In Good Company: Retaining investment income in your corporation

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When it comes to earning investment income inside your corporation, the amount of taxes paid depends on the type of income earned, such as interest income, Canadian dividends or capital gains. Similarly, the amount you get to keep will depend on how well the corporate tax system is "integrated" with the personal tax rates in your province of residence. This report will examine how investment income that is earned in a private Canadian corporation is taxed and show that, due to an "investment advantage" for most types of investment income in the majority of provinces, it may be best to retain after-tax investment income in your corporation.

Background

Our previous reports, Bye Bye Bonus¹ and The Compensation Conundrum², looked at whether to maintain surplus after-tax business income in your corporation or distribute the funds as dividends or bonus. For active business income up to the small business deduction limit (\$500,000 federally and in most provinces), there is a significant tax deferral advantage that ranges from 35% to 41%, depending on the province.

For active business income exceeding the small business deduction limit, the tax deferral advantage is slightly lower and ranges from 20% to 27%. This means that by leaving after-tax business income in your corporation, there is more money that can be invested than if you were to withdraw the funds from your corporation and invest them personally. If you're a business owner who has left surplus funds in your corporation, now is the time to look at the taxes that arise when the corporate funds are invested and what to do with the funds that remain after taxes are paid on the investment income.

When investment income is earned in your corporation, it is initially taxed at the applicable corporate tax rate. The after-tax income may then be left in your corporation to be reinvested or, alternatively, it may be distributed to you (the shareholder)³ as a dividend, on which you would pay personal tax.

Based on our analysis, there is an investment advantage for most types of investment income in 2017. Accordingly, if you do not need funds personally, aftertax corporately-earned interest income, capital gains and dividends should generally be retained in your corporation, with a few exceptions.4

In all provinces, the non-taxable portion of capital gains should be distributed as capital dividends as soon as possible, as will be discussed in the section titled "Capital gains and losses".

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Since tax is levied at both the corporate and personal levels, two mechanisms are available to prevent double taxation: some or all of the initial corporate tax may be refunded⁵ to your corporation when a dividend is paid and you may be able to claim a dividend tax credit to reduce taxes payable on the dividend.

Due to these two levels of tax (corporate and personal), there is often a difference between the after-tax income that is initially available to the corporation and the amount that will ultimately be left when paid out to the shareholder. We will call this the "investment advantage".

The investment advantage: Deciding whether to retain investment income in your corporation

An investment advantage occurs when the aftertax investment income that is available by retaining funds in your corporation is greater than the after-tax investment income that is available by distributing funds to yourself as a dividend. When there is an investment advantage, it is better to retain after-tax investment income in your corporation since there will be a greater amount for re-investment. Conversely, if there is

investment disadvantage, less after-tax investment income is available to your corporation, so you should distribute the after-tax investment income as dividends in the year it is earned and reinvest the resultant after-tax funds personally.

Investment income & the investment (dis)advantage

Let's look at the specific details of how some common types of investment income are taxed when earned through your corporation and how the investment (dis)advantage is determined for each type of income.

Interest income

Figure 1 illustrates how \$1,000 of interest income would be taxed if it were earned through your corporation in Ontario in 2017.6

The left bar in Figure 1 represents the cash position if interest income were earned inside your corporation and retained there (i.e. not yet distributed as a dividend), while the bar to the right represents what would happen if the aftertax income were distributed to you as a dividend.

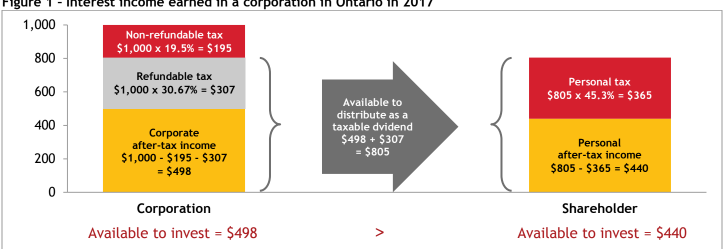


Figure 1 - Interest income earned in a corporation in Ontario in 2017

The left bar of Figure 1 shows that non-refundable tax of \$195 and refundable tax of \$307 would be paid by your corporation when the income was initially earned, leaving \$498 available within your corporation for investment. When a taxable dividend is paid, the refundable tax would be returned to your corporation, so that a total of \$805 could be distributed to you as a taxable dividend. The right bar of Figure 1 shows that you would pay tax of \$365, thus leaving \$440 in your hands for investment.

If the after-tax interest income were retained in your corporation, there would be \$58 (i.e. \$498 -\$440) of additional funds available for investment, compared to the amount that would be available for you to invest personally if funds were distributed to you. As a result, in Ontario in 2017, there is an investment advantage that amounts to 5.8% of corporately-earned interest income.

Capital gains and losses

Only 50% of a capital gain is included in your corporation's taxable income. The remaining 50% of the capital gain is not taxed in your corporation and may be distributed as a capital dividend that is completely tax-free to you.⁷

Figure 2 shows how \$1,000 of net capital gains would be taxed if earned through your corporation in Ontario in 2017.8

First we will look at the non-taxable portion of the capital gain, which is shown in the bottom half of Figure 2. 50% of the capital gain (\$500) is not taxable in your corporation and may be distributed to you as a capital dividend, on which you would pay no tax. It is important to note that as capital losses are incurred, they may decrease the capital dividends that can be paid until additional capital gains are realized. You may, therefore, wish to pay capital dividends as soon as possible.

Now let's look at the taxable portion of the capital gain, which is the other 50% of the capital gain (\$500) shown in the top half of Figure 2. The left bar shows that your corporation would pay nonrefundable tax of \$98 and refundable tax of \$153, leaving \$249 after tax that could be invested within your corporation. When a taxable dividend is paid, the refundable tax of \$153 would be refunded to your corporation and could be distributed to you, along with the after-tax corporate income of \$249. You would, therefore, receive a taxable dividend of \$402. The right bar shows that you would pay personal tax of \$182, leaving \$220 in your hands.

If the \$249 of after-tax income (i.e. the after-tax portion of the taxable capital gain) were retained in your corporation, there would be an investment advantage of \$29 (2.9%) compared to the \$220 that would be available for you to invest personally if the after-tax income were distributed to you.

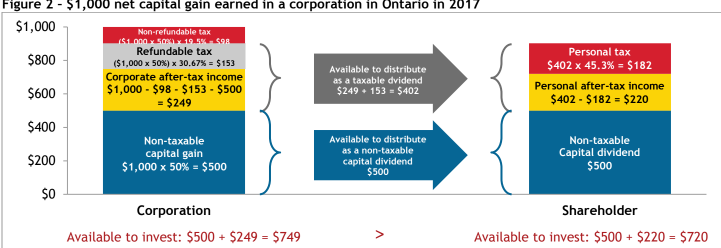


Figure 2 - \$1,000 net capital gain earned in a corporation in Ontario in 2017

Capital losses that are incurred in your corporation offset your corporation's capital gains, resulting in a net capital gain (or loss) in the current year. Any net capital loss can only be claimed within the corporation and cannot be claimed by you personally. If there is an unused net capital loss in the current year, it may either be carried back and applied against your corporation's net capital gains in the prior three taxation years, or may be carried forward and applied against capital gains in any future year. As noted previously in this section, capital losses may reduce or eliminate the capital dividends that may be paid.

Canadian dividends

Canadian dividends are typically classified as either eligible or non-eligible. Eligible dividends are most commonly received from Canadian publicly-traded companies or mutual funds that hold Canadian dividend-paying equities. An enhanced dividend tax credit is available to an individual who receives eligible dividends to compensate for the high rate of tax that was paid when income was initially earned in a corporation. Non-eligible dividends would typically be received from a private Canadian corporation that paid tax on its corporate income at the low small business

rate. Because tax is paid at a low rate in the corporation, a lower dividend tax credit is available to an individual for non-eligible dividends.

Eligible dividends

Let's look at how \$1,000 of eligible dividend income would be taxed if it were earned through your corporation in B.C. in 2017, as illustrated in Figure 3.9

The left bar in Figure 3 shows that refundable tax of \$383 would be paid by your corporation, leaving \$617 in your corporation to be invested. When a taxable dividend is paid, the refundable tax would be refunded to your corporation so that a total of \$1,000 could be distributed to you as a taxable dividend. The right bar in Figure 3 shows that you would pay tax of \$313 on the dividend, leaving \$687 to be invested personally.

You would have \$617 available to invest when funds remain in your corporation. In comparison, you would have \$687 available for personal investment after distributing funds from your corporation. Consequently, there is a 7.0% investment disadvantage when eligible dividend income is retained in your corporation.

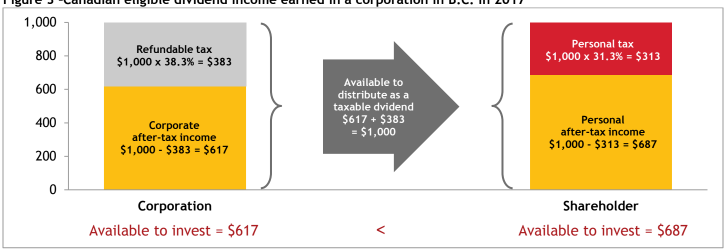


Figure 3 -Canadian eligible dividend income earned in a corporation in B.C. in 2017

Non-eligible dividends

Corporate taxation of non-eligible dividends is exactly the same as eligible dividends; however, personal taxation differs. You would pay a higher rate of personal tax on non-eligible dividends that are distributed to you since there is a lower gross-up and tax credit mechanism than for eligible dividends, which are subject to a higher gross-up and enhanced dividend tax credit.

Let's consider how \$1,000 of non-eligible dividend income would be taxed if it were earned through your corporation in B.C. in 2017.

As with eligible dividends, refundable tax of \$383 would be paid by your corporation, leaving \$617 in your corporation to be invested. When a taxable dividend is paid, the refundable tax would be refunded to your corporation so that a total of \$1,000 could be distributed to you as a taxable dividend. You would pay tax of \$406 on the non-eligible dividend, leaving \$594 to be invested personally.

While you would have \$617 available to invest when funds remain in your corporation, in comparison you would have only \$594 available for personal investment after distributing funds from your corporation. Consequently, there is a \$23 (2.3%) investment advantage when non-eligible dividend income is retained in your corporation.

Foreign dividends

Foreign dividends are taxed in the same way as interest income except for one key difference: a lower portion of the corporate tax is refundable for foreign dividends.

Let's consider how \$1,000 of foreign dividends would be taxed if they were earned through your corporation in Ontario in 2017. 10

Non-refundable tax of \$314 and refundable tax of \$188 would be paid by your corporation when the

income was initially earned, leaving \$498 available within your corporation for investment. When a taxable dividend is paid, the refundable tax would be repaid to your corporation, so that a total of \$686 could be distributed to you as a taxable dividend. You would then pay tax of \$311, yielding \$375 in your hands for investment.

Given that \$498 is available when funds are retained and invested in your corporation but only \$375 is available for personal investment when funds are distributed, there is an investment advantage of \$123 (12.3%) in Ontario in 2017. This makes it more favourable to retain after-tax foreign dividends earned in your corporation than to distribute them.

Although there is a benefit to retaining after-tax foreign dividends that are earned through a corporation, it may be better not to earn foreign income in your corporation in the first place due to the "tax rate disadvantage" that is described below.

The tax rate disadvantage on foreign dividends

Until this point, we have only considered the investment (dis)advantage, which fundamentally assumes that after-tax business income is left in your corporation as capital for investment. For some types of income, however, there is a substantial "tax rate disadvantage" when income is earned in a corporation rather than personally, making it more costly to earn income through a corporation in the first place.

For example, you may have noticed that when \$1,000 of foreign dividend income is earned through your corporation in Ontario in 2017, only \$375 would remain in your hands after tax. This means that combined corporate and personal taxes amount to \$625, which is 62.5% of the \$1,000 of foreign dividends. If, instead, you earned \$1,000 of foreign dividends personally, you would only pay tax of \$536. Consequently there is a tax rate disadvantage of 8.9% (i.e. you pay 8.9% additional

tax when income is earned through your corporation). ¹¹ It may, therefore, be more tax effective to hold foreign investments that pay interest or dividends personally, rather than in your corporation.

One exception, however, may be for U.S. securities. If you are not a U.S. person (such as a U.S. citizen or green card holder) and your worldwide estate exceeds US\$5.49 million, 12 you may face a U.S. estate tax liability if you die owning U.S. situs property, including shares of U.S. corporations. Holding these securities within your Canadian corporation may provide protection from U.S. estate tax that could arise if you hold the securities personally upon your death. Given that U.S. federal estate tax rates for 2017 range from 18% to 40% of the fair market value of your U.S. situs assets, it may be worthwhile to pay higher tax on the U.S. income and avoid the more punitive U.S. estate tax. You should consult with Canadian and U.S. tax professionals to determine how taxes may apply in your particular circumstances.

Return of capital

A return of capital (ROC) most frequently occurs when a mutual fund makes a distribution in excess of its income. When your corporation receives a ROC, there is no immediate tax payable; however, unlike the non-taxable portion of a capital gain, the ROC cannot be distributed tax-free from your corporation to you. Instead, the ROC amount is deducted from the adjusted cost base of the investment and will give rise to a capital gain (or decreased capital loss) when the investment is sold in your corporation. Treatment of the capital gain (or loss) is described in the section of this report titled Capital gains and losses, above.

Summary: The Investment (dis)advantage

Figure 4 shows the investment (dis)advantage as a percentage of investment income for each of the provinces in 2017. When there is an **investment** advantage (positive value), after-tax investment

income should be retained in your corporation for re-investment provided that you do not need the funds for personal use. The larger the investment advantage, the larger the benefit from leaving after-tax investment income in your corporation for re-investment. When there is an **investment disadvantage** (negative value), after-tax investment income should be distributed to shareholders in the year it is earned. The larger the investment disadvantage, the larger the benefit from distributing after-tax investment income from your corporation and re-investing personally.

Figure 4 - Investment (dis)advantage of retaining various types of income in a corporation in 2017, by province 13

	Interest	Capital Gains	Eligible Dividends	Non-Eligible Dividends	Foreign Dividends
ВС	2.2%	1.1%	(7.0%)	2.3%	9.3%
AB	2.3%	1.2%	(6.6%)	2.9%	9.3%
SK	1.2%	0.7%	(8.0%)	1.6%	8.4%
MB	5.9%	3.0%	(0.6%)	7.4%	12.4%
ON	5.8%	2.9%	1.0%	7.0%	12.3%
QU	4.5%	2.3%	1.5%	5.5%	11.1%
NB	5.8%	2.9%	(4.8%)	7.6%	11.6%
NS	6.3%	3.2%	3.3%	8.6%	11.3%
PE	4.1%	2.0%	(4.1%)	5.5%	9.3%
NL	3.9%	2.0%	4.3%	5.3%	9.6%

Due to the investment advantage for most types of investment income, it may be beneficial to retain the after-tax income in your corporation when you don't need funds for personal use. Finally, although it is not reflected in Figure 4, the non-taxable portion of capital gains should be distributed as capital dividends on a timely basis, to prevent future capital losses from reducing the tax-free capital dividends that may be paid.

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- The report Bye Bye Bonus is available online at https://www.cibc.com/ca/pdf/jg-dividends-bonus-en.pdf.
- The report *The Compensation Conundrum* is available online at https://www.cibc.com/ca/pdf/small-business/compensation-conundrum-nov-13-en.pdf.
- Throughout this report, it is assumed that you are the sole shareholder of a Canadian-controlled private corporation and that funds would be distributed from your corporation to you as dividends, rather than salary or bonus. It is also assumed that you pay tax at the highest personal marginal tax rate.
- In all provinces, after-tax corporately-earned interest income, capital gains and dividends should generally be retained in your corporation, with the following exceptions:
 - In Alberta, B.C., Manitoba, New Brunswick, P.E.I. and Saskatchewan, after-tax eligible dividend income should be distributed to you in the year it is earned.
- Refundable taxes are levied to increase the corporate tax paid initially to the approximate level that would be paid if an individual earned the income personally. Refundable taxes include a portion of tax on "aggregate investment income" (see endnotes 6, 8 and 10) and the Part IV tax on Canadian dividends (see endnote 9). These refundable taxes are notionally tracked in the Refundable Dividend Tax on Hand (RDTOH) account and are refunded at a rate of \$38.33 for every \$100 of taxable dividends distributed to the shareholder.
- In 2017, the combined federal/provincial corporate tax rate on aggregate investment income (which includes interest income) is 50.2% in Ontario, and ranges from 49.7% to 54.7% across the provinces. This tax rate includes a 30.7% refundable tax (see endnote 5), so that the "non-refundable tax rate" in Ontario for 2017 is 19.5%. Both the after-tax income and refundable tax may be distributed to the shareholder as non-eligible dividends. In 2017, the highest personal marginal tax rate on non-eligible dividends is 45.3% in Ontario, and ranges from 39.9% to 47.0% across the provinces.
- ⁷ 50% of net capital gains and losses are added to a corporation's notional Capital Dividend Account (CDA). Dividends may be designated as capital dividends if they do not exceed the balance of the CDA. Net capital losses will decrease the CDA and will, therefore, reduce or eliminate the capital dividends that may be paid. If there is a negative balance in the CDA, net capital gains must be generated to offset the negative balance before capital dividends can be paid. Capital dividends are not taxable to an individual who is resident in Canada.
- 50% of capital gains are not taxable to a corporation and may be distributed as a non-taxable capital dividend to the shareholder (see endnote 7). The remaining 50% of capital gains is taxable. In 2017, the combined federal/provincial corporate tax rate on aggregate investment income (which includes taxable capital gains) is 50.2% in Ontario, and ranges from 49.7% to 54.7% across the provinces. This tax rate includes a 30.7% refundable tax (see endnote 5), so that the "non-refundable tax rate" in Ontario for 2017 is 19.5%. Both the after-tax income and refundable tax may be distributed to the shareholder as non-eligible dividends. In 2017, the highest personal marginal tax rate on non-eligible dividends is 45.3% in Ontario, and ranges from 39.9% to 47.0% across the provinces.
- Federal tax of 38 ¹/₃% is levied under Part IV of the *Income Tax Act* on dividends that a Canadian private corporation receives from another non-connected Canadian corporation. There is no provincial corporate tax on Canadian dividends. The "Part IV tax" is fully refundable (see endnote 5). Both the after-tax income and refunded tax may be distributed to the shareholder, either as eligible or non-eligible dividends, according to the type of dividends originally earned. In 2017, the highest personal marginal tax rate on eligible dividends is 31.3% in B.C. and ranges from 30.3% to 42.6% across the provinces. The highest personal marginal tax rate on non-eligible dividends in 2017 is 40.6% in B.C. and ranges from 39.9% to 47.0% across the provinces.
- It is assumed that a 15% foreign withholding tax applies to foreign dividends. In 2017, the combined federal/provincial corporate tax rate on aggregate investment income (which includes foreign dividends) is 50.2% in Ontario, and ranges from 49.7% to 54.7% across the provinces. Due to a limitation related to the foreign tax credit, the refundable portion of the tax on foreign dividends in Ontario is 18.8% (see endnote 5), so that the "non-refundable tax rate" in Ontario for 2017 is 31.4%. Both the after-tax income and refundable tax may be distributed to the shareholder as non-eligible dividends. In 2017, the highest personal marginal tax rate on non-eligible dividends is 45.3% in Ontario, and ranges from 39.9% to 47.0% across the provinces.
- The tax rate (dis)advantage is more fully described in our Reports, *Bye Bye Bonus* (see endnote 1) and *The Compensation Conundrum* (see endnote 2). In all provinces in 2017, there is a tax rate disadvantage for U.S. dividends that ranges from 8.4% to 12.4%.
- ¹² In 2017, the maximum U.S. estate tax exemption that can be claimed by a Canadian is \$5.49 million, or \$10.98 million if all assets are left to a surviving spouse upon death.
- 13 It is assumed that the shareholder pays tax at the highest personal marginal tax rate.

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