

# **Business Owner Eligibility Under a QSEHRA or ICHRA**

How owners and their family members can benefit from a qualified small employer health reimbursement arrangement (QSEHRA) or an individual coverage health reimbursement arrangement (ICHRA)

A business owner must be considered an employee in order to be eligible. An owner may or may not be considered an employee, depending on the corporate entity of the business.





## C corporation owners

Owner and dependents can use the HRA.



Owner + spouse Eligible



Owner + W-2 spouse Eligible



Owner + owner spouse Eligible



Owner + no spouse Eligible

A C corporation is a legal entity separate from the owners. Therefore, owners of a C corporation qualify as employees.



Partners can use the HRA only if their spouse is a W-2 employee, not a business partner. The owner can access their spouse's allowance as a dependent.



Partner + spouse Not eligible



Partner + W-2 spouse Eligible



Partner + partner spouse Not eligible

**Resources** 

S corporation



Partner + no spouse Not eligible

A partnership is not subject to income tax. Instead, the partners are directly taxed. Therefore, the partner is self-employed, not an employee, and is not eligible unless the partner's spouse is a bona fide, common-law employee.











# S corporation owners

An owner with >2% of the company's shares, their spouse, parents, children, and grandchildren cannot receive reimbursements.







Shareholder + W-2 spouse Not eligible



Shareholder + shareholder spouse Not eligible



Shareholder + no spouse Not eligible

An S corporation is not subject to corporate income tax. Instead, shareholders are taxed individually. Therefore, S corporation owners are not employees, and are not eligible. Due to attribution rules, even if family members are W-2 employees or are on the same insurance policy as the owner, they and the owner are not eligible. Shareholders can take insurance-related deductions on their 1040.



### Sole proprietors

Sole proprietors can use the HRA only if their spouse is a W-2 employee. The owner can access their spouse's allowance as a dependent.







Proprietor + W-2 spouse Eligible



Proprietor + no spouse Not eligible

A sole proprietorship is an unincorporated business owned and run by one individual with no distinction between the business and the owner. Therefore, the owner is not an employee and is not eligible unless the owner's spouse is a bona fide, common-law employee.

105(g): For purposes of this section, the term "employee" does not include an individual who is an employee within the meaning of section 401(c)(1) (relating to self-employed individuals).

IRC 318: Attribution rules for S corp Sole proprietorship

Rev. Ruling 71-588

IRS Notice 2008-1: Reporting reimbursements as income

1372: Partnership rules for fringe benefit purposes **707(c):** Transactions between partner and partnership

162(I)(1)(A): Deduction for self-employed 401(c): Definition of shareholder employee