26 U.S. Code §1361. S corporation defined

U.S. Code <u>Notes</u> <u>Authorities (CFR)</u>

(a) S CORPORATION DEFINED

(1) IN GENERAL

For purposes of this title, the term "<u>S corporation</u>" means, with respect to any taxable year, a small business corporation for which an election under section 1362(a) is in effect for such year.

(2) C CORPORATION

For purposes of this title, the term "<u>C corporation</u>" means, with respect to any <u>taxable year</u>, a <u>corporation</u> which is not an <u>S corporation</u> for such <u>year</u>.

(b) SMALL BUSINESS CORPORATION

(1) **IN GENERAL** For purposes of this subchapter, the term "<u>small business corporation</u>" means a domestic <u>corporation</u> which is not an ineligible <u>corporation</u> and which does not—

(A) have more than 100 shareholders,

(B) have as a <u>shareholder</u> a <u>person</u> (other than an <u>estate</u>, a <u>trust</u> described in subsection (c)

(2), or an organization described in subsection (c)(6)) who is not an individual,

(C) have a nonresident alien as a shareholder, and

(D) have more than 1 class of <u>stock</u>.

(2) **INELIGIBLE CORPORATION DEFINED** For purposes of paragraph (1), the term "<u>ineligible</u> <u>corporation</u>" means any <u>corporation</u> which is—

(A) a <u>financial institution</u> which uses the reserve method of accounting for bad debts described in section 585,

(B) an insurance company subject to tax under subchapter L, or

(C) a <u>DISC</u> or <u>former DISC</u>.

(3) TREATMENT OF CERTAIN WHOLLY OWNED SUBSIDIARIES

(A) In general Except as provided in regulations prescribed by the <u>Secretary</u>, for purposes of this title—

(i) a <u>corporation</u> which is a qualified subchapter S<u>subsidiary</u> shall not be treated as a separate <u>corporation</u>, and

(ii) all assets, liabilities, and items of income, deduction, and credit of a qualified subchapter S <u>subsidiary</u> shall be treated as assets, liabilities, and such items (as the case may be) of the <u>S corporation</u>.

(B) Qualified subchapter S subsidiary For purposes of this paragraph, the term "<u>qualified</u> <u>subchapter S subsidiary</u>" means any domestic <u>corporation</u> which is not an ineligible <u>corporation</u> (as defined in paragraph (2)), if—

(i) 100 percent of the stock of such corporation is held by the S corporation, and

(ii) the <u>S corporation</u> elects to treat such <u>corporation</u> as a <u>qualified subchapter S subsidiary</u>.

(C) Treatment of terminations of qualified subchapter S subsidiary status

(i) In general

For purposes of this title, if any <u>corporation</u> which was a qualified subchapter S<u>subsidiary</u> ceases to meet the requirements of subparagraph (B), such <u>corporation</u> shall be treated as a new <u>corporation</u> acquiring all of its assets (and assuming all of its liabilities) immediately before such cessation from the <u>S corporation</u> in exchange for its <u>stock</u>.

(ii) **Termination by reason of sale of stock** If the failure to meet the requirements of subparagraph (B) is by reason of the <u>sale</u> of <u>stock</u> of a <u>corporation</u> which is a qualified subchapter S<u>subsidiary</u>, the <u>sale</u> of such <u>stock</u> shall be treated as if—

(I) the <u>sale</u> were a <u>sale</u> of an undivided <u>interest</u> in the assets of such <u>corporation</u> (based on the percentage of the <u>corporation</u>'s <u>stock</u> sold), and

(II) the <u>sale</u> were followed by an <u>acquisition</u> by such <u>corporation</u> of all of its assets (and the assumption by such <u>corporation</u> of all of its liabilities) in a <u>transaction</u> to which <u>section 351</u> applies.

(D) Election after termination If a <u>corporation</u>'s status as a qualified subchapter S<u>subsidiary</u> terminates, such <u>corporation</u> (and any successor <u>corporation</u>) shall not be eligible to make—

(i) an <u>election</u> under subparagraph (B)(ii) to be treated as a qualified subchapter S <u>subsidiary</u>, or

(ii) an election under section 1362(a) to be treated as an S corporation,

before its 5th <u>taxable year</u> which begins after the 1st <u>taxable year</u> for which such termination was effective, unless the <u>Secretary</u> consents to such <u>election</u>.

(E) Information returns

Except to the extent provided by the <u>Secretary</u>, this paragraph shall not apply to part III of subchapter A of chapter 61 (relating to information <u>returns</u>).

(C) SPECIAL RULES FOR APPLYING SUBSECTION (B)

(1) MEMBERS OF A FAMILY TREATED AS 1 SHAREHOLDER

(A) In general For purposes of subsection (b)(1)(A), there shall be treated as one <u>shareholder</u>

(i) a husband and wife (and their estates), and

- (ii) all members of a <u>family</u> (and their <u>estates</u>).
- (B) Members of a family For purposes of this paragraph—

(i) In general

The term "<u>members of a family</u>" means a common ancestor, any lineal descendant of such common ancestor, and any spouse or former spouse of such common ancestor or any such lineal descendant.

(ii) Common ancestor

An individual shall not be considered to be a common ancestor if, on the <u>applicable date</u>, the individual is more than 6 generations removed from the youngest generation of <u>shareholders</u> who would (but for this subparagraph) be members of the <u>family</u>. For purposes of the preceding sentence, a spouse (or former spouse) shall be treated as being of the same generation as the individual to whom such spouse is (or was) married.

(iii) Applicable date The term "applicable date" means the latest of—

(I) the date the <u>election</u> under <u>section 1362(a)</u> is made,

(II) the earliest date that an individual described in clause (i) holds stock in the S

<u>corporation</u>, or

(III) October 22, 2004.

(C) Effect of adoption, etc.

Any legally adopted child of an individual, any child who is lawfully placed with an individual for legal adoption by the individual, and any eligible foster child of an individual (within the meaning of section 152(f)(1)(C)), shall be treated as a child of such individual by blood.

(2) CERTAIN TRUSTS PERMITTED AS SHAREHOLDERS

(A) In general For purposes of subsection (b)(1)(B), the following <u>trusts</u> may be <u>shareholders</u>:

(i) A <u>trust</u> all of which is treated (under subpart E of part I of subchapter J of this chapter) as owned by an individual who is a citizen or resident of the <u>United States</u>.

(ii) A <u>trust</u> which was described in clause (i) immediately before the death of the deemed <u>owner</u> and which continues in existence after such death, but only for the 2<u>-year</u> period beginning on the day of the deemed <u>owner</u>'s death.

(iii) A <u>trust</u> with respect to <u>stock</u> transferred to it pursuant to the terms of a will, but only for the 2<u>-year</u> period beginning on the day on which such <u>stock</u> is transferred to it.

(iv) A <u>trust</u> created primarily to exercise the voting power of <u>stock</u> transferred to it.

(v) An electing small business trust.

(vi) In the case of a <u>corporation</u> which is a <u>bank</u> (as defined in section 581) or a depository institution holding company (as defined in section 3(w)(1) of the <u>Federal Deposit Insurance</u> <u>Act</u> (<u>12 U.S.C. 1813(w)(1)</u>), a <u>trust</u> which constitutes an individual retirement account under section 408(a), including one designated as a <u>Roth IRA</u> under section 408A, but only to the extent of the <u>stock</u> held by such <u>trust</u> in such <u>bank</u> or company as of the date of the enactment of this clause.

This subparagraph shall not apply to any <u>foreign trust</u>.

(B) Treatment as shareholders For purposes of subsection (b)(1)-

(i) In the case of a <u>trust</u> described in clause (i) of subparagraph (A), the deemed <u>owner</u> shall be treated as the <u>shareholder</u>.

(ii) In the case of a <u>trust</u> described in clause (ii) of subparagraph (A), the <u>estate</u> of the deemed <u>owner</u> shall be treated as the <u>shareholder</u>.

(iii) In the case of a <u>trust</u> described in clause (iii) of subparagraph (A), the <u>estate</u> of the testator shall be treated as the <u>shareholder</u>.

(iv) In the case of a <u>trust</u> described in clause (iv) of subparagraph (A), each beneficiary of the <u>trust</u> shall be treated as a <u>shareholder</u>.

(v) In the case of a <u>trust</u> described in clause (v) of subparagraph (A), each <u>potential current</u> <u>beneficiary</u> of such <u>trust</u> shall be treated as a <u>shareholder</u>; except that, if for any period there is no <u>potential current beneficiary</u> of such <u>trust</u>, such <u>trust</u> shall be treated as the <u>shareholder</u> during such period. This clause shall not apply for purposes of subsection (b)(1) (C).

(vi) In the case of a <u>trust</u> described in clause (vi) of subparagraph (A), the individual for whose benefit the <u>trust</u> was created shall be treated as the <u>shareholder</u>.

(3) ESTATE OF INDIVIDUAL IN BANKRUPTCY MAY BE SHAREHOLDER

For purposes of subsection (b)(1)(B), the term " \underline{estate} " includes the \underline{estate} of an individual in a case under title 11 of the <u>United States</u> Code.

(4) DIFFERENCES IN COMMON STOCK VOTING RIGHTS DISREGARDED

For purposes of subsection (b)(1)(D), a <u>corporation</u> shall not be treated as having more than 1 class of <u>stock</u> solely because there are differences in voting rights among the shares of common stock

(5) STRAIGHT DEBT SAFE HARBOR

(A) In general

For purposes of subsection (b)(1)(D), straight debt shall not be treated as a second class of <u>stock</u>.

(B) Straight debt defined For purposes of this paragraph, the term "<u>straight debt</u>" means any written unconditional promise to pay on demand or on a specified date a sum certain in money if—

(i) the <u>interest</u> rate (and <u>interest payment</u> dates) are not contingent on profits, the borrower's discretion, or similar factors,

(ii) there is no convertibility (directly or indirectly) into stock, and

(iii) the <u>creditor</u> is an individual (other than a nonresident alien), an <u>estate</u>, a <u>trust</u> described in paragraph (2), or a <u>person</u> which is actively and regularly engaged in the business of lending money.

(C) Regulations

The <u>Secretary</u> shall prescribe such regulations as may be necessary or appropriate to provide for the proper treatment of straight debt under this subchapter and for the coordination of such treatment with other provisions of this title.

(6) CERTAIN EXEMPT ORGANIZATIONS PERMITTED AS SHAREHOLDERS For purposes of subsection

- (b)(1)(B), an organization which is-
 - (A) described in section 401(a) or 501(c)(3), and
 - (B) exempt from taxation under section 501(a),

may be a <u>shareholder</u> in an <u>S corporation</u>.

(d) SPECIAL RULE FOR QUALIFIED SUBCHAPTER S TRUST

(1) IN GENERAL In the case of a <u>qualified subchapter S trust</u> with respect to which a beneficiary makes an <u>election</u> under paragraph (2)—

(A) such <u>trust</u> shall be treated as a <u>trust</u> described in subsection (c)(2)(A)(i),

(B) for purposes of section 678(a), the beneficiary of such <u>trust</u> shall be treated as the <u>owner</u> of that <u>portion</u> of the <u>trust</u> which consists of <u>stock</u> in an <u>S corporation</u> with respect to which the <u>election</u> under paragraph (2) is made, and

(C) for purposes of applying sections 465 and 469 to the beneficiary of the <u>trust</u>, the <u>disposition</u> of the <u>S corporationstock</u> by the <u>trust</u> shall be treated as a <u>disposition</u> by such beneficiary.

(2) ELECTION

(A) In general

A beneficiary of a <u>qualified subchapter S trust</u> (or his legal representative) may elect to have this subsection apply.

(B) Manner and time of election

(i) Separate election with respect to each corporation

An <u>election</u> under this paragraph shall be made separately with respect to each <u>corporation</u> the <u>stock</u> of which is held by the <u>trust</u>.

(ii) Elections with respect to successive income beneficiaries

If there is an <u>election</u> under this paragraph with respect to any beneficiary, an <u>election</u> under this paragraph shall be treated as made by each successive beneficiary unless such beneficiary affirmatively refuses to consent to such <u>election</u>.

(iii) Time, manner, and form of election

Any <u>election</u>, or refusal, under this paragraph shall be made in such manner and form, and at such time, as the <u>Secretary</u> may prescribe.

(C) Election irrevocable

An <u>election</u> under this paragraph, once made, may be revoked only with the consent of the <u>Secretary</u>.

(D) Grace period

An <u>election</u> under this paragraph shall be effective up to 15 days and 2 months before the date of the <u>election</u>.

(3) **QUALIFIED SUBCHAPTER S TRUST** For purposes of this subsection, the term "<u>qualified</u> <u>subchapter S trust</u>" means a <u>trust</u>—

(A) the terms of which require that—

(i) during the life of the current income beneficiary, there shall be only 1 income beneficiary of the <u>trust</u>,

(ii) any corpus distributed during the life of the current income beneficiary may be distributed only to such beneficiary,

(iii) the income <u>interest</u> of the current income beneficiary in the <u>trust</u> shall terminate on the earlier of such beneficiary's death or the termination of the <u>trust</u>, and

(iv) upon the termination of the <u>trust</u> during the life of the current income beneficiary, the <u>trust</u> shall distribute all of its assets to such beneficiary, and

(B) all of the income (within the meaning of section 643(b)) of which is distributed (or required to be distributed) currently to 1 individual who is a citizen or resident of the <u>United States</u>.

A substantially separate and independent share of a <u>trust</u> within the meaning of <u>section</u> <u>663(c)</u> shall be treated as a separate <u>trust</u> for purposes of this subsection and subsection (c).

(4) TRUST CEASING TO BE QUALIFIED

(A) Failure to meet requirements of paragraph (3)(A)

If a <u>qualified subchapter S trust</u> ceases to meet any requirement of paragraph (3)(A), the provisions of this subsection shall not apply to such <u>trust</u> as of the date it ceases to meet such requirement.

(B) Failure to meet requirements of paragraph (3)(B)

If any <u>qualified subchapter S trust</u> ceases to meet any requirement of paragraph (3)(B) but continues to meet the requirements of paragraph (3)(A), the provisions of this subsection shall not apply to such <u>trust</u> as of the first day of the first <u>taxable year</u> beginning after the first <u>taxable year</u> for which it failed to meet the requirements of paragraph (3)(B).

(e) Electing small business trust defined

(1) **ELECTING SMALL BUSINESS TRUST** For purposes of this section—

(A) In general Except as provided in subparagraph (B), the term "<u>electing small business</u> <u>trust</u>" means any <u>trust</u> if—

(i) such <u>trust</u> does not have as a beneficiary any <u>person</u> other than (I) an individual, (II) an <u>estate</u>, (III) an <u>organization</u> described in paragraph (2), (3), (4), or (5) of section 170(c), or (IV) an <u>organization</u> described in <u>section 170(c)(1)</u> which holds a contingent <u>interest</u> in such <u>trust</u> and is not a <u>potential current beneficiary</u>.

(ii) no interest in such trust was acquired by purchase, and

(iii) an <u>election</u> under this subsection applies to such trust.

(B) Certain trusts not eligible The term "electing small business trust" shall not include—

(i) any <u>quantieu subchapter 5 trust</u> (as defined in subsection (u)(5)) if an <u>election</u> under subsection (d)(2) applies to any <u>corporation</u> the <u>stock</u> of which is held by such <u>trust</u>,

(ii) any <u>trust</u> exempt from <u>tax</u> under this subtitle, and

(iii) any charitable remainder <u>annuity trust</u> or charitable remainder unitrust (as defined in <u>section 664(d)).</u>

(C) Purchase

For purposes of subparagraph (A), the term "<u>purchase</u>" means any <u>acquisition</u> if the basis of the <u>property</u> acquired is determined under section 1012.

(2) POTENTIAL CURRENT BENEFICIARY

For purposes of this section, the term "<u>potential current beneficiary</u>" means, with respect to any period, any <u>person</u> who at any time during such period is entitled to, or at the discretion of any <u>person</u> may receive, a distribution from the principal or income of the <u>trust</u> (determined without regard to any power of appointment to the extent such power remains unexercised at the end of such period). If a <u>trust</u> disposes of all of the <u>stock</u> which it holds in an <u>S corporation</u>, then, with respect to such <u>corporation</u>, the term "<u>potential current beneficiary</u>" does not include any <u>person</u> who first met the requirements of the preceding sentence during the 1<u>-year</u> period ending on the date of such <u>disposition</u>.

(3) ELECTION

An <u>election</u> under this subsection shall be made by the <u>trustee</u>. Any such <u>election</u> shall apply to the <u>taxable year</u> of the <u>trust</u> for which made and all subsequent <u>taxable years</u> of such <u>trust</u> unless revoked with the consent of the <u>Secretary</u>.

(4) CROSS REFERENCE

For special treatment of <u>electing small business trusts</u>, see section 641(c).

(1) IN GENERAL

Restricted <u>bank</u> director <u>stock</u> shall not be taken into account as outstanding <u>stock</u> of the <u>S</u> <u>corporation</u> in applying this subchapter (other than <u>section 1368(f)</u>).

(2) **RESTRICTED BANK DIRECTOR STOCK** For purposes of this subsection, the term "restricted <u>bank</u> director <u>stock</u>" means <u>stock</u> in a <u>bank</u> (as defined in section 581) or a depository institution holding company (as defined in section 3(w)(1) of the <u>Federal Deposit Insurance Act</u> (<u>12 U.S.C. 1813(w)</u> (<u>1</u>))), if such <u>stock</u>—

(A) is required to be held by an individual under applicable Federal or <u>State</u> law in order to permit such individual to serve as a director, and

(B) is subject to an agreement with such <u>bank</u> or company (or a <u>corporation</u> which <u>controls</u> (within the meaning of <u>section 368(c)</u>) such <u>bank</u> or company) pursuant to which the holder is required to sell back such <u>stock</u> (at the same price as the individual acquired such <u>stock</u>) upon ceasing to hold the office of director.

(3) CROSS REFERENCE

For treatment of certain distributions with respect to restricted <u>bank</u> director <u>stock</u>, <u>see</u> section 1368(f).

(g) Special rule for bank required to change from the reserve method of accounting on becoming S corporation

In the case of a <u>bank</u> which changes from the reserve method of accounting for bad debts described in section <u>585</u> or <u>593</u> for its first <u>taxable year</u> for which an <u>election</u> under section 1362(a) is in effect, the <u>bank</u> may elect to take into account any adjustments under section 481 by reason of such change for the <u>taxable year</u> immediately preceding such first <u>taxable year</u>.

(Added Pub. L. 97–354, § 2, Oct. 19, 1982, <u>96 Stat. 1669</u>; amended <u>Pub. L. 98–369</u>, <u>div. A</u>, <u>title VII</u>, § 721(c), (f), July 18, 1984, <u>98 Stat. 967</u>; <u>Pub. L. 99–514</u>, <u>title IX</u>, § 901(d)(4)(G), title XVIII, § 1879(m) (1)(A), Oct. 22, 1986, <u>100 Stat. 2380</u>, 2910; <u>Pub. L. 100–647</u>, <u>title I</u>, § 1018(q)(2), Nov. 10, 1988, <u>102</u>

<u>Stat. 3585; Pub. L. 101–239, title VII</u>, § /811(C)(6), Dec. 19, 1989, <u>103 Stat. 2407; Pub. L. 104–188,</u> <u>title I</u>, §§ 1301–1302(c), 1303, 1304, 1308(a), (b), (d)(1), 1315, 1316(a), (e), 1616(b)(15), Aug. 20, 1996, <u>110 Stat. 1777</u>, 1779, 1782, 1783, 1785, 1786, 1857; <u>Pub. L. 105–34, title XVI</u>, §1601(c)(1), (3),

(4)(B), (C), Aug. 5, 1997, <u>111 Stat. 1087</u>; <u>Pub. L. 105–206</u>, <u>title VI</u>, §6007(f)(3), July 22, 1998, <u>112</u> <u>Stat. 810</u>; <u>Pub. L. 106–554</u>, §1(a)(7) [title III, §316(b)], Dec. 21, 2000, <u>114 Stat. 2763</u>, 2763A–644; <u>Pub. L. 108–357</u>, <u>title II</u>, §§231(a), 232(a), 233(a), (b), 234(a), 236(a), 239(a), Oct. 22, 2004, <u>118</u> <u>Stat. 1433–1435</u>, 1437; <u>Pub. L. 109–135</u>, <u>title IV</u>, §§403(b), 413(a)(1), (c), Dec. 21, 2005, <u>119 Stat.</u> <u>2620</u>, 2641; <u>Pub. L. 110–28</u>, <u>title VIII</u>, §§8232(a), 8233(a), 8234(a), May 25, 2007, <u>121 Stat. 197</u>, 198; <u>Pub. L. 115–97</u>, <u>title I</u>, §13541(a), Dec. 22, 2017, <u>131 Stat. 2154</u>; <u>Pub. L. 115–141</u>, <u>div. U</u>, <u>title I</u>, §109(a), title IV, §401(a)(190), (d)(1)(D)(xvi), Mar. 23, 2018, <u>132 Stat. 1171</u>, 1193, 1208.)

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