

Taxation of Exempts: Jamison Shipman on How IRS Guidance on Contributions to a Charity's Wholly Owned LLC is Still Missing

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Announcement 99-102, 1999-2 CB 545, was issued on October 1999. It provides that an entity disregarded for tax purposes under the Section 7701 entity classification regulations is to be treated as part of its taxexempt sole member for purposes of reporting information pertaining to the finances and operations of the disregarded entity of annual information returns to the IRS. Ann. 99-102 also expressly states that this conclusion is required by the regulations. Thus, Ann. 99-102 confirms that a limited liability company (LLC) with a sole member that is an entity exempt from taxation under Section 501(a) must, absent a contrary election, be disregarded as an entity separate from such member, at least for certain purposes. Read more ...