

Wealth Insights

TD Wealth Private Investment Advice

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The Power of True Patience

We live in a world full of events that we will never anticipate. Over recent months, the coronavirus outbreak has dominated the news. As the world continues to assess its potential implications, the significant market volatility we have experienced reminds us that certain unpredictable events — often referred to as “black swans” — can cause major disruptions to the markets.

As individual investors, we have little control over how the markets may react. Yet, it is prudent to remember that, if history is any indicator, markets have rebounded from these corrections and can often do so with little notice. This is not a time to act hastily and liquidate portfolios. During these times, maintain confidence that your portfolio continues to be positioned for the longer-term. At the same time, even during difficult periods, consider that there may still be bright spots: for longer-term investors, market corrections may provide buying opportunities for funds waiting on the sidelines.

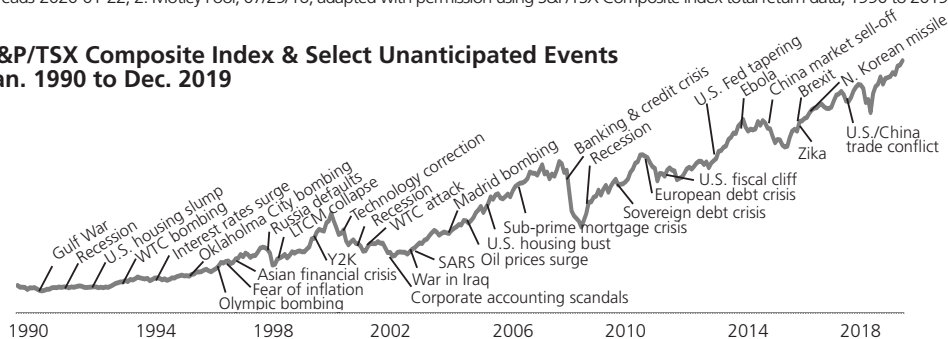
It may also be worthwhile to consider that past reactions to global health pandemics have often been temporary in nature. With the Ebola outbreak (2014) and SARS pandemic (2003), the S&P 500 declined by double-digit percentages over the course of each outbreak. Yet, in the 12 months that followed, markets regained those losses and posted additional gains.¹

Unanticipated market events may occur more frequently than we realize. Award-winning finance columnist Morgan Housel shows just how common negative market events have been over the past 30 years (chart below). Despite their frequency and varying effects on the markets, the S&P/TSX Composite Index still gained over 800 percent during this time.²

This serves as a good reminder not to get too consumed by the news of the present and continue looking forward with a longer-term view. Even in the most difficult of times, we have persevered and progressed. As Housel reminds us: “The takeaway isn’t that the market is safe. It’s that bad news almost never supersedes the power of true patience.”

1. marketwatch.com/story/heres-how-the-stock-market-has-performed-during-past-viral-outbreaks-as-chinas-coronavirus-spreads-2020-01-22; 2. Motley Fool, 07/29/16, adapted with permission using S&P/TSX Composite Index total return data, 1990 to 2019.

**S&P/TSX Composite Index & Select Unanticipated Events
Jan. 1990 to Dec. 2019**



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Avoid CRA Penalties

Reminders for Personal Income Tax Season

Spring has sprung and it is personal income tax season once again! As you prepare your tax filings, here are two reminders:

Did you own foreign property exceeding CA\$100,000? If you held “specified foreign property” (SFP) with a cost in excess of \$100,000 in 2019, you may be required to report your foreign holdings by filing form T1135. This includes shares of foreign corporations held in non-registered accounts, property owned outside of Canada (except for personal use) or funds deposited outside of Canada. Please see the Canada Revenue Agency (CRA) website for a full list of SFP. It is important to note that the \$100,000 threshold is based on the total cost of all SFP held, determined by the exchange rate at acquisition, and not the fair market value. If the threshold was met at any time during the year, it must be reported, even if it did not exceed the level at year end.

Did you sell a home? Before 2016, if you sold property and it was considered a principal residence, you did not have to report the sale



to claim the principal residence exemption (PRE). Since that time, the sale must be reported on an income tax return. Be aware that in order to claim the PRE, a property must be “ordinarily inhabited” by you or a member of your family unit sometime during the year for which the PRE is claimed. This has created surprises, in some cases, for those who have spent periods of more than a year away from home or have left a property to enter a long-term care facility.

The CRA continues to crack down on those who have incorrectly reported real estate transactions or failed to file required forms. If you have questions about your investments and form T1135, call the office. For tax matters, seek assistance from a tax specialist.

A Compelling Investing Tool

Seniors: Don't Overlook the Value of the TFSA!

What makes the TFSA a compelling investment vehicle for seniors? Unlike registered Retirement Savings Plans (RSPs), contributions can continue beyond the age of 71.¹ TFSAs also offer flexibility in withdrawals — there are no limitations on timing and withdrawn amounts can be recontributed in the following calendar year. Withdrawals do not generate taxable income, so they won't affect income-tested benefits such as Old Age Security (OAS).

Consider that a 65-year old who has fully contributed to the TFSA since its inception could accumulate a tax-free amount of almost \$500,000 by the age of 85 (assuming a 5 percent rate of return and continuing annual contribution of \$6,000) — a significant amount, by any standard!

Strategies to Fund the TFSA

It may be challenging for seniors who are not working to contribute to a TFSA. However, even with limited income, there may be two viable options: i) using net (after-tax) RIF withdrawals; or ii) using non-registered investments to fund the TFSA.

For seniors who have a lower marginal tax rate today than they expect to have in the future (including at death), if RIF funds aren't needed in the future, drawing RIF income above the minimum levels² may also be a way to potentially lower an overall lifetime tax bill. RIF withdrawals will be taxed at the current, lower tax rate, instead of at a higher anticipated future marginal tax rate.

If non-registered investments with unrealized gains are used to fund the TFSA, this may result in adverse tax consequences; however, consider that gains realized from non-registered investments could potentially be offset by realized capital losses.

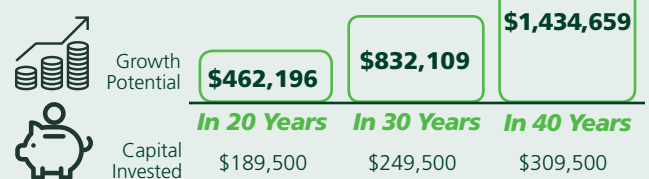
In both situations, “in-kind” transfers of securities to the TFSA can

Investors of All Ages: Don't Overlook the Opportunity

2020 Annual TFSA Dollar Amount: \$6,000
Eligible Cumulative Contribution Limit*: \$69,500

* For individuals eligible since TFSAs were introduced in 2009.

Here is one example of the TFSAs potential, assuming full contributions since 2009 and an ongoing \$6,000 annual dollar amount compounded at 5 percent:



help ensure continuity in holdings, but whether investments are transferred from a RIF or a non-registered account, there may be potential tax consequences. Keep in mind that the effect on income-tested government benefits (OAS, etc.) should be considered.

An Important Estate Planning Tool

The TFSA can be an important estate planning tool. The value of TFSA assets at the time of the holder's death can be transferred tax free to beneficiaries. In provinces other than Quebec, if the TFSA does not pass through the estate, no probate fees will be payable in provinces where applicable. Most important, if a surviving spouse is named as a successor holder,³ the TFSA can continue to be operated by the spouse on a tax-free basis. Any income earned after the holder's death will continue to be sheltered from tax.⁴

1. RSP contributions end after the year in which the person turns 71, or the youngest spouse turns 71; 2. Withholding taxes will be applied to RIF withdrawals in excess of the minimum amount; 3. Not applicable in Quebec, where TFSA beneficiary designations are not named in the plan; 4. A successor holder can contribute to the TFSA based on their own contribution room tax.

Thinking Ahead

Estate Planning & Your Family: Choosing One Executor

If you have children and are planning your estate, chances are you have considered appointing them as your estate executor. As you are able to name more than one person to serve as estate executor, in some instances parents name multiple children to act as joint-executors. The reasons are many: they want to treat children fairly; they don't want to hurt any children's feelings by appearing to name favourites; and perhaps by including all children in the administrative process, it helps to share the burden or effort.

While the motives are understandable, naming more than one estate executor has the potential to cause more harm than good. Here are three reasons why you may wish to exercise caution:

No executor generally has the legal right to act alone.¹

If multiple executors are named to act jointly, they must work together and will be jointly held responsible for the estate. Each is considered to have equal legal authority. Because co-executors must generally agree and act together, there may be delays to the settlement of the estate in order to reach agreement.

Potential for disagreement. Reaching consensus in any group can be difficult, but things are further complicated when emotion or money is involved. Even the most agreeable of siblings can experience differing views and there are plenty of decisions that need to be made, which may include choices about dividing sentimental items or large financial decisions such as determining the selling price of a home. Disputes have been known to cause years of resentment — perhaps the exact situation you were trying to avoid by appointing multiple executors.

Scheduling can be difficult. Acting in unison can be challenging. Co-executors are generally required to perform their duties as one, which includes activities such as signing all of the documents relating



to the estate. The process may be further complicated if executors live in different locations as it may be difficult to coordinate meetings with lawyers or financial institutions.

Instead of naming co-executors, there may be other alternatives. One child could be named as executor and the other as the alternate executor, in the event that the primary executor is unable or unwilling to fill the role. Perhaps one child lives closer than the other, which could be the determining factor to mitigate the appearance of favouritism. If a co-executor arrangement is still preferred, including dispute resolution language in the will may be a consideration.

Or, it may be money well spent to consider a corporate executor to act in the role. This can help to preserve impartiality, as well as take the burden off of loved ones during a very difficult time.

Regardless, it may be helpful to have a discussion about your choice with your children while you are alive. This can help prevent any future surprises. It may also help them to understand the rationale behind your decision, which can go a long way in preserving harmony once you are gone.

1. This may not apply in the case where the will provides dispute resolution mechanisms.

Portfolio Management

The Case for Diversification

Why is diversification important? The chart (right) shows the performance of select asset classes (geographies) over the past decade (in Canadian dollars). Here are some observations, which provide the case for diversification:

- No single asset class consistently performs at the top over time. A diversified portfolio can give access to the best performing asset classes every year.
- The best performer in one year may not be the best in the next year. Industries, sectors and even entire asset classes can fall out of favour. Diversification can protect from the natural downturns that may affect asset classes at different times.
- There is often a gap between the performance of the best and worst performing asset class. Diversification can help to smooth out performance returns within a portfolio.
- Markets change, and so does your portfolio. This is a reminder of the importance of rebalancing on a periodic basis to ensure your portfolio maintains its appropriate strategic asset allocation.

Annual Returns of Key Asset Classes Ranked Best to Worst (CA\$), 2010 to 2019

2010	2011	2012	2013	2014	2015	2016	2017	2018	2019
Canadian Equities 17.61%	U.S. Bonds 10.59%	EM Equities 15.61%	U.S. Equities 41.27%	U.S. Equities 23.93%	U.S. Equities 21.59%	Canadian Equities 21.08%	EM Equities 28.26%	U.S. Bonds 8.92%	U.S. Equities 24.84%
EM Equities 12.67%	Canadian Bonds 9.67%	Int'l Equities 14.72%	Int'l Equities 31.02%	U.S. Bonds 15.39%	U.S. Bonds 20.46%	U.S. Equities 8.09%	Int'l Equities 16.82%	Global Bonds 7.70%	Canadian Equities 22.86%
U.S. Equities 9.06%	Global Bonds 8.26%	U.S. Equities 13.43%	Canadian Equities 12.99%	Canadian Equities 10.55%	Int'l Equities 18.95%	EM Equities 7.34%	U.S. Equities 13.83%	U.S. Equities 4.23%	Int'l Equities 15.85%
Canadian Bonds 6.74%	U.S. Equities 4.64%	Canadian Equities 7.19%	U.S. Bonds 4.60%	Global Bonds 9.65%	Global Bonds 16.15%	Canadian Bonds 1.66%	Canadian Equities 9.10%	Canadian Bonds 1.41%	EM Equities 12.43%
Int'l Equities 2.13%	Canadian Equities -8.71%	Canadian Bonds 3.60%	Global Bonds 3.94%	Canadian Bonds 8.79%	Canadian Bonds 3.52%	U.S. Bonds -0.80%	Canadian Bonds 2.52%	Int'l Equities -6.03%	U.S. Bonds 3.37%
U.S. Bonds 1.24%	Int'l Equities -9.97%	Global Bonds 2.01%	EM Equities 3.93%	EM Equities 6.63%	EM Equities 2.04%	Global Bonds -1.45%	Global Bonds 0.34%	EM Equities -6.87%	Canadian Bonds 2.81%
Global Bonds 0.04%	EM Equities -16.40%	U.S. Bonds 2.01%	Canadian Bonds -1.19%	Int'l Equities 3.67%	Canadian Bonds -3.32%	Int'l Equities -2.00%	U.S. Bonds -3.18%	Canadian Equities -8.89%	Global Bonds 1.44%

Past performance isn't indicative of future performance. Emerging Markets Equities: MSCI EM GRI; Canadian Equities: S&P/TSX Composite TR; International Equities: MSCI EAFE; Canadian Bonds: FTSE TMX Canada Universe Bond Index; U.S. Equities: S&P 500 TR; Global Bonds: Barclays Global Aggregate Bond TRI; U.S. Bonds: Barclays US Aggregate Bond TRI. In Canadian dollars, unhedged.

Plan Ahead for Your RIF: How Will You Withdraw Funds?

Over the years, many of us contribute to an RSP to achieve tax deductions and tax-deferred growth to plan for retirement. At the age of 71, when the RSP must be collapsed, funds are often converted to an RIF, with minimum withdrawals required in the following year (as prescribed by the government, based on age¹). RIF withdrawals are then treated as taxable income.

Some forethought should go into your RIF withdrawal strategy. Why? In some cases, withdrawing more than the minimum RIF amount, either regularly or intermittently, can improve an overall lifetime tax bill. On the other hand, it may be more beneficial to keep funds in the RIF for as long as possible to benefit from tax-sheltered growth.

As you plan ahead for your RIF withdrawals, here are some potential considerations, depending upon your situation:

1. A younger spouse's age can determine withdrawals. If your goal is to continue growing tax-sheltered funds and you have a younger spouse, you can use the younger spouse's age to determine the minimum withdrawal rate for your own RIF. This may be one way to preserve income-tested benefits such as Old Age Security. Keep in mind that you will need to notify us (or the financial institution where the RIF is held) before you make your first RIF withdrawal. As well, changes cannot be made once the spouse's age has been chosen. Note that this situation doesn't require a spousal RIF or a spouse to be named as beneficiary.

2. Withdrawals can be accelerated to optimize a lifetime tax bill. If your RIF minimum withdrawal amount and other income put you in a lower tax-bracket, it may make sense to withdraw more than the minimum amount. In the absence of a spouse (which would permit a tax-free rollover of the RIF), if significant RIF funds remain at death (and depending on your estate value), the estate may be subject to the highest marginal tax rate. (Even with a tax-free rollover, a spouse over age 71 would be required to withdraw prescribed amounts from your RIF, which could put them in a higher marginal tax rate). Keep in mind that a



withholding tax will apply on RIF withdrawals in excess of the required minimum amount.

3. RIF income can be used for income-splitting purposes. If you have a spouse who is in a lower tax bracket, RIF income may be used for income-splitting purposes. Forward planning may be advantageous, as transferring a portion of an RSP to RIF can occur as soon as the year in which you turn 65 years old, to take advantage of pension-income splitting and the pension tax credit.

4. RIF withdrawals can fund a TFSA. If you have excess funds not immediately needed from RIF withdrawals, consider contributing them to your TFSA.² This may be an excellent way to continue benefitting from tax-preferred growth: TFSA growth will be tax free. Please contact us to discuss an "in-kind" transfer. While the value of the investments transferred from the RIF will be considered taxable income, an in-kind transfer to a TFSA can ensure continuity of holdings.

Start Early

RIF withdrawal considerations should be part of a larger retirement withdrawal strategy. This shouldn't be left until last minute. In some cases, planning for the conversion from an RSP to RIF can start early. Strategically timing registered withdrawals may also be important. Every situation is different, so please call for assistance.

1. canada.ca/en/revenue-agency/services/tax/businesses/topics/completing-slips-summaries/t4rsp-t4rif-information-returns/payments/chart-prescribed-factors.html; 2. Subject to available contribution room.

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