Comparison of 501(c)(3) Qualified Charity and 501(c)(7) Social Club

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501(c)(3) Qualified Charity 501(c)(7) Social Club Pleasure, recreation, social activities Purpose Religious, Educational, Charitable, Scientific, Literary, churches, charities, private Fraternities, sororities, country clubs. Examples schools, homeschool co-ops hobby clubs, homeschool support with an educational purpose groups No private inurement allowed. Requirements Personal contact, fellowship and co-Upon dissolution all assets must mingling of members. No private be distributed to another 501(c) inurement allowed. (3) organization. Activities Can hold programs, sell services Can provide meals or services only to and products as part of their members in connection with club exempt purpose. activities Tax deductible Yes No donations allowed Tax exempt (no Exempt from Federal income tax on Exempt from Federal income tax taxes on profits) unless the organization has income derived from members; other unrelated business income income taxed Source of Income Membership fees, fees for Primarily (65% or more) from services, donations, fund raisers, membership fees. program fees Open to public Limited membership and consistent with Membership the purpose of the club. No. The IRS does not require 501(c)(7) IRS Application Yes, if gross revenues over Required? \$5,000/year. File Form 1023 organizations to file an application. They can "self-proclaim" tax exempt status. Annual IRS Form 990N. Form 99EZ or Form Form 990N. Form 99EZ or Form 990 Reporting 990 Insubstantial lobbying allowed No limit on legislative activity as long as Legislative Lobbying (less than 20% of total expenses). It furthers the exempt purpose permitted? No endorsement of a candidate.

Sources:

http://www.irs.gov/publications/p557/ch04.html#en_US_2010_publink1000200325

http://www.companiesinc.com/incorporate/glossary/501-nonprofit-status.asp

http://www.irs.gov/irm/part7/irm_07-025-007.html