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CHAPTER 10 PARTNERSHIPS: FORMATION, OPERATION, AND BASIS SOLUTIONS TO PROBLEM MATERIALS PROBLEMS 28. (LO 3) a. Under § 721, neither the partnership nor the partners recognizes any gain on formation of the entity. b. Emma will take a cash basis of \$100,000 in her partnership interest. c. Laine will take a substituted basis of \$40,000 in her partnership interest (\$40,000 basis in the property contributed to the entity).

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In keeping with the entity concept, a partnership must file an informational return, Form 1065. On this return, the partnership makes most elections regarding the treatment of partnership items and no tax is calculated. Q2. Compare the treatment of the business interest expense limitation versus the qualified business income deduction.

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Chapter 10  
Chapter 10 Partnership Taxation Solutions 232 Chapter 10 - Partnership Taxation 7. \$40,000 ordinary income = \$160,000 - \$120,000. The gain is ordinary income since Louise (1) owns more than 50 percent of the partnership, 45 percent directly and 55 percent indirectly, and (2) the asset transferred is not a capital asset to the partnership.

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231. 232 Chapter 10 - Partnership Taxation 7.\$40,000 ordinary income= \$160,000 - \$120,000. The gain is ordinary income since Louise (1) owns more than 50% of the partnership, 45% directly and 55% indirectly, and (2) the asset transferred is not a capital asset to the partnership. (Section 10.6)

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Partnerships pass income and losses through to the partners while LLCs generally pay an entity level tax and owners pay tax on distributions. b. Partners are often personally responsible for the debts of the partnership while LLC members are not liable for LLC debt. c. Partnerships may have only one partner but LLCs must have more than one ...

[Solved] Chapter 10, Problem 23 - Income Tax Fundamentals ...  
Title: Chapter 10 Partnership Taxation 1 Chapter 10Partnership Taxation. Income Tax Fundamentals 2010 ; Gerald E. Whittenburg ; Martha Altus-Buller ; 2 Partnership Accounting PeriodsChapter 7 pg 7-2 through 7-4. Tax year must be the same tax year as 50 of partners ; If majority of partners tax years are different, must use tax year of principal partners

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