

HOW TO CHOOSE THE RIGHT BUSINESS STRUCTURE

SOLE PROPRIETORSHIP, PARTNERSHIP & CORPORATION?

Before registering your business, you should consider the different options available to you. From a legal point of view, there are three common types of businesses: Sole Proprietorship, Partnership, and Corporation. Each structure has different and important implications for liability, taxation, and succession. What are the advantages for your business of incorporating a company versus registering a partnership or a sole proprietorship? We suggest you contact a lawyer or accountant if you are not sure which type of business structure will meet your needs.

Please note that sole proprietorship and partnership names have no statutory name protection. If name protection is important to you, you may wish to incorporate your business or to register for a trademark at www.cipo.gc.ca.

ADVANTAGES & DISADVANTAGES OF SOLE PROPRIETORSHIP

Starting a sole proprietorship is the simplest way to set up a business. The sole proprietor is said to be self-employed. As a sole proprietor you would be fully responsible for all debts and obligations related to your business. A creditor with a claim against a sole proprietor would normally have a right against the sole proprietor's assets, whether business or personal. This is known as unlimited liability.

In a sole proprietorship, you would perform all the functions required for the successful operation of the business. These include:

- · Securing the capital
- · Establishing and operating the business
- Assuming all risks
- · Accepting all profits and losses

ADVANTAGES	DISADVANTAGES
Low start-up costs	Unlimited liability
Greatest freedom from regulation	Lack of continuity in business organization in absence of
Owner in direct control of decision making	owner
Minimal working capital required	Difficulty in raising capital
Tax advantages to owner	No name protection
All profits to owner	



HOW TO CHOOSE THE RIGHT BUSINESS STRUCTURE

ADVANTAGES & DISADVANTAGES OF GENERAL PARTNERSHIP

A partnership is an agreement in which you and one or more people combine resources in a business with a view to making a profit. In a General Partnership, you and one or more other owners would share the management of a business, and each partner would be personally liable for all debts and obligations incurred. This means that each partner is responsible for, and must assume, the consequences of the actions of the other partner(s).

In order to establish the terms of the Partnership and to protect yourself in the event of a disagreement or dissolution of a Partnership, a partnership agreement should be drawn up. You can access some sample partnership agreements at the Small Business BC library, and standard form Partnership agreements can also be purchased from the bookstore at Small Business BC. You would share in the profits according to the terms of the partnership agreement.

ADVANTAGES OF PARTNERSHIP	DISADVANTAGES OF PARTNERSHIP
Ease of formation	Unlimited liability
Low start-up costs	Divided authority
 Additional sources of investment capital 	Difficulty in raising additional capital
 Possible tax advantages 	Hard to find suitable partners
Limited regulation	Possible development of conflict between partners
Broader management base	 Partners can legally bind each other without prior approval
	Lack of continuity
	No name protection

ADVANTAGES & DISADVANTAGES OF INCORPORATION

A corporation, also known as a limited company, is a legal entity that is separate and distinct from its members (shareholders). Companies are incorporated in BC according to the provisions of the Business Corporations Act.

When a company is incorporated, it acquires all of the powers of an individual, an independent existence – separate and distinct from its shareholders, and an unlimited life expectancy. In other words, the act of Incorporation gives life to a legal entity known as the corporation, commonly referred to as a company. A company can acquire assets, go into debt, enter into contracts, sue or be sued. Ownership interests in a corporation are usually easily changed. Shares may be transferred without affecting the corporation's existence or continued operation.

The following characteristics distinguish a corporation from a partnership or sole proprietorship:

- Limited Liability: normally no member can be held personally liable for the debts, obligations or acts of the corporation beyond the amount of share capital the members has subscribed. Each shareholder has limited liability. A creditor with a claim against the assets of the company would normally have no rights against its shareholders, although in certain circumstances shareholders may be held liable. We recommend that you seek professional legal advice.
- Perpetual Succession: because the corporation is a separate legal entity, its existence does not depend on the
 continued membership of any of its members.



HOW TO CHOOSE THE RIGHT BUSINESS STRUCTURE

ADVANTAGES OF INCORPORATION		DISADVANTAGES OF INCORPORATION	
•	Limited liability	•	Closely regulated
•	Possible tax advantage (if you qualify for a small	•	Most expensive form of business to organize
	business tax rate)	•	Charter restrictions
•	Specialized management	•	Extensive record keeping necessary
•	Ownership is transferable	•	Possible double taxation of profits
•	Continuous existence	•	Shareholders (directors) may be held legally responsible
•	Separate legal entity		in certain circumstances
•	Easier to raise capital	•	Personal guarantees undermine limited liability
•	Name protection		advantages

INCORPORATING A COMPANY IN BRITISH COLUMBIA

Incorporation can be a very involved process and it is recommended that you seek the advice and services of a lawyer and/or an accountant. Small Business BC also has literature and seminars to help with this process.

Companies are incorporated in British Columbia according to the provisions of the Business Corporations Act. By filing in the necessary paperwork and paying the prescribed fees, one or more individuals can form an incorporated company.

The following Acts provide for an incorporation and formation structure for people going into business. They do not enable entry into the marketplace or provide licensing.

- Business Corporations Act: This Act stipulates the rights of shareholders, directors and the rights of other parties.
- Cooperative Association Act: This act provides for the incorporation of associations for the purpose of carrying on business on a cooperative basis. Unlike the Business Corporations Act, each member of a cooperative association has one vote, regardless of the number of shares held by each member.

FEDERAL INCORPORATION

You have the option to incorporate at a provincial level or at a federal level. If the company intends to carry on its activities solely in one province, provincial incorporations may be preferable. If the company wishes to expand its activities outside of its provincial jurisdiction at a later date, it must obtain an extra-provincial license from every other province in which it wishes to open an office or obtain a physical presence.

You should consider federal incorporation if you want to carry on business in more than one province or outside the country. The heightened name protection to federal corporations is also a reason for choosing incorporation under the Canada Business Corporation Act. This is seen as an important element of the right to carry on business throughout Canada. Once federally incorporated, the corporate name has a protected status second only to Trade Mark protection.



HOW TO CHOOSE THE RIGHT BUSINESS STRUCTURE

SMALL BUSINESS BC CAN HELP YOU START, GROW AND MANAGE YOUR BUSINESS.

For more information, contact Client Services at 604-775-7085 or 1-800-667-2272, or by email at askus@smallbusinessbc.ca. If you would like to get the latest information relevant to your business, join our Small Business BC community at www.smallbusinessbc.ca/community.

How Small Business BC can help you:

- Guided Name Request & Registration Package: For sole proprietorships and general partnerships. Includes guided name reservation and company registration, and printed registration certificate. Price: \$139 plus taxes.
- Incorporation Kit for British Columbia by Simply Legal: Includes easy-to-follow instructions, CD-ROM with all required legal forms to incorporate properly, and minute book with customized tabs. Price: \$99 plus taxes.
- Business Structures: Tips from a Lawyer: This seminar will help you understand the differences between
 proprietorship, partnership and incorporation. Delivered by Brian Rudy of Synergy Business Lawyers, the seminar
 will cover business structures, nonprofit societies, cooperatives the advantages and disadvantages for each.

CONTACT

CLIENT SERVICES

604-775-5525 | 1-800-667-2272 | askus@smallbusinessbc.ca

