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The spousal loan strategy

With the recent increase in tax rates, some individuals may be looking for ways to reduce their family's overall tax bill. The spousal loan strategy is a method of income-splitting that may enable couples to lower their overall family tax bill by entering into a prescribed rate loan arrangement. This arrangement is typically beneficial for couples where one spouse has significantly more taxable income than the other. This article outlines the basics of the spousal loan strategy.

Any reference to spouse in this article also includes a common-law partner.

The strategy at a glance

The spousal loan strategy aims to shift future investment income from a higher income spouse to a lower income spouse in order to take advantage of the lower income spouse's lower marginal tax rates. Assume you are the higher income spouse. This strategy involves you loaning funds to your spouse at the Canada Revenue Agency's (CRA) prescribed interest rate in effect at the time the loan is made. Your spouse will then invest the loaned funds for the purpose of generating investment income which may include interest, dividends, and capital gains. This investment income will be taxable to your spouse at their lower marginal tax rate, which effectively reduces your family's overall tax bill.

You might be wondering why you can't simply gift money to your spouse, have them invest the funds, and have the income generated on those funds taxed in your spouse's hands. The reason is because there are attribution rules designed to prevent certain types of income splitting between you and your spouse.

These attribution rules do not apply where you loan money to your spouse at the CRA's prescribed interest rate in effect at the time the loan was made. Your spouse must pay you annual interest on the loan by January 30th of the following year (and by January 30th of every subsequent year that the loan is in place). It is crucial to meet this deadline, because if the interest payment is late by even one day, the attribution rules will apply for that particular year, and all subsequent years.

The prescribed interest rate in effect at the time the loan is made will be locked-in for as long as the loan is outstanding, regardless of subsequent changes to CRA's prescribed interest rate. The lower the interest rate, the greater the tax saving opportunities for you and your family.

The components of the strategy

The following are the main components of the spousal loan strategy.

Identify potential non-registered assets

You may want to start by identifying

The end goal of the spousal loan strategy is to shift investment income earned on non-registered assets to your spouse with a lower marginal tax rate to achieve family tax savings.

assets you own that generate investment income and are currently exposed to your higher marginal tax rate. These may be assets that have accumulated over time in a taxable non-registered account, funds from a sudden cash windfall, such as an inheritance, or proceeds from selling a business. You should also determine the amount you wish to lend to your spouse.

One method of lending these assets is converting these non-registered assets into cash if the assets are not already in cash form. Consider the tax cost of disposing of your investments since the disposition may trigger capital gains or losses. You could also review your Notice of Assessment to determine if you have capital losses carried forward that could be used to offset any capital gains realized.

Loan to your spouse

You can make a demand loan to your lower income spouse. The loan is backed by a promissory note and a loan agreement which sets out the terms of the loan. It is essential that you consult with a qualified legal advisor in drafting these documents. The loan is an arrangement between you and your spouse and any legal documentation should be filed away safely.

It is generally recommended that you lend money from an account solely in your name to an account solely in your spouse's name, rather than a joint account.

Your spouse builds a portfolio

Your lower income spouse can take the borrowed funds and invest in a portfolio in their own name. Generally, the spousal loan strategy will only be effective if the annual income generated from the portfolio is greater than the interest rate on the loan.

If you disposed of your investments at a loss before loaning the cash to your spouse, you should be aware

of the superficial loss rules. If these rules apply, you will not be able to use the loss you realized to offset capital gains. In order to avoid the superficial loss rules, you may want to ensure that your spouse waits at least 30 days before acquiring the identical securities.

Your spouse makes annual interest payments

Your lower income spouse must pay you the annual interest, as set out in the loan agreement, no later than January 30th of the following year. If the interest payment is not made, the income earned by your spouse on the borrowed funds may be attributed back to you and taxable in your hands.

Your spouse can make the interest payments by writing a cheque to you or by transferring the funds from their sole account to your sole account. The use of joint accounts may be problematic as your spouse would need to clearly demonstrate that the interest payment is made using their own funds. Your spouse should also document that the payment is for interest owed on the loan for the relevant tax year.

Calculate your annual tax savings

Ensure that the strategy remains effective by reviewing your tax savings with a qualified tax advisor every year. The end goal of the spousal loan strategy is to shift investment income earned on non-registered assets to your spouse with a lower marginal tax rate to achieve family tax savings. The required interest payment on the loan must be accounted for when determining your spouse's investment return. You should also factor in the taxes owing on the interest payments you receive from your spouse.

Ensure that your loan is enforceable

Speak to a qualified legal advisor to ensure that your loan and promissory note remain legally enforceable. A qualified legal advisor can help you

determine if any steps need to be taken, such as renewing the promissory note annually.

Benefits of the strategy

The main benefit of the spousal loan strategy is the ability to maximize your family's after-tax investment income by lowering your family's overall tax liability.

The following illustration shows how loaning your lower income spouse \$500,000 at a 1% prescribed interest rate can generate tax savings of approximately \$22,000 over five years and approximately \$53,000 over 10 years. The illustration assumes you have a marginal tax rate of 45% while your spouse has a marginal tax rate of 25%. The illustration also assumes your spouse is invested in a portfolio that earns an annual interest of 5% and all savings are reinvested.

	WITHOUT A SPOUSAL LOAN STRATEGY		WITH A SPOUSAL LOAN STRATEGY	
	High income spouse		High income spouse	Low income spouse
Initial asset value	\$500,000		\$0	\$500,000
Income generated	\$25,000		\$0	\$25,000
Interest received (paid)	n/a		\$5,000	(\$5,000)
Pre-tax income	\$25,000		\$5,000	\$20,000
Taxes payable	(\$11,250)		(\$2,250)	(\$5,000)
Income after tax	\$13,750		\$2,750	\$15,000
Total after-tax income	\$13,750		\$17,750	
TAX SAVINGS:				
1-year difference	\$4,000			
5-year difference	\$22,731			
10-year difference	\$53,357			

Tax considerations of the strategy

Interest deductibility

The interest paid by your spouse on the spousal loan is generally tax-deductible where the proceeds from the loan are used to purchase income producing assets, such as investments. If your spouse decides to not reinvest the income earned on the portfolio and instead withdraws the income for non-income producing purposes, such as travel or personal spending, the interest on the loan should remain deductible, as long as the original borrowings remain invested in income producing assets.

Where your spouse disposes of all or a portion of the investments, they will need to identify the current use

of borrowed money to determine the extent to which interest remains deductible. In these cases, your spouse should speak with a qualified tax advisor to determine the amount of interest that remains deductible.

If your spouse requires funds for personal purposes, such as travel or purchasing joint assets like a cottage or boat, instead of using the borrowed funds, it may make sense from a tax perspective for your spouse to first repay a portion of the loan. You can then use the repaid funds to pay for the personal expenses or purchase the non-income producing assets. This way, the interest your spouse is required to pay you (and the amount you are required to include in income) is reduced.

Debt forgiveness

In certain circumstances, the funds loaned to your spouse may be invested in a portfolio that declines in value. Where there is insufficient capital for your spouse to repay the loan and you decide to forgive the loan, or part of the loan, the debt forgiveness rules may apply.

The debt forgiveness rules are complex, but in general, the amount not repaid will be deemed to be forgiven and first used to reduce certain tax attributes of your spouse, if available. The tax attributes that will be reduced include non-capital losses, farm losses, restricted farm losses, allowable business investment losses, and net capital losses carried forward, in that order.

If your spouse's losses are insufficient to absorb the forgiven amount, they can then choose to reduce other specified tax attributes, such as the adjusted cost base of certain capital property held by your spouse. If there is still a forgiven amount remaining, then 50% of that amount will have to be included in your spouse's taxable income in the year the unpaid amount is forgiven.

Upon death

If your spouse dies while the spousal loan is still in existence, the loan becomes a debt of your spouse's estate and needs to be repaid. If there are insufficient assets in the estate to repay the loan and the loan has to be forgiven by you, the debt forgiveness rules would apply.

If a spousal loan is forgiven in your Will, the debt forgiveness rules do not apply. Be sure to incorporate the spousal loan in your estate plans.

The debt forgiveness rules can result in unintended consequences, and for this reason, it is essential that you consult with a professional tax and legal advisor if you intend to forgive a spousal loan.

Please contact us for more information about the topics discussed in this article.

Portfolio make-up

The spousal loan strategy may not result in lower overall family taxes if you are invested in a very tax-efficient portfolio (i.e., deferred capital gains, return of capital, etc.). In this case, the taxes payable by you on the loan interest received may exceed any tax savings from shifting the investment income to your lower income spouse. Review your portfolio with your qualified tax advisor if you are considering setting up a spousal loan.

Costs of implementing the strategy

The cost of implementing the spousal loan may include the legal fees associated with drafting the loan agreement and promissory note. You should also consider the resources you will need to dedicate to administrative issues such as maintaining documentation with respect to making the annual interest payments and any re-payments of the loan. You may also incur legal fees associated with reviewing your documentation to ensure that the loan remains enforceable.

In addition, in the course of maintaining the spousal loan, which includes calculating the required

interest payment and reporting or deducting the proper amount of interest on your and your spouse's personal income tax returns, you may incur additional accounting fees.

You should take these costs and fees into consideration when determining whether the spousal loan strategy makes sense in your circumstances.

Conclusion

Given the current low prescribed interest rate, now may be an ideal time to consider if a spousal loan could reduce your family's overall tax bill. Speak to a qualified tax advisor to determine if this strategy makes sense for you and your family.

This article may contain several strategies, not all of which will apply to your particular financial circumstances. The information in this article is not intended to provide legal, tax, or insurance advice. To ensure that your own circumstances have been properly considered and that action is taken based on the latest information available, you should obtain professional advice from a qualified tax, legal, and/or insurance advisor before acting on any of the information in this article.



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