

# Choice of Entity: Corporation or Limited Liability Company?

**Client Advisories** 

02.07.2013

There are many different types of business entities, including corporations, general partnerships, limited partnerships, limited liability partnerships, limited liability companies, and even sole proprietorships. Historically, the most popular type of entity was the corporation, but in the last ten years, the limited liability company (LLC) has become the entity of choice. The reasons for this shift are that an LLC provides its owners with limited liability protection (like a corporation) and more favorable tax treatment (like a partnership). Since the rights and obligations of owners are largely contractual, an LLC also provides its owners with greater flexibility in structuring management, voting and economic terms.

The corporation, however, remains an important entity, especially since it may provide its owners with favorable tax treatment by electing to be treated as an S corporation. As a result, this paper summarizes some of the general advantages and disadvantages of corporations, S corporations and LLCs, and then reviews the more important characteristics of these three types of business entities.

NOTE: This paper replaces a prior version dated September 2012 and is updated to reflect changes in the law resulting from the American Taxpayer Relief Act of 2012, effective January 1, 2013, and the New Jersey Revised Uniform Limited Liability Company Act ("NJ-RULLCA"), effective March 18, 2013 as to NJ LLCs formed on or after that date and March 1, 2014 as to all NJ LLCs. I thank my partners Gordon F. Moore and L. Gerald Rigby for their comments. Any errors or omissions are mine.

\* Gianfranco A. Pietrafesa is a partner in the firm's Corporate Department, in Hackensack, NJ, where he represents clients in a variety of corporate and business transactions, including the formation of business entities. Franco is the Immediate Past Chairman of the Business Law Section of the New Jersey State Bar Association and the author of numerous articles on corporate law, litigation and legal ethics. Franco can be contacted at gpietrafesa@archerlaw.com or (201) 342-6000.

#### SUMMARY OF GENERAL ADVANTAGES AND DISADVANTAGES

## **C CORPORATION**

ADVANTAGES	DISADVANTAGES
Owners have limited liability	Double taxation
Multiple classes of stock permitted with different	Must observe corporate formalities such as annual
economic interests (e.g., common and preferred	meetings and written minutes
stock)	
No restrictions on number or type of owners	
Owners may freely transfer shares of stock (unless	
otherwise restricted in writing)	
Incentive stock options for employees are	
permitted	
Corporate law is well settled	

S CORPORATION			
ADVANTAGES	DISADVANTAGES		
Owners have limited liability	Maximum of 100 shareholders		
Owners may freely transfer stock to permissible types of owners (unless otherwise restricted in writing)	Must observe corporate formalities such as annual meetings and written minutes		
Incentive stock options for employees permitted	One class of stock only, although there may be voting and non-voting shares		
One level of taxation, shared pro rata among owners	Only U.S. citizens and resident aliens may be owners; no entities		
Corporate law is well settled	Owners pay income taxes on corporation's income, even if they do not receive cash ("phantom" income)		

LIMITED LIABILITY COMPANIES			
ADVANTAGES DISADVANTAGES			
Owners have limited liability Person may become member only with conse all members (unless otherwise agreed in writi			
Multiple classes of membership interests LLC case law and some tax issues still developin			



permitted	
No restrictions on number or type of owners	Offering incentive equity to employees is more
	complex and not well understood by employees
Flexible management (management structure can	Self-employment taxes for owners who are active
mimic corporation, partnership, or hybrid)	in LLC
One level of taxation, shared based on owners'	Owners pay income taxes on LLC's income, even if
agreement	they do not receive cash ("phantom" income)
No "corporate" formalities	

### CHARACTERISTICS

Ir.

FORMATION			
Method of	File certificate of	File certificate of	File certificate of
formation	incorporation with state.	incorporation with state.	formation with state.
Governing	Certificate of	Certificate of	Certificate of formation
documents	incorporation, bylaws and, if desired, shareholders agreement.	incorporation, bylaws and, if desired, shareholders agreement.	and operating agreement.
Designation of owners	Shareholders	Shareholders	Members
Number of owners	One or more shareholders.	One to 100 shareholders, with spouses counted as one shareholder.	One or more members.
Eligible types of owners	No restrictions.	Individual U.S. citizens and resident aliens only; estates and certain trusts; no corporations, LLCs or other business entities.	No restrictions.
Capital structure	No restrictions on number or types of classes of stock (e.g., common stock and preferred stock).	One class of stock only, but there may voting and non- voting shares.	No restrictions.



1

Owner's personal liability	Liability limited to shareholder's capital contributions to corporation.	Liability limited to shareholder's capital contributions to corporation.	Liability limited to member's capital contributions to LLC.
Transfer of equity	Shareholders may freely transfer stock, unless restricted in certificate of incorporation, bylaws or shareholders agreement.	Shareholders may freely transfer stock, unless restricted in certificate of incorporation, bylaws or shareholders agreement, but transfer to wrong type of owner will cause corporation to lose its S corporation status.	Economic rights may be transferred; full rights (i.e., voting and management) may be transferred only with approval of all members, unless otherwise provided in operating agreement.
MANAGEMENT	l		
Identity of	Centralized management;	Centralized management;	Very flexible; members can
managers	shareholders elect directors, and directors appoint officers.	shareholders elect directors, and directors appoint officers.	specify management structure in operating agreement to mimic corporation, general or limited partnership, or hybrid; generally, all members may manage or they may delegate management to managers in operating agreement.
Persons with authority to bind company	Officers; board of directors as a whole.	Officers; board of directors as a whole.	Generally, any member (if member-managed) or manager (if manager- managed), or as provided in operating agreement.
Voting	Based on number of voting shares.	Based on number of voting shares.	Based on members' profit percentages, unless



			otherwise provided in operating agreement.
			NJ-RULLCA: Each member has equal vote, unless otherwise provided in operating agreement.
Formalities	meeting required to elect directors, and minutes to memorialize major decisions (but may be done by written consent in lieu of meeting); failing to follow corporate formalities makes it easier for a court to pierce the corporate veil and hold shareholders personally	Annual shareholders meeting required to elect directors, and minutes to memorialize major decisions (but may be done by written consent in lieu of meeting); failing to follow corporate formalities makes it easier for a court to pierce the corporate veil and hold shareholders personally liable.	None required.
AXATION - O	N FORMATION		
Taxation on formation	stock to shareholders in exchange for money, property or services is not	stock to shareholders in exchange for money, property or services is not taxable to corporation.	LLC issuance of membership interest to members in exchange for money, property or services is not taxable to LLC.
	receipt of stock in exchange for money or property (not services) is not taxable to shareholders if immediately after the	exchange for money or property (not services) is not taxable to shareholders	Generally, members' receipt of membership interest in exchange for money or property is not taxable.



	control of 80% of all shares	control of 80% of all shares	Generally, if a member
	of stock.	of stock.	receives a capital interest
			(i.e., capital account with
			positive value – meaning an
	Shareholder's receipt of	Shareholder's receipt of	immediate share of
	stock in exchange for	stock in exchange for	liquidation value of LLC) in
	services is taxable to	services is taxable to	exchange for services, the
	shareholder based on the	shareholder based on the	member has taxable
	value of the stock received,	value of the stock received,	income based on value of
	unless stock cannot be	unless stock cannot be	membership interest. If a
	transferred and there is a	transferred and there is a	member receives only a
	substantial risk of	substantial risk of	profits interest (i.e., capital
	forfeiture (e.g., employee's	forfeiture (e.g., employee's	account of zero – meaning
	right to stock ownership is	right to stock ownership is	only a share of future
	conditional, such as	conditional, such as	profits of LLC), the member
	returning the stock if he	returning the stock if he	does not have taxable
	doesn't complete 5 years of	doesn't complete 5 years of	
	service), in which case it	service), in which case it	
	will not be taxable income	will not be taxable income	
	at the time of receipt.	at the time of receipt.	
Tax basis	Corporation's basis in	Corporation's basis in	LLC's basis in property
	property received from	property received from	received from member is
	shareholder is equal to	shareholder is equal to	equal to member's basis in
	shareholder's basis in	shareholder's basis in	property.
	property.	property.	
			Member's initial basis in
	Shareholder's basis in	Shareholder's initial basis	membership interest is
		in stock is equal to his basis	
	property contributed to	in property contributed to	
	corporation. Where stock	corporation. The tax basis	LLC. The tax basis will
	is received in exchange for		increase and decrease with
	services, shareholder's	with income, loss,	income, loss, deductions
	basis in stock equals value	deductions and credits	and credits passed through
	of stock.	passed through to	to member from LLC, and
		shareholder from	will decrease with cash
		corporation, and will	distributions (but not
		decrease with cash	below zero). Where



Taxation - Duri		below zero). Where stock is received in exchange for services, shareholder's basis in stock equals value of stock.	membership interest is received in exchange for services and is a capital interest, member's basis in membership interest equals value of membership interest. Where membership interest is received in exchange for services and is a profits interest, member's basis in membership interest equals zero.
Levels of taxation	Two; C corporation pays tax on its income, and shareholders pay tax on any dividends received from corporation.	income, loss, deductions and credits pass through to shareholders pro rata and reported on each shareholder's personal income tax return.	based on agreed share (i.e., allocation) and reported on each member's personal income tax return. LLC can elect to be taxed as
			a C corporation or an S corporation (provided it satisfies S corporation requirements).
Taxable income	Corporation pays taxes on its income and shareholders pay taxes on the dividends or other distributions received from the corporation.	on his pro rata share of the corporation's income based on percentage ownership, whether or not the income is distributed	LLC's income based on agreement of members,



Distributions to owners	Distributions to shareholders made from corporation's earnings and profits are taxed as dividends. Distributions to shareholders in excess of corporation's earnings and profits are not taxed, but reduce shareholder's tax	shareholders are tax-free (because shareholders already paid taxes when income was allocated to them pro rata); however, distributions that exceed a shareholder's adjusted tax basis in stock are taxed as	
	basis in stock. Distributions that exceed shareholder's tax basis are taxed as capital gains.		NJ-RULLCA: Equal distributions to members, unless otherwise provided in operating agreement.
Special allocation of income among owners	Not permitted.	percentages.	
			IRS has several complex tests to determine whether allocations have substantial economic effect, but allocations will pass tests so long as economic effects eventually are the same as the tax effects.
Deductibility of losses	Losses deductible at corporate level (losses do not pass through to shareholders), but losses		Losses pass through to members, but there are limitations on deductions (e.g., deductions limited to



		(e.g., deductions limited to tax basis in stock).	tax basis in membership interest).
	Federal corporate income tax rate – 15% to 39%, but typically 34% or 35%.	N/A	N/A
	NJ corporate income tax rate – 6.5% to 9% on NJ source income.		
	-	-	Federal personal income tax rate – 10% to 39.6%.
	– 0% for taxpayers in 10% and 15% tax brackets		Plus a 3.8% Medicare tax if distributions are otherwise taxable and member has
	– 20% for taxpayers in	has modified adjusted	modified adjusted gross
	39.6% tax bracket	gross income over	income over \$200,000 if
	– 15% for taxpayers in other tax brackets		filing single and \$250,000 if married filing jointly
	– plus 3.8% Medicare tax if		
	shareholder has modified		
	adjusted gross income over \$200,000 if filing single		
	and \$250,000 if married filing jointly		
	NJ personal income tax rate – 1.4% to 8.97%.	NJ personal income tax rate – 1.4% to 8.97%.	NJ personal income tax rate – 1.4% to 8.97%.
Special taxes or	Accumulated earnings tax	To avoid future problems,	Sale of more than 50% of



rules	on earnings and profits accumulated by corporation and not distributed to shareholders (to avoid taxes on dividends), which is intended to encourage payment of dividends.	status within 2½ months of formation.	multi-member LLC for tax purposes.
	Accrual method required (recognize income when earned, not when cash received), unless gross revenues are below \$5 million per year.	accrual method is required when goods are sold from inventory.	or cash method, but
Tax returns	Corporation files Form 1120; if dividends are paid, it provides Form 1099 to shareholders.	1120S (information return) and provides Form K-1 to shareholders for their pro rata share of income and other items.	Multi-member LLC files Form 1065 (information return) and provides Form K-1 to members for their allocable share of income and other items. Single-member LLC is a disregarded entity and no tax return is filed by LLC (all income and other items are reported on member's personal tax return).
TAXATION - ON TE	RMINATION		



Taxation on sale of business	(i.e., sale proceeds less tax basis). Sale of assets: Corporation	pays income tax on gain resulting from sale of stock (i.e., sale proceeds less adjusted tax basis). Sale of assets: Corporation does not pay income taxes on gain resulting from sale of assets (which can be ordinary or capital gain based on nature of asset); the gain passes through to shareholders, who pay income taxes on their personal tax returns. However, corporation may have to pay "built-in gains"	resulting from sale of interest (i.e., sale proceeds less adjusted tax basis); some gain may be taxed as ordinary income and not as capital gain. Sale of assets: LLC does not pay income taxes on gain resulting from sale of assets (which can be ordinary or capital gain based on nature of asset); the gain passes through to members, who pay income taxes on their personal tax
Tax-free reorganizations	Corporation can merge with another corporation, generally resulting in tax- free treatment to corporation and shareholders.		Generally, LLC may merge with corporation, but the merger may not be tax- free.
Liquidation	Corporation recognizes gain or loss, and pays taxes, on distribution of property	gain or loss on distribution	LLC may sell its assets and distribute cash to members, who would have



	value. Distributions to shareholders are treated as if shareholders sold their stock.	property at fair market value, but gain or loss passes through to shareholders and each shareholder's tax basis in his stock is adjusted (which in effect results in one level of taxation).	property to each member, and member's tax basis in property would be equal to LLC's tax basis in such
		Distributions to shareholders are treated as	property.
		if shareholders sold their	
		stock.	NJ-RULLCA: Equal liquidating distributions to members, unless otherwise provided in operating agreement.
Capital gains tax	Federal personal capital	Federal personal capital	Federal personal capital
rates	gains tax rates	gains tax rates	gains tax rates
	– 20% for taxpayers in 39.6% tax bracket – 15% for taxpayers in	<ul> <li>- 0% for taxpayers in 10%</li> <li>and 15% tax brackets</li> <li>- 20% for taxpayers in</li> <li>39.6% tax bracket</li> <li>- 15% for taxpayers in</li> </ul>	<ul> <li>- 0% for taxpayers in 10%</li> <li>and 15% tax brackets</li> <li>- 20% for taxpayers in</li> <li>39.6% tax bracket</li> <li>- 15% for taxpayers in</li> </ul>
	– plus a 3.8% Medicare tax if shareholder has modified adjusted gross income over \$200,000 if filing single and \$250,000 if married filing jointly	– plus a 3.8% Medicare tax if distributions are otherwise taxable and shareholder has modified adjusted gross income over \$200,000 if filing single	other tax brackets – plus a 3.8% Medicare tax if distributions are otherwise taxable and member has modified adjusted gross income over \$200,000 if filing single and \$250,000 if married filing jointly



	Note that there is no capital gains tax rate for C corporations; such gains are taxed as ordinary income.		
COMPENSATION	1	1	1
Wages		employees pay income taxes on wages received from corporation; shareholder-employee will receive a Form W-2 for wages.	Although members can provide services to an LLC, legally they cannot be employees. Compensation for such services is known as a "guaranteed payment" (because members are entitled to such payment even if LLC does not make a profit), and is reported on a member's Form K-1.
IRS tests	Corporation may deduct reasonable compensation paid to shareholder- employee, but IRS may determine that excessive compensation was paid to shareholder to avoid double taxation and a portion should have been paid as dividends, which are not deductible.	Corporation cannot pay excessive dividends instead of compensation to shareholder-employee to avoid employment taxes because IRS may determine that compensation paid to shareholder-employee is <i>inadequate</i> and impute additional wages to shareholder.	
Withholding, and employment taxes		income taxes and employee's portion of	LLC is not required to withhold (except in the case of foreign members); instead, members pay estimated taxes.



Medicare taxes from	Medicare taxes from	Member pays self-
employee's compensation.	employee's compensation.	employment taxes (i.e.,
		employer and employee
		portions of social security
Corporation pays one-half	Corporation pays one-half	and Medicare taxes) on
of employment taxes.	of employment taxes.	guaranteed payments, plus
Employee pays one-half of	Employee pays one-half of	a 0.9% Medicare tax if
employment taxes like any	employment taxes like any	member's compensation
other employee, plus a	other employee, plus a	income is over \$200,000 if
0.9% Medicare tax if	0.9% Medicare tax if	filing single and \$250,000 if
shareholder's	shareholder's	married filing jointly.
compensation income is	compensation income is	
over \$200,000 if filing	over \$200,000 if filing	
single and \$250,000 if	single and \$250,000 if	Member who is "active" in
married filing jointly.	married filing jointly.	the business of LLC pays
		self-employment taxes on
		allocable share of income,
Corporation must pay	Dividends and other	even if member does not
federal unemployment	distributions to	receive cash distribution
taxes (FUTA).	shareholders are not	and even if
	considered compensation	
	for employment tax	
	purposes.	
	Corporation must pay	
	federal unemployment	
	taxes (FUTA).	

## **Related Services**

Business Counseling

© 2025 Archer & Greiner, P.C. All rights reserved.