2024 · WHAT ISSUES SHOULD I CONSIDER FOR MY CHILD WITH SPECIAL NEEDS?



YES NO

CASH FLOW ISSUES	YES	NO	SUPPLEMENTAL SUPPORT
Do you need to determine whether your child is eligible for Supplemental Security Income (SSI) benefits? If so, consider the following: If your child is under age 18, they may be eligible for SSI benefits if your income and resources are below the applicable limits. If your child is age 18 or older, they may be eligible for SSI benefits if their income and resources are below the applicable limits.] 0		Does your child receive (or expect to receive) public benefits? If so, consider the strategies below to provide your child with supplemental support, without disqualifying them from such benefits Do you need to determine whether your child is eligible for an ABLE account (aka 529A)? If so, note that the onset of their disability must have preceded their 26th birthday, and they must either (1.) be receiving SSI or SSDI or (2.) meet the disability criteria and obtain and file a prepara contification of disability.
 Do you need to determine whether your child is eligible for Social Security Disability Insurance (SSDI) benefits? If so, consider the following: First, your child must meet Social Security's definition of "disabled" (note the unique factors that apply if your child is blind). If your child's disability began before age 22, and you are receiving Social Security benefits due to retirement or disability, your child may be eligible for SSDI on your earnings record. Your child may be eligible for SSDI on their own earnings record if they pass the relevant work tests. See the "Do I Qualify For Social Security Disability Benefits?" flowchart. Do you need to determine whether your child is eligible for Medicaid? If so, consider the following: If your child is receiving SSI, they may be eligible automatically. There may be other Medicaid coverage pathways allowed by your 			file a proper certification of disability. Do you need to determine how an ABLE account could benefit your child? If so, consider the following: Similar to 529 accounts, ABLE accounts are tax-advantaged savings vehicles, but with an expanded definition of qualified expenses related to a beneficiary's disability (e.g., health care, education, housing, transportation, job training, legal fees, basic living expenses, etc.). In general, an ABLE account's contributions, earnings, and qualified distributions are disregarded for means-tested program eligibility (e.g., Medicaid). However, for SSI purposes, distributions for housing costs aren't disregarded, and any balance in excess of \$100,000 is counted as a resource, risking a suspension of SSI eligibility. Different state programs offer different tax benefits, account features (e.g., a debit card), and investment options.
state (e.g., based on your income and assets, on your child's own merits, etc.). A "spend-down" strategy may be necessary to qualify. Review your state's Medicaid payback and estate recovery rules. Do you need to research additional benefits or programs offered by your state? If so, review your state's CHIP eligibility standards and			 Do you need to weigh the potential limitations of an ABLE account? If so, consider the following: ■ Total annual contributions can't exceed \$18,000 (plus an additional amount, if your child has earned income, subject to restrictions), an plans impose a maximum balance cap (varies state by state). ■ Contributions aren't federal income tax-deductible (states may allow
other support that your state may offer for your child. If your child is not eligible for public benefits, do you need to update your financial plan in order to provide support? If so, consider the following: Review your cash flow and savings strategies.			 a deduction or a credit) and non-qualified withdrawals are subject to income tax on earnings (determined pro rata), plus a 10% penalty. Depending upon the circumstances and applicable state laws, ABLE account funds might be subject to Medicaid payback, estate recovery, etc. after the death of your child.
 Consider insurance strategies to protect and fund your goals (e.g., disability and life). Are there other private sources of financial support for your child (e.g., grandparents)? If so, ensure that any transfers to your child are structured and managed to optimize their financial position. 			Does your child have assets of their own? If so, consider the following: ■ You/your child can establish a first-party (self-settled) special needs trust (SNT) for their benefit, and your child can convey their assets to the trust. (continue on next page)

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SUPPLEMENTAL SUPPORT (CONTINUED)	YES	NO
 Drafted properly, this SNT can supplement your child's needs without disqualifying them from public benefits. A corporate trustee may be advisable, to ensure compliance with the complex rules. A first-party SNT must contain a payback provision, making the trust subject to possible claims for reimbursement by Medicaid after your child's death. 		
 Do you want to give assets to your child, either now or at your death? If so, consider the following: You can create a third-party SNT, funded with your assets. Drafted properly, this SNT can supplement your child's needs without disqualifying them from public benefits. The trust can also direct the disposition of assets remaining after your child's death. Lifetime transfers that do not qualify for the annual gift tax exclusion are subject to gift tax. After transfers to the SNT are complete, the assets are owned by the trust and taxed accordingly. 		
 Do you need to confirm that the right trustee is appointed to administer an SNT? If so, consider the following: It is important that the trustee understands your child's needs, is a capable investor, can maintain accurate records, and will comply with the rules of any applicable public benefits programs. Co-trustees (a relative and a professional) can be beneficial. 		
Are you seeking professional oversight and ease of administration? If so, consider whether a pooled trust, administered by a non-profit organization, might suit your child's needs.		
TAX ISSUES	YES	NO
Did you or your child withdraw funds from their ABLE account?		
Do you have an HSA and/or FSA? If so, consider using these tax-advantaged accounts to fund medical expenses.		
Did you adopt your child with special needs? If so, you may be eligible for the Adoption Tax Credit, which is worth up to \$16,810 (subject to MAGI phaseouts).		
Is your child under age 17? If so, you may be eligible for the Child Tax Credit (subject to MAGI phaseouts). See the "What Issues Should I Consider When Having (Or Adopting) A Child?" flowchart. (continue on next column)		

TAX ISSUES (CONTINUED)	YES	NO
Do you have child care expenses that were required in order for you (and your spouse, if applicable) to work or search for work? If your child is under age 13, you may be eligible for the Child and Dependent Care Tax Credit.		
Was your child reimbursed for any medical expenses this year? If so, the expense should not be deducted. If the expense was incurred in a prior year and was previously deducted, the reimbursement should be included in income (in whole or in part).		
 ▶ Did your child incur medical expenses that were not reimbursed? If so, consider the following: Expenses exceeding 7.5% of AGI can be deducted (including health care premiums, prescription drug costs, payments to health care providers, costs of therapy or treatment facilities, etc.). Special education can qualify as a deductible medical expense, as well as certain costs for medical conferences and seminars. 		
Does your child have a job, and were expenses incurred in order for them to do their work? If so, they may be able to take a business deduction for "impairment-related work expenses" (not subject to the 7.5% AGI floor applied to medical expenses).		
MISCELLANEOUS ISSUES	YES	NO
> Do you need to create or update a Letter of Intent regarding your wishes for your child?		
Does your estate plan need to be updated?		
Will your child need a guardian/conservator after reaching age 18?		
Will your child need an estate plan, including Powers of Attorney, upon reaching the age of majority?		
Does your child need an advocate and/or attorney, now or after your death?		
Does your child need residential care, now or after your death?		
Do you need to build partnerships with your child's care network? If so, consider consulting and partnering with a case manager, doctors, specialists, teachers, parents of children with similar needs, etc. to enhance your knowledge and align your network.		

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