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### 2015 YEAR-END TAX REVIEW AND TIPS

As 2015 draws to a close, it is important to think about your overall financial situation to ensure you have considered year-end tax issues and strategies. We suggest that you review all of the following items to see if any of them apply to you or a family member.

#### New for 2016

**New Federal Government Policies** – There were many new and/or changed policies announced in the platform of the Liberal Party of Canada in the recent federal election. Since the election, there have been many uncertainties regarding the implementation and timing of many of the changes, but with the new government just having held a new session of Parliament in December, we can now report on most of them with certainty.

**Federal Tax Rates** – The new government has announced changes to federal income tax brackets for 2016. The tax rate on the second lowest income bracket (2016 taxable income between \$45,281 and \$90,563) will be reduced from 22.0% to 20.5%. A new federal income bracket has been added for 2016, increasing the tax rate on all taxable income in excess of \$200,000 from 29% to 33%.

As a consequence of these new rates being introduced for 2016, there may be strategies available to shift income and/or deductions between the two years to your advantage, depending on your ability to do so. For example, if you anticipate your taxable income in 2016 to be \$200,000 or higher, it may be beneficial to delay contributing to your RRSP / deducting your RRSP contributions until 2016. An RRSP contribution of \$25,000 claimed in 2016 would yield \$1,000 in additional tax savings (ignoring provincial tax changes) over those received if claimed in 2015. In many cases, the additional tax savings may be worth more than having use of the tax savings today. Opportunities may also exist for other family members. *Speak to your E.E.S. consultant to review the possibilities as every case is different.*

**Charitable Donations** – Commensurate with the addition of the new 33% top federal income tax bracket (above), the calculation of the tax credit for gifts made to registered charities and certain other qualified donees in 2016 and later years will be modified to take the higher tax rate into account for individuals whose taxable income exceeds \$200,000. For these individuals, the credit on donations in excess of \$200 will be calculated at 33% for every dollar by which taxable income exceeds \$200,000. Any donations in excess of income in the 33% marginal tax bracket will be credited at 29%.

This will apply only to donations actually made in years after 2015. Credits for donations made prior to 2016 and deferred will be calculated according to the former calculations, with a top credit rate of 29%.



The government also announced that donations from the proceeds of the sale of real estate will be exempt from capital gains tax for 2016 and future years.

**Family Tax Cut** – This non-refundable tax credit of up to \$2,000 was introduced for 2014 by the former Conservative government to enable a degree of income splitting for couples with children under 18 years of age. The new government has announced that it will continue to apply for 2015 but that it has been cancelled for 2016 and subsequent years.

**Stock Option Deduction** – The Liberal election platform had declared that this income tax deduction, presently equal to 50% of the taxable employment benefit realized on the exercise of stock options (thus making the taxation of a stock option benefit similar to that on a capital gain), would be limited to \$100,000 of stock option benefit realized in a year, i.e. limiting it to a maximum of \$50,000 in a year. However, it had been unclear exactly how this would be done, what the timing would be, and whether it would affect existing options. Many option holders have been unsure whether to exercise any of their options prior to the government's announcement of the new rules.

In the Liberal government's first fiscal update on November 20<sup>th</sup>, 2015 the Minister of Finance stated that a formal announcement on this subject will be made. He indicated that existing stock options will be grandfathered as of the date of the formal announcement, maintaining the stock option deduction for 100% of these options. New options granted after that announcement will be subject to the new rule. Option benefits realized in excess of \$100,000 in a year will be fully taxed according to the individual's applicable personal tax rates. The Minister did not indicate when this announcement might be forthcoming.

No announcement was contained in the Speech from the Throne on December 4<sup>th</sup>, 2015. It is unknown when it may be made, and could be announced as late as the release of the federal budget in early 2016.

**Contribution Limits for Tax-Free Savings Accounts (TFSA)** – The former government increased the annual contribution limit for TFSAs from \$5,500 to \$10,000 for 2015 and future years. The Liberals had announced that this limit would be returned to \$5,500, causing many to increase their 2015 contributions in advance of the election. There was uncertainty as to whether the new government would grandfather contributions that had already been made, or require the withdrawal of any "over-contributions" that may have resulted.

The new government has maintained the contribution limit at \$10,000 for 2015, but returned it to \$5,500 for 2016 and future years, subject to adjustments for future inflation in multiples of \$500 as in the past.

The total that may be contributed to a TFSA up to and including 2015 is \$41,000.

An individual's unused contribution "room" is carried forward to future years. Any amounts withdrawn (all tax-free) are reinstated to the individual's cumulative contribution room *in the year following the withdrawal*. Care must be taken to avoid over-contributions created by misinterpreting or misapplying these rules.



**Changes to Taxation of Trusts** - Proposed changes first announced in the 2013 Federal Budget and drafted by the Department of Finance in 2014 will impact estates and testamentary trusts (those created by the Will of a deceased person).

Up to this point, testamentary trusts (such as spousal trusts) have enjoyed graduated tax rates (the same as those that apply to individuals) without needing to distribute their income to beneficiaries. As well, they have had the flexibility of choosing their fiscal year end (either the anniversary of the Testator's date of death, or December 31<sup>st</sup>). Effective January 1<sup>st</sup>, 2016, all testamentary trusts will be subject to the top marginal tax rate and will have a year end of December 31<sup>st</sup>.

There will be exceptions for 'graduated rate estates' for up to 36 months after the date of death and for testamentary trusts where the beneficiary qualifies for the disability tax credit. There may be only one graduated rate estate per deceased individual. The deceased's estate must designate itself as a graduated rate estate.

Once a testamentary trust has been in existence for 36 months, it will be required to file a return for the "stub period" between the 3rd anniversary of the date of death and December 31<sup>st</sup> of that same year. Thereafter, the trust will have a December 31<sup>st</sup> year end. Testamentary trusts that have been in existence for more than 36 months prior to December 31<sup>st</sup>, 2015, will not be grandfathered from this requirement and will be subject to file a return with a year end of December 31<sup>st</sup>, 2015.

If you are responsible for a testamentary trust that is required to adapt to these new rules, you may consider realizing otherwise unrealized capital gains prior to December 31<sup>st</sup> in order to make use of the graduated tax rates while still available.

**Note:** These changes do not apply to inter-vivos trusts, such as many family trusts, as these are already taxed at the top marginal tax rate.

**Universal Child Care Benefit (UCCB)** – The government will replace the Conservatives' UCCB with the new "Canada Child Benefit," ending the monthly, taxable cheques of \$160/month for each child under six and \$60/month for kids ages 6 through 17. Instead, the new benefit will be tax-free as well as income-tested. Expect this to be announced in the spring budget of 2016.

**Post-Secondary Students** – The tuition tax credit will remain, but what the government has referred to as "the poorly targeted education and textbook tax credits" are to be cancelled. These latter credits are to be replaced by increased upfront non-repayable grants. These changes will likely be announced in the spring budget of 2016.

**Small Businesses and Professional Corporations** - The Liberal platform pledged that the rules for small businesses and Professional Corporations would be revised to ensure that wealthy Canadians do not use a corporation to reduce their tax burden by avoiding higher personal taxes. This will likely be accomplished by eliminating the small business tax rate for certain business. The specifics of any changes will likely be announced in the Spring 2016 budget.



## RRSPs and Tax-Deferred Plans

Maximum contribution limits for tax-deferred plans for 2015 and 2016 are as follows:			
Year	Registered Retirement Savings Plan (RRSP) Limit	Defined Contribution (DC) Registered Pension Plan (RPP) Limit	Deferred Profit Sharing Plan (DPSP) Limit
2015	\$24,930	\$25,370	\$12,685
2016	\$25,370	\$26,010	\$13,005

- **Contribution Deadlines:**
  - The final day to contribute to an **employer's RPP** is **December 31<sup>st</sup>, 2015**.
  - The final day for **RRSP contributions** for deduction in 2015 is **February 29<sup>th</sup>, 2016**.
  - **February 29<sup>th</sup>, 2016** is also the final day to contribute to a surviving spouse's RRSP for a deduction on the final tax return of a deceased taxpayer.
  - Note that **December 31<sup>st</sup>, 2015** is the final day for contributions to your RRSP if you turn 71 this year (see below).
- **If you turn 71 in 2015**, you must convert your **RRSP/LIRA** to a RRIF/LIF/LRIF by **December 31<sup>st</sup>, 2015**. Note that the beneficiary designation for your RRSP/LIRA *does not* automatically transfer to your newly established RRIF/LIF/LRIF. If you want your spouse, partner, or someone else to be the specific beneficiary of your new account, this must be indicated on your application. If you have contribution room available, make your contribution prior to conversion. *Individuals turning 71 this year DO NOT have the extra 60 days after year-end to make a contribution to their own RRSP.*
- **If you have a spouse or partner who is younger than you**, you may base the minimum required annual withdrawals from your **RRIF/LIF/LRIF** on his/her age.
- **Another benefit of having a younger spouse or partner** is that, even if you are older than 71 and consequently can no longer have your own RRSP, you may continue to contribute to his/her spousal RRSP until the end of the year in which *he/she* turns 71, with the amount contributed being based on *your* RRSP limit. You will have the tax deduction for your spousal contribution, and your spouse may also contribute to his/her own RRSP, if applicable.
- **RRIF Minimum Withdrawals** – See commentary on page 12 for the reduction in the minimum required annual withdrawal rates.
- **If you turn 71 in 2015 and do not have a younger spouse or partner**, you may wish to consider making an over-contribution to your RRSP in December 2015, just before converting the RRSP to a RRIF. This strategy can work if you have used all your contribution room in 2015 **and** have earned income in 2015 that will create contribution room for you in 2016. The over-contribution will be subject to a penalty tax of 1% just for the month of December 2015,



but the over-contribution situation is eliminated in January when the 2016 contribution room begins to apply. The un-deducted contribution is carried forward, and is deductible in 2016 or a later year. The 1% penalty is a small price to pay to get a deduction next year at your applicable tax rate, as well as allowing the additional amount to work for you sheltered in the new RRIF.

- If you are required to take a minimum annual withdrawal from your RRIF/LIF/LRIF, and you would prefer not to sell particular assets, you can **make an 'in kind' transfer to your non-registered investment account**. The market value of the assets transferred out will be taxable as a withdrawal, but you will then be able to retain the investment in your non-registered account. If you are considering this, we recommend that you check with your financial institution to ensure they can accommodate your request.
- **Transferring assets into an RRSP or TFSA (contributions in kind)** – You may transfer assets into your RRSP or TFSA as a contribution, and the contribution will be valued at the market value on the date of the transfer. **Note** that any gain on assets transferred into your RRSP or TFSA will be taxable to you in the year of the transfer.

However, losses realized on contributions in kind may not be claimed. Therefore, selling such assets first and then contributing the cash to the RRSP or TFSA will preserve the capital loss. Just remember not to repurchase identical assets within 30 days, or the Superficial Loss rules [explained on page 7] will negate the loss. These rules apply to purchases inside or outside of your RRSP or TFSA, and to purchases inside or outside of the RRSP or TFSA of your spouse or another 'affiliated person'.

- **Home Buyers' Plan** – If funds were withdrawn from an RRSP prior to 2014 under the Home Buyers' Plan, a repayment equal to 1/15 of the amount withdrawn must be made by **February 29<sup>th</sup>, 2016**. Failure to do so will result in the required repayment amount being included as taxable income for 2015. The repayment is not deductible since the withdrawal was not taxable. A repayment is made by making a contribution to the RRSP, and in addition you may make a further contribution using the regular RRSP rules.

## Investments

- **Non-registered GICs** – If you have GICs maturing in late 2015, defer reinvesting the proceeds in a new GIC until January 2016. The interest on a GIC purchased in December 2015 will be taxable in 2016, while the interest on a GIC purchased in January 2016 will be taxable in 2017.
- **Non-registered mutual funds** – If you invest in a mutual fund (outside of your registered accounts) between now and **December 31<sup>st</sup>**, you may be in for a shock when you file your 2015 income tax return. Mutual funds must distribute all interest, dividends and realized capital gains to unit holders in the fiscal year in which they receive them. Many Canadian funds use the calendar year as their fiscal year. A year-end distribution results in you paying tax on the distribution allocated to you, even though it is effectively a return of capital from your investment. You may be best advised to defer the purchase of a mutual fund investment until January.





- **The deadline to contribute to a Registered Education Savings Plan (RESP) for 2015 is December 31st, 2015. You DO NOT have 60 days after the end of the year to contribute,** as with an RRSP. You may also contribute amounts for past years where you have not received the maximum government grant. However, there are limits to the amount of retroactive grants you can receive in one year, so it might not be advantageous to catch up all unused contributions at one time. Generally speaking, in each year you are limited to claiming one year's worth of retroactive grant (i.e. a \$500 grant, based on a \$2,500 contribution). If you are several years behind in making RESP contributions, it will take several years for you to catch up on missed grants.
- **Tax Free Savings Account (TFSA)** – (See commentary on page 1.) Since 2009, Canadian residents aged 18 and older have been eligible to contribute to a TFSA. While there are no tax deductions for contributions, investment income in the account grows tax-free. Any amount can be withdrawn from a TFSA at any time, for any reason, tax-free.

Withdrawals will not affect income-tested benefits and credits. The amount of any withdrawals made in the current year will be reinstated to the contribution room for the following year, and unused contribution room can be carried forward indefinitely. If you are planning a withdrawal, consider doing so before the end of 2015 instead of early 2016.

## Capital Gains and Losses

Generally, the tax strategy discussed the most in the month of December is 'tax loss/gain selling'. As the factors surrounding this issue are based on individual circumstances, please contact your E.E.S. consultant to determine how any tax benefits may apply to you.

- **The disposition of securities** is deemed to take place not on the day that the order is placed, but rather on the 'settlement date'. For most securities, settlement occurs three business days after placing a sell order. As such, to be considered on your 2015 tax return, Canadian transactions should be placed by **December 24<sup>th</sup>, 2015** and U.S. transactions should be made by **December 28<sup>th</sup>, 2015**.
- **Capital Gains and Losses** – 50% of your **capital gains** are included in your income. **Capital losses** may be carried back and claimed against any net capital gains reported in the previous three years (2012, 2013 or 2014) or carried forward indefinitely. *However, your current year's losses must be used **first** to offset your current year's gains (if any).*
- **Currency** may, in certain circumstances, be considered a capital property, and holdings of currency other than Canadian currency can result in a capital gain or capital loss from fluctuations in foreign exchange rates.



- **Employer stock options** (see commentary on page 8) are taxed as employment income, *not* capital gains. Hence, capital losses cannot be applied to reduce the tax payable due to the exercise of stock options.
- **Deemed Disposition** – Be aware that you may trigger a deemed disposition even though no transaction occurs. Examples include death, a marriage break-up, entering or leaving Canada, RRSP or TFSA contributions ‘in kind’, corporate reorganizations and ‘change of use’ of assets.
- **The Superficial Loss Rule** can negate the tax benefit of selling at a loss if you, your spouse or common-law partner, or another related entity acquires the same investment in the 30 days preceding *or* following the sale of the security on which you are claiming the loss. Note that an **RRSP or TFSA** is considered to be a related entity [see related item on page 2: *Transferring assets into an RRSP or TFSA*].

However, **you can use the Superficial Loss rule to your advantage** – Assume you are holding a stock with a book loss and you do not have any gains against which you can use the loss, but your spouse does. If you sell your stock on the open market and within 30 days your spouse acquires the same stock, you trigger the Superficial Loss Rule. You have forfeited the use of your loss as your sale price is assumed to be your (higher) cost base. The extension is that your spouse is deemed to have acquired the stock at your (higher) cost. Your spouse then retains the stock for at least 30 days, sells and now has the loss in his/her hands.

## Borrowing for Tax Purposes

- **Carrying Charges** – As a general rule, interest is deductible for tax purposes as long as the proceeds of the loan are used for the purpose of earning income from a business or property. This is often referred to as ‘carrying charges’. Several tax cases exist regarding the application of this rule. Québec has rules in place which limit the amount of deductible interest charges to the investment income earned in the taxation year.
- **Spousal Loans** – For any such loan done at CRA’s prescribed interest rate (done to achieve income splitting between spouses/partners), interest accrued to December 31<sup>st</sup>, 2015 must be paid by **January 30<sup>th</sup>, 2016**. The current prescribed rate is 1%, effective until December 31<sup>st</sup>, 2015. The prescribed rate changes on a quarterly basis, however this only applies to new loans. As an example, a loan done at today’s 1% rate will continue to be onside with CRA’s rules for the duration of the loan, even if CRA increases the prescribed rate in the future.



## Charitable Donations

- **Share Security and Option Donation** – Consider making a charitable donation of a security with an accrued capital gain instead of using cash. As a result of donating the security instead of cash, none of the gain will be included as taxable income instead of the standard 50% inclusion. A tax receipt will be issued for the entire fair market value of the donated security.

This special tax treatment is also available for proceeds received through the exercise of employee stock options if the proceeds are donated directly by the exercising broker within 30 days of acquisition.

- **Donation of Air Miles or other loyalty program points** – Companies often make it difficult to redeem air miles and loyalty program points, which results in an accumulation of miles and points with little or no value. Donating these miles or points to charity is a great way to redeem them and make a generous difference at the same time. Depending on the organization, these donations may yield a tax receipt.

## Employment Related Items

- **Stock options** give employees the right to purchase shares of their employer's company at a set price, known as the exercise price. The difference between the fair market value and this exercise price is taxed as employment income (*we emphasize: this is **not** a capital gain*). Most employees can claim a deduction of 50% of the taxable benefit on qualified options, resulting in only 50% of the stock option benefit being taxed. (See commentary on page 2 regarding grandfathering of current options and changes to the treatment of the stock option deduction in future years.)
- **If you received a loan from your employer**, and you did not use the proceeds for the purpose of generating investment income; you can reduce the amount of the taxable benefit by making an interest payment before **January 30<sup>th</sup>, 2016**.
- **If you have a company car**, there is a taxable benefit attributable to your use of the vehicle that is reported on your T4 and Relevé 1. Keep a log of your personal and business-use kilometers for your company vehicle to ensure easy reconciliation for your tax return. You may qualify for a reduced *standby charge* and *operating cost benefit* based on usage.
- **Employees who use their own car for business purposes** can receive a tax-exempt allowance from their employer if the allowance is based on the kilometers driven for business purposes, as opposed to a lump-sum allowance. The 2015 limit is 55 cents for the first 5,000 kilometers and 49 cents thereafter.





- **If you have eligible employment expenses or work from home more than half of the time**, your employer may be required to provide a form T2200, *Declaration of Employment Conditions*. Be sure you obtain a T2200 if it is applicable.

## Source Deductions

- **If you have tax-deductible expenses** such as RRSP contributions, support payments, childcare expenses, investment carrying charges, rental losses, etc., application can be made to the CRA or Revenu Québec to reduce your tax deductions at source for 2016. If approved, your employer may reduce the tax withheld at source, resulting in increased cash flow for the employee. The approval process generally takes six weeks.

## Alternative Minimum Tax

- Certain tax-deductible items may expose you to **Alternative Minimum Tax (AMT)**. While this tax may be carried forward and applied in future years, it can be lost if you leave Canada and have no further taxable Canadian income. Residents of Québec can lose the provincial AMT simply by leaving the province.

## Income Tax Instalments

- If the difference between your federal tax payable and your income tax withheld at source is greater than \$3,000 (\$1,800 if you are a resident of Québec), you are generally asked to make income tax instalment payments. The reporting notices provided by the CRA can be confusing. If you expect that your liability will be more or less than previously calculated, you may want to adjust your final payment accordingly. While you do not want to overpay your tax, the CRA will charge you interest, and possibly penalties, if you underestimate the amount owing. The final federal income tax instalment for 2015 is due December 15<sup>th</sup>, 2015, payable to the Receiver General for Canada.
- If you were reassessed for 2014 for additional income, this may affect your 2015 tax instalment payments.
- If the difference between your **Québec tax payable** and your Québec tax withheld at source is greater than \$1,800, you are generally asked to make instalments. The final Québec income tax instalment for 2015 is due **December 15<sup>th</sup>, 2015**, payable to le Ministère du Revenu. The penalty for late or insufficient Québec instalment payments is an extra 10% in addition to the normal interest rate (when you have made less than 75% of the instalments required).
- If you think your December payment should be adjusted, contact your E.E.S. consultant for assistance with the calculation as you do not want to find yourself 'off-side' with the tax department.



## Business Owners

- For **business owners** who employ family members, pay salaries by **December 31<sup>st</sup>, 2015** to add to their reported earned income for RRSP and CPP/QPP contributions.
- **Owner managers** with control over their income may want to ensure that they have enough employment income to maximize their **RRSP contributions**. In order to reach the maximum contribution level for 2016 (\$25,370), you must have had \$140,945 of *earned income* in 2015.
- If **purchasing capital assets** (such as computers, furniture or equipment) in the near future, consider making the purchase(s) before the calendar year end, or fiscal year end for corporations, as applicable. This will allow for a depreciation claim on your 2015 return.
- If you took a **shareholder loan** from your corporation in 2014, repay it, if possible, before the end of 2015. If not repaid, it will be taxable as income for 2014.

## Québec Differences

- The **stock option deduction** for Québec provincial tax purposes is 25%, compared to 50% for federal tax purposes.
- **Québec Strategic Economic Investments** – Québec has identified a number of “Strategic Economic Investments” for the Québec economy which continues to be supported by income tax incentives available to the Québec taxpayer. The tax credit rate was reduced in the 2014 budget.
- **Medical Expenses** – The non-refundable tax credit for medical expenses is reduced by 3% of Québec family income which is the combined net income for both spouses. Unlike the 3% federal reduction, the Québec reduction is not capped.
- For **investors in Québec**, the amount of **deductible interest and carrying charges** is **limited** to the amount of investment income, including capital gains, realized in the taxation year. Rental losses and active business losses are exempt from this limitation. These expenses can be carried back three years or carried forward indefinitely to apply against investment income and capital gains. Be aware that many tax shelter write-offs are included in the limitations and may not be deductible, depending on your circumstances.
- **Eligible childcare expenses** – Unlike the federal treatment of childcare expenses as a deduction, eligible expenses for Québécois are claimed as a refundable tax credit.



## U. S. Citizens, Residents and Green Card Holders

- If you are a U.S. citizen, resident or green card holder, you are obliged to file a tax return with the IRS and possibly state tax returns. Several other information returns may also be required. Failure to provide the necessary filings can result in serious interest and penalties. *You should discuss your situation with your E.E.S. consultant as soon as possible to ensure your affairs are in order.*
- As income earned within a Tax-Free Savings Account (TFSA) is not sheltered from tax for U.S. income tax purposes, it is advisable for those subject to U.S. income tax reporting **NOT** to own a TFSA.
- Similarly, income earned within a Registered Education Savings Plan (RESP) is not sheltered for U.S. purposes. Therefore, those subject to U.S. income tax reporting are advised **NOT** to set up an RESP to save for children's education unless there is someone else not subject to U.S. income tax reporting who can be designated as the trustee.
- If you are not a U.S. citizen, resident or green card holder, **but hold U.S. assets**, you should contact your E.E.S. consultant to confirm all requisite filings are in order.
- As a client of E.E.S. we have been counseling you to review your status as it relates to U.S. holdings and the onerous, penalty riddled filing requirements. ***If you believe the I.R.S. touches you in any way, please ensure you have brought these issues to the attention of your E.E.S. consultant.***
- For those who are using Individual Taxpayer Identification Numbers (ITINs), the IRS announced in June 2014 that they will start deactivating ITINs that have not been used on at least one tax return in the past five years. The deactivation process will start in 2016. Individuals with deactivated ITINs will need to reapply for ITINs.

## Canada Pension Plan (CPP)

- ***Adjustments for Early and Late Take-Up*** – The phase-in of the early take-up rate began in 2012. For 2015 it was 0.58% per month and will reach 0.6% by 2016. The late take-up rate is 0.7% per month.
- ***Participation of Working Beneficiaries*** – If you are age 65 to 70, receiving your CPP and still working, you can choose to make CPP contributions to increase your benefits. Continuing to participate is optional after reaching age 65 and **you will have to file a CPT30 election if you do not want your employer to withhold contributions.**



## New in 2015

**Universal Child Care Tax Benefit (UCCB)** – Beginning in January 2015, the monthly UCCB benefit for children under the age of 6 was increased from \$100 to \$160. This adjustment was paid as a retroactive payment in July 2015

Effective January 2015, a \$60 monthly benefit was paid for each eligible child who is at least the age of 6 until the child reaches the age of 18. The first payment was made in July 2015, which included up to 6 months of retroactive benefit.

**See the commentary on page 3 regarding changes to the UCCB proposed by the new federal government.**

**Child Care Expense Deduction** – Effective for the 2015 taxation year, the maximum amount of deductible child care expenses was increased to \$8,000 for each child under age of 7, to \$5,000 for each child age 7 through age 16, and to \$11,000 for any child eligible for the disability tax credit.

**Children's Fitness Tax Credit** – Effective for the 2015 taxation year, the annual limit for the children's fitness tax credit was increased from \$500 to \$1,000. The credit will also become refundable; if the total amount of credit exceeds the taxes owed, CRA will refund the difference.

**Children's Tax Credit** – Effective for the 2015 taxation year, the non-refundable credit of \$2,234 for each child under 18 was eliminated.

**Tax Free Savings Account (TFSA)** – See the commentary on page 2 for changes to future contributions.

**RRIF Minimum Withdrawals** - The 2015 Federal Budget announced a reduction in the minimum required annual withdrawal rates for holders of RRIF accounts where withdrawals are based on the age of a person 71 years or older. (The same rates as previously will continue to apply for withdrawals based on the age of a person less than 71 years of age.) If you have withdrawn a larger amount from your RRIF in 2015 than prescribed by the new minimum amounts, you have the option to repay the excess amount within the first 60 days of 2016 to receive an offsetting deduction on your tax return. Speak to your E.E.S. consultant to determine whether such a repayment is advisable in your personal circumstances (cash flow, tax planning, etc.).

**Please contact your E.E.S. Consultant for further details concerning any of these tax topics.**