S Corporations: Opportunities & Pitfalls

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December 2, 2015 UT-CLE Taxation Conference



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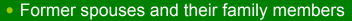
Prerequisites

- Obmestic
- ≤ 100 shareholders
- Allowable shareholders
 - Individuals, certain trusts, estates
 - Not partnerships, corporations or NRAs
- One class of stock
- <u>No</u> ineligible corporations
 - Financial institutions, insurance companies, domestic international sales organizations

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Number of Shareholders

- Shareholder = Members of a Family
 - Husband and wife (and their estates)
 - Family members (and their estates)
 - Common ancestor
 - Spouse or former spouse
 - Up to 6 generations removed
 - Legally adopted children
 - Eligible foster children





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<u>"Individuals" Only</u>

- But not just "people"
- IRC Sec. 1361(b)(1)(B)
 - Individual's estate
 - Title 11 bankruptcy estate
- IRC Sec. 1361(c)(2)
 - Certain domestic trusts
- IRC Sec. 1361(c)(6)
 - Certain exempt organizations



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Pitfalls in Ownership

- No nonresident aliens
- E.g. US shareholder's spouse marries a nonresident alien in a community property interest
- Potential solution: Pre-nuptial separation of property agreement

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One Class of Stock

- Pitfall: S corp with common stock adding preferred stock could lose eligibility
- Opportunity: IRS considers only outstanding stock – authorized but unissued Treasury stock may not default the election

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Title search: S Corporations: Opportunities & Pitfalls

Also available as part of the eCourse <u>S Corporation Opportunities and Pitfalls</u>

First appeared as part of the conference materials for the 63rd Annual Taxation Conference session "S Corporation Opportunities and Pitfalls"