

by parkeraz via cheatography.com/32519/cs/20109/

### Introduction Definition

a distinct legal entity that can conduct business in its own right by buying, selling, and holding property or by suing or being sued, and by lasting forever

Why form a corpor-

Limited liability and promoting investment

ation

Corporate Law

set of state laws governing structure of corporations and the rights and responsibilities of participants in corporations

#### **People Involved in Corporation**

Shareh-Investors, ultimate owners of a olders residuary interest in a corporation Directors/ Elected by shareholders, responsible for major corporate Board decisions, appoint officers Officers Run the corporation on a daily

basis

### **Pre-Incorporation Transactions**

Try to find investors, enter into **Promoters** contracts on behalf of corporation, fiduciary of corporation Liability Corporation not liable but promoters personally liable Novation Special agreement that alters the default rule; it shifts liability from the promoter to the corporation; An agreement between the promoter, the

#### Incorporation

Incorp orators must sign and file the articles of incorporation, pay fee; not liable for contracts formed by promoters

corporation, and the third party

#### Incorporation (cont)

Articles Must include name, agent, of incorporator, duration, purpose, and authorized shares Incorporation Ultra Acts beyond the powers of the corporation; corporation acts vires outside of its stated purpose, the acts will be held unenforceable. Shareholders can sue to enjoin; corporations can take action

against directors or officers;

states can initiate proceedings to

**Timing of Incorporation** 

Moment of incorporation

Liability begins

enjoin such actions

Corporation existence begins when the Secretary of State accepts the fee and files the articles

### **Bylaws**

File?	No obligation to file
Why not in articles	easier to amend; Board can change (on shareholders can amend articles)
article conflict	articles of incorporation always win
de jure corpor- ation	When all of the statutory requirements for incorporation have been satisfied

### **De Facto Corporation**

What if the corporation is not Issue properly formed, but nevertheless enters into obligations after it was supposedly formed

De Facto Corporation (cont)

Corporation will still be treated as a corporation, with limited liability, if the organizers made a good faith effort to comply with the incorporation process and have no actual knowledge of defect in corporate status

Investing in	the Corporation
Stock	ownership is represented in shares of stock
Creditors	hold debt of corporation; entitled ONLY to repayment of their loan plus interest
Stockh- olders	Equity holders; entitled to ALL the value that remains in a corporation after the debts have been paid
Preferred Stock	Preference over common stock with respect to dividends and liquidation
Classes of	Can have as many as they

stock choose with different voting and economic rights- most corporations have one stock

Partic-Collect as preferred share ipating and then again with common Preferred shares Shares

Cumulative Accumulates if no dividend Preferred paid the year before Shares

#### Issuance of Stock

Authorized shares

Maximum number of shares that the directors of a corporation can sell; set in articles of incoporation



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Issuance of	Stock (cont)	Distributio	n	Federal Ca	uses of Action
Issue	Number of shares from the	Two	Board can declare a dividend	Rule 10b-	Fraudulent purchase or sale of
shares	authorized pool that the directors have actually sold	ways	or buy back shares of corporation	5	stock or other securitie
Outsta- nding Shares	Shares that were once issued to shareholders and still remain in the possession of the shareholders	Authority and Liability	Board has power to authorize dividends, shareholders have NO rights to dividends, directors who vote to authorize	For private person to pursue 10b-5	Plaintiff has to have purchased or sold the security, transaction involves interstate commerce, defendant engaged in fraudulent or
Treasury shares	Stock previously issued to shareholders, but then reacquired by the corporation		unlawful dividends are personally liable to the corporation		deceptive conduct, conduct related to material information, defendant acted with scienter
Par Value Stock	A corporation may, but is not required to, issue stock at a par value. Typically not required	Unlawful dividends	corporation is insolvent or issuing dividend would make corporation insolvent	Section 16(B)- Insider	(intentionally or recklessly)  A corporate insider can be forced to return short-swing profits to the corporation;
Valuation Corporation can receive any		Potential II Securities	legalities with Sale of	Trading	
of Consid- eration	valid consideration that the board of directors deems adequate	Closely Hel	becoming involved, initial	Applicable Company	Corporations with securities traded on national securities exchange or corporation with
Stock va	The corporation sets a par value amount and sells the stock for less than the stated	ations- Private Restriction	shareholders retain control		assets of more then \$10 million and more than 500 shareholders
	amount; shareholders who bought below par are liable to the creditors	on the Sale Restriction must be	conspicuously noted, enforceable (must have	Corporate Insiders	Directors, officers, or shareh- olders who hold more than 10% of any class of stock
Stock	Ask people to agree in		knowledge of it)	Transa-	made before someone
Subscr- iptions	advance to buy stock before the corporation is formed; agreements are irrevocable for up to 6 months before incorporation	Types of Restrictions	Outright prohibition on transfer, require company consent, company has option to buy company has right of first refusal	ctions	becomes a corporate insider are generally not subject to short-swing issues; transa- ctions made after a corporate insider leaves office may be
Rights ma	Right to acquire stock to maintain the percentage of ownership any time new	Challenge to Restrictions	•	Short swing profits	six months after corporate insider transactions
	shares are issued; Default: do NOT have preemptive rights	Who is bound	Anyone who agrees: Almost any shareholder in a closely held corporation agrees to these restrictions.		
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### **Federal Causes of Action (cont)**

Reporting

Corporate insiders must report changes in stock ownership to the SEC

Veil Piero	nin e
veli Piero	cing
Rule	Shareholders are NOT personally liable for the debts of a corporation, but only liable for the amount invested into the corporation, except a court may "pierce the veil" of limited liability to avoid fraud or unfairness
Three factors	Alter ego, under capitalization, fraud
Alter ego	The investor or shareholder has failed to observe any corporate formalities between the person and the corporation—treated the company just like itself
Under capita-	Failure to maintain funds sufficient to cover foreseeable liabilities
Fraud	The parties engaged in fraud or fraud-like behavior.
When is piercing more	torts>contracts; small closely held corporations

Shareholder	Meetings

likely

Most elect board of directors, Vote on important major decisions that affect duty fundamental changes in the corporation

Annual Mandatory, elect directors and

Annual Mandatory- elect directors and meeting conduct other shareholder

business

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Shareholder Meetings (cont)

Special Vote upon fundamental change Meeting

Notice No fewer than 10 days but no more than 60 days before the meeting. Must include time, date, location, and purpose for special meeting. Notice can be waived by attending meeting

Becord Used to determine which

Record Used to determine which

Date shareholders are eligible to vote;

no more than 70 days before the meeting.

Meeting Proxy- Authorizes others to vote altern- shares in accordance with the atives wishes of the shareholder

Proxy be in writing, signed by the requir-shareholder as of record date, be sent to secretary of corporation, state that it authorizes another to vote shareholder's shares and cannot be valid for more than 11 months unless specified

### Voting

Quorums

Shareh- election of directors, mergers,
olders share exchanges, amendments
typically to the articles of incorporation,
vote on sales of all or substantially all of
its assets, or dissolution

its assets, or dissolution
majority of the corporation's
outstanding shares represented
at the start of the meeting

Voting (cont)

Necessary If quorum is present, sharehVote older vote is effective if the 
vote cast in favor of the 
proposal exceed the votes 
cast against the proposal

Cumulative Applies only to the election of Voting directors, votes equal the number of shares multiplied by the number of director positions being voted on

Shareholder the corporation's records in inspection person or through an agent rights as long as the shareholder states a proper purpose

### Shareholder Litigation

Direct Shareholder is suing in the
Lawsuit shareholder's own name for
damages and the damages go
directly to the shareholder.
Interference in voting rights or
dividends, misinformation
about important issues, and
tort injury.

Derivative Shareholder is suing on behalf

Derivative Shareholder is suing on behalf
Lawsuit of the corporation- claim made
in corporations name and
recovery belongs to corporation

Derivative Lawsuit Elements

standing (stock ownership), demand requirement (unless futile), recovery (if substantial benefit, corporation pays attorneys fees)

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# **Shareholder's Duties to Other Shareholders**

Shareholders do NOT owe a generally duty to fellow shareholders in the corporation Controsale of stock to an outsider/ looter; Controlling Shareholder lling shareh-Transacts with the Corporation olders duty to minority Who is a case-those who own 50% plus controone, or more OR Less than 50% plus one-look to the lling

nature of the ownership of the c

### **Board of Directors**

shareh-

older

board of b	ilectors
Generally	The board of directors manages and directs the management of a corporation's business and affairs; usually receive compensation
Number and Qualifica- tions	at least one director, must be a natural person
Term and Selection	Elected by shareholders for limited term (usually one year)
Removal and Replac- ement	Shareholders may remove directors with or without cause unless Staggered Board

### **Board of Directors (cont)**

Staggered Classes of directors are Board elected at different timese.g., nine directors: Three elected in year one, three elected in year two, and three elected in year three. May only be removed for cause, only if the articles provide chosen by shareholders at Vacancy or size of special meeting OR by the the board board has increased

### **Board Meetings**

Boards	relatively small and meet regularly
Notice	only required for special meetings. Attendance waives notice unless director promptly objects at the meeting.
Voting	CANNOT vote by proxy. Need quorum, affirmative vote of those present OR unanimous written consent
Dissent	If disagrees with board decision: enter dissent in meeting minutes, file written dissent before meeting is adjourned, provide written dissent by certified or registered mail to the corporation's secretary

#### Officers

Officers	Selected by the board, run corporation on daily basis
Duties	duty of loyalty and care

nment of meeting

immediately following adjour-

Officers (cont) Duty of Business Judgment Rule, reasonable standard of care, Care reliance defense Business in the absence of fraud, illegality, or self-dealing, courts will Judgment Rule not disturb a good-faith business decision Standard Act with the care that a person of Care in a like position would reasonably believe appropriate under similar circumstances Reliance A director or officer is entitled Defense to rely on the expertise of officers and other employees, outside experts, and committees of the board Duty of May not receive an unfair Loyalty benefit to the detriment of the corporation without effective disclosure or ratification Self-D-A transaction in which the ealing director, officer, or their relative Transareceives a substantial benefit ctions directly from the corporation

Usurping or stealing a

corporate opportunity

Corporate

Opport-

unity Doctrine

Office

C

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### Officers (cont)

Insulation from Liability/ Ratification A self-interested transaction may be upheld if it is disclosed and ratified by majority of disinterested directors or a majority of disinterested shareholders

Fairness

If a director or officer can demonstrate that the transaction was fair, then they will win.

#### Indemnification

Indemnification The practice of corporations paying for the costs of a director's or officer's defense in litigation, usually by purchasing insurance

Required/ Mandatory The corporation is ALWAYS required to pay the costs of defense if the director or officer successfully defends the case

Prohibited

The corporation CANNOT indemnify a director or officer who is liable for receiving an improper benefit from the corporation or otherwise loses a lawsuit

Permissive

The corporation may, but is NOT required, to indemnify a director or officer for the costs of a suit if the director or officer acted in good faith or had no reasonable cause to believe the conduct was illegal

### **Fundamental Changes to a Corporation**

Required BOTH the shareholders and approval directors must approve fundamental changes.

Merger The combination of two or

The combination of two or more corporations where one corporation survives and assumes the assets and the liabilities of the other corporation

Consol- The combination in which idation neither of the two corporations survives. New entity is created-assumes the assets and liabilities of both corporations

Dissolution

The existence of a corporation
is extinguished either voluntarily by the shareholders and
the directors or involuntarily by
disgruntled parties.

Involu- A corporation may be dissolved ntary involuntarily by creditors if the Dissol- creditors show the corporation ution is not paying its debts.

Shareholder waster, directors are acting dissolution shareholders are deadlocked

Process The board must adopt a
of resolution proposing the
Changing change; notice sent to shareholders of special meeting;
majority of shareholders
casting a vote must vote in
favor of the fundamental
change

Dissenters' Rights (in merger)

Generally Entitled to have their shares purchased from them by the corporation at a fair market value determined by the court Procedural Send written notice of intent to dissent, abstain/dissent at Requirements meeting, make prompt written demand for fair market value Fair Court can appoint expert appraiser to issue binding Market Value appraisal

#### **Close Corporation**

Determination

Closely Held	Corporation with a few shareholders
Character- istics	Shareholders are often also directors and officers, Typically NOT publicly traded, Relaxation of rigid rules for corporations
Voting Agreements	CAN form voting agreements (unlike corporation)
Preemptive Rights	The default rule prohibiting preemptive rights may be relaxed

### S Corporation

S Corp	a corporation for state	
	corporate law purposes, but it	
	gets special treatment for tax	
	purposes	
Taxation	only taxed once, like a partne-	
	rship; not taxed at entity level;	
	allows "pass through" taxation	
Limitation	Limited in the number of	
	shareholders it may have	



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### Corporations Cheat Sheet by parkeraz via cheatography.com/32519/cs/20109/

### **Limited Liability Corporation**

Generally LLC combines the limited liability of corporations with the

> tax treatment of a partnership; no limitation on number of shareholders; no residency requirement; no natural

persons requirement

LLC files articles of organization and an operating Key

Characteragreement with the state; owners are called members istics

not shareholders; LLC is presumed to be managed by

ALL of its members

Comparison difference in terminology and taxing features, but

to Corporotherwise, analyze LLCs under general corporate law

ations principles



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