UT LAW CLE THE UNIVERSITY OF TEXAS SCHOOL OF LAW

"Good Bye" Buyouts or Exits

TRENTON HOOD
NAMAN, HOWELL, SMITH & LEE, PLLC, WACO, TX

Buy/Sell Basics

- Buy/ sell discussions with multi-owner entities
 - Every client is the next great business team the next Ben & Jerry
 - o Just as likely to be the next Tom & Jerry
- Lawyer plays the role of the spoiler and killjoy
 - O Clients admit bad things can happen, but nothing acrimonious
 - O Lawyer focuses on the proverbial "bus"
 - O Client gets lost in the flood of options
 - o Client asks for the "standard" buy/ sell
- Resulting buy/ sell provision
 - O Death, disability, divorce, etc.
 - O Address exit strategies with right of first refusal and push/pull

UT LAW CLE

Statutory Background

Definitions

- Membership Interest TBOC 1.002(54) includes a member's share of profits and losses or similar items and the right to receive distributions, but does not include a member's right to participate in management.
- Partnership Interest TBOC 1.002(68) includes a partner's share of profits and losses or similar items and the right to receive distributions, but does not include a partner's right to participate in management.

Drafting issues

- Important to distinguish between membership interests/partnership interests and rights as a member/partner.
- o May want to include definitions in buy/ sell document

UT LAW CLE

Statutory Background (Cont.)

Transferability

- o TBOC 101.108
 - Membership interest may be wholly or partly assigned
 - ➤ Does not entitle assignee to:
 - Participate in management and affairs of LLC
 - Become a member of LLC
 - Exercise any rights of a member of LLC
- o TBOC 153.251
 - ➤ Partnership interest is assignable wholly or partly
 - ➤ Does not entitle the assignee to become, or exercise rights of, a partner
 - Entitles assignee to be allocated income, gain, loss, deduction, credit, or similar items and to receive distributions to the extent assigned

UTLAW CLE

Statutory Background (Cont.)

- Admission as member/partner
 - o TBOC 101.109(b) assignee of a membership interest is entitled to become a member of the LLC on the approval of all of the LLC's members
 - o TBOC 153.253(a) assignee of a partnership interest, including the partnership interest of a general partner, may become a limited partner if and to the extent
 - The partnership agreement provides
 All partners consent
- Drafting issues
 - Important to distinguish between transferability of membership interests/partnership interests and restrictions on assignment of management rights
 - O Pay particular attention if utilizing corporate buy/ sell forms where assignee status is not an issue

UT LAW CLE

Right of First Refusal

- Opportunity for non-selling owners to match offer received by selling owner from third party
 - Advantages
 - **▼** Takes advantage of transferability of ownership interests
 - × Simplifies issues related to valuation by allowing third party transaction to set price
 - Disadvantages
 - Requires there to be a third-party market for the interests
 - Affected by control and assignee issues
 - Is a right of first offer an alternative?
 - x Raises issues on how to match the third party offer
 - Consideration
 - Collateral

UT LAW CLE





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: "Good Bye"—Buy-Outs or Exits

Also available as part of the eCourse 2017 LLCs, LPs, and Partnerships eConference

First appeared as part of the conference materials for the 26th Annual LLCs, LPs and Partnerships session ""Good Bye"—Buy-Outs or Exits"