

### The Academy

# Distribution planning under the SECURE Act



The SECURE Act (Setting **Every Community Up for Retirement Enhancement** Act of 2019) changes the way inherited retirement accounts are distributed, requiring most non-spouse beneficiaries to fully distribute account balances within 10 years after the death of the owner. This is referred to as the "10-year rule" and is a stark difference from the "stretch" option, which allowed beneficiaries to distribute inherited retirement accounts gradually, based on their remaining life expectancy. Given these new rules, here are some key factors to consider when distributing inherited retirement accounts.

## Some beneficiaries can still stretch distributions based on life expectancy

The SECURE Act creates a new definition for certain account beneficiaries—referred to as "Eligible Designated Beneficiaries" (EDBs). These beneficiaries are still eligible for life expectancy payouts:

- Spouses
- Disabled or chronically ill beneficiaries
- Minor children of the account owner (until reaching age 21 when the 10-year rule applies)
- Beneficiaries not more than ten years younger than the deceased account owner

Named beneficiaries who do not meet one of these requirements are simply referred to as "designated beneficiaries" and include most non-spouse heirs. There may be instances where no beneficiary is named, or the estate or certain (non-qualified) trust is designated as the beneficiary of the account. These rarer occurrences are referred to as "non-designated beneficiaries." Depending on the circumstances, following the death of the owner, these accounts may have to be distributed within five years.

## The 10-year rule applies to inherited accounts where the owner died after 2019

Existing "stretch" distributions where the owner passed away prior to 2020 are grandfathered. However, if the existing beneficiary dies before the account is exhausted, the 10-year rule applies to successor beneficiaries. Additionally, the 10-year rule applies to retirement plans and IRAs, including Roth IRAs.

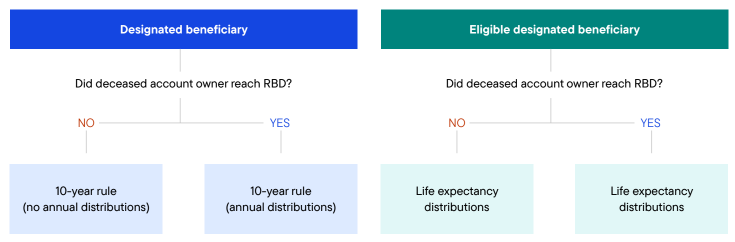
#### Trust arrangements may also be subject to the 10-year rule

Prior to the SECURE Act, if the trust met several requirements and qualified as a "see-through" trust, the option to stretch distributions based on the life expectancy of beneficiaries was available. Generally, under the new rules, unless trust beneficiaries are EDBs, the 10-year rule applies.

#### Final regulations clarify the way the ten-year rule applies

For heirs subject to the 10-year rule, initial interpretation of the legislation suggested that no annual distributions were required. The only requirement was to fully distribute the account by the end of the 10th year following the year of death of the owner. However, on July 19, 2024 the Treasury Department issued final regulations on required minimum distributions. The final rule states that if the account owner dies after the required beginning date (RBD), the beneficiary must (at a minimum) take annual distributions based on their life expectancy for the first nine years, followed by full distribution of the account in the 10th year.

#### Summary: How distributions apply under the SECURE Act rules



Sources: Setting Every Community Up for Retirement Enhancement Act of 2019; Treasury Department, Required Minimum Distributions, Final Regulations. Required beginning date (RBD) is generally April 1 of the year following the calendar year in which the account owner reaches age 73. In the case of an account owner dying after RBD, eligible designated beneficiaries may opt to base annual distributions on the remaining life expectancy of the deceased account owner. Spousal beneficiaries have the option of rolling over an inherited IRA into their own IRA. While minor children of account owners are eligible for life expectancy distributions, once age of majority (21) is reached the 10-year rule applies. Eligible Designated Beneficiaries can opt to base distributions on the 10-year rule if desired, provided the original account owner died prior to reaching the Required Beginning Date (RBD).

#### Planning considerations for account owners and heirs

Since the new 10-year rule may result in retirement account balances being distributed sooner than anticipated, that may lead to unintended income tax issues for beneficiaries. Here are some potential considerations:



Account owners may want to leave other assets to higher-income heirs, leaving retirement funds to beneficiaries in lower, or moderate, income tax brackets.



Retirement account heirs will want to time taxable distributions from inherited accounts over the 10-year period in conjunction with their personal tax situation.



Account owners may consider spending down (or converting to a Roth) retirement funds while living, depending on their tax circumstances.



If possible, heirs of Roth accounts may wish to wait until the last year of the 10-year period before distributing the account, allowing for potential tax-free growth over that period.



For those over the age of 70 ½ qualified charitable distributions (QCDs) may be a tax-efficient method of drawing down IRA funds while satisfying charitable wishes.

Notes		

This material is intended to be of general interest only and should not be construed as individual investment advice or a recommendation or solicitation to buy, sell or hold any security or to adopt any investment strategy. It does not constitute legal or tax advice. This material may not be reproduced, distributed or published without prior written permission from Franklin Templeton.

The views expressed are those of the investment manager and the comments, opinions and analyses are rendered as at publication date and may change without notice. The underlying assumptions and these views are subject to change based on market and other conditions and may differ from other portfolio managers or of the firm as a whole. The information provided in this material is not intended as a complete analysis of every material fact regarding any country, region or market. There is no assurance that any prediction, projection or forecast on the economy, stock market, bond market or the economic trends of the markets will be realized. The value of investments and the income from them can go down as well as up and you may not get back the full amount that you invested. Past performance is not necessarily indicative nor a guarantee of future performance.

All investments involve risks, including possible loss of principal.

Any research and analysis contained in this material has been procured by Franklin Templeton for its own purposes and may be acted upon in that connection and, as such, is provided to you incidentally. Data from third party sources may have been used in the preparation of this material and Franklin Templeton ("FT") has not independently verified, validated or audited such data. Although information has been obtained from sources that Franklin Templeton believes to be reliable, no guarantee can be given as to its accuracy and such information may be incomplete or condensed and may be subject to change at any time without notice. The mention of any individual securities should neither constitute nor be construed as a recommendation to purchase, hold or sell any securities, and the information provided regarding such individual securities (if any) is not a sufficient basis upon which to make an investment decision. FT accepts no liability whatsoever for any loss arising from use of this information and reliance upon the comments, opinions and analyses in the material is at the sole discretion of the user.

Franklin Templeton, its affiliates, and its employees are not in the business of providing tax or legal advice to taxpayers. These materials and tax-related statements are not intended or written to be used, and cannot be used or relied upon by any such taxpayer for the purpose of avoiding tax penalties or complying with an applicable tax laws or regulators. Tax-related statements, if any, may have been written in connection with the "promotion or marketing" of the transaction(s) or matter(s) addressed by these materials, to the extent allowed by applicable law. Any such taxpayer should seek advice based on the taxpayer's particular circumstances from an independent tax advisor.

Products, services and information may not be available in all jurisdictions and are offered outside the U.S. by other FT affiliates and/or their distributors as local laws and regulation permits. Please consult your own financial professional or Franklin Templeton institutional contact for further information on availability of products and services in your jurisdiction.

Franklin Resources, Inc. and its subsidiaries offer investment management services through multiple investment advisers registered with the SEC. Franklin Distributors, LLC members FINRA/SIPC, Franklin Templeton broker/dealer, which provides registered representative services.



Franklin Templeton Distributors, Inc. One Franklin Parkway San Mateo, CA 94403-1906 (800) DIAL BEN® / 342-5236 franklintempleton.com