Coping with the death of a loved one is difficult. We at the Canada Revenue Agency (CRA) recognize that you are going through a very difficult time. With this in mind, we hope we can help you by answering some questions you may have.

This information sheet contains basic information that the family and legal representative should know to start settling the affairs of the deceased person. For more information, go to canada.ca/taxes-deceased or see guides T4011, Preparing Returns for Deceased Persons, and T4013, T3 Trust Guide.

**What should you do first?**

You should provide the CRA with the deceased’s date of death as soon as possible. You can call the CRA at 1-800-959-8281, or complete the form on the back of this information sheet and send it to your tax services office or tax centre.

Arrangements must be made to stop payments and, if applicable, transfer them to a survivor, if any of the following situations applies:

- The deceased was receiving the goods and services tax/harmonized sales tax (GST/HST) credit, including any related provincial or territorial benefits
- The deceased was receiving the Climate action incentive payment (CAIP)
- The deceased was receiving the Canada Workers Benefit (CWB) advance payments
- The deceased was receiving Canada child benefit (CCB) payments, including any related provincial or territorial benefits
- The deceased was a child for whom CCB, CAIP or GST/HST credit payments are paid, including any related provincial or territorial benefits

Service Canada should also be advised of the deceased’s date of death. For more information, or to get the address of the Service Canada Centre nearest you, call 1-800-622-6232.

**Was the deceased paying tax by instalments?**

If the deceased person was paying tax by instalments, no further instalment payments have to be made after their death. The only instalments that have to be paid are those that were due before the date of death, but not paid.

**What do you do with the GST/HST Credit or Climate action incentive payment (CAIP)?**

Generally, GST/HST credit payments are issued on the fifth day of the month in July, October, January, and April. The CAIP is issued in the same months as the GST/HST credit, however they are issued on the 15th day of the month. Since the CAIP is only applicable to certain provinces, the deceased must have been a resident of Alberta, Saskatchewan, Manitoba or Ontario on the first day of the payment month and the last day of the previous month.

If either of the payment dates for the GST/HST credit or the CAIP fall on a weekend or a federal statutory holiday, the payment will be made on the last business day before the dates mentioned above.

If the deceased was receiving one or both of these amounts, the CRA may still issue the payments after the date of death because the CRA is not aware of the death. If this happens, return the payments to the tax center that serves your area.

**Note**

The CRA administers provincial and territorial programs that are related to the GST/HST credit and the CAIP. If the deceased was receiving payments under one or both of these programs, you do not have to take any further action. The CRA will use the information provided to adjust other applicable credit program payments.
What if the deceased was single, separated, divorced, or widowed and received either the GST/HST credit or the CAIP?

If the recipient died before the scheduled month in which the CRA issued either the GST/HST credit or the CAIP, payments will no longer be issued in that person’s name or to that person’s estate.

If the recipient died during or after the scheduled month in which the CRA issues a payment for one or both of these programs and the payment has not been cashed, return it to the CRA so that the payment(s) can be sent to the person’s estate.

If the deceased was getting an amount for a child, the child’s new caregiver should contact the CRA at 1-800-387-1193 to request the GST/HST credit or the CAIP amounts for that child.

What if the deceased’s GST/HST credit or the CAIP includes a claim for the surviving spouse or common-law partner?

If the deceased had a spouse or common-law partner, that person may be eligible to receive one or both of the amounts, if they filed an income tax and benefit return. The GST/HST credit will be based on the surviving spouse’s or common-law partner’s net income alone. The CAIP will be revised based on the surviving spouse’s or common-law partner’s updated eligibility.

What if the surviving spouse’s or common-law partner’s GST/HST credit or the CAIP includes a claim for the deceased?

If the surviving spouse’s or common-law partner’s entitlement included an amount for the deceased, the CRA will recalculate the amounts based on the surviving spouse’s or common-law partner’s updated eligibility. Those payments will only include a claim for the surviving spouse or common-law partner and any children, if applicable.

What if the deceased is an eligible child?

Entitlement to the GST/HST credit for a deceased child stops the quarter after the child’s date of death. For the CAIP, the entitlement stops for the deceased child if they died before the month the next payment is issued. You should notify the CRA of the date of death so that they can update their records.

What do you do with the Canada child benefit (CCB) payments?

What if the deceased was receiving CCB payments?

Contact the CRA at 1-800-387-1193 and let CRA know the date of death as soon as possible. If the deceased person was receiving CCB payments, and the surviving spouse or common-law partner is the child’s parent, we will usually transfer the CCB payments to that person.

If anyone else, other than the parent, is now primarily responsible for the care and upbringing of the child, that person will have to apply for benefit payments for the child through one of the following options:

- by using the “Apply for child benefits” online service on My Account for Individuals at canada.ca/my-cra-account
- by completing and sending to the CRA Form RC66, Canada Child Benefits Application, which is available at canada.ca/cra-forms or by calling 1-800-387-1193

Note
If the deceased was receiving payments under provincial or territorial child benefit and credit programs administered by the CRA, there is no need to apply separately to qualify. We will use the information from the application to determine the new caregiver’s eligibility for these programs.

What if the deceased’s spouse or common-law partner receives the CCB?

If you are the surviving spouse or common-law partner and receive CCB payments for a child, contact the CRA at 1-800-387-1193 to provide CRA with the date of death, and they will automatically recalculate the payments excluding the deceased person’s net income.

What if the deceased is an eligible child?

Entitlement to CCB payments stops the month after the child’s date of death. You should notify the CRA of the date of death so that they can update their records.

Are you the legal representative?

You are the legal representative of a deceased person if you are in one of the following situations:

- You are named as the executor in the will
- You are appointed as the administrator of the estate by a court
- You are the liquidator for an estate in Quebec
- You are requesting to be the deceased’s representative by completing Form RC552, Appointing a Representative for a Deceased Person, when there are no legal documents
As the legal representative, your responsibilities under the Income Tax Act include:

- filing all required returns for the deceased
- making sure all taxes owing are paid
- letting the beneficiaries know which, if any, of the amounts they receive from the estate are taxable
- obtaining a clearance certificate to certify that all amounts owing to the CRA are paid

Note

Fees paid to you as an executor or administrator of an estate must be reported on a T4 slip unless they are included in your business income.

If you are the legal representative, you may need information from the deceased person’s tax records. Before we can give you this information, we need all of the following:

- a copy of the death certificate
- the deceased’s social insurance number, which must be included on any request or document you send to us
- a complete copy of the will or other legal document such as a grant of probate or letters of administration showing that you are the legal representative
- the new mailing address for the estate, if applicable

Notes

As the legal representative, you may wish to appoint an authorized representative to deal with the CRA for tax matters on your behalf. You may do so by going to canada.ca/taxes-representative -authorization.

If you are a family member of the deceased and you are unable to obtain the legal documents required to establish yourself as the legal representative, complete Form RC552, Appointing a Representative for a Deceased Person, which is available at canada.ca/cra-forms or by calling 1-800-387-1193. Send a completed Form RC552 to the Authorization Services Unit (ASU) of the deceased’s tax centre.

In order for you to have online access to the taxpayer’s account, you must register for Represent a Client by going to canada.ca/taxes-representatives prior to sending a copy of the legal documents. Once registered with the Represent a Client service, make sure you provide your RepID when you are submitting all the required documents naming you as the legal representative.

### What is the due date for the final tax return and any balance owing?

The deceased’s final return and any balance owing are due on or before the following dates:

<table>
<thead>
<tr>
<th>Period when death occurred</th>
<th>Due date</th>
</tr>
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<tbody>
<tr>
<td>January 1 to October 31</td>
<td>April 30 of the following year</td>
</tr>
<tr>
<td>November 1 to December 31</td>
<td>6 months after the date of death</td>
</tr>
</tbody>
</table>

Note

The due date for filing the T1 return of a surviving spouse or common-law partner who was living with the deceased is the same as the due date for filing the deceased’s final return indicated above. However, any balance owing on the surviving spouse’s or common-law partner’s return still has to be paid on or before April 30 of the following year to avoid interest charges.

If the deceased or the deceased’s spouse or common-law partner was carrying on a business during the year when the death occurred, the following filing due dates apply:

<table>
<thead>
<tr>
<th>Period when death occurred</th>
<th>Filing due date</th>
</tr>
</thead>
<tbody>
<tr>
<td>January 1 to October 31</td>
<td>June 15 of the following year, although any balance owing is still due on April 30</td>
</tr>
<tr>
<td>November 1 to December 15</td>
<td>June 15 of the following year, although any balance owing is due 6 months after the date of death</td>
</tr>
<tr>
<td>December 16 to December 31</td>
<td>6 months after the date of death (including any balance owing)</td>
</tr>
</tbody>
</table>

If you file the final return late and there is a balance owing, we will charge a late-filing penalty. If you do not pay the balance owing from the final return in full by the balance due date (whether April 30 of the following year or 6 months after death of the individual, as applicable) we will charge interest on the unpaid amount starting from the day after the balance due date.
Previous year return

If a person dies after December 31, but on or before the filing due date for their return for the immediately preceding year (usually April 30) and that person had not yet filed that return, the due date for filing it, as well as for paying the balance owing, is 6 months after the date of death. The due date for filing the same prior-year T1 return of a surviving spouse or common-law partner who was living with the deceased is the same as the due date for filing the deceased’s prior-year return. However, any balance owing on the surviving spouse’s or common-law partner’s return still has to be paid on or before April 30 of the current year to avoid interest charges. The filing due dates for previous year returns that are already due but which the deceased had not yet filed, remain the same.

How do you contact the CRA?

To find more contact information, go to canada.ca/cra-contact or if you need help, call 1-800-959-8281.

If you would like any of our publications, go to canada.ca/cra-forms, or call 1-800-959-8281.
Request for the Canada Revenue Agency to update records

Complete the information below concerning the deceased.

Name of deceased: ____________________________________________

Deceased’s social insurance number: ______________________________

The deceased’s date of birth: Year _______  Month _______  Day _______

The deceased’s date of death: Year _______  Month _______  Day _______

Deceased’s address: ____________________________________________

Complete the applicable information below concerning the surviving spouse or common-law partner.

Name of surviving spouse or common-law partner: ________________________

Surviving spouse’s or common-law partner’s social insurance number: ________________________

Signature of surviving spouse or common-law partner: ________________________ Date:___________

Complete the applicable information below concerning the person entering the information for the deceased.

Your name: ___________________________  Your telephone number: __________________

Your address: ____________________________________________

Your relationship to the deceased*: ________________________________

* In addition to any personal relationship you may have had with the deceased, please specify whether you are the executor, administrator, or liquidator, or if you are acting in some other capacity.

Mail this form to the deceased’s tax centre. You can find the mailing addresses of our tax centres at canada.ca/tax-centres.

Personal information (including the SIN) is collected to administer or enforce the Income Tax Act and related programs and activities including administering tax, benefits, audit, compliance, and collection. The information collected may be used or disclosed for the purposes of other federal acts that provide for the imposition and collection of a tax or duty. It may also be disclosed to other federal, provincial, territorial, or foreign government institutions to the extent authorized by law. Failure to provide this information may result in paying interest or penalties, or in other actions. Under the Privacy Act, individuals have a right of protection, access to and 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 on Information about Programs and Information Holdings at canada.ca/cra-information-about-programs.