

Misrepresentation of Business Expenses Exposes Taxpayer to Reassessment Beyond Normal Reassessment Period

October 09, 2019

Summary

Following a reassessment raised on November 19, 2018, the defendant (Taxpayer) was denied business expenses claimed for his 2013 (\$6,104), 2014 (\$4,246) and 2015 (\$3,929) taxation years. The most substantial of the claimed expenses were related to "meals and entertainment", "telephone and utilities" and "motor vehicle expenses". Financial records for these periods, however, showed that the Taxpayer's only business income during this three-year period was \$50 in 2014. The Taxpayer justified his expenses by alluding to the fact that in 2010, he and his wife started a business selling juice products using a "multi-level marketing scheme". The Taxpayer testified that he and his wife would meet prospective recruits over coffee or a meal to discuss their potential participation in the business, therefore these expenses were required in order to succeed in such a business. The Taxpayer was however unable to provide records of the names of the candidates he tried to recruit, nor did he volunteer any names at the hearing. In addition, he testified that "whenever I had a meal that didn't involve a potential prospect, my wife and I talked about the business so that it could be included for tax purposes".

Issues

Was the CRA justified in disallowing expenses for the three years in question and was the 2013 reassessment valid, since it was issued after the expiry of the applicable three-year normal reassessment period.

Decision

With regards to the argument that the reassessment was statute-barred, the Court refers to subparagraph 152(4)(a)(i) of the Income Tax Act, judging that the Taxpayer made a misrepresentation of his expenses, particularly with regards to "meals and entertainment" and "advertising and promotion" and that these misrepresentations were attributable to "neglect, carelessness or willful default". As a result, the Court determined



that the reassessment was not statute-barred, as it fell under the exception of subparagraph 152(4)(a)(i) of the Income Tax Act.

Secondly, the Court analyzed whether the Taxpayer's claimed expenses were in fact deductible. In its analysis, the Court states that by virtue of section 18(1)(a) of the Income Tax Act, the purpose of a business expense is to gain or produce income from the business or property. In this case, the Court concluded that the expenses claimed by the Taxpayer were purely personal expenses and were not made in accordance with the purpose of business expenses defined in section 18(1)(a) of the Income Tax Act. The Court therefore dismissed the appeal for each of the 2013, 2014 and 2015 taxation years.

Takeaway

Although it may be alluring for a taxpayer to write-off personal expenses under the guise of a business expense, if addressed, these expenses will be denied by the Canada Revenue Agency; doing so may even expose prior years filings of tax returns to reassessment beyond the "normal reassessment period".

By

Alessandro Cotugno, Joseph (Hovsep) Takhmizdjian

Expertise

Tax

BLG | Canada's Law Firm

As the largest, truly full-service Canadian law firm, Borden Ladner Gervais LLP (BLG) delivers practical legal advice for domestic and international clients across more practices and industries than any Canadian firm. With over 725 lawyers, intellectual property agents and other professionals, BLG serves the legal needs of businesses and institutions across Canada and beyond – from M&A and capital markets, to disputes, financing, and trademark & patent registration.

blq.com

Calgary

BLG Offices

Centennial Place, East Tower 520 3rd Avenue S.W. Calgary, AB, Canada T2P 0R3	World Ex 100 Que Ottawa, K1P 1J9
T 403.232.9500	T 613.23
F 403.266.1395	F 613.23

World Exchange Plaza 100 Queen Street Ottawa, ON, Canada K1P 1J9
T 613.237.5160 F 613.230.8842

Ottawa

1200 Waterfront Centre 200 Burrard Street Vancouver, BC, Canada V7X 1T2 T 604.687.5744 F 604.687.1415

Vancouver



Montréal

1000 De La Gauchetière Street West

Suite 900

Montréal, QC, Canada

H3B 5H4

T 514.954.2555 F 514.879.9015 Toronto

Bay Adelaide Centre, East Tower 22 Adelaide Street West Toronto, ON, Canada M5H 4E3

T 416.367.6000 F 416.367.6749

The information contained herein is of a general nature and is not intended to constitute legal advice, a complete statement of the law, or an opinion on any subject. No one should act upon it or refrain from acting without a thorough examination of the law after the facts of a specific situation are considered. You are urged to consult your legal adviser in cases of specific questions or concerns. BLG does not warrant or guarantee the accuracy, currency or completeness of this publication. No part of this publication may be reproduced without prior written permission of Borden Ladner Gervais LLP. If this publication was sent to you by BLG and you do not wish to receive further publications from BLG, you may ask to remove your contact information from our mailing lists by emailing unsubscribe@blg.com or manage your subscription preferences at blg.com/MyPreferences. If you feel you have received this message in error please contact communications@blg.com. BLG's privacy policy for publications may be found at blg.com/en/privacy.

© 2025 Borden Ladner Gervais LLP. Borden Ladner Gervais LLP is an Ontario Limited Liability Partnership.