

Practice Form	C.G.S. §	General Business	P.C.	LLC	LLP
Architecture	20-298b	2/3 voting shares ¹			
Architecture	20-298b 33-182a 33-182c		2/3 voting shares ²		
Architecture	20-298b 34-101(23) 34-119			2/3 voting shares ²	
Architecture	20-34-301(1) 34-406 et seq.				Probably 100%
Engineering OR Land Surveying OR Landscape Architecture	20-306a (PELS) 20-369a (LA)	0% ³			
Engineering OR Land surveying OR Landscape Architecture	20-306a (PELS) 20-369a (LA) 33-182a 33-182c		0% ⁴		
Engineering OR Land Surveying OR Landscape Architecture	20-306a (PELS) 20-369a (LA) 34-101			0% ⁴	
Engineering OR Land Surveying OR Landscape Architecture	34-301(1) 34-327(e) 34-335(f) 34-406 et seq.				Probably 100%
Any combination of the 4 professions	20-306b	2/3 of company voting shares/at least 20% of each profession ⁵			
Any combination of the 4 professions	20-306b 33-182a 33-182c		2/3 of company voting shares/at least 20% of each profession ⁶		
Any combination of the 4 professions	20-306b 34-101			2/3 of company voting shares/at least 20% of each profession ⁶	

Any combination of the 4 professions	34-301(1) 34-327(e) 34-335(f) 34-406 et seq.				Does not appear to be permitted
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1. For Architectural general business corporations, 2/3 of the voting shares must be owned by Connecticut licensees.
2. For Architectural PCs and LLCs, at least 2/3 of the voting shares must be owned by Connecticut licensees; any remaining shares must be owned by persons licensed as Architects by a sister jurisdiction, and all owners must be individuals (not corporations, ESOPs, etc.).
3. For PE, PS, or LA general business corporations (no joint practice), there is no requirement that any stock be owned by a Connecticut licensee; there must, however, be a Connecticut licensed individual in responsible charge of all Connecticut work.
4. For PE, LS, or LA Professional Corporations or LLCs (again, not for joint practice), no voting stock is required to be owned by Connecticut licensees. But, 100% of the owners must be licensed professionals, all owners must be people (humans; no corporations or ESOPs, etc.), and a Connecticut licensee must be in responsible charge of all Connecticut work.
5. For any joint practice general business company, 2/3 of the voting shares must be owned by Connecticut licensees. Further, as to each profession, its members must own at least 20% of the stock.
6. For any joint practice PC or LLC, at least 2/3 of the voting shares/ownership must be owned by Connecticut licensees, and each profession must hold at least 20% of the voting shares/ownership. Finally, each person who owns voting shares or is an owner must be a licensed professional, and must be a person (not a company, ESOP, etc.).