

Objectives

- **Employment Agreements:** Recognize the biggest mistakes physicians make in negotiating employment agreements;
- Medical Practice Ownership/Buy-Ins: Identify key issues and terms that need to be considered and negotiated;
- Physician-Hospital Integration Models: Understand the complicated legal issues that must be considered when determine the level of integration.
- **Private Equity:** Identify the pros and cons of participating in a private equity transaction.
- **Investment Issues:** Recognizing the fallacies in a sales pitch.





Employment Agreements - Common Mistakes

 Not consulting an attorney, consulting them too late or not telling the attorney verbal commitments.





Employment Agreements - Common Mistakes

 Failure to conduct adequate due diligence or research on employer and employer culture.





Employment Agreements - Common Mistakes

- Failure to ensure understanding of terms.
- Defined terms
- Vague
- provisions

 Obligations
 incorporated by
 reference
- What's there and what's not





Employment Agreements -Common Mistakes

- Failing to understand compensation formulas and benefits.
 - What circumstances may negatively impact comp.
 - Supplementing benefits if needed.





Employment Agreements -Common Mistakes

- Failing to recognize one-sided nature of most agreements and considering impact of termination.
 - Tail insurance Repayment of any loans/advances.Restrictive
 - covenants.





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Negotiating Practice Buy-In

- What does your initial employment
- Hopefully, it said something. . . .

agreement say?

- Prospective nonbinding buy-in terms



Know what you are buying

- · Type of entity
 - PLLC (LLC)
 - Professional Corporation (Corporation)
- · Other related entities
 - Do the owners of the practice own other entities that generate revenue?
 - Are there other entities that diminish the revenue generated by the practice?



Know what you are buying



- Liabilities
 - Has the practice been subject to payer audits or recoupments?
 - Compliance issues?
 - Debt? Personal guarantees?
 - Lawsuits?
 - Is it as profitable as you think it is?



Documentation of Transfer

- Subscription Agreement
 - Governs when a physician buys and the Practice sells an ownership interest in the Practice.
- · Purchase Agreement
 - Governs when an existing owner of the Practice sells an ownership interest to a physician (as opposed to the physician buying the interest from the Practice).



Documentation of Transfer

- Corporation
 - Shares
 - Stock
- Limited Liability Company
 - Membership interests
 - Units



Governance Documents



- Corporation
 - Stockholder Agreement (a/k/a Buy-Sell Agreement)
 - Bylaws
 - Employment Agreement
 - Deferred Compensation Agreement



- Operating Agreement (which may include provisions of Buy-Sell Agreement, Bylaws, Deferred Comp and Employment Agreement)
- Employment Agreement (if applicable)



Major Issues

- Buy-In terms
- Control/decision making
- Transferability of ownership
- Compensation/allocation of expenses
- Restrictive covenants
- Tax Issues (Consult CPA, LLM)



Another way to approach this.

- Avoid these top 10 sources of conflict between physician and practice
 - Compensation/expense allocation
 - Departing physician income continuation payment A/R collection efforts by practice

 Departing physician tail coverage/other benefit payment

 - Departing physician non-competeDeparting physician medical records

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Another way to approach this.

- Avoid these top 10 sources of conflicts between physician and practice
 - Departing physician owner buy-out calculations
 - On-call responsibilities
 - Productivity bonus calculations

 - Outside income/activitiesSupport staff personality conflicts



Buy-In Terms



- Formula
- Flat Amount
- Valuation (What is it based on?)
- · Sweat equity
- Lump-sum
- Pay-out



Control



- · How are decisions made?
 - A senior physician manager (founding owner)
 - Management or executive committee
 - All owners
- · Minority owner protections



Transferability of Ownership

- Sale/assignment/transfer of an ownership interest: permitted or prohibited?
- · Right of first refusal on sale
- · Triggering events for repurchase
 - Death
 - Disability
 - Voluntary?



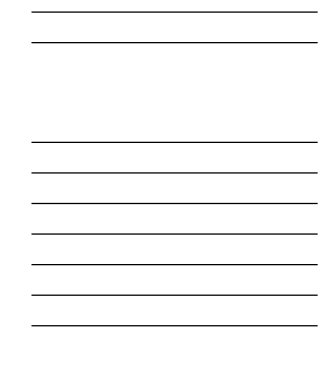
Transferability of Ownership

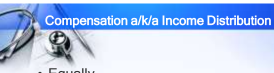
- · Valuation of ownership interests
 - Certificate of agreed value
 - Valuation formula
 - · Book value
 - · Multiple of earnings
 - Multiple of compensation
 - Appraisal method



Transferability of Ownership

- · Payment method and terms
 - Insurance funding of death/disability
 - Payment terms and security
 - Lump sum
 - Installments
 - Promissory note
 Interest rate
 Events of default
 - Security





- Equally
- Production
- Combination

	Equal assessment
	Direct cost allocation - Each owner calculated separately.
-	ndirect cost allocation - Fixed costs such as rent and utilities are charged to each physician.
• /	Allocation based on time worked/productivity.



Restrictive Covenants

- Under current Oklahoma law, a non-compete in an employment agreement is not enforceable, but in the ownership context, it is enforceable.
 - Geographic restrictions
 - Time
 - Services/Scope of restriction

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Restrictive Covenants

- Covenant Not to Compete
 - Prevents departing physician from competing with employer in specific geographic area for defined period of time.
 Not enforceable under current Oklahoma law.
- Confidentiality Provisions
 Trade secrets

 - Proprietary information
 HIPAA patient identifiable information
 Enforceable
- · Non-solicitation Clause

 - Cannot solicit patients
 Cannot solicit other employees or contractors of the practice
 - Enforceable



Common Mistakes



- Starting negotiating the buy-in too late.
 - New physician employees want to know from the outset when and under what terms they will become an owner, but they often fail to negotiate terms in their employment agreement that will put them in a good position to negotiate the buy-in later.



Common Mistakes

- Failing to retain an experienced attorney and accountant.
 - New physicians assume they have no leverage.
 - Don't want to spend the money.
 - Retain friends/family members with no health care experience.

Common Mistakes

- Failing to negotiate or review all the documents.
 - Not understanding the terms.
 - Avoidance of delicate or sensitive issues.



Common Mistakes

- Failing to thoroughly evaluate the deal.
 - Related party issues
 - Liabilities
 - Management
 - Culture

Get what you bargain for!



Common Mistakes

- Not addressing the tax issues.
 - Get assistance from qualified accountant.
- Failure to consider buy-out terms.





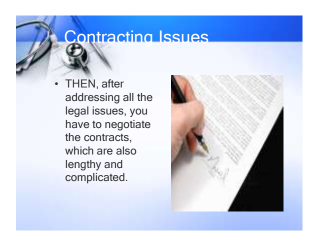
Integration Models

- Accountable Care Organizations
- Physician Hospital Organizations
- · Clinically Integrated Networks
- Professional Services Agreements
- Co-Management Arrangements
- Joint Ventures
- Independent Practice Associations

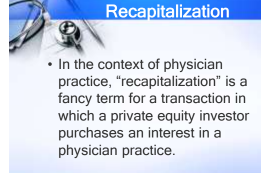


Laws Affecting Integration

- Antitrust Laws
- Federal Anti-Kickback Statute
- Stark Law
- Tax-Exemption Laws
- · State AKS and 'mini-Stark' Laws
- · State Fee-Splitting
- State Corporate Practice of Medicine Issues
- · Medicare Reassignment Rules
- · Medicare Anti-Markup Rules









Overview

 Recapitalizations yield a lump sum of cash for the selling practice up front in exchange for reduced future income. The lump sum is taxed as capital gains, based on current practice profits earnings before interest, taxes, depreciation and amortization (EBITDA). Additionally, the selling doctor(s) may receive stock in the new entity.

Pros

- Private equity transactions may occur more quickly than a traditional sale.
- Private equity groups seem to be offering more for practices than traditional practice valuation models would suggest, resulting in larger upfront cash payouts.

Pros

- Seller is relieved of the day-to-day administrative and regulatory challenges of running a practice.
- Possible expense savings by leveraging buying power and other management efficiencies.

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Cons

- Seller is often required to stay on as an employee of the new entity for a specified time period.
- Seller loses decision-making control and authority.
- · Culture of practice may change.

Suspicious Sales Pitch

- "The most you can lose is your investment."
 - Not true.
 - If the investment/venture is not structured properly and violates the Stark Law or the Anti-Kickback Statute, you can incur significant fines and penalties and face false claims act liability.
 - Be very cautious about "loaning" your medical license to others who want to use it to make a profit.

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Suspicious Sales Pitch

- "Don't worry. Our attorney has approved this."
 - You need to have YOUR attorney look at the agreement or arrangement - someone who is looking out for you.
 - Sometimes deal promoters do not tell their attorneys all the important details.
 - Sometimes they had their attorney look at a prior version of the documents.

Suspicious Sales Pitch

- "We've been doing this for years."
 - This is why the fines and penalties are so high. To deter people from trying to get away with something.
 - You may get away with pushing the envelope, but if you get caught, the consequences can be devastating.

Suspicious Sales Pitch

- · "We've 'carved out' Medicare /Medicaid."
 - If the entity or investment is being formed to accept only private payers, but you are referring patients to another entity owned by the same people or business, you are still making a prohibited referral.

Suspicious Sales Pitch

- Sales rep says, "We use this CPT code all the time and it gets paid."
 - The code you use has to be for the service or product actually provided.
 - You cannot document what you didn't do or provide and think that solves the billing issues.

