Investment Tax Credit (Individuals)

General information

Use this form if:

- · you earned an investment tax credit (ITC) during the current tax year
- you are claiming a carryforward of ITC from a previous year
- you have a recapture of ITC on a scientific research and experimental development (SR&ED) expenditure
- you have a recapture of ITC on a child care space expenditure
- you are requesting an ITC carryback
- · you are claiming a refund for an ITC earned during the current tax year

You have to file this form no later than 12 months after the filing due date of your income tax and benefit return (T1 General) for the tax year in which you acquired the property or made the expenditure.

All legislative references are to the federal Income Tax Act (Act) and federal Income Tax Regulations (Regulations).

Investments or expenditures, described in subsection 127(9) of the Act that are eligible for an ITC are:

- qualified expenditures that are part of the SR&ED qualified expenditure pool, complete Form T661, Scientific Research and Experimental Development (SR&ED) Expenditures Claim
- qualified property
- flow-through mining expenditures (also referred to as renounced Canadian exploration expenses)
- apprenticeship job creation expenditures
- child care spaces expenditures

Detailed information and definitions

Atlantic Investment Tax Credit

Atlantic Canada and Atlantic region

For the purposes of the Atlantic Investment Tax Credit, these expressions include the Gaspé Peninsula and the provinces of Newfoundland and Labrador, Prince Edward Island, Nova Scotia, and New Brunswick, as well as their respective offshore regions (prescribed in Regulations 4609).

Gaspé Peninsula

For the purposes of the Atlantic Investment Tax Credit, this expression means that portion of the Gaspé region of the Province of Quebec that extends to the western border of Kamouraska County and includes the Magdalen Islands (prescribed in subsection 127(9) of the Act).

Qualified property

For the purposes of the Atlantic Investment Tax Credit, this term means a category of new assets acquired primarily for use in the **Atlantic region** that are mainly used for farming or fishing, logging, manufacturing and processing, storing grain, and harvesting peat. Qualified property includes new buildings, new machinery and new equipment (prescribed in Regulations 4600). Qualified property can also be used primarily to produce or process electrical energy or steam in a prescribed area (as described in Regulations 4610).

Property used mainly in Atlantic Canada for oil and gas, and mining activities is considered qualified property only if acquired by the taxpayer **before** March 29, 2012. Qualified property may also include new energy generation and conservation property (prescribed in Regulations 4600) if it was acquired by the taxpayer **after** March 28, 2012.

For more information, see the definition of qualified property in subsection 127(9) of the Act.

Specified percentages for qualified property

If you acquired the property after 1994 for use in the Atlantic region, the specified percentage is 10%.

For more information on the Atlantic Investment Tax Credit, visit canada.ca and use the search bar to find the "Atlantic investment tax credit" web page.



Detailed information and definitions (continued)

Scientific research and experimental development (SR&ED)

Qualified SR&ED expenditures

You can receive scientific research and experimental development (SR&ED) ITCs on qualified expenditures. You can receive them in the form of a cash refund or a reduction of tax payable or both. Unused SR&ED ITCs can be carried back three years or carried forward 20 years.

To be a qualified SR&ED expenditure, the amount has to be incurred for SR&ED carried on in Canada. For tax purposes, Canada includes the "exclusive economic zone" (as defined in the Oceans Act to generally consist of an area of the sea that is within 200 nautical miles from the Canadian coastline), the airspace, seabed, and subsoil of that zone.

Qualified expenditures can include an amount incurred in the year in respect of SR&ED carried on by you, or on your behalf, that relate to your business and is:

- a current expenditure on SR&ED;
- 80% of an expenditure in respect of an SR&ED contract or a third-party payment for SR&ED; or

ITC rate for a qualified expenditure

• After 2013 the rate is 15%

Note

For more information, please see Form T661, Scientific Research and Experimental Development (SR&ED) Expenditures Claim. If you are claiming an ITC for a qualified SR&ED expenditure, or you are reporting an ITC recapture for an ITC previously claimed on an expenditure for SR&ED, file Form T661 with your T1 General. For help completing the form, see Guide T4088, Scientific Research and Experimental Development (SR&ED) Expenditures Claim-Guide to Form T661. Do not file Form T661 if you are claiming a credit for contributions made to agricultural organizations, or a credit based on a credit allocated to you by a partnership on a T5013 slip, Statement of Partnership Income.

Partnership allocations

An ITC earned by a partnership is usually allocated to a partner. However, an ITC earned on qualified SR&ED expenditures may not be allocated to a specified member of a partnership. If you received an allocation of ITC from a partnership, enter this allocated credit on line 6725 in Part A. For more information, see subsection 127(8) of the Act, and the SR&ED Claims for Partnerships Policy.

Contributions made to agricultural organizations for SR&ED

Agricultural producers can access ITCs earned on contributions made to agricultural organizations that fund SR&ED. Enter the amount on line 6715 in Part A. The rate is 15%.

Information on SR&ED

For more information on SR&ED and legislative or interpretative changes:

- see Guide T4088, Scientific Research and Experimental Development (SR&ED) Expenditures Claim Guide to Form T661; or
- go to canada.ca/taxes-sred.

Mineral exploration tax credit (METC)

Certain renounced Canadian exploration expenses qualify for the ITC. For Canadian exploration expenses renounced by a corporation to an individual (or a partnership of which the individual is a member) and reported in box 128 of a T101, Statement of Resource Expenses slip or in box 194 of a T5013, Statement of Partnership Income slip, the specified percentage is 15%. You must subtract the amount of any allowable provincial tax credit. The renunciation must be under a flow-through share (FTS) agreement entered into **after** March 2017 and **before** April 1, 2019 with FTS financing for mineral exploration (which excludes coal deposits, tar sands, oil and gas).

Apprenticeship job creation tax credit (AJCTC)

A percentage of eligible salary and wages payable to an employee registered in a prescribed trade in Canada in the first 24 months of their eligible apprenticeship contracts registered in Canada, qualifies for a credit for the employer. The available credit is **10%** of the eligible salary and wages payable in the year (minus any government or non-government assistance) up to \$2,000 for each eligible apprentice, in respect of employment **after** May 1, 2006. The total of these amounts for all apprentices is the available non-refundable tax credit. Any unused credit may be carried back 3 years or carried forward 20 years.

ITC for child care spaces

Employers that create child care spaces in a licensed child care facility for the benefit of children of the taxpayer's employees, or of a combination of children of the taxpayer's employees and other children, will qualify for a non-refundable ITC equal to 25% of eligible child care space expenditures. Under budget 2017 the ITC for child care spaces has been repealed. However, transitional relief is available in respect of eligible expenditures incurred before 2020 under a written agreement entered into before March 22, 2017, and **after** March 18, 2007, to a **maximum** ITC amount of \$10,000 per child care space created. The amount of the credit can be used to reduce the federal income tax payable for the year. Unused amounts can be carried back 3 years or forward 20 years.

Detailed information and definitions (continued)

How to calculate and claim your ITC

The ITC is based on a percentage of the investment cost (the cost of the property you bought or the expenditures you made). If you received, are entitled to receive, or can reasonably expect to receive any reimbursement, inducement, or government or non-government assistance (including grants, subsidies, forgivable loans, or deductions from tax and investment allowances) that can reasonably be considered to relate to the property or expenditure, you have to decrease your investment cost by the amount you received, are entitled to receive, or can reasonably expect to receive. If you repay any of this assistance, add the repayment to the investment cost. Calculate the ITC for any repayment using the following:

- A repayment of assistance that reduced a qualified expenditure incurred before 2015 is eligible for a 20% ITC
- A repayment of assistance that reduced a qualified expenditure incurred after 2014 is eligible for a 15% ITC

Determine your ITC at the end of 2018. If the fiscal year-end of your business is in 2018, include any ITC you earn on the property you buy during the calendar year. Investments and expenditures are eligible for an ITC only when the income from the related business is subject to Part I of the Income Tax Act.

Properties acquired are eligible for an ITC claim **only** when the properties are considered to be **available for use**. For an explanation of **available for use**, see any of the following guides: T4002, Self-employed Business, Professional, Commission, Farming and Fishing Income, RC4060, Farming Income and the AgriStability and AgriInvest Programs-Joint Forms and Guide, and RC4408, Farming Income and the AgriStability and AgriInvest Programs Harmonized Guide.

You can use the ITC that you earn in 2018 to reduce your federal tax for a previous year, for the 2018 tax year or for a future year. Any unused refundable ITC credits may be refunded.

Current-year claim:

To calculate your ITC to reduce your federal income tax for 2018 complete parts A to D of this form. Enter the amount of your credit on line 412 of Schedule 1, Federal Tax, of your income tax and benefit return (T1 General). If a partnership or trust made the investments, enter only your share of the credit on line 6725 in Part A.

Carryback to previous years:

You can carry back the ITC you earn in 2018 for up to three years and use it to reduce your federal tax in those years by completing Part E of this form. If you are a trust and were subject to a loss restriction event, special rules may apply to limit the ITC carryback.

Carryforward to future years:

You can carry forward unused ITCs earned in tax years that end **after** 1997 for up to 20 years (see Part D to calculate your claim). For information on loss restriction events, see subsection 251.2(2) of the Act.

Refund of ITC

If you do not use all of your ITC to reduce your taxes in the year or in the three previous years, we may refund up to 40% of your unused credit to you. You can only claim this refund in the year you buy property or make an expenditure that qualifies for the credit, unless the available for use rules (or other rules deeming the expenditure to have been made in a later year) apply. To claim a refund of ITC, complete Part E of this form. Enter your refund amount on line 454 of your income tax and benefit return (T1 General). If a partnership or trust made the investments, enter only your share of the amount.

Adjustments

The credit you claim or that we refund to you for 2018 reduces the capital cost of the property. Any 2018 credit you carry back to a previous year will also reduce the capital cost of the property. Make this adjustment in 2019. This adjustment reduces the capital cost allowance you can claim for the property. It also affects your capital gain when you dispose of the property. You might have claimed a credit or received a refund for 2018 for a property that you already disposed of. In addition, you might still have other property in the same class. If so, reduce the undepreciated capital cost of the class for 2019 by the amount of the credit you claimed or received as a refund. If, after the disposition, you do not have any property left in the same class, include in your 2019 income the amount of the credit you claimed or received as a refund. Enter the amount as other income on line 9600 if you are filing Form: T2121, T2042, T1163, T1164, T1273, or T1274. Enter the amount on line 8230 if you are filing Form T2125.

A credit deducted or refunded for SR&ED will reduce the pool of deductible SR&ED expenditures, the adjusted cost base (ACB) of an interest in a partnership, and the ACB of a capital interest in a trust in the next tax year.

For more information on ITCs and their recapture, visit <u>canada.ca/revenue-agency</u>, or see the SR&ED Investment Tax Credit Policy, and Interpretation Bulletin IT411R, Meaning of "Construction", Information Circular IC78-4R3, Investment Tax Credit Rates, and IC78-4R3SR, Special Release – Investment Tax Credit Rates.

				Pi	rotected B	when completed
	John Doe paid \$5,000 in check- Part A – Calculating the current ye	\$5 OUU :	x 40.05% x 80%	= \$1,60	2	
	C for total qualified expenditures for SR&ED, ex		712	× 0.15	=	1 1
8	0% of total contributions made to agricultural or	ganizations for SR&ED	715 1,602.0	0 × 0.15	=	240.30 2
	C allocated from a partnership for SR&ED (see	6725		<u> </u>		
1	C for total investments in qualified property	-	714	× 0.10	=	4
	otal current-year refundable credits (add amo nter amount A in column 2 in Part F				. = =	240.30 A
	Part B – Calculating the current ye	ar non-refundable ITC ————				
N	lineral exploration tax credit (METC)					
	Total of your flow-through mining expenditure renounced Canadian exploration expenses) fr T101 slip or box 194 of your T5013 slip	717	× 0.15	=	B*	
	, , ,	vable provincial tax credits. This credit will rec	duce your Canadian expl	oration expe	ense pool in	the year
A	pprenticeship job creation tax credit (A	JCTC)				
	If your apprentice works for you and also work writing that you are the only employer who wil number, social insurance number (SIN), or na	I be claiming the apprenticeship job creation				
	For each apprentice in their first 24 months of territory of Canada, under an apprenticeship the name of the eligible apprentice. Then, entemployment after May 1, 2006. The credit is	program designed to certify or license individuer the name of the eligible trade and the eligib	uals in the trade. If there i ble salary and wages** p	s no contra ayable in th	ct number, e e year in res	enter the SIN or
	Table 1 – Calculation of total Apprentice	ship job creation tax credit				
	1 Contract number (SIN or name of apprentice)	2 Name of eligible trade	The lesser of eligible salary and wages** payable in the year or \$20,000.			
1						
3						
3	Total apprenticeship job creation t	l ax credit (Total of amounts in column 3) 6718	8	× 0.10	=	c
*	* Net of any government or non-government as	sistance received or to be received in respec	t of eligible salary and wa	iges.		
Ir	nvestment tax credit for child care space	es				
	Eligible child care spaces expenditure include incurred solely for the purpose of the creation			re start-up	expenditures	acquired or
	For more information on the ITC for child care	spaces, see ITC for child care spaces in the	Detailed information and	definitions	(continued)	section.

Total number of child care spaces _____ × \$40,000 = ____ 2

× 0.25 =

Investment tax credit for child care spaces

— Part C – Recapture ————————————————————————————————————	
Recapture – ITC on SR&ED expenditures	
Amount of expenditure on which ITC earned at 15% (after 2013) is recaptured. Do not enter more than the amount of the original expenditure	× 0.15 = 1
Amount of expenditure on which ITC earned at 20% (before 2014) is recaptured. Do not enter more than the amount of the original expenditure	× 0.20 = 2
Total recapture of investment tax credit on SR&ED expenditures (add amounts 1 and 2)	= 3
Recapture – ITC for child care spaces	
If, at any time within 60 months of the day that you create a new child care space, that space is no longer available, o care space is leased for any purpose or converted to another use, we will recover the ITC for that space or property.	r if the property acquired for a child
If only child care spaces are disposed of, enter the amount originally claimed for those child care spaces	4
If property other than child care spaces is disposed of, the amount will be the lesser of:	
The amount originally claimed for ITC for the property disposed of	5
25% of the proceeds of disposition of the eligible property (or 25% of fair market value if disposed of to a non-arm's length party)	6
Enter the lesser of amounts 5 or 6	+
Total recapture of investment tax credit for child care spaces (add amounts 4 and 7)	6730 =
Total recaptured credits (add amount 3 and line 6730) Add amount 8 to the amount on line 406 of Schedule 1 of your income tax and benefit return	
— Part D	
Calculating an allowable claim	
Enter the total credit available from column 5 in Part F of this form	<u>240.30</u> F
Federal tax (amount from line 406 of Schedule 1 of your income tax and benefit return)	1
Minus the federal political contribution tax credit (amount from line 410 of Schedule 1 of your income tax and benefit return)	2
Subtotal (amount 1 minus amount 2)	3
Minus the labour-sponsored funds tax credit (amount from line 414 of Schedule 1 of your income tax and benefit return)	4
Subtotal (amount 3 minus amount 4)	► G
Enter your claim on this line You can claim an ITC amount up to, but not more than the lesser of amounts F or G	240.30 H
If you do not have to complete Form T691, Alternative Minimum Tax (see your guide for information), or if the amount you "0", enter amount H on line 412 of Schedule 1 of your income tax and benefit return (T1 General), or on line 26 of Schedule Trusts). If Alternative Minimum Tax (AMT) does not apply, enter amount H in column 6 in Part F of this form.	u calculate on line 95 of Form T691 is ule 11, Federal Income Tax (T3 for
Otherwise, complete the following section to determine your ITC claim and enter "0" in column 6 in Part F of this form.	
Calculating an allowable claim if alternative minimum tax (AMT) applies	
If you complete Form T691, Alternative Minimum Tax, and calculated an amount greater than "0" on line 95, you must	t complete this section.
Enter amount G	5
(amount from line 405 of Schedule 1 of your income tax and benefit return)	7
Subtotal (add amounts 5 and 6)	T .
Minus the minimum amount from line 58 of Form T691	8
Subtotal (amount 7 minus amount 8, if negative, enter "0") =	·
Enter your claim on this line You can claim an ITC amount up to, but not more than the lesser of amounts F or I	J
Enter amount J on line 412 of Schedule 1 of your income tax and benefit return, or on line 37 of T3 Schedule 11. Also enter amount J in column 7 in Part F of this form.	

— Part E – (Calculating a	carryback and	I refund of IT	c					
ITC available	e for carryback								
Complete th	is section to deterr	nine the balance o	of credit available	for carryback to pr	evious tax years.				
Total currer	nt-year credit avail	able (column 5 mi	nus column 1 in I	Part F)			· · · · · · · · · · · · · · · · · · ·		1
	current year credit um amounts you c		l in column 6, plu	s column 7, minus	column 1 in Part	F (if negative, ente	er "0") —		2
									K
determining	the amount availa	able to carry back,	you first have to	r credit to the fulles reduce your federa aimed the maximul	al tax for the curre	rrent year, whether ont year by the max	r you claimed all d kimum amounts y	of it or not. Befor ou could have	rе
Calculating	a carryback and	d refund of ITC							
credit agair	nis section to requ est the total of your I tax for that year.	est a carryback of federal tax for an	the ITC you earn y of the three pre	ed in the current ta vious tax years. Th	x year. The carry e credit you apply	back provisions all	low you to apply a r cannot be more	a current-year than the total of	f
You have to tax years th		ınt of the refundab	le ITC designated	d as a carryback w	hen you calculate	your ITC refund a	ınd the balance to	carry forward to	0
To request	a carryback, comp	lete this section a	nd attach this forr	n to your current-y	ear income tax ar	nd benefit return.			
Note We do no	t refund an amoun	t you designate as	s a carryback in th	ne current year. Do	not enter the am	nount on your inco	me tax and benef	it return.	
The part of a	mount K to carryba	ack for one or mor	e of the following:						
Third pre	vious year						6720		•
Second p	revious year						6721 +		•
							6722 +		•
Total credit	designated for ca al of amounts L and	i rryback (Add line d N in column 8 in	s 6720, 6721, and Part F	d 6722. Cannot be	more than amou	nt K.)	= <u> </u>		L
•					6724	Date (YYYYMMDD)			
		Signatu	re				1		
Complete this	e for refund s section to determ	nine the balance o	f credit available t	or refund.					
Total currer	nt-year refundable	credit available (c	olumn 2 minus co	olumn 4 in Part F).					3
	-								
Plus amou	nt L			n 1 in Part F)	+		5		
Subtotal (a	ndd amounts 4 and	15)			= <u></u>	6	3		
Minus amo	ount from column 3	in Part F			–		,		
					_		>		8
							=	1	М
	an ITC refund	•	amount o)					·	
Complete tl		ılate a refund of IT		d in the current yea	ar. You must dedu	uct any amounts yo	ou claim as a refu	nd when you	
Amount you	u designate as a re	efund of ITC (cann	ot be more than a	amount M)					9
Multiply by	the refundable ra	te					× <u> </u>	0.40	10
	(multiply amount of amounts L and		Part F (cannot be	more than amount	K)		= <u> </u>		N
Enter amount I	N on line 454 of yo	ur income tax and	benefit return (T	1 General) or on lir	ne 88 of a T3RET	, T3 Trust Income	Tax and Informat	ion Return.	
— Part F – 0	Carryforward o	chart ——							
1	2	3	4	5	6	7	8 Cradit alaim	9 Dolonos corri	
Balance of credits carried forward	Current-year refundable credit	Current-year non-refundable	Adjustments**	Total credit available	Current-year credit claim	Current-year credit claim (AMT)	Credit claim – other	Balance carri	
from previous years	(amount A in Part A)	credit (amount E in Part B)		(column 1 plus column 2 plus column 3 minus	(amount H in Part D)	(amount J in Part D)	(amounts L plus N	minus columns and 8)	
				column 4)			in Part E)		

Personal information is collected under the Income Tax Act to administer tax, benefits, and related programs. It may also be used for any purpose related to the enforcement of the Act such as audit, compliance and collection activities. It may be shared or verified with other federal, provincial, territorial or foreign government institutions to the extent authorized by law. Failure to provide this information may result in interest payable, penalties or other actions. The social insurance number is collected under section 237 of the Act and is used for identification purposes. Under the Privacy Act, individuals have the right to access, or request correction of, their personal information, or to file a complaint with the Privacy Commissioner of Canada regarding the handling of their personal information. Refer to Personal Information Bank CRA PPU 005 at canada.ca/cra-info-source.

240.30

240.30

n box 40 of your T3 slip.

240.30

** For a graduated rate estate, enter the amount of ITC allocated to be