



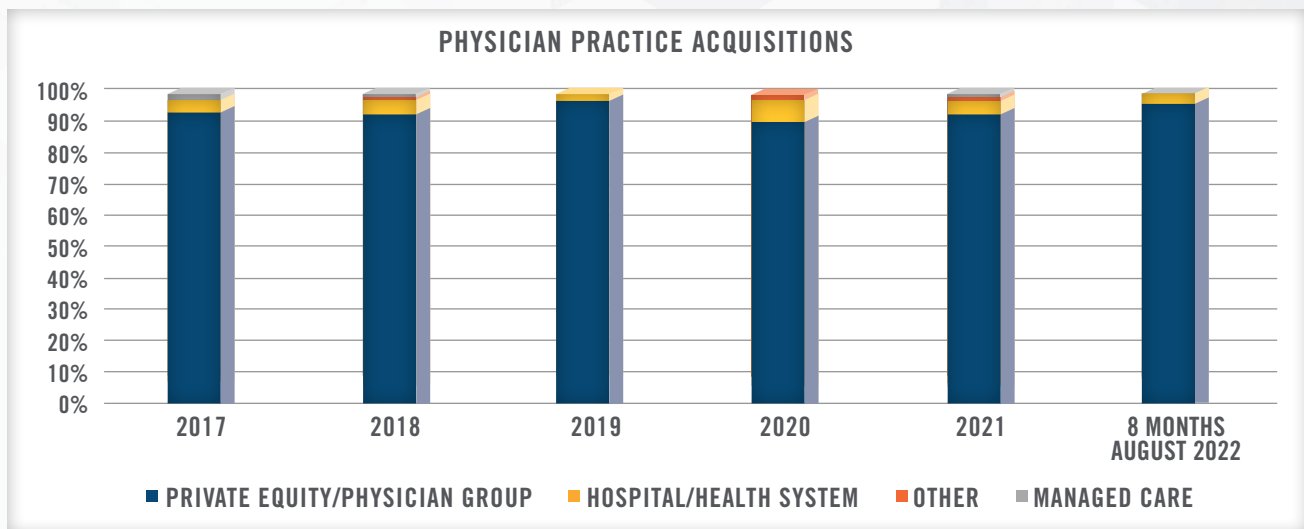
# FMVantage Point™

HealthCare Appraisers' Industry Insight

## PERSONAL GOODWILL: A COMMON MULTI-MILLION DOLLAR COMPONENT IN PHYSICIAN PRACTICE TRANSACTIONS

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Physician practice acquisition activity has been robust for many years, resulting in a change in the composition of physician employment and practice ownership in the United States. From 2017 through August 31, 2022, there were more than 1,800 practice acquisitions reported by Irving Levin Associates, with private equity and their platform companies (Physician Practice Management organizations, or “PPMs”) driving much of the deal volume.<sup>1</sup> As a result of this acquisition activity, approximately 70 percent of physicians are employed by hospitals/health systems or corporate entities.<sup>2</sup> HealthCare Appraisers has extensive experience in the physician practice transaction space including valuing and advising practices, structuring and valuing physician compensation and management agreements between the management services organization and the friendly professional corporation, and valuing the personal goodwill of the sellers to be used in connection with their tax filings. This article focuses on the valuation of personal goodwill<sup>3</sup> within the physician practice space, as well as recent trends we have observed in these transactions.



<sup>1</sup> Irving Levin Associates; Physician Groups includes private equity backed platform companies as well as publicly-traded physician groups.

<sup>2</sup> Physician Advocacy Institute Study, accessed April 5, 2022

<sup>3</sup> Specifically, fair market value analyses as outlined in Internal Revenue Code Revenue Ruling 59-60



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Within the PPM space, the focus on medical specialties has broadened considerably in recent years. While the specialties of dermatology, ophthalmology, and dental<sup>4</sup> were the primary focus of PPMs in the early and mid-2010s, we have observed a substantial increase in platforms acquiring orthopedic, urology, gastroenterology, radiology, pain management, ENT, plastic surgery, and primary care practices. Similar business models have been taking shape in the behavioral health and fertility space, among others.

As deal volume remains robust and transaction multiples remain elevated, sellers of physician practices have financially benefited from the sale of their businesses. Optimizing the tax structure of these transactions to benefit the sellers frequently involves allocating a portion of the proceeds to personal goodwill, which may receive favorable tax treatment compared to enterprise or corporate goodwill.

## KEY TAX COURT CASES

Goodwill is defined by the Internal Revenue Service (“IRS”) as “The value of a trade or business based on expected continued customer patronage due to its name, reputation, or any other factor.”<sup>5</sup> An important distinction that has been debated in US Tax Court (“Court”), is that between enterprise goodwill and personal goodwill; this topic has been addressed in several court cases. A few of the important court cases acknowledging personal goodwill are outlined in the following bullet points.

- In *Martin Ice Cream Co. vs Commissioner*, the Court stated: “This Court has long recognized that personal relationships of a shareholder-employee are not corporate assets when the employee has no employment contract with the corporation. Those personal assets are entirely distinct from the intangible corporate asset of corporate goodwill.”<sup>6</sup>
- In *Bross Trucking vs. Commissioner*, the Court stated: “Bross Trucking may have had a developed revenue stream, but only as a result of Mr. Bross’ having personal relationships with the customers. It follows that Bross Trucking’s developed customer base was also a product of Mr. Bross’ relationships. Mr. Bross was the primary impetus behind the Bross Family construction businesses, and the transparency of the continuing operations among the entities was certainly his personal handiwork. His experience and relationships with other businesses were valuable assets, but assets that he owned personally.”<sup>7</sup>
- *Norwalk vs. Commissioner*, in which the Court found “there is no salable goodwill where, as here, the business of a corporation is dependent upon its key employees, unless they enter into a covenant not to compete with the corporation or other agreement whereby their personal relationships with clients become property of the corporation.”<sup>8</sup>
- *Howard vs. Commissioner*, involved the sale of a dental practice owned by Dr. Howard, in which Dr. Howard had an employment agreement with non-competition clause restricting him from competing with the practice during the term of his employment and for three years thereafter. When Dr. Howard sold his practice (a C-Corporation), the Court found he could not claim personal goodwill as the non-competition clause in his employment agreement transferred the goodwill to the corporation.<sup>9</sup>
- *Muskat v. United States*, taxpayer Irwin Muskat sold his ownership interest in Jac Pac Foods. Irwin continued to run the business post-transaction, and entered into employment and non-compete agreements with the buyer. Irwin did not originally claim personal goodwill in the transaction, but instead attempted to file an amended return on the basis that consideration for personal goodwill was paid under the transaction. The Courts disallowed the refunds, emphasizing no mention of personal goodwill was discussed during negotiations, or mention of a sale of Irwin’s personal

<sup>4</sup> Through dental service organizations (DSOs).

<sup>5</sup> IRS Publication 535 accessed on December 4, 2019 from the IRS website

<sup>6</sup> Opinion obtained from US Tax Court website, accessed April 5, 2022

<sup>7</sup> Ibid.

<sup>8</sup> Ibid.

<sup>9</sup> The Practical Tax Lawyer, Personal Goodwill in Sale of “C” Corporations, accessed September 16, 2022





goodwill in the transaction. This case highlights how documentation and analysis as it pertains to personal goodwill purchase consideration is important early in the transaction process.<sup>10</sup>

- *Solomon v. Commissioner*, involved the sale of an iron ore processing business. In this case the Court did not find a claim of personal goodwill being sold by Richard and Robert Solomon as credible. The Court cited that the subject business involves processing, manufacturing, and sale, rather than one of personal services, which did not depend entirely on the goodwill of its employees for success. Additionally, the Court cited that the Solomons were not named as sellers of any assets. Third, the buyer required noncompete agreements, but not employment or consulting agreements, which the Court found deemed it unlikely that the buyer was purchasing personal goodwill of the individuals.<sup>11</sup>
- *Kennedy v. Commissioner*, involved a sole shareholder, James Kennedy, selling an employee benefits consulting business. The structure of the deal contained an agreement for a sale of personal goodwill, an asset purchase agreement, and a post-transaction consulting agreement. Kennedy ultimately lost his case, as the Court cited that he received meager compensation post-transaction under the consulting agreement indicating the payment was compensation for his services. It is noteworthy that as part of its argument, the IRS noted that Kennedy did not provide the Court an appraisal of the goodwill that he owned prior to the sale. A positive aspect of the case was that the Court stated that “payment to a service provider can be considered a payment for goodwill in certain circumstances.”<sup>12</sup>
- *MacDonald v. Commissioner*, in this case the Court stated in their opinion that “we find no authority which holds that an individual’s personal ability is part of the assets of a corporation by which he is employed where, as in the instant cases, the corporation does not have a right by contract or otherwise to the future services of that individual.”<sup>13</sup>
- *Cullen v. Commissioner*, in this case, the Court cited that the “personal ability, personality, and reputation of Charles C. Cullen as an individual did not belong to the corporation as intangible assets, since he had no contractual obligation to continue his connection with it.”<sup>14</sup>
- *Estate of Taracido v. Commissioner*, in another case in which the Court recognized the value of an individual is not owned by a corporation, it stated: “The facts of this case establish that any value which TCI may have had at the time of settlement, in addition to its tangible assets, was due to the personal ability, business acquaintanceship, and other individualistic characteristics of decedent. Such personal qualities do not constitute goodwill as an item of property.”<sup>15</sup>

As alluded to in the quotes from the Court, key considerations in establishing personal goodwill include whether the goodwill has been institutionalized through non-competition clauses within employment agreements, as well as the importance of personal relationships to the success of the business. Service-focused businesses, including physician practices, often meet the established criteria for the existence of personal goodwill. IRS Technical Advice Memorandum 200244009,<sup>16</sup> which involves a physician practice management company, indicated that goodwill associated with the professionals cannot be a corporate asset in the absence of an employment/noncompete agreement between the corporation and the shareholder. In our experience, the sellers of physician practices frequently have substantial personal goodwill that can be sold, transferred, or contributed as part of a transaction. A physician’s name, reputation, relationships, expertise, and specialization are typically key drivers of their medical practice, which supports the existence of personal goodwill.

<sup>10</sup> Ibid.

<sup>11</sup> Opinion obtained from US Tax Court website, accessed September 26, 2022

<sup>12</sup> Opinion obtained from US Tax Court website, accessed October 18, 2022

<sup>13</sup> Accessed from <https://casetext.com/case/macdonald-v-commr-of-internal-revenue-5> on October 18, 2022

<sup>14</sup> Accessed from: <https://casetext.com/case/cullen-v-commr-of-internal-revenue> on October 18, 2022

<sup>15</sup> Accessed from: <https://casetext.com/case/estate-of-taracido-v-commissioner> on October 18, 2022

<sup>16</sup> IRS National Office Technical Advice Memorandum #200244009 released November 1, 2002 and accessed from their website on April 5, 2022





## VALUATION APPROACHES

HealthCare Appraisers utilizes three approaches to value the personal goodwill of selling physicians. The two primary approaches are the “With and Without Method” and the Multi-attribute Utility Model (“MUM”). The third method is the residual method, in which the other assets of the practice, both tangible and intangible, are identified and valued, with the residual value

representing personal goodwill. HealthCare Appraisers applies the residual method in conjunction with one or both of the other methods discussed below to provide support for the conclusions derived under the other models.

The With and Without Method under the Income Approach is typically applied in the valuation of personal goodwill for medical practices. This methodology uses cash flow models to project the revenues, expenses, and net cash flows the practice would expect to generate with and without the seller’s continued involvement in the business. Under the “with” scenario, the projections reflect the overall assumptions and cash flow projections for the practice “as is.” As a result, the “with” scenario includes the value attributable to the personal goodwill of the seller(s). The “without” scenario models the operations of the practice were the seller(s) to leave the practice. This scenario would, among other factors, take into account: (i) the loss of revenue to the practice from patients deciding to seek care elsewhere; (ii) revenues and costs associated with replacing the departed physician(s) with new providers; (iii) changes in staffing levels caused by fluctuations in patient encounters; and (iv) the impact of changes in the type(s) of ancillary services provided at the practice. The correct application of this methodology requires a deep understanding of the financial and operational drivers of a medical practice.

When assigning value to personal goodwill, it is important for an appraiser to take into consideration the probability of competition. HealthCare Appraisers utilizes a proprietary scorecard in which we analyze the willingness and ability of the selling physicians to compete absent a post-transaction non-compete agreement. Factors analyzed include barriers to entry, the economics of competition, and the likelihood of direct competition.

In addition to the With and Without Method, HealthCare Appraisers utilizes the MUM to value personal goodwill of selling physicians. The MUM has been accepted in numerous court cases and provides qualitative support to the more quantitative With and Without Method.<sup>17</sup> In our application of the MUM to personal goodwill valuations, we utilize a scorecard which contains the attributes associated with personal goodwill. We then assess the degree to which each attribute is present in the subject practice. The attributes or factors contributing to the presence of personal goodwill include the age and health of the seller(s), their comparative success in the industry, the marketing and branding of the practice, the source of referrals, the seller(s) reputation, as well as other factors. After scoring each of these attributes on the scorecard, we apply the resulting personal goodwill ratio to the total purchase consideration to calculate the personal goodwill of the seller(s).

<sup>17</sup> BVR’s Guide to Personal v. Enterprise Goodwill





## MULTI-ATTRIBUTE UTILITY MODEL CONSIDERATIONS



ABILITY/SKILLS/  
JUDGEMENT



AGE/HEALTH/  
PROFESSIONAL  
OUTLOOK



CLOSENESS  
OF CONTACT  
WITH PATIENTS  
AND OTHER  
STAKEHOLDERS



COMPARATIVE  
PERSONAL  
SUCCESS IN THE  
INDUSTRY



PERSONAL  
IN-BOUND  
REFERRALS



PERSONAL  
REPUTATION

The residual method for valuing personal goodwill values the asset by subtracting the value of all other tangible and intangible assets from the overall enterprise value of the practice. The difference, or residual, between the enterprise value and the other assets of the practice is assumed to represent personal goodwill, since all other assets have already been accounted for. Examples of other assets commonly found in physician practices include fixed assets, working capital, workforce, tradename, and electronic medical records. Under the residual method, each of these assets and any other assets determined to be present would be valued. The value of each asset is then subtracted from the enterprise value implied by the transaction. The remaining value is assigned to personal goodwill.

In our experience, properly accounting for the personal goodwill in a medical practice transaction may result in sale proceeds retained by the seller physicians that are up to 18 percent higher than if a transaction did not account for the personal goodwill. For large practice transactions, this can result in millions of dollars in tax savings that are retained by the sellers.

### ADDITIONAL CONSIDERATIONS

For practices with multiple owners, we must take the additional step of allocating the personal goodwill attributable to each individual owner. In certain cases, this allocation is based on ownership percentage, but frequently the allocation is based on another metric, such as productivity, contribution to profitability, or a physician's relative decrease in compensation in connection with the transaction. Examples of metrics used to allocate personal goodwill include historical or proforma wRVUs, professional collections, contribution margin, contribution to EBITDA, tenure or years of experience, among others. For practices with certain types of in-office ancillary services or related ancillary companies (e.g., ambulatory surgery centers), it may be appropriate to use different approaches to allocate the value of personal goodwill resulting from the in-office ancillaries and ambulatory surgery centers versus the professional practice. Conducting a MUM analysis that is relative to each of the owners can be useful in establishing an appropriate allocation as well, as to give consideration to items associated with personal goodwill value that may not be fully captured in a productivity-based metric (see contributing factors of MUM analysis discussed earlier as an example).

An additional consideration with respect to allocating proceeds from the sale is the status of the practice as either an S-Corp or C-Corp. In HealthCare Appraisers' experience, when we value personal goodwill in connection with the sale of an S-Corp, the tangible and identifiable intangible assets are distributed evenly amongst the owners (or in proportion to their ownership percentage), while the personal goodwill is allocated disproportionately based on the methodologies previously described.

HealthCare Appraisers has also observed transactions where non-owners effectively take part in the sale by taking reductions in compensation and receiving a multiple of this reduction in exchange for the contribution of their personal goodwill. Most PPM transactions are structured such that the sellers "create" EBITDA by taking a reduction in compensation (known as a "scrape"), and then receive a



multiple of this EBITDA through the sale of the practice. In certain cases, we have seen employed physicians receive a scrape to their compensation as well, which enables them to participate in the transaction. In these cases in particular, it is important to assess whether the presence of non-competition agreements between the employed physician and the practice being sold prevents the sale of personal goodwill (*i.e.*, the employed physician's personal goodwill has been institutionalized through the non-compete). We have also observed groups of physicians employed by hospitals sell their personal goodwill as part of a transaction in which they join a PPM.

“ *The skill and effort committed by HealthCare Appraisers has contributed to a very favorable outcome in our transaction. If a potential client wants a sincere reference we would be happy to be included in the roster of very satisfied clients.* ”

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#### **IMPORTANCE OF OBTAINING AN APPRAISAL FROM A HEALTHCARE APPRAISAL EXPERT**

The sale of a medical practice is an important financial and professional milestone in the life of many physician-owners. When contemplating a transaction, in addition to the total purchase price, sellers and their advisers should give specific consideration to the allocation of personal goodwill. Care must be taken before and during the transaction to establish if personal goodwill exists, if it is both salable and transferable to the purchaser, and if it is owned by a shareholder rather than by the practice itself. If the goodwill generated by the seller's skill, expertise, reputation and loyal patients are attributable to personal goodwill, a separate sale of this asset may result in significant tax savings to the seller when it comes time to complete IRS Form 8594<sup>18</sup> under IRS Code §1060<sup>19</sup> during tax filing. An independent, third-party opinion of the fair market value provides the basis for the personal goodwill allocation through a defensible, quantitatively and qualitatively derived determination of the personal goodwill value being transferred.

<sup>18</sup> IRS Form 8594 accessed from the IRS website on April 5, 2022

<sup>19</sup> Obtained from Cornell Law website on April 5, 2022

