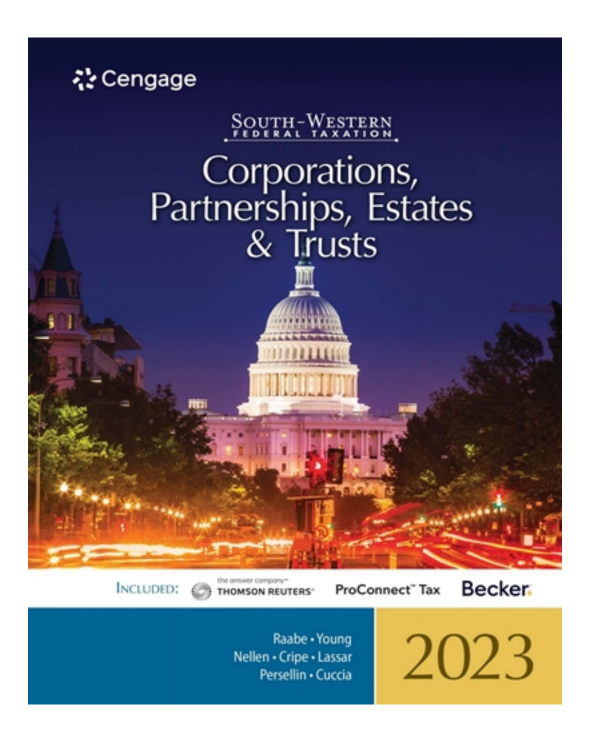
## Test Bank for South Western Federal Taxation 2023 Corporations Partnerships Estates and Trusts 46th Edition by Raabe

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# Test Bank

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Name:	Class:	Date:
CH 02 The Deduction for Qualifi	ded Business Income for Noncorporate	e Taxpayers
True / False		
businesses make a net profit of \$60,000	nd Lucy is the sole shareholder of a C corpo.  Neither business distributes any funds to the come on his individual tax return, but Lucy it tax return.	he owners in the year. For the current
b. False		
ANSWER: True		
(\$250,000 gross income – \$175,000 op \$75,000 of income.	s in Peach Partnership. In the current year, Ferating expenses) and distributed \$25,000 to	
a. True		
b. False		
ANSWER: False		
generated a net profit of \$350,000 (\$52	inal Corporation, a calendar year S corporation, 0,000 gross income – \$170,000 operating excorporation profit of \$350,000 on his Federal	xpenses) and distributed \$80,000 to
a. True		
b. False		
ANSWER: True		
a C corporation that earned \$130,000 d	tnership that earned \$130,000 in the current uring the year. Donald received \$20,000 in to this information, Donald must report \$78,5	distributions from each of the two
a. True		
b. False		
ANSWER: True		
	that generates net income of \$125,000 durings, the corporation must pay tax on \$100,000 me.	
a. True		
b. False		
ANSWER: False		
of Eagle, will report \$2,500 of Eagle's a. True	a short-term capital loss of \$10,000 during the short-term capital loss on his individual tax	
b. False		
ANSWER: True		

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7. Matt, the sole shareholder of Pastel Corporation (a C corporation), has the corporation pay him a salary of \$600,000 in the current year. The Tax Court has held that \$200,000 represents unreasonable compensation. Matt must report a salary

Page 1

Name:	Class:	Date:
CH 02 The Deduction for Qualified	Business Income for Noncorporat	te Taxpayers
of \$400,000 and a dividend of \$200,000 or a. True b. False  ANSWER: True	n his individual tax return.	
8. Double taxation of corporate income res and are not deductible by the corporation.	sults because dividend distributions are i	ncluded in a shareholder's gross income
a. True b. False ANSWER: True		
9. Jake, the sole shareholder of Peach Corp tax purposes, Jake would prefer to have the a. True b. False		
ANSWER: True		
10. Thrush Corporation files its Form 1120 corporation's tax is \$42,000.  a. True b. False  ANSWER: True	), which reports taxable income of \$200,	,000 in the current year. The
11. The corporate marginal income tax rate a. True b. False  ANSWER: True	e is lower than the top individual tax rate	<del>2</del> .
12. Under the Check-the-box Regulations, taxed as a sole proprietorship. a. True b. False  ANSWER: False	a two-owner LLC that fails to elect to b	e to treated as a corporation will be
13. Employment taxes apply to all entity for in selecting the most tax effective form of a. True  b. False  ANSWER: False		, employment taxes are a neutral factor
<ul><li>14. A C corporation with taxable income o</li><li>a. True</li><li>b. False</li><li>ANSWER: False</li></ul>	f \$100,000 in the current year will have	a tax liability of \$22,250.

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Name:	Class:	Date:
CH 02 The Deduction for Qualifie	ed Business Income for Noncorpor	ate Taxpayers
year. The Tax Court has held that \$90,00	enguin Corporation, has the corporation p 00 represents unreasonable compensation on of the salary that is considered reasons	
ANSWER: True		
	business income deduction is to reduce the proprietors, partnerships, and S corporate	
b. False		
ANSWER: True		
17. Instead of providing the qualified bu have applied a special tax rate to the bus a. True	siness income deduction to owners of no siness income to achieve a similar result.	oncorporate businesses, Congress could
b. False		
ANSWER: True		
18. A <i>qualified trade or business</i> include a. True	es any trade or business including provid	ing services as an employee.
b. False		
ANSWER: False		
19. Unless Congress makes a change, the a. True	e QBI deduction will expire after 2025.	
b. False		
ANSWER: True		
20. The QBI deduction percentage match a. True	hes the 21% tax rate applicable to C corp	porations.
b. False		
ANSWER: False		
21. Code § 199A permits an individual t proprietorship, a partnership, or an S cor a. True	to deduct 25% of the qualified business in poration.	ncome generated through a sole
b. False		
ANSWER: False		
	alified business income deduction: an ov high income taxpayers, and a third that a	
b. False		

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ANSWER: True

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#### CH 02 The Deduction for Qualified Business Income for Noncorporate Taxpayers

- 23. The QBI deduction will reduce both the income tax and self-employment taxes owed by a self-employed individual.
  - a. True
  - b. False

ANSWER: False

- 24. Qualified business income (QBI) is defined as the ordinary income less ordinary deductions that a taxpayer earns from a qualified trade or business (e.g., from a sole proprietorship, S corporation, or partnership) conducted in the United States by the taxpayer.
  - a. True
  - b. False

ANSWER: True

- 25. Jane is a self-employed attorney and single. Her annual net earnings from her law practice always exceed \$220,000. Jane also has a business selling stained glass windows that she makes. Her earnings from this business are usually about \$35,000 per year. Jane claims the standard deduction. Because Jane's 2022 taxable income exceeds the \$220,050 threshold, she may not claim a QBI deduction for either business.
  - a. True
  - b. False

ANSWER: False

- 26. Qualified business income includes the reasonable compensation paid to the taxpayer by a qualified trade or business and guaranteed payments made to a partner for services rendered.
  - a. True
  - b. False

ANSWER: False

- 27. Ginger is a self-employed driver finding rides via a few different platform companies such as Lyft. In 2022, she is single and claims the \$12,950 standard deduction. For 2022, her income from driving is \$67,000 and she has no other income. Ginger's QBI deduction for 2022 is \$13,400 (\$67,000 x 20%).
  - a. True
  - b. False

ANSWER: False

- 28. A partnership will need to report wages paid to its employees as a separate line item on Schedule K-1 to help partners calculate their QBI deduction.
  - a. True
  - b. False

ANSWER: True

- 29. Qualified property is used to determine one of the limitations to the qualified business income (QBI) deduction. Specifically, 2.5% of the unadjusted basis (immediately after acquisition) of qualified property is added to 50% of W-2 wages to determine this limitation.
  - a. True
  - b. False

ANSWER: False

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30. Once a taxpayer reaches certain taxable income thresholds, § 199A limits the qualified business income

CH 02 The Deduction for Qualified Business Income for Noncorporate Taxpayers

(QBI) deduction. These thresholds are indexed for inflation every year.

Date:

	31. For purposes of the qualified business income (QBI) deduction, qualified business income does not include certain types of investment income [e.g., capital gains or capital losses, dividends, and interest income (unless properly allocable to a trade or business, such as lending].
	a. True
	b. False
	ANSWER: True
C O M	32. Carla is a self-employed online retailer and single. She has no employees. Her annual taxable income is usually around \$200,000. Carla could increase her QBI deduction if she incorporated her business, made an S election, and paid herself wages.  a. True b. False  ANSWER: True
•	
Σ	Multiple Choice
B E X	33. Luis is the sole shareholder of a regular C corporation, and Eduardo owns a proprietorship. In the current year, both businesses make a profit of \$80,000, and each owner withdraws \$50,000 from his business. With respect to this information, which of the following statements is incorrect?  a. Eduardo must report \$80,000 of income on his return.
⊣	b. Luis must report \$80,000 of income on his return.
	c. Eduardo's proprietorship is not required to pay income tax on \$80,000.

c. If an LLC with one owner does not make an election, the entity is taxed as a sole proprietorship.

d. Luis's corporation must pay income tax on \$80,000.

d. An LLC with one owner can elect to be taxed as a corporation.

ANSWER: a

ANSWER: b

a. True b. False ANSWER: True

- 35. An individual in a specified service business, such as accounting, with taxable income over the threshold amounts (\$220,050 for single or head-of-household taxpayers, or \$440,100 if married filing jointly in 2022), will not lose the QBI deduction on such income if:
  - a. Taxable income exceeds the thresholds due to income of a spouse.
  - b. Taxable income did not exceed the thresholds in the prior three years.
  - c. Taxable income exceeds the thresholds because of net capital gain income.

34. Which of the following statements is *incorrect* about LLCs and the Check-the-box Regulations?

a. If an LLC with more than one owner does not make an election, the entity is taxed as a corporation.

b. An entity with more than one owner and formed as a corporation cannot elect to be taxed as a partnership.

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Name:	Class:	Date:
CH 02 The Deduction for Q	Qualified Business Income for Noncorpora	ate Taxpayers
d. None of these.  ANSWER: d		
from a wholesale business where Both claim the standard deduction a. Both Sam and Betty will	h single, both generate sole proprietor income of eas Betty's is earned from her law practice. Neith on and have other income equal to the standard dehave a QBI deduction of \$48,000.	ner has any employees or qualified assets. eduction amount.
<ul> <li>b. Sam can obtain a QBI despecified service business</li> </ul>	duction, but Betty cannot because of the taxable is.	income level and law practice is a
c. Neither Sam nor Betty wid. None of these.	ill generate a QBI deduction due to their taxable i	income levels.
ANSWER: c		
\$30,000 in W-2 wages and has \$ and the couple earned \$20,000 o deduction of \$25,900. What is the	from her neighborhood clothing store (a sole prop 520,000 of qualified property. Layla's spouse earn of interest income during the year. They will be fil- eir QBI deduction for 2022?	ned \$50,000 of wages as an employee,
a. \$-0		
b. \$40,000.		
c. \$48,820.		
d. \$54,000. ANSWER: b		
She is married and will file a join of \$120,000, and assets with an	r single-member LLC, which provides a wide var nt tax return with her spouse, Paul. Her LLC repo unadjusted basis of \$75,000. Their taxable incom le income). What is their QBI deduction for 2022	orts \$300,000 of net income, W-2 wages the before the QBI deduction is \$285,000
20 Ell: ( ' 1 ( ) ' 1		1: ) ODI 50000000 1:
not a specified services business	ne owner of ABC, LLC. The LLC (a sole propriet . ABC paid total W-2 wages of \$300,000, and the taxable income before the QBI deduction is \$740 QBI deduction for 2022?	e total unadjusted basis of property
b. \$148,000.		
c. \$150,000.		
d. \$180,000.		
ANSWER: b		
40. Danielle is a partner in and	d sales manager for DG Partners, a domestic	business that is <i>not</i> a specified service

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trade or business. During the tax year, she receives guaranteed payments of \$250,000 from DG Partners for her services to the partnership as its sales manager. In addition, her distributive share of DG Partners' ordinary

Page 6

Name:	Class:	_ Date:
CH 02 The Deduction for Qualified Business I	ncome for Noncorporate Taxpayers	
income (its only item of income or loss) was \$175,	000. What is Danielle's qualified busing	ness income?

- a. \$-0-.
  - b. \$175,000.
  - c. \$250,000.
  - d. \$425,000.

ANSWER: b

- 41. Aaron is the sole shareholder and CEO of ABC, Inc., an S corporation that is a qualified trade or business. During the current year, ABC has net income of \$325,000 after deducting Aaron's \$100,000 salary. In addition to his compensation, ABC pays Aaron dividends of \$250,000. What is Aaron's qualified business income?
  - a. \$-0-.
  - b. \$100,000.
  - c. \$250,000.
  - d. \$325,000.

ANSWER: d

- 42. Alicia is the sole shareholder and CEO of ABC, Inc., an S corporation that is a qualified trade or business. During the current year, ABC has net income of \$325,000 after deducting Alicia's \$100,000 salary. In addition to her compensation, ABC pays Alicia dividends of \$250,000. After reviewing comparable companies, you determine that reasonable compensation for someone with her experience and responsibilities is \$200,000. What is Alicia's qualified business income?
  - a. \$-0-.
  - b. \$200,000.
  - c. \$225,000.
  - d. \$325,000.

ANSWER: c

- 43. Taylor, a single taxpayer, has taxable income before the QBI deduction of \$200,050 in 2022. Taylor, a CPA, operates an accounting practice as a single-member LLC (which he reports as a sole proprietorship). During 2022, his proprietorship reports net income of \$150,000, W-2 wages of \$125,000, and \$10,000 of qualified property. What is Taylor's qualified business income deduction?
  - a. \$-0-.
  - b. \$12,000.
  - c. \$30,000.
  - d. \$31,500.

ANSWER: b

44. Jason and Paula are married. They file a joint return for 2022 on which they report taxable income before the QBI deduction of \$200,000. Jason operates a sole proprietorship, and Paula is a partner in the PQRS Partnership. Both are a qualified trade or business and neither is a specified services business. Jason's sole proprietorship reports \$150,000 of net income, W-2 wages of \$45,000, and has qualified property of \$50,000. Paula's partnership reports a loss for the year, and her allocable share of the loss is \$40,000. The partnership reports no W-2 wages and Paula's share of the partnership's qualified property is \$20,000. What is their qualified business income deduction for the year?

Name:	Class:	Date:
CH 02 The Deduction for Qualified	d Business Income for Noncorporate	e Taxpayers
a. \$-0		
b. \$11,750.		
c. \$22,000.		
d. \$30,000.		
e. None of these.		
ANSWER: c		
she reports her accounting firm operat \$540,000, reports W-2 wages of \$156 Tanuja is married and will file a joint deduction is \$475,000, and their modi 2022?  a. \$-0	es her own accounting firm (Singh CPA tions as a sole proprietor. Tanuja has ( ,000, and the unadjusted basis of prope tax return with her spouse. Their taxal fied taxable income is \$448,000. Wha	QBI from her accounting firm of erty used in the LLC is \$425,000. ble income before the QBI
b. \$49,625.		
c. \$78,000.		
d. \$89,600.		
ANSWER: a		
a. Income generated from a qualif	come are included in qualified busines ied trade or business.	
c. Wages paid to an employee.		
d. Income earned from foreign bus	siness operations.	
ANSWER: a		
a. If the net amount of income, ga	ction if a qualified trade or business ge in, deduction, and loss is less than zero o a previous year or the taxpayer can e	o, the net amount of the
<u> </u>	in, deduction, and loss is less than zero lable to carryforward or carryback.	o, the net amount of the
<ul> <li>c. If the net amount of income, ga loss in the succeeding year.</li> </ul>	in, deduction, and loss is less than zero	o, the net amount is treated as a
d. None of these.		
ANSWER: c		
48. Where is the § 199A deduction tak	ten on Form 1040?	
a. It is a deduction <i>from</i> AGI, mucdeduction taken in determining	ch like the standard deduction or itemize taxable income.	zed deductions, and is the last
b. It is a business deduction and is	taken on Schedule C (Form 1040).	
c. It is a deduction that reduces se	lf-employment income and is taken on	Schedule SE (Form 1040).

ANSWER: a

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d. It is an itemized deduction taken on Schedule A (Form 1040).

Name:	Class:	Date:

- 49. Which of the following is considered qualified property in the calculation of the deduction for qualified business income (§ 199A)?
  - a. All business property (both tangible and intangible).
  - b. Tangible business property subject to depreciation.
  - c. Tangible property placed in service during the year, but not used in the production of qualified business income.
  - d. Fully depreciated tangible business property.

ANSWER: b

- 50. In 2022, Kendra has taxable income before the QBI deduction of \$274,000. Kendra is single and has income from her law firm (a sole proprietorship operating as an LLC) of \$200,000. Her law firm paid wages of \$82,000 and has qualified property of \$20,000. What is Kendra's QBI deduction?
  - a. \$0.
  - b. \$40,000.
  - c. \$41,000.
  - d. \$54,800.

ANSWER: a

#### Multiple Response

- 51. Which of the following taxpayers is eligible for a qualified business income deduction regarding the activity noted? (circle all that apply)
  - a. Tom's Burger Place, a sole proprietorship.
  - b. A driver for Uber or Lyft.
  - c. An employee working for Apple, Inc.
  - d. A partner of a Big 4 firm.

ANSWER: a, b, d

- 52. Which of the following taxpayers is potentially eligible for a qualified business income deduction based on the noted activity? (circle all that apply)
  - a. A shareholder of General Electric.
  - b. A sole proprietor operating a restaurant.
  - c. A self-employed doctor.
  - d. Jennifer, owner of a winery operated as an S corporation.

ANSWER: b, c, d

- 53. Which of the following self-employed individuals are in a specified service trade or business? (circle all that apply)
  - a. Dentist.
  - b. Consultant.
  - c. Architect.
  - d. CPA.

ANSWER: a, b, d

Name:	Class:	Date:
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Subjective Short Answer

54. Rebecca and Elizabeth are married and will file jointly. Rebecca earns \$300,000 from her single-member LLC (a law firm). She reports her business as a sole proprietorship. Wages paid by the law firm amount to \$40,000; the law firm has no significant property. Elizabeth is employed as a tax manager by a local CPA firm. Their modified taxable income is \$400,100 (this is also their taxable income before the deduction for qualified business income). Determine their QBI deduction for 2022.

ANSWER: Normally, Rebecca and Elizabeth would be entitled to a QBI deduction of \$60,000 (\$300,000 x 20%). But since their taxable income exceeds the threshold for married taxpayers (\$340,100), and Rebecca's QBI is from a specified services business (a law firm), their QBI deduction is limited to \$14,400, computed as follows:

(1) Determine Applicable Percentage:

Applicable % = 
$$100\% - \frac{$60,000 ($400,100 - $340,100)}{$100,000}$$
 =  $40\%$ 

(2) Determine QBI deduction:

1.	20% of QBI (\$300,000 x 20%)	\$60,000
	x Applicable percentage	<u>x 40%</u>
		\$24,000

2. But no more than the *greater of*:

- 50% of W-2 wages (\$40,000 x 50% x 40%), or \$8,000
- 25% of W-2 wages (\$40,000 x 25% x 40%) plus

\$4,000

• 2.5% of the unadjusted basis of qualified property (\$-0- x 2.5% x 40%)

Because Rebecca and Elizabeth's modified taxable income exceeds \$340,100, but is less than \$440,100 and the W-2 Wages/Capital portion of the computation is the limiting factor, the general 20% QBI amount is used, but reduced as follows:

(1) Determine difference between the general 20% QBI deduction amount and the W-2 Wages/Capital amount.

Genera	\$ 24,000	
Less:	The W-2 Wages/Capital Investment limit	<u>( 8,000</u> )
	Excess	\$16,000

(2) Determine the Reduction Ratio:

Name: Class: Date:

CH 02 The Deduction for Qualified Business Income for Noncorporate Taxpayers

Reduction Ratio =  $\frac{$60,000 ($400,100 - $340,100)}{$100,000} = 60\%$ 

(3) Determine the reduction in the W-2 Wages/Capital Investment limit:

Excess (\$16,000) x Reduction Ratio (60%) = \$9,600

(4) Determine final QBI amount:

General 20% QBI deduction amount \$24,000 Less: Reduction in the W-2 Wages/Capital limit (9,600) Final QBI amount \$14,400

55. Ashley (a single taxpayer) is the owner of ABC, LLC. The LLC (a sole proprietorship) reports QBI of \$900,000 and is *not* a specified services business. ABC paid total W-2 wages of \$300,000, and the total unadjusted basis of property held by ABC is \$30,000. Ashley's taxable income before the QBI deduction is \$740,000 (this is also her modified taxable income). What is Ashley's QBI deduction for 2022?

ANSWER: As Ashley's taxable income before the QBI deduction exceeds the \$220,050 threshold, the W-2 Wages/Capital Investment Limit must be considered. Ashley's QBI deduction is \$148,000, computed as follows:

1. 20% of QBI (\$900,000 x 20%)

\$180,000

- 2. But no more than the *greater of*:
  - 50% of W-2 wages (\$300,000 x 50%), or

\$<u>150,000</u>

• 25% of W-2 wages (\$300,000 x 25%) plus

\$ 75,000

• 2.5% of the unadjusted basis of qualified property (\$30,000 x 2.5%)

750 \$ 75,750

And, no more than:

3. 20% of modified taxable income (\$740,000 x 20%)

\$148,000

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Name: Cl	lass:	Date:
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56. Susan, a single taxpayer, owns and operates a bakery (as a sole proprietorship). The business is *not* a specified services business. In 2022, the business pays \$60,000 in W-2 wages, has \$150,000 of qualified property, and \$200,000 in net income (all of which is qualified business income). Susan also has a part-time job earning wages of \$14,000, receives \$3,550 of interest income, and will take the standard deduction. What is Susan's qualified business income deduction?

ANSWER: Susan's taxable income before the QBI deduction is \$204,600 (her proprietorship net income of \$200,000 plus her wages of \$14,000 and her \$3,550 of interest income less her \$12,950 standard deduction).

Because Susan's taxable income before the QBI deduction exceeds \$170,050, the W-2 Wages/Capital Investment limit must be considered:

1. 20% of QBI (\$200,000 x 20%)		\$_ 40,000
<ul> <li>2. But no more than the <i>greater of</i>:</li> <li>50% of W-2 wages (\$60,000 x 50%), or</li> </ul>		\$_ 30,000
• 25% of W-2 wages (\$60,000 x 25%) plus	\$ 15,000	
<ul> <li>2.5% of the unadjusted basis of qualified property</li> <li>(\$150,000 x 2.5%)</li> </ul>	<u>3,750</u>	\$ <u> </u>
And, no more than:		
3. 20% of modified taxable income (\$204,600 x 20%)		\$ 40.020

So, initially, Susan's QBI deduction is limited to \$30,000. However, as Susan's taxable income before the QBI deduction exceeds \$170,050, but is less than \$220,050 and *the W-2 Wages/Capital Investment portion of the computation is the limiting factor*, the general 20% QBI amount is used, but reduced as follows:

40,920

(1) Determine difference between the general 20% QBI deduction amount and the W-2 Wages/Capital amount.

Genera	al 20% QBI deduction amount	\$40,000
Less:	The W-2 Wages/Capital limit	(30,000)
	Excess	\$10,000

(2) Determine the Reduction Ratio:

Reduction Ratio = 
$$$\frac{34,550 ($204,600 - $170,050)}{$50,000} = 69.1\%$$

Name: Class: Date:
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CH 02 The Deduction for Qualified Business Income for Noncorporate Taxpayers

- (3) Determine the reduction in the W-2 Wages/Capital Limit: excess (\$10,000) x Reduction Ratio (69.1%) = \$6,910
- (4) Determine Final QBI Amount:

General 20% QBI deduction amount \$40,000

Less: Reduction in the W-2 Wages/Capital (6,910)

Final QBI Amount \$33,090

57. Ben owns and operates a machine repair shop as a sole proprietorship. It generates a profit of about \$150,000 annually. The business pays wages of about \$50,000 annually. The building and most of the equipment are leased so there is no qualified property. Ben files as single and claims the standard deduction. He has a large unrealized gain in bitcoin that he acquired in 2017 and is wondering when he should sell it and whether he should sell it all in one year or over a few years. Advise Ben as to how the sale of the bitcoin and its resulting capital gain can affect his QBI deduction in 2022.

ANSWER: The capital gain might increase Ben's taxable income to the point that it could exceed \$170,050. At that point, his QBI deduction will be limited to 50% of the W-2 wages paid (\$25,000). If taxable income remains at \$170,050 or less, his QBI deduction will be 20% of his income from the repair business (\$30,000). Ben might want to sell all of the bitcoin in one year rather than over several years if doing so prevents his taxable income from exceeding \$170,050 and thereby imposing a limit on his QBI deduction.

58. Sergio owns and manages his single-member LLC which provides a wide variety of accounting services to his clients. He is married and will file a joint tax return with his spouse, Goretty. His LLC reports \$250,000 of net income, W-2 wages of \$120,000, and assets with an unadjusted basis of \$75,000. Their taxable income before the QBI deduction is \$215,000 (this is also their modified taxable income). Determine their QBI deduction for 2022.

ANSWER: Even though this is a "specified services" business, Sergio and Goretty's taxable income before the QBI deduction is below the \$340,100 threshold in 2022. As a result, their QBI deduction is \$43,000, computed as follows:

- 1. 20% of qualified business income (\$250,000 x 20%), or \$50,000
- 2. 20% of modified taxable income (\$215,000 x 20%) \$43,000
- 59. Taylor owns a wide variety of commercial rental properties held in a single-member LLC. Her LLC reports

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  Page 13

Name: Cl	lass:	Date:
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rental income of \$750,000. The LLC pays no W-2 wages; rather, it pays a management fee to an S corporation that Taylor controls. The management company pays W-2 wages, but reports no income (or loss). Taylor's total unadjusted basis of the commercial rental property is \$5,000,000 and her taxable income before the QBI deduction (and her modified taxable income) is \$1,000,000. What is Taylor's QBI deduction for 2022? ANSWER: Because Taylor's modified taxable income exceeds the \$440,100 threshold in 2022, the W-2 Wages/Capital Investment Limit comes into play. Taylor's QBI deduction is \$125,000, computed as follows:

- 1. 20% of qualified business income (\$750,000 x 20%) \$150,000
- 2. But no more than the *greater of*:

-50% of W-2 wages (\$-0- x 50%), or

-0-

-25% of W-2 wages (\$-0- x 25%) plus

\$

()-

-2.5% of the unadjusted basis of qualified property (\$5,000,000 x 2.5%)

125,000 <u>\$ 125,000</u>

And, no more than:

20% of modified taxable income (\$1,000,000 x 20%)

\$ 200,000

60. Jansen, a single taxpayer, owns and operates a restaurant (as a sole proprietorship). The business is not a specified services business. In 2022, the business pays \$125,000 in W-2 wages, has \$187,500 of qualified property, and \$438,250 in net income (all of which is qualified business income). Jansen has no other items of income or loss and will take the standard deduction. What is Jansen's qualified business income deduction? ANSWER: Jansen's taxable income before the QBI deduction is \$425,300 (his proprietorship net income of \$438,250 less the \$12,950 single standard deduction); this is also his modified taxable

income. Because Jansen's taxable income before the QBI deduction exceeds the \$214,900 threshold, the W-2 Wages/Capital Investment limit must be considered. Jansen's QBI deduction is \$62,500, computed as follows:

1. 20% of qualified business income (\$438,250 x 20%)

\$ 87,650

2. But no more than the *greater of*:

50% of W-2 wages (\$125,000 x 50%), or

\$ 62,500

25% of W-2 wages (\$125,000 x 25%) plus

\$31.250

2.5% of the unadjusted basis of qualified

Name: Cl	lass:	Date:
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#### CH 02 The Deduction for Qualified Business Income for Noncorporate Taxpayers

property (\$187,500 x 2.5%)

4,688

\$ 35,938

And, *no more than*:

3. 20% of modified taxable income (\$425,300 x 20%)

\$ 85,060

61. Felicia, who is single, operates three sole proprietorships that generate the following information in 2022 (none is a "specified services" businesses):

Business	QBI	W-2 Wages	Capital Investment
A	\$240,000	\$72,000	\$ -0-
В	\$(108,000)	\$48,000	\$ -0-
С	\$120,000	\$-0-	\$ -0-

Felcia chooses not to aggregate the businesses. She also earns \$150,000 of wages from an unrelated business and her modified taxable income (before any QBI deduction) is \$304,000.

- a. What is Felicia's QBI deduction?
- b. Assume that Felicia can aggregate these businesses. Determine her QBI deduction if she decides to aggregate the businesses.

ANSWER: a. Under Reg. § 1.199A-1(d), Felicia must allocate Business B's negative QBI to Business A and Business C in proportion to their positive QBI amounts (\$240,000 for Business A; \$120,000 for Business C). As a result, the negative QBI from Business B is apportioned 66.66% to Business A and 33.33% to Business C. So \$(72,000) is apportioned to Business A and \$(36,000) to Business C.

Business	Adjusted QBI	W-2 Wages	<b>Capital Investment</b>
A	\$168,000 (\$240,000 -	\$72,000	\$ -0-
	\$72,000)		
В	\$-0- [\$(108,000) + \$108,000]	\$48,000	\$ -0-
С	\$84,000 (\$120,000 - \$36,000)	\$-0-	\$ -0-

Felicia now applies the "W-2 Wages" limitation by determining the lesser of 20% of QBI and 50% of W-2 wages for each business.

Business	QBI x 20%	W-2 Wages x 50%	Lesser
A	\$33,600 (\$168,000 x 20%)	\$36,000	\$33,600
В	\$ -0-	\$24,000	\$ -0-
С	\$16,800 (\$84,000 x 20%)	\$ -0-	\$ -0-

Felicia's "combined qualified business income amount" is \$33,600 (\$33,600 + \$-0- + \$-0-). Because this amount is less than 20% of Felicia's modified taxable income (\$60,800; \$304,000 x 20%), Felicia's QBI deduction is \$33,600 and her taxable income is \$270,400. There is no carryover of any loss into the following taxable year for purposes of § 199A (the Business B negative QBI was completely used).

Name:	Class:	Date:
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#### CH 02 The Deduction for Qualified Business Income for Noncorporate Taxpayers

b. Because Felicia's taxable income is above the threshold amount, her QBI deduction is subject to the W-2 wages and capital investment limitations. Because the businesses are aggregated, these limitations are applied on an aggregated basis.

Business	QBI	W-2 Wages	Capital Investment
A	\$240,000	\$72,000	\$ -0-
В	\$(108,000)	\$48,000	\$ -0-
С	\$120,000	\$-0-	\$ -0-
Total	\$252,000	\$120,000	\$ -0-

None of the businesses own "qualified property." As a result, only the "W-2 Wages" limitation applies. Felicia's "combined qualified income amount" is \$50,400, the lesser of 20% of the QBI from the aggregated businesses (\$50,400;  $$252,000 \times 20\%$ ), or 50% of W-2 wages from the aggregated businesses (\$60,000;  $$120,000 \times 50\%$ ).

Felicia's QBI deduction is equal to the lesser of \$50,400 or 20% of her modified taxable income (\$60,800; \$304,000 x 20%). As a result, Felicia's QBI deduction is \$50,400, and her taxable income is \$253,600. By aggregating her businesses, Felicia has increased the size of her QBI deduction.

Essay

62. Compare the basic tax and nontax factors of doing business as a partnership, an S corporation, and a C corporation. Circle the correct answers.

Tax Questions	Column A Partnership	Column B S Corporation	Column C C
Who pays tax on the entity's income?	Partners Partnership	Shareholders S corporation	Corporation Shareholders C Corporation
Are operating losses passed through to owners?	Yes	Yes	Yes
	No	No	No
Are capital gains (losses) reported on owners' tax returns as such?	Yes	Yes	Yes
	No	No	No
Are distributions of profits taxable to owners?	Yes	Yes	Yes
	No	No	No
Nontax Factors	Partnership	<b>S</b> Corporation	C Corporation

Name:		Class:		Date:				
CH 02 The Deduction for Qualified Business Income for Noncorporate Taxpayers								
Is the liability of	Yes	Yes	Yes					
owners limited?	No	No	No					
Is there free	Yes	Yes	Yes					

No

No

ANSWER: The correct answers are shaded.

No

transferability of

ownership interests?

Tax Questions	Column A	Column B	Column C
	Partnership	S Corporation	C Corporation
Who pays tax on the entity's income?	Partners	Shareholders	Shareholders
	Partnership	S corporation	C Corporation
Are operating losses passed through to owners?	Yes	Yes	Yes
	No	No	No
Are capital gains (losses) reported on owners' tax returns as such?	Yes	Yes	Yes
	No	No	No
Are distributions of profits taxable to owners?	Yes	Yes	Yes
	No	No	No
Nontax Factors	Partnership	<b>S</b> Corporation	C Corporation
Is the liability of owners limited?	Yes	Yes	Yes
	No	No	No
Is there free transferability of ownership interests?	Yes	Yes	Yes
	No	No	No

63. Sofia is the sole shareholder of Thrush Corporation, a C corporation. In the current year, Thrush earned \$350,000 and distributed \$75,000 to Sofia. Kirk is the sole shareholder of Swallow Corporation, an S corporation. In the current year, Swallow earned \$350,000 and distributed \$75,000 to Kirk. Contrast the tax treatment of Thrush Corporation and Sofia with the tax treatment of Swallow Corporation and Kirk.

ANSWER: A C corporation is a separate taxable entity; thus, Thrush Corporation is taxed on the \$350,000 of earnings. Income of a C corporation has no effect on the shareholders until such time a dividend is paid. When dividends are paid, shareholders must report dividend income on their tax returns. Thus, Sofia is taxed on \$75,000 of dividends, and the 0%/15%/20% preferential tax rate applies with respect to the dividends.

Generally, an S corporation is not subject to an entity-level Federal income tax. Instead, the corporation's income, gains, deductions, and losses are passed through to and reported by the shareholders on their tax returns. Thus, Swallow reports the \$350,000 of earnings on its tax return (Form 1120S) but pays no income tax. Kirk is taxed on the \$350,000 of earnings from Swallow on his individual income tax return (Form 1040).

Name:	Class:	Date:
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Distributions from S corporations are not taxable to the shareholder (to the extent of stock basis). Thus, Kirk is not taxed on the \$75,000 distribution from Swallow.

64. What is a limited liability company? What favorable nontax and tax attributes does the LLC entity form offer taxpayers?

ANSWER: Similar to the corporate entity form, a limited liability company is an entity created under the laws of a specific state (or the District of the Columbia) and, pursuant to such laws, an LLC has the corporate feature of limited liability. This is the primary nontax characteristic that makes LLC status attractive. Other nontax attributes that are available with the LLC entity form include centralized management, continuity of life, and free transferability of ownership interests. Which of these nontax attributes are allowed will be dependent on the laws of the state of LLC organization. The principal tax advantage of the LLC entity form is the ability to avoid double taxation of the entity's profits. Most LLCs will be taxed as either partnerships (two or more owner LLCs) or sole proprietorships (one-owner LLCs), although the Check-the-box Regulations do provide the opportunity to have an LLC taxed as a corporation (including an S corporation).

65. The qualified business income deduction is severely limited for specified services businesses. What is a specified services trade or business?

ANSWER: A specified service trade or business includes those involving:

The performance of services in certain fields, including health, law, accounting, actuarial science, performing arts, consulting, athletics, financial services, and brokerage services;

Services consisting of investing and investment management, trading or dealing in securities, partnership interests, or commodities; and

Any trade or business in which its principal asset is the reputation of one or more of its employees or owners.

Architects and engineers are specifically excluded from this definition.

66. Describe the limitations on the qualified business income deduction that apply to high income taxpayers.

ANSWE The basic application of § 199A becomes considerably more complex once a taxpayer reaches certain taxable income thresholds. These taxable income thresholds – determined without regard to the QBI deduction – are \$340,100 (2022) for married taxpayers filing jointly and \$170,050 (2022) for single taxpayers in 2022. These amounts will be indexed for inflation annually. Once these thresholds are reached, § 199A imposes two independent limitations:

- 1. First, § 199A imposes a cap on the QBI deduction that is determined by reference to a percentage of the business (i.e., wages paid to its employees) or by references to a smaller percentage of W-2 wages the cost of its depreciable property used to produce QBI.
- 2. Second, the QBI deduction generally is not available for income earned from certain specified service

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Name:	Class:	Date:			
CH 02 The Deduction for Qualified Business Income for Noncorporate Taxpayers					
67. How does property used in a qualified trade or business factor into the QBI deduction calculation? What types of property are considered for the QBI deduction?  ANSWER: Qualified property is used to determine one of the limitations to the QBI deduction. Specifically, 2.5 percent of qualified property is added to 25 percent of W-2 wages to determine this limitation.					
Qualified property includes depreciable tangible property – real or personal – that is used by the QTB during the year and whose "depreciable period" has not ended before the end of the taxable year. As a result, land and intangible assets are not qualified property. Given the broad-based changes to MACRS – allowing taxpayers to expense (via § 179 and/or bonus depreciation) property other than real estate – the depreciable period for qualified property under § 199A is a minimum of 10 years.					

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