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FAMILY BUSINESS ENTITIES: AVOIDING THE LAND MINES

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TABLE OF CONTENTS

I.	Introduction1						
II.	Inc	ome	e Tax	. 1			
	A.	Ge	neral	2			
			Partnership				
			Formation				
		2.	a. Contributions—IRC § 721				
			i. Non-Recognition				
			ii. Exceptions to Non-Recognition Rule				
			(A) Debt-for-Equity Exchange	၁			
			(B) Vested Capital Interest for Service Partner	. 3			
			(C) Partner not Acting as a Partner				
			(D) Investment Company Rules				
			(E) Miscellaneous				
			b. Character of Contributed Assets				
			c. Basis				
			i. Outside Basis—IRC § 722				
			ii. Inside Basis—IRC § 723				
			iii. Allocations: Continual Adjustments to Outside Basis—IRC § 705				
		3.	Outside Basis of Transferred Partnership Interests—IRC § 742				
		4.	Technical Terminations Repealed—IRC § 708				
		5.	Impact of Liabilities—IRC § 752				
		6.	Holding Period				
			a. Partnership Interest—IRC § 1223(1)	9			
			b. Partnership Assets—IRC § 1223(2)	10			
		7.	Distributions	11			
			a. Gain and Loss—IRC § 731	11			
			b. Basis—IRC § 732				
			i. Current Distribution	11			
			ii. Liquidating Distribution	12			
			c. Character of Distributed Assets—IRC § 735				
			d. Holding Period of Distributed Assets—IRC § 735				
		8.	Hot Assets—IRC § 751				
		9.					
		-	a. Disguised Sales—IRC § 707(a)(2)(B)				
			b. IRC § 704(c)(1)(B)				
			c. IRC § 737				
		10	Anti-Abuse Rules				
			Basis Adjustments				
			a. Section 754 Election.				
			b. Section 734(b) Adjustment				
			c. Section 743(b) Adjustment				
			d. Allocation of Basis				
			e. Section 732(d) Adjustment				
	D	Dor					
	D.		tnership Allocations				
		1.	Substantial Economic Effect a. Economic Effect				
				18 19			
			II. Allemanye resi	14			

			iii. Economic Effect Equivalence Test	19	
			b. Substantiality	20	
			i. Pre-Tax Test	20	
			(A) General Rule	20	
			(B) Shifting Tax Consequences Rule	20	
			(C) Transitory Allocations Rule	21	
			ii. After-Tax Test	24	
		2.	Partner's Interest in the Partnership	25	
		3.	Special Rules		
			a. General		
			b. Allocations Attributable to Nonrecourse Liabilities	28	
			i. Nonrecourse Liabilities	28	
			ii. Partnership Nonrecourse Liability	28	
			(A) General	28	
			(B) Partnership Minimum Gain	29	
			(C) Partner's Share of Partnership Minimum Gain	30	
			(D) Minimum Gain Chargeback	31	
			iii. Partner Nonrecourse Liabilities	33	
			(A) General		
			(B) Partner Nonrecourse Debt Minimum Gain	33	
			(C) Partner's Share of Partner Nonrecourse Debt Minimum Gain	33	
			(D) Partner Nonrecourse Debt Minimum Gain Chargeback	34	
	C.	Fai	nily Partnership Allocations/Partnership Interests Created by Gift	35	
	D.	Te	as Franchise Tax	36	
III.	Tra	Transfer Tax			
			ntax Benefits		
		1.	Asset Management		
		2.	Asset Protection		
		3.	Coordination and Education		
		4.	Dispute Resolution		
	B.	Tax	Benefits		
			Nontaxable Entity		
			Simplified Gifting		
			Valuation Discounts		
	C.	IRS	Attacks	43	
			Valuation Discounts		
		2.	Present Interest Gift—Qualifying for the Annual Exclusion	44	
		3.	Gift on Formation/Indirect Gift		
		4.	Step Transaction	46	
		5.	Chapter 14	48	
			a. IRC § 2701	48	
			b. IRC § 2703	48	
			c. IRC § 2704	49	
		6.	Retained Right or Interest—IRC § 2036		
			a. General	49	
			b. IRC § 2036	50	
			i. Three Conditions	50	
			ii. Transfer	50	
			iii. Bona Fide Sale Exception		
			iv. Retained Right or Interest	.52	

	(A)	Section 2036(a)(1)	52
	(B)	Section 2036(a)(2)	53
	(C)	Section 2036(b)	52
c. D		clusion Conundrum	
D. Partnersh	list	58	
1. Plann	58		
2. Admi	nistratio	n	61
IV. Conclusion			61
		Attachments	
Attachment A	Choic	ee of Entity Grid	
Attachment B	ACTI	EC Model LLC Operating Agreement	
Attachment C	Prese	ntation Deck	

I. Introduction

For years, partnerships¹ have been an important tool in the toolboxes of both business and estate planning lawyers. The use of partnerships, however, lead the lawyer down a complicated income tax regime and potentially draconian transfer tax regime that includes estate, gift, and generation-skipping transfer taxes.

With these concerns in mind, this article is intended to introduce the estate planning lawyer to the general income tax issues associated with utilizing partnerships and the business lawyer to the general transfer tax issues associated with utilizing partnerships.

Three attachments are included with this article. <u>Attachment A</u> is a choice of entity grid. <u>Attachment B</u> is The American College of Trust and Estate Counsel (ACTEC) Model LLC Operating Agreement (updated through February 2019). Attachment C is the presentation deck.

II. Income Tax

An entity that is taxed as a partnership for federal income tax purposes is governed by Subchapter K (IRC §§ 701-761) of the Code² and its corresponding Treasury regulations.

For income tax purposes, a partnership acts as a conduit through which its items of income and loss are reported to its partners. In other words, a partnership is simply an accounting entity that assists partners and the Internal Revenue Service ("IRS") in calculating each partner's share of income and deductions.

Congress intended for Subchapter K to provide flexible, simple rules for those choosing to do business in partnership form, generally allowing for tax-free formation and dissolution and allowing partners to agree among themselves how they share income, gains, losses, deductions, and credits. That simplicity was lost in a complex regulatory scheme adopted to respond to taxpayer's attempts to manipulate the flexible and simple Code structure. Today, Subchapter K has the reputation as one of the most complex areas of tax law.

Part of the complexity of Subchapter K results from its somewhat schizophrenic application of the entity theory of taxation in some cases and aggregate theory of taxation in other cases. Under the entity theory, the partnership is treated as a separate and distinct taxpayer, adopting a method of accounting and tax year and annually reporting its taxable income. Moreover, under the entity theory, partners are deemed to each own an undivided interest in the partnership and are viewed much like shareholders in a corporation. Under the aggregate theory, on the other hand, partners are viewed as co-owners of the underlying partnership assets, with each partner owning an undivided interest in the partnership's assets and each partner separately accounting for its share of partnership transactions. Even lawyers who specialize in partnerships find it confusing. Here is how one preeminent partnership tax lawyer, Terry Cuff, described Subchapter K:

The tax rules governing partnership allocations are complex, pointillist, and stochastic. The rules are complex in the sense that the text of Treasury Regulations is long, difficult to understand, and bewildering to read. Few partnership tax specialists are masters of the rules of substantial economic effect. The rules are pointillist in the sense that regulations, cases, and administrative authority are

¹ For purposes of this article, any reference to a "**partnership**" means any entity (including a partnership or limited liability company) treated as a partnership for federal income tax purposes. Because this article focuses on family entities, a reference to a partnership will include a family limited partnership ("**LP**") and family limited liability company ("**FLLC**")

² For purposes of this article, any reference to the "**Code**," "**IRC**," or a "**section**," unless otherwise indicated, refers to the Internal Revenue Code of 1986, as amended.

a set of dots; they address a number of limited situations. Many situations are not directly addressed by Treasury Regulations. You must generalize from the pointillist dots to see the full picture. The rules are stochastic in the sense that many of the rules cannot be applied with mathematical precision. Draftsmen can apply tax rules only in terms of probabilities of a particular answer being correct. There is considerable uncertainty built into the partnership tax rules. New partnership tax rules often address problems in terms of probability.³

Nevertheless, because of the extensive use of partnerships, it is important that business and estate planning lawyers have a general understanding of partnership allocation provisions and the transfer tax issues that arise when using them. If they do not, they are performing a disservice to their clients and themselves—a disservice which can be both frustrating and costly to the client and embarrassing and costly for the drafting lawyer.

A. General

1. Partnership

The Code defines a partnership as a syndicate, group, pool, joint venture, or other unincorporated organization, through or by means of which any business, financial operation, or venture is carried on, and which is not a trust or estate or a corporation.⁴ Stated differently, a partnership is any business entity that has at least two members⁵ and is not (either by election or default)⁶ a corporation.

2. Formation

a. Contributions—IRC § 721

i. <u>Non-Recognition</u>

Generally, no gain or loss will be recognized either to a partnership or to any of its partners upon a contribution of appreciated property to the partnership in exchange for a partnership interest.⁷ This rule applies whether the contribution is made to a partnership in the process of formation or to a partnership that is already formed and operating. In addition, the non-recognition rule of Code section 721(a) generally applies to a contribution of a partnership's indebtedness by a creditor to the debtor partnership in exchange for a capital or profits interest in the partnership (commonly referred to as a debt-for-equity exchange).⁸

ii. Exceptions to Non-Recognition Rule

There are several situations where the non-recognition rule of Code section 721(a) does not apply.

³ Terence Floyd Cuff, Several Comments on How to Compromise Partnership and LLC Agreements and Some Basic Issues in Drafting Real Estate Partnership and LLC Agreements, 33rd Annual Advanced Tax Law Course, p. 457, October 29-30, 2015.

⁴ IRC § 7701(a)(2).

⁵ Reg. § 301.7701-2(b); Reg. § 301.7701-3(a).

⁶ Reg. § 301.7701-2(a),(c)(1). Note that Rev. Proc. 2002-69, 2002-2 C.B. 831 permits eligible entities that are wholly owned by a husband and wife in a community property state to treat the entity as either a partnership or an entity that is otherwise disregarded as an entity separate from its owner. Note also that certain partnerships (such as investment partnerships) may elect to be excluded from the application of all or a part of the provisions of Subchapter K. *See* Reg. § 1.761-2.

⁷ IRC § 721(a); Reg. § 1.721-1(a).

⁸ Reg. § 1.721-1(d)(1).





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