

# Practical Planning for Art Collectors and Their Advisors

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# Disclosure

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# Today's agenda

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- Collection Management Practices
- Case studies
- Planning options
- Summary

# Collection Management Practices

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- Risk Management
- Inventory/Cataloguing
- Valuation considerations
- Provenance /Authenticity/Good title
- Liquidity
- State income and estate taxes

# Case studies

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## Case Study #1

- Client has \$20 Million net worth, with at least \$2 Million of art currently located in primary and vacation residence
- Single, late 50's, 2 adult daughters
- Daughters are not interested in the art, beyond sentimental value
- Client is considering leaving 1 piece of art to each daughter, with rest of the art being left to a museum

This case study is hypothetical for illustrative purposes only and intended to demonstrate the capabilities of U.S. Trust, Bank of America Private Wealth Management. Names have been changed to protect privacy. It is not intended to serve as investment advice, since the availability and effectiveness of any strategy is dependent upon your individual facts and circumstances. Results will vary, and no suggestion is made about how any specific solution or strategy performed in reality.

# Case studies

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## Case Study #2

- Matriarch of family, early 80's, with net worth in excess of \$50 Million, consisting of \$25 Million in cash and liquid investments, \$7.5 Million in real estate (primary and second homes), and \$20 Million in art
- 4 adult children, all wealthy from previous planning and sale of family business
- Current will leaves entire estate to existing private foundation
- Issue presented was how to transfer entire art collection to the children

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# Case studies

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## Case Study #3

- Patriarch of family, early 90's, with net worth in excess of \$1 Billion, including \$250 Million in art
- 2 adult children, all wealthy from previous planning and sale of family business
- Comprehensive, sophisticated planning completed for everything...except the art

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# Case studies

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## Case Study #4

- Single man, owns historic mansion, filled (literally, to the rafters) with every type of collectible that you can imagine – art, furniture, rugs, silver, dishes, taxidermy – of immense value to him, but probably lesser value to the market
- No children or other family, at least none that will be provided for
- Desire is to leave it “as is” for public display

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# Planning options

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- Three real options, each exercised potentially twice, provide six total planning options.

Three real options	Two potential times to exercise
<ul style="list-style-type: none"><li>• Sell</li><li>• Give to non-charity</li><li>• Donate to charity</li></ul>	<ul style="list-style-type: none"><li>• During life</li><li>• At death</li></ul>

# Planning options

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- Or, there is always the option of doing nothing.
  - Default option
    - The most expensive option in terms of administration
    - The least desirable option in terms of disposition
    - It may be the best option for probate litigation attorneys

# Planning options

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- One final issue must be addressed before effective planning can take place.

## Question

Does the family — children or other heirs — share your passion?

- More often than not, they don't
- Often they resent the money and attention lavished on the collection

# Planning options

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## Option 1 — Sell during life

- General rule: gain on a sale or exchange of art or other collectibles is subject to income taxes (and this includes state income taxes)
  - Dealers — ordinary income for those who engage in the business
  - Collectors/investors — capital gain
    - Short-term is ordinary income
    - Long-term is capped at...

# Planning options

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## Option 1 — Sell during life (continued)

- 15% ? 20% ?
- Not if it is a “collectible”
  - IRC Section 408(m) includes any work of art, any rug or antique, any metal or gem, any stamp or coin, any alcoholic beverage, or any other tangible personal property specified by the Secretary of the Treasury for such purposes
  - Collectibles are taxed at a rate of up to 28%
  - Also subject to:
    - Healthcare surtax
    - State and local income taxes
    - Transaction costs such as commissions, shipping, insurance, etc.

# Planning options

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## Option 1 — Sell during life (continued)

- “Investors” can no longer defer tax through a “like-kind exchange” under the Tax Cuts and Jobs Act

### Summary of Option 1

- Assume a federal tax rate of 31.8%, plus possible state capital gain rate, on gain
- Selling may be the right option, but it will likely be the most expensive asset that the collector ever sells

# Planning options

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## Option 2 — Give during life — Non-charitable donee

- Normal gifting rules:
  - Annual exclusion gifts of \$15,000
  - Taxable gifts — gift tax credit for the first \$11.18 Million (adjusted for inflation) of gifts
  - Taxable gifts beyond the credit
  - Generation skipping taxes considerations for transfers two generations down

# Planning options

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Option 2 —

Give during life — Non-charitable donee (continued)

## Strategies beyond direct gifts:

<b>Art LLC (or FLP)</b>	Allows continued control of the collection regardless of underlying ownership, though valuation planning unlikely for transfers
<b>SIDGT</b>	Sale of collectibles (or FLP holding collectibles) to the intentionally defective grantor trust for a note, hoping that appreciation exceeds interest rate on the note
<b>Art GRIT</b>	Transferring the collectibles to non-family members
<b>TPP-GRIT</b>	Art GRIT for family members



# Planning options

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## Option 2 — Give during life — Non-charitable donee (continued)

- Main challenge — valuation planning, via fractional interest gifts or indirect gifts (FLPs, LLCs, SIDGTs) is challenging
- The IRS has consistently challenged all attempts to discount gifts of art (no cases for other collectibles)

# Planning options

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## Option 2 — Give during life — Non-charitable donee (continued)

- That may have changed with the *Elkins* case

### Summary of Option 2

Gifts to family and friends might be the right option, but art is the least desirable asset to use to accomplish leveraged wealth transfer.

# Planning options

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## Option 3 — Donate during life — Charitable donee

- Overall, subject to the client's goals, this is the most tax efficient way to keep the collection intact
- But, tax traps for the unwary

### Summary of charitable giving rules

- Types of charities
- Types of property
- Combining to determine AGI limits

# Planning options

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## Option 3 — Donate during life — Charitable donee (continued)

- Special rules:
  - Related use — If the use of the donation is related to the donee's exempt purposes, generally will be entitled to a *fair market value* deduction capped at 30% AGI; otherwise, *cost basis deduction* capped at 20% AGI (gift to a non-operating private foundation is cost basis, capped at 20% AGI)
    - Only makes sense to give to public charity or private operating foundation
    - Both are 30% AGI cap, at fair market value

# Planning options

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## Option 3 — Donate during life — Charitable donee (continued)

- Special rules:
  - Partial interests — gifts of non-qualified partial interests are not deductible
    - Exceptions to this rule provide planning opportunities
  - Fractional interests
    - Subsequent fractional interest gifts frozen at value used for initial fractional gift for charitable income tax deduction
    - Gift of entire interest must be completed within 10 years of initial gift (or earlier death)
    - Donee must actually take possession of the art for their ownership period

# Planning options

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## Option 3 — Donate during life — Charitable donee (continued)

- Planning options:
  - Direct gift of entire interest to charity
  - Direct gift of a fractional interest to charity
  - Bargain sale to charity
  - Loan of the art to charity
  - Charitable Remainder Trust
    - Delayed income tax deduction
    - Always an unrelated use gift — always use a “Flip CRUT”

# Planning options

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## Option 3 — Donate during life — Charitable donee (continued)

- Planning options:
  - Charitable Lead Trust — rare, if ever, during life with art; will discuss below with testamentary planning
  - Private Operating Foundation
    - Creating a museum for own collection
    - Even though it is a private foundation, it is treated as a public charity for many purposes

### Summary of Option 3

Subject to the family's interest in the collection, this is the most tax efficient manner to keep the collection intact.

# Planning options

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## Option 4 — Sell at death

- This is probably the most common outcome
- Full fair market value includable in estate for estate tax purposes
- Basis step up, though post-death (or alternate valuation date) appreciation subject to income tax
  - For non-taxable estate, sale at death is most combined tax efficient solution



# Planning options

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## Option 5 — Bequeath at death – Non-charitable beneficiary

- Full fair market value included in estate
- Basis step up, with that basis carrying over to the beneficiary
- Normally not part of the A-B funding, but rather as part of disposition of Tangible Personal Property
- Be careful not to give surviving spouse a first right of refusal, as that may be a terminable interest and not qualify for the marital deduction even if the spouse elects to take that property

# Planning options

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## Option 6 — Bequeath at death — Charitable beneficiary

- Most charitable planning options available during life are also available at death
- Charitable Lead Trust — if used with art, is usually testamentary
  - Structured to provide full estate tax deduction
  - Contemplates a sale of the collection shortly thereafter, with reinvestment of proceeds

# Summary

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## Revisit the case studies

### – Case Study #1

- Identify which pieces to leave to children, and either give during life or as a bequest
  - Open issues: Who picks, and when; equalizing cash distribution?
- She knew which museum she wanted to leave rest of art to; I suggested that she contact the museum and discuss the parameters of use of the art after she left the art to them at death. She could also make gifts of individual works during life if she wished

# Summary

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## Revisit the case studies

### – Case Study #2

- Nationally known law firm, in conjunction with a valuation firm, suggested
  - Transfer art to LLC
  - Fund an Intentionally Defective Grantor Trust with sufficient cash for a “seed” gift
  - Sell LLC interests to the IDGT for cash (10%) and a 9-year note, with note structured as self cancelling at death of matriarch
  - Matriarch leases art work back from LLC, with lease payments going to the IDGT to use to service the note

# Summary

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## Revisit the case studies

### – Case Study #2

- Nationally known law firm, in conjunction with a valuation firm, has suggested (cont.)
  - At Matriarch's death, note balance cancels
  - LLC owns all art
  - LLC is owned by the IDGT, which can be set up to generation skip
- This transaction is being done around the country, but it is fraught with risk
- An alternative may include the use of fine art lending to facilitate the transfer of the artwork via purchase by the next generation

# Summary

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## Revisit the case studies

- Case Study #3
  - Family set parameters
    - Patriarch retains possession for rest of life
    - Patriarch not willing to pay any gift taxes, nor would next generation pay any gift taxes for a net gift
    - No charitable intent with the art (though family has made significant charitable gifts)
  - Result is that this is a financial asset for the family, and solution is to compare after tax consequences pre and post death of patriarch
  - Given amount of gain, post death sale was best after tax result

# Summary

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## Revisit the case studies

- Case Study #4

- It's a mess!

- Although everything has been inventoried, valuation will require multiple appraisal firms because of varying nature of assets
    - Likewise, a sale would require multiple auction houses because of varying nature of assets
    - Transfer to Private Operating Foundation, aka a Museum, technically sound, but will require a realistic business plan, including succession planning for operations

# Summary

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- These options are exhaustive, but they are not mutually exclusive
- Starting point is to determine the interest of the family in the collection
- The inventory done in conjunction with securing insurance coverage is useful to plan with respect to specific pieces



## Additional Resources

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- Lerner, Ralph E., and Judith Bressler. *Art Law*. 4<sup>th</sup> ed. New York: Practicing Law Institute, 2012.
- Slugg, Ramsay H., *Handbook of Practical Planning for Art Collectors and Their Advisors*. Chicago: American Bar Association Real Property Trust and Estate Law Section, 2015.
- A number of articles written by Richard Horwood that have appeared in the *Family Foundation Advisor*.
- Leibell, David T., and Daniel L. Daniels, “Practical Planning Strategies for Art and Collectibles,” Thomson Reuters/RIA (2010).