



YEAR-END TAX PLANNING

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Some 2010 year-end tax planning tips include:



- 1. Certain expenditures made by individuals by December 31, 2010 will be eligible for 2010 tax deductions or credits including: moving expenses, child care expenses, safety deposit box fees, charitable donations, political contributions, medical expenses, alimony, eligible employment expenses, union, professional, or like dues, carrying charges and interest expenses, certain public transit amounts, and children's fitness amounts.
- 2. You have until March 1, 2011 to make tax deductible Registered Retirement Savings Plan (RRSP) contributions for the 2010 year.

Consider contributing to a spousal RRSP to achieve income splitting in the future.
- 3. If you own a business, consider paying a reasonable salary to family members for services rendered to the business.

- 4. An individual whose 2010 net income exceeds \$66,733 will lose all, or part, of their old age security.

Senior citizens will begin to lose their income tax age credit if net income exceeds \$32,506.

Contact your professional advisors for assistance in managing 2010 personal income.
- 5. Consider purchasing assets eligible for capital cost allowance before the year-end.
- 6. Consider selling capital properties with an underlying capital loss prior to the year-end if you had taxable capital gains in the year, or any of the preceding three years. This capital loss may be offset against the capital gains.
- 7. Registered Education Savings Plan (RESP)

A Canada Education Savings Grant (CESG) for RESP contributions will be permitted equal to 20% of annual contributions for children (maximum \$500 per child per year).
- 8. Health and dental premiums

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for the self-employed

- Individuals will be allowed to deduct amounts payable for Private Health Service Plan coverage in computing business income provided they meet certain criteria.
- 9. A refund of Employment Insurance paid for non-arm's length employees may be available upon application to CRA.
- 10. Taxpayers that receive "eligible" dividends from private and public corporations may have a significantly lower tax rate on the dividends. Notification from the corporation to the shareholder is

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required.

11. Eligible **public transit passes** will be entitled to a tax credit.
12. A **tax credit** for children under 16 enrolled in certain organized activities is available.
13. A **Registered Disability Savings Plan** may be established for a person who is eligible for the **Disability Tax Credit**. Non-deductible contributions to a **lifetime maximum of \$200,000** are permitted which are eligible for tax-deferred grants and bonds. Please contact your professional advisors for details.
14. If required income or Forms have **not been reported** in the past to the CRA, a **Voluntary Disclosure** to the CRA may be available to avoid penalties. Contact us for details.

2010 REMUNERATION

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Some **general guidelines** to follow in **remunerating the owner** of a



Canadian-controlled private corporation earning **“active business income”** include:

1. **Bonusing down** active business earnings in excess of the **annual business limit** may reduce the **overall tax**. However, leaving corporate **active business income** over this amount

presents a **tax deferral**.

Professional advice is needed in this area.

2. **Notification** must be made to the shareholders when an **“eligible” dividend** is paid - usually in the form of a **letter dated** on the date of the **dividend declaration**. If all **shareholders** are **directors**, the **notification** may be made in the **Directors’ Minutes**.

Please contact your **professional advisor** for advice before paying an **eligible** or **ineligible** dividend.

3. Elect to pay out tax-free **“capital dividend account”** dividends.
4. Consider paying dividends to obtain a refund of **“refundable dividend tax on hand”**.
5. Corporate earnings in excess of personal requirements could be left in the company to obtain a **tax deferral**. The effect on the **“Qualified Small Business Corporation”** status should be reviewed before selling the shares.
6. **Dividend income**, as opposed to salaries, will reduce an individual’s **cumulative net investment loss** balance thereby providing greater access to the **capital gain exemption**.
7. Excessive **personal income** affects receipts subject to

clawbacks, such as **old age security**, the **age credit**, **child tax benefits**, and **GST credits**.

8. Salary payments require **source deductions** to be remitted to the Canada Revenue Agency on a timely basis.
9. Individuals that wish to contribute to the Canada Pension Plan or a Registered Retirement Savings Plan may require a **salary** to create **“earned income”**.
10. **Salaries** paid to family members must be **reasonable**.

PERSONAL TAX RETURNS

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TUITION AND EDUCATION CREDITS - SCHOLARSHIP

CRA notes that the Income Tax Act expands the **scholarship exemption**



so that most scholarships and bursaries received by students are **exempt** from income tax subject to

certain criteria.

Also, **tuition, education** and **textbook tax credits** are available to students enrolled at a “designated educational institution” in a “qualifying educational program”.

MEDICAL EXPENSES -

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COSMETIC PROCEDURES

In a June 16, 2010 **Technical Interpretation**, CRA notes that the 2010 Budget **precludes** the **medical credits** for expenses incurred after **March 4, 2010** for purely **cosmetic purposes**, including any related services and other expenses such as travel. Both surgical and non-surgical procedures for enhancing ones appearance will be **ineligible**. However, an expense will continue to **qualify** as a medical expense if it is required for **medical or reconstructive purposes**, such as surgery to address a deformity related to a congenital abnormality, a personal injury resulting from an accident or trauma, or a disfiguring disease.

Editor's Comment

Also, **GST/HST** may **apply** to the **ineligible** cosmetic expenses.

MEDICAL EXPENSE - WEIGHT-LOSS CLINIC

In a June 25, 2010 **Technical Interpretation**, CRA notes that fees paid to a **weight-loss clinic** by an individual in respect of a **weight-loss program** for the treatment of obesity would qualify as a medical expense where the services are provided by a **medical practitioner** who is authorized to act as such in the province in which the services are rendered.

DISABILITY TAX CREDIT (DTC) - PRIOR YEARS

In a June 7, 2010 **Technical Interpretation**, CRA notes that there is no provision in the Income Tax Act that precludes an individual from

requesting to have a prior year tax return reassessed for the DTC where the **certificate** was **signed in one year** certifying that the impairment started in an **earlier year**.

EMPLOYMENT INCOME

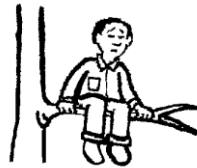
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EMPLOYEE VS. INDEPENDENT CONTRACTOR

In a June 22, 2010 **Tax Court** of Canada case, the Appellant was found to be engaging the truck driver in **insurable/pensionable employment income**, not as an independent contractor.

The Court noted that **factors** which suggest that the trucker was an **employee** of the Appellant include:

1. **Tools/equipment** - The Appellant provided all the tools and equipment, **including the truck**.
2. **Chance of profit/risk of loss** - The trucker had **no expenses and no liability** exposing him to a risk of loss. There was no opportunity for him to increase his income.
3. **Control** - The trucker received **instructions** from the Appellant and reported to the Appellant on a daily basis for work assignments.



Also, in a June 30, 2010 **Tax Court** of Canada case, **CRA** took the position that the **43 incorporated** and **53 unincorporated truck drivers** were **employees** of the payer and subject to EI and CPP.

The **Court** concluded that the **43 incorporated** truck drivers were **independent contractors** because the **intent** of the incorporated workers and the Appellant was that of being independent contractors.

However, based on the evidence presented, the Court found that the **remaining 53 workers** were **employees**.

Also, in a May 4, 2010 **Tax Court** of Canada case, the **Court** found that a **professor** at the **University of British Columbia** was engaged as an **independent contractor** not an employee and noted that the professor honoured the **contract** which defined the **independent contractor status** by becoming a **GST Registrant**, invoicing his time with **GST** and bidding on new contracts as existing contracts expired.

BUSINESS/PROPERTY INCOME

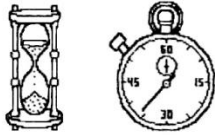
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EMPLOYMENT INSURANCE ACT (EIA)

In a September 25, 2008 **Tax Court** of Canada case, the Court concluded that the relationship between Brother 1 and Sister 1, who each owned 30% of the Corporation, was such that the

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salary paid to them was not subject to EI under the EIA.



(Individuals that control more than 40% of the voting shares are automatically exempt from EI.)

The EIA notes that insurable employment also does not include employment if the employer/employee are not dealing with each other at arm's length. However, this requires that the terms and conditions of their employment are different from those of other arm's length employees.

The Court noted that the Brother and Sister stated that they had a great deal of autonomy and freedom in carrying out their tasks. They both assumed their responsibilities, knowing very well that they did not need to obtain any approval. Decisions were made during dinners at their mother's home or at other locations.

The Court concluded that the familial aspect of the business had a marked influence on its operation to the point that some important decisions were made based on the familial connection rather than on the economic reality of the business. The Brother and Sister also received a salary that was different and not comparable in terms of hours worked to other employees. They both received generous bonuses when the business was flourishing.

GENERAL PURPOSE

ELECTRONIC DATA PROCESSING EQUIPMENT (GPEDPE)

GPEDPE (computers and ancillary equipment) are eligible for a 100% tax deduction in the year if acquired after January 27, 2009 and before February, 2011.

Keep this January 31, 2011 deadline in mind.

OWNER-MANAGER REMUNERATION

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NATIONAL JOINT COUNCIL TRAVEL DIRECTIVES



Owner-managers are often looking for objective, reasonable travel allowances to pay themselves, and employees, so as to reduce or avoid disputes with CRA. The kilometric rates paid by the Government of Canada for privately owned vehicles driven on authorized government business and for private non-commercial accommodation and meal allowances and incidental expenses are at www.njc-cnm.gc.ca/directive/index.php?sid=97&lang=eng (or Google National Joint Council Travel Directives).

For example, the total for meals and incidentals is \$85.20 per day - only 75% of this is paid from the thirty-first consecutive calendar day of travel status while at the same

location when corporate residences and/or apartment hotels are available, or the traveler chooses to stay in private accommodations. The Territories have higher rates.

ESTATE PLANNING

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DONATED ARTWORK

In a November 23, 2009 Tax Court of Canada case, CRA successfully reduced the donation tax



credit on artworks donated by the Appellants to a museum in 1999 and 2000 by successfully challenging the fair market value of the artworks.

CLEARANCE CERTIFICATES

In a June 16, 2010 Technical Interpretation, CRA notes that where a legal representative distributes the deceased person's assets without first obtaining a Clearance Certificate, the Income Tax Act, the Employment Insurance Act, and the Excise Tax Act permit the CRA to assess the representative personally for unpaid tax debts.

TRANSFERRING CAPITAL LOSSES BETWEEN SPOUSES

Typically, a loss must be claimed by the individual who owned the asset while it declined in value. However, CRA has confirmed that they accept transactions which transfer capital losses between spouses. This could be useful where one spouse owns appreciated assets, or has realized a

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capital gain, while the **other** has **capital losses**.

Careful planning is required to ensure all technical requirements are met. Please contact us for details.

In most cases that transfer must happen **before the end of November** if the loss is to be transferred in the current tax year.



WEB TIPS

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OFFICE OF ENERGY EFFICIENCY

This **Natural Resources Canada** program provides a large number of **services** and **information** that helps individuals and corporations **track and be knowledgeable about their resource usage**. Divided primarily into two categories (**Personal and Business**), this website offers a **host of useful calculators** and

knowledge sheets such as:

- Choosing a **fuel-efficient vehicle**,
- **Fuel Consumption** calculator,
- **Computer energy ratings by model**,
- **ENERGY STAR**, **EnerGuide** and R-2000,
- **Grants and incentives**, and
- **Life Expectancies of appliances**.

To view this website, go to:

<http://oee.nrcan.gc.ca>

The preceding information is for educational purposes only. As it is impossible to include all situations, circumstances and exceptions in a commentary such as this, a further review should be done. Every effort has been made to ensure the accuracy of the information contained in this commentary. However, because of the nature of the subject, no person or firm involved in the distribution or preparation of this commentary accepts any liability for its contents or use.

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