Agence du revenu du Canada

ELECTION ON DISPOSITION OF PROPERTY BY A TAXPAYER TO A TAXABLE CANADIAN CORPORATION

Do not use this area

- For use by a taxpayer and a taxable Canadian corporation to jointly elect under subsection 85(1) where the taxpayer has disposed of eligible property within the meaning of subsection 85(1.1) to the corporation and has received as consideration shares of any class in that corporation.
- File one completed copy of the election and related schedules (if any) as follows:
 - 1 a) one copy by the transferor, or
 - b) two or more copies if two or more transferors elect regarding the transfer of the same property (co-ownership), or two or more members of the same partnership elect for the transfer of their partnership interests. In these situations, one transferor designated for the purpose should file simultaneously one copy for each transferor, together with a list of all transferors electing. This list should contain the address and Social insurance number or Business Number of each
 - 2 on or before the earliest date on which any one of the parties to the election is required to file an income tax return for the tax year in which the transaction occurred, taking into

	ction under subsection 99(2							
or members of a partn	ng the area where the trans ership referred to above el ax centre of the transferee	ect, the election						
4 – separate from any tax insert it in or attach it t	returns. You may put it in	,	pe with a return, b	ut do not				
Sections and subsections	referred to on this form are	from the Incom	e Tax Act.					
Name of taxpayer (transferor)) (print)				Social insurance number	er or Business Number		
Address					Postal code			
Tax year of taxpayer for the period from	Year Month	Day to	Year I	Month Day	Tax services office			
			. " > ()					
Name of co-owner(s), if any (i	f more than one, attach schedu	ıle giving similar de	etails) (print)			Social insurance number		
Address					Postal code	Tax services office		
Addiess					1 ostar code	Tax services office		
						I		
Name of corporation (transferee) (print)						Business Number		
Address					Postal code			
Tax year of corporation for the period from								
Name of person to contact for	additional information				Area code	Telephone number		
•	te-filed and amende							
An election that is filed after its due date is subject to a late-filing penalty. Form T2057 can be filed within 3 years after its due date if an estimate of the penalty is paid at the time of filing. Form T2057 can also be amended or filed after the 3-year period, but in these situations, a written explanation of the reason the election is amended or late-filed must be attached for consideration by the Minister and an estimate of the applicable penalty must be paid when this election is filed.								
Calculation of late-filing pe	•							
	perty transferred							
· ·				A				
Amount A	x 1/4 x 1% x N* .	:	=	В				
\$100 x N*			=	с				
	of each month or each par e. Amount C cannot exceed		ne period from the	due date				
Late-filing penalty is the le	sser of B and C above							
Make a cheque or money								
and, to ensure proper cred Business Number if a corp		ocial insurance	number of the taxp	payer, or	Amount enclo	osed		
and, to ensure proper cred Business Number if a corp	dit, indicate the name and s	ocial insurance	number of the taxp	payer, or		osed		

On the following page, list, describe, and state the fair market value of transferred properties. The description and fair market value of the consideration received has to be shown opposite the related property transferred. Where the transferred property is a partnership interest, attach a schedule of the calculation of the adjusted cost base. If space on the form is insufficient, attach schedules giving similar details. You have to designate the order of disposition of each depreciable property. With this election you do not have to file the following materials: schedules supporting this designation, documentation relating to the responses to the questions below, and a brief summary of the method of evaluating the fair market value of each property transferred. However you have to keep them as the Canada Revenue Agency may ask to see them at a later date.										
	1 – Is there a written agreement relating to this transfer?									
2 – Does a price adjus Bulletin IT-169 for	_	Yes No								
3 – Do any persons of transferee?	☐ Yes ☐ No									
4 – Does a non-arm's length rollover exist between 2 or more corporations? a) Have all or substantially all (90% or more) of all the properties of the corporation(s) been transferred to the transferee corporation?										
	non-resident of Canada?				_	Yes No				
6 – Are any of the pro	perties transferred capital pr	operties?			L	⊥ Yes L No				
If yes, a) have they been owned continuously since Valuation-Day (V-Day)?										
provide details of amounts and dates received and attach a schedule.)										
7 – Is the agreed amount of any of the transferred properties based on an estimate of fair market value on V-Day?										
a) If yes , does a formal documented V-Day value report exist?										
8 – Has an election under subsection 26(7) of the <i>Income Tax Application Rules</i> (Form T2076) been filed by or on behalf of the taxpayer? Yes No										
Where shares of the capital stock of a private corporation are included in the property disposed of, provide the following:										
Name of corporation (print) Business Number Paid-up capital of shares transferred										
Description	of shares received -									
Number of shares transferor received	Class of shares	Redemption value per share	Paid-up ca	ital Voting or non-voting		Are shares retractable? *				
						Yes No				
						Yes No				
						Yes No				
						Yes No				
						Yes No				
* Retractable means redeemable at the option of the holder.										
Informative notes										

- The rules for section 85 elections are complex. Essential information is contained in Information Circular, IC76-19 and Interpretation Bulletins, IT-169, IT-291, and IT-378.
- Complete all the information areas and answer all questions. If this form is incomplete, the Canada Revenue Agency may consider the election invalid, and subsequent submissions may be subject to a late-filing penalty.
- If the agreed amount exceeds the adjusted cost base of the property in the election, you must report the difference as a capital gain, as income or a combination of both, whichever applies.

		Year	Month		Day		Note: For properties sold or transferred on different dates, use				
all properties listed below:								separate T2057s.			
	Pro	perty Disposed of			Agreed	Amount	t to be	Consideration Received			
	Description	E	lected Ar	mount Limits*	Amount (cannot be zero)	reported		Non-share	Share	Fair Market	
			Market alue	А	В	(If greater than 0 see Note 4)		Description	Number and Class	Value of Total Consideration	
eciable	Brief legal)			(See Note 1)	\$	\$				\$	
Capital Property Excluding Depreciable Property											
Cap											
ty	(Description and prescribed Class)			(See Note 2)							
Depreciable Property											
Capital erty	(Kind)			(See Note 3)							
Eligible Capital Property											
Inventory Excluding Real Property	(Kind)			(Cost Amount)							
Inve											
Resource Property	(Brief legal)			NIL							
				NIL							
Security or Debt Obligation Property	(Description)			(Cost Amount)							
Specified Debt Obligation (For financial institutions only)				(Cost Amount)							
Capital Property That is Real Property Owned by a Non- Resident Person											
Capital That Propert by 8											
NISA Fund No. 2 (see note 5)				(Cost Amount)							
Note 1: Adjusted cost base (which is subject to adjustment per section 53).											
Note 2: The lesser of undepreciated capital cost of all property of the class and the cost of the property. Note 3: The lesser of 4/3 x cumulative eligible capital and the cost of the property. (Under proposed changes, new rules will apply on subsequent											
dispositions of eligible capital property occurring after December 20, 2002). Note 4: This amount is to be reported either as a capital gain or as income, whichever applies. Also, in the case of depreciable property and eligible capital											
property, a portion of the amount may have to be reported as a capital gain while another portion of the amount may have to be reported as income. Note 5: Contributions made in a tax year ending after 2007, and amounts earned on those contributions, are only eligible if that property is owned by											
an individual.											
* Refer to current Interpretation Bulletin IT-291 for more information on eligible property and an explanation of the limits. Election and Certification											
The taxpayer and corporation hereby jointly elect under subsection 85(1) in respect of the property specified, and certify that the information given in this election, and in any documents attached, is to the best of their knowledge, correct and complete.											
				and							
Signature of Transferor, of Authorized Officer or Authorized Person* Signature of Authorized Officer of Transferee Date * Attach a copy of authorizing agreement											

Particulars of Eligible Property Disposed of and Consideration Received