

## How can preparation determine the success of intergenerational ownership succession?

*A preparatory framework based on 127 Swedish family firms shifts the focus from outcomes to readiness*

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Succession research has overwhelmingly focused on outcomes: did the business survive, did profits hold, were stakeholders satisfied? But outcomes are shaped by external factors that families cannot control—market conditions, regulatory changes, personal crises. This study argues that the more useful question is not whether succession succeeded but whether the family prepared adequately. The distinction matters because preparation is actionable. Outcomes are not.

The researchers combined conceptual analysis with survey data from **127 Swedish family businesses** that experienced intergenerational ownership succession while the first generation was still alive. The focus is specifically on ownership transfer—not management succession, which involves different dynamics, stakeholders, and legal implications.

### WHAT WE STUDIED

Ownership succession involves transferring shares, voting rights, and the legal control that comes with them. Unlike management succession, it triggers tax obligations, contractual restrictions, and a broader set of stakeholder interests—including non-managing siblings, tax authorities, and legal advisors. The psychological stakes are also different: founders often experience the transfer of ownership as a loss of identity, not just a change of role. The study drew on legal scholarship, family business theory, and psychological ownership research to build a preparatory framework, then tested its components against the empirical data.

### KEY INSIGHTS

#### ***Six preparatory requirements shape succession outcomes***

The study identifies six conditions that must be addressed before ownership succession to increase the likelihood of a successful transition. **Increased awareness:** both generations need structured education about succession pathways, legal options, and consequences—through family meetings, courses, or external seminars. **Willingness from both generations:** the incumbent must be emotionally prepared to let go, and the successor must be ready to take on the responsibility. **Stakeholder acceptance:** support from family members, co-owners, and key managers prevents conflict and power struggles. **Adequate compensation:** non-successor siblings and other stakeholders must receive fair treatment to preserve family cohesion. **Managing cost implications:** taxes, legal fees, and compensation commitments must be planned to avoid financial strain on the business. **Formal ownership power:** the successor needs a majority share or equivalent control mechanism—without it, the transfer is symbolic rather than functional.

#### ***Family culture and support structures enable the preparatory process***

Two antecedent conditions determine whether the six requirements can be met. Family culture—the degree of openness, harmony, and shared commitment within the family—sets the emotional foundation. Support arenas—family councils, advisory boards, external facilitators—provide the structural mechanisms for managing difficult conversations and mediating competing interests. Without both, even well-intentioned preparation stalls.

### ***Outcome-focused evaluation is insufficient***

The standard approach of evaluating succession by post-event performance metrics is limited for three reasons. Outcomes are influenced by factors unrelated to the succession process itself. Satisfaction measures are subjective and often reflect personal gains or losses rather than process quality. And it is difficult to isolate the succession from other strategic changes happening simultaneously. The preparatory lens provides a more reliable and actionable evaluation framework.

### **TAKEAWAYS**

#### ***Start early and treat preparation as a structured process***

Ownership succession is a multi-year process, not a single event. Families that begin while the senior generation is active and engaged have far more options—legal, financial, and relational—than those who wait until circumstances force the issue.

#### ***Address emotional readiness alongside legal mechanics***

Tax planning and share transfer agreements are necessary but insufficient. The psychological dimensions—the incumbent's willingness to let go, the successor's readiness to lead, the family's acceptance of the new structure—require deliberate attention through open dialogue, facilitated conversations, and governance mechanisms.

#### ***Ensure the successor receives real control***

Symbolic ownership transfers that leave the predecessor with effective control undermine the entire process. Successors need majority shares or equivalent governance authority to make the transition meaningful and to earn the commitment of employees, managers, and external stakeholders.

### **IMPACT**

This study reframes ownership succession from an outcome to be evaluated into a process to be designed. The six-requirement framework gives families a concrete checklist for assessing their readiness, and the emphasis on family culture and support structures highlights the conditions that make preparation

possible. For advisors, the implication is that succession consulting should extend well beyond tax optimization to include relational dynamics, psychological readiness, and governance design.

### **RECOMMENDATIONS**

For families approaching an ownership transfer, the practical work begins long before any shares change hands:

- 1. Start the conversation while the senior generation is active:** Open the process years ahead through family meetings, courses, or external seminars so both generations understand the succession pathways, legal options, and tax consequences before decisions are forced by circumstance.
- 2. Build a support arena to hold the hard conversations:** Set up a family council, advisory board, or bring in an external facilitator to structure difficult discussions and mediate between successors, non-managing siblings, and key managers.
- 3. Work through the six preparatory requirements as a readiness checklist:** Confirm awareness on both sides, genuine willingness from incumbent and successor, stakeholder acceptance, fair compensation for non-successor siblings, a plan for the tax and legal costs, and a route to formal ownership power for the successor.
- 4. Treat emotional readiness as seriously as the legal mechanics:** Address the incumbent's willingness to let go and the successor's readiness to lead through open, facilitated dialogue—not only through share-transfer agreements and tax planning.
- 5. Transfer real control, not symbolic ownership:** Ensure the successor holds a majority share or equivalent governance authority, so the handover is functional rather than nominal and earns the commitment of employees, managers, and external stakeholders.

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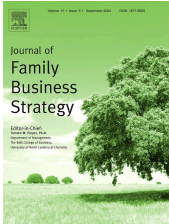
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