Tax strategies for higher-income taxpayers

This overview summarizes some of the key areas that you and your tax advisor should assess. Your Financial Advisor can assist in evaluating investment decisions that could help mitigate your tax liability.
Understanding how key tax laws may affect you

▶ Medicare surtaxes on compensation and/or net investment income
Two key tax provisions that affect higher-income taxpayers:

- A 0.9% Medicare surtax on compensation (including net self-employment income) above $200,000 (individual filers) or $250,000 (married/joint filers)
- A 3.8% Medicare surtax on the lesser of net investment income or the excess of your modified adjusted gross income (MAGI) over those same thresholds

For more details on these Medicare surtaxes, ask your Financial Advisor for a copy of our report, “Medicare Taxes for Higher-Income Taxpayers.”

▶ Higher income, capital gains, and qualified dividend tax rates
For those with taxable income greater than $518,400 (single filers) or $622,050 (married/joint filers):

- Ordinary taxable income above those thresholds will be taxed at a 37% rate.

For those with taxable income greater than $441,450 (single filers) or $496,600 (married/joint filers):

- Long-term capital gains above the thresholds will be subject to a 20% tax rate. If you are in this tax bracket, you must also add in the 3.8% Medicare surtax on capital gains (discussed above), resulting in a possible combined federal rate of 23.8%.
- Qualified dividends above the thresholds will be taxed at a 20% rate along with the 3.8% Medicare surtax, resulting in a possible 23.8% federal marginal rate.

▶ Alternative minimum tax (AMT)
The exemption amounts used to calculate a taxpayer’s 2020 AMT income are $113,400 for married/joint filers and $72,900 for single filers.

The AMT calculation is separate from the regular tax calculation and requires you to add back certain tax deductions and income exclusions to your regular taxable income to arrive at your alternative minimum taxable income. For more details on the AMT, ask your Financial Advisor for a copy of our report, “AMT and the Individual Investor.”
Strategies to consider in the current tax environment

The broad scope of tax legislation that has become law over the past several years has prompted many higher-income taxpayers to take a closer look at their tax situation. Since some tax changes are permanent and some are temporary, it will be important to remain focused on your long-term objectives, and meet with your Financial Advisor to develop and manage an asset allocation strategy that will help you work toward your goals. Keep in close touch with both your tax and Financial Advisor to stay abreast of the latest tax provisions. As you consider adjustments based on tax considerations, be mindful of how much money you will keep versus what you will pay in taxes.

For example, even at the highest possible combined long-term capital gain and Medicare surtax rate of 23.8%, you retain all of your cost basis value from a transaction plus 76.2% of your gain (minus any applicable state income taxes). If you and your Financial Advisor determine that repositioning some of your portfolio will better help you achieve your goals, tax considerations should not hold you back.

It may be challenging to keep your income below the thresholds. Some common tax planning considerations include timing of income and deductions as well as understanding the character of the income you receive. You may have such questions as:

- Should you defer compensation?
- Should you choose investments that offer tax deferral?
- Can you change the tax character of income you receive?
- How may the timing of gain recognition affect your tax bill?
- What is the most tax-efficient way to make charitable gifts?
- Are you subject to alternative minimum tax (AMT)?

In the remainder of this report, we'll address these questions, providing you and your team of advisors—tax, legal, and financial—both the advantages and limitations of various strategies.
Should you defer compensation?

Whether you should defer income depends on your individual situation, what goals you’re attempting to accomplish, your need for current income, and your employer’s (or business’s) flexibility. As always, taxes should be only one of many factors you weigh as you make your financial and investment decisions. However, deferring receipt of taxable income can help reduce your current exposure to the:

- Highest (37%) tax bracket, which starts with taxable income of $518,400 (single) or $622,050 (married filing jointly)
- 20% long-term capital gain and qualified dividend rate for those with taxable income exceeding $441,450 (single) or $496,600 (married filing jointly)
- 3.8% Medicare surtax on the lesser of net investment income or the excess of MAGI over $200,000 (single) or $250,000 (married filing jointly)

Keep in mind that the current ordinary income rates are temporary and are set to expire after 2025. You should consider whether the income you defer today may actually be taxed at a higher rate in the future.

Some strategies that may allow you to defer compensation include:

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| Maximize contributions to tax-deferred retirement savings [IRA, 401(k), SEP, etc.] | • Boosts your retirement savings and improves the chances of retirement security  
• Reduces current taxable income and AGI (does not apply to Roth vehicles)  
• Account earnings are tax-deferred | • Reduces your net take-home pay  
• If contributed to non-Roth accounts, will increase taxable required minimum distribution (RMD) amounts in the future  
• Does not avoid the 0.9% Medicare surtax |
| Enroll or increase contributions to a nonqualified deferred compensation plan (if available from employer) | • Boosts savings that could be available in the future, perhaps post-retirement (depending on plan features)  
• Reduces current taxable income and AGI | • Lowers current spendable cash  
• Does not avoid 0.9% Medicare surtax  
• Nonqualified plan assets are subject to claims of employer’s creditors  
• Ability to control timing of distributions is highly restricted  
• May increase taxable income in future years as distributions are taken/required; future tax rates are uncertain |
| Manage the timing of employer granted stock option exercises | • Allows for possibility of realizing income in a future year when total income may be lower  
• Exercising in-the-money options provides you with additional assets  
• Allows asset growth with no capital curtail | • If you retain the company stock following exercise, you may increase risk of overconcentration in your portfolio  
• Exercising options has tax consequences; it may increase your AMT exposure or your exposure to the 0.9% Medicare surtax on compensation  
• A successful stock option exercise strategy likely requires the assistance of both your tax advisor and financial professional |
Should you choose investments that offer tax deferral?

Whether you're concerned about higher income tax brackets or the Medicare surtax, investing in certain assets that are tax-deferred can reduce your taxable income from investments and lower your current year tax liability. Tax-deferred is not the same as tax-exempt; that is, at some point in the future, tax-deferred investments will have some type of tax consequence associated with a sale or distribution of the assets. That's why you'll want to work closely with your tax advisor to project how withdrawals or sales of these assets may affect your future income tax liability.

You'll also want to involve your Financial Advisor. Certain investments that offer tax deferral involve more complexity—whether in recordkeeping or regulatory procedures. You'll want to understand the implications of owning these assets and any additional reporting that may be necessary or accompany this ownership.

Some of the tax-deferred investments you can consider include:

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| Invest in a tax-deferred annuity    | • Income earned within tax-deferred annuities is not taxable until distributed  
• Potential to accumulate more for retirement  
• Variable annuities offer tax free reallocations among investment options | • Annuities can be complex investments  
• Withdrawals prior to age 59½ may be subject to a penalty  
• Contracts may impose surrender charges for early withdrawals  
• Distributions of earnings from nonqualified annuities may be subject to the 3.8% Medicare surtax  
• Gains do not avoid taxation upon your death; subject to ordinary income tax upon withdrawal  
• At your death, may result in little to no remainder for heirs |
| Master limited partnerships (MLPs) | • In general, distributions are comprised of taxable and deferred income  
• Qualifying business income may be eligible for a 20% deduction | • A limited partner takes into account his or her share of partnership income, gain, deduction and loss, which may be difficult to predict  
• Upon sale of an MLP interest, much of the gain is taxed as ordinary income  
• More complex than regular stocks and typically involve more extensive tax reporting and recordkeeping |
| 529 college savings plan           | • Income earned is not included in calculation of federal income tax or Medicare surtax if not distributed  
• Distribution of earnings may be federal-income-tax-free if used to pay qualified education expenses (consult your tax advisor for state tax rules) | • To achieve tax benefits, use of funds is limited to qualified education expenses  
• Investment choices are generally limited and may only be changed twice per tax year or when there is a change of beneficiary  
• Nonqualified withdrawals subject to tax and potential 10% penalty |

The investments discussed may not be suitable for all investors. Investors must make their own decisions based on their specific investment objectives and financial circumstances. Taxes are only one of many factors that should be taken into consideration when choosing an investment. Asset allocation cannot eliminate the risk of fluctuating prices and uncertain returns.

Deferred variable annuities are long-term investments suitable for retirement funding and are subject to market fluctuations and investment risk. Withdrawals of earnings are subject to ordinary income tax. In addition, a federal 10% penalty may apply to withdrawals taken prior to age 59½, and surrender charges generally apply.

Master limited partnerships (MLPs) are not appropriate for all investors and are particularly not usually appropriate for retirement-related accounts. Also, an MLP shareholder, i.e., a limited partner unit holder, receives a K-1 instead of a 1099. Investors should contact their tax accountant for further tax implications before investing in MLPs.

Please consider the investment objectives, risks, charges, and expenses carefully before investing in a 529 savings plan. The official statement, which contains this and other information, can be obtained by calling your financial professional. Read it carefully before you invest. The availability of such tax or other benefits may be conditioned on meeting certain requirements. 529 plans are subject to enrollment, maintenance, administrative and management fees, and expenses. Nonqualified withdrawals are subject to federal and state income tax and a 10% penalty may apply.
Tax strategies for higher-income taxpayers

Net investment income includes:

- Taxable interest
- Dividends
- Net capital gains
- Taxable nonqualified annuity distributions
- Rents and royalties received as passive income
- Passive income from partnership interests, including MLPs

Net investment income does not include:

- Tax-exempt interest
- Distributions from IRAs and employer retirement plans
- Income from an active trade or business
- Veteran and Social Security benefits

In addition, by changing the tax character of some of your investment income, you may also reduce your AGI and taxable income. The table on the following page shows some portfolio changes you may want to consider.
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| **Invest in tax-exempt bonds** | • Tax-exempt interest is excluded from Medicare surtax calculations and federal income taxation | • Tax-exempt bonds may not fit your asset allocation strategy  
• You may not be fully comfortable with the market, inflation, and interest rate risks associated with tax-exempt bond investments  
• Certain municipal bonds may increase your AMT exposure or state income tax  
• If you are receiving Social Security benefits, tax-exempt interest is included in the calculation of provisional income and may affect the taxation of your benefits  
• Tax-exempt interest is included in MAGI for purposes of calculating Medicare Parts B and D premiums | |
| **Consider growth-oriented stocks for part of your portfolio (individually, through mutual funds, ETFs, and/or advisory programs)** | • Appreciation is not taxed until you sell the investment  
• Income taxed is limited to dividends received until you sell the stock  
• Potential growth may allow you to accumulate more assets to help achieve your goals | • Limited current cash flow to meet everyday expenses  
• Your investment is exposed to the market risk associated with this asset class | |
| **Convert traditional, SEP, or SIMPLE IRA to a Roth IRA** | • Roth IRA distributions after reaching age 59½ and meeting the five-year rule are federally income-tax-free  
• Future tax-free distributions from a Roth IRA are not considered investment income and will not increase your MAGI for calculation of the Medicare surtax | • In the conversion year, you boost your MAGI and taxable income (which could trigger or increase Medicare surtaxes) and increase your income tax liability  
• Conversion may impact taxation of Social Security benefits or cost of Medicare Parts B and D premiums  
• Withdrawals of converted amounts or earnings may be subject to a 10% federal tax penalty if taken prior to age 59½ or does not meet the five-year rules for contributions and conversions | |
| **Consider choice of business entity (for business owners)** | • You are able to choose the tax structure that best suits your situation  
• A “C” corporation has a lower top tax rate than an individual who receives income through a pass-through entity (“S” corporation or partnership)  
• Earnings distributed from a pass-through entity are not subject to double taxation as with a “C” corporation and may be eligible for a new deduction equal to 20% of qualified business income | • Changing your corporate structure may increase certain costs and add regulatory requirements  
• Discuss business entity options with your tax professional | |
| **Carefully review whether your business activities are characterized as passive or nonpassive** | • Income from a nonpassive activity is not subject to the Medicare surtax  
• Losses from a nonpassive activity are not limited by the passive activity loss rules  
• You may be able to change your level of participation in an activity to meet the nonpassive standard | • It may not be possible to change your level of participation  
• Passive income is subject to the Medicare surtax  
• These rules are complex and should be closely reviewed with your tax professional | |

Qualified Roth IRA distributions are not subject to state and local taxation in most states. Qualified Roth IRA distributions are also federally tax-free provided the owner has reached age 59½ and a Roth account meets the five-year rules for contributions and conversions, or meets other requirements. Withdrawals may be subject to a 10% federal tax penalty if distributions are taken prior to age 59½.
How will the timing of gain recognition affect your tax bill?

Developing a tax strategy is important. Incurring a sizable long-term capital gain may push you over one of the thresholds for the Medicare surtax or even into the 20% long-term capital gains tax rate. If you are selling a business or significant amount of property for a large gain, recognizing the gain can significantly impact your tax bill.

Work with your tax advisor to project your tax liability and evaluate whether it’s better for your situation to trigger that income this year, next year, or sometime in the future. Here are some examples of strategies that consider the timing of gain recognition:

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<td>Selling an appreciated, long-term concentrated stock position</td>
<td>• Typically helps diversify a portfolio and potentially reduce risk</td>
<td>• Triggers long-term capital gains tax</td>
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<td>• You can choose to sell as much or as little as necessary to meet financial goals and control your tax situation</td>
<td>• May incur the 3.8% Medicare surtax on long-term capital gains</td>
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<td>• May provide additional spendable cash flow (depending on reinvestment or strategy considered)</td>
<td>• Could trigger 20% (23.8% with surtax) long-term capital gains tax rate</td>
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<td>• Lose step up of basis at death for heirs on any shares sold</td>
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<td>Business or property installment sale</td>
<td>• May allow you to control cash flow and tax liability year-by-year</td>
<td>• Purchaser may not have flexibility to provide multi-year payments</td>
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<td>• Risk relating to ability of purchaser to make all payments required under the installment agreement</td>
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<td>• In all cases, most effective if you can keep your income below key tax thresholds</td>
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<td>Establishing and contributing to a charitable remainder trust</td>
<td>• May contribute an appreciated, long-term concentrated position without incurring current tax</td>
<td>• Charitable deductions may be subject to deductibility limits</td>
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<td>• Generates a tax deduction based on present value of future gift to charity</td>
<td>• Gift is irrevocable; you no longer have access to the underlying assets</td>
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<td>• May increase your income stream</td>
<td>• You need to be charitably inclined</td>
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<td>• Reduces estate taxes</td>
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<td>Like-kind exchange</td>
<td>• May defer gain by exchanging property for like-kind property</td>
<td>• Must be a property-for-property exchange, any money received would be taxable</td>
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<td>• Gain or loss is deferred until the new property is subsequently sold</td>
<td>• The property exchanged must be “like-kind,” consult your tax advisor</td>
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<td>• Will not increase current spendable cash or result in additional liquidity, unless money is also received</td>
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<td></td>
<td></td>
<td>• Available only for real property held for investment or productive use in trade or business</td>
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<td>Qualified Opportunity Fund (QOF) investment—provides tax benefits for investing in distressed communities across the U.S.</td>
<td>• Investing your capital gain in a QOF allows for deferral of gain until the earlier of the sale of the QOF or December 31, 2026</td>
<td>• This tax law still requires some clarification and QOF may be subject to penalty if it does not meet certain requirements</td>
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<td>• May provide some tax-free gain recognition depending on how long QOF is held</td>
<td>• As a newer investment vehicle, access may be limited</td>
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<td>• Investment may increase or decrease in value or may be illiquid</td>
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What is the most tax-efficient way to make charitable gifts?

Most people make charitable gifts in order to benefit others. If an income tax deduction is available, the donor will benefit, too. However, the way you make your gift can impact the amount of tax savings you receive. Consider the options below before making your next gift.

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| Gift of cash | • Simple and flexible form of giving  
              • Charitable deduction offsets up to 60% of AGI (30% for gifts to a private foundation) | • Taxpayer must itemize to benefit from a charitable deduction |
| Gift of appreciated stock | • Income tax deduction allowed in amount of fair market value of stock, if held more than one year  
                            • Taxpayer avoids income tax on the embedded gain in the stock  
                            • Charitable deduction offsets up to 30% of AGI (20% for gifts to a private foundation) | • Income tax deduction for gift of stock held one year or less is generally limited to basis of stock  
                                                                                            • Taxpayer must itemize to benefit from a charitable deduction |
| Qualified Charitable Distribution (QCD)—this is a direct gift to a charity from an IRA (other than a SEP or SIMPLE IRA) | • QCD is excluded from income thereby providing a tax benefit for those who do not itemize their deductions  
                                                                  • QCD will not increase AGI and therefore will not impact any AGI-based tax calculations that typically result in increased taxes  
                                                                  • QCD satisfies RMD requirement up to amount of distribution | • IRA owner must be age 70½ or older to exclude the QCD from income  
                                                                 • QCD must be made directly to the charity, not to the IRA owner  
                                                                 • No income tax deduction is allowed  
                                                                 • Distributions are limited to $100,000 per year per IRA owner |
| Gift upon death by naming a charity as beneficiary of your IRAs, annuities, or employer retirement plans | • Assets avoid income tax upon distribution to charity  
                                                                  • Assets avoid estate taxation | • No income tax deduction during lifetime or at death  
                                                                  • Assets will not be available for heirs |

After you have determined the best method to use for your gift, you may also want to consider the use of various charitable vehicles, such as charitable trusts, a private foundation, or a donor advised fund. These vehicles can help meet a variety of financial goals in addition to benefiting a charity. If you would like to learn more ask your Financial Advisor for a copy of our report “Charitable Giving Techniques”.

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Are you subject to AMT?

The AMT calculation is separate from the regular taxable income calculation and requires you to add back certain tax deductions and income exclusions to your regular income tax to arrive at your alternative minimum taxable income. Your chances of paying AMT may increase if you have:

- Interest from certain private activity municipal bonds (AMT bonds)
- High ordinary income or capital gains
- Deducted state and local taxes
- Exercised and continue to hold incentive stock options (ISOs)

Depending on your personal situation, other AMT adjustments may also apply. Even limited exposure to only one or two items that can trigger AMT may subject you to the tax. As a higher-income taxpayer, you should talk with your tax advisor about the possibility of incurring AMT. He or she may be able to do a projection to help evaluate your AMT potential. For more details, ask your Financial Advisor for a copy of our report, “AMT and the Individual Investor.”

Considerations for stock-based benefits

Employees at publicly traded companies may receive a substantial amount of their compensation from stock-based benefits, such as stock options, restricted stock, performance awards, etc. If this is the case, talk with your Financial Advisor about various strategies for managing these valuable benefits. You’ll want to develop a plan to help you avoid stacking up and exercising too many grants in one tax year. You may also want to consider whether there is a benefit to disqualifying dispositions of ISOs in particular years to help reduce your AMT exposure. Overall, you should develop a strategy early in each tax year so you avoid last-minute transactions that could unexpectedly increase your tax liability.
Look beyond taxes with a team approach

Depending on your objectives and net worth, you may want to consider additional techniques, such as other charitable trusts, alternative investments, and insurance strategies. The tax code is now more complicated, and there is even more interplay between taxable income, AGI, tax brackets, and investment taxation. That’s why you may benefit from talking with your entire team of advisors—your tax and legal advisors along with your Financial Advisor—early in the tax year. As a group, you can evaluate how any of the techniques in this report may help you meet your investment, legacy planning, philanthropic, and tax-management goals.

Meet with your tax advisor throughout the year.
Your CPA or tax professional can help prepare a tax projection well before year-end and work with your other advisors to evaluate and implement strategies that may reduce your overall tax liability.

Call your legal advisor.
Many valuable estate planning strategies remain viable and meaningful alternatives to improve your legacy planning. Some strategies may help reduce current year’s or future years’ taxes and can work in tandem with income tax strategies your tax professional may have suggested. Your estate attorney can help identify and explain these strategies.

Talk regularly with your Financial Advisor.
Your Financial Advisor can give you a valuable, independent investment perspective on various tax and estate strategies you may be considering. He or she can also help you evaluate how certain strategies and investments complement each other and help maintain your focus on your long-term goals.

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