

Summary of S. 1512
“Promotion and Expansion of Private
Employee Ownership Act of 2011”
(Introduced March 29, 2011)

S. 1512 will:

1. Permit owners of S stock to sell the stock to an ESOP and defer the capital gains tax on his/her gain if the proceeds are reinvested in the equities of U.S. operating corporations as owners of C corporations stock have done under IRC 1042 since 1984;
2. Establish an office in the Department of Treasury to provide technical assistance to S corporations with ESOPs;
3. Provide that a small business, S or C, eligible for one of the many programs provided by the Small Business Administration to remain eligible for SBA programs if the company becomes owned 50% or more by an ESOP, and the workforce remains the same or nearly the same as before the establishment of the 50% ownership by employees through the ESOP.