



Global InSight

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Canada: Revised Form T1135, Foreign Income Verification Statement

Background

As part of the 2013 federal budget, the Government of Canada announced its intention to take steps to address tax noncompliance involving foreign property. One of those steps is the introduction of a revised Form T1135, Foreign Income Verification Statement, which is applicable for taxation years ending after June 30, 2013. The Canada Revenue Agency (CRA) can impose penalties if a taxpayer fails to comply with the revised Form T1135 filing requirements.

Form T1135 has been in existence for a number of years. For taxation years up to and including 2012, it was a relatively straightforward form to complete. However, beginning with the 2013 taxation year, Form T1135 has been revised and requires significantly more detailed information regarding foreign property owned by Canadian residents.

Who is required to file Form T1135?

The criteria for who must file Form T1135 have not changed. Any Canadian resident who, at any time during the year, owned specified foreign property with a total cost in excess of \$100,000 is required to file Form T1135 for that taxation year. Individuals who immigrate to Canada are not required to file Form T1135 in the taxation year in which they first become Canadian tax residents (unless they were previously Canadian tax residents). However, Form T1135 must be filed for all subsequent taxation years, including a taxpayer's year of departure from Canada. In addition to Canadian individual residents, Form T1135 must also be filed by corporations and trusts resident in Canada.

Specified foreign property

The definition of specified foreign property is quite broad and includes most non-Canadian assets, such as funds held outside of Canada, shares in non-Canadian corporations, indebtedness owed by a nonresident, an interest in a nonresident trust that was acquired for consideration, as well as real property situated outside of Canada. Specified foreign property excludes personal use property (such as a vacation home), as well as property used in an active business (as specifically defined in Canada's Income Tax Act).

Specified foreign property also includes most non-Canadian investments held in Canadian brokerage accounts. Thus, in certain cases, taxpayers whose assets are all physically located in Canada may still be required to file Form T1135.

What is new about the revised Form T1135?

The revised Form T1135 requires filers to disclose significantly more information regarding foreign assets.

The earlier version of Form T1135 merely required disclosure of whether the cost of several different categories of assets fell within several numerical ranges. There was no need to specifically identify particular foreign assets, or to provide their precise cost.

For each foreign asset, the revised Form T1135 requires the following information to be disclosed on a per asset basis:

- Name of the foreign entity holding the funds, name of the foreign corporation or foreign trust, or description of the foreign property;
- Country where the foreign asset is located;
- Maximum cost of the foreign asset during the year;
- Cost of the foreign asset at year-end;
- Amount of income (or loss) related to the foreign asset; and
- Amount of any capital gain (or loss) realized on the disposition of the foreign asset.

The revised Form T1135 provides relief for reporting specified foreign property for taxpayers who have received Canadian tax slips related to such foreign property (e.g., a T3 or T5 slip); in these instances, no additional disclosure related to such foreign assets is required. However, this property still included in the \$100,000 threshold for filing Form T1135 for the taxation year.

While this relief may exclude specific reporting for foreign assets held in a Canadian brokerage account for which income has been reported on a T3 or T5 slip, it would likely not exclude foreign securities held in the same Canadian brokerage account for which there was no income to be reported on a T3 or T5 slip.

Penalties

The Canadian tax authorities can generally impose a penalty of up to \$2,500 for a late-filed Form T1135. Additional penalties can be assessed if the taxpayer failed to comply knowingly with the filing of Form T1135, or under circumstances amounting to gross negligence.

Also, proposed legislation would extend the normal reassessment period for a taxation year by three years if a taxpayer fails to report income from a specified foreign property on his or her annual income tax return and either the Form T1135 is filed late or income from a specified foreign property is reported incorrectly on the form. This extended limitation period would apply to the entire income tax return and is not limited to the omission(s) related to foreign property.

Deloitte's view

Like many other countries, Canada is actively seeking to uncover unreported foreign income, and the revised Form T1135 will certainly provide additional information regarding Canadian-owned foreign assets. The revised Form T1135 is somewhat similar to the new U.S. Form 8938, Statement of Specified Foreign Financial Assets, which was introduced by U.S. tax authorities for 2011 and subsequent taxation years.

Based on the instructions released by the CRA, it appears that each stock or bond held in a foreign investment portfolio is required to be reported separately on Form T1135. This will require a significant amount of additional information from taxpayers and will likely present a particular challenge for inbound expatriates to Canada. This revised Form T1135 is also likely to affect Canadian residents who receive certain stock-based compensation in a foreign entity. In many cases, such stock-based compensation could result in a Form T1135 filing requirement for Canadian taxpayers. The 2013 Form T1135 must be filed by the taxpayer's income tax return due date (generally, April 30, 2014), and there is no extension available. Taxpayers should begin collecting the necessary information in early 2014, rather than waiting until April 2014 when Form T1135 is due. Form T1135 currently cannot be filed electronically. Taxpayers who electronically file their income tax returns should forward a signed copy of Form T1135 to the CRA by the due date.

The significant volume of additional information required to be reported on the revised Form T1135, along with efforts by the CRA to uncover unreported foreign income, may be cause for concern for taxpayers who did not previously disclose

their ownership of foreign assets. The CRA has a long standing voluntary disclosure program, and concerned taxpayers may wish to consider filing past due or amended Form T1135s for previous taxation years.

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Venezuela:

Tax authorities have released two new regulations regarding tax issues

Online tax return

Individuals must fill an online tax return in the official webpage. Tax authorities released on June 17th, 2013, the regulation which imposes the obligation of all contributors to file their tax return in the online system of the tax authority.

URL: <http://www.seniat.gob.ve>

Obligation of obtaining a Tax ID

The Tax ID called *Registro de Informacion Fiscal* (RIF), which is an exclusive, unique, personal, and obligatory for every request or process before the tax authorities.

In order to fill the tax return in the official webpage, it is compulsory to have a RIF.

Important

We remind all individuals that the period to register tax returns in Venezuela is always from the 1st of January until the 31st of March of the following fiscal year.

There are no extensions allowed. Penalties apply to those individuals who do not fill the tax return during the period of time mentioned.

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Have a question?

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