

Business Entity Comparison Chart



Entity	Accounting and Recordkeeping	Fringe Benefits	Liability
Sole proprietor, single- member LLC, and spouses- owned business Schedule C (Form 1040), Profit or Loss From Business Schedule F (Form 1040), Profit or Loss From Farming Schedule SE (Form 1040), Self-Employment Tax IRS Pub. 334, Tax Guide for Small Business	Accounting is less involved than partnerships and corporations. Double-entry bookkeeping is not required as no balance sheet is needed when filing Schedule C or Schedule F. Anon-LLC business owned solely by two spouses may elect not be taxed as a partnership and may file as two sole proprietorships to minimize bookkeeping requirements. Cannot file as a fiscal year business unless owner files Form 1040 under the fiscal year rules.	Excludable fringe benefits are generally not allowed for the owner. <i>Exceptions:</i> Health insurance is deductible if the spouse is an employee of the sole proprietorship, and the owner is covered as a family member of the employee-spouse. Owners are eligible for dependent care assistance fringe benefits, de minimis fringe benefits, and working condition fringe benefits.	Owner is personally liable for all debts and lawsuits against the business. <i>Exception:</i> If organized as an LLC, liability is usually limited to owner's investment and his or her own malpractice or debt guarantees.
 Partnership Form 1065, U.S. Return of Partnership Income IRS Pub. 541, Partnerships IRS Pub. 3402, Taxation of Limited Liability Companies IRC Subchapter K, §701 through §761 	 Small partnerships are not required to provide a balance sheet and can use the same bookkeeping system as a sole proprietor. Larger partnerships must provide a balance sheet with the return, which requires double-entry bookkeeping. A partnership must generally use the same tax year as its partners, but can use a fiscal year if there is a business purpose or an IRC section 444 election was made. Complex books and records are needed when a partner exchanges property, other than cash, for a partnership interest or for special allocations and basis elections. 	Partners are eligible for some excludable fringe benefits. Taxable benefits are reported as guaranteed payments or an adjustment to a partner's distributable share of profits.	A general partner is personally liable for all debts and lawsuits brought against the partnership. <i>Exception:</i> If the partner is a limited partner, or the business is organized as an LLC, liability is generally limited to the partner's investment, plus his or her own malpractice or debt guarantees.
S corporation • Form 1120-S, U.S. Income Tax Return for an S Corporation • IRC Subchapter S, §1361 through §1379	Double-entry bookkeeping may be required depending on income and other factors affecting the need for a balance sheet on the return. Must use a calendar year unless it establishes a business purpose for using a fiscal year, or it makes an IRC section 444 election.	Shareholder/employees are eligible for some excludable fringe benefits. Benefits added to taxable wages on Form W-2 of more than 2% shareholders include accident and health plans, up to \$50,000 of group health insurance, and meals and lodging furnished for the employer's convenience.	A shareholder's liability is limited to the amount invested, plus his or her own malpractice or debt guarantees.
• Form 1120, U.S. Corporation Income Tax Return • IRS Pub. 542, Corporations • IRC Subchapter C, §301 through §385	Double-entry bookkeeping may be required if the tax return requires a balance sheet. No restriction on use of a fiscal year. <i>Exception:</i> A personal service corporation (PSC) must use a calendar year unless it establishes a business purpose for using a fiscal year or makes an IRC section 444 election. Required to use accrual method of accounting if average annual gross receipts exceed \$30 million.	Shareholder/employees eligible for excludable fringe benefits, generally to the same extent as any other employee, with exceptions under the nondiscrimination rules. Benefits can include health insurance and reimbursement, education, life insurance, etc.	A shareholder's liability is limited to the amount invested, plus his or her own malpractice or debt guarantees.

Business Entity Comparison Chart

Organization and Ownership Taxation of Profits and Losses Entity Sole proprietor, One individual carrying on an unincorporated trade or business. • The owner is self-employed and pays self-employment (SE) single-member LLC, • A qualified joint venture whose only members are spouses tax on net profits. and spouses-owned may elect not to be taxed as a partnership and file as two sole · Net profits are subject to income tax in the year earned and business cannot be deferred by retaining profits. proprietorships. An LLC may not make this election (except in • Schedule C (Form Losses offset other income in year incurred, such as Form W-2 community property states). 1040), Profit or Loss • Easiest business to organize with minimal legal restrictions. wages, interest, dividends, and capital gains. From Business • The entity does not exist apart from the owner. Business starts Exceptions: Losses cannot be used to offset income from Schedule F (Form and ends based on the owner's involvement. activities subject to passive loss, at-risk loss, and hobby loss 1040), Profit or Loss • The owner has complete freedom over business decisions and From Farmina is entitled to 100% of the profits. The owner is limited by his or Owner may qualify for the 20% qualified business income Schedule SE her own ability to raise capital and obtain financing. Outside deduction (QBID). (Form 1040), Selfinvestors cannot be part owners. Employment Tax • Transfer of ownership consists of selling the business assets. • IRS Pub. 334, Tax Guide • A single-member LLC is taxed as a sole proprietorship unless for Small Business the election is made to be taxed as a corporation. **Partnership** • Two or more owners conducting an unincorporated trade or • The partnership pays no income tax. Profits pass through to • Form 1065, U.S. business. partners for individual payment of tax. Return of Partnership • Easy to organize with minimal legal restrictions. Tax to partners cannot be deferred by retaining business Income • Multi-member LLCs are taxed as partnerships, unless the earnings. • IRS Pub. 541. election to be taxed as a corporation is made. Pass-through items retain the same character to the partner **Partnerships** • No limitations on the number of partners or partner entities. as they had to the partnership. • IRS Pub. 3402. • A general partner's distributive share of profits is subject . More flexibility than a corporation in dividing up profits, Taxation of Limited losses, ownership of capital, and making special allocations to to self-employment (SE) tax. Limited partners' share of Liability Companies profits not subject to SE tax unless in the form of guaranteed • IRC Subchapter K. • Contributing property in exchange for a partnership interest is payments. §701 through §761 a tax-free event (except for the receipt of cash). Payment for partner services to the partnership is not • Liquidating a partnership interest in exchange for property is Form W-2 income, but may be guaranteed payments, profits, generally tax-free, unless the liquidation is in cash only. or special allocations. • Getting out of a partnership may be more complicated than Losses flow through to partners and can be used to offset starting one. A partnership agreement can restrict selling or other income such as Form W-2 wages, interest, dividends, transferring of a partnership interest. and capital gains. Exceptions: Losses cannot be used to • State law may limit an LLC's life. offset income from activities subject to passive loss, at-risk loss, and hobby loss rules. Partner may qualify for the 20% qualified business income deduction (QBID). • An S corporation generally pays no tax. Profits flow through S corporation • A corporation that has elected to be taxed as an S corporation • Form 1120-S, U.S. by filing Form 2553, Election by a Small Business Corporation. to the shareholders. Income Tax Return • Ownership is through owning shares of stock. Limited to 100 · Pass-through items retain the same character to the for an S Corporation shareholders. (Spouses and their estates and all members of a shareholder as they had to the corporation. • IRC Subchapter S, family, as defined in IRC section 1361(c)(1)(B), and their estates Distributions are not subject to self-employment tax. §1361 through §1379 can be treated as one shareholder for this test.) • Shareholders who perform services are paid as employees Stock is limited to one class of stock with equal rights to and income is reported on Form W-2. distributions and liquidation proceeds. Losses flow through to shareholders and may be used to · Shareholders are limited to individuals, estates, certain trusts, offset other income, subject to passive, at-risk, and hobby and certain charities. Corporations and certain partnerships loss exception rules. Shareholder may qualify for the 20% qualified business are ineligible to own stock. • Other ownership and organization issues are the same as a income deduction (QBID). C corporation. **C** corporation · A legal association carrying on a trade or business organized Shareholders who perform services are paid as Form W-2 • Form 1120, U.S. under state law. employees subject to payroll taxes and reporting rules. Corporation Income • Ownership is through owning shares of stock, and there is no Reasonable wages must be paid and not inflated to reduce Tax Return limit on number of shareholders, or type of taxpayer or entity. corporate tax liability. • IRS Pub. 542, • Forming a corporation may require complex and expensive Net profits are subject to tax at the corporate 21% rate. **Corporations** legal procedures. Corporations must hold board meetings, Profits distributed as dividends are taxed again on the · IRC Subchapter C, shareholder meetings, and keep corporate minutes. shareholder's tax return. Tax to the shareholders can be §301 through §385 deferred by retaining earnings for business purposes. Corporations are subject to federal and state regulations. • The life of a corporation is perpetual. Transfers of ownership Losses do not pass through to shareholders. Business losses can be as easy as selling or inheriting stock. must be carried over to a year with profits. Capital losses · Liquidating a corporation is usually a taxable event, and must be carried over to a year with capital gains. At-risk contributions in exchange for stock may be taxable. limitations, hobby loss, and passive loss rules do not apply. Raising additional capital can be as easy as issuing new

shares of stock.