Estate Settlement in Real Life

The aftermath of death is often complicated. Even the most straightforward estates include stacks of paperwork to complete, state and federal statutes to navigate, family histories and relationships to consider, and assets to manage. Depending on how the estate plan was set up, the terms of a trust may be just as important as—or more so than—the words in the will.

**Investments and Insurance Products Are:**

- Not Insured by the FDIC or Any Federal Government Agency
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- Subject to Investment Risks, Including Possible Loss of the Principal Amount Invested
Estate Settlement = Both Wills & Trusts

The following chapters will provide guidance on how to navigate the complicated estate-settlement process if you have been named as an executor (in some states referred to as a personal representative) or a trustee. You’ll also learn how to ask for help with estate issues, if you need it.

*A few notes on terms:* When we refer to “estate settlement” in this guide, we are referring to both options: settling an estate by **probating a will** or by **administering a trust**. Also, we will use the general term “executor” to refer to the person or organization responsible for handling the decedent’s financial matters after he or she passes. For a trust, the responsible individual or organization is known as the “trustee.”
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CHAPTER ONE
Acting During a Time of Grief
Being named the executor or trustee in an estate plan may seem like a great honor, but it is also a great responsibility. You are tasked to act and make important decisions at a time when you may be dealing with your own grief. You will be asked to faithfully implement the decedent’s final wishes. In so doing, you will be held to a “fiduciary standard of care.”

Accordingly, when managing estate assets, you must remain faithful to the decedent’s wishes as memorialized by the terms of the estate plan. You must also act in the best interests of the estate and the beneficiaries.
5 Fiduciary Duties of Executors and Trustees

1. **Put the beneficiaries’ interests first.** That means excluding all of your personal interests in the estate and carefully evaluating all transactions that might be considered conflicts of interest.

2. **Exercise reasonable care and skill** that a person with good judgment would be expected to exercise in his or her own affairs.

3. **Handle general administrative duties** of the estate or trust according to the document’s terms and in accordance with state law.

4. **Be impartial and consider the interests of both current and remainder beneficiaries** when making decisions related to the estate’s assets. Your decisions and actions, including those related to beneficiary distributions, must be in accordance with the terms of the governing documents.

5. **Inform beneficiaries about the estate or trust on a regular basis.** This may include providing statements and additional information upon request.

**What About a Corporate Fiduciary?**

Another option that may help limit your legal exposure: Once you know you have been named the executor or trustee in an estate plan, ask the friend or loved one who named you whether he or she has named a corporate fiduciary as well. A corporate fiduciary is a bank or trust company that works with the executor or trustee to manage estate- or trust-related tasks. Having an experienced financial professional on your team may help you avoid potential mistakes.
First Eight Things You Need To Do

Before diving into the responsibilities of executors and trustees, it’s important to tackle the tasks that need to be addressed in the first few days after a loved one passes.

1. Notify closest family and friends:
   Ask them to start a phone tree to help you notify others.

2. Check on a surviving spouse:
   If needed, contact a professional support agency for assistance.

3. Consider dependents and pets:
   Make arrangements for their care, as needed.

4. Call decedent’s employer:
   Request all benefits information, including details on employer-sponsored life insurance.

5. Contact the decedent’s attorney and estate attorney:
   Determine any special considerations that will require assistance.

6. Notify the decedent’s doctor:
   Obtain copies of all pertinent medical records.

7. Reach out to banks and financial institutions:
   Contact the financial institutions where the decedent had holdings accounts or safe deposit boxes. Research options for any qualified plans, including IRAs, and updating beneficiaries.

8. Contact the funeral home:
   Request at least 10 copies of the death certificate.

People to Notify When Someone Passes

Accountant, financial advisor, or tax advisor:
Discuss personal income tax returns and schedule for estate tax filings; notify IRS of executor or trustee appointment.

Life insurance companies:
Initiate claims processes.

The Social Security Administration, Veterans Affairs:
Ask about applicable pensions and survivor benefits from these or other applicable agencies from which the decedent received benefits.

Mortgage lender and estate agencies:
Obtain decedent’s debt information, titling, or property, and ensure appropriate insurance is in place.

Utilities and creditors:
Change name on accounts.
An important role for any executor (in the case of a will) or trustee (if there is a trust) is to marshal, value, and preserve the assets of the decedent until they are disbursed. In fulfilling this role as the representative of the estate or trust, you have a fiduciary duty to both heirs and creditors.

Your Financial Responsibilities

- **Banking:** Establish an account for the estate or trust to hold all related cash and securities.
- **Accounting:** Maintain detailed records of all estate or trust receipts and disbursements.
- **Payments:** Settle debts, handle expenses, and verify validity of all claims filed against the estate.
- **Taxes & Disbursements:** Estimate and raise cash for payment of expenses, taxes, and legacies. (For more on taxes, please go to Chapter 5.)
- **Maintenance:** Hold cash and securities subject to will or trust provisions.
- **Negotiations:** Manage fee agreements with attorneys, accountants, appraisers, and other professionals.

You may also need to:

- **Monitor** the ongoing quality of the decedent’s investment portfolio.
- **Coordinate** the sale of certain assets and tangible personal property.
- **Check in** with business entities that may be connected to the estate.

You may find it beneficial to engage an attorney to counsel you on some of these tasks. If the decedent’s portfolio is complicated, you also may need the help of a financial advisor, property manager, real estate broker, accountant, and several types of appraisers.
Digital Assets

In this day and age, you may want to discuss the decedent’s digital assets with the family. Digital assets can include network accounts; email accounts; airline, hotel, or credit card reward programs; online photography or video accounts; and websites or blogs. Would the family prefer, for example, to maintain social media accounts for a certain amount of time? The decedent’s account could be a helpful place to inform distant friends and relatives of the death and funeral arrangements.

Alternatively, would the family prefer to remove the decedent’s digital footprint as soon as possible—to preserve privacy? When dealing with digital assets, be sure you’re not violating licensing agreements and terms-of-use policies agreed to by the decedent, in addition to federal or state-specific laws.
Communicating With Beneficiaries

An executor or trustee should be sensitive to the surviving family’s situation. This may include conferring with beneficiaries as early as possible to discuss provisions of the estate and with other parties who would need to be notified of the decedent’s passing. You should also determine family members’ immediate cash needs related to funeral and other expenses, if appropriate. You don’t have to share every detail of the estate process, but you must provide beneficiaries with all legally required information. Also, be clear with beneficiaries about the expected amount and timing of distributions.

Protecting Yourself From Personal Liability

One of the fastest-growing legal practice areas is probate and trust litigation. Poor decisions made by an inexperienced executor or trustee can lead to protracted litigation, family infighting, unnecessary expenses, distributions that are made contrary to the decedent’s wishes, and—in the worst-case scenario—a family irrevocably divided.
CHAPTER THREE

The Role of an Executor
A family member, great friend, or business partner named you as executor (in some states referred to as a personal representative). When he or she first asked you to take on this responsibility, you willingly agreed. But now it’s time to step into the job. What exactly are your responsibilities?

Transferring Probate Assets

As executor, you are responsible for marshaling and transferring assets the decedent owned in his or her own name (also known as “probate assets”) to either:

- **Beneficiaries** named in the decedent’s will.
- **The decedent’s heirs**, as determined by state law, if the decedent didn’t have a will.
- **The decedent’s creditors**.

Handling “Nonprobate Assets”

Some assets fall outside the definition of probate assets, but you may still need to consider them when settling an estate and preparing tax returns. These include:

- **Assets held in joint names**: These will normally pass directly to surviving joint owner(s).
- **Assets held in accounts with beneficiary designations**: These may include life insurance, qualified retirement accounts, transfer-on-death accounts, and pay-on-death accounts, among others.
- **Trust assets**: Assets titled to a trust at death pass according to trust document terms.
Managing Business Interests

If the decedent was actively involved in any businesses, those entities may need to be reviewed as part of the estate-settlement process. You may need the help of an attorney and tax professional. A family-owned business, partnership, or other kind of business interest can really complicate an estate.

As the executor, it’s usually unwise to handle business assets on your own, especially when a business partner or co-owner may be involved.

Caring for Children

Are minors involved? If so, you’ll need to work with their named guardian on how and when to distribute estate assets. The will may include specific instructions about how you are to disburse money to a guardian for the benefit of minors. The will may even have established a trust upon death for the children's benefit. If special-needs children are involved and a Special Needs Trust has not already been established, consult a Special Needs Trust attorney who can help you to determine whether such a trust is advisable to preserve eligibility for current or future public benefits.

Other Tasks

- Identify, marshal, and preserve personal property.
- Arrange for the appraisal of probate and nonprobate assets for tax returns, estate-tax apportionment, and creditor abatement.
- Review and pay creditor claims.
- Segregate estate property from other individuals’ property.
- Preserve and maintain the value of estate assets by acquiring appropriate insurance and making prudent investment decisions.

It may be helpful to work with an estate attorney throughout the estate settlement process. An attorney can help interpret certain provisions of the will, provide guidance on your fiduciary duties, draft required probate documents, prepare a property inventory, identify required tax compliance issues, and ensure proper distribution of assets.
Estate Settlement Timeline

There is no one-size-fits-all schedule for probating a will. However, after you complete initial tasks, these are generally the responsibilities you’ll need to handle before the estate is finalized.

**Months 3–6**
- Appraise and value all estate assets as of date of death (also alternative valuation dates if advantageous for estate tax returns).
- Establish and document the tax basis for all assets.
- Review prior income and gift tax returns filed by the decedent.
- File an inventory of assets with the court.*
- Pay validated creditor claims.
- Raise cash for payment of administrative expenses, estate taxes, and specific bequests.
- Distribute tangible personal property.
- Establish a communication plan that keeps beneficiaries well informed throughout the process.

**Months 7–8**
- Amend inventory of estate assets and debts/expenses, if necessary.
- Examine the availability and appropriateness of making available post-mortem tax elections and disclaimers.
- Prepare/review drafts of federal and state death tax returns.
- Pay specific bequests, if applicable and prudent at this time.

**Month 9 and beyond**
- Create a reserve fund for taxes and expenses.
- File the decedent’s personal income tax returns and pay tax.
- File fiduciary income tax returns for estate/trust and pay tax.
- File federal and state death tax returns and pay tax.
- Obtain death tax and income tax clearances.
- Obtain final approval of court.*
- Make a final distribution of remaining assets and obtain receipts, as appropriate.

*If required by the court
CHAPTER FOUR

The Role of a Trustee
A trustee is the person who administers any assets that were placed in a trust. While the fiduciary duties for managing these assets are quite similar to those of an executor settling a will, assets in a trust do not have to go through probate. Depending on your comfort level with the process and your time availability, you may wish to find an estate attorney to help guide you on these important components of administering a trust.

Managing Trust Property

A trust may include the decedent’s personal residence or multiple properties. You’ll need to check trust documents for specific directions, ensure that appropriate insurance is in place, determine who has property keys, and change the locks when appropriate.

Until you and your attorney have determined whether the property or properties will be distributed to beneficiaries or sold, you will need to maintain them just as you would your own home. This includes paying utility bills, homeowners insurance, and real estate taxes, along with general maintenance and upkeep.

Managing Business Interests

The trust’s interest in closely held businesses, partnerships, or other business interests may be subject to co-owner or partnership agreements. Work with your estate attorney and tax advisor to determine the most appropriate courses of action.

Caring for Children

If the decedent is survived by minors, work with their named guardian to determine their needs and distribute trust assets. Trust documents will dictate how, when, and under what circumstances trust money will be released to a guardian for a minor’s care. If any of the children are living with special needs and the decedent did not establish a Special Needs Trust, consult a Special Needs Trust attorney who can help you to determine whether the establishment of such a trust is advisable to preserve eligibility for current or future public benefits.
Working With a Corporate Trustee

Individuals may name a corporate as well as an individual trustee. In these cases, the corporate representative and the individual trustee will work together to meet the best interests of the beneficiaries. Make sure you clearly understand both your and the trustee’s roles and responsibilities regarding administrative tasks.

Working With an Executor

If you do not also serve as the executor of the will, the person serving in that capacity will have separate and specific duties, and the two of you should collaborate closely. The most common tasks requiring close collaboration include post-mortem planning for debts, expenses, taxes, and the ultimate distribution of the estate and trust. The governing documents or governing law provide direction for both. Without collaboration, additional risk and liability can be incurred to the detriment of the beneficiaries.
The Roles of an Executor and a Trustee

These two roles have subtle differences. Depending on how an estate was structured, there may be an executor and a trustee, who may or may not be the same person.

**Executor**
- Starts role based on state-specific probate requirements, normally court-appointed
- Reviews provisions of the will, locates heirs, and discusses preliminary probate steps with attorney upon decedent’s death
- Must safeguard and marshal the probate assets in the estate
- Manages process of probate court oversight, which may include court permission to sell and distribute real assets
- For court inventory or tax purposes, obtains non-probate asset information, such as assets in trust that are joint/payable on death, and assets with beneficiary designations, like life insurance
- Serves as an executor for life (a probate case may be reopened even after details have been finalized)

**Trustee**
- Starts role when appointment is accepted in writing, which may be when the original trustee passes away or resigns
- Must identify, safeguard, and marshal assets titled in the trust’s name or payable to the trust (insurance, retirement benefits, estate assets)
- Administers the trust and is responsible to beneficiaries of the trust, normally without court oversight
- Monitors assets for quality and preservation, recognizing near-term distribution requirements. For ongoing trusts, monitors and manages for the benefit of the beneficiaries’ needs
- May be required, per document terms, to keep the trust operational for the lifetime of the surviving spouse or one or more beneficiaries

**Similarities**
- Typically responsible for disbursing assets to beneficiaries
- Responsible for paying taxes
- Must remain faithful to decedent’s wishes

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*Sources: “Money in Motion,” Spectrem Group, 2016; “2015 Wells Fargo Affluent Investor Survey”*
A Trustee’s Starting Checklist

- Notify trust beneficiaries and document your acceptance of your role as trustee.

- Review the individual’s financial statements and prior year’s tax returns to identify assets titled in the trust’s name.

- Establish a new bank account or have the existing bank account renamed to identify you as trustee.

- Identify a financial advisor who can conduct a portfolio review of all investment assets in the trust.

- Consider consolidating multiple trust accounts for ease of management.

- Determine an appropriate amount of easily accessible money to cover ongoing trust-related fees, taxes, and expenses.

- Create a list of key contacts at financial and other institutions. Provide each with:
  - Copies of the death certificate and your trustee acceptance form
  - The trust’s Tax Identification Number (TIN), which you can request from the Internal Revenue Service

- Arrange asset appraisals for estate and income tax purposes.

- Work with the estate attorney and/or tax advisor to file required return(s) and pay taxes due (coordinate with the executor of the estate if one is appointed).
Trust Settlement Timeline

There is no one-size-fits-all schedule for administering a trust. However, after you complete initial post-mortem tasks, these are generally the responsibilities you’ll handle before the trust administration is finalized.

**Months 3–6**
- Appraise and value all trust assets as of date of death (also alternate valuation dates if advantageous for estate tax returns).
- Establish and document a tax cost basis for all assets.
- Pay validated creditor claims (if not being done by an executor).
- Generate cash for payment of estate taxes and specific bequests.
- Distribute tangible personal property.
- Establish a communication plan that keeps beneficiaries well informed throughout the process.

**Months 7–8**
- Finalize an inventory of trust assets and debts/expenses.
- Examine the availability and appropriateness of making post-mortem tax elections and disclaimers available.
- Prepare/review drafts of federal and state estate tax returns.
- Pay specific bequests, if applicable and prudent at this time.

**Month 9 and beyond**
- Create a reserve fund for taxes and expenses.
- File estate and income tax returns and pay tax (if not being done by an executor).
- File fiduciary income tax returns for trust and pay tax.
- File federal and state death tax returns and pay tax (if not being done by an executor).
- Obtain death tax and income tax clearances (if not being done by an executor).
- Make a final distribution of remaining assets and obtain receipts, as appropriate.
CHAPTER FIVE

Death and Taxes
Whether an estate is subject to estate taxes or not, income tax returns will have to be filed for the decedent and the decedent’s estate and/or trust. Be careful: Completing post-death tax returns can be complicated.

Preparing & Filing Estate Taxes

The amount an estate pays in taxes can impact what’s left for beneficiaries. Approach this job carefully and get professional help when you need it.

As the executor or trustee, you need to take proper care to file the necessary tax returns and analyze and make advantageous post-death tax elections. This task is critically important. As such, it’s never wise to distribute assets to beneficiaries until all estate-related taxes have been determined.

Because taxes are so important, one of the initial tasks of the executor or trustee is to gather the necessary information and documents and coordinate preparation of the required tax returns. During this time, it’s wise to work closely with an attorney or tax professional. These professionals can develop a plan that analyzes tax-filing requirements and available tax elections in order to reduce the decedent’s and the estate’s overall tax bill.

Tax-Election Options

You’ll want to pay attention to choosing the most advantageous tax year, allocating expenses on various returns, choosing the timing for charging expenses, and selecting the best way to collect or distribute retirement accounts. When Wells Fargo Bank, N.A. is named as your agent, our Estate Services team can prepare a detailed tax plan that can help you make the most prudent financial choices.

One of the most important tasks in settling an estate is filing all the correct returns with federal and local governments. This process can be complicated, so it may make sense to work with an attorney or tax professional to identify all the tax documents you will need to file, particularly if you don’t have expertise in this area.
Other Tax Requirements

You will also need to review previously filed gift and income tax returns. You may need to file any pending or delinquent returns with the appropriate taxing authority. Additionally, you may need to be ready to participate in estate or income tax audits on behalf of the estate/trust or decedent.

Required tax filings

- Decedent’s federal and state income tax returns
- Estate/trust fiduciary income tax returns
- Federal and state death tax returns
- Form 8971: Information Regarding Beneficiaries Acquiring Property From a Decedent (if applicable)

Other possible tax exposure

- Property taxes
- Past-due income tax
- Gift taxes
- Foreign account disclosures

After Taxes Are Determined

Once you’ve set a plan for taxes, you’ll be able to plan how and over what time frame to distribute bequests and residual assets to the beneficiaries. Your estate attorney should be able to help you with next steps, which may be to determine the statutory rights of a surviving spouse and children, as well as how to approach important tasks such as:

- Distributing cash, securities, and other assets to beneficiaries in accordance with the provisions of the will or trust
- Funding continuing trusts
- Executing appropriate deeds and asset-registration documents
- Delivering specific bequests of property and cash
CHAPTER SIX

Managing Family Dynamics
Sometimes a will or trust unearthed questions or disputes among family members. Your job as executor or trustee is to remain fair and impartial. It's also helpful to keep beneficiaries well informed throughout the entire death-settlement process — particularly if you think conflicts are brewing. An experienced attorney can help interpret unclear will or trust provisions and guide you through the maze of state and federal statutory requirements. The attorney who drafted the estate plan may have the clearest understanding of the decedent’s intentions and be in the best position to provide explanations to the family.

**Court Accountings**

Your attorney or a tax professional can help prepare any required court accountings, which are typically very detailed and offer a complete accounting of:

- Estate assets and their value
- The value of any assets sold or distributed
- Cash receipts
- Cash distributions to beneficiaries and creditors
- Professional and administrative expenses paid

Having these completed correctly may reduce the chance of family members questioning your estate work.
Statements to Beneficiaries

Even if you’re not required to do so, giving beneficiaries detailed account statements is a smart way to keep them informed and minimize challenging questions. If Wells Fargo Bank is named as your agent, our Estate Services team can provide detailed statements to beneficiaries. Detailed account statements typically include:

- Listings of assets received (securities, real property, tangible property, etc.)
- Date-of-death values and current market values of all assets
- Lists of distributed assets (including recipients’ names)
- Inventory of assets sold (including the gains or losses realized on sales)
- Cash receipts (including earned income)
- Cash distributions for expense and debt payment (including recipients’ names)
- Fees paid to the executor/trustee, attorney, tax professional, appraisers, and other professionals
When the Court Can Help

If family conflicts run deep, they can derail the estate-settlement process. When that happens, filing a court action may be the wisest choice.

A family member might contest the will or trust. The estate plan may fail to address unforeseen circumstances. Multiple people may dispute ownership of a particular asset. In some cases, beneficiaries may question the decedent’s mental capacity when he or she prepared the will or estate plan.

In circumstances such as these, it’s wise to take an attorney’s advice. You may also need to petition the court for relief.

Why Many People Avoid Probate...

Many families seek to avoid probate because it makes the estate settlement process public when they would rather keep it private. Accordingly, revocable trusts have become a very popular substitute for wills, since they allow families to distribute assets without probate proceedings.

...And Why Sometimes the Court Can Be Helpful

Even when settling a revocable trust, appearing in front of the probate court (or the court with jurisdiction) can be beneficial. Probate courts exist to ensure the proper collection and distribution of a decedent’s assets and can bring order to post-death situations that might otherwise spiral out of control. A court order can give a trustee the authority to settle disputes and begin repairing family relationships. Note that each situation is different, and, as such, the executor may want to seek appropriate counsel as needed.
CHAPTER SEVEN

Common Estate Settlement Challenges
Your Estate Settlement Team

As executor or trustee, you may benefit from the help of professionals who have deep experience in estate settlement issues. You may want to consider adding one or more of the following professionals to your team:

**Tax Professional**
- Helps gather necessary tax information
- Reviews financial statements and prior year’s tax returns
- Identifies and prepares required tax documents
- Estimates and advises on cash needed for tax payments
- Counsels on business-related tax implications
- Provides guidance in the event of state or IRS tax audit

**Estate Attorney**
- Advises on overall strategy
- Interprets will/trust directives
- Drafts legal documents
- Represents you in probate court
- Serves as a buffer between family members
- Consults on the payment of debts and expenses
- Represents you in state or IRS tax audit or other estate litigation

**Financial Advisor**
- Reviews and interprets financial statements
- Organizes and maintains records by providing account statements
- Conducts portfolio review of investment assets

**Appraiser**
- Prepares asset (personal, business, and real estate) appraisals for estate and income tax purposes
Your Estate Settlement Team

**Real Estate Broker**
*(if applicable)*
- Drafts real estate documentation if selling
- Identifies repair needs
- Coordinates and arranges inspections/reviews
- Recommends buyers if assets need to be sold

**Property Manager**
*(if applicable)*
- Ensures property is secure
- Keeps real estate assets in good repair
- Handles collection of rents and payment of expenses
- Negotiates leases and contracts

**Estate Advisory Specialist**
*(assigned if Wells Fargo Bank is engaged as executor, trustee, or agent for executor or trustee)*
- Negotiates fee agreements with and coordinates activities of all professionals
- Reviews will and trust provisions with the family
- Assists with court administration services: Probates the will, provides notice to creditors, and prepares inventory and accountings
- Marshals and safeguards assets and arranges for asset valuations
- Establishes an account to hold cash and securities
- Manages tax submission process
- Arranges payment of administration expenses and creditors
- Resolves disputes
- Keeps beneficiaries informed via monthly account statements and coordinated communication plan
When to Call in Professionals

These unique assets bring additional complications and may require specialized knowledge.

- An operating business or professional practice
- Investment management accounts
- Commercial real estate or rental properties
- A farm, livestock, or crops
- Timber or other alternative investments
- Oil, gas, and mineral rights
- Valuable collections (cars, art, jewelry, collectible firearms, etc.)
- Multiple properties in different states or countries

Where Can I Get Help?

Some estates are clear and straightforward. Others include extensive investment portfolios, property, conflicts with beneficiaries, and more. Executors and trustees don’t have to go it alone. Professionals can help you get the job done.

Hiring experienced professionals may provide you with a critical safeguard. As a fiduciary, you must handle complex, time-consuming tasks at a sensitive and emotional time. Errors or delays could result in needless litigation costs, taxes, expenses, and penalties.

In the previous chapters, we’ve offered you some useful tips to help you with your duties as you work through the estate settlement process, but this information is not exhaustive. If you would like to learn more, we have included a list of useful Wells Fargo & Company contact information.
## Call on Wells Fargo & Company

| If you need assistance settling the estate... | Wells Fargo Estate Services can provide trust and probate settlement services for large estates or trusts including those with complex assets. Services can include estate planning document review; probate and trust administration; asset management; closely held business valuations and management; oil, gas, and mineral rights management; real estate management; and post-death tax planning and preparation. To learn more, contact your advisor or contact the Estate Services Liaison Team at 855-355-8088 or email estateservices@wellsfargo.com. |
| For help with savings, checking, and other bank accounts... | Call Wells Fargo Bank at 800-869-3557 (24 hours a day, 7 days a week). Banking professionals can tell you what steps are necessary to obtain account information. |
| If you have questions about a brokerage relationship... | A recent account statement from Wells Fargo Advisors may have the name and number of the decedent’s financial advisor, or you can call 866-281-7436. Investment professionals will make sure you have a complete inventory of investment accounts and explain your options for liquidating them or updating ownership information. |
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This information is designed to provide general information regarding the estate settlement process, but it is not exhaustive. We encourage you to work closely with your tax advisor and estate planning attorney during this difficult time.

Estate plans need to be prepared and reviewed by an attorney who specializes in estate planning and is licensed to practice estate law in your state.

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