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PERSONAL TAX

COMMON-LAW PARTNER

In an April 11, 2011
Technical
Interpretation, CRA
notes that a "commonlaw partner" means a
person who cohabits in a
conjugal relationship
with the taxpayer and,



either has cohabited with the taxpayer for a continuous period of at least one year, or is considered to be a "parent" of a child of whom the taxpayer is also a parent.

This is relevant for **income tax** and other purposes.

MEDICAL EXPENSE TAX CREDIT (METC) - COSMETIC PROCEDURES In an April 4, 2011 Technical Interpretation, CRA notes that eligible medical expenses exclude amounts paid

for purely cosmetic purposes, unless necessary for medical or reconstructive purposes.

CRA opined that expenditures such as liposuction, hair replacement procedures, botulinum toxin injections, and teeth whitening would generally **not qualify** for the **METC**.

A cosmetic procedure **will qualify** for the METC if it is required for **medical or reconstructive** purposes such as expenditures that would **ameliorate** a deformity arising from a congenital abnormality, a personal injury resulting

from an accident or trauma, or a disfiguring disease.

CRA notes that a **general statement** on a **receipt** indicating that the procedure was "not purely for cosmetic procedures" would **not**, by itself, be **determinative**. It may be necessary to provide **additional information** to determine that a cosmetic procedure qualifies for the METC such as a **description** of the nature and purpose of the procedure.

MOVING EXPENSES - NEW SALES TERRITORY

In a May 12, 2011 **Technical Interpretation**, CRA reviewed a situation where the **employee's sales territory was expanded** such that the individual's most southerly point in her sales territory was now over a **two hour drive** from her home.

CRA concluded that the **expansion** of the sales territory was **significant enough** to conclude that it resulted in a **new work location** for purposes of the **moving expense deduction**. Even though there was a **two year gap** between the time the individual began servicing her new expanded territories and her move, there was a **sufficient nexus** between the move and the commencement of employment at the new work location to **qualify** as an **eligible relocation**. Therefore, the **moving expenses** would be **deductible**.

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EMPLOYMENT INCOME

MOTOR VEHICLE EXPENSES

In an April 4, 2011 **Technical Interpretation**, CRA notes that **employees** may **deduct motor vehicle travel expenses** if required to carry out his/her employment duties **away from** the employer's **regular place** of business **and** the employee is required by the **contract of employment** to pay such expenses. A completed **Form T2200** is also required.

EMPLOYMENT VS. INDEPENDENT CONTRACTOR STATUS

In an April 20, 2011 Tax Court of



Canada case, the
Court concluded
that this bicycle
courier was an
employee, not an
independent
contractor, but

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noted that this is a very **fine line**.

The Court **compared** this case to a **previous case** which had found the courier to be an **independent contractor** because:

- The courier could sign on and off at will.
- 2. The courier was **responsible for the loss** of deliveries.
- 3. The courier could **negotiate** a better pay rate.
- 4. The courier could **employ others**.
- 5. The pay was based on **volume**.
- The courier admitted that he entered into something other than an employment arrangement.

The **Court noted** that the facts require little tweaking to shift the balance. It remains a **grey area** of the law between **independent contractor** and **employee**.

BUSINESS/PROPERTY INCOME

ACQUISITION OF AUTOMOBILE

In a 2011 **Technical Interpretation**, CRA commented on the **tax implications** of purchasing an **automobile** which is made **available** to an **employee**.

They noted that the taxable standby charge to the employee is based on 2% of the original cost of the automobile per month or, in the case of a leased automobile, two-thirds of the lease cost, excluding insurance, minus amounts paid by the employee to the employer for the use of the automobile.

A reduced standby charge is available if the vehicle is used **primarily** for business purposes (a **50% test**) and the employee's **personal use** does **not exceed 20,004** kilometres per year.

CRA noted that the original cost of the

vehicle is the **purchase price** including options, accessories, GST/HST and PST, but does **not include**, obviously, the **trade-in**. **Additions** made to the automobile after it is purchased which are **capitalized** are also **included** (including the GST/HST and the PST). Also **included** are the **tire and battery levies**.

SIMPLIFIED LOG BOOK

CRA recently announced the introduction of a **new simplified log book** for motor vehicle expense provisions.

Self-employed individuals can now choose to maintain a full log book for one complete year to establish the business use of a vehicle in a base year. After one complete year of keeping the log book to establish a base year, a three-month sample log book can be used to establish business use for the entire year, providing the usage is within the same range (within 10%) of the results of the base year.

OWNER - MANAGER REMUNERATION

SALARY PAID TO FAMILY MEMBERS - EMPLOYMENT INSURANCE (EI)

In an April 20, 2011 **Tax Court of Canada** case, the taxpayer was the **son of the owner** of the corporation and received a **salary** from that corporation. The Court found that the **salary** was **not subject** to **EI** on the basis that the **employment conditions** were **different** than that which would have been provided to an **arm's length** employee.

The Court noted that it is difficult for individuals who work for family members to have insurable employment because the personal relationship almost inevitably manifests itself in some way in the employment relationship.

Also, in an April 6, 2011 **Tax Court of Canada** case, the Court determined that the **salary paid** by a corporation to the **owner's spouse** was **not** subject to **EI** on the basis that it was **not reasonable** to conclude that the **payer** and the **Appellant**

would have entered into a **substantially similar** contract of employment if they had been dealing with each other at arm's length.

PERSONAL LIABILITY FOR UNPAID GST/HST



In an April 18, 2011

Tax Court of

Canada case, the
taxpayer was a
director of a
corporation that did

not remit its GST because the spouse of the shareholder/director was responsible for remitting GST and, due to her **ill health**, she was unable to make the remittance.

The Court noted that the director did not exercise the degree of care, diligence and skill to prevent the failure to remit the GST that a reasonably prudent person would have exercised in comparable circumstances and, therefore, was personally liable for the unpaid GST.

However, the Court did recommend that the taxpayer discuss the possibility of the waiver of the penalties and interest with the CRA under the Taxpayer Relief Provisions on the basis that the spouse's illness caused the unremittance of the GST.

ESTATE PLANNING

EXCESS RRSP CONTRIBUTIONS

In a February 23, 2011 **Tax Court of Canada** case, the

taxpayer was successfully assessed by CRA **tax and penalties** of \$1,040 and \$177 for the 2004 taxation year and \$1,099 and \$187 for the 2005 taxation year for **excess RRSP contributions**.

TAXPAYER RELIEF

In a May 30, 2011 **CRA Newswire Release**, the Honourable **Gail Shea**, the new Minister of National Revenue, noted that taxpayers that cannot meet their tax obligations due to a **natural disaster** (such

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as spring flooding in Quebec, Manitoba, Saskatchewan and Alberta and forest fires in the Slave Lake area) may apply for and/or interest relief by completing Form RC4288.

For details, Google "Tax Relief Measures Available to Victims of Natural Disasters in Canada".

OLD AGE SECURITY PENSION (OAS)

The **OAS** is available to Canadians **aged** 65 or over who have lived in Canada for at least ten years after age 18. If a Canadian is living outside Canada, the OAS may still be available if they were residents of Canada for at least **20 years** after age 18.

Seniors must apply to receive the OAS. This could be done 6 months before turning age 65 to allow Service Canada time to process the application for payment on the month that the person turns age 65.

OLD AGE SECURITY (OAS) -CLAWBACK

The maximum monthly OAS benefit is \$533.70 for the third quarter of 2011. The 2011 clawback of OAS benefits starts at 15% of **net income** over **\$67.668** and is completely eliminated at income of \$110,038.

In addition, there will be a **repayment** of "clawed back" OAS for the next year based on 1/12 of the total estimated repayment on the previous year commencing in July of the next year. If the next year's income is going to be significantly less, a waiver for this clawback could be requested.

This repayment is called a **Recovery Tax**. The Recovery Tax is indicated in Box 22 of the T4-OAS and this can be claimed as a tax payment on the return for that year.

WEB TIPS

Prezi.com – online presentation software When looking to improve visua 1 presentations and

simply make them sparkle, consider using Prezi.

The traditional method for creating a presentation consists of making a series of slides. With Prezi, only one very large slide is used. Information and pictures are posted onto it in whichever area the user wants (similar to putting yellow sticky notes on a whiteboard). The user than determines the order in which they would like the information to appear. When showing the presentation, the visual focus simply slides from one posted piece to **the next** based on the creators preference.

GST/HST

SOME **GST/HST POINTS** TO **CONSIDER**

Even though GST has been around for 20 years, there are still a few areas that CRA always seems to assess upon audit as mistakes and oversights often occur in these areas.

Supporting Documentation for ITCs

There are rules that require certain pieces of information be obtained (usually from the invoice) before you can claim an Input Tax Credit (an "ITC") for the GST/HST that you

Meals & Entertainment

Where meal and entertainment expenses are subject to a 50% limitation for income tax, the GST/HST is also limited to 50%.

3. Reimbursement Employee Expenses

> Don't forget that when reimburse an employee for business expenses, you may be eligible to claim an ITC for the GST/HST that was paid by the employee.

Professional advice may be needed in these GST/HST areas.

CHARITIES

CRA Guide GI-067 provides basic GST/HST guidelines for charities including special charity GST/HST rules, registration details, and small supplier rules.

CRA **Guide GI-066** provides information on how a charity calculates the net GST/HST tax.

FEDERAL BUDGET

On June 6, 2011 a new Federal Budget for the 2011 fiscal period was presented.

On March 22, 2011 the original edition of

the Budget was presented. However, on March 2011 Parliament

was dissolved

and, therefore, the Budget was not adopted.

Most items included in the March 22, 2011 Federal Budget were **kept fully intact**.

Government's include deficits in the vears 2010/2011 (\$40.5 billion). 2011/2012 (\$29.6 billion). 2012/2013 (\$19.4 billion). 2013/2014 (\$9.5



billion), 2014/2015 (\$0.3 billion), and a surplus in 2015/2016 (\$4.2 billion).

The Federal Government notes that it will:

- provide \$80 million in new funding over three years to help small and medium-sized businesses accelerate their adoption of key information and communications technologies,
- provide nearly \$870 million over two years to address climate change and air

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- quality, including the extension of the ecoENERGY Retrofit-Homes program,
- introduce a 15-per-cent Children's Arts Tax Credit, provided on up to \$500 of eligible expenditures,
- provide a temporary Hiring Credit for Small Business of up to \$1,000 against a small firm's increase in its 2011 Employment Insurance (EI) premiums to encourage hiring,
- limit deferral opportunities for corporations with investments in partnerships,
- enhance the Guaranteed Income Supplement (GIS) via a top-up benefit of up to \$600 annually for single seniors and \$840 for couples,

There were **no** new **corporate or individual tax rates** introduced.

DID YOU KNOW

NEW FILING REQUIREMENTS

On September 17, 2010, CRA announced that, effective for fiscal periods ending after December 31, 2010, a Canadian

Partnership, or a Partnership that carries on a business in Canada, must file a **T5013** Partnership Information Return where one of the following conditions are met:

- At the end of the fiscal period the revenues plus expenses are greater than \$2 million or, the Partnership has more than \$5 million in assets.
- At any time during the fiscal period the Partnership was either a tiered Partnership, had a Partner that was a corporation or a Trust, invested in flow-through shares of a principal business corporation that incurred Canadian resource expenses and renounced these expenses to the Partnership or had received a written request from CRA to file a T5013 Information Return.

HIGH-NET-WORTH INDIVIDUALS

In February, 2011 CRA introduced a **new** audit program called the "related party initiative" (RPI) which identifies highnet-worth individuals and their related economic entities for CRA risk assessment reviews.

Individuals with net asset value of over

\$50 million, and related groups comprising of 30 or more entities, were the **target** of this project.

CRA is asking for the completion within 30 days of a **20-page questionnaire** asking for information about related economic entities, Corporations, Trusts, Joint Ventures, and Private Foundations. Information requested includes copies of the Minutes of Corporate Board of Directors Meetings, correspondence, legal and accounting firms files used, and taxplanning documents.

U.S. SOCIAL SECURITY BENEFITS

Changes made to the Canada-U.S. Tax Convention beginning in 1996 increased the inclusion rate for U.S. Social Security benefits to 85% from 50%. The 2010 Federal Budget reinstated the 50% inclusion rate for Canadian residents who have been in receipt of U.S. Social Security benefits since January 1, 1996 and for their spouses and common-law partners who are eligible to receive survivor benefits. These changes apply to benefits received on or after January 1, 2010.

The preceding information is for educational purposes only. As it is impossible to include all situations, circumstances and exceptions in a newsletter such as this, a further review should be done by a qualified professional.

Although every reasonable effort has been made to ensure the accuracy of the information contained in this newsletter, no individual or organization involved in either the preparation or distribution of this letter accepts any contractual, tortious, or any other form of liability for its contents

For any questions... give us a call.

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