

# The Family Limited Partnership

By Kevin L Von Tungeln

<http://www.estateplanningspecialists.com>

## How to Transfer Your Business (and Other Assets) to Your Children Without Losing Control

If your estate is large enough to pay estate taxes when you die, you may need some additional planning. One option that is very popular with business owners is the family limited partnership.

A family limited partnership will let you remove the business, and any future appreciation on it, from your estate now, and still keep some control. It is especially useful when the business might otherwise have to be liquidated to pay estate taxes. (Stocks, real estate or insurance can also be used.)

Here's how it works. When you set up a family limited partnership, you transfer the assets into the partnership in exchange for partnership shares. You keep the *general partner* shares and, over time, you can gift *limited* partnership shares to your children, removing the value of the gifted partnership interests from your estate.

Though you have a fiduciary obligation to the other owners, you control the family partnership as the general partner; you determine how the assets are managed, when income is distributed and how the partnership is run. Limited partners (typically your children) are *passive* - they have no say in how the partnership is managed. Profits and losses are allocated among the partners, but no income is distributed unless you, as the general partner, decide to do so. Also, the agreement can be written so that shares cannot be sold or transferred without your approval.

Because there is no market for these shares, their value is often discounted. (What would someone pay for minority shares in assets over which they have no control?) So you are able to transfer these assets to your children and remove them from your taxable estate at a discounted value - all without losing control.

If you gift shares in increments of \$13,000, there is no gift tax. (Larger gifts can be applied to your \$1 million federal gift tax exemption.) And since you are making gifts based on current value - not the appreciated value when you die - this lets you, in effect, freeze the value of the gifted assets at the time the gifts are made.

A family limited partnership gives you more control than a corporation, in which even minority stockholders (either your children or their creditors) can have substantial voting rights and can force sales, distributions or even liquidations. The assets also have some protection from future lawsuits and your children's creditors; if a creditor is awarded a limited partnership interest, the creditor has no more rights than the previous limited partner.

## Benefits of a Family Limited Partnership

- Assets of substantial value, and any future appreciation on these assets, are removed from your estate, reducing the size of your estate and saving estate taxes.
- The assets are often transferred at a discounted value.
- The assets can be gifted over time to family members as annual tax-free gifts (no gift tax).
- As general partner, you keep some control:
  - You control how the assets are managed and how the partnership is run;
  - You decide if any income is distributed;
  - Shares may not be sold without your approval.
- Limited partners (other family members) have no say in how the partnership is managed.
- Assets have some protection from children's creditors and future lawsuits

**Kevin Von Tungeln is the Managing Partner of EstatePlanningSpecialists.com and Thompson Von Tungeln, P.C. Kevin practices exclusively in the areas of estate planning, probate, wills, conservatorships and trust administration. Visit <http://www.EstatePlanningSpecialists.com> or <http://www.linkedin.com/in/kevinvontungeln> to learn more.**