Internal Revenue Code Section 1563(e)
Definitions and special rules

(e) Constructive ownership.

(1) Options. If any person has an option to acquire stock, such stock shall be considered as owned by such person. For purposes of this paragraph, an option to acquire such an option, and each one of a series of such options, shall be considered as an option to acquire such stock.

(2) Attribution from partnerships. Stock owned, directly or indirectly, by or for a partnership shall be considered as owned by any partner having an interest of 5 percent or more in either the capital or profits of the partnership in proportion to his interest in capital or profits, whichever such proportion is the greater.

(3) Attribution from estates or trusts.

(A) Stock owned, directly or indirectly, by or for an estate or trust shall be considered as owned by any beneficiary who has an actuarial interest of 5 percent or more in such stock, to the extent of such actuarial interest. For purposes of this subparagraph, the actuarial interest of each beneficiary shall be determined by assuming the maximum exercise of discretion by the fiduciary in favor of such beneficiary and the maximum use of such stock to satisfy his rights as a beneficiary.

(B) Stock owned, directly or indirectly, by or for any portion of a trust of which a person is considered the owner under subpart E of part I of subchapter J (relating to grantors and others treated as substantial owners) shall be considered as owned by such person.

(C) This paragraph shall not apply to stock owned by any employees' trust described in section 401(a) which is exempt from tax under section 501(a).

(4) Attribution from corporations. Stock owned, directly or indirectly, by or for a corporation shall be considered as owned by any person who owns (within the meaning of subsection (d)) 5 percent or more in value of its stock in that proportion which the value of the stock which such person so owns bears to the value of all the stock in such corporation.

(5) Spouse. An individual shall be considered as owning stock in a corporation owned, directly or indirectly, by or for his spouse (other than a spouse who is legally separated from the individual under a decree of divorce whether
interlocutory or final, or a decree of separate maintenance), except in the case of a
corporation with respect to which each of the following conditions is satisfied for
its taxable year—

(A) The individual does not, at any time during such taxable year, own
directly any stock in such corporation;

(B) The individual is not a director or employee and does not participate in
the management of such corporation at any time during such taxable
year;

(C) Not more than 50 percent of such corporation's gross income for such
taxable year was derived from royalties, rents, dividends, interest, and
annuities; and

(D) Such stock in such corporation is not, at any time during such taxable
year, subject to conditions which substantially restrict or limit the
spouse's right to dispose of such stock and which run in favor of the
individual or his children who have not attained the age of 21 years.

(6) Children, grandchildren, parents, and grandparents.

(A) Minor children. An individual shall be considered as owning stock
owned, directly or indirectly, by or for his children who have not
attained the age of 21 years, and, if the individual has not attained the
age of 21 years, the stock owned, directly or indirectly, by or for his
parents.

(B) Adult children and grandchildren. An individual who owns (within the
meaning of subsection (d)(2), but without regard to this subparagraph)
more than 50 percent of the total combined voting power of all classes
of stock entitled to vote or more than 50 percent of the total value of
shares of all classes of stock in a corporation shall be considered as
owning the stock in such corporation owned, directly or indirectly, by or
for his parents, grandparents, grandchildren, and children who have
attained the age of 21 years.

(C) Adopted child. For purposes of this section, a legally adopted child of an
individual shall be treated as a child of such individual by blood.