

Comparison between Japan "Branch Office" & "Subsidiary Company"

	Branch Office	Subsidiary Company		
		Kabushiki-Kaisha (KK) (Kabushiki Joto Seigen Kaisha) [If No Committee is Established]	Godo-Kaisha (GK) Limited Liability Co (LLC)	
Capital	No capital (same as HO)	1 yen or more (*1)	1 yen or more (*1)	
Number of investors	Not applicable	1 or more	1 or more	
Liability of equity participants/parent co. toward creditors	Unlimited	Limited to the amount of equity participation	Limited to the amount of equity participation	
Transfer of equity participation shares	Not applicable	Maybe transferred freely in principle. Maybe stipulated in articles of incorporation so that the board of directors' approval is needed for the transfer of shares.	equity participants	
The Number of executives required	Representative in Japan - 1 or 2(*2)	Appointment of 1 or more (*2). Representative director with the right to execute business. If no representative director is appointed, executive officers each have the right of representation.	No legally stipulated min. In principle, all members are executive officers, but a representative member may be appointed (*2).	
Legally stipulated term of office for executives	No legally stipulated term	2 years in principle. Extendable up to 10 years	No legally stipulated term	
Regular general meeting of shareholders/members	Not required	In principle, it must be held every year	Not required	
Possibility of the public offer of stock	Not applicable	Possible	Not possible	
Possibility of reorganization into a joint-stock corporation	Not possible. Need to separately close branch office and establish joint-stock corporation (*3)	N/A	Possible	
Distribution of profits and losses	C/o Parent Co.	Allocated according to equity participation ratio	May be allocated at a different ratio from equity participation ratio if specified in articles of association	
Taxation of profits	Income arising within Japan is in principle taxed	Taxed on profits according to a KK Co and profits allocated to shareholders	Taxed on profits according to a GK Co and profits allocated to members	

(*1) The Establishment with zero yen capital is theoretically possible, but it is impossible to incorporate without paying capital in practice.

(*2) At least one representative must be a "Resident of Japan." [Except for subsidiary company (KK co or GK co) under the regulation effective Mar' 2015]

(*3) Refer to "Closure of branch office" for details.

Disclaimer: This information is for illustration purposes, no warranty is given that it is free from error or omission, and Sarkar Office[®] cannot be held liable for any decision made based on this information only!



Comparison between Japanese Kabushiki Kaisha and Godo-Kaisha

	Kabushiki Kaisha	Godo Kaisha	
	(Kabushiki Joto Seigen Kaisha)	Limited Liability Co (LLC)	
	[If No Committee is Established]		
	It may be transferred freely in	Unanimous approval of equity	
Transfer of equity	principle.	participants (members) is required.	
participation share	Maybe stipulated in articles of		
	incorporation so that the board of		
	directors' approval is needed for		
	the transfer of shares.		
	Appointment of one (1) or more	No legally stipulated minimum.	
	required.	In principle, all members are	
Number of executives	Representative director with the	executive officers, but a	
required	right to execute business. If no	representative member may be	
•	representative director is	appointed.	
	appointed, executive officers each		
	have the right of representation.		
Legally stipulated term	2 years in principle.	No legally stipulated term	
of office for executives	Expandable up to 10 years		
Possibility of a		Possible. However, the co should	
Company	Not possible	nominate an individual staff from the	
to be a Director		co.	
Director must be from		In principle, all members are	
shareholder /member	Not necessarily	executive officers, but maybe	
		stipulated otherwise in "Articles of	
		Association"	
Regular general meeting	In principle, it must be held every	Not required	
of	year		
shareholders/members			
Possibility of the public	Possible	Not possible	
offer of stock			
Possibility of	A joint-stock corporation (KK) may	A limited liability company (LLC) (GK)	
reorganization	be reorganized into a limited	may be reorganized into a joint-stock	
	liability company (LLC) (GK).	corporation (KK)	
Distribution of profits	Allocated according to equity	May be allocated at a different ratio	
and losses	participation ratio	from equity participation ratio if	
		specified in Articles of Association	

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Comparison of different types of legal business entity in Japan

Foreign companies or entrepreneurs generally engage in business operations by establishing a branch office, subsidiary company, or limited liability partnership. The legal differences between each of these are summarized in the following table.

	Branch Office	Subsidiary Company		Partnership Business
	Kabushiki-Kaisha Godo-Kaisha		Godo-Kaisha	Limited Liability
	Branch Office	(KK Co)	(GK Co)	Partnership
		(Joint-stock Corporation) {(Kabushiki Joto Seigen Kaisha) (If No Committee is Established)}	Limited Liability Co (LLC)	(LLP)
Restrictions on equity participation	Notification not required with the Bank of Japan (Except specific industries)	Notification must be filed to the Bank of Japan	Notification must be filed to the Bank of Japan	Notification not required with Bank of Japan (Except specific industries)
Capital	No capital (same as HO)	1 yen or more (*1)	1 yen or more (*1)	2 yen or more (if 2 Partners)
Number of investors	Not applicable	1 or more	1 or more	2 or more (*3)
Liability of equity participants/parent co. toward creditors	Unlimited	Limited to the amount of equity participation	Limited to the amount of equity participation	Limited to the amount of equity participation
Transfer of equity participation share	Not applicable	Maybe transferred freely in principle. Maybe stipulated in articles of incorporation so that the board of directors' approval is needed for the transfer of shares.	Unanimous approval of equity participants (members) required	Unanimous consent of partners required
Number of executives required	Representative in Japan - 1 or 2(*2)	Appointment of 1 or more (*2). Representative director with the right to execute business. If no representative director is appointed, executive officers each have the right of representation.	No legally stipulated min. In principle, all members are executive officers, but a representative member may be appointed (*2).	No legally stipulated min. All partners are executive officers (*3).
Possibility of a Company to be a Director	Not applicable	Not possible	Possible . However, the co must nominate one staff from the co. (*2)	Not applicable
Director/Executive must be from shareholder/member	Not applicable	Not necessarily	In principle, all members are executive officers, but maybe stipulated otherwise in "Articles of Association"	Not applicable
Legally stipulated term	No legally stipulated	2 years in principle.	No legally	No legally
of office for executives	term	Expandable up to 10 years	stipulated term	stipulated term
Regular general meeting of shareholders (members)	Not required	In principle, it must be held every year	Not required	Not required
Possibility of the public offer of stock	Not applicable	Possible	Not possible	Not possible
Possibility of reorganization into a joint-stock corporation	Not possible. Need to separately close the branch office and establish a joint- stock corporation (*4)	N/A	Possible	Not possible. Need to dissolve the partnership and establish a joint-stock corporation separately
Possibility of reorganization	Not possible . Need to separately close branch office and establish KK or GK (*4)	A joint-stock corporation (KK) may be reorganized into a limited liability company (GK).	LLP (GK Co) may be reorganized into a KK	Not possible. Need to separately dissolve the partnership and establish a KK or GK Co.
Distribution of profits and losses	C/o Parent Co.	Allocated according to equity participation ratio	Maybe allocated at a different ratio from equity participation ratio if specified in articles of association	Maybe freely allocated with the unanimous approval of partners
Taxation of profits	Income arising within Japan is in principle taxed	Taxed on profits according to a KK Co and profits allocated to shareholders	Taxed on profits according to a GK Co. and profits allocated to members	No taxation on LLP. Taxation of profits allocated to partners



(*1) The Establishment with zero yen capital is theoretically possible, but it is impossible to incorporate without paying capital in practice.

(*2) At least one representative must be a "Resident of Japan." [Except for subsidiary company (KK or GK Co) under the regulation effective Mar'2015]

(*3) One or more partners must be an individual who has an address and is resident in Japan for more than 1 year or a Japanese corporation.

(*4) Refer to "Closure of branch office" for details.

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