

Private Foundations VS Donor-Advised Funds



PRIVATE FOUNDATION:

a wholly distinct, tax-exempt legal entity governed by its own set of bylaws, articles of incorporation, etc.

A

**SIDE-BY-SIDE
COMPARISON**



DONOR-ADVISED FUND:

a giving account that is offered by and housed in a public charity, which may be connected to a community foundation, a financial institution, or a university.

In looking to create a charitable vehicle, you may be considering whether to establish a private foundation or a donor-advised fund (DAF). At the most basic level, the difference between a DAF and a private foundation is the construct, or form, in which each entity is created and operated.

A difference in structure may sound like a trivial distinction, but when comparing private foundations and donor-advised funds, it turns out that form really does dictate function. Because a private foundation is a freestanding legal entity, and a donor-advised fund is an account, the two charitable vehicles offer very different levels of control, authority, and philanthropic versatility. The differences between private foundations and DAFs are highlighted on the following chart. As DAF policies and procedures vary by the sponsoring organization, the information on this chart is based on standard common practice.

	PRIVATE FOUNDATION	DONOR-ADVISED FUND	GOOD TO KNOW
Remain under the legal and financial control of the family in perpetuity	YES. If the board chooses, legal and financial control of the foundation and its assets can remain within the family for unlimited generations.	NO. The family never has legal control of the DAF or its assets. Control resides with the fund’s sponsors. Most DAFs allow the donors to appoint successors for one—possibly two—generations, after which the family’s philanthropic legacy ends.	If no successor is appointed for the DAF, or if it remains dormant for a specified number of years, the account may revert to the control of the sponsoring agency.
Appoint its own board of directors or trustees	YES. Once the foundation is established as a legal entity, the founder(s) may appoint a board of directors or trustees to help set foundation strategy, establish operating rules and procedures, and provide oversight.	NO. A DAF is not an independent legal entity, but rather an account maintained by the sponsoring organization. It therefore cannot have its own board of directors or trustees.	Foundation Source establishes private foundations in the state of Delaware where, if desired, the founder may act as the president and sole director of the foundation.
Hire and compensate staff, including family members	YES. A private foundation may hire and compensate staff, including family members, to provide professional services to the foundation provided that they are qualified for their positions and their compensation is reasonable and necessary.	NO. Hiring staff is not an option with a DAF.	Foundations determine the reasonableness of compensation by benchmarking compensation levels paid by similarly situated foundations for similar work rendered by unrelated parties having similar qualifications.
Convert from private foundation to DAF and vice-versa	YES. A foundation may grant out all of its assets to a DAF.	NO. DAF fund sponsors typically have rules against gifting assets to a private foundation.	A private foundation may convert to a DAF, but it is all but impossible for a DAF to convert to a private foundation.
Required to file state and federal filings	YES. A foundation is required to file an annual IRS Form 990-PF and comply with other state and federal filing requirements.	NO. State or federal filings are not required for DAF accounts.	Foundation Source prepares and files all federal returns and filings for the state in which the foundation is formed or incorporated.

Grantmaking Differences

	PRIVATE FOUNDATION	DONOR-ADVISED FUND	GOOD TO KNOW
Control grantmaking decisions and allocations	YES. Grantmaking decisions are fully controlled by the foundation.	NO. When someone makes a grant from a DAF, they are technically making a recommendation to its sponsoring organization, which has the authority to either accept or reject that recommendation.	With a private foundation, authority over grantmaking decisions rests solely with the foundation's members.
Engage the family in collaborative giving	YES. The board structure of a foundation makes it an inherently collaborative endeavor. The founder may appoint his or her family—spouse, children, or others—to the foundation's board.	MAYBE. In a DAF, any family member with account privileges is permitted to make grant recommendations independent of the others.	Foundation Source's online platform enables geographically dispersed families to communicate and collaborate on their philanthropy.
Provide scholarships and fellowships, and choose the recipients	YES. With IRS advance approval, a foundation may provide scholarships and fellowships directly to individuals. Foundation members may also choose the recipients.	NO. DAFs are prohibited from making grants to individuals. Grants may be made to an organization that administers a scholarship program, and that entity chooses the scholarship recipients.	Foundation Source provides program design assistance for scholarships and fellowships, including submission of proper forms for IRS advance approval.
Grant directly to individuals and families facing hardships, emergencies, or medical distress	YES. A foundation may make grants directly to individuals and families for hardships and emergencies as long as these grants meet IRS criteria.	NO. A DAF is prohibited from making grants to individuals and families.	Foundation Source has created a streamlined process that makes it easy to grant to individuals and families in compliance with IRS regulations.
Grant to international organizations	YES. A foundation may make grants directly to overseas charities and non-governmental organizations by undertaking expenditure responsibility or by making an equivalency determination.	MAYBE. Donors usually recommend grants to intermediary organizations that accept responsibility for following regulations regarding oversight and reporting for international grants.	Foundation Source facilitates international grants to help ensure that they are compliant with IRS regulations.
Engage in Program-Related Investments (PRIs)	YES. A foundation may provide PRI loans, loan guarantees, and equity investments. PRIs may earn returns for the foundation, and funds are recycled back to the foundation through repayment or return on equity.	NO. A DAF typically only issues grants to 501(c)(3) charitable organizations.	Foundation Source provides guidance to foundations that wish to extend their impact through PRIs.

Grantmaking Differences (continued)

	PRIVATE FOUNDATION	DONOR-ADVISED FUND	GOOD TO KNOW
Make grants to for-profit businesses and tax-exempt organizations that are not 501(c)(3) entities	YES. A foundation may make grants to such entities provided they are for a charitable purpose, and the foundation follows proper procedures for these types of grants.	NO. A DAF typically only issues grants to 501(c)(3) charitable organizations.	Foundation Source enables foundations to compliantly grant to entities such as for-profit companies, civic organizations, other private foundations, and foreign organizations.
Run programs (Direct Charitable Activities)	YES. A foundation may run its own programs and pay for related expenses (supplies, salary, rent, etc.), provided these activities fall within the IRS guidelines.	NO. A DAF typically only issues grants to 501(c)(3) charitable organizations.	Foundation Source assists foundations that want to conduct their own charitable programs by providing due diligence and documentation that conform with IRS guidelines.
Create grant agreements	YES. A private foundation may enter into an agreement with its grantee, setting forth the purpose, terms, and conditions of its grant, with subsequent grant payments often tied to benchmarks of progress.	MAYBE. DAFs typically don't offer the ability to create customized grant agreements.	Foundations often enter into grant agreements when making major gifts, conditional grants, and grants that involve multi-year commitments.
Required to meet federal minimum distribution requirement (MDR)	YES. The IRS requires private foundations to meet an annual 5% minimum distribution requirement based on the previous year's net average assets.	NO. There is typically no minimum distribution requirement for a DAF, but the idea of imposing one has been proposed for consideration by the U.S. legislature.	Expenditures that count toward a private foundation's MDR include grants and qualified expenses, including Foundation Source's administrative fee.
Pay expenses	YES. A foundation may pay all reasonable and necessary expenses associated with its charitable purpose, including start-up costs, board meetings, administration, site visits, legal counsel, etc.	NO. Expenses may not be reimbursed through a DAF.	The ability to pay expenses for everything from consultants to site visits can help donors achieve more impact with their philanthropy.
Control delivery of grant checks	YES. With a foundation, donors can deliver grant checks and transmittal letters in person (at a fundraising event, for example), or by mail.	NO. Delivering a grant check in person is not an option because the donor is not a legal agent of the sponsoring organization and therefore cannot have control over the execution of grants.	Foundation Source prepares grant checks and transmittal letters that can either be delivered to the recipient or to a foundation member for personal delivery.
Give anonymously	NO. A foundation must file an IRS Form 990-PF annually, listing assets, contributors, and grantees.	YES. In making a grant, the donor may remain anonymous.	Foundation Source can provide limited anonymity by issuing both grant checks and transmittal letters that do not bear the foundation's name.

Investment/Asset Management Differences

	PRIVATE FOUNDATION	DONOR-ADVISED FUND	GOOD TO KNOW
Total control over investments	YES. A foundation exercises total control over investment strategies, vehicles, policies, and managers. Financial control rests entirely with the foundation's governing body in conjunction with its wealth advisor and preferred financial institution.	NO. The donor recommends to the sponsoring organization how assets will be invested and typically must choose from a standardized selection of mutual funds or limited menu of proprietary, pooled investment options. Over a certain size, some DAFs offer the flexibility of separately managed investment accounts.	Although Foundation Source does not manage or custody assets, we coordinate closely with our clients' designated advisors.
Contribute diverse types of assets	YES. Foundations may own and hold cash, publicly traded securities, mutual fund shares, publicly traded bonds, art, antiques, real property, and more.	MAYBE. Contributions typically are limited to cash equivalents, publicly traded securities, and mutual funds. In some cases, high-value, non-cash assets may be accepted by the sponsoring organization to be liquidated prior to deposit, which may result in additional fees.	A foundation may hold a wider array of assets than a DAF. Once an asset is contributed, the foundation may hold it indefinitely until the board chooses to liquidate or sell it.
Excise Tax	YES. Foundations are required to pay a 1.39% excise tax on net investment income and realized capital gains.	NO. DAFs do not pay an excise tax.	The excise tax paid by private foundations is typically a negligible sum. For example, a foundation with \$10,000 of investment income would pay \$139 in excise tax.

Contribution Differences

	PRIVATE FOUNDATION	DONOR-ADVISED FUND
Tax deduction for cash contributions	Up to 30% AGI	Up to 60% AGI*
Tax deduction for contributions of long-term, publicly traded appreciated stock	Fair market value up to 20% AGI	Fair market value up to 30% AGI
Tax deduction for other long-term capital assets, e.g., real property, notes, bonds, privately held stocks	Cost basis up to 20% AGI	Fair market value up to 30% AGI

NOTE: Contributions to private foundations and donor-advised funds that exceed their respective annual limits can be carried over in each of the next five years until used up.

*Up to 50% AGI if a combination of cash and non-cash assets.

What is the Bottom Line? /

Ultimately, your choice of a philanthropic vehicle must be consistent with your financial goals. The tax deductions associated with private foundations and DAFs are important to understand. DAFs are frequently promoted as the better wealth management solution because they offer higher tax deduction limitations. In practice, tax deduction limitations do not typically represent a barrier to private foundation donors.

First, many individuals do not reach the Adjusted Gross Income (AGI) limits on tax deductions. When they do, contributions that exceed the respective annual limits can be carried over to subsequent years. Second, contributions can be made both to a private foundation and to a public charity in a single year, so if the maximum 30% AGI limit of cash contributions to the foundation is reached, additional cash contributions of up to 20% AGI can be made directly to one or more public charities, including DAFs.

Finally, private foundations and DAFs do not present an either/or proposition. In many cases, using a private foundation and DAF together can be the optimum solution for managing wealth and achieving philanthropic impact.

/ IF THE MAXIMUM 30% AGI LIMIT OF CASH CONTRIBUTIONS TO THE FOUNDATION IS REACHED, USE THE 30/30 RULE: ADDITIONAL CASH CONTRIBUTIONS OF UP TO 30% AGI CAN BE MADE DIRECTLY TO ONE OR MORE PUBLIC CHARITIES, INCLUDING DAFs. /



ABOUT FOUNDATION SOURCE

Foundation Source empowers people and companies to create a better world through philanthropy. We make giving easier for more than 2,000 foundations with innovative technology backed by philanthropic expertise.

HAVE A QUESTION?

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