subject: Index

Income Tax Interpretation Bulletins and Technical News

REFERENCE:

DATE:

December 31, 2008

Application

This index reflects interpretation bulletins, special releases, and technical news issued on or before **December 31, 2008**. It cancels and replaces the index of December 31, 2007. The index is updated on an annual basis.

General Comments

- ¶ 1. The purpose of interpretation bulletins (ITs) is to provide the Canada Revenue Agency's (CRA) interpretation of the income tax law that it administers and to announce significant changes in the CRA's interpretations and their effective dates. Interpretation bulletins are not law; the law is contained in the Acts themselves and in the Regulations. However, these bulletins can generally be relied upon as reflecting the CRA's interpretation of the law to be applied on a consistent basis by its staff.
- ¶ 2. Due to their technical nature, ITs are used primarily by the CRA staff, tax specialists, and other individuals who have an interest in tax matters. An ongoing effort is made to improve the readability of the bulletins while still maintaining technical precision and accuracy. For example, all new and revised bulletins are written using plain language writing techniques. Each bulletin has a summary that provides a clear overview of the contents of the particular bulletin and an Explanation of Changes that is provided to assist readers in understanding the reasons for the revisions to a bulletin. In addition, the bulletins include, where appropriate, references to relevant case law and other CRA publications as well as examples to illustrate how the law is applied. For those readers who prefer a less technical explanation of the law, the CRA offers other publications, such as tax guides and brochures.
- ¶ 3. Bulletins reflect the CRA's interpretation of the law in force at the time the bulletins are published. In cases where a bulletin has not yet been revised to reflect legislative changes, readers should refer to the amended law and its effective date. Readers should also take into account court decisions since the date of publication of a bulletin when considering the relevancy of the comments in the bulletin or special release.

- ¶ 4. When an existing bulletin needs updating, the CRA will either revise the bulletin or issue a consolidated version to revise parts of the bulletin, depending on the nature and extent of the change and its overall effect on the existing bulletin.
- ¶ 5. An interpretation described in a bulletin applies as of the date the bulletin is published, unless otherwise specified. When there is a subsequent change in a previous interpretation or position, and the change is beneficial to taxpayers, it is usually effective for all future assessments and reassessments. However, if the change is not favourable to taxpayers, it is normally effective for the current and subsequent taxation years or for transactions entered into after the date of the bulletin.
- ¶ 6. A change in an interpretation or position may also be announced in the *Income Tax Technical News*. This newsletter is issued ad hoc to provide immediate CRA reaction to specific issues of significant impact.

Complete Review of an IT

¶ 7. When there has been a complete review of all paragraphs of an IT, the number identifying the IT changes (e.g., IT-426 becomes IT-426R and, upon a subsequent review, it will become IT-426R2). The *Explanation of Changes* section at the end of the IT indicates the paragraph numbers that have been changed as a result of the review and provides a short explanation of the reasons for the changes.

Consolidated IT

¶ 8. In some situations, such as when there has been a substantial change in the law or a significant court case, only certain paragraphs of an IT are revised in order to update it as quickly as possible. When such is the case, the word "(Consolidated)" will appear at the end of the IT number (e.g., IT-481 (Consolidated)). The paragraphs that have been revised by the current consolidation are identified at the front of the IT beside the heading *Latest Revisions*. The reasons for all of the changes made since the last complete review of the IT are indicated in the *Bulletin Revisions* section at the end of the IT. The date of the revision appears after the description of each change.

\P 9. This index consists of the following:

- Part 1 Sectional Index by Primary References
- Part 2 Topical Index
- Part 3 Numerical Listing of Current Interpretation Bulletins
- Part 4 Numerical Listing of Technical News
- Part 5 List of Cancelled Bulletins Since the Last Publication of the Index

Note: Throughout this index, bulletins for which the CRA has issued a special release are indicated by an "(SR)" placed to the right of the bulletin number. Also, consolidated versions of bulletins are indicated by a "(C)" placed to the right of the bulletin number. In Part 3, an underlining of the number of a bulletin indicates that a new release, a revision or a consolidated version has been issued since the index was last published. Cancelled and archived publications are not listed in the index.

To better serve our clients, the CRA consults with many affected groups and individuals about the content of selected bulletins. If you have any comments or suggestions to improve a bulletin, a technical news, or this index, we would like to hear from you. Please send your comments to:

Income Tax Rulings Directorate
Legislative Policy and Regulatory Affairs Branch
Canada Revenue Agency
Ottawa ON K1A 0L5

All Interpretation Bulletins can be found on the Canada Revenue Agency Web site at: www.cra.gc.ca/menu/ITSC-e.html

Part 1 – Sectional Index

by Primary References

Income Tax Act

Bulletin or Technical News	Title	Income Tax Act Section	Bulletin or Technical News	Title	Income Tax Act Section
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	the personal use of a motor vehicle supplied by an employer		IT-447	Residence of a trust or estate	2(1)
	– After 1992		IT-169	Price adjustment clauses	3
IT-63R5	Benefits, including standby	6(2), (2.1)	IT-206R	Separate businesses	3
	charge for an automobile, from the personal use of a motor		IT-334R2	Miscellaneous receipts	3
	vehicle supplied by an employer – After 1992		IT-365R2	Damages, settlements, and similar receipts	3
IT-196R2(SR)	Payments by employer to employee	6(3)	IT-420R3(SR)	Non-residents – Income earned in Canada	3
IT-91R4	Employment at special work sites or remote work locations	6(6)	IT-434R(SR)	Rental of real property by individual	3
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IT-113R4	Benefits to employees – Stock options	7		the loss year or in other years	
TN-38	Employee stock option deduction	7(1.4)	IT-168R3	Athletes and players employed by football, hockey and similar clubs	6
IT-141R(C)	Clergy Residence Deduction	8(1)(<i>c</i>)	IT-63R5	Benefits, including standby	6(1)(<i>a</i>)
IT-522R	Vehicle, travel and sales expenses of employees	8(1)(<i>f</i>)		charge for an automobile, from the personal use of a motor vehicle supplied by an employer	
IT-522R	Vehicle, travel and sales	8(1)(<i>h</i>),		– After 1992	
	expenses of employees	(<i>h</i> .1)	IT-85R2	Health and welfare trusts for	6(1)(<i>a</i>)
IT-158R2	Employees' professional membership's dues	8(1)(<i>i</i>)(i)	IT 470D(O)	employees	0(4)/-)
IT-352R2	Employee's expenses, including	8(1)(<i>i</i>)(ii),	IT-470R(C)	Employee fringe benefits	6(1)(<i>a</i>)
002112	work space in home expenses	(iii)	IT-529	Flexible employee benefit programs	6(1)(<i>a</i>)
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IT-522R	Vehicle, travel and sales expenses of employees	8(1) <i>(j</i>)		the personal use of a motor vehicle supplied by an employer – After 1992	
IT-167R6	Registered pension funds or	8(1)(<i>m</i>)	IT-428	Wage loss replacement plans	6(1)(<i>f</i>)
	plans – Employees' contributions		IT-502(SR)	Employee benefit plans and	6(1)(<i>g</i>), (<i>h</i>)
IT-525R(C)	Performing artists	8(1)(<i>p</i>), (<i>q</i>)	552(51.)	employee trusts	O(1)(9), (11)
IT-102R2	Conversion of property, other than real property, from or to inventory	9	IT-63R5	Benefits, including standby charge for an automobile, from the personal use of a motor vehicle supplied by an employer	6(1)(<i>k</i>), (<i>l</i>)
IT-189R2	Corporations used by practising members of professions	9		- After 1992	

Income Tax Act Section	Title	Bulletin or Technical News	Income Tax Act Section	Title	Bulletin or Technical News
9	Profits, capital gains and losses from the sale of real	IT-218R	12(1)(<i>o</i>)	Safe income calculation –The <i>Kruco</i> case	TN-34
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	property to inventory and vice versa		12(1)(<i>x</i>)	Application of paragraph 12(1)(x)	TN-29
9	Government assistance – General comments	IT-273R2	12.2	Policyholders' income from life insurance policies	e IT-87R2
9	Commodity futures and certain commodities	IT-346R	13(1)	Capital cost allowance – Recapture and terminal loss	IT-478R2
9	Woodlots	IT-373R2(C)	13(4), (4.1)	Exchanges of property	IT-259R4
9	Payments to lottery ticket vendors	IT-404R	13(5)	Capital cost allowance – Transferred and misclassified	IT-190R2
9	Prepaid expenses and deferred charges	IT-417R2	13(5.1)	property Capital cost allowance –	IT-464R
9	Visual artists and writers	IT-504R2(C)	40(0)	Leasehold interests	IT (00D0
9(1)	Income of contractors	IT-92R2	13(6)	Capital cost allowance – Transferred and misclassified	IT-190R2
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9(1)	Surface rentals and farming operations	IT-200		Depreciable property	
9(1)	Prepayment of rents	IT-261R	13(21)	Sale of property – When included in income	IT-170R
9(1)	Premiums and other amounts with respect to leases	IT-359R2	13(21)	computation Capital cost allowance –	IT-220R2(SR)
9(1)	Miscellaneous farm income	IT-425		Proceeds of disposition of depreciable property	
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9(1)	Prepaid income – Whether subsection 9(1) or paragraph 12(1)(a) applies	TN-30	13(21)	Dispositions – Absence of consideration	IT-460
10	Inventory valuation	IT-473R	13(21)	Timber resource property and timber limits	IT-481(C)
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12(1)(<i>b</i>)	Sale of property – When included in income computation	IT-170R	14	Transactions involving eligible capital property	IT-123R6
12(1)(<i>c</i>)	Interest income	IT-396R	14(1), (5)	Eligible capital amounts	IT-386R
12(1)(<i>g</i>)	Payments based on production or use	n IT-462	14(1), (3)	Meaning of eligible capital expenditure	IT-143R3
12(1)(<i>j</i>)	Taxable dividends from	IT-67R3	14(6), (7)	Exchanges of property	IT-259R4
	corporations resident in Canada		15(1)	Benefits conferred on shareholders	IT-432R2
12(1)(<i>o</i>)	Crown charges – Resources properties in Canada	IT-438R2	15(1)	Single-purpose corporations	TN-31R2

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18(1)(<i>a</i>)	Membership dues – Associations and societies	IT-211R	20(1)(<i>a</i>)	Capital cost allowance – Vessels	IT-267R2
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18(1)(<i>a</i>)	Commencement of business operations	IT-364		General comments	
18(1)(<i>a</i>)	Damages, settlements and	IT-467R2	20(1)(<i>a</i>)	Condominiums	IT-304R2
18(1)(<i>a</i>)	similar payments Expenditures on research and	IT-475	20(1)(<i>a</i>)	Capital cost allowance – Contractor's movable equipment	IT-306R2
- ()(-)	for business expansion		20(1)(<i>a</i>)	Definition of tools	IT-422
18(1)(<i>a</i>)	General limitation on deduction of outlays or expenses	n IT-487	20(1)(<i>a</i>)	Capital cost allowance – Leasehold interests	IT-464R
18(1)(<i>a</i>)	Motor vehicle expenses claimed by self-employed individuals	IT-521R	20(1)(<i>a</i>)	Capital cost allowance – Earth-moving equipment	IT-469R
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54	Shares entitling shareholders	IT-146R4		grants and financial assistanc	е
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-499R	Superannuation or pension benefits		carryback	
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-502(SR)	Employee benefit plans and employee trusts	IT-523	Order of provisions applicable in computing	
-504R2(C)	Visual artists and writers		individual's taxable income and tax payable	
-506	Foreign income taxes as a deduction from income	IT-524	Trusts – Flow-through of taxable dividends beneficiary – After 1987	
-508R	Death benefits	IT-525R(C)	Performing artists	
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TN-23	List of "Approved" Entities for the Purpose of Scientific Research and Experimental Development Computer Software		Notice of Objection of Large Corporation: Impact of the <i>Potash Corporation</i> case Joint International Task Force on Tax Shelters Reserve for Prepaid Amount: Impact of the <i>Ellis Vision</i> case
TN-24	Legal Costs to Obtain Support Amounts Cancellation of Interpretation Bulletins Correction to the French Version of IT-519R2 (Consolidated)	TN-33	Update on GAAR reviews Income Earned or Realized – The <i>Kruco</i> Case Permanent Establishment – The <i>Dudney</i> Case
TN-25	E-Commerce		Update
	Reasonable Expectation of Profit Health and Welfare Trusts Refreshing Losses Replacement Property Rules and Business Expansion Foreign Exchange Losses Dividend Reinvestment Plans Silicon Graphics Ltd. Partnership	TN-34	Income Trusts and Interest Deductibility Income Trusts and Subparagraph 132(6)(b)(i) Income Trusts Reorganizations Income Trusts and Non-resident Ownership Loss Consolidation – Unanimous Shareholder Agreements Sale of Tax Losses Loss Consolidation – Provincial Tax Vancouver Olympic Games
TN-26	Proposed Guidelines on Split-Receipting		Auditors Working Papers Change in Trustees and Control
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TN-28	Large Corporation Tax – Long Term Debt Section 86.1 – Foreign Spin-Offs with "Poison Pill " Shareholder Rights Plans		Delaware Revised Uniform Partnership Act Review of Advance Rulings Process Emission Reduction and Offset Credits
TN-29	Application of Paragraph 12(1)(x) Large Corporation Tax Income Tax Rulings Directorate New Automated Telephone System		Canada-U.S. – Competent Authority Memorandum of Understanding Convention on Mutual Administrative Assistance in Tax Matters Creation of Capital Losses
TN-30	Prepaid Income – Whether Subsection 9(1) or Paragraph 12(1)(a) Applies? Withholding Tax on Interest Computation/Allocation of Partnership Income and Losses Corporate Loss Utilization Transactions Reasonableness of Shareholder/Manager Remuneration Pre-judgment Interest Tax Avoidance Social Security Taxes and the Foreign Tax Credit Restricted Farm Losses (Section 31)	TN-35	Creation of Capital Losses General Anti-Avoidance Rule and Audit Issues/Concerns Draft Legislation Update on Subsection 95(6) Update on Transfer Pricing Joint International Tax Shelter Information Centre Enhanced CRA Audits Treaty Interpretation and the Meaning of "Liable to Tax" Retirement Compensation Arrangements Permanent Establishments Treaty Residence – Resident of Convenience
TN-31R2	Social Security Taxes and the Foreign Tax Credit	TN-36	Paragraph 95(6)(<i>b</i>)
	Single-Purpose Corporations Application of Paragraph 81(1)(h)	TN-37	Safe Income Calculation – Treatment of Non-Deductible Expenses

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TN-39	Settlement of a Shareholder Class Action Suit – Compensation by Way of Cash and Shares				

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NONE				