

Courtesy of: Simon J. Jackson CFP, CPCA Senior Financial Advisor, Life Insurance Advisor Manulife Securities Incorporated, Manulife Securities Insurance Inc. 390 Brant St., Suite 400 Burlington Ont. L7R 4J4 289 245-1003 #221 Toll Free 1 866-840-9422 Fax 289-245-1009

**Quick reference guide** 

### 2020 Estate planning

### **Province/Territory probate taxes**

- Probate is the process of having a will validated by the courts.
- Probate taxes vary considerably between provinces and territories, but in most cases these taxes are a percentage of the value of the estate being probated.

Province/Territory	Estate Value	Probate Fee/Tax
Alberta	\$10,000 or under \$10,001 – \$25,000 \$25,001 – \$125,000 \$125,001 – \$250,000 \$250,001 and over	\$35 \$135 \$275 \$400 \$525 (Maximum)
British Columbia	\$25,000 or under \$25,001 – \$50,000 \$50,001 and over	Nil \$200 + \$6 per \$1,000 (0.6%) \$350 + \$14 per \$1,000 (1.4%)
Manitoba <sup>1</sup>	\$10,000 or under \$10,001 and over	\$70 \$70 + \$7 per \$1,000 (0.7%)
New Brunswick	\$5,000 or under \$5,001 – \$10,000 \$10,001 – \$15,000 \$15,001 – \$20,000 \$20,001 and over	\$25 \$50 \$75 \$100 \$5 per \$1,000 (0.5%)
Newfoundland & Labrador	\$1,000 or under \$1,001 and over	\$60 \$60 + \$0.6 per \$100 (0.6%)
Northwest Territories	\$10,000 or under \$10,001 - \$25,000 \$25,001 - \$125,000 \$125,001 - \$250,000 \$250,001 and over	\$30 \$110 \$215 \$325 \$435
Nova Scotia	\$10,000 or under \$10,001 - \$25,000 \$25,001 - \$50,000 \$50,001 - \$100,000 \$100,001 and over	\$85.60 \$215.20 \$358.15 \$1,002.65 \$1,002.65 + \$16.95 per \$1,000 (1.695%)
Nunavut	\$10,000 or under \$10,001 - \$25,000 \$25,001 - \$125,000 \$125,001 - \$250,000 \$250,001 and over	\$25 \$100 \$200 \$300 \$400
Ontario	\$50,000 or under \$50,001 and over	Nil \$15 per \$1,000 (1.5%)
Prince Edward Island	\$10,000 or under \$10,001 – \$25,000 \$25,001 – \$50,000 \$50,001 – \$100,000 \$100,001 and over	\$50 \$100 \$200 \$400 \$400 + \$4 per \$1,000 (0.4%)
Quebec	No probate fees	nominal registration fees apply
Saskatchewan Yukon	All estates \$25,000 and under \$25,001 and over	\$7 per \$1,000 (0.7%) Nil \$140

<sup>1</sup>Effective July 1, 2020 the probate fees will be eliminated as per the 2020 Tax Rollback Guarantee

## Due date for final returns and balance owing for deceased individuals

Period when death occurred	Due date for the return		
January 1 to October 31	April 30 of the following year		
November 1 to December 31	Six months after the date of death		

Period when death occurred	Due date for the return	
January 1 to December 15	June 15 of the following year	
December 16 to December 31	Six months after the date of death	

\*Any balance owing would still be due April 30th of the year after death or six months after death if death occurred between November 1 and December 31.

### **RRSP and RRIF at death**

The deceased is deemed to have received the fair market value of all property held in a Registered Retirement Savings Plan (RRSP) or Registered Retirement Income Fund (RRIF) at the date of death. No amount is included in the deceased's income if the designated beneficiary or heir is an "eligible beneficiary" and certain conditions are met. An eligible beneficiary who acquires rights in an RRSP or an RRIF has several options for deferring the income tax on those amounts.

The following table summarizes the rules:

	Amount taxable at death	Transferable to:1	
Heir/Beneficiary		RRSP/RRIF	Annuity
Spouse	Nil <sup>1</sup>	Yes	Yes
Child or grandchild financially dependent because of an infirmity	Nil1	Yes	Yes
Child or grandchild financially dependent not because of an infirmity	Nil <sup>1</sup>	No	Yes <sup>2</sup>
Other	FMV	No	No

1 Certain terms and conditions may apply.

2 The annuity may provide for payments for a period of not more than 18 years, less the age of the child or grandchild when the annuity is purchased. Annuity payments must start no later than one year after the purchase.

### Transfer from an RRSP or RRIF to an RDSP

It is possible to transfer funds held in RRSP or an RRIF at the time of death to a Registered Disability Savings Plan (RDSP) of a child or grandchild who was financially dependent on the deceased because of a mental or physical disability. However, the amount transferred must not exceed the beneficiary's RDSP contribution room of \$200,000, and is not eligible for the Canadian Disability Savings Grant/Bond.

# Transfer from RRSP or RRIF to a Lifetime Benefit Trust

It is possible to transfer funds held in an RRSP or an RRIF at the time of death to a Lifetime Benefit Trust (LBT). A LBT is a trust established for the benefit of a child or grandchild who was financially dependent on the deceased because of a mental or physical disability. The LBT is a personal trust under which a surviving but mentally infirm spouse of a deceased individual or a mentally infirm child or grandchild of a deceased individual is the sole beneficiary of any income or capital of the trust. The trustees may pay amounts out of the trust to the beneficiary but the trustees are not required to pay out all the income of the LBT to the beneficiary. A Qualifying Trust Annuity (QTA) must be purchased by the LBT with the RRSP/RRIF proceeds coming from the deceased spouse, parent, or grandparent. The QTA must be for a fixed term equal to 90 years minus the age of the taxpayer who is the sole beneficiary of the LBT.



#### **Province/Territory intestacy rules**

- "Intestate" is the term used when an individual dies without a will.
- · Each province/territory has its own laws as to how assets are to be divided when someone dies without a will.

Province/Territory	Spouse and One Child	Spouse and Children	
Alberta <sup>(1a)</sup>		re estate goes to spouse. If any of the children are not also children of the surviving nd 50% of the value of the estate, and the children receive the remainder of the estate.	
British Columbia <sup>(1i)</sup>	If all children are also children of the surviving spouse, first \$300,000 <sup>(6)</sup> goes to the spouse or if any of the children are not also children of the surviving spouse, the first \$150,000 goes to the spouse <sup>(6)</sup> , then ½ of the balance goes to the spouse, ½ of the balance to the children.		
Manitoba <sup>(1g, 1j)</sup>		re estate goes to spouse. If any of the children are not also children of surviving spouse, lemainder of estate is split ½ to spouse and ½ to children.	
New Brunswick	Marital property to spouse; balance split equally <sup>(1)</sup>	Marital property to spouse; $\frac{1}{3}$ of the balance to spouse; $\frac{2}{3}$ of the balance to children <sup>(1)</sup>	
Nfld & Labrador	Split equally <sup>(1)</sup>	⅓ to spouse; ⅔ to children <sup>(1)</sup>	
Nunavut <sup>(1e)</sup>	First \$50,000 to spouse, balance split equally <sup>(1, 2)</sup>	First \$50,000 to spouse; ½ balance to spouse, ½ balance to children (1, 2)	
Northwest Territories <sup>(1e)</sup>	First \$100,000 to spouse, balance split equally $^{(1,2)}$	First \$100,000 to spouse; ½ balance to spouse, ⅔ balance to children <sup>(1, 2)</sup>	
Nova Scotia (1c), (2)	First \$50,000 to spouse; balance split equally <sup>(1)</sup>	First \$50,000 to spouse $^{(2)}$ ; $^{\prime\!\!3}$ of the balance to spouse; $^{\prime\!\!3}$ of the balance to children $^{(1)}$	
Ontario	First \$200,000 to spouse; balance split equally <sup>(1, 4)</sup>	First \$200,000 to spouse; $\frac{1}{3}$ of the balance to spouse; $\frac{3}{3}$ of the balance to children <sup>(1, 4)</sup>	
Prince Edward Island	Split equally <sup>(1)</sup>	⅓ to spouse; ⅔ to children <sup>(1)</sup>	
Quebec <sup>(1d)</sup>	⅓ to spouse; ⅔ to child 🕦	⅓ to spouse; ⅔ to children <sup>(1)</sup>	
Saskatchewan <sup>(1b, 1i)</sup>	First \$100,000 to spouse; balance split equally <sup>(1)</sup>	First \$100,000 to spouse; ¼ balance to spouse, ⅔ balance to children (1)	
Yukon <sup>(1f, 1h)</sup>	First \$75,000 to spouse, balance split equally <sup>(1)</sup>	First \$75,000 to spouse; ½ balance to spouse, ¾ balance to children <sup>(1)</sup>	

Note: In some cases, provincial Family Law Acts can override these distribution formulas.

- Issue of a deceased child (i.e., grandchildren, great-grandchildren) takes that child's share (1a)
- In addition to "spouse", the Alberta Will & Succession Act refers to and accords equal rights to an "adult interdependent partner" "Spouse" in British Columbia and Saskatchewan includes common-law same-sex partners.
- Domestic partners (common-law partners of any sex registered as such in Nova Scotia) will have the same rights and obligations as spouses under the Intestate Succession Act.
- A civil union spouse has the same rights to inherit as a spouse. A civil union is a new legal institution in Quebec which entitles couples, whether of the same or opposite sex, to similar legal rights and obligations as married spouses.
- Includes common-law partners.

If an intestate dies leaving a common-law spouse, under the Estate Administration Act, the court may order that whatever portion of the intestate's property that it deems appropriate be retained and allotted to the common-law spouse for support and maintenance.

### **Commonly Used CRA Guides**

P105	Students and Income Tax	T4011	Preparing Returns for
P113	Gifts and Income Tax		Deceased Persons
RC4110	Employee or Self-employed?	T4036	Rental Income
RC4112	Lifelong Learning Plan (LLP)	T4037	Capital Gains
RC4169	Tax Treatment of Mutual Funds for Individuals	T4040	RRSPs and Other Registered Plans for Retirement
RC4177	Death of an RRSP Annuitant	T4055	Newcomers to Canada
RC4178	Death of a RRIF Annuitant	T4058	Non-Residents and Income Tax
T4002	Business and Professional Income		

#### The Intestate Succession Act of Manitoba, provides common-law opposite-sex or same sex partners (1g) with equal rights to those of a married spouse upon intestacy.

- If cohabit for 1 year a CLP can inherit
- If cohabit for a minimum of 2 years a CLP can inherit. If cohabit for 3 years or 1 year with a child a CLP can inherit.
- (2) Spouse may elect to receive house and contents in lieu.
- (3) Plus household furniture and life interest in family home.
- (4) Subject to possible equalization claim under Family Law Act.
- (5) Plus life interest in the home (Homestead Act) and a possible equalization payment under the
- Family Property Act (6) Plus household furniture.

### **Mackenzie Tax Brochures**

- Income Splitting
- Mackenzie Charitable Giving Program Guide
- · Strategies for Trusts in Tax and Estate Planning
- TFSA Investor Guide
- Guide to Registered Disability Savings Plans
- Tax & Estate Planning for Business Owners kit
- RRSP or TFSA
- RRSP Guide
- RESP Guide
- RDSP, Henson Trust or TFSA
- Individual pensions plans (IPP) and retirement compensation agreements (RCA)

This should not be construed as legal or tax advice, as each client's situation is different. The rates provided are the rates as at the date of publication of this document and are subject to change at any time. Please consult your own legal and tax advisor.

For more information, please visit mackenzieinvestments.com/taxandestate

Telephone: 1-888-653-7070 Fax: 1-866-766-6623 180 Queen Street West, Toronto, ON M5V 3K1