

# The Billionaire's Audit: Québec Taxpayer Awarded Damages for Negligent RPI Audit

19 novembre 2019

### **Summary**

In 2005, the Canadian Revenue Agency (CRA) launched the Related Party Initiative (RPI), more commonly referred to as the High-Net-Worth Project or the Billionaire's Audit. The objective of the RPI is to target high net worth individuals who have been identified by the CRA as having paid relatively little tax and perform an in-depth audit on their finances.

One of the individuals targeted by the RPI was a shareholder (Taxpayer) of St. Lawrence Trading Inc. (SLT), a legal entity incorporated in the British Virgin Islands to manage a portfolio of investments. The investments made through SLT were the root cause of the RPI audit. SLT became of interest to the CRA when the Taxpayer filed a tax form in which he declared that he had purchased his SLT shares for \$1,364,864 and that they now had a fair market value of \$16,063,763. However, no taxes had been paid on this gain. A lengthy audit – beginning in 2006 and ending in 2012 – resulted in a reassessment to the Taxpayer totaling more than \$25 million in unpaid taxes, interest and penalties. In 2014, the CRA abandoned and/or reversed many of these assessments and the Taxpayer alleged that the CRA acted unreasonably and negligently. The Taxpayer therefore sued the CRA for damages.

### The Decision

In its decision, the Québec Superior Court outlined a standard code of conduct that the CRA must satisfy during the course of an RPI audit. The court determined:

- (i) The CRA must act reasonably throughout the course of an audit;
- (ii) Negligence on the part of the CRA was sufficient to establish fault;
- (iii) The CRA does not commit a fault if it reasonably takes a position which ultimately turns out to be wrong; and
- (iv) The CRA must not exercise its power under the Income Tax Act in an abusive way.



In this case, the court ordered the CRA to pay \$4.8 million in damages for committing several faults throughout the protracted and abusive tax audit. The Court determined that the CRA was at fault for the following reasons:

- (i) The CRA took, and clung onto, unreasonable assessing positions and issued unreasonable final assessments that it had never applied to any other taxpayer;
- (ii) The CRA failed to give the Taxpayer prior notice before issuing the final reassessments:
- (iii) The CRA did not provide adequate responses to requests for information;
- (iv) In the course of exchanges with the Bermudan authorities, the CRA referred to the audit as a "criminal tax matter," which was false; and
- (v) The CRA made settlements in bad faith, offering to give up positions it knew were unfounded in order to try to extract as much tax as possible.

## **Takeaway**

Although ordinary Canadians without deep pockets are often at the mercy of the CRA, tax authorities are not absolute and taxpayers should not be subject to bullying tactics during an audit. In this decision, the CRA was found liable for negligence following unreasonable audits resulting from a RPI audit. Taxpayers who receive inquiries relating to an RPI audit are advised to retain accountants and legal counsel so as to mitigate any potential legal and financial risks they may be exposed to.

Par

Joseph (Hovsep) Takhmizdjian, Alessandro Cotugno

**Services** 

Fiscalité



#### **BLG** | Vos avocats au Canada

Borden Ladner Gervais S.E.N.C.R.L., S.R.L. (BLG) est le plus grand cabinet d'avocats canadien véritablement multiservices. À ce titre, il offre des conseils juridiques pratiques à des clients d'ici et d'ailleurs dans plus de domaines et de secteurs que tout autre cabinet canadien. Comptant plus de 725 avocats, agents de propriété intellectuelle et autres professionnels, BLG répond aux besoins juridiques d'entreprises et d'institutions au pays comme à l'étranger pour ce qui touche les fusions et acquisitions, les marchés financiers, les différends et le financement ou encore l'enregistrement de brevets et de marques de commerce.

#### blg.com

#### **Bureaux BLG**

### Calgary

Centennial Place, East Tower 520 3rd Avenue S.W. Calgary, AB, Canada T2P 0R3

T 403.232.9500 F 403.266.1395

#### Montréal

1000, rue De La Gauchetière Ouest Suite 900 Montréal, QC, Canada

H3B 5H4

T 514.954.2555 F 514.879.9015

#### Ottawa

World Exchange Plaza 100 Queen Street Ottawa, ON, Canada K1P 1J9

T 613.237.5160

F 613.230.8842

#### **Toronto**

Bay Adelaide Centre, East Tower 22 Adelaide Street West Toronto, ON, Canada

M5H 4E3

T 416.367.6000 F 416.367.6749

#### Vancouver

1200 Waterfront Centre 200 Burrard Street Vancouver, BC, Canada V7X 1T2

T 604.687.5744 F 604.687.1415

Les présents renseignements sont de nature générale et ne sauraient constituer un avis juridique, ni un énoncé complet de la législation pertinente, ni un avis sur un quelconque sujet. Personne ne devrait agir ou s'abstenir d'agir sur la foi de ceux-ci sans procéder à un examen approfondi du droit après avoir soupesé les faits d'une situation précise. Nous vous recommandons de consulter votre conseiller juridique si vous avez des questions ou des préoccupations particulières. BLG ne garantit aucunement que la teneur de cette publication est exacte, à jour ou complète. Aucune partie de cette publication ne peut être reproduite sans l'autorisation écrite de Borden Ladner Gervais s.e.n.c.r.L., s.r.l. Si BLG vous a envoyé cette publication et que vous ne souhaitez plus la recevoir, vous pouvez demander à faire supprimer vos coordonnées de nos listes d'envoi en communiquant avec nous par courriel à desabonnement@blg.com ou en modifiant vos préférences d'abonnement dans blg.com/fr/about-us/subscribe. Si vous pensez avoir reçu le présent message par erreur, veuillez nous écrire à communications@blg.com. Pour consulter la politique de confidentialité de BLG relativement aux publications, rendez-vous sur blg.com/fr/ProtectionDesRenseignementsPersonnels.

© 2025 Borden Ladner Gervais s.E.N.C.R.L., s.R.L. Borden Ladner Gervais est une société à responsabilité limitée de l'Ontario.