#### 2017 STANLEY M. JOHANSON ESTATE PLANNING WORKSHOP

December 15, 2017 Austin, Texas

## LOOK AT THAT S CAR GO: SUBCHAPTER S STOCK OWNERSHIP BY TRUSTS -DRAFTING THE TRUST INSTRUMENT AND ELECTIONS, UNDERSTANDING DEADLINES

GENE WOLF Kemp Smith LLP

Kemp Smith LLP www.kempsmith.com

221 North Kansas Suite 1700 El Paso, Texas 79901 (915) 533-4424 919 Congress Avenue Suite 1305 Austin, Texas 78701 (512) 320-5466 3800 E. Lohman Avenue Suite C Las Cruces, New Mexico 88011 (575) 527-0023 Gene Wolf Kemp Smith LLP 221 N. Kansas Street, Suite 1700 El Paso, Texas 79901 (915) 543-6441 Fax: (915) 546-5360

#### **BIOGRAPHICAL INFORMATION**

gene.wolf@kempsmith.com

Gene Wolf is a native El Pasoan. He earned his B.B.A. from Baylor University in 1988 and his J.D. from Baylor School of Law in 1991. He began practicing law at Kemp Smith LLP as an associate in 1991 and has been a partner since 1997. Gene is currently a member of the Business Department with practice emphasis on tax, estate and business planning, and is a member of the Firm's Management Committee. Gene currently serves as Managing Partner of the Firm. His specialties are corporate, business, tax and estate planning. Since 2012, Gene has served on the Board of Directors of Hunt Companies, Inc. and as chair of the Governance and Nominating and Ethics Committee. Gene is a Fellow in the American College of Trust and Estate Counsel (ACTEC) and is Board Certified by the Texas Board of Legal Specialization in Estate Planning and Probate Law. Gene is the current President of the Texas Federal Tax Institute, which brings together leading corporate, partnership and real estate tax professionals from across the United States and is regarded as the premier federal tax event in the Southwest. Gene is a member of the Taxation Sections of the American Bar Association, the State Bar of Texas and the El Paso Bar Association. Gene is Past Chair for the Section of Taxation of the State Bar of Texas and Past Editor of the Texas Tax Lawyer, the publication of the Section of Taxation of the State Bar of Texas. Gene has been recognized by the publishers of Law & Politics and Texas Monthly as a "Texas Super Lawyer" since 2007 and he has been recognized since 2006 as one of the "The Best Lawyers in America" in the sections of Tax Law and Trusts and Estates. In 2012, Gene was honored with the distinction of El Paso Best Lawyers "Tax Law Lawyer of the Year." He is qualified to practice in Texas, the Supreme Court of Texas, the United States District Court (Western District of Texas) and the United States Tax Court.

### Table of Contents

<u>Page</u>

T 1	ntro	duc	tion	
			prations	
11.		•	le Layer of Tax	
			nall Business Corporation	
	ъ.	1	General Requirements	
		2.	Domestic Corporation	
		3.	Ineligible Corporation	
		<i>3</i> . 4.	Number of Shareholders	
		4. 5.	Permitted Shareholders	
		<i>5</i> .	Classes of Stock	
		0.		
			a. General	
			b. Buy-Sell Agreements	
			c. Only Outstanding Stock Considered	
			d. QSub	
			e. State Income Tax Withholding	(
	~	~ T	f. Grandfather Rule	
			Election	
	D.	SE	Elections for Old and Cold C Corporations	
		1.	Tax Distributions	
		2.	Built-In Gains Tax	
		3.	LIFO Recapture	
		4.	Tax Year Limitations	
		5.	Excess Net Passive Income	
			rfeiture of S Election.	
			ndvertent Termination – Section 1362(f) Relief	
III.	Est	tate	and Trust Ownership of S Corporation Stock	13
	A.		ckground	
		1.	General	
		2.	Taxable Income	
			a. Ordinary Income and Capital Gains	
			b. Net Investment Income Tax (NIIT)	14
		3.	Fiduciary Accounting Income	13
			a. Determining Income or Principal	13
			b. Paying Tax	10
		4.	Distributable Net Income	1′
		5.	Death of a Trust Beneficiary – The Cash/Tax Mismatch	18
	B.	Est	tates and Eligible Trusts as Permitted Shareholders	18
		1.	Estate	
			a. Reasonable Period of Administration	18
			b. Allocation of Income in Year of Death	19
			c. Allocation of Income in Year of Termination	20
		2.	Grantor Trust	20
			a. Requirements	20
			b. Deemed Shareholder	
			c. Termination of Grantor Trust Status Other Than by Death of Subpart E Owner	22
			d. Termination of Grantor Trust Status by Death of Subpart E Owner	
			e. Allocation of Income in Year of Trust Conversion or Termination	
		3.	Voting Trust	
		4.	Electing Trust	
		••	a. Requirements	
			b. Benefits of Electing Trust Status	

# Table of Contents (continued)

		<u>Page</u>
(	e. Deemed Shareholder	26
(	1. Election Period	26
6	e. Allocation of Income in Year of Trust Conversion or Termination	27
5.	Festamentary Trust	27
	a. Requirements	27
ł	o. Deemed Shareholder	28
(	c. Conversion of Testamentary Trust	28
	d. Allocation of Income in Year of Trust Conversion or Termination	
6. (	Qualified Subchapter S Trust (QSST)	28
8	a. Requirements	28
ł	o. QSST Election	30
	i. QSST Election Statement	30
	ii. Timely Election	30
	iii. Late Election	31
	iv. Protective Election	31
	v. QSST to ESBT Conversion	31
	vi. Toggling between a QSST and ESBT	31
(	e. Deemed Shareholder	32
(	d. Termination of QSST Status	33
6	e. Death of Current Income Beneficiary	33
1	Allocation of Income in Year of Trust Conversion or Termination	33
٤	g. QSST Examples	34
7. Ì	Electing Small Business Trust (ESBT)	37
8	a. Requirements	37
ł	o. ESBT Election	39
	i. ESBT Election Statement	39
	ii. Timely Election	39
	iii. Late Election	40
	iv. No Protective Election	40
	v. ESBT to QSST Conversion	40
(	e. Deemed Shareholder	40
	i. Shareholder Eligibility Purposes	40
	ii. Income Tax Purposes	41
	(A) Bifurcation of Trust	41
	(B) Trust Portions	41
	(1) Grantor Portion	41
	(2) S Portion	41
	(3) Non-S Portion	42
(	d. Termination of ESBT Status	43
6	e. Allocation of Income in Year of Trust Conversion or Termination	43
f	E. ESBT Examples	43
8. (	QSST and ESBT Comparisons	47
onclus	ion	48

### **Attachments**

Attachment A – Form 8832, Entity Classification Election

Attachment B – Form 2553, Election by a Small Business Corporation

Attachment C – Form 8869, Qualified Subchapter S Subsidiary Election

Attachment D – Rev. Proc. 2013-30, 2013-36 I.R.B. 173

## <u>Table of Contents</u> (continued)

**Page** 

Attachment E – Tax Distribution Provision

Attachment F – Sample S Corporation Revocation Statement

Attachment G – Sample Private Letter Ruling Request and P.L.R. 200825029 (February 29, 2008)

Attachment H – S Election Protection Clause and a Shareholders' Agreement

Attachment I – Miscellaneous Trust Clauses

Attachment J – Form 8855, Election to Treat a Qualified Revocable Trust as Part of an Estate

Attachment K – Sample QSST Election

Attachment L – Sample QSST to ESBT Conversion Election

Attachment M – Sample ESBT Election

Attachment N – Sample ESBT to QSST Conversion Election

#### I. Introduction

The vast majority of businesses in the United States are organized as flow-through businesses – S corporations, partnerships, limited liability companies, and sole proprietorships. In 2008, flow-through businesses comprised approximately 94% of all business entities, employed 54% of the private-sector workforce and reported 36% of all business receipts. The S-Corporation Association of America claims that there are more than 4.6 million S corporations in United States in 2014.

Given the commonplace of S corporations in family businesses, it is important for attorneys to understand the ownership restrictions applicable to S corporations, including the limitations on the types of trusts that are eligible S corporation shareholders.

#### **II. S Corporations**

#### A. One Layer of Tax

An S corporation is any "small business corporation" that elects (an "S election") to be taxed as an S corporation – that is, a corporation subject to taxation under subchapter S of chapter 1 of subtitle A of the Code.<sup>3</sup> In an S corporation, the shareholders are required to take into account on their respective tax returns their respective pro rata share of the corporation's income, loss, deduction, credit and separately stated items thereof, whether or not distributed.<sup>4</sup> When the S corporation ultimately distributes money (including money attributable to the earnings and profits of the S corporation) to its

<sup>1</sup> Robert Carroll & Gerald Prante, The Flow-Through Business Sector and Tax Reform: The Economic Footprint of the Flow-Through Sector and the Potential Impact of Tax Reform, Ernst & Young LLP, April 2011. Available at http://s-corp.org/wp-content/uploads/2013/11/2-Flow-Through-Report-Final-2011-04-081.pdf; see also Kyle Pomerleau, An Overview of Pass-through Businesses in the United States, Tax Foundation, January 2015. Available at http://taxfoundation.org/sites/taxfoundation.org/files/docs/TaxFoundation SR227.pdf.

shareholders in the form of dividends, the shareholders do not pay tax on the dividends.<sup>5</sup> Consequently, it is often said that the earnings of an S corporation are subject to only one layer of taxation.

Absent the filing of an S election, the small business corporation would be taxed as a C corporation – that is, a corporation subject to taxation under subchapter C of chapter 1 of subtitle A of the Code. A corporation is taxed on the income that it earns. Generally, when the C corporation's earnings are distributed to its shareholders in the form of dividends, the shareholders are taxed on the dividends.<sup>6</sup> Consequently, it is often said that the earnings of a C corporation are subject to double taxation.

The difference between the taxation of an S corporation and a C corporation is demonstrated by the following examples.

Example (1) Assume S owns both CCo, a C corporation, and SCo, an S corporation. S is active in both companies and all income is subject to tax at the highest marginal federal income tax rates. Both companies have net income and cash available for distribution (before tax) of \$100. As shown below, S's effective tax rate for the income distributed through CCo is 50.47% compared to an effective tax rate of 39.6% for the income distributed through SCo.

	<u>CCo</u>	<u>SCo</u>
Corporate Tax		
Income	\$100.00	\$100.00
Tax Liability (35%/0%)	\$35.00	
Net Available Cash	\$65.00	\$100.00
Individual Tax		
Income	\$65.00	\$100.00
Tax Liability (23.8%/39.6%)	<u>\$15.47</u>	\$39.60
Net Available Cash	<u>\$49.53</u>	\$60.40
Effective Tax Rate	50.47%	39.60%

The effective tax rate disparity is even greater if the income earned by the corporations is attributable to the sale of a long-term capital asset.

<sup>&</sup>lt;sup>2</sup> See http://s-corp.org/our-history/.

<sup>&</sup>lt;sup>3</sup> Unless otherwise indicated, any reference to the "Code" or "IRC" is a reference to the Internal Revenue Code of 1986, as amended, and any reference to "Treas. Reg." or "Reg." is a reference to the Treasury regulations promulgated under the Code.

<sup>&</sup>lt;sup>4</sup> IRC § 1366(a).

<sup>&</sup>lt;sup>5</sup> Like all tax rules, there are exceptions, such as dividends paid in excess of a shareholder's basis in his S corporation stock or, in the case of an S corporation with accumulated C corporation earnings and profits, dividends paid in excess of a shareholder's accumulated adjustment account (AAA).

<sup>&</sup>lt;sup>6</sup> IRC § 301(c). Like all tax rules, there are exceptions, such as the dividends-received deduction and the consolidated group provisions.

Example (2) Assume the same facts as in Example (1) except that the income is attributable to the sale of an appreciated capital asset that has been held more than one year and that is not subject to depreciation recapture. In this case, S's effective tax rate for the income distributed through CCo is 50.47% compared to an effective tax rate of 20% for the income distributed through SCo.

	<u>CCo</u>	<u>SCo</u>
Corporate Tax		
Income	\$100.00	\$100.00
Tax Liability (35%/0%)	\$35.00	
Net Available	\$65.00	\$100.00
Individual Tax		
Income	\$65.00	\$100.00
Tax Liability (23.8%/20%)	<u>\$15.47</u>	\$20.00
Net Available	\$49.53	\$80.00
Effective Tax Rate	50.47%	20.00%

Because of their single layer of taxation, S corporations are often used in family business settings. The Code, however, imposes strict requirements for electing and maintaining S corporation status.

#### **B.** Small Business Corporation

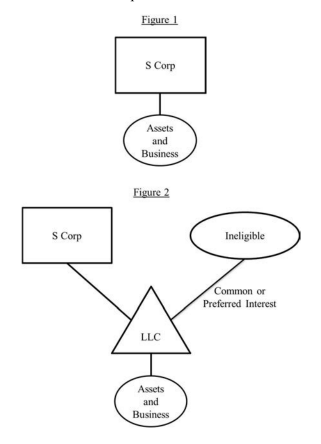
#### 1. General Requirements

Only a "small business corporation" is eligible to elect to be taxed as an S corporation. A small business corporation is any "domestic corporation" that is not an "ineligible corporation" and that does not:<sup>7</sup>

- have more than 100 shareholders;
- have as a shareholder a person (other than an estate, certain trusts and certain tax-exempt organizations) who is not an individual;
- have as a shareholder a person who is a nonresident alien; and
- have more than one class of stock.

If the foregoing restrictions impede the use of an existing S corporation (see <u>Figure 1</u>), it may be possible to work around the S corporation restrictions by contributing the S corporation's assets and business into a lower-tier limited partnership ("**LP**") or limited liability company ("**LLC**"), with the S corporation owning an interest in the LP/LLC (see <u>Figure 2</u>). The

other interests in the LP/LLC could be owned by people who are not eligible S corporation shareholders or those interest could consist of varying classes of interests that the S corporation itself could not issue.<sup>8</sup>



#### 2. Domestic Corporation

A domestic corporation is any business entity that is created or organized in the United States, or under the law of the United States or of any state, and that is classified as an association taxable as a corporation.<sup>9</sup>

A domestic corporation does not have to be organized as a state law corporation. In fact, there may be advantages to organizing as a state law LLC that elects to be taxed as a corporation for federal income tax purposes.<sup>10</sup>

<sup>&</sup>lt;sup>7</sup> IRC § 1361(b)(1); Reg. § 1.1361-1.

<sup>&</sup>lt;sup>8</sup> See Reg. §1.701-2(d), Ex. (2).

<sup>&</sup>lt;sup>9</sup> Reg. §§ 1.1361-1(c); 301.7701-5(a); 301.7701-2.

<sup>&</sup>lt;sup>10</sup> An LLC is an eligible entity that can elect to be taxed as a corporation by timely filing Form 8832, Entity Classification Election, with the Internal Revenue Service (the "Service"). A copy of Form 8832 is included as <a href="Attachment A">Attachment A</a>. If the owners intend for an LLC to be taxed





Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Look at that S Car Go: Subchapter S Stock Ownership by Trusts - Drafting the Trust Instrument and Elections, Understanding Deadlines

Also available as part of the eCourse 2017 Stanley M. Johanson Estate Planning eConference

First appeared as part of the conference materials for the 2017 Stanley M. Johanson Estate Planning Workshop session "Choice of Entities: When to S Corporation, When to LLC, When to FLP, and Why"