



New Trust Reporting Requirements: Start Preparing Now

February 2020

New filing requirements for trust income tax and information returns will apply for the 2021 and subsequent taxation years.¹ As a result, some trusts that currently do not have to file a Trust Income Tax and Information Return (T3) will be required to file such a return annually. Additionally, extensive information regarding the identity of all trustees, beneficiaries and settlors will therefore have to be disclosed in the T3 return.

These new requirements, applicable for the 2021 and subsequent taxation years, will increase the administrative burden on trustees, especially for trusts that have never filed a T3 return in the past.

The following provides an overview of the new rules to help you prepare.

New Filing Requirements

Under current rules, generally, a T3 return must be filed if the trust has tax payable or if it distributes all or part of its income or capital to its beneficiaries. Inactive trusts therefore usually do not have to file such a return, regardless of the nature or value of the property held. However, filing a return on a voluntary basis is often advisable to avoid questions from the tax authorities.

As of the 2021 taxation year, most trusts will be required to file an annual T3 return. In particular, this new filing requirement will affect family trusts set up as part of an estate freeze to hold shares in a private corporation or those that hold non-income-producing property (e.g. main or secondary residence).

Identity of Stakeholders to be Reported

Under the new rules, as of the 2021 taxation year, trusts will have to report the identity of all trustees, beneficiaries and settlors of the trust, along with each person who has the ability (through the trust terms or a related agreement) to exert control or override trustee decisions over the appointment of income or capital of the trust (e.g., a protector).

For some trusts, for example, those that provide for numerous beneficiaries, gathering the information needed to meet these new requirements may be an arduous task. It's not too soon to start preparing by carefully reading the trust deed's clauses.

Stakeholder Information to Report

Although some details on the scope of this obligation have yet to be provided, currently, it is expected that the following information will have to be provided for each stakeholder:

- Name and address;
- Date of birth (for an individual);
- Jurisdiction of residence;
- Tax identification number, that is, the social insurance number for an individual, business number for a corporation or account number for a trust.

In order to avoid having to comply with these new requirements, consideration could be given to dissolving certain inactive trusts **before December 31, 2020**.

Do not hesitate to contact your Raymond Chabot Grant Thornton advisor who can help you understand the measures that apply to your situation and assist you with the steps needed to comply with them.

For more information, visit us at rcgt.com.

¹ These new rules apply to taxation years ending on or after December 31, 2021.