



BRIDGEWAY
FINANCIAL
CORPORATIONSM
Asset Protection Consulting

NEVADA WALL STREET CORPORATIONTM

ASSET PROTECTION
& RAISING CAPITAL

Legally | Quickly | Conveniently | Inexpensively | Anonymously



Asset Protection and Raising Capital

YOU Need Protection Now

FLEXIBILITY FOR RAISING MONEY

A Nevada Wall Street Corporation™ is designed for the purposes of raising capital for investment needs through the sale of stock. This corporation may be capitalized up to one billion shares. As officer and CEO, you are entitled to earn 5% to 20% of profits per year for your duties plus your share of ownership in stock. The Nevada Wall Street Corporation™ is not publically traded on any stock exchange but is allowed to have up to 35 shareholders.

Your corporation can maximize profits by taking maximum advantage of the tax and financial laws, and only Nevada offers the best laws for asset protection.

Through the use of penny stock investing, private placement memorandums, offshore high yield investments and a professional team of experts to handle all stock issues, directors and officers minutes, accounting, tax filings and related correspondence you can be assured of our professional team to help you.

In addition, your BRIDGEWAY TEAM of experts will provide you with quarterly financial statements for you and your investors, escrow accounts and make available a custom Private Placement Memorandum (known as a PPM) for raising capital legally plus a Restrictive Shareholders Agreement protecting you and your investors from each other. Your team of experts will consist of a SEC attorney, Certified Public Accountant, Securities Investments advisor, and a team of professional advisors.

NEVADA WALL STREET CORPORATION™

Under the law, a Nevada corporation is an "artificial person," completely separate from the persons who own and operate it. This is different from an individual or sole proprietorship where the owner bears the full and complete financial responsibility for his or her actions.

As an independent entity, a Nevada company's debts and taxes are separate from those of its owners.

A single member Nevada Corporation can now have ownership with full charging order protection. A judge cannot take away your assets during a frivolous lawsuit.

Therefore, Nevada provides an individual in business, practicing a profession or on commission with the greatest personal liability protection and the greatest making money opportunity ever developed.

Nevada is the only state that does not share confidential information about its corporations with the IRS. In 2001, the IRS formally requested such an information exchange program and the Nevada Governor turned the IRS down flat!



Accountants Can Prepare Quarterly Financial Statements For Investors

Nevada Wall Street Corporation™

OWNERSHIP CAN BE ANONYMOUS

A Nevada corporation is required to list only the name and an address of its president, secretary, treasurer and director(s) with the Secretary of the State of Nevada. All of these positions may be held by one person. In fact, Nevada law never requires stockholders to register with the state. You can own minority shares in your Nevada Corporation while maintaining control of all corporate management decisions and investments through our exclusive "Restrictive Shareholder Agreement." You may also designate THE BRIDGEWAY TEAM of experts as your CFO Officer and yourself as the President of a multi-million dollar stock option corporation.

READY FOR BUSINESS

Let's say your first investor has \$100,000 in their IRA and wishes to invest with your corporation to diversify away from the U.S. banking system. You are willing to offer a stock option of .01 (one) cent per share in hopes that investments in Grand Cayman, London, Swiss or Singapore trading accounts double within a two year period. Therefore, you will give your investor ten million shares at a bargain price of .01 (one) cent per share. If the offshore investment doubles the share value doubles to .02 (two) cents per share meaning your investor has doubled their investment return to \$200,000. This is similar to the way it works on the American Stock Exchange (AMEX) and the New York Stock Exchange (NYSE).

Many times when companies are perceived to have value in a public environment their share price will rise many times their original amount...and many companies before ever going public started out issuing "penny stocks"...they all started somewhere.



Example

Let's assume you want to raise 1 million in investment dollars and your Nevada Wall Street Corporation™ is authorized to issue 100 million shares. But first you may wish to issue to yourself 20 million shares, at the value of \$100 per share. You would first hold a company board meeting (with yourself as sole director) and elect to issue to yourself 20 million shares. You would now hold 20 million shares i.e. 20% of the available shares.

HOW IT WORKS

Nevada allows you to issue up to 75,000,000 million shares and more for a fee. It is not uncommon for "big thinkers" to request from the Secretary of State 1 billion total authorized shares. These shares can then be issued to you for \$.001 cent per share making you instantly a stockholder owning millions of shares and controlling a very powerful company.

A SUCCESSFUL IMAGE

Your Nevada Wall Street Corporation™ presents a successful, large and professional image able to attract investor interest and assure confidence in you and your corporation. Know that Bridgeway Financial will be here to help.

As one of our "Wall Street" clients you will learn to present this professional image, how to calculate earnings, how to present your operations, how to understand and explain your stocks and options, plus much more.

Live A Life Of Asset Protection And Peace Of Mind!



A Rewarding Opportunity

HOW ARE TAXES HANDLED?

A Certified Public Accountant (CPA) will file your Nevada Wall Street Corporation™ as a sub-chapter "S" filing with the tax department. As a sub-chapter "S" company there are no taxes inside the corporation therefore "no double taxation". You and your investors will receive a K-1 from the accounting department for your proportional share of net income at the end of each tax year to be filed on your personal 1040 tax return.

Please keep in mind that some offshore investments are tax deferred and will not be declared until a future date when the investment is cashed out or exercised.

HOW DO I GET PAID?


You aren't limited by the amount of the investment funds, but only by the authorized availability of the shares of your corporation and a maximum of 35 shareholders per corporation.

Now let's do the math on 100 million shares capitalization. Assume you hold 20% of the outstanding stock and your investors hold the remaining 80%. Remember that you and they have a "Restrictive Shareholders' Agreement" so you can never be removed as an officer or from the board of directors. You are left with 80 million shares to be issued at .01 (one) cent. That's \$800,000 of potential investment. Let's assume that the offshore investment earned \$600,000 in our example. This means that with 20% of the outstanding stock, your share becomes \$120,000 dollars. Your investors' 80% of the outstanding shares becomes \$480,000.

HOW EXCITING CAN THIS BECOME?

A customary investment introduction fee ranges from 2% to 5% of the initial investment amount. As CEO of your Nevada Wall Street Corporation™ you are entitled to this amount, and we recommend you take the full 5% for your role in introducing corporate capital. For example, if your corporation attracts an investor with \$100,000 you receive \$5,000. We recommend that you defer your introduction fee until the investments return a profit, both for cleaner investments reporting and to allow the investments to appreciate faster.





The Bridgeway Nevada Wall Street Corporation™ is everything you need.
It is quick and very affordable.

YOU Need Protection Now

BRIDGEWAY NEVADA WALL STREET CORPORATION™

- 1.** A prestigious Nevada address at the Howard Hughes Center in downtown Las Vegas (not a P.O. Box) for your new Limited Liability Company
- 2.** One full year of resident agent services
- 3.** Authorized stock for immediate use
- 4.** Unlimited client consultation with our paralegals
- 5.** Your Corporate Record Book includes the following:
 - Elegant 3-ring binder embossed with your name
 - Original Articles of Incorporation
 - Official Corporate Charter with Corporate Seal
 - Complete set of Bylaws & Minutes
 - High quality share certificates prepared and issued in accordance with your specific instructions
 - A Stock Transfer Ledger allowing you to record the Shareholders of your corporation
- 6.** You will receive everything you need to control your Nevada corporation, including complete legal documents that define the structure of your entity
- 7.** Personal customer orientation explaining the purpose and use of your documents and entity
- 8.** Written instructions describing the purpose of each of your documents

COMPLETE BANKING & CONVENIENCE

To open a bank account, your corporation will require a Federal Tax ID. At your request, we will file the application for your tax ID and assist in opening a Nevada bank account.

If you desire, you can obtain debit cards, online banking access and checks with only your company name on them. With a business bank account you can build your business equity fast, establish a verifiable Nevada business location and a Nevada bank account that can be open in as little as 24 hours.



“In such a litigious society, if you own anything worth having lawyers will find a way to come after you.”

P. Thomas Adams, JD
Attorney at Law



Act now. Feel the relief of knowing you have taken serious steps to safeguard the wealth that you have worked so hard to achieve.



Safeguard Your Assets Today

EXPERIENCE MAKES THE DIFFERENCE

We provide asset protection and related accounting and tax planning services, in association with Attorneys, Paralegals, Certified Public Accountants and other industry leading professionals.

FAST, FRIENDLY, AFFORDABLE SERVICE

Your company will be formed within five days. We make the process of creating a corporation quick and easy. We always dedicate the time to make sure you understand the process. In keeping with the tradition of asset protection, our fees are extremely competitive.

OUR UNIQUE ADVANTAGES

- Over 60 years combined experience in financial services
- Over one thousand personal and corporate clients
- Experienced Nationwide Professionals
- Ongoing educational teleconferences
- Advanced asset protection strategies
- International bank and brokerage access
- Insider knowledge of I.R.S. procedures and practices
- International taxation expertise
- Specialized attorney referral service nationwide
- Strict confidentiality and privacy
- Client-only websites and online seminars
- Unlimited client support
- Affordable rates
- Quality service focused on providing you the best Asset Protection Services available today

For more information
Scan this code with your smartphone

You can also visit
BRIDGEWAYassetprotection.com

Use code:



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BRIDGEWAY FINANCIAL CORPORATIONSM

Asset Protection, Financial Privacy
Accounting & Tax

