Model Partnership Agreements
For New York Law Firms

Peter A. Giuliani
New York State Bar Association Continuing Legal Education publications are intended to provide current and accurate information to help attorneys maintain their professional competence. Publications are distributed with the understanding that NYSBA does not render any legal, accounting or other professional service. Attorneys using publications or orally conveyed information in dealing with a specific client’s or their own legal matters should also research original sources of authority.

We consider the publication of any NYSBA practice book as the beginning of a dialogue with our readers. Periodic updates to this book will give us the opportunity to incorporate your suggestions regarding additions or corrections. Please send your comments to: CLE Publications Director, New York State Bar Association, One Elk Street, Albany, NY 12207.

Copyright: 2008
by
New York State Bar Association
All rights reserved
ISBN: 1-57969-249-4
Product Number: 41358
PREFACE

Peter Giuliani has served as an advisor to lawyers, law firms and the legal profession for more than three decades. He was one of the authors of a groundbreaking series on law firm financial management for the American Bar Association Law Practice Management Section. Over the years, he has spoken and written on a variety of topics related to law practice management, and has served on a variety of committees at both the national and state levels. For the past several years, he has served actively on the New York State Bar Association Law Practice Management Committee.

When the Committee was asked by State Bar leaders to revise its publication, Model Partnership Agreements for New York Law Firms, Mr. Giuliani was a natural choice, and he quickly agreed to take on the project. Relying on his vast experience, he took what was useful from the earlier publication and added new elements reflecting trends in law firm organization today. He has produced an easy-to-use model agreement, with alternative clauses reflecting the different choices that different firms make, along with easy-to-understand text accompanying the model agreement and clauses.

A number of other resources exist for lawyers and law firms desirous of creating a partnership to govern their law practice. Some of these are comprehensive treatise-length publications, while others—like this guide—are simpler and more straightforward. The difference between these other guides and Peter Giuliani’s Model Partnership Agreements is that this book was created with New York law practice in mind, while the other publications are national in focus. This is not a criticism of these other works, but rather a testament to Peter Giuliani’s effort to create model agreements for New York lawyers operating under New York law.

The author points out the fact that many law firms do not have a formal written partnership agreement. The lawyers either operate under an informal “handshake” agreement or work in an office-sharing arrangement that looks like a law firm to the outside world, but operates like a series of independent practices internally. Although informal partnerships are contemplated under the Uniform Partnership Act, the absence of a written agreement can, and often does, lead to disputes among the partners, and consequent litigation. For office-sharing arrangements, the specter of an implied partnership being imposed by a court in a malpractice action suggests that the need for lawyers occupying a common office—a building or a suite—might be better off recognizing the reality of their practice
situation, and then creating a formal agreement that defines the rights and obligation to the organization.

Although lawyers can choose among several different organizational forms, the truth is that the choice of form affects the allocation of risk among the partners, capitalization, compensation, governance, and the steps associated with dissolving a practice, as well as other matters. Different organizations will require different solutions. Mr. Giuliani’s book provides explanations for the options that attorneys may choose among, and specific language that they can use to create a business entity that will work for their needs, both as individual partners and as an organization.

For ease of use and reference by the user—this book is divided into three parts:

- Part I is the Model Partnership Agreement Guide, Mr. Giuliani’s narrative that details the issues covered in the actual agreement.

- Part II is the sample Model Partnership Agreement itself that attorneys can use to create agreements for their own firms.

- Part III contains corresponding portions of the Guide from Part I on left-hand pages next to the related pages of the agreement on right-hand pages.

For every lawyer who has wondered whether it makes sense to establish a partnership or other business form, here is the book for you. For every law practice with no formal structure, this book will help you decide whether and how to formalize your relationship. For every solo practitioner contemplating the benefits and risks of group practice, this book is must reading. The Law Practice Management Committee commends Peter Giuliani for his excellent work in creating an accessible and accurate tool for practitioners in New York State.

Gary A. Munneke, Chair
New York State Bar Association
Law Practice Management Committee
CONTENTS

Part I

Model Partnership Agreement—Guide ................................................... 1

I.  Introduction ................................................................................... 3
II.  Why Do You Need a Partnership Agreement? ......................... 3
III. Classes of Partner ................................................................. 4
IV. Governance, Compensation and Retirement ........................... 6
V. Model Partnership Agreement Structure .................................. 6
VI. General Provisions ................................................................. 8
    A. Firm Name ........................................................................... 8
    B. Purpose ............................................................................... 8
    C. Continuation ....................................................................... 9
    D. Office Location(s) ............................................................. 9
    E. Partnership Accounts ....................................................... 9
    F. Governance and Management .......................................... 10
    G. Voting Provisions ............................................................ 11
VII. Admission of New Partners ....................................................... 11
    A. Classes of Partner .......................................................... 11
    B. Partnership Elections ...................................................... 12
VIII. Capital ......................................................................................... 12
    A. Capital Contributions / Assessments .................................. 12
    B. Return of Capital ............................................................. 13
IX. Income Allocation and Distribution ........................................... 14
    A. General Provisions .......................................................... 14
    B. Setting Partner Compensation ......................................... 14
X.  Termination or Interruption of Interest ........................................ 15
    A. General Comments on Termination of Partnership Interests ... 15
    B. Death / Disability Provisions ............................................. 15
    C. Retirement ......................................................................... 16
    D. Withdrawal ....................................................................... 18
    E. Involuntary Withdrawal .................................................... 18
    F. Expulsion for Cause ........................................................ 19
    G. Inactive Status .................................................................. 20
XI. Limitations on Payments to Former Partners ............................ 20
    A. Contingency Fees ........................................................... 20
    B. Equity Fees ..................................................................... 21
XII. Duties of Partners ................................................................. 21
   A. Active Partners ................................................................. 21
   B. Inactive Partners ............................................................. 22
   C. Former Partners ............................................................. 22
XIII. Dissolution, Termination and Liquidation .......................... 22
XIV. Consolidation or Combination with Other Firms .................. 23
XV. Indemnification ................................................................. 23
XVI. Miscellaneous ................................................................. 24
XVII. Final Thoughts ................................................................. 24

**Part II**

Model Partnership Agreement .................................................. 25

**Section Subject**

1. Recitals ................................................................. 27
2. General Provisions ......................................................... 27
3. Admission of New Partners ........................................... 30
4. Capital of the Partnership ............................................... 32
5. Partnership Income Allocation and Distribution .................. 34
6. Termination of Partnership Interest by Reason of Death .... 36
7. Termination of Partnership Interest by Reason of Disability .... 36
8. Termination of Partnership Interest by Retirement ............... 37
9. Termination of Partnership Interest by Withdrawal .............. 39
10. Termination of Partnership Interest by Expulsion for Cause .... 41
11. Interruption of Partnership Status ..................................... 43
12. Limitations on Payments to Former / Inactive Partners ....... 44
13. Duties of Partners ............................................................ 46
14. Dissolution, Termination and Liquidation of Partnership ...... 48
15. Consolidation or Combination with Other Firms ................. 50
16. Indemnified Acts or Omissions ........................................... 51
17. Miscellaneous ................................................................. 52

**Part III**

Model Partnership Agreement with Guide ................................. 55
Peter Giuliani is a partner in the firm of Smock Sterling Strategic Management Consultants and works out of the firm’s Weston, CT office. Smock Sterling is a nationally recognized leader in providing strategy consulting services to law firms and other commercial enterprises.

Prior to joining Smock Sterling, he was the Executive Director of Cummings & Lockwood, a law firm headquartered in Stamford, CT. Peter is a frequent speaker at seminars and conferences sponsored by the New York State Bar Association and other regional Bar Associations. He also has written extensively on law firm management topics for the New York State Bar Association Journal, The American Lawyer Magazine, The National Law Journal, the New York Law Journal, the Journal of the American Bar Association, the Connecticut Law Tribune, and many other law-related periodicals. Among his publications are two ABA monographs on subjects relating to law-firm financial management.

For nearly 30 years prior to “going in-house,” Peter was a management consultant who specialized in serving law firms, corporate law departments and other professional-service firms. He has completed consulting assignments for 750-lawyer firms, mid-sized and small firms, and solo practitioners. His clients have included plaintiff-oriented practices, as well as more traditional general practice firms. He has also served as an expert witness in several cases involving law-firm valuation, “goodwill” issues, lawyer compensation and earning power.

Peter is a Fellow of the College of Law Practice Management, a past Chairman of the Practice Management Section of the Stamford/Norwalk Regional Bar, and a member of the New York State Bar Association Committee on Law Practice Management. He is a CPA and Certified Management Consultant.