

CRA Reviews Application of "Advantage Rules" to Investment Management Fees

04 janvier 2017

October 2018 Update

The Canada Revenue Agency (CRA) published a Folio on the advantage rules on October 1, 2018, entitled: "Income Tax Folio S3-F10-C3, Advantages - RRSPs, RESPs, RRIFs, RDSPs and TFSA" (the Folio). Paragraph 3.35 of the Folio indicates the application of the advantage rules to investment management fees is still under consideration by the Department of Finance and will be the subject of a later update to the Folio.

Introduction

On November 29, 2016, at a Canada Revenue Agency ("CRA") round table hosted by the Canadian Tax Foundation, CRA representatives spoke to the application of the advantage rules to payments of management fees by the annuitant of an RRSP or RRIF or the holder of a TFSA (RRSP's, RRIF's, and TFSA's are "registered plans"). At the round table, the CRA took the position that management fees paid by the registered plan annuitant or holder, referred to as the "controlling individual" under subsection 207.01(1) of the Income Tax Act (Canada) ("ITA"), constitute an advantage under Part XI.01 of the ITA. In particular, the CRA now considers the increase in value of property held in a registered plan that indirectly results from investment management fees being paid outside of the plan to likely constitute an "advantage".

The "Advantage Rules" under the ITA and the CRA 's position:

Under section 207.05 of the ITA, a 100% tax is imposed on the fair market value of an "advantage" in relation to a registered plan that is extended to (or is received or receivable by) the plan holder or the registered plan itself (or anyone dealing at non-arm's length with the plan holder). The penalty tax is payable by the plan holder, unless the "advantage" is extended by the issuer of the registered plan, in which case the penalty tax is payable by the issuer instead.



The term "advantage" is defined in paragraphs 207.01(1)(a) to 207.01(1)(e) of the ITA. If any paragraph applies, an "advantage" exists. At the round table discussion, the CRA referred to sub-paragraph 207.01(1)(b)(i) to support its new position. Under paragraph 207.01(1)(b), an "advantage" exists if a benefit results in an increase in the total fair market value of the property held in connection with the registered plan, and the increase in fair market value of the property can reasonably be considered to be attributable, either directly or indirectly, to at least one of four enumerated circumstances (found in sub-paragraphs 207.01(1)(b)(i) to 207.01(1)(b)(iv) of the ITA). Sub-paragraph 207.01(1)(b)(i) states:

- (b) a benefit that is an increase in the total fair market value of the property held in connection with the registered plan if it is reasonable to consider, having regard to all the circumstances, that the increase is attributable, directly or indirectly, to
- (i) a transaction or event or a series of transactions or events that
- (A) would not have occurred in a normal commercial or investment context in which parties deal with each other at arm's length and act prudently, knowledgeably and willingly, and
- (B) had as one of its main purposes to enable a person or a partnership to benefit from the exemption from tax under Part I of any amount in respect of the registered plan...

The CRA's position appears to be motivated by what it considers to be the commercial realities behind payment of management fees by controlling individuals. At the round table, a CRA representative took the position that it is not commercially reasonable for an arm's length party to agree to pay the expenses of another party, and there is a strong inference that a motivating factor underlying the transaction is to maximize the savings of the plan so as to benefit from the tax exemption afforded to the plan.

Implications

Subject to the transition period provided by the CRA (discussed below), management fees paid by the controlling individual of a plan will be considered an "advantage", subject to a tax of 100% of the fair market value of the advantage. To avoid the adverse consequences associated with this new position, any existing arrangements where management fees are charged directly to the plan's controlling individual need to be changed so that the fees are charged to the registered plan. Should this result in an overdraft; the CRA has stated no adverse tax consequences will be assessed.

Transition Period

The CRA is currently working with the investment industry to identify different types of fee structures, and how the advantage rules will apply to these structures. To give the investment industry time to make the required changes, the CRA has stated that it will defer applying its new position until January 1, 2018. Management fees that are reasonably attributable to periods ending before 2018 and are paid by the controlling individual will have no adverse tax consequences. The CRA will be releasing a Folio on the advantage rules in early 2017.



Par

Craig J. Webster, Joelle Kabouchi

Services

Fiscalité, Gestion des investissements

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

Calgary

Bureaux BLG

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.