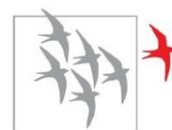




The WAY Pro Sports Trust allows the settlor to achieve immediate Inheritance Tax (IHT) savings by taking advantage of the 'normal expenditure' exemption to make annual gifts out of surplus net income into a family trust for their beneficiaries but still retain potential access to capital payments via reversions at specified times in the future. The WAY Pro Sports Trust is a brand name for the WAY Gifts From Income Inheritor Plan.

Key details of the WAY Pro Sports Trust

Minimum annual investment	£10,000 a year for at least four consecutive years.
Maximum investment	No maximum provided the gift can meet 'normal expenditure' criteria.
Trust description	Flexible reversionary trust (interest in possession).
Underlying investments	Collectives & ETFs
Investment fund options	WAY-branded Portfolio funds or the Open Architecture Managed Portfolio Service.
Main features of WAY-branded Portfolio funds	The funds are generally managed with the objective of capital growth, which is likely to result in there being no investment income generated. This in turn will maximise CGT efficiency and simplify trust administration.
Main features of the Open Architecture Managed Portfolio Service	Access to a wide range of collectives (ie unit trusts, OEICs & ETFs) available either on or acceptable to the Plato Nominee & Investment Administration Service or through investment platforms and DFMs.
Single or joint settlor?	Single settlor only.
Age limits for settlor	18 minimum; no upper age limit.
IHT treatment of gift to trust	Immediately exempt so long as it can satisfy the statutory conditions for the exemption to apply.
Can the settlor or their spouse/civil partner be a trustee?	No. A professional trustee service is appointed by WAY at outset.
Potential access for settlor to capital?	Yes. The settlor retains the right to receive two reversions if alive on the due dates — 50% of the trust capital on the 5 th anniversary and the balance on the 10 th anniversary — unless the trustees decide otherwise (see below).
Can the reversion be deferred by trustees?	Yes. The trustees can defer a forthcoming reversion in part or in total to a later date or appoint the capital to the beneficiaries.
Any tax implications on deferral?	No. Deferring a reversion is not a disposal for CGT.
Trust income	Any trust income remaining after deduction of trust expenses is payable to beneficiaries named by the settlor in the trust deed.
Trust capital	Held for a wide class of potential beneficiaries, who automatically include the income beneficiaries, their descendants and their respective spouses/civil partners. The trustees have full control over who will benefit.



Flexibility to change beneficiaries later	Trustees can extend the list of potential capital beneficiaries but cannot change the income beneficiaries or their entitlement.
Capital payments/loans to beneficiaries	Trustees can distribute/lend capital to the beneficiaries at any time.
Income Tax position of the settlor	Trust is settlor-interested so all trust income is taxable on the settlor.
Income Tax position of the trustees	Trustees pay tax at 7.5% on dividends received and 20% on interest.
Income Tax position of the beneficiaries	Beneficiaries receiving trust income will not be taxed on this whilst the settlor is alive.
CGT position of the trustees	Trustees pay 20% tax on gains realised in excess of their annual exemption.
What counts as a disposal for CGT by the trustees?	Selling investments, reversions made to the settlor and appointing capital to beneficiaries.
CGT position of a beneficiary	Holdover relief can usually be claimed when investments are transferred to a beneficiary, who can use their full annual CGT exemption to minimise/eliminate tax on eventual disposal. The settlor cannot claim holdover relief.
IHT taxation of trust fund	Periodic charges may apply on every 10-year anniversary and exit charges may arise whenever capital is paid to beneficiaries. Reversion payments to the settlor and loans to beneficiaries do not attract an exit charge.
Death of a beneficiary	No IHT implications for the trust.
Death of the settlor	The settlor's personal representatives will need to claim normal expenditure exemption on any gifts made in the 7 years before death as part of the probate process. Reversions now cease but the trust can continue.
Pre-Owned Asset Tax (POAT) and Gifts with Reservation rules	HMRC has confirmed that the Trust is not subject to these provisions.

For the use of investment professionals only-not for distribution to retail clients.

For more information please contact WAY on 01202 890895 or email: prosportstrust@waygroup.co.uk.

Please note

WAY Investment Services does not offer investment or tax advice and can accept no liability for any actions based on the contents of this publication. Information in this document is based on WAY Group's understanding of the law and HMRC practice as at September 2019. Every care has been taken to ensure that the material is correct. Legislation and taxation could change in the future.

WAY Investment Services Limited

Cedar House, 3 Cedar Park, Cobham Road, Wimborne, Dorset BH21 7SB. www.wayinvestments.co.uk

T: 01202 890895 E: advisersupport@waygroup.co.uk Registered in England No 3181187.

WAY Investment Services Limited is an appointed representative of Investment & Tax Advisory Services Limited, which is authorised and regulated by the Financial Conduct Authority. Any investments held within the trusts that WAY Investment Services provides are regulated by the Financial Conduct Authority however the range of inheritance tax mitigation trusts and associated services are not.

Plato Nominee & Investment Administration Service

Plato is a trading name of Platform One Limited, a company registered in England No 06993268, whose registered address is Peartree Business Centre, Cobham Road, Wimborne BH21 7PT. WAY Group has a minority shareholding in Platform One Limited