

Frequently Asked Tax Questions
PLEASE READ PRIOR TO COMPLETING TAX INFO FORM

1. Why do you need my non-bankrupt spouse's income?

- Married or Common-law partners are required to disclose their income on their spouse's return as it may affect their eligibility for GST/HST rebates and Child Tax Benefits. Not disclosing the non-bankrupt spouse's income will result in an overpayment (or underpayment) of these and expose the Debtor to reassessments to recover the overpayments, which are not covered by their bankruptcy proceedings.

2. Eligible Dependent Credit?

- You may be able to claim this amount for one other person **if at any time in the year** you met **all** of the following conditions:

- You did not have a spouse or common-law partner or, if you did, you were not living with, supporting, or being supported by that person
- You supported a dependant in 2018
- You lived with the dependant in a home you maintained. You cannot claim this amount for a person who was only visiting you
- The dependant must have been either: your parent or grandparent by blood, marriage, common-law partnership, or adoption; or your child, grandchild, brother or sister, by blood, marriage, common-law partnership, or adoption **and** under 18 years of age or had an impairment in physical or mental functions.

3. Spousal/Child Support?

- Support payments for a child, spouse or common law partner, under a court order or written agreement made before May 1997, are taxable to the recipient and deductible by the payer. Only spousal support is taxable or deductible after April 1997.

- A copy of payments made and/or received must be sent to Grant Thornton along with a copy of either the court order or written agreement

4. I am self-employed and my accountant usually summarizes all of my receipts and expenses. Do I just send these to you to do?

- No, you are required to provide the Trustee with a summary of your self-employment activities and provide the Trustee with two statements. One for the period of January 1, 2018 to the date of your bankruptcy and one from the date of your bankruptcy to December 31, 2018.

5. When do I send my tax information to you?

- Wait until you have received all of your information slips (ie T4's, T4E's (Employment Insurance), T4A (CPP and OAS), medical printout from your Pharmacy etc.). Fill out the tax form we send you and attach your information slips to it and send the completed package back to us.

- Frequently "forgotten" slips (T4E & T4RSP). Did you receive EI or withdraw funds from your RRSP?

6. Do I get a copy of my return?

- We will gladly send you copies of your returns. Given the volume of the returns that we do requested copies will be either emailed (preferred) or mailed after the middle of May once the tax season has ended. If you require a copy on an emergency basis (ie for Court) contact our office and we will arrange to get you a copy on an urgent basis.

7. Why do you keep my refund?

- In the year that you declare bankruptcy and for any year prior to that, the refunds become an asset in the Estate and as such vest with the Trustee for the benefit of your unsecured creditors.

8. Do you need the original copies of my slips?

- Yes. You should make copies of them for your own files. Certain slips, such as donations, must be in original format for them to be claimed. Canada Revenue Agency will not accept photocopies.

9. I am a truck driver who claims the meal allowance. Do you need my log books?

- No, you are required to provide the Trustee with a summary of your days on the road for the period of January 1, 2018 to the date of your bankruptcy and another total from the date of your bankruptcy to December 31, 2018.

10. I cannot locate my T4, but I have a copy of my Record of Employment (ROE), will that suffice?

- No. The record of employment does not indicate what income taxes, CPP or EI was withheld from your pay. You should contact your employer and ask for a duplicate copy and/or call CRA and ask for a copy of the T4. Alternatively, you can log on to the CRA's website, create a My Account and view and print any slips allocated to you. (An updated T1013 – authorization form can be signed so that we can set up online access – if not already done at signup).

11. I have found an additional information slip. What should I do with it?

- Send it to us. If your returns have already been prepared and filed, we can do an adjustment. If they have not yet been processed, we can put it in the file for processing.

12. Do you do my non-bankrupt spouse's return as well?

- No. We are required to process only the bankrupt's return. A non-bankrupt spouse should have their return processed as they normally do and provide the bankrupt spouse the information with respect to their income for processing the bankrupt's return.

13. Will my returns be filed on time?

- If the complete information package was received by us before **March 15, 2019**, we will have them processed by April 30th. If they were received after that date, then we cannot guarantee that they will be filed on time.

14. Will I still receive my Canada Child Benefit (CCB/CTB)?

- CRA does not process the post-bankruptcy returns right away. As a result your CCB may not be calculated correctly and you may receive a notice from CRA stating that they cannot calculate your CCB because your post-bankruptcy tax return has not been submitted. Rest assured, we have sent your tax return to them but they just haven't processed it yet. **Do not call us**, CRA will send your CCB cheque once they have completed the tax returns.

15. 2019 Tax Returns

- If you are still bankrupt in 2020 and you (or someone on your behalf) are preparing your 2019 taxes you MAY NOT be able to file them electronically. If this happens you will need to paper-file the return.