

## What You Need to Know About Third-Party SNTs

Ensure that your loved ones with special needs are provided the necessary support to improve quality of life — without jeopardizing their eligibility for government benefits.

A third-party special needs trust (SNT) is a type of trust that is established to benefit a disabled or injured individual. This type of trust enables a person with a disability or illness to hold unlimited amounts of assets in trust without negatively impacting the individual's eligibility to receive means-tested government benefits, such as Supplemental Security Income (SSI), Medicaid, and other forms of government assistance.

For example, parents of a disabled child may establish a third-party SNT to protect money that their child would otherwise inherit directly from their estates or gifts and bequests from other family and friends. Without the protection of a third-party SNT, the child will likely be ineligible to receive means-tested government benefits if he or she has assets greater than \$2,000. This means that the acceptance and investment of an inheritance or gift — in an amount greater than \$2,000 — will disqualify the child from accessing means-tested government programs.

SNTs provide for a disabled individual's supplemental care over and above what is otherwise provided for through government benefit programs. The trust is designed to pay for items not covered by government benefits. For example, an SNT can provide for the beneficiary's education, counseling, recreation, supplemental medical and dental expenses, annual check-ups, special medical equipment, transportation, electronic equipment, household furnishings, and vacations. Funds can also be used to purchase food and shelter, provided that these items run the risk of causing a reduction in the beneficiary's receipt of any SSI benefits. Therefore, food and shelter purchases are often best satisfied through an ABLE account, when available.

Homes and vehicles are two of the most common purchase requests to be made from an SNT. While these purchases are allowed, it is important that a trustee purchase them in a way that avoids over-allocating the trust's assets to either a home or vehicle or unnecessarily exposes the trust to liability. Trustees must maintain open communication with the beneficiary to ensure every purchase is completed in a manner that protects the best interests of the trust and its beneficiary.

Third-party SNTs are not payback trusts because the assets used to fund a third-party SNT do not come from the trust beneficiary. Instead, the assets are transferred from a third party to the trust to support the trust beneficiary. The assets in a third-party SNT were never and will never be the assets of the trust beneficiary; they are only available to supplement the trust beneficiary's needs. Therefore, upon the death of the trust beneficiary, the assets are not subject to Medicaid reimbursement, as is required in a first-party SNT. Following the beneficiary's death, the remaining assets are distributed by the trust document's terms.



**Involving the right personnel is critical.** There are many options to consider when establishing an SNT. The good news, however, is you are not trying to find a needle in a haystack. Rather, you simply need to find the right collection of knowledgeable professionals who focus on serving special needs individuals. Such people include:

- **Trust Attorney:** It is important to hire an experienced trust attorney who can help identify the specific needs of the individual when drafting the trust document.
- Professional Trustee: Choosing the right trustee is one of the most important and critical steps in
  establishing an SNT. If the SNT assets are substantial, it is best to hire a professional trustee who can assist
  in managing the trust from both an administrative and investment perspective. A professional trustee
  will have the knowledge and experience to make sure the trust is established and administered properly.
  Additionally, professional trustees have insurance to address mistakes in administration, should such an
  event occur.
- Accountant: Engaging a qualified accountant to help with the administration of the trust will ensure the trust is not only administered correctly, but also that taxes are properly paid.

We know that understanding all the facets of an SNT can be overwhelming. As a professional corporate trustee, Advocacy Trust is ready to help educate all parties about the administrative and investment responsibilities associated with SNTs, making navigation of the world of SNTs more manageable and successful.

At Advocacy Trust, we handle all aspects of an SNT's administration, including the approval and processing of disbursement transactions, trust accounting, maintaining custody of and reporting on the assets being invested, and preparing and filing all required tax returns. In addition, every account at Advocacy Trust is assigned a premier trust officer — experienced in and knowledgeable about SNTs — to oversee the management and administration of the trust account.

Advocacy Trust is unique from other trust companies. We built a holistic platform that provides SNT families — as well as plaintiff attorneys and their clients — with the attention and guidance required to handle the complexities surrounding each trust beneficiary's individual situation. Our extensive personalized support is designed to help meet your SNT planning objectives for today and through tomorrow.

Call our trust team today at 855-879-3436 to learn more about what Advocacy Trust can do for you.



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