



business meeting

STARTING A BUSINESS

Starting a business can feel like entering a regulatory and tax jungle without a guide. There's no doubt that Canadian business and tax laws can be complex, and the administrative burden for small business owners can be heavy, but once the initial major decisions are made, and the systems to comply with the administrative load are put in place, the prospect isn't nearly as daunting as it first appears.



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When is it business?

Small businesses often start as a hobby or leisure activity that grow and become more and more lucrative, until the line between hobby and business blurs. As well, in today's economy of short-term contracts and part-time positions, it's not unusual for individuals to hold down a job and run a small business "on the side". Hence, the question often arises – when am I actually running a business, and what are my legal and tax obligations at that point?

Hobby or Business?

- *How much time is spent on the activity?*
- *How much effort is put into selling the product created by the activity?*
- *Is there an intention to make a profit?*
- *Is a profit being made?*
- *Is the activity of a nature that would include an element of personal enjoyment?*

Canada's revenue authority, the Canada Revenue Agency (CRA), defines a business as "an activity that you conduct for profit or with a reasonable expectation of profit". Whether there exists a reasonable expectation of profit is something which can be determined only over a period of time, often years. Similarly, the intention of the person carrying out the activity can be assessed only from the conduct of the person and the nature of the activity being carried out. There are no hard and fast rules simply because each situation is different. Everyone knows someone who expends a great deal of time and money on a hobby, but does so only for the love of the activity and is uninterested in profiting financially from their investment of time and money. That person is unlikely to be considered as being in business. However, where a person with an interest in an activity and the skills to pursue it devotes significant time and money to that activity and seeks to sell the goods or services generated by the activity at a profit (even if a profit isn't actually realized), it's fair to say that that person has probably started a business.

So you're now a business owner—what's the first step?

The first and most important decision to be made is the legal structure your business will assume. You have essentially three choices: sole proprietorship,

partnership, and corporation. There is no absolute right or wrong answer here. The "best" choice is the one that best meets the legal and tax needs of your particular business and personal situation.

All income of business taxed as income of business owner at personal tax rates.

All risks assumed by owner of business, including risk to non-business assets.

No separate tax return to be filed for business.

This is the first choice of many new small businesses, and for good reason. It's (relatively) simple and cheap to set up and run, and the regulatory and filing burdens are much less than those imposed on incorporated businesses.

It is also not very difficult to start a sole proprietorship. Unless you're seeking to run the business in a name other than your own (i.e., John Smith Furniture Refinishing rather than just John Smith), you would bill clients or customers of your business in your own name. If you want to operate under a business name (i.e., John Smith Furniture Refinishing), there may be provincial registration requirements, and you should consult a lawyer to determine what those requirements are in your particular province. Generally, sole proprietorships are taxed like individuals, on a calendar-year basis. For example, the income (and losses) of the business earned between January 1 and December 31, 2016, are reported on the sole proprietor's 2016 personal income tax return, or on their T1, which must be filed by June 15, 2017. As a business owner, you will also have to file financial statements for the business or complete the forms provided by the CRA, to account for the income received and the expenses and deductions claimed by the business, and include them with your personal tax return. For most small business owners (other than those operating in specific industries like fishing or farming), the required form will likely be either Form T2124, *Statement of Business Activities*, or Form T2032, *Statement of Professional Activities*. Once eligible expenses are deducted from business income, the net income of the business is added to any other income earned by the business owner (for example, from employment or investments),





TAXES

and personal income tax is paid on the total at the applicable personal rates.

The price of such simplicity is the unlimited liability faced by the business owner who operates as a sole proprietor. Unlike a corporation, a sole proprietorship is not a legal entity separate from its owner. That means that the owner of the sole proprietorship takes on all risks, and those risks extend to the owner's personal property, including his or her home. In other words, if the business owes money or has liabilities, creditors of the business can seek to have those debts satisfied by the assets of the business or by the personal property of the business owner.

Operating as a partnership

No separate tax return to be filed.

Each partner taxed on respective share of partnership income.

Unlimited personal liability for debts of partnership.

Operating as a sole proprietorship is only possible if you are going it alone. Where you have decided to go into business with others, you must usually choose between a partnership and a corporation as a business structure. If you choose to go into business in partnership with others, a written partnership agreement between the parties setting out their respective roles and responsibilities, and especially, the

division of partnership revenue, is always advisable.

Like a sole proprietorship, a partnership does not pay taxes itself and does not file an income tax return. Rather, the income and deductions of a partnership are calculated, and then each partner must include on his or her personal tax return, his or her share of the partnership's income, or loss, for the year. Like the sole proprietor, each partner is also required to file either partnership financial statements or Forms T2124 or T2032.

Larger partnerships (generally, those having six or more partners) do have to file a "partnership information return". The CRA publishes the *Guide to the Partnership Information Return* (T4068) to assist in the completion of that form.

The partnership business structure generally benefits from the same advantages and suffers the same disadvantages as the sole proprietorship. The time and effort involved in setting up the partnership and complying with ongoing administrative obligations, although greater than that required for a sole proprietorship, are not that onerous. However, as with the sole proprietorship, partners bear individual responsibility for the debts and obligations of the partnership, and in addition, are generally bound by the actions of their partners.

Incorporating a business

The corporation is the most sophisticated of the basic business structures, and not surprisingly, it



is the most complex to set up and operate. Unlike the sole proprietorship and the partnership, a corporation is a separate legal entity. This separate legal existence means that, generally, shareholders of a corporation are not held personally responsible for the debts or liabilities of the corporation (with one important exception, outlined later).

Separate legal entity.

Must file own corporate income tax returns.

Shareholders of corporation generally protected from liability for corporate debts.

Creating a corporation generally requires the services of a lawyer, as there are incorporating documents to be drafted and filed with the appropriate government authorities. It is also important to note that, if there is more than one shareholder in the corporation (where, for instance, you are starting a business with one or more other investors), it is advisable to enter into a unanimous shareholders' agreement (USA). This agreement, much like a partnership agreement, sets out the respective rights and obligations of the company's shareholders and indicates what will happen on the occurrence of certain events (i.e., the death of a shareholder or the withdrawal of a shareholder from the business). Once again, the drafting of a USA is usually done by a lawyer.

Once the corporation is established, it will have both corporate and tax filing obligations to meet. On the tax side, income earned by an incorporated business is income of the corporation, for which a corporate tax return (a T2) must be filed, and on which corporate income tax must be paid. Income earned by the corporation may then be paid out to its shareholders in the form of dividends, and to its employees in the form of salaries and/or bonuses. In all cases, the corporation must maintain a set of books recording the income and expenditures of the company. Often these records are maintained by the company bookkeeper and reviewed by an accountant, who will also prepare and file the corporate tax return. On the administrative side, the corporation will be required to maintain annual filings (the specifics of which will vary depending on the jurisdiction in which the corporation was incorporated) in order to maintain its corporate status. Such filings are usually looked after by the company's lawyer.

Generally, the biggest single advantage of the corporate structure over that of a sole proprietorship or partnership is that corporate shareholders enjoy "limited liability", meaning that shareholders cannot be held liable for the debts or liabilities of the corporation. In effect, any corporate obligations or liabilities must be satisfied by corporate assets, and not by the personal assets of shareholders. However, financial institutions which are asked to provide financing to the corporation by means of a line of credit or a loan, frequently require that major corporate shareholders (especially in a small corporation), provide a personal guarantee. This means that the shareholder guarantees that any debts owed by the corporation to that financial institution will be paid by the shareholder personally if the corporation cannot make the required payments. Significantly, the CRA also takes the position that this applies to taxes as well. Specifically, its *Guide for Canadian Small Businesses* provides that "[I]f your corporation owes taxes, and you have personally guaranteed any loan on behalf of your corporation, we will claim the amount of the taxes owing up to the limit of the loan guarantee".

Tax rates for business income

As business income of a sole proprietorship or a partnership is taxed in the hands of the business owner or the partners, such income is taxed at individual rates. Those rates vary depending on the province or territory of residence of the taxpayer, but as a very general guide, the combined federal-provincial tax rates for 2016 are set out in the chart on the following page. As the chart shows, the rate of tax which may be payable on income in any particular tax bracket may vary greatly, depending on one's province of residence. In addition, this chart will not apply to taxpayers who are resident in Quebec, as that province maintains a tax system which is not directly comparable to those of the other provinces.



Personal Income Tax Components — 2016*

(Prepared from information available as of January 8, 2016)

		Basic Tax		Surtax
		Rates	Brackets	
Federal¹		15.00%	\$0	
		20.50%	\$45,282	
		26.00%	\$90,563	
		29.00%	\$140,388	
		33.00%	\$200,000	
Provincial or Territorial	Alberta	10.00%	\$0	No surtax
		12.00%	\$125,000	
		13.00%	\$150,000	
		14.00%	\$200,000	
		15.00%	\$300,000	
	British Columbia	5.06%	\$0	
		7.70%	\$38,210	
		10.50%	\$76,421	
		12.29%	\$87,741	
		14.70%	\$106,543	
	Manitoba	10.80%	\$0	
		12.75%	\$31,000	
		17.40%	\$67,000	
	New Brunswick	9.68%	\$0	
		14.82%	\$40,492	
		16.52%	\$80,985	
		17.84%	\$131,664	
		21.00%	\$150,000	
	Newfoundland and Labrador	25.75%	\$250,000	
		7.70%	\$0	
		12.50%	\$35,148	
		13.30%	\$70,295	
		14.30%	\$125,500	
	Northwest Territories	15.30%	\$175,700	
		5.90%	\$0	
		8.60%	\$41,011	
		12.20%	\$82,024	
		14.05%	\$133,353	
	Nova Scotia²	8.79%	\$0	
		14.95%	\$29,590	
		16.67%	\$59,180	
		17.50%	\$93,000	
		21.00%	\$150,000	
	Nunavut	4.00%	\$0	
		7.00%	\$43,176	
		9.00%	\$86,351	
		11.50%	\$140,388	
	Ontario	5.05%	\$0	
		9.15%	\$41,536	
		11.16%	\$83,075	
		12.16%	\$150,000	
		13.16%	\$220,000	
	Prince Edward Island	9.80%	\$0	
		13.80%	\$31,984	
		16.70%	\$63,969	
	Quebec¹	16.00%	\$0	
		20.00%	\$42,390	
		24.00%	\$84,780	
		25.75%	\$103,150	
	Saskatchewan	11.00%	\$0	
		13.00%	\$44,601	
		15.00%	\$127,430	
	Yukon	6.40%	\$0	
		9.00%	\$45,282	
		10.90%	\$90,563	
		12.80%	\$140,388	
		15.00%	\$500,000	
Non-residents³		7.20%	\$0	No surtax
		9.84%	\$45,282	
		12.48%	\$90,563	
		13.92%	\$140,388	
		15.84%	\$200,000	

Notes:

* These tables reflect rates in effect as of January 1, 2016, and include the rate changes in federal Bill C-2 (first reading: December 9, 2015). At the date of publication, this bill has not been passed, but is expected to be passed.

1. In Quebec, federal tax is reduced by 16.5% for Quebec's abatement of basic federal tax.
2. If Nova Scotia tables a budget surplus in its 2016-2017 fiscal year, for 2016, the \$150,000 bracket and 21% rate will be eliminated, but a 10% surtax on provincial income tax exceeding \$10,000 will be reinstated.
3. Instead of provincial or territorial tax, non-residents pay an additional 48% of basic federal tax on income taxable in Canada that is not earned in a province or territory. Non-residents are subject to provincial or territorial rates (in this table) on employment income earned, and business income connected with a permanent establishment, in the respective province or territory. Different rates may apply to non-residents in other circumstances.

Where a business is incorporated, income of the business is taxed in the hands of the corporation, at the applicable corporate rate. Once again, rates will vary, depending on the province or provinces in which the corporation does business as well as the kind of income earned by the corporation. Generally, income from an active business is taxed at more favourable rates than passive income like investment income. As well, income earned by a Canadian-controlled

private corporation, particularly income below a specified "small business threshold", enjoys preferential tax rates. It must be remembered that provincial variations and exceptions abound, especially with respect to the small business limit, and that this information can serve as no more than the most general of guidelines.

The federal and provincial corporate tax rates for business income for 2016 are as follows:



Corporate Income Tax Rates by Province/Territory — 2016 (%)

(Prepared from information available as of January 5, 2016)

All rate changes must be pro-rated for taxation years that straddle the effective date. Use the rate changes to determine rates for taxation years ending on December 31, 2012 or later.

Tax holidays may reduce or eliminate provincial tax.

In addition to income tax:

- before 2013, some provinces imposed general capital tax on corporations that had a permanent establishment there, the last being Nova Scotia, which eliminated its general capital tax on July 1, 2012 (see **Capital Tax Rates and Exemptions for 2016**); and
- financial institutions may also be subject to Part VI Financial Institution Capital Tax (see **Other Federal Corporate Tax Rates for 2016**) and provincial capital taxes (see **Capital Tax Rates and Exemptions for 2016**).

General and M&P Corporate Income Tax Rates

(for December 31, 2016 year end) (%)

The percentages shown in the table below reflect the combined federal and provincial/territorial corporate rates (general, as well as manufacturing and processing (M&P)) for a 12-month taxation year ended December 31, 2016, on income allocated to provinces or territories. For Canadian-controlled private corporations (CCPCs), this table does not apply to:

- the first \$500,000 (\$450,000 in Manitoba; \$350,000 in Nova Scotia) of active business income; and
- investment income.

For more CCPC rates, see the table, **Canadian-Controlled Private Corporation (CCPC) Income Tax Rates**.

General and Manufacturing & Processing (M&P)		
Basic federal rate		38
Provincial abatement		(10)
Federal rate (before deductions)		28
General rate reduction ² or M&P deduction ²		(13) ¹
Federal rate		15 ¹
		↓
	Provincial/Territorial	Combined
Alberta ³	12	27
British Columbia ⁴	11	26
Manitoba	12	27
New Brunswick ⁵	12	27
Newfoundland and Labrador	General	14 H
	M&P	5 H
Northwest Territories	11.5	26.5
Nova Scotia	16	31
Nunavut	12	27
Ontario ^{6, 7}	General	11.5 H
	M&P	10 H
Prince Edward Island	16 H	31
Quebec ⁸	11.9 H	26.9
Saskatchewan	General	12
	M&P	10 ⁹
Yukon	General	15
	M&P	2.5

H = Tax holidays are available to certain corporations in the provinces indicated.

Notes:

1. Footnote 2 to the table, **Federal Corporate Tax Rates**, indicates when the general rate reduction and M&P deduction do not apply.
2. For recent changes to the general rate reduction and M&P deduction, see footnote 1 to the table, **Federal Corporate Tax Rates**.
3. Recent Alberta changes are shown in the following table:

Alberta changes effective after December 31, 2011			
	From	To	Effective
General and M&P	10%	12%	July 1, 2015

4. Recent British Columbia changes are shown in the following table:

British Columbia changes effective after December 31, 2011			
	From	To	Effective
General and M&P	10%	11%*	April 1, 2013*

* British Columbia's rate increase to 11% was accelerated by one year. It was originally to have occurred on April 1, 2014, but only if the province's fiscal situation worsened.



Corporate Income Tax Rates by Province/Territory – 2016 (%)

(continued)

5. Recent New Brunswick changes are shown in the following table:

	New Brunswick changes effective after December 31, 2011		
	From	To	Effective
General and M&P	10%	12%	July 1, 2013

6. Ontario's general income tax rate is frozen at 11.5%, until the province returns to a balanced budget (scheduled for 2017-18). The rate was to drop to 11% on July 1, 2012, and to 10% on July 1, 2013.
7. Corporations subject to Ontario income tax that, on an associated basis, have annual gross revenues of \$100 million or more and total assets of \$50 million or more may also be liable for a 2.7% corporate minimum tax (CMT) based on adjusted book income. The minimum tax is payable only to the extent that it exceeds the regular Ontario income tax liability.
8. Planned Quebec changes are shown in the following table:

	Quebec changes effective after December 31, 2011		
	From	To	Effective
General and M&P	11.9%	11.8%	January 1, 2017
	11.8%	11.7%	January 1, 2018
	11.7%	11.6%	January 1, 2019
	11.6%	11.5%	January 1, 2020

9. The general rate (12% in 2016) is the maximum Saskatchewan rate. A rebate of up to the difference between the general rate and 10% (2% in 2016) of manufacturing profits allocated to Saskatchewan is available.

Note that the amount of income eligible for the provincial or territorial small business rate will vary by jurisdiction.

What about GST?

Businesses usually don't like to collect GST, and no one likes to pay it. Nonetheless, GST is a fact of Canadian business life and virtually every Canadian business has to deal with it. GST is payable (and therefore chargeable) on most goods and services sold in Canada. Businesses which charge and collect GST (with the exception of "small suppliers" whose total sales are less than \$30,000 a year) must register for GST purposes, and must remit a percentage of GST collected to the federal government, in addition to accounting for GST collected and remitted on their goods and services tax return.

The business number—getting started

Perhaps in recognition of the frustration level of business owners dealing with income tax accounts, GST accounts, payroll accounts and a multiplicity of other administrative obligations, the federal government has attempted to make things somewhat easier by using a system in which corporate income tax, import-export, payroll deduction, and GST matters can be handled under a single "business number". The business number system

applies to both incorporated and unincorporated (i.e., sole proprietorship and partnership) businesses, and the process of acquiring a business number is quite straightforward.

Once again, the CRA publishes a guide – *The Business Number and Your Canada Revenue Agency Accounts* – which outlines the steps involved in getting a BN.

More questions

There are a vast number of resources available to help the new small business owner. The web sites of most financial institutions and accounting firms include information for the small business sector. In addition, the CRA issues a great number of publications and guides of help to small business owners. Virtually all those publications are available on the Agency's website – www.cra-arc.gc.ca, which also contains much helpful information on a variety of topics of interest to small business owners. If you have general questions which are not answered by the web site information, or you have a question or a problem with your specific business account, the Agency maintains a toll-free Business Enquiry Line (1-800-959-5525) at which you can speak to a CRA client services representative.

