What does the new tax law mean for your charitable giving?

Among the revisions to the tax code, there are implications for your charitable giving. Like you, most donors give because they care, not because of a tax incentive. All the more reason to be well informed about your options so that you can maximize your philanthropy and minimize your tax bill.

First, donors may deduct up to 60% of their Adjusted Gross Income (AGI), up from 50%. While that’s great news, it will only apply to the small percentage of donors who itemize. Other tax law changes may actually be problematic for many donors and for the nonprofits doing the work that matters to them. Happily, the Yakima Valley Community Foundation can help.

“Bunching” and the Standard Deduction

The standard deduction—mortgage interest, state and local taxes, charitable giving and other expenses—is now $12,000 for individuals and $24,000 for joint filers, up from $6,350 and $12,700 respectively. It is estimated that the percentage of people itemizing their deductions will drop from 30% to 4%. For some, that may affect charitable giving. A change in giving patterns could have a profound effect on nonprofit budgets, cash management and services.

What’s a DAF?

Donor Advised Funds (DAFs) are separate funds established at community foundations and other public charities. You receive the tax benefits for which you are eligible at the time you make your gift. Over time, you can make recommendations to the community foundation (or other public charity) about where you would like grants from the DAF to go.

“Bunching” is the practice of consolidating multiple years of charitable giving into a single year through a Donor Advised Fund (DAF). Bunching makes it possible for donors to take advantage of the charitable deduction when their bunched gift combined with other eligible expenses exceeds the standard deduction. The DAF allows you to maintain your typical annual giving patterns while smoothing the contribution income that nonprofits receive.
What are the advantages of a Community Foundation DAF?

- Local knowledge and relationships
- A wealth of possibilities—every aspect of community—arts, economy, environment, wellness, food & agriculture, education, neighborliness and equity, throughout Yakima County
- Ability to leverage the contributions of many donors and other partners

Our nominal fees make it possible for the Yakima Valley Community Foundation to work on pressing community challenges, develop new ways to put local resources to work, and strengthen local nonprofit organizations.

If you want more legalese and parentheses, you can refer to Internal Revenue Code Section 170(c) for more DAF information.

What Can You Do?

If you don’t already have a DAF, consider starting one. It’s easy! Just set up an appointment to meet with a member of our staff.

Reducing Taxable Income

If you are 70½ or older and have an Individual Retirement Accounts (IRAs), you must take a Required Minimum Distribution (RMD) from your IRA. The Qualified Charitable Distribution (QCD), distributions made directly from the IRA to a charitable organization, can help reduce your taxable income. QCDs are not included in your taxable income which may reduce your taxes, depending on your circumstances.

While Donor Advised Funds are prohibited from accepting QCDs, the Community Foundation has other options. We offer designated, pass-through, field-of-interest and other funds that make it possible for you to specify your wishes prior to the Yakima Valley Community Foundation receiving the gift.

Donating a Required Minimum Distribution direct from your IRA to a Nonprofit Organization

Participants need to be 70½ or older

QCD’s distributed directly from the IRA to the charitable organization reduce taxable income.

Maximum $100,000 QCD per person

*Donor Advised Funds are currently excluded from QCD eligibility.
What about Social Security benefits?

The taxable portion of your Social Security (SS) benefits may be reduced if you are eligible for a QCD from your IRA. For lower income taxpayers, you can reduce the amount of your benefits that are taxable. For example, if married taxpayers have Modified AGI (MAGI), lower than $32,000 ($25,000 for single taxpayers), then none of your SS benefits are taxable. As the MAGI figure climbs for married couples from $32,000 to $44,000 ($25,000-$34,000 for single taxpayers, 50% of their SS benefits are taxable. Once MAGI exceeds $44,000 for married taxpayers ($34,000 for single taxpayers), 85% of their social security benefits are taxable. So, lowering your MAGI through a QCD gift has a compounding effect because: 1) you avoid taxable income on the QCD amount, and 2) you potentially reduce the tax on your SS benefit amount.

The impact of a QCD on Your SS Benefits Taxation

<table>
<thead>
<tr>
<th>TAXPAYER STATUS</th>
<th>SS BENEFITS</th>
<th>MAGI*</th>
<th>QCD AMOUNT</th>
<th>TAX</th>
<th>TAX SAVED</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single</td>
<td>24,000</td>
<td>35,000</td>
<td>0 / 5,000</td>
<td>1,513 / 673</td>
<td>840</td>
</tr>
<tr>
<td>Married</td>
<td>36,000</td>
<td>45,000</td>
<td>0 / 5,000</td>
<td>725 / 0</td>
<td>725</td>
</tr>
<tr>
<td>Single</td>
<td>24,000</td>
<td>45,000</td>
<td>0 / 5,000</td>
<td>3,835 / 2,725</td>
<td>1,110</td>
</tr>
<tr>
<td>Married</td>
<td>36,000</td>
<td>55,000</td>
<td>0 / 5,000</td>
<td>2,709 / 1,650</td>
<td>1,059</td>
</tr>
</tbody>
</table>

* MAGI includes adjusted gross income + nontaxable interest + 50% of SS benefits

For donors in higher income brackets, keeping their AGI as low as possible has additional benefits.

- It may increase the amount of their medical expenses that are deductible because medical expenses are only deductible if they exceed 7.5% of AGI.
- Lowering AGI also reduces the potential 3.8% net investment income tax (NIIT) on investment earnings for high income taxpayers as this tax is also based on AGI.
- Lowering AGI of high income taxpayers may also help them avoid higher Medicare Part B premiums, as these monthly premiums are now tied to AGI figure on an annual basis.

How can a QCD affect the way my SS benefits are taxed?

<table>
<thead>
<tr>
<th>Single with MAGI</th>
<th>Taxability</th>
<th>Married with MAGI</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt; $25,000</td>
<td>0%</td>
<td>&lt; $32,000</td>
</tr>
<tr>
<td>$25,000— $34,000</td>
<td>50% of SS Income x Marginal Tax Rate</td>
<td>$32,000—$44,000</td>
</tr>
<tr>
<td>&gt; $34,000</td>
<td>85% of SS Income x Marginal Tax Rate</td>
<td>&gt; $44,000</td>
</tr>
</tbody>
</table>

The LOWER your MAGI, the LOWER your Taxable SS Income
What can you do?

- If you are eligible for a QCD from your IRA, consider directing your RMD to one of the many Yakima Valley Community Foundation fund options, to one or more of the nonprofits that matter to you, or to the Community Foundation itself.
- Share this information with your family, friends and associates.

What funds already exist at the Community Foundation?

**Donor Advised Fund:** Offers the ability for donors to make suggestions on which charitable causes are supported from the fund each year.

**Designated Fund:** A permanent fund that names a specific charitable institution as its beneficiary.

**Field of Interest Funds:** Focusing resources on individual elements that make your community unique, including arts, education, environment, equity—housing, food, and the economy, animals and health.

**Organizational Fund for Our Endowed Partners:** A Fund providing stable, predictable sources of income and future financial security for qualifying organizations.

**Scholarship Fund:** Investing in the promise of local youth pursuing their potential and their dreams by continuing their education post-high school.

**What if I don’t see a fund that fits my interests and goals?**

Get in touch with us. The Yakima Valley Community Foundation can help you determine the best solution based on what matters to you, whether that involves the Yakima Valley Community Foundation or not.

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**Planned Giving**

The new tax law also includes a significant change regarding estate planning, roughly doubling the estate tax exemption to $11 million for individuals and $22 million for couples. (The Washington estate tax exemption for 2018 is $2,193,000.)

**What happens in 2026?**

No one knows what will happen when the temporary provisions of the current tax law expire. Of the 23 tax breaks scheduled to expire on December 31, 2025, those that may have the most significant potential impact on charitable giving are:

- Increased Percentage Limitation on Cash Contributions
- Increased Standard Deduction
- Lower Individual Income Tax Rates
- Increased Estate Tax Exemption.

Any or all of the above could be extended (i.e., stay the same) or be modified so that they are more or less favorable from a tax perspective.

*Consult your professional advisors—your attorney, CPA and financial advisor—to help you strategize about the most prudent approach for you.*

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For more information, please contact Sharon Miracle at sharonm@yakimavalleycf.org or 509-457-7616.