use of or reliance upon this service.

This information is presented as general information to clients and prospective clients of Hightower and its advisor practices, per their request or at the suggestion of a Financial Adviser. This document was created for informational purposes only and the opinions expressed are solely those of the team and do not necessarily represent those of Hightower Advisors, LLC, or any of its affiliates. This document and its contents are directed to the specific recipient to whom it was addressed and may not be forwarded, copied or relied upon by any other party without Hightower's written consent. Hightower's Advisor Practices are comprised of investment professionals registered with Hightower Advisors, LLC an SEC registered investment Advisor.

All information and data referenced herein are from sources believed to be reliable. Any opinions, news, research, analyses, prices, or other information contained in this general informational article is provided as general commentary and does not constitute investment advice. Hightower shall not in any way be liable for claims, and make no expressed or implied representations or warranties as to the accuracy or completeness of the information or data, or for statements or errors contained in or omissions from the obtained data and information referenced herein. The data and information are provided as of the date referenced and such data and information are subject to change without notice.

Hightower Advisors, LLC, a registered investment advisor with the SEC. Hightower Advisors is affiliated with Hightower Securities, LLC, which is a member FINRA and SIPC. Securities are offered through Hightower Securities, LLC; advisory services are offered through Hightower Advisors, LLC. No offer of any securities is made by this general information article.

Services provided by Hightower Trust Company. Trust and agency services are provided by Hightower Trust Company, National Association ("Hightower Trust Company, NA"). Retirement Plan Services are offered by Trust Company of Illinois, charted by the Illinois Department of Financial and Professional Regulation. Hightower Trust Company, NA is a wholly owned subsidiary of Hightower Holding, LLC, and an affiliate of Hightower Securities, LLC, Member FINRA/SIPC, and Hightower Advisors, LLC ("Adviser"), an SEC registered investment adviser. Registration as an investment adviser does not imply a certain level of skill or training. Hightower Trust Company, NA delegates investment management authority to the Adviser. The Adviser receives an investment management fee that is part of the overall trustee fee that is charged by Hightower Trust Company, NA. All securities transactions are processed through registered brokers that are monitored by Hightower Trust Company, NA. Although not a material consideration, the Adviser may consider certain support services or products it receives from custodians (e.g. at a reduced or no additional cost) which assist Adviser in monitoring and/or servicing client accounts, in recommending a custodial platform to clients. Hightower Trust Company, NA, relies on Adviser for several administrative services and Adviser is reimbursed for actual costs and for services. This material is not intended or written to provide and should not be relied upon or used as a substitute for tax or legal advice. The information contained herein does not consider an individual's or entity's specific circumstances or applicable governing law, which may vary from jurisdiction to jurisdiction and be subject to change. Clients are urged to consult their tax or legal adviser for related questions.