Comparison of Business Entities

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	partners are generally limited to capital contributions.		contribution	capital contributions	
Limited to member's capital contributions.	General partners jointly and severally liable. Limited	Unlimited	Limited to shareholder's	Limited to shareholder's	E. Liability
None required	None required	None required	Consent required	None required	Owner Consents
None, unless corporate status is elected	No election requirement but state law filing	No election requirements	Required election	No election requirements	1. Election by Entity
					D. Status Determination
No specific limits	No specific limits	No specific limits	Safe-harbor for debt	No specific limits on debts/equity ratio	2. Debt
	classes)	No stock	Only one class of stock	No limitations (multiple classes permitted)	1. Equity
No limitations					C. Capital Structure
			qualified sub-s subsidiary. No limitation	*	
No limitation	No limitation	No limitation	Can own up to 100% of the stock of a C corporation and	No limitation	3. Affiliate Limits
No limitation	No limitation	Individual	Certain individuals, estates, trusts and S corporations	No limitation	2. Type of Owners
No limit	Two or more for general partnership; one or more general and one or more limited for limited partnership	One	75	No limit	1. Number of Owners
Articles of Organization filed in state recognizing LLCs	Partnership agreement	None	Articles of Incorporation	Articles of Incorporation	I. Formation A. Method B. Owner elicibility
Limited Liability Company	Partnership	Sole Proprietor	S Corporation	C Corporation	Applicable Factor
	Partnership/Limited Liability	4			

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Applicable Factor	C Corporation	S Corporation	Sole Proprietor	Partnership/Limited Liability Partnership	Limited Liability Company
II. Operational Phase					
A. Tax Year	Any year permitted (limit for personal service corporation)	Generally calendar year	Generally calendar year	Generally calendar year	Generally calendar year
B. Tax on Income	Corporate level	Owner level except QSST, where paid by beneficiary.	Individual level	Owner level	Member or entity if elected
C. Elections	Corporate level	Corporate level	Individual level	Partnership level	Entity level
D. Allocation of Income/ Deductions	Not permitted (except through multiple equity structure)	Not permitted (except through debt/equity structure)	N/A	Permitted if substantial economic effect	Permitted if substantial economic effect
E. Character of Income/ Deductions	No flow-through to shareholders	Flow-through to shareholders	Flow-through to individual	Flow-through to partners	Flow-through to members
F. Net Operating Losses	No flow-through to shareholders	Flow-through to shareholders (limited to basis)	Flow-through to individual	Flow-through to partners (limited to basis)	Flow-through to members (limited to basis)
G. Net Capital Losses	No flow-through, but five year carryforward	Flow-through to shareholders	Flow-through to individual	Flow-through to partners	Flow-through to members
H. Effect of Statutory Limitations	Imposed at corporate level *	Imposed at shareholder level	Imposed at individual level	Imposed at partner level	Imposed at member level
III. Owner Compensation Arrangements					
A. Fringe Benefits	Shareholder-officers qualify for benefits	Shareholder officers qualify for benefits (medical premiums for greater than 2%) shareholders treated like partnership guaranteed payments)	Generally subject to limits applicable to individuals	Limited participation for partners	Limited participation for members
B. Retirement Benefits	Shareholder-officers included in qualified plans	Certain limits on shareholder- officers	Generally subject to limits applicable to individuals	Certain limits applicable to partners	Certain limits applicable to members
C. Reasonable Compensation Limits	Applicable to shareholder-officers	Applicable to shareholder-officers	N/A	Applicable where capital is a material factor	Applicable where capital is a material factor

Applicable Factor	C Corporation	S Corporation	Sole Proprietor	Partnership/Limited Liability Partnership	Limited Liability Company
IV. Transactions with Owners					
A. Distributions of Cash	Dividends to extent of earnings and profits	Dividends, generally no effect until the accumulated adjustment account (AAA) fully recovered (beware transition rules for former C corps)	No effect	No effect except in calculation of basis	No effect except in calculation of basis
B. Distribution of Property	Dividend treatment; gain recognition to entity	Gain recognition to entity	No effect	No gain or loss to entity	No gain or loss to entity
C. Purchase of Owner's Interest					
l. Partial Interest	Probable dividend treatment	Tax-free, but gain for proceeds in excess of basis	Treated as sale of each asset	Capital gain treatment, except ordinary income for ordinary income for ordinary income assets.	Capital gain treatment, except ordinary income for ordinary income assets.
2. Entire Interest	Capital gain treatment with exceptions	Capital gain treatment after basis recovered	Cannot sell entity interest; sale of business is viewed as a sale of each asset	Capital gain treatment, except ordinary income for ordinary income assets and certain §736 payments	Capital gain treatment, except ordinary income for ordinary income assets and certain §736 payments
D. Property Sales to Entity by Owner	Possible dividend treatment or contributions to capital	Any excess value treated as distribution or contribution	N/A	Any excess value treated as distribution or contribution	Any excess value treated as distribution or contribution
E. Property Sales to Owner by Entity	Possible dividend treatment or contributions to capital	Any excess value treated as distribution or contribution	N/A	Any excess value treated as distribution or contribution	Any excess value treated as distribution or contribution
V. Termination of Entity or Owner Interest					
A. Sale of Interest by Owner to Third Person	Capital gain; no effect on basis of corporation's assets	Capital gain; no effect on basis of corporation's assets	Cannot sell entity interest; sale of business is viewed as a sale of each asset	Capital gain subject to § 751 ordinary income categorization	Capital gain subject to § 751 ordinary income categorization
B. Death of Owner	Estate continues as shareholder; FMV at date of death is basis for shares; no effect on basis of corporation's assets	Estate continues as shareholder; FMV at date of death is basis for shares; no effect on basis of corporation's assets	Estate takes over business	Estate as partner subject to agreement, FMV at date of death basis for interest	Estate as member subject to agreement, FMV at date of death is basis for interest

						
E. Carryover of Tax Attributes	D. Keorganization		Distributor 2. Effect to Recipient	C. Liquidation Distributions	Applicable Factor	
Carryover of tax attributes to successor entity if tax-free reorganization	Tax-free to shareholders if qualifying under reorganization provisions (§ 354 and § 368)	received over basis	Gain recognition if appreciated property distributed		C Corporation	
Carryover of tax attributes to successor entity if tax-free reorganization	Tax-free to shareholders if qualifying under reorganization provisions (§ 354 and § 368)	Capital gain on excess value received over basis	Gain recognition if appreciated property distributed		S Corporation	
N/A	N/A	N/A	N/A		Sole Proprietor	
N/A	No taxability on merger of partnerships	Substituted basis in assets equal to basis in partnership interest	No gain recognition on asset distributions		Partnership/Limited Liability Partnership	
N/A	No taxability on merger of LLC	Substituted basis in assets equal to basis in LLC interest	No gain recognition on asset distributions		Limited Liability Company	