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Dear Clients/Friends:

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This is a quarterly newsletter which we send to clients, referral sources and friends. The information is meant to be educational and application of the concepts should be on an individual basis. Please do not hesitate to contact us should you require further clarification of any item.

Office News

We hope everyone had a wonderful, restful holiday. The New Year is upon us and another tax season is ahead. We look forward to seeing you again and helping you with your tax needs.

Once again we have hired Students to help us. We are happy to welcome Nisreen Alsayegh. She is in her 2nd year at Sheridan College studying Business Accounting. She will be assisting Cathy at the front. Jake Haskell has returned for his 3rd tax season. Jake is in his 4th year at Brock University. Also assisting us is Sinduja Panneershselvam. Sinduja is in her 2nd year of Business Accounting at Mohawk College.

We also want to wish Sunita Pokharel all the best as she awaits the birth of her first child. She will be on maternity leave until January 2014.

PERSONAL TAX

101(1)

MEDICAL EXPENSES

You may claim medical expenses for yourself, your spouse or common-law partner, and your or your spouse's or common-law partner's children who are not age 18 before the end of the taxation year. Medical expenses may also be claimed for certain other dependents.

MEDICAL EXPENSES TRAVEL



In a September 5, 2012 *Technical Interpretation*, CRA reviewed a situation

where a husband and wife drove their *infant child* to a hospital in *another city* where the infant had surgery.

Including the *pre-admission* at the hospital, the child was in the hospital for a *number of days*. Following the surgical procedure, the parents stayed with the child in the city for an additional number of days for a *post-surgery* follow-up before returning directly home.

CRA notes that an individual may claim an amount paid for *reasonable travel expenses* (for example, accommodation, meals and parking) incurred in respect of *the patient* and, where the patient was certified by a medical practitioner to be incapable of travelling without the assistance of an attendant, in respect of *one individual* who accompanied the patient, in certain circumstances.

CRA notes that the above requirements may be met *even if* medical services are available nearer

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to the individual's locality if it is reasonable for the individual to have travelled to the place where the medical services were obtained.

FAMILY CAREGIVER TAX CREDIT

Effective January 1, 2012, the new Family **Caregiver Tax Credit**, a 15% non-refundable credit on

\$2,000, will provide tax relief to caregivers of mentally or physically infirm dependent relatives, including, for the first time, spouses, common-law partners, and minor children.

EMPLOYMENT INCOME

101(2)

MOTOR VEHICLE EXPENSES

In a July 31, 2012 Technical Interpretation, CRA notes that where an employee receives a *motor* vehicle allowance that unreasonable, the employee may include the allowance in income and claim a deduction for the vehicle expenses incurred in the course of carrying out his/her employment duties if they are reasonable and supported by receipts. Motor vehicle expenses based on a fixed kilometer rate may not be deductible as they may not reflect the actual expenses incurred.

The *best evidence* to support the *employment use* of a vehicle is an accurate *log book* for the *entire year*, showing for *each trip* - the *date*, the *destination*, the *reason* for the trip, and the *distance* covered. For *alternative records* to support a claim, see www.cra.gc.ca/whtsnw/lgbk-eng.html.

EMPLOYEE EXPENSES

Supplies

CRA notes that an employee can deduct the cost of *supplies* paid if the employee meets *all* of the following conditions:



Under your contract of employment, you had to
 and pay for the

provide and pay for the supplies.

- You used the supplies directly in your work.
- Your employer has not repaid and will not repay you for these expenses.
- You keep with your records a copy of Form T2200, Declaration of Conditions of Employment, which has been completed and signed by your employer.

Supplies are only materials used *directly in your work*, and for no other purpose.

Supplies *include items* such as stationery, stamps, toner, ink cartridges, street maps, and directories.

BUSINESS INCOME

101(3) MARIJUANA BUSINESS

In an October 17, 2012 Tax Court of Canada case, CRA reassessed the Appellant using the net worth assessment method and included unreported business income for the Appellant's 2004, 2005 and 2006 tax years and assessed gross negligence penalties on the unreported amounts with respect to her business of growing and selling marijuana.

Taxpayer Loses - Big Time



The Court concluded that the Appellant had made a false statement or omission in filing her tax

which was attributable to *gross* negligence.

These net worth assessments were also made beyond the normal reassessment period which means that the **onus** was on the *CRA* to establish a *misrepresentation attributable to neglect, carelessness, willful default or fraud.*

OWNER-MANAGER REMUNERATION

101(4) INSURABLE EMPLOYMENT

The Employment Insurance Act (EIA) notes that insurable



employment *does not include* the employment of a person that controls more than 40% of the voting shares of the

corporation.

It also *excludes* employment if the employer and employee are not dealing with each other at arm's *length*. However, if the employer is *related* to the employee, they are deemed to deal with each other at arm's length if the Minister of National Revenue is *satisfied* that, regard to all having the circumstances of the employment, including the *remuneration* paid, the terms and conditions, the duration and the nature and importance of the work performed, it is reasonable to conclude that they would have entered into a substantially similar contract of employment if they had been dealing with each other at arm's length.

Therefore, to avoid EI, the taxpayer must show that they do *not* have a

substantially similar contract of employment as other arm's length employees.

Caution

If EI has been incorrectly paid for a family member and a refund is to be requested from the CRA, or a Ruling is to be asked for, this could be a *lengthy process*.

ESTATE PLANNING

101(5)

OLD AGE SECURITY VOLUNTARY DEFERRAL

The voluntary deferral of the Old Security (OAS)pension proposed in the 2012 Federal Budget will provide the option to defer takeup of the OAS pension by up to five years past the age of eligibility, in exchange for an enhanced monthly benefit of 0.6 percent per month of deferral (7.2 percent for a full year of deferral). Once a person chooses to receive their OAS pension, this percentage increase will be applied to the benefit for the rest of their lives.

If an individual decides to make a five-year deferral, his/her annual pension will be \$8,814 instead of \$6,481 (in 2012 dollars).

This new voluntary deferral of the OAS pension starts in *July 2013*.

CANADA PENSION PLAN - POST-RETIREMENT BENEFIT (PRB) CALCULATOR

Service Canada has a Post-Retirement Benefit calculator which notes that:

1. The **PRB** is a new benefit for

people who work and make CPP contributions while already receiving a CPP retirement pension. The Government of Canada has developed this calculator to help you better understand how contributions to the PRB will further contribute to your financial security after you retire.

2. A *PRB* is available the *year following* the year you make contributions. You will receive a new *PRB* for each year you make contributions. Each new *PRB* will be added to any previous *PRBs*.

The calculator is available at http://srv111.services.gc.ca/P RB_01.aspx.

NON-PROFIT ORGANIZATION (NPO) AUDIT PROJECT

CRA's guidelines note that an NPO must be organized and operated exclusively for any purpose other than profit. Generally, an Organization claiming the exemption can earn a profit, as long as the profit is incidental and arises from activities directly connected to its not-for-profit objectives. In addition to operating without a profit purpose, an Organization cannot make its income available for the personal benefit of its members.

Where an Organization intends to **earn a profit**, particularly from outside (non-member) sources and uses the income to **reduce member fees**, it is likely operating with a **profit purpose** and making income available to members.

Examples of profitable activities might legitimately that be undertaken through **NPO** Organization include running a cantina at a rink used for amateur hockey or a cafeteria at a not-forprofit youth hostel, or charging admission above direct cost for a children's concert (where the not-forprofit purpose of the Organization was to organize and promote youth participation in music).

INTERNATIONAL

101(6)

U.S. RENTAL PROPERTY

The following comments primarily relate to the ownership of **U.S. rental property** by **Canadians**. They may not apply to individuals such as U.S. citizens, U.S. residents, and Green Card holders.

U.S. Withholding and Filing Responsibilities

The IRS has posted an online article entitled "Foreign Persons Receiving



Income from U.S. Real Property". According to this release, taxation depends on whether earnings are considered investment income having tax withheld at 30% of gross earnings, or "effectively connected with a U.S. trade or business" and taxed on a net income basis. A foreign owner can elect to have the income treated as "effectively connected" by submitting a properly completed Form W-8ECI.

With regards to the filing of income tax returns, a non-resident failing to submit a timely filed income tax

return may **lose the ability to claim deductions** against the rental income.

State filing and tax payment may also be required.

Editors' Comment

It may be worthwhile to file tax returns even if a loss is experienced so as to **capture the losses for later use** when net incomes become positive or when a **profit is realized** on the sale of the property.

Sale of Real Estate

The **United States** imposes taxes on profits on the sale of U.S. real estate by a Canadian under the Foreign Investment in Real Property Tax Act. To enforce collection, a 10% withholding tax is paid to the IRS by the purchaser (or escrow agent as applicable). A Canadian person may be **exempt** from the 10% withholding tax if the selling price is less than \$300,000 and the buver intends to use the property as a "residence". The buyer must sign an affidavit to this effect. Alternatively, the vendor can apply to the IRS for a reduction in the withholding tax to the maximum possible U.S. tax. The application for a waiver of the withholding tax must be sent to the IRS prior to the closing of the sale.

Editors' Comment

If the seller does not have an Individual Taxpayer Identification Number (ITIN), he or she may apply for one with the waiver application. On a practical side, some escrow agents administering the sale will not wait for the ITIN to be processed and simply remit the withholding to the IRS. If possible, it is

recommended to **get the ITIN prior to the sale** to avoid this issue.

If the withholdings are sent to the IRS, the seller may file a U.S. tax return at the beginning of the next year to recuperate any withholdings paid in excess of what the actual tax on the sale would be.

Also note that **some states** have a withholding tax on the selling price of real property (such as California).

CANADIAN SNOWBIRDS TIME SPENT IN THE U.S.

If an individual spends 183 days or more in the U.S. they will be considered to be a U.S. resident (subject to some very minor exceptions). As such, he/she will be subject to U.S. taxation on worldwide income and may need to file several other forms although some relief may be available if the individual is considered a Canadian resident under the Canada-U.S. Treaty.

If an individual spends less than 183 days in the U.S. in the year, but the total of their time as determined by the following formula (substantial presence test) is 183 days or greater, they would be considered U.S. residents.

The total of:

- All the days you were present in the current year, and
- 1/3 of the days you were present in the first year before the current year, and
- 1/6 of the days you were present in the second year before the current year.

If determined to be a resident under this scenario, the individual would be subject to the same considerations as discussed in the "presence of 183 days or more" scenario above.

If an individual is in the U.S. for less than 183 days but is considered a resident under the substantial presence test, they may complete Form 8840 - Closer Connection Exception Statement for Aliens to except themselves from residency.

Editors' Comment

Specific **U.S. advice** may be needed in these areas.

DID YOU KNOW

101(7) CPP SHARING

Spouses or commonlaw partners who are both at least 60 years old and who are both receiving the CPP retirement pension can



share their CPP retirement benefits. If only one of you is a CPP contributor, you may share that one pension. This may have tax advantages.

The portion of the retirement pension that can be shared is based on the number of **months** you and your spouse or common-law partner **lived together** during your **joint contributor period**. Your joint contributor period is the time during which either one of you could have contributed to the CPP if you had sufficient earnings.

See the **HRSDC website** for more details on **CPP sharing**.