The Benefits of Using a Corporate Trustee

Choosing a Trustee
One of the most important decisions you’ll face when establishing your trust is the selection of your trustee(s). The trustee is responsible for distributing income and principal to the beneficiaries of the trust according to the terms specified by you, the grantor, in the trust agreement. While some individuals name themselves, a family member, or friend; others prefer to choose a trusted financial institution for this important role. By choosing a corporate trustee, you help ensure that current and future generations benefit from the continuity, prudence, and professionalism that a well-established organization can provide.

Why a Corporate Trustee May be Your Best Choice
When thinking about whether to name one or several individual trustees, a corporate trustee, or a combination of individuals and organizations, there are several factors you may wish to consider.

• Experience
The trustee you choose has significant responsibility for the financial well-being of current and future beneficiaries. One of the responsibilities that a trustee generally has is the investment management of the trust assets. The trustee must feel comfortable making investment decisions or choosing and monitoring an investment manager, weighing and evaluating requests for distributions, and making potentially difficult decisions. In these cases, a trustee who is inexperienced or “too close to the situation” may not be the best choice.

What’s more, your trustee must be willing to accept significant recordkeeping responsibilities, including accounting for the receipt and disbursement of income and principal from the trust assets and preparation and filing of any annual trust income tax returns (state and federal) that are required. Add to this the importance of keeping up with ever-changing and complex laws regarding trust administration, and it’s easy to see that a friend or family member may be burdened by these responsibilities. A corporate trustee with experience and expertise in trusts and investing can be an attractive alternative.

• Objectivity
Even in the most loving families, relations can sometimes become difficult and emotionally charged. And while a carefully drafted trust document explains your intent and provides directions, it can be difficult for a trustee who is a parent, sibling, relative, or friend to act objectively. A corporate trustee, on the other hand, benefits from being an outsider who can make decisions free from bias and considerations of family dynamics.

• Continuity
Because one of the principal reasons for establishing a trust is to provide for the future, it’s important to remember that over the years, age or illness could prevent an individual from performing the duties of a trustee. In naming a trustee, you want to be sure that as your family’s situation changes and time takes its toll, your trustee will continue to be responsive. By choosing a corporate trustee, you help ensure continuity for the full term of the trust.
Prudence
When it comes to the delicate and personal issue of how, when, and to whom you want your assets distributed, prudence is likely to be a top consideration. When you name the right corporate trustee, you can feel assured that your privacy and your financial matters are treated with the utmost respect.

Fidelity Personal Trust Company, FSB (“FPTC”) can serve in various capacities, depending on your needs:

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<th>SOLE TRUSTEE</th>
<th>CO-TRUSTEE</th>
<th>SUCCESSOR TRUSTEE</th>
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<td>With this designation, FPTC assumes all the investment, administrative, and fiduciary responsibilities of managing your trust according to the terms you’ve defined in your trust documents.</td>
<td>FPTC acts as a co-trustee with the individual(s) you designate. As co-trustee, FPTC assumes sole investment management and administrative responsibility for the trust, but may share discretionary decision making with the co-trustee(s) in accordance with the trust provisions.</td>
<td>FPTC steps in as trustee or co-trustee when the individual you named to act as trustee or co-trustee is unable or unwilling to serve.</td>
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