2024 TAX FILING GUIDE

TAX DEDUCTIONS AND CREDITS FOR FLOW-THROUGH SHARES



Dear Limited Partners,

The information contained in this guide is for information purposes only and is not intended to substitute for professional tax advice. We urge our limited partners to consult with a tax advisor to determine the optimal use of their federal/provincial deductions/credits, as well as the impact, if any, on their potential liability for alternative minimum tax.

If, after reading this guide, individuals have difficulty completing their individual income tax return or claiming any deductions/credits to which they may be entitled, they should consult their tax advisor.

This guide is relevant to individual taxpayers only; corporations or trusts requiring assistance, must consult with their tax advisor.

T5013 and Relevé 15 (RL-15) tax forms are typically mailed to limited partners, or available on the <u>Client Portal</u> on or before March 31 in the year following the year of investment.

If you are missing any tax forms that make up your T1 2024, please contact your local tax office or visit the Canada Revenue Agency (CRA) website at www.canada.ca/en/revenue-agency.html.

If you are missing any tax forms that make up your TP-1.D 2024 in Québec, please contact your local Revenu Québec tax office or visit their website at https://www.revenuquebec.ca/en/.

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Frequently Asked Questions about Flow-Through Funds

1. What is the difference between Limited Partnership (LP) Units vs. Flow-Through Shares?

Limited partnership units represent a portion of a diversified portfolio of flow-through shares.

2. What type of companies can issue flow-through shares?

Companies actively engaged in oil & gas and mining exploration or development and certain alternative energy projects are qualified to issue flow-through shares.

3. Why buy a portfolio of flow-through shares?

Buying a professionally managed portfolio of flow-through shares, rather than shares in a few individual companies, reduces risk through diversification. Also, the partnership may have access to flow-through share offerings that are not available to the general public.

4. How is the Canadian Exploration Expense (CEE) passed through to LP Unit holders?

The management team purchases shares of targeted resource companies. The funds from flow-through shares are used by resource-based companies to explore new deposits and develop existing properties towards production.

The invested resource-based company determines which of their expenses qualifies as CEE. CEE can vary by company. These tax deductions are renounced by the resource company and flow-through to the Limited Partnership. Investors, who are the limited partners, receive the applicable income tax deductions associated with flow-through shares on their T5013 tax form and Relevé 15 (for Québec individuals only). The unused portion of tax deductions associated with flow-through shares at the end of the year of any given year can be carried forward indefinitely.

5. How does the investment tax credit occur?

The non-refundable investment tax credit is mainly composed of the tax credit for mining exploration (METC) and the tax credit for the exploration of critical minerals (CMETC). The METC was renewed for the year 2024 by the federal government as an incentive for investment in the exploration of mineral resources. See box 194 of your T5013 slip for the amount of eligible expenses for METC purposes. The METC for the year generally corresponds to 15% of the total eligible expenses for the year. Admissible expenses for this tax credit are more restrictive than admissible expenses for renounced CEE from regular flow-through shares.

As for the CMETC, it was introduced in 2022 by the federal government as an investment incentive for the exploration of critical minerals. See box 239 of your T5013 slip for the amount of expenses eligible for the purposes of the CMETC. The CMETC for the year generally corresponds to 30% of the total eligible expenses for the year. Admissible expenses for this tax credit are more restrictive than admissible expenses for renounced CEE from regular flow-through shares.

<u>Unused ITC may be carried back three years or forward 20 years.</u> Please take note that the ITC used for the current year or in a previous year will generally be taxed at the Federal level the following year because it will reduce the amount of CEE for that following year. If no CEE is incurred in the following year, the ITC will be added as other income for that following year. For individuals in Québec, when completing their TP-1.D 2024 income tax return, the ITC will not reduce the CEE balance of the following year and is not taxable either for Québec income tax purposes.

6. How do Provincial credits occur?

Credits can be enhanced depending on what province the exploration is taking place in. See **boxes 197** (BC), **198** (SK), **199** (MB) and **200** (ON) on your T5013. For Québec individuals, no provincial credits are offered.

Corporations and individuals are not taxed the same. Corporation and trusts may not be eligible for the Federal investment tax credits and Provincial tax credits.

7. What are all the numbers in the boxes on my T5013 (and Relevé 15) and where do they go on a personal tax return?

See the detailed guide on the following pages.

8. What do I look for in the second year?

The second year, the investor receives another T5013 tax slip (and Relevé 15). There may be interest, dividend, capital gain income as well as additional tax deductions. As well, the ITC received in the previous year and used to reduce tax payable of that preceding year or one of the three years prior to that preceding year becomes taxable at the federal level only in the second year (not taxable for the purposes of Québec provincial income tax). Thus, the ITC reduces the new CEE of the second year, if that's the case, or is added as other income on line 13000 of the federal income tax report in the absence of new CEE for the year (refer to the guide detailed below to see the ITC inclusion guidelines from the previous year to complete form T1229 accordingly).

9. At the dissolution of the Limited Partnership (rolling over), what tax slips do I look for?

Once the Limited Partnership dissolves or reaches its maturity date (whichever comes first), the Partnership transfers its assets into our mutual fund and the Limited Partners' units are converted into mutual fund shares of the same mutual fund. LP units held by partners are then cancelled and the mutual fund shares are given to the partners at dissolution. In addition to receiving a final T5013 (and Relevé 15) slip for the period ending on the date of dissolution, Limited Partners will be allocated issuance costs waived by the LP. Such expenses are generally deductible over a period of three to five years depending on the expenses attributable to a given unit. These are federally deductible on line 23200 of your T1 income tax and benefit return and on line 231 of the Québec tax return. These fees are generally specified in a note in the "Other information" section of the T5013 slip (and RL-15 slip). Otherwise, the Limited Partner must obtain the relevant information on our website at www.marquest.ca or from our customer service at clientservices@marquest.ca depending on the product to which he/she has subscribed.

10. What is Adjusted Cost Base (ACB)?

The ACB of a unit is what the CRA deems your cost of investment to be for tax purposes after the tax deductions allowed. The ACB from a flow-through unit will be nil (or close to nil), as the tax benefits will approximately equal your original investment amount. The ACB is determined only after dissolution of a LP and is required in order to determine the capital gain (loss) for the tax year during which the mutual fund shares received after the dissolution of the LP will have been redeemed. Be careful not to blindly rely on the T5008 slips issued by brokerage firms regarding the ACB of mutual fund units, as these are often incorrect. Instead, use the ACB confirmation letter per mutual fund unit and per SC unit, making sure to use the one for the correct asset class (A or F as the case may be) distributed by Marquest at the end of each dissolution that occurred during the year for a given LP. The asset class is usually displayed on the T5008 issued, otherwise contact your advisor or our customer service at clientservices@marquest.ca if in doubt. These ACB letters are available on the Marquest website at https:// marquest.ca/tax-information/

Filing Instructions for form T5013

The following instructions refer to specific boxes found on an Income tax return, Schedule, or Information slip. These references are based on the forms applicable for the 2024 taxation year.

Take note that you need to attach your T5013 slip and fill and attach forms T1229 and T2038(IND) to your T1 Income Tax and Benefit Return 2024.

The T5003 slip Statement of Tax Shelter Information (where appropriate) and form T5004 Claim for Tax Shelter Loss or Deduction must also be completed and attached to your T1 Income Tax and Benefit Return 2024.



BUSINESS INCOME (LOSS), CAPITAL GAINS (LOSSES), DIVIDENDS AND INTEREST FROM A LIMITED PARTNERSHIP

BOX 010 TOTAL LIMITED PARTNER BUSINESS INCOME (LOSS)

This represents the limited partner's share of the total income of the LP (refer to box 104 for the implication of the amount on your T1 Income Tax and Benefit Return 2024).

BOX 030 TOTAL CAPITAL GAINS (LOSSES)

This represents the limited partner's share of the total capital gains of the LP (refer to box 151 for the implication of the amount on your T1 Income Tax and Benefit Return 2024).

BOX 104 LIMITED PARTNER'S BUSINESS INCOME (LOSS) (MULTI-JURISDICTIONAL)

This represents your share of partnership income (loss) and should be reported on **line 12200** of your T1 Income Tax and Benefit Return 2024. If you have multiple T5013 slips for the year, the detail of the total reported on **line 12200** will have to be added as an annex on a calculation spreadsheet.

BOX 105 LIMITED PARTNER'S AT-RISK AMOUNT

This represents a partner's ACB of partnership interest plus or minus certain deductions. A Limited Partner may not deduct partnership losses, resource expenses, METCs, and CMETCs in excess of the at-risk amount. This amount is for reference only and is not to be reported on your T1 Income Tax and Benefit Return 2024.

BOX 106 LIMITED PARTNER'S ADJUSTED AT-RISK AMOUNT

This represents a partner's adjusted ACB of partnership interest plus or minus certain deductions. A Limited Partner may not deduct partnership losses, resource expenses, METCs, and CMETCs in excess of the at-risk amount. <u>This</u> amount is for reference only and is not to be reported in your T1 Income Tax and Benefit Return 2024.

BOX 108 LIMITED PARTNERSHIP LOSS AVAILABLE FOR CARRY FORWARD

This represents your share of the current year limited partnership loss that cannot be deducted in the current year.

NOTE: You can only deduct this amount from future partnership income allocations if you have a positive atrisk amount. You can carry forward this amount indefinitely. Please consult your tax specialist.

BOX 118 BOX 118 GROSS BUSINESS INCOME (MULTI-JURISDICTIONAL)

This represents your share of gross business income from different provinces. <u>As a limited partner, this amount is provided for your reference only and is not to be reported on your T1 Income Tax and Benefit Return 2024.</u>

BOX 128 INTEREST FROM CANADIAN SOURCES

This represents your share of partnership interest income. This amount should be reported in the section entitled "Lines **12100** – Interest and other investment income" of the "Federal Worksheet for lines **12000**, **12010**, **12100** and **22100** (Statement of investment income, carrying charges, and interest expenses)" of your T1 Income Tax and Benefit Return 2024.

The total amount in Part II of this worksheet should be reported on line **12100** of your T1 Income Tax and Benefit Return 2024.

BOX 151 CAPITAL GAINS (LOSSES)

This represents your share of the LP's capital gains (losses). This amount should be reported on line 17399 of Schedule 3 Capital Gains (or Losses) in 2024 if the gain was realized in the period before June 25, 2024, or on line 17400 of Schedule 3 Capital Gains (or Losses) in 2024 of your 2024 T1 Income Tax and Benefit Return if the gain was realized in the period after June 24, 2024.

More specifically, you must add up all your gains or losses appearing on the T4PS, T5, T5013 slips for the period before June 25, 2024, and enter the total on line 17399 of Schedule 3 of your T1 2024 income and benefit return. Do the same thing for the period after June 24, 2024, and enter the total on line 17400 of Schedule 3.

Taxable capital gains (or net capital losses) shown on line 19900 of Schedule 3 must be reported on line 12700 of your T1 2024 Income Tax and Benefit Return. Schedule 3 must be attached to your T1 2024 Income and Benefit Return.

Note: While the CRA is reverting to the currently enacted capital gains inclusion rate of one-half, they maintain Period 1 and Period 2 reporting on the T1 and T3 schedules. Period 1 and Period 2 reporting is being maintained to ensure consistency with the tax slips that have already been published, those currently being issued to taxpayers and those filed with the CRA.

BOX 201 NUMBER OF UNITS ACQUIRED

This represents your number of units acquired from the LP. <u>This value is for reference only and is not to be included in your T1 Income Tax and Benefit Return 2024.</u>

BOX 202 COST PER UNIT

This represents your cost per unit for units acquired from the LP. <u>This value is for reference only and is not to be included in your T1 Income Tax and Benefit Return 2024.</u>

BOX 203 TOTAL COST OF UNITS

This represents your total cost for units acquired from the LP. <u>This value is for reference only and is not to be included in your T1 Income Tax and Benefit Return 2024.</u>

BOX 210 TOTAL CARRYING CHARGES (MULTI-JURISDICTIONAL)

This represents your share of partnership carrying charges. This amount should be reported in the section entitled "Line 22100 – Carrying charges, interest charges and other expenses on the line "Carrying charges" of the "Federal Worksheet for lines 12000, 12010, 12100 and 22100 (Statement of investment income, carrying charges and interest expenses)" of your T1 Income Tax and Benefit Return 2024. The total amount in Section 3 of this worksheet should be reported on line 22100 of your T1 Income Tax and Benefit Return 2024.

The total amount on Part III of this worksheet should be reported on line 22100 of your T1 Income Tax and Benefit Return 2024.

BOX 214 CARRYING CHARGES ON RESOURCE PROPERTY AND FLOW-THROUGH SHARES

This represents your share of the financial costs of the partnership attributable to the flow-through shares that are already included in **box 210** so should not be deducted twice. This box is only used to detail the context in which costs were incurred and you may have to enter the value into your software to provide this clarification.

BOX 270 DEEMED CAPITAL GAINS (LOSSES) FOR THE PORTION OF THE FISCAL PERIOD THAT IS BEFORE JUNE 25, 2024

This represents your share of partnership capital gains (losses) before June 25, 2024. This amount should be reported on **line 17399** of Schedule 3 Capital Gains (or Losses) of your 2024 T1 Income Tax and Benefit Return.

More specifically, you must add up all your gains or losses shown on the T4PS, T5, T5013 slips for the period before June 25, 2024, and enter the total on **line 17399** of Schedule 3 of your 2024 T1 Income Tax and Benefit Return.

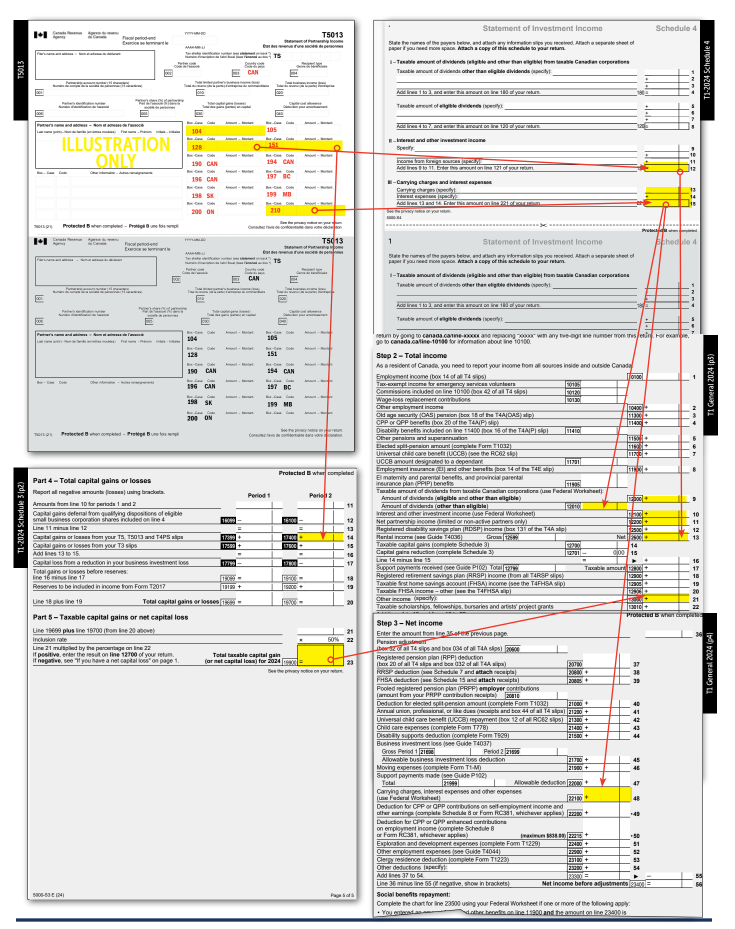
Taxable capital gains (or net capital losses) shown on line 19900 of Schedule 3 must be reported on **line 12700** of your 2024 T1 Income Tax and Benefit Return. Schedule 3 must be attached to your 2024 T1 Income Tax and Benefit Return.

BOX 271 DEEMED CAPITAL GAINS (LOSSES) FOR THE PORTION OF THE FISCAL PERIOD THAT IS AFTER JUNE 24, 2024

This represents your share of partnership capital gains (losses) after June 24, 2024. This amount should be reported on **line 17400** of Schedule 3 Capital Gains (or Losses) of your 2024 T1 Income Tax and Benefit Return.

More specifically, you must add up all your gains or losses shown on the T4PS, T5, T5013 slips for the period after June 24, 2024, and enter the total on **line 17400** of Schedule 3 of your 2024 T1 Income Tax and Benefit Return.

Taxable capital gains (or net capital losses) shown on **line 19900** of Schedule 3 must be reported on line 12700 of your 2024 T1 Income Tax and Benefit Return. Schedule 3 must be attached to your 2024 T1 Income Tax and Benefit Return.



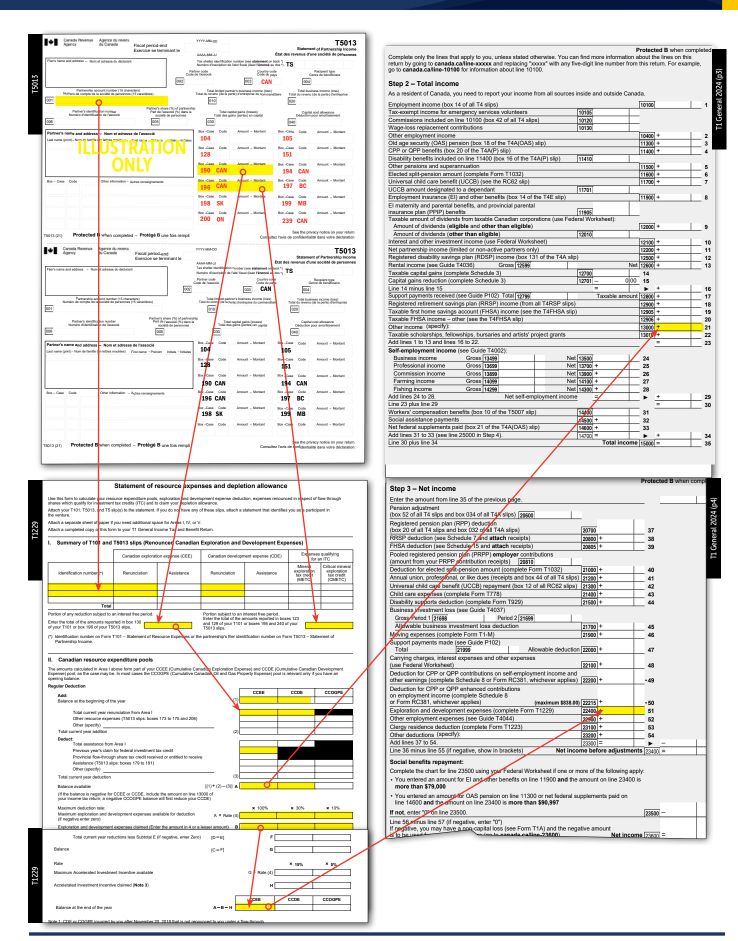
B

CLAIMING CANADIAN EXPLORATION EXPENSES (CEE) AND CANADIAN DEVELOPMENT EXPENSES (CDE)

BOX 190 RENOUNCED CANADIAN EXPLORATION EXPENSES AND BOX 191 RENOUNCED CANADIAN DEVELOPMENT EXPENSES

This represents your share of the CEE and the CDE. These amounts should be reported in **form** T1229 - Statement of Resource Expenses and Depletion Allowance for calculating the maximum exploration or development expense deductions available to reduce your taxable income for 2024 or a future year.

- i) Declare this amount in box 190 in Area I Summary of T101 and T5013 slips of your T1229 form under CEE Renunciation and the amount in box 191 under CDE Renunciation by also indicating the Partnership's account number as written in **box 001** of the T5013.
- ii) Calculate the totals and report these amounts respectively in Area II Canadian resource expenditure pools of form T1229 on the line entitled Total current year renunciation from Area I under the Cumulative Canadian Exploration Expenses (CCEE) column and the Cumulative Canadian Development Expenses (CCDE) column.
- iii) Declare all carry forward balance of accumulated CEE and CDE from previous years in Area II box (1) of **form** T1229 under the CCEE column and CCDE column respectively. You could have a carry forward if you have non-deducted CEE and CDE from previous income tax years.
- iv) Declare the amount from **box 196** Portion subject to an interest free period CEE of the T5013 **tax slip** in Area I Portion of any reduction subject to an interest free period of **form** T1229.
- v) Declare the amount of Federal ITC claimed in the previous year as well as the provincial income tax credit linked to flow-through shares claimed in year 2024 in Area II of **form** T1229 under the CCEE column.
- vi) Calculate box A Balance available in Area II of form T1229 by adding box (1) and box (2) and subtracting box (3) for the CCEE and CCDE columns.
- vii) If the amounts in box A of Area II of **form** T1229 are negative, declare these amounts as other income on **line 13000** of your T1 Income Tax and Benefit Return 2024.
- viii) Calculate the amounts in box (4) Maximum exploration and development expenses available for deduction in Area II of **form** T1229 by multiplying box A x 100%. under the CCEE column and the amount of box A x 30% under the CCDE column. If the amounts are negative, write zero.
- ix) Declare your exploration and development expenses claimed for year 2024 in boxes B or Area II of **form** T1229 as much for the CCEE column as for the CCDE column.
 - NOTE: You can claim any amount up to the maximum amounts written in boxes (4) of form T1229. Please consult your tax specialist about this and also with regard to the accelerated investment incentive that might apply to you in the case of CCDEs.
- x) Calculate boxes {A-B-H} Balance at the end of the year of Area II of **form** T1229 by subtracting box B and box H from box A as much for the CCEE column as for the CCDE column. Boxes {A-B-H} represent the amounts carried forward to the next taxation year.
 - NOTE: Any unused balance of the cumulative Canadian exploration expenses and cumulative Canadian development expenses pools at the end of the year can be carried forward indefinitely. Please consult your tax specialist.
- xi) Declare the sum of the amounts in boxes B and H Area II of **form** T1229 to Section III Exploration and development expenses. The total amount should be reported on line **22400** of your T1 Income Tax and Benefit Return 2024. The T1229 form must be attached to your T1 Income Tax and Benefit Return 2024.



C

CLAIMING THE FEDERAL INVESTMENT TAX CREDIT (ITC) COMPOSED OF THE MINING EXPLORATION TAX CREDIT (METC) AND THE CRITICAL MINERALS EXPLORATION TAX CREDIT (CMETC)

1 - BOX 194 EXPENSES QUALIFYING FOR METC

This amount represents the renounced CEE that qualifies for the METC. This amount should be reported on form T1229 Statement of Resource Expenses and Depletion Allowance and form T2038(IND) Investment Tax Credit (Individuals) for calculating the METC available to reduce your federal tax payable for the year 2024, for one or many of the three previous years, or for one or many ulterior taxable years (maximum 20 years).

- i) Report the amount from **box 194** on the T5013 **slip** to Area I of form T1229 under column *Expenses qualifying for an ITC* in the METC sub-column and report the total of the column to Area IV of **form** T1229 on line *Expenditures qualifying for an ITC under sub-column METC as calculated in Area I*.
- ii) Indicate in Area IV of **Form** T1229 the provincial flow-through share credit received or entitled to receive (for your province of residence only) in the METC column.
- iii) Calculate the eligible expenditure qualifying for a METC in Area IV of **form** T1229 and enter the amount on **line 67170**, Part B Calculating the current year non-refundable METC of **form** T2038(IND).

2 - BOX 239 EXPENSES QUALIFYING FOR METC

This amount represents the renounced CEE that qualifies for the CMETC. This amount should be reported on form T1229 Statement of Resource Expenses and Depletion Allowance and form T2038(IND) Investment Tax Credit (Individuals) for calculating the CMETC available to reduce your federal tax payable for the year 2024, for one or many of the three previous years, or for one or many ulterior taxable years (maximum 20 years).

- i) Report the amount from **box 239** on the T5013 slip to Area I of form T1229 under column Expenses qualifying for an ITC in the CMETC sub-column and report the total of the column to Area IV of form T1229 on line Expenditures qualifying for an ITC under sub-column CMETC as calculated in Area I.
- ii) Indicate in Area IV of Form T1229 the provincial flow-through share credit received or entitled to receive (for your province of residence only) in the CMETC column.
- iii) Calculate the eligible expenditure qualifying for a CMETC in Area IV of form T1229 and enter the amount on line 67175, Part B Calculating the current year non-refundable CMETC of form T2038(IND)

IMPORTANT: For the portion of the CEE eligible for the CMETC, you can choose to claim them for the purposes of the CMETC (at 30%) or for the purposes of the METC (at 15%) but not both. Once you have chosen whether you want to claim the CMETC or the METC on your CMETC-eligible CEE for the year, you cannot switch to the alternative credit at a later date. Generally, the CEE eligible for the CMETC will be claimed as such rather than as METC since the credit rate is more generous.

3 - COMPLETE THE REST OF FORM T2038(IND)

- i) The amount on **line 67170** needs to be multiplied by 15% and entered on line B of Part B of form T2038(IND) as the amount on **line 67175** needs to be multiplied by 30% and entered on line C of Part B of form T2038(IND). Calculate the total of lines B, C, D and E in order to obtain the amount on line F. Carry over the amount from line F to line 3 of Part D Calculation of allowable deduction of form T2038(IND).
- ii) Report any ITC balance to be carried forward on line 1 also on Part D of Form T2038(IND) and complete the calculation to obtain the amount on line G of Part D.
- iii) Continue the calculation to obtain the subtotal on line H. Report the lesser of the amounts indicated on lines G and H to obtain amount I on Part D of Form T2038(IND). If you are subject to the alternative minimum tax for 2024, you will have to continue the calculation to ultimately arrive at a value on line J to determine line K. Enter zero in column 6 of Part F of Form T2038(IND) and complete the section entitled Calculation of the deduction allowed if the alternative minimum tax (AMT) applies to it in Part D of Form T2038(IND).
 - At this point, you will be able to finalize the calculation of the ITC claimed for 2024 on line 15 and thus report this amount to line 41200 of your 2024 T1 Income Tax and Benefit Return. Form T2038(IND) must be attached to your 2024 T1 Income Tax and Benefit Return.

Note: Any unused balance of ITC earned in the year at the end of a year can be applied to the three preceding years or generally carried forward to the twenty succeeding taxation years if applicable. If a carryback must be claimed against tax paid for any of the three preceding years, then complete Part E - Calculation of ITC Carryback and Refund of Form T2038(IND). However, you will need to ensure that sufficient federal tax has been paid for the years targeted by the carryback (line 42000 of the T1 Income Tax and Benefit Return for the years covered) and you may need to calculate the AMT for the years covered by the carryback because in no case should the carryback of an ITC reduce the tax payable for the years targeted by the carryback below the AMT for each of the years covered by the carryback.



ADJUSTING THE CEE DEDUCTION FOR THE YEAR OF THE ITC FROM THE PREVIOUS YEAR AND GETTING THE DEDUCTIONS FOR RENOUNCED ISSUE COSTS THE YEAR OF DISSOLUTION OF THE LP

IMPACT OF PREVIOUS YEAR ITC IN THE CURRENT YEAR INCOME TAX REPORT

If you have received an ITC in the previous year to either reduce your tax payable for that preceding year or any of the three previous years, said ITC will generally be taxable at the federal level as it will reduce the amount of CEE of this year as it will be added as other income on **line 13000** of the T1 Income Tax and Benefit Return 2024 for the amount in excess of CEE of this year on the ITC of the previous year. See Section B detailing how to complete form T1229 in such a context.

DEDUCTING RENOUNCED ISSUE COSTS THE YEAR OF DISSOLUTION OF THE LP

In addition to receiving a final T5013 slip for the period ending on the Dissolution Date, Limited Partners will be allocated issuance costs waived by the LP. Such expenses are generally deductible on **line 23200** of your T1 income tax and benefit return over a period of three to five years depending on the expenses attributable to a given unit. It is the Limited Partner's responsibility to do his own follow-up for the years following the dissolution of the LP so as not to forget to deduct the fees to which he/she will be entitled during these years. These fees are generally specified in a note in the "Other information" section of the T5013 slip. Otherwise, the Limited Partner must ensure that he/she obtains the relevant information at the beginning of the year following the year of the dissolution of the LP from his broker, on our website at <u>marquest.ca</u> or from our client services at <u>clientservices@marquest.ca</u> depending on the product to which they have subscribed.

E.a. Consts Bearing Acce	nce du revenu	YYYY-MM-DD	T		
Canada Revenue Ager Agency du C	Fiscal period-end Exercice se terminant le		T5013 Statement of Partnership Incom	•	
Filer's name and address - Nom et adre		AAAA-MM-JJ Tax shelter identification number (see statement Numéro d'inscription de l'abri fiscal (lisez l'énome	État des revenus d'une société de personne on back") TO	•	Protected B when completed Part B – Calculating the current-year non-refundable ITC
					Mineral exploration tax credit (METC)
	002	Partner code Countriede de l'associé Code d 003 CAN	pays Genre de bénéficiaire		Total of your flow-through mining expenditures related to mineral
Partnership account	number (15 characters) tité de personnes (15 caractères)	Total limited partner's business income (lo Total du revenu (de la perte) d'entreprise du come	_		exploration tax credit (also referred to as renounced Canadian exploration expenses) from the appropriate line in Part IV of
Numéro de compte de la socié		010	anditaire Total du revenu (de la perte) d'entreprise		Form T1229, Statement of resource expenses and depletion allowance
Partner's identification r	Partner's share (%) of partners number Part de l'associé (%) dans i	ship la Total capital gains (losses)	Capital cost allowance		For more information about METC, see page 2.
006	l'Associé société de personnes	Total des gains (pertes) en capital	040		Critical mineral exploration tax credit (CMETC)
Partner's name and address - N	iom et adresse de l'associé	Box - Case Code Amount - Montant	Box -Case Code Amount - Montant		Total of your flow-through critical mineral mining expenditures related
Last name (print) - Nom de famille (en let		104	105		to critical mineral exploration tax credit (also referred to as renounced Canadian exploration expenses) from the appropriate line
ILLU:	STRAHON	Box - Case Code Amount - Montant	Box - Case Code Amount - Montant 151		in Part IV of Form T1229, Statement of resource expenses and
	ONLV	Box -Case Code Amount - Montant	Box -Case Code Amount - Montant		depletion allowance
1	ONLI	190 CAN	194 CAN O		Apprenticeship job creation tax credit (AJCTC)
Box - Case Code Oth	er information – Autres renseignements	Box -Case Code Amount - Montant	Box -Case Code Amount - Montant 197 BC		If your apprentice works for you and also works for a related employer as defined under subsection 251(2) of the Act, all related employers have to agree in writing that you are the only employer who will be claiming the apprenticeship job creation tax credit
		Box -Case Code Amount - Montant			employers have to agree in writing that you are the only employer who will be claiming the apprenticeship job creation tax credit for this tax year for each apprentice whose contract number, social injurance number (SIN), or name appears below.
		198 SK	Box - Case Code Amount - Montant 199 MB		For each apprentice in their first 24 months of the apprenticeship, enter the apprenticeship contract number registered with
		Box -Case Code Amount - Montant	Box -Case Code Amount - Montant		Canada, or a province or territory of Canada, under an apprenticeship program designed to certify or license individuals in the trade. If there is no contract number, enter the SIN or the name of the eligible apprentice. Then, enter the name of the eligible
		200 ON	239 CAN O		trade, in there is no contract number, enter the SIN of the name of the eighole apprentice. Then, enter the name of the eligible trade and the eligible salary and wages" payable in the year in pespect of employment after May 1, 2006. The credit is 10% of the total of the amounts in Table 1 , column 3. Attach a note if more space is needed.
T5013 (21) Protected B wh	nen completed - Protégé B une fois rempli	Con	See the privally notice on your return sultez l'avis de confidentialité dans votre déclaration		
			-		Table 1 - Calculation of total Apprenticeship job credit
Ganada Revenue Ager Agency du C		YYYY-MM-DD	T 501: Statement of Partnerslip Incom		1 2 3 Contract number Name of eligible trage The lesser of
	Exercice se terminant le	AAAA-MM-JJ	État des revenus d'une société de personne	5	(SIN or name of apprentice) eligible salary
Filer's name and address - Nom et ad	resse du déclarant	Tax shelter identification number (see statement Numéro d'inscription de l'abri fiscal (lisez l'énonc			and wages** payable in the
		Partner code Countr Code de l'associé Code d			year or \$20,000.
	003	_	_		
	number (15 characters) été de personnes (15 caractères)	Total limited partner's business income (lo Total du revenu (de la perte) d'entreprise du comma			
001	Double do the second ANA . *	010	020		Total apprenticeship job creation tax credit (Total of amounts in column 3 plus applicable amount from box 40* gr your T3 slip) 67180 × 0.10 = D
Partner's identification r Numéro d'identification de		Total des gains (pertes) en capital	Capital or st allowance Déduction pour amortissement		
006	005	030	040		Repayment of assistance for SR&ED If you made a repayment of any government or non-government assistance, or contract payments that reduced the amount of
Partner's name and address - N		Box -Case Code Amount - Montant	Box -Case Code Amount - Montant		qualified expenditures for ITC purposes, the mount of the repayment is eligible for a credit.
Last name (print) - Nom de famille (en let	ttres moulées) First name - Prénom Initials - Initiale	Box - Case Code Amount - Montant	Box - Case Code Amount - Montant		Repayment of assistance that reduced qualified SR&ED expenditures incurred
		128 Code Amount - Montant	Box - Case Code Amount - Montant		in 2014 and prior years (amount from
		Box -Case Code Amount - Montant	Box - Case Code Amount - Montant		line 560 of Form T661)
		190 CAN	194 CAN		qualified SR&ED expenditures incurred
Box - Case Code Oth	er information — Autres renseignements	Box - Case Code Amount - Montant 196 CAN	Box -Case Code Amount - Montant 197 BC		in 2015 and subsequent years (amount from line 560 of Form T661)
		Box-Case Code Amount - Montant	Box -Case Code Amount - Montant		Total repayment of assistance for SR&ED (add amounts 1 and 2)
		198 SK	199 MB		Total current-year non-refundable tax credits (add amounts B, C, D and E)
Canada Revenue Agence du Agency du Canada	i revenu		Protected B when completed		Enter amount F at amount 3 in Part D.
					* Enter the amount from box 40 of your 13 slip as applicable, based on the code in box 43 in Guide T4013, T3 Trust Guide, and the instructions provided in the statement by the trust.
	Statement of resource exp	penses and depletion allo	wance		"Net of any government or non-government assistance received or to be received in respect of eligible salary and wages.
Use this form to calculate your resistance which qualify for investment	ource expenditure pools, exploration and de ttax credits (ITC) and to claim your deplete	evelopment expense deduction, expense	s renounced in respect of flow-through		T2038(IND) E (24) Page 5 of 9
Attach your T101, T5013, and T5 s	slip(s) to the statement. If you do not have a				
the venture. Attach a separate sheet of paper if	f you need additional space for Areas I, IV,	or V.			
	rm to your T1 General Income Tax and Ben				Protected B when completed
I. Summary of T101 and	T5013 slips (Renounced Canadi	ian Exploration and Developme	ent Expenses)		
					Part E – Calculating a carryback and refund of an ITC (continued)
	Canadian exploration expense (CEE)	Canadian development expense	for an ITC		ITC available for refund
Identification number (*)	Renunciation Assistance	Renunciation Assist	Mineral Critica mineral exploration tax credit tax :redit		Complete this section to defermine the balance of credit available for refund.
()	Application Application	ASSIST	tax credit tax credit (METC) (CNETC)		Current year refundable credit (amount A in Part A)
			7		Adjustment amount 6 in Part D) 8
			*		Total currey t-year ref indable credit available (amount 7/minus an/ount 8)
Total Portion of any reduction subject to a		Portion subject to an interest free r	erlod		Current-yyar credit caim
Enter the total of the amounts repo	orted in box 130	Enter the total of the amounts report and 129 of your T101 or boxes 195	ted in boxes 123		Amoun 15 from Fart D
of your T101 or box 196 of your T5	5013 slips.	T5013 slips.		1	ITC opening balance and carry-forward from prior years (amount 1 in Part D)
(*) Identification number on Form Partnership Income.	T101 - Statement of Resource Expenses o	or the partnership's filer identification nun	ber on Form T5013 - Statement of		Subtotal (amount 10 minus amount 11)
					Tgtal credit designated for carryback (amount M in Part E)
II. Canadian resource ex	cpenditure pools				Subtotal (a nount 12 plus amount 13)
	above form part of your CCEE (Cumulative				Current-year non-refundable tax credit (amount F in Part B)
Expense) pool, as the case may be opening balance.	e. In most cases the CCOGPE (Cumulative	canadian Oil and Gas Property Expens	e) poor is relevant only if you have an		Total (amount 14 minus amount 15, if negative, enter "0")
Regular Deduction		CCEE	CCDE CCOGPE		Total (amount 14 minus amount 15, if negative, enter 'U')
Add: Balance at the beginning of the	he vear	(1) CCEE	CCOGPE CCOGPE		
		``		/	Calculating an ITC refund
Other resource exper	nunciation from Area I nses (T5013 slips: boxes 173 to 175 and 20	06)		/	Complete this section to calculate a refund of ITC that you earned in the current year. You must deduct any amounts you claim as a refund when you calculate the balance to carry forward to tax years that follow.
Other (specify) Total current year addition		(2)		/	mount you designate as a refund of ITC (cannot be more than amount N) 17
Deduct:		(2)		/	The refundable rate
Total assistance from	n Area I n for federal investment tax credit			/	Refund of ITC (multiply amount 17 by amount 18)
Provincial flow-through	gh share tax credit received or entitled to re-	ceive			Enter amount O on line 45400 of your income tax and benefit return or on line 88 of a Form T3RET, T3 Trust Income Tax and
Assistance (T5013 sl Other (specify)	lips: boxes 179 to 181)	<u> </u>	 		Information Return.
		(3)			Part F. Compfeened
Total current year deduction		f(4) + (2) - (2)) •		1 /	Part F – Carryforward
Balance available		[(1)+(2)-(3)] A	/		Total ITC available (amount G in Part D)
Balance available	r CCEE or CCDE, include the amount on lin gative CCOGPE balance will first reduce you		/		Current-year non-refundable tax credit claimed in the year (amount 15 in Part D)2
Balance available (If the balance is negative for your income tax return; a neg Maximum deduction rate:	r CCEE or CCDE, include the amount on lin gative CCOGPE balance will first reduce you	te 13000 of ur CCDE) × 100%	× 30% × 10%		Total credit designated for carryback in the year (amount M in Part E) 3
Balance available (If the balance is negative for your income tax return; a neg Maximum deduction rate: Maximum exploration and de	r CCEE or CCDE, include the amount on lin gative CCOGPE balance will first reduce you evelopment expenses available for deduction	te 13000 of ur CCDE) × 100%	× 30% × 10%] /	
Balance available (If the balance is negative for your income tax return; a neg Maximum deduction rate: Maximum exploration and de (If negative enter zero)		ne 13000 of ur CCDE) × 100% n A × Rate (4)	× 30% × 10%]	
Balance available (If the balance is negative for your income tax return; a neg Maximum deduction rate: Maximum exploration and de (If negative enter zero)	evelopment expenses available for deduction	ne 13000 of ur CCDE) × 100% n A × Rate (4)	× 30% × 10%		Current-year ITC refund (amount 0 in Part E)4
Balance available (If the balance is negative for your income tax return; a neg Maximum deduction rate: Maximum exploration and de (If negative enter zero)	evelopment expenses available for deduction	ne 13000 of ur CCDE) × 100% n A × Rate (4)	× 30% × 10%		Current-year ITC refund (amount 0 in Part E) 4 Subtotal (add amounts 2, 3 and 4)
Balance available (If the balance is negative for your income tax return; a neg Maximum deduction rate: Maximum exploration and de (If negative enter zero) Exploration and development	evelopment expenses available for deduction	ne 13000 of ur CCDE) A × Rate (4) or a lesser amount) B			Current-year ITC refund (amount 0 in Part E)4
Balance available (If the balance is negative for your income tax return; a neg Maximum deduction rate: Maximum exploration and of (if negative enter zero) Exploration and development IV. Expenditures qualifyir	velopment expenses available for deduction t expenses claimed (Enter the amount in 4 or any for an investment tax credit (s	ne 13000 of ur CCDE) A × Rate (4) or a lesser amount) B			Current-year ITC refund (amount 0 in Part E)
Balance available (If the balance is negative for your income tax return; a rec Maximum deduction rate: Maximum exploration and de (if negative enter zero) Exploration and development IV. Expenditures qualifying for ar	rvelopment expenses available for deduction t expenses claimed (Enter the amount in 4 or mg for an investment tax credit (s	the 1300 of ur GCDE) A × Rate (4) or a lesser amount) B see line 41200 in the General In	acome Tax and Benefit Guide) METO CMETO		Current-year ITC refund (amount 0 in Part E)
Balance available (If the balance is negative for your income bax relum; a net Maximum deduction rate. Maximum deduction rate. Maximum deduction rate. Expenditures qualifyir IV. Expenditures qualifyir Expenditures qualifyir Deduct. Provincial flow through proportionality according to a	velopment expenses available for deduction t expenses claimed (Enter the amount in 4 in any for an investment tax credit (so in investment tax credit from Area I) shahers tax credit received or entitled to re the federal tax credit plening claims.	te 1300 of ur CCDE) A X Rate (4) A X Rate (4) See line 41200 in the General Ir Localve (Alecate the provincial tax credits of the manufall (middled in the angle)	icome Tax and Benefit Guide) METO CMETO		Current-year ITC refund (amount 0 in Part E)
Balance available (if the balance is negative for your income has return, a neg Maximum deduction rate. Maximum exploration and de (if negative enter zero) Exploration and development IV. Expenditures qualifyir Expenditures qualifyir Expenditures qualifyir or beduct: Provincial flow throug column(s) under "Expenses or on your "Foot all point in let	welopment expenses available for deduction t expenses claimed (Enter the amount in 4 or and the second of the se	the 1300 of ur CCDE) A X Rate (4) or a lesser amount) B see line 41200 in the General Interval and the Company of the Comp	icome Tax and Benefit Guide) METO CMETO priste mership		Current-year ITC refund (amount 0 in Part E)
Balance available (If the balance is negative for you'r income bax return, a neg Maximum deduction rate. Maximum exploration and de (If negative enter zero) Exploration and development IV. Expenditures qualifyir Expenditures qualifyir Expenditures qualifyir or o	velopment expenses available for deduction t expenses claimed (Enter the amount in 4 + ing for an investment tax credit (s in investment tax credit from Area 1 gh alters fax credit to credit expenses of the second physical fax credit from Area 1 gh alters fax credit from Care 1 gualifying for a provincial tax credit on the 1 gualifying for a provincial tax credit on the 1	the 1300 of ur CCDE) A X Rate (4) or a lesser amount) B see line 41200 in the General Interval and the Company of the Comp	icome Tax and Benefit Guide) METO CMETO priste mership	1 1 1 1	Current-year ITC refund (amount 0 in Part E)
Balance available (if the balance is negative for your income tax return; a neg Maximum education rate. Maximum education rate. Exploration and development IV. Expenditures qualifying Expenditures qualifying Expenditures qualifying for a Columnicity under "Expenses on your 15013 silo rin is alter Eigible resource expenditure of your form 12030(NID).	velopment expenses available for deduction t expenses claimed (Enter the amount in 4 in any of the control of t	te 13000 of ur CCDE) A × Rate (4) To a lesser amount) See line 41200 in the General Ir colve (Allocate the provincial tax credity do on the amount(s) included in the approximation of the see that the colve (Allocate the provincial tax credity of on the amount(s) included in the approximation of the see that the colvent of the see that the	protection of the control of the con		Current-year ITC refund (amount 0 in Part E)
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Balance available (iff the balance is negative for your income star return; a ney Maximum deduction rate. Maximum edyscation and def (if negative enter zero) Exploration and development IV. Expenditures qualifyin Expenditures qualifyin Codumity loader "Expenses Codumity loader "Expenses Codumity loader "Expenses Codumity loader "Expenses Eligible resource expenditure of your Form 2019/80 for the C6 to earn the CMETC or the METC or th	velopment expenses available for deduction t expenses claimed (Enter the amount in 4 in any of the control of t	the 13000 of uniform CDE) A × Rate (4) To ra lesser amount) B See line 41200 in the General Ir celve (Allocate the provincial tax credity of on the propertion of the propertion of the provincial tax credity of on the provincial tax credity of one that the provincial tax credity of the provincial tax	prista METO CMETO CMET		Current-year ITC refund (amount 0 in Part E)

Filing instructions for Relevé 15 Québec Residents Only

Please take note that you must attach the Relevé 15 Instructions for members of a partnership to your TP-1.D-V 2024 (Québec) income tax return (**Québec Income Tax Return**).

The RL 14 Information on a tax shelter and the TP-1079.6-V Statement of loss, deductions and tax credits respecting a tax shelter must also be attached to your TP-1.D-V 2024 (Québec) income tax return, if need be.

BOX 1 NET CANADIAN AND FOREIGN BUSINESS INCOME (OR LOSS)

This amount represents your share of partnership loss for the partnership. This amount should be reported on **line 29**, Net business income of Schedule L Business income of the Québec Income Tax Return. The total net business income on **line 34** of Schedule L should be reported on **line 164** of your Québec Income Tax Return.

The same information is presented in the additional information in box-code 1-1 for information purposes only and **does not have to be mentioned elsewhere in your Québec Income Tax Return**.

Code 1-1: Net business income (or loss) (other than income from farming, fishing or a profession or from work remunerated on a commission basis).

BOX 7 INTEREST AND OTHER INVESTMENT INCOME FROM CANADIAN SOURCES

This amount represents your share of partnership interest income. This amount should be reported on **line 130** of your Québec Income Tax Return.

BOX 12 CAPITAL GAINS (OR CAPITAL LOSSES) NOT USED TO CALCULATE THE DEDUCTION

This amount represents your share of the LP's capital gains. This amount must be reported in part on **line 22**, Section A of Schedule G Capital gains (or losses), in part on **line 47**, Section B of Schedule G, in part on **line 122** of Section A.1 and in part on **line 147**, Section B.1 based on the additional information provided in code boxes 12-1 (portion on **line 22**), 12-2 (portion on **line 47**), 12-10 (portion on **line 122**) and 12-11 (portion on **line 147**) in the additional information section of the Relevé 15. The total amount of taxable capital gains from **line 108** in Section E of Schedule G must be reported on **line 139** of your Québec tax return.

- Code 12-1: Capital gains (or losses) realized after June 24, 2024, on property other than resource property;
- Code 12-2: Capital gains (or losses) realized after June 24, 2024, on resource property;
- Code 12-10: Capital gains (or losses) realized before June 25, 2024, on property other than resource property;
- Code 12-11: Capital gains (or losses) realized before June 25, 2024, on resource property;

Note: You are strongly advised to consult with your tax advisor to determine your eligibility for exemption on gains realized from the disposition of resource property.

BOX 14 GROSS INCOME OF THE PARTNERSHIP

This amount represents the total gross income of the LP. <u>You are not required to report this amount on your Québec Income Tax Return.</u>

BOX 15A CARRYING CHARGES AND INTEREST EXPENSES

This amount represents your share of the carrying charges of the partnership. This amount should be reported on **line 231** of your Québec Income Tax Return.

The same information is presented in the additional information in box-code 15a-1 for information purposes only and <u>does not have to be mentioned elsewhere in your Québec Income Tax Return.</u> Although this box is only used to detail the context in which expenses were incurred, you may have to enter it in your software to provide this clarification.

Code 15a-1: Carrying charges and interest expenses from Canadian sources

Code 15a-4: Carrying charges and interest expenses related to resources

BOX 26 AT-RISK AMOUNT OF A LIMITED PARTNER

TThis amount represents the ACB of the participation of the limited partner within the LP plus or minus certain deductions. A limited partner cannot deduct partnership losses, resource expenses, and investment tax credits in excess of the at-risk amount. This amount is for reference only and is not to be reported in your Québec Income Tax Return.

Part E – Calculating a carryback and refund of an ITC (continued)		cted B when complete
) 	
ITC available for refund		
Complete this section to determine the balance of credit available for refund.	7	
Current year refundable credit (amount A in Part A)	′	
Adjustment (amount 6 in Part D)	8	
(amount 7 minus amount 8)		· 9
Current-year credit claim		
Amount 15 from Part D.	10 11	
ITC opening balance and carry-forward from prior years (amount 1 in Part D)	11 12	
Subtotal (amount 10 minus amount 11)		
Subtotal (amount 12 plus amount 13)		
Current-year non-refundable tax credit (amount F in Part B)		
Total (amount 14 minus amount 15, if negative, enter "0")		. 1
Total credit available for refund (amount 9 minus amount 16)		
Calculating an ITC refund		
Complete this section to calculate a refund of ITC that you earned in the current year		uct any amounts you
claim as a refund when you calculate the balance to carry forward to tax years that		
Amount you designate as a refund of ITC (cannot be more than amount N)		
The refundable rate		
Refund of ITC (multiply amount 17 by amount 18)		
Information Return.	FOIII I SKEI, IS	Trust income Tax and
Don't C. Commissioned		
Part F - Carryforward		. 1
Total ITC available (amount G in Part D)		
in the year (amount 15 in Part D)	2	
Total credit designated for carryback in the year (amount M in Part E)	3	
Current-year ITC refund (amount O in Part E)	4	_
Subtotal (add amounts 2, 3 and 4)	<u> </u>	
Total available amount and carryforward to subsequent tax year (amount 1 min	us amount 5)	·· P
retisional information (including the SINI) is coelected and used to administer of retirote the inclored 1st Act dark of administering tax, benefits, sucit, compliance, and coalector. The information oblicated may be disclored to other discourable of the state of t	ile a complaint with the on Info Source at can	e Priva py Commiss oner of ada.ca cra-info-source.
72038(IND) E (24)		Page 9 d
	Protei	cted B when complete
Part D – Calculating an allowable claim	Protei	cted B when complete
Part D - Calculating an allowable claim ITC opening balance and carry forward from prior years (net of expired amounts)		cted B when complete
ITC opening balance and carry forward from prior years (net of expired amounts)		++-
ITC opening balance and carry forward from prior years (net of expired amounts) Current-year refundable tax credit (amount A in Part A)		1
ITC opening balance and carry forward from prior years (net of expired amounts) Current-year refundable tax credit (amount A in Part A) Current-year non-refundable tax credit (amount F in Part B) Subtotal (add amounts 2 and 3)	2	1
ITC opening balance and carry forward from prior years (net of expired amounts) Current-year refundable tax credit (amount A in Part A). Current-year non-refundable tax credit (amount F in Part B) Subtotal (add amounts 2 and 3)	2 3	1
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ITC opening balance and carry forward from prior years (net of expired amounts) Current-year refundable tax credit (amount A in Part A) Current-year non-refundable tax credit (amount F in Part B) Subtotal (add amounts 2 and 3) Amount 1 plus amount 4 Adjustment for a graduated rate estate, enter the amount of ITC allocated to beneficiar from box 40 of your 13 sijb Total available investment tax credit (amount 5 minus amount 6) Federal tax (amount from line 40600 of your income tax and	2 3	
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ITC opening balance and carry forward from prior years (net of expired amounts). Current-year refundable tax credit (amount A in Part A)	1 2 3 3 1 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
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ITC opening balance and carry forward from prior years (net of expired amounts). Current-year refundable tax credit (amount A in Part A)	1 2 3 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
ITC opening balance and carry forward from prior years (net of expired amounts) Current-year refundable tax credit (amount A in Part A)	2 3 3 1 7 7 1 8 9 9 1 10 10 10 10 10 10 10 10 10 10 10 10 1	
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ITC opening balance and carry forward from prior years (net of expired amounts) Current-year refundable tax credit (amount A in Part A)	7	
ITC opening balance and carry forward from prior years (net of expired amounts). Current-year refundable tax credit (amount A in Part A)	2 3 3 1 7 7 1 8 9 9 1 10 10 10 10 10 10 10 10 10 10 10 10 1	
ITC opening balance and carry forward from prior years (net of expired amounts) Current-year refundable tax credit (amount A in Part A)	7	
ITC opening balance and carry forward from prior years (net of expired amounts) Current-year refundable tax credit (amount A in Part A)	1 2 3 1 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
TC opening balance and carry forward from prior years (net of expired amounts) Current-year refundable tax credit (amount A in Part A)	1 2 1 2 3 1 3 1 1 1 1 1 1 1 1 1 1 1 1 1	
ITC opening balance and carry forward from prior years (net of expired amounts) Current-year refundable tax credit (amount A in Part A) Subtotal (add amounts 2 and 3) Adjustment for a graduated rate estate, enter the amount of ITC allocated to beneficial from box 40 of your T3 slip. Total available investment tax credit (amount 5 minus amount 6) Total available investment tax credit (amount 5 minus amount 6) Federal tax (amount from line 40600 of your income tax and benefit return) Subtotal (amount 7 minus amount 8, if negative, enter "0") Labour-sponsored funds tax credit (amount form line 41400 of your income tax and benefit return) Subtotal (amount 7 minus amount 8, if negative, enter "0") Enter the lesser of amount G or H If you have to complete Form T691, Alternative Minimum Tax and the amount you cak is greater than "0", continue at amount 11. Enter amount H Federal foreign tax credit (amount 19 minus amount 15. Enter amount H Federal foreign tax credit (amount benefit return) Subtotal (amount of minus amount 15.	1 2 1 2 3 1 3 1 1 1 1 1 1 1 1 1 1 1 1 1	
ITC opening balance and carry forward from prior years (net of expired amounts). Current-year refundable tax credit (amount A in Part A)	1 2 3 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
ITC opening balance and carry forward from prior years (net of expired amounts). Current-year refundable tax credit (amount A in Part A)	1 2 1 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
ITC opening balance and carry forward from prior years (net of expired amounts). Current-year refundable tax credit (amount A in Part A)	1 2 1 3 3 1 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1
ITC opening balance and carry forward from prior years (net of expired amounts). Current-year refundable tax credit (amount A in Part A)	1 2 1 3 3 1 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1
ITC opening balance and carry forward from prior years (net of expired amounts) Current-year refundable tax credit (amount A in Part A) Current-year non-refundable tax credit (amount F in Part B) Subtotal (add amounts 2 and 3) Adjustment for a graduated rate estate, enter the amount of ITC allocated to beneficial from box 40 of your T3 slip. Total available investment tax credit (amount 5 minus amount 6) Federal tax (amount from line 40600 of your income tax and benefit return). Federal political contribution tax credit (amount 5 minus amount 6) Subtotal (amount 7 minus amount 8; if negative, enter "0") Labour-sponsored funds tax credit (amount from line 41000 of your income tax and benefit return). Subtotal (amount 7 minus amount 8; if negative, enter "0") Enter the lesser of amount G or H If you have to complete Form T691, Alternative Minimum Tax and the amount you cak is greater than "0", continue at amount 11. If alternative minimum tax (AMT) does not apply to you, continue at amount 15. Enter amount H Federal foreign tax credit (amount from line 40500 of your income tax and benefit return) Subtotal (add amounts 11 and 12) The minimum amount from line 108 on Part 1 of Form T691 Subtotal (amount T6 minus amount 14, if negative, enter "0") Enter the lesser of amount G or J	1 2 1 3 3 1 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 1
ITC opening balance and carry forward from prior years (net of expired amounts) Current-year refundable tax credit (amount A in Part A) Current-year non-refundable tax credit (amount F in Part B). Subtotal (add amounts 2 and 3) Amount 1 plus amount 4. Adjustment for a graduated rate estate, enter the amount of ITC allocated to beneficiar from box 40 of your 13 slip Total available investment tax credit (amount 5 minus amount 6) Federal political contribution tax credit (amount 5 minus amount 6) Federal political contribution tax credit (amount from line 41000 of your income tax and benefit return) Subtotal (amount 7 minus amount 8, if negative, enter "0") Labour-sponsored funds tax credit (amount from line 41000 of your income tax and benefit return) Subtotal (amount 9 minus amount 10, if negative, enter "0") Enter the lesser of amount G or H If you have to complete Form T691, Alternative Minimum Tax and the amount you cak is greater than "0", continue at amount 11. If alternative minimum tax (AMT) does not apply to you, continue at amount 15. Enter amount H Federal foreign tax credit (amount from line 40500 of your income tax and benefit return) Subtotal (add amounts 11 and 12) The minimum amount from line 108 on Part 1 of Form T691 Subtotal (amount 13 minus amount 14, if negative, enter "0") Enter the lesser of amount G or J Enter your claim on this line: You can claim an ITC up to, but not more than I or K, whichever applies	1 2 1 3 3 1 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 1
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ITC opening balance and carry forward from prior years (net of expired amounts). Current-year refundable tax credit (amount A in Part A)	1 2 1 3 3 1 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 1
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ITC opening balance and carry forward from prior years (net of expired amounts). Current-year refundable tax credit (amount A in Part A)	1 2 1 3 3 1 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 1
ITC opening balance and carry forward from prior years (net of expired amounts). Current-year refundable tax credit (amount A in Part A)	1 2 1 3 3 1 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 1
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			Protected B w	hen completed
Part C - Net federal tax			riolected B W	nen completed
Enter the amount from line 81.				124
Federal tax on split income (TOSI) (compl	ete Form T1206)		40424 +	124
Line 124 plus line 125	,		40400 =	126
Amount from line 35000			127	
Federal dividend tax credit (use Federal V	Vorksheet)	40425 +	•128	
Minimum tax carryover (complete Form T6	691)	40427 +	•129	
Add lines 127 to 129.	,	=		130
Line 126 minus line 130 (if negative, enter	"0")	Basic federal tax	42900 =	131
Federal surtax on income earned outside			+	132
Line 131 plus line 132	()		_ =	133
Federal foreign tax credit (complete Form	T2209)		40500 -	134
Line 133 minus line 134			=	135
Recapture of investment tax credit (comple	ete Form T2038(IND))		+	136
Line 135 plus line 136	, ,			137
Federal logging tax credit				138
Line 137 minus line 138 (if negative, enter	"0")	Federal tax	40600 =	-139
Federal political contribution tax credit (us			,	
Total federal political contributions	,	1		
(attach receipts) 40900	(maximum \$650)	41000	·140	
Investment tax credit (complete Form T20	38(IND))	41200 +	·141	
Labour-sponsored funds tax credit		7		
Net cost of shares of a provincially				
registered fund 41300	Allowable credit		•142	
Add lines 140 to 142.		41600 =	-	143
Line 139 minus line 143 (if negative, enter			41700 =	144
Advanced Canada workers benefit (ACWE	3) (complete Schedule 6)		41500 +	-145
Special taxes			41800 +	•146
Add lines 144 to 146.		Net federal tax	42000 =	147
04 0 B-6 1 1	/			
Step 6 – Refund or balance owin	9 /			
Amount from line 42000				148
CPP contributions payable on self-employ				
(complete Schedule 8 or Form RC381, wh			42100 +	•149
Employment insurance premiums payable	n self-employment and other e	eligible earnings		
(complete Schedule 13)			42120 +	150
Social benefits repayment (amount from li	ne 23500)		42200 +	151
Provincial or territorial tax	7 : 15 400	H : HOH)		
(complete and attach your provincial or ter	rritoriai Form 428, even if the res		42800 +	•152
Add lines 148 to 152.		Total payable	43500 =	•153
5006-RE (24)				Page 7 of 8

BOX 45 ELIGIBLE TAXABLE CAPITAL GAINS AMOUNT ON RESOURCE PROPERTY

This amount represents the partner's share of eligible taxable gains that could entitle you to the capital gains deduction on resource property under certain circumstances (TP-726.20.2-V – refer to the following section for more details). This information is used by the limited partner to accurately calculate the deduction that could be claimed. This is not a carry forward amount because it is the amount of the gain for the year that may or may not be the subject of a tax exemption election.

For additional information, the total amount in box 45 is broken down according to whether the taxable capital gains were realized after June 24, 2024, or before June 25, 2024, according to the box codes below:

Code 45-1: Allowed portion of taxable capital gains realized after June 24, 2024;

Code 45-2: Allowed portion of taxable capital gains realized before June 25, 2024.

BOX 50 NUMBER OF UNITS ACQUIRED DURING THE FISCAL PERIOD

This represents your number of units acquired from the LP during the fiscal period. **This value is for reference only and is not to be mentioned in your Québec Income Tax Return.**

BOX 51 COST PER UNIT

This represents your cost per unit for units acquired from the LP. This value is for reference only and is not to be mentioned in your Québec Income Tax Return.

BOX 52 TOTAL COST OF UNITS

This represents your total cost for units acquired from the LP. This value is for reference only and is not to be mentioned in your Québec Income Tax Return.

BOX 60 CANADIAN EXPLORATION EXPENSES AND BOX 61 CANADIAN DEVELOPMENT EXPENSES

Calculate the amount by which the amount in box 60 exceeds your total Québec exploration expenses as indicated in **box 62** and the corresponding amount of assistance **(box 66(60))**.

Establish your cumulative Canadian development expenses by calculating the amount by which the amount in **box 61** Canadian development expenses exceeds the corresponding amount of assistance **(box 66(62))**, as applicable.

You may claim this deduction on **line 241** of your Québec Income Tax Return. The deduction is limited to a percentage of your cumulative expenses at the end of the year: 100% of your exploration expenses or 30% of your development expenses, as applicable. Please consult your tax specialist with regard to the accelerated investment incentive that might apply to you in the case of Cumulative Canadian Development Expenses.

The deduction that you are claiming towards Canadian exploration or development expenses, except for those engaged in Québec, will be subject to investment fee readjustment. You need to complete Schedule N Adjustment of Investment Expenses and declare the amount, if applicable, on **line 260** of your Québec Income Tax Return. To be precise, the amount on **line 14** in Part A of Schedule N will usually correspond to half the deduction indicated on **line 241** of your Québec Income Tax Return.

NOTE: Any unused balance of Canadian exploration expenses and Canadian development expenses at the end of the year may be carried forward indefinitely. Please consult your tax specialist.

BOX 62 & 63 QUÉBEC EXPLORATION EXPENSES AND QUÉBEC SURFACE MINING AND OIL & GAS EXPLORATION EXPENSES

This amount is included in your Canadian exploration expenses (**box 60**) and entitles you to an additional deduction for exploration expenses engaged in Québec. You may deduct, on **line 250** of your Québec Income Tax Return, up to 100% of the amount in **box 62**, minus the corresponding amount of assistance (**box 66(62)**).

A fraction of 10% of the Québec expenses (**box 62**) and a fraction 10% of Québec surface mining and oil & gas exploration expenses (**box 63**) entitle you to an additional deduction for Québec resources of up to 20% of the Canadian Exploration Expenses (**box 60**) under certain circumstances.

You can deduct up to 100% of the total amount from these two cumulative accounts of admissible additional deductions at the end of the year on **line 287** of your Québec Income Tax Return.

NOTE: Any unused balance of the Québec exploration expenses and any unused balance of additional deductions in respect of Québec exploration expenses and the surface mining and oil and gas exploration expenses at the end of the year can be carried forward indefinitely. Please consult your tax specialist.

BOX 64 EXPLORATION EXPENSES INCURRED IN NORTHERN QUÉBEC

Only corporations could be entitled to an additional deduction with respect to exploration expenses incurred in Northern Québec. Therefore, as an individual, you are not admissible for this additional deduction.

BOX 65 SHARE AND SECURITY ISSUE EXPENSES

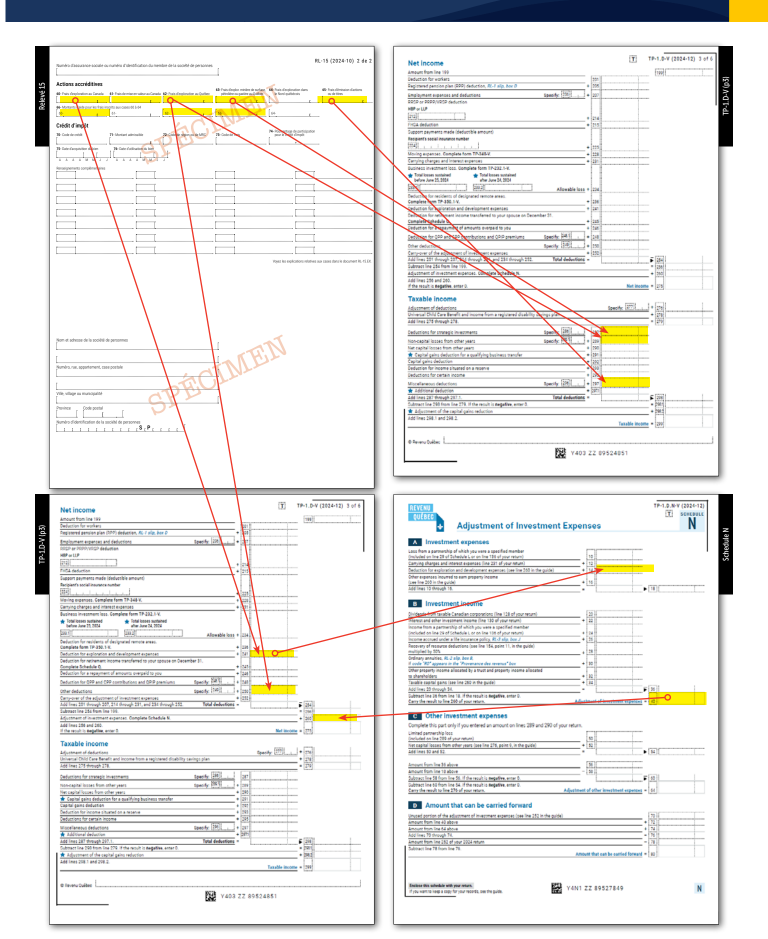
This amount represents your share of issue costs of shares renounced by the LP. This amount should be reported on **line 297** of your Québec Income Tax Return.

IMPACT OF PREVIOUS YEAR ITC IN THE CURRENT YEAR INCOME TAX REPORT

Unlike the federal where the ITC on eligible mining expenditures obtained in the previous year is generally taxable in the current year, it is quite different for the purposes of the Québec provincial tax as the ITC is not taxable.

DEDUCTING RENOUNCED ISSUE COSTS THE YEAR OF DISSOLUTION OF THE LP

In addition to receiving a final Relevé 15 for the period ending on the date of dissolution, Limited Partners will be allocated issue costs waived by the LP. Such expenses are generally deductible on **line 231** of the Québec tax return over a period of three to five years depending on the expenses attributable to a given unit. It is the Limited Partner's responsibility to do his own follow-up for the years following the dissolution of the LP so as not to forget to deduct the fees to which he/she will be entitled during these years. These fees are generally specified in a note in the "Other information" section of the Relevé 15 issued for the period ending on the date of dissolution. Otherwise, the Limited Partner must ensure that he/she obtains the relevant information at the beginning of the year following the year of the dissolution of the LP from his broker, on our website at www.marquest.ca or from our client services at clientservices@marquest.ca depending on the product to which they have subscribed.



Filing instructions for Form TP-726.20.2 QUÉBEC RESIDENTS ONLY

As previously mentioned, a capital gains deduction on resource property <u>can be claimed</u> on **line 292** of your Québec Income Tax Return by an individual for the year when such capital gains were realized and certain conditions are met. <u>This is a choice and not an obligation to claim the deduction for a given year.</u> As this is a relatively complex form to complete and the tax benefits it provides are not insignificant, it is generally recommended to use the expertise of a <u>specialist</u> in the field. If you still decide to complete it yourself, then follow the summary steps below. Before completing form TP-726.20.2, please consider the three following criteria to avoid completing it unnecessarily:

- to be entitled to a possible deduction for capital gains on resource property for a given year, you must have realized taxable capital gains on resource property, such as the amount entered in **box 45** of the RL-15 slips (and whose net capital gains from resource property of the RL-15 **box 12-2** and/or **12-11** is presented in **box 45**) or the taxable capital gain realized on the sale of the mutual fund units obtained on the conversion of the units in the LP having invested in resource flow-through shares. Note that the calculation of the amount of capital gains on the sale of the mutual fund shares must be reported on **line 46** of Section B and/or **line 146** of Section B.1 of Schedule G Capital Gains and Losses. There is therefore no need to complete one or more TP-726.20.2 forms if no capital gain on resource property has been realized for the year;
- the maximum amount of deduction for capital gains on resource property for a given year is limited to the amount of taxable capital gain written on **line 139** of your Québec Income Tax Return. There is no use completing one or multiple TP-726.20.2 if your capital losses exceed your capital gains for the year even if you have realized capital gains on resource property;
- the maximum amount of deduction for capital gains on resource property for a given year is also limited by the cumulative amount of exploration fees engaged in Québec for the current year (i.e. the total of boxes 62 of the Relevé 15 for example) and the preceding years (i.e. the total of boxes 62 of the Relevé 15 of the preceding years for example) minus generally twice the cumulative amount of deductions for capital gains on resource property of previous years (i.e. deductions from years prior on line 292). We then recommend that you first complete Part 3 Limit on exploration expenses incurred in Québec of form TP-726.20.2 in order to determine if this limit is superior to \$0. It is therefore useless to totally complete one or many TP-726.20.2 if the result on line 52 is \$0.

Here are the lines you should consider:

- LINE 34 Report the total amount from boxes 62 Québec exploration expenses of all your Relevé 15 received for the years 2003 to 2024 (and also **lines 30 to 33** for investments made before 2003).
- Report the total amount from **boxes 66(62)** Amounts of assistance corresponding to the expenses reported in box 62 of your Relevé 15 received for the years 2003 to 2024 (and also **lines 36 to 41** for investments made before 2003).
- **LINE 50** Report the amount from **line 58** after you have completed Section 4 *Capital gains deductions for previous years* referring to TP-726.20.2 forms from previous years.
- LINE 52 Complete calculations of this section in order to get the amount for line 52.

If after considering the three elements mentioned above, you come to the conclusion that an amount of deduction for capital gains on resource property can be claimed for the year, then proceed as follows in order to calculate the amount you need to report on **line 292** of your Québec Income Tax Return. If the deduction pertains to multiple resource property LPs, then use a different form for each and fill **lines 1 to 27** of form TP-726.20.2. If you are a partner of a LP and an amount is written in **box 45** of the **Relevé 15**, report this amount on **line 27** of form TP-726.20.2. Add the amounts on **line 27** of all forms TP-726.20.2 and report the result on **line 28** of one of them and continue the calculations on that one.Example: You sold a title of resource property and received two Relevé 15, both with a box 45. Thus, you will have three forms TP-726.20.2 to be completed partially (lines 1 to 27 only) for two of them and have to complete in full the third one.

NOTE: The following year of your investment, Box 45 of the RL15 will be reported on line 27 of the TP726.20.2. You then need to complete another Section 2.1 with the information on disposition of the rollover mutual fund and the ACB calculation. This amount will be added to line 27 for a new total on line 28.

Here are the lines you should consider:

LINE 1 Report the proportion of the original cost of the LP units for which a proportion of the mutual fund shares have been redeemed in 2024. For example, if you sold half the mutual fund shares obtained after the conversion of the LP units, you have to consider only half of the total cost of LP units purchased originally.

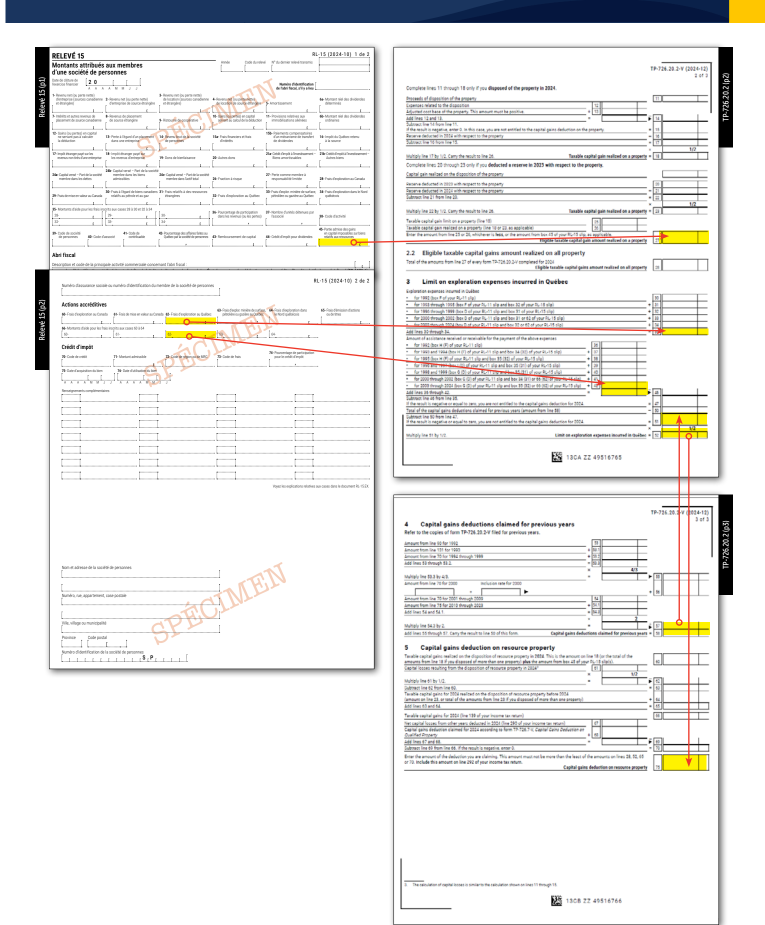
Note that an election will imperatively have to be attached to form TP-726.20.2 in order to designate the shares received after conversion of the LP units as substituted property in line with the definition of resource property (see example of such a choice at the end of this section in the appendix for the sale of shares of Marquest Mutual Funds Inc. obtained after conversion of the Flow-Through Limited Partnership units). Be informed that Revenu Québec will systematically refuse any late-filed election and will not grant the capital gains exemption on the property that is the subject of the late election.

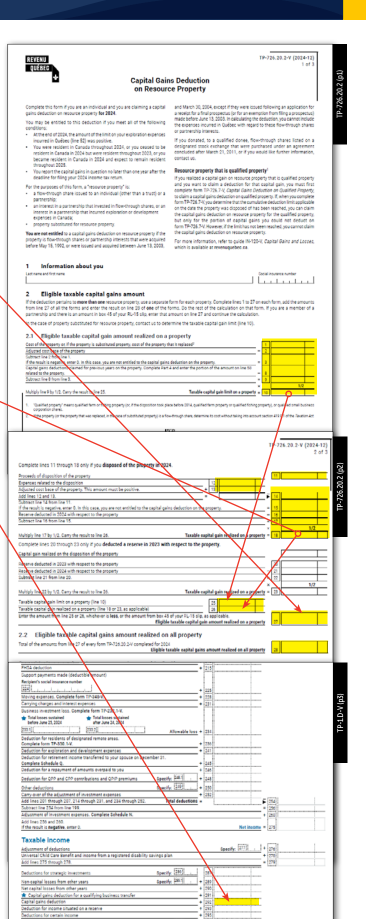
- Report the total ACB of the mutual fund shares, making sure to use the one for the correct asset class (A or F as the case may be) that was disposed of in 2024. This information can be found in the letter sent to the limited partner following the dissolution and rollover of the LP units, and we remind you not to blindly rely on the T5008 slips issued by brokerage firms regarding the ACB of the mutual fund shares, as they are often incorrect. The asset class is usually displayed on the T5008 issued, otherwise check with your advisor or with Client Services if in doubt.

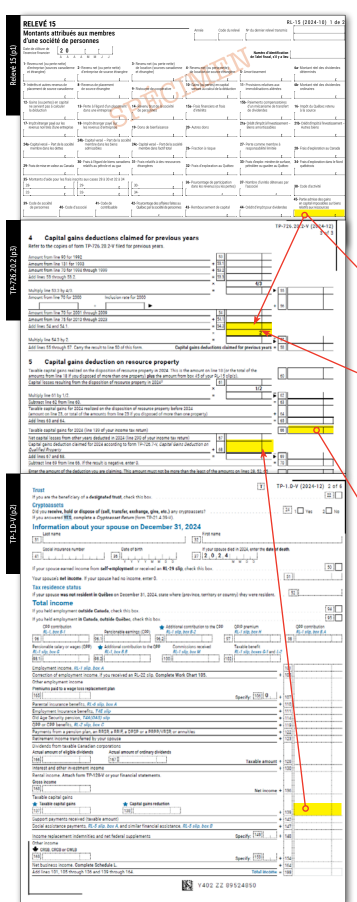
 Remember that the ACB letters are available on the Marquest website at https://marquest.ca/tax-information/
- LINE 10 Continue your calculations on lines 3 to 10 without considering line 8 as it will generally not be applicable in almost all cases to determine the limit of taxable capital gains for this property and report the amount on line 25.
- **LINE 11** Report the dollar amount (proceeds) of redeemed mutual fund shares for 2024.
- **LINE 12** Report the fees and expenses related to the disposition of the mutual fund shares.
- LINE 13 Report the total ACB of the redeemed mutual fund shares in 2024. This information is included in the letter sent to all partners after dissolution and rollover of the LP.
- LINE 18 Continue your calculations on lines 14 to 18 in order to determine the amount to report on line 26.
- **LINE 27** Report the lesser of line 25 or line 26.
- **LINE 28** Report the total of all <u>TP-726.20.2 forms on this line</u>.

Now, all you have left to do is complete Part 5 - Capital gains deduction on resource property to calculate the amount to report on **line 292** of your Québec Income Tax Return. You will have to complete the following lines and do the other expected calculations on **lines 60 to 75**:

- LINE 60 Report the total amount from all lines 18 of all your TP-726.20.2 forms and the amounts of **box 45** of all your 2024 Relevé 15.
- LINE 66 Report the amount from line 139 Taxable capital gains from your Québec Income Tax Return.
- LINE 67 This is the amount claimed on **line 290** as net capital losses from other years deducted in 2024. It may be prudent to limit the use of net capital losses from other years in certain circumstances in order to optimize the use of the capital gains tax exemption on resource-related assets for a given year. Please consult your tax professional in this regard.
- LINE 75 Report the amount of deduction you wish to claim for the year without exceeding the lesser of the amounts shown on lines 28, 52, 65 and 70. Report this amount on line 292 of your Québec Income Tax Return.







CONTENT OF A TYPICAL CHOICE TO ATTACH TO FORM TP-726.20.2

ELECTION PERTAINING TO SECTION 726.20.1 TA Mr. Undefined SIN: 123-456-678 Fiscal year ended December 31, 2024 This letter confirms that Mr Undefined would like to take advantage of the election available in section 726.20.1 of the Québec Taxation Act for his fiscal year ended December 31, 2024 in order to designate his shares of MARQUEST MUTUAL FUNDS INC. obtained in exchange for his units in [insert name of flow-through fund here] during a tax rollover shortly before the sale of the shares. Generally, the limited partnership units investing in flow-through shares have a lifespan of close to 2 years before the units are converted to without fiscal impact in securities more easily exchangeable on markets. Thus, as the units in the [insert name of flow-through fund here] were admissible as resource property before the exchange without tax implication, I designate the shares in MARQUEST MUTUAL FUNDS INC. to be for me units constituting resource property pertaining to section 726.20.1 TA for the present election. MR. UNDEFINED DATE

Note: As stated in the opening paragraph, the information contained in this guide is for information purposes only and is not intended to substitute for professional tax advice. We urge our limited partners to consult with a tax advisor to determine the optimal use of their federal/provincial deductions/credits, as well as the impact, if any, on their potential liability for alternative minimum tax.

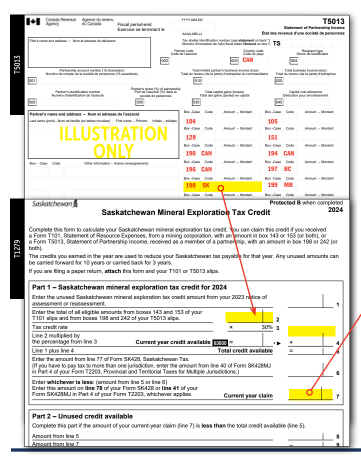
Claiming Your Provincial Mining Flow-Through Share Tax Credit

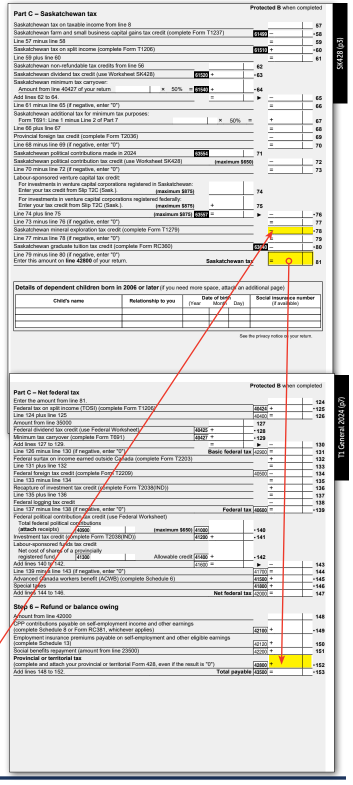
SASKATCHEWAN RESIDENTS

BOX 198 EXPENSES QUALIFYING FOR SASKATCHEWAN TAX CREDIT

This represents the renounced Canadian exploration expenses that qualify for the Saskatchewan Mineral Exploration Tax Credit for 2024.

- Report the amount from **box 198** of the T5013 slip to **line** Part 1 Saskatchewan Mineral Exploration Tax Credit for 2024 of Form T1279.
- ii) Calculate **line 4** of form T1279 by multiplying **line 2** by 30%
- iii) Complete Part 1 Saskatchewan Mineral Exploration Tax Credit for 2024 of Form T1279 and write the total on line
 7.
- iv) Complete Part 2 Available Unused Credit and the Carryover to Previous Years section of form T1279 if you have unused credits at the end of the year.
- v) Transfer the result of the calculation from **line 7** of Form T1279 to **line 78** of Form **SK428** Saskatchewan Tax.
- vi) Report the amount from **line 81** of Form SK428 on **line 42800** of your 2024 T1 Income Tax and Benefit Return.



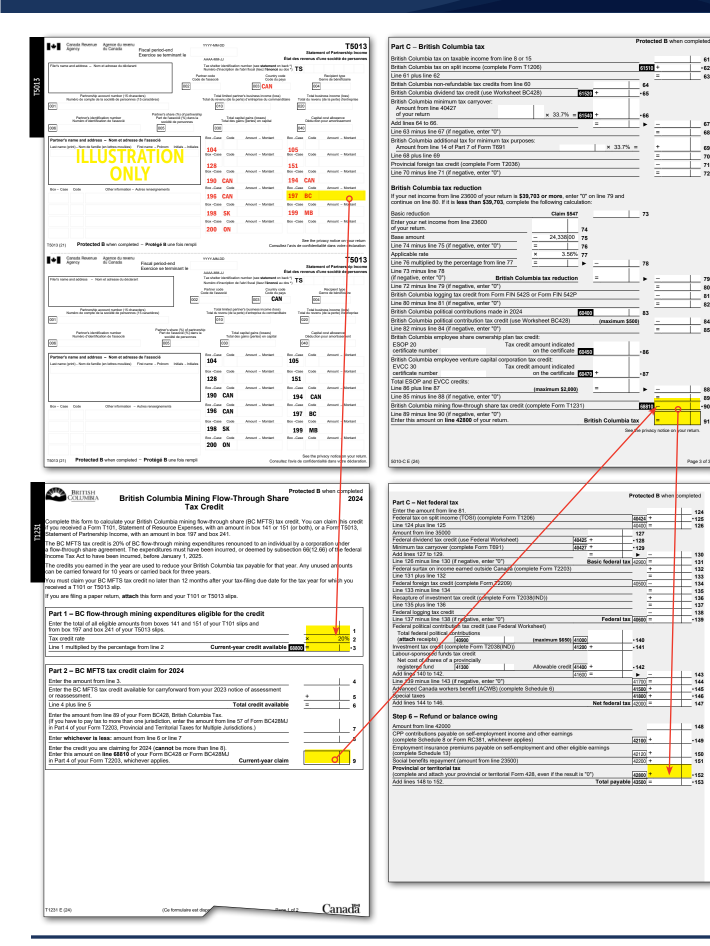


BRITISH COLUMBIA RESIDENTS

BOX 197 EXPENSES QUALIFYING FOR BRITISH COLUMBIA TAX CREDIT

This represents the renounced Canadian exploration expenses that qualify for the British Columbia Mining Flow-through Share Tax Credit for 2024 and should be reported on form T1231 – British Columbia Mining Flow-through Share Tax Credit for calculating the British Columbia investment tax credit.

- i) Declare the amount from **box 197** on your T5013 slip on **line 1** in Part 1 *BC flow-through mining expenditures eligible for the credit* of form T1231.
- ii) Calculate **line 3** by multiplying **line 1** by 20%.
- iii) Complete Part 2 BC MFTS tax credit claim for 2024 and report the total on line 9.
- iv) Complete Part 3 Carryback and amount available to carry forward if you have any unused credit at the end of the year.
- v) Declare the amount from **line 9** of form T1231 on **line 90 (or Box 68810)** of form BC428 British Columbia Tax.
- vi) Report the amount from **line 91** of form BC428 on **line 42800** of your T1 Income Tax and Benefit Return 2024.



BC428 (p3)

72

•90

completed

132

134

136 137

•145

MANITOBA RESIDENTS

BOX 199 EXPENSES QUALIFYING FOR MANITOBA TAX CREDIT

This amount represents the renounced Canadian exploration expenses that qualify for the Manitoba Mineral Exploration Tax Credit for 2024.

- i) Report the amount from **box 199** of form T5013 slip on line 2, Part 1 *Manitoba mineral exploration tax credit for 2024* of form T1241.
- ii) Calculate line 4 of form T1241 by multiplying **line 2** by 30%.
- iii) Complete Part 1 Manitoba mineral exploration tax credit for 2024 and write the total on line 8.
- iv) Complete Part 2 *Unused credit available and Carryback to previous years* if you have any unused credit at the end of the year.
- v) Report the amount from line 8 of form T1241 onto line 81 (or Box 60920) of form MB428 Manitoba Tax.
- vi) Declare the amount from **line 82** of form MB428 on **line 42800** of your T1 Income Tax and Benefit Return 2024.

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T5013

Statement of Partnership In État des revenus d'une société de perso

004

Recipient type Genre de bénéficiais

Tax shelter identification number (see statement on back *) TS

Country code Code du pays

003 CAN

Ganada Revenue Agence du revenu Agency du Canada

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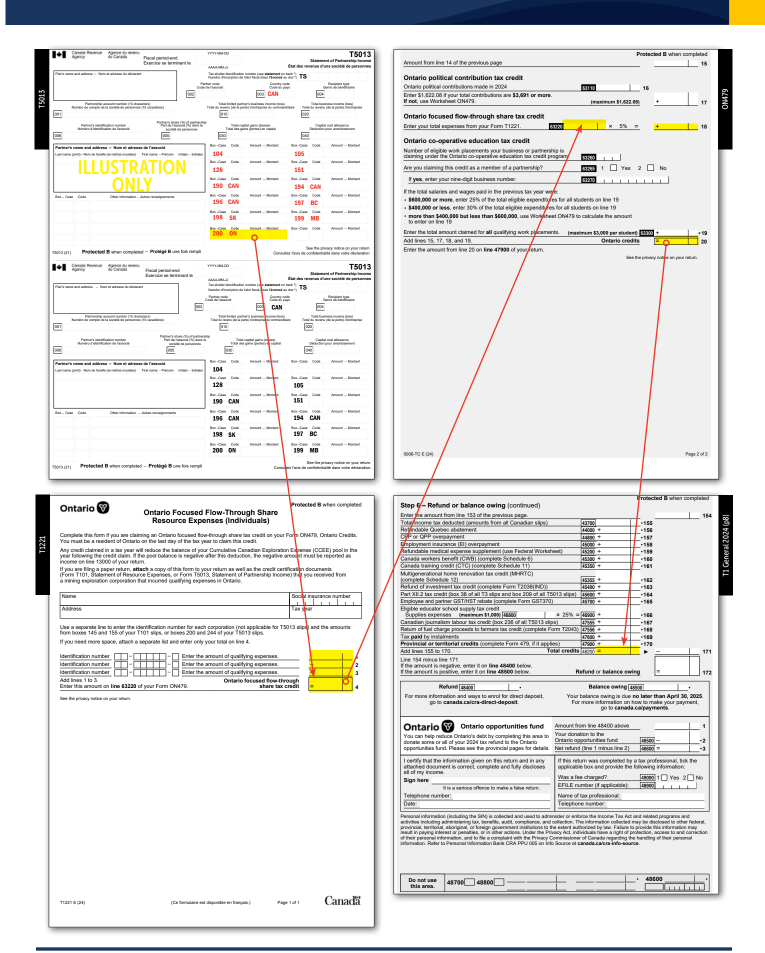
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ONTARIO RESIDENTS

BOX 200 EXPENSES QUALIFYING FOR ONTARIO TAX CREDIT

This amount represents the renounced Canadian exploration expenses that qualify for the Ontario Focused Flow-Through Share Tax Credit for 2024. It should be reported on form T1221 – Ontario Focused Flow-Through Share Resource (Individuals) for calculating the total qualifying resource expenses.

- i) Report the amount from **box 200** of form T5013 slip on **line 1, 2 or 3** of form T1221.
- ii) Report the amount from **line 4** of form T1221 to **line 63220** in the Ontario focused flow-through share tax credit section of form ON479 Ontario Credits.
- iii) Calculate **line 18** on form ON479 by multiplying **line 63220** by 5%.
- iv) Declare the amount from line 20 of form ON479 on line 47900 of your T1 Income Tax and Benefit Return 2024.



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