

COMMENT

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TAX-FREE SAVINGS ACCOUNTS: UNDERSTANDING CONTRIBUTION LIMITS

Introduced in 2009, Tax-Free Savings Accounts (TFSAs) have experienced a steady upward trend in contributions. It is estimated about 11.7 million individuals held TFSA accounts at the end of 2014. While contributions are not tax deductible, the big advantage of this savings vehicle is the opportunity for individuals to accumulate growth on plan assets on a tax-free basis. The design of the TFSA makes it an excellent savings vehicle for many types of needs. While the TFSA can only hold qualified investments, there are plenty of choices available.

Contribution room is created each year based on the annual contribution limit plus the amount of any withdrawals in the prior calendar year. Unused room is carried forward so, as time passes, it is easy for individuals to lose track of their available contribution limit. The Canada Revenue Agency (CRA) does not report contribution room to taxpayers although they do track the amounts and monitor overcontributions.

Year	Annual Limit	Year	Annual Limit
2009	\$5,000	2014	\$5,500
2010	\$5,000	2015	\$10,000
2011	\$5,000	2016	\$5,500
2012	\$5,000	2017	\$5,500
2013	\$5,500		

Annual Contribution Limits

While contribution limits experienced a short-term bump to \$10,000 in 2015, the limit was readjusted to \$5,500 beginning in 2016, with this amount indexed to inflation and rounded to the nearest \$500.

EXAMPLE ONE

Thirty-eight-year-old Sarah made maximum contributions to her TFSA between 2009 to 2013 inclusive (a total of \$25,500) and experienced substantial growth on the assets held within the TFSA. At the beginning of 2014, the value of Sarah's TFSA had grown to \$63,000. In 2014, she was out of work for eight months so used the opportunity to withdraw

\$45,000 from her TFSA to cover her living expenses. Sarah opted not to make any TFSA contributions in 2015 and contributed only \$3,000 in 2016, as she worked to get her financial affairs back in order.

While the \$45,000 withdrawn is \$19,500 more than Sarah had contributed at the time of the withdrawal, the tremendous growth in the plan provided Sarah with access to substantially more assets than her actual contributions. The opportunity to replace assets withdrawn from the plan is an incredibly valuable feature of a TFSA.

In 2017, Sarah has re-established her financial stability and is ready to begin contributing larger amounts to her TFSA. Her 2017 contribution room is determined as follows:

• Total unused contribution room at the end of 2016	\$63,000 ⁽¹⁾
• Total withdrawals made in 2016	nil
• 2017 annual dollar limit	<u>\$ 5,500</u>
	TOTAL \$68,500

Note:

(1) The \$63,000 is comprised of \$5,500 (2014 annual dollar limit) + \$10,000 (2015 annual dollar limit) + \$45,000 (total amount withdrawn in 2014 that can be re-contributed in 2015) + \$2,500 (2016 dollar limit of \$5,500 less her \$3,000 contribution).

EXAMPLE TWO

Chris, age forty-two, has contributed the maximum annual amount to his TFSA for each of the years 2009 to 2016 inclusive. This puts his total contributions at \$46,500. Unlike Sarah from the previous example, Chris has experienced a substantial loss and has a total TFSA balance of \$22,000. Since the \$24,500 loss has taken place within a TFSA account, it cannot be offset against any other gains that Chris may have had in any non-registered investment accounts.

In example one, Sarah parlays her TFSA contributions into a substantial amount of investment income that helps fund her financial emergency and can, later,

COMMENT

re-contribute the amount withdrawn. In example two, because Chris used the TFSA, the loss on his investment earnings cannot be offset against non-registered gains in other products. All income, losses and gains within a TFSA occur without any tax consequences to the plan holder. This can be particularly beneficial as investment income or plan withdrawals are not included in income for tax purposes when determining eligibility for federal income-tested benefits and credits. For example, TFSA withdrawals will not increase a senior's net income for Old Age Security clawback purposes.

It is important to carefully monitor a taxpayer's contribution limits because overcontributions attract a penalty of one percent per month until the excess is withdrawn. An inadvertent overcontribution could result in penalties that far exceed the investment earnings for that period. Take, for example, the situation where a taxpayer overcontributes \$5,000 and does not correct this until 14 months after making the contribution. The penalty for this period is \$700 (14% of \$5,000) and, if the contributions earned \$175 assuming a three percent earnings on an annualized basis, the overall cost is \$525.

Eligibility for opening a TFSA account begins at age 18 and requires the individual to hold a valid social insurance number. Contribution room begins to accumulate in the year the individual turns age 18 so even if an individual opts not to open or contribute to a TFSA, the benefits arising from accumulating contribution room accrue on a go-forward basis.

Unlike an RRSP, which requires the plan to move into a payout mode when the annuitant reaches age 71, a TFSA has no mandatory maturity date or withdrawal age. Individuals continue to accrue annual contribution room, regardless of their age. Assets within a TFSA can be transferred to a surviving spouse or common-law partner and, provided the funds remain in the surviving spouse's TFSA, continue to accrue on a tax-sheltered basis without impacting the recipient's contribution limits.

The following chart illustrates the accumulation of the TFSA limits based on an individual's year of birth. Since individuals begin accumulating contribution room in the year they reach age 18, the annual contribution limit is date sensitive. Individuals born in 1999 begin accumulating contribution room and can open a TFSA in 2017 because they will turn age 18 in that year.

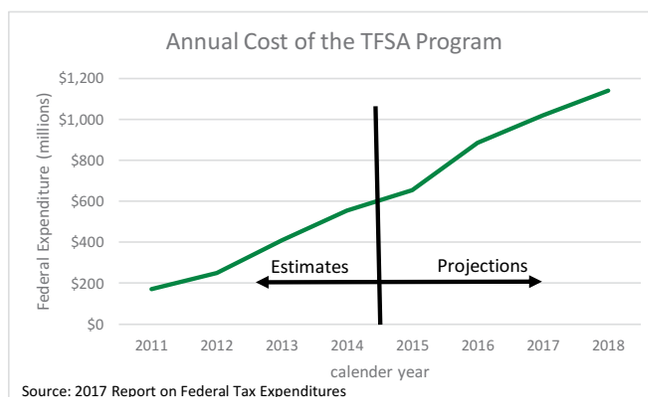
Individuals born before 1992 have been at least age 18 since 2009 and are therefore entitled to the total of the annual TFSAs annual contribution limits since inception.

Total Annual Contribution Limits

Total of Annual Contribution Limits 2009 to 2017 inclusive	
Year of birth	Limits
Before 1992	\$52,000
1992	\$47,000
1993	\$42,000
1994	\$37,000
1995	\$32,000
1996	\$26,500
1997	\$21,000
1998	\$11,000
1999	\$5,500
2000 or later	0

Based on Year of Birth

By the end of 2018, the federal government estimates the accumulated cost of TFSAs to be about \$5.1 billion in tax revenues forgone on the investment earnings in the Tax-Free Savings Accounts.



In a short period, the TFSA has become an important element of many individuals' financial plans. It is important that individuals track their limits and understand how best to incorporate this savings vehicle into their overall financial strategies.

EIGHT TIPS FOR SAVING ON 2016 INCOME TAXES

Life can be expensive and living by a budget can help make ends meet. Income taxes represent a major portion of a family's budget and any legitimate tax savings increases cash flow for other necessities. Beyond income taxes, some tax benefits and as well as tax credits can add to an individual's positive cash flow. Tax credits reduce a taxpayer's income tax liability while tax deductions reduce a taxpayer's taxable income.

The following is a review of eight potential tax savings opportunities related to 2016.

1. *Public Transit Tax Credit*

Individuals can claim a non-refundable tax credit in respect of their daily commute to work using public transit if their travels meet the designated criteria. In general terms, transit passes qualify for the credit if they:

- allow unlimited travel on public transit systems within Canada;
- are short term passes that entitle the user to unlimited travel for five days if the taxpayer buys at least 20-days worth in any 28-day period; or,
- are electronic payment cards for a taxpayer who travels at least 32 one-way trips in a 31-day period.

Taxpayers cannot claim a credit for any amount reimbursed by an employer or for transit expenses in respect of any individual except themselves. It should be noted that Budget 2017 proposes to eliminate this tax credit in 2017.

2. *Canada Child Benefit (CCB)*

The CCB is a tax-free monthly income-adjusted benefit paid to eligible families with children under the age of 18. The maximum benefit is \$6,400 for each child under the age of six and \$5,400 for each child age 6 to 17. Individuals must apply for this benefit using the automated benefits application available through the Canada Revenue Agency's (CRA's) My Account or by using form RC66, Canada Child Benefits.

The benefit is calculated in July based on a family's adjusted net income and the number of eligible children in the prior year. The calculated amount is then paid from August to July of the following year when the benefit is once again re-calculated. For example, a calculation in July 2016 for the period August 2016 to July 2017 is based on the 2015 taxation year. If the

individual's marital status changes during the year, it is important that the taxpayer notify the CRA by the end of the month after the month in which the change occurred in order to have the CCB re-calculated. For example, a change in marital status that takes place in January is to be reported to the CRA by the end of February.

3. *Children's Arts Tax Credit*

Budget 2016 has started to phase out this credit, but it is still available in 2016. Parents can claim a non-refundable tax credit based on the amount of eligible expenses paid in 2016 up to a maximum of \$250 (was \$500 in 2015) per child under the age of 16 in respect of programs of artistic, cultural, recreational, or developmental activity. The tax credit can be claimed by the parent or by the spouse or common law partner of the parent. This credit will not be available after 2016.

4. *Children's Fitness Tax Credit*

The Children's Fitness Tax Credit is also being phased out. Parents can claim a non-refundable tax credit based on the amount of eligible expenses paid in 2016 up to a maximum of \$500 (was \$1,000 in 2015) per child for programs of physical activity. The credit can be claimed by the parent or by the spouse or common law partner of the parent. This credit will not be available after 2016.

5. *Child Care Expenses*

Taxpayer can claim a tax deduction for child care expenses incurred to allow a parent to work or attend school. The maximum deduction is the lesser of three amounts:

- actual expenses incurred;
- \$8,000 per child under the age of 7 plus \$5,000 per child over the age of 6 but under the age of 16; and,
- 2/3 of the salary or business income earned by the spouse making the claim.

Generally, the deduction is claimed by the lower income spouse except when the lower income spouse is attending post-secondary education on a full-time basis.

Expenses cannot be double claimed under the art tax credit, fitness tax credit or child care expense deduction, so it is up to taxpayers to determine under which program they wish to claim their expenses.

COMMENT

6. Working Income Tax Benefit (WITB)

The WITB is a refundable tax credit available to eligible working low-income individuals. It is designed to support low income individuals and to encourage other individuals to enter the workforce.

The WITB is calculated using an individual's net income, marital status, province of residence, working income and number of eligible dependents. For single individuals without children, the maximum amount of WITB is paid if working income is between \$7,112 and \$11,675 for 2016. The WITB payment begins to be reduced gradually when **net income** is more than \$11,675 and is completely eliminated when net income exceeds \$18,529.

7. Principal Residence Exemption

When a principal residence is sold in Canada, any resulting gain should be reported and the offsetting claim for the principal residence exemption should be determined using CRA's form T2091. On October 3, 2016, the CRA announced that they were changing their administrative policy of not requiring taxpayers to report the disposition of their home, and would begin to require taxpayers who dispose of their principal residence to report the gain on schedule 3 and to file a claim for any exemption. This change in administrative policy is effective for all dispositions on or after January 1, 2016.

Taxpayers who fail to report the disposition of their home will not be eligible to claim the principal residence exemption to shield the gain from taxation. A taxpayer can request an amendment of a prior tax return to report the disposition and claim for principal residence exemption. However, the CRA has indicated that they may enforce a late filing penalty depending on the circumstances. The penalty would be the lesser of \$8,000 and \$100 for each month between the original due date and the date the request for amendment is made.

8. First-Time Home Buyers Tax Credit

A taxpayer who purchases a qualifying home in 2016 and meets the criteria as a first-time home buyer can claim a tax credit based on \$5,000. To qualify as a first-time home buyer, the taxpayer or the taxpayer's spouse or common-law partner will have acquired a qualifying home in 2016 and did not live in another home owned by the taxpayer or the taxpayer's spouse or common-law partner in 2016 (the year of acquisition) or in any of the four-years prior (2012 to 2015 inclusive).

In summary, refundable tax credits like the Working Income Tax Benefit and federal benefits like the Canada Child Benefit require the individual to file a tax return in order to calculate and receive the benefit.

Taxes may be an unavoidable aspect of life, but taking advantage of credits and deductions permitted under the Act will allow taxpayers to arrange their affairs to pay the least amount of taxes.

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