

## Election on Disposition of Property by a Partnership to a Taxable Canadian Corporation

•	For use by a taxable Canadian corporation and all the members of a partnership, to jointly elect under
	subsection 85(2) where the partnership has disposed of property to the corporation and has received as
	consideration shares of any class of the capital stock of the corporation.

- Unless otherwise noted, all legislative references are to the Income Tax Act.
- Mail one copy of the election and related schedules (if any), completed by the partner designated by the partnership, as follows:
  - to the tax centre serving the area of the transferee;
  - on or before the earlier date on which any party to the election has to file an income tax return for the tax year in which the transaction occurred (due date);
  - separately from any other return,

Find your tax centre's address by going to canada.ca/tax-centres.

Do not use this area					

Name of partnership (transferor)	Partnership account number
Address	Postal code
Tax year of partnership         Year         Month Day to         Year         Month Day to         Year         Month Day to	ay Tax services office
	I I
Corporation's name (transferee)	Business Number
RIO2 LIMITED	8 0 1 6 9 0 7 6 9 R C 0 0 0 1
Suite 2769, 161 Bay Street, 27th Floor Toronto, Ontario,	Postal code M5J2S1
ran jour or	ay Tax services office
corporation   2 0 1 8 0 1 0 1   to   2 0 1 8 1 2 3	1 Surrey
Name of person to contact for more information	Telephone number
Kathryn Johnson	1 416 432 0622
— Penalty for late-filed and amended elections ————————————————————————————————————	
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An election that is filed after its due date will be charged a late-filing penalty. Form T2058 can be filed within 3 years after its due date if an estimate of the penalty is paid at the time of filing. Form	Do not use this area

Penalty for late-filed and amended elections			
An election that is filed after its due date will be charged a late-filing penalty. Form T2058 c filed within 3 years after its due date if an estimate of the penalty is paid at the time of filing T2058 can also be amended or filed after the 3-year period, but a written explanation of the the election is amended or late-filed must be attached for consideration by the minister and estimate of the applicable penalty must be paid at the time of filing.	Form reaso	1	Do not use this area
Calculation of late-filing penalty:			
Fair market value of property transferred			
Deduct: agreed amount			
0.	00	Α	
Amount A × 1/4 × 1% × N* =0.	00	В	
$$100 \times N^* = $	<u>)0</u>	С	
Late-filing penalty (the lesser of amount B and amount C)	00		
Amount enclosed			
* N represents the sum of each month or each part of a month in the period from the due da	te to t	the actu	al filing date.
Make cheque or money order payable to the receiver general. <b>Specify</b> "T2058" on the remi	tance	and, to	ensure proper credit.

Make cheque or money order payable to the receiver general. **Specify** "T2058" on the remittance and, to ensure proper credit, indicate the name of the partnership (transferor), the partnership number, or business number if a corporation.

Unpaid amounts, including late-filing penalties, are subject to daily compound interest at a prescribed rate.

Protected B when completed

information required ————————————————————————————————————		•
List, describe, and state the fair market value (FMV) of properties transferred on page 3. The description and FMV of the consideratic shown opposite the related property transferred. Where the transferred property is a partnership interest, attach a schedule of the cat cost base. If there is not enough space on the form, attach schedules giving similar details. You have to designate the order of disposproperty. You should have the following materials: schedules supporting this designation; documentation relating to the responses to and a brief summary of the method of evaluating the FMV of each property transferred. Do not attach the materials listed, but keep the see them at a later date.	lculation of the sition of each the the the the the the the the the th	e adjusted depreciable s below;
1. Is there a written agreement relating to this transfer?	Yes X	No
2. Does a price adjustment clause apply to any of the properties? (See Folio S4-F3-C1 for details)	Yes	No X
3. Do any persons other than the members of the partnership own or control, directly or indirectly, any shares of any class of the transferee?	Yes X	No 🗌
4. Does a non-arm's length rollover exist between the partnership(s) and the transferee corporation?	Yes	No X
a) Have all or substantially all (90% or more) of all properties of the partnership been transferred to the corporation?	Yes	No
5. Are any partners non-residents of Canada?	Yes	No 🗌
6. Are any of the properties transferred capital properties?	Yes	No 🗌
a) have they been owned continuously since Valuation Day (V-Day)?	Yes	No
b) have they been acquired after V-Day in a transaction considered not to be at arm's length?	Yes	No
c) since V-Day, has the partnership or any person from whom shares were acquired in a non-arm's length transaction received any subsection 83(1) dividends for transferred shares? (If <b>yes</b> , attach a schedule and provide details of amounts and dates received).  7. Is the agreed amount of any of the transferred properties based on an estimate of fair market value on V-Day?	Yes	No No
a) If <b>yes</b> , does a formal documented V-Day value report exist?	Yes	No 🗌
8. Has an election under subsection 26(7) of the Income Tax Application Rules (Form T2076) been filed by or on behalf of the transferor?	Yes	No 🗌
Where shares of the capital stock of a private corporation are included in the property disposed of, provide the following:		
Corporation's name		
Business number Paid-up capital of shares transferred (under the <i>Income Tax Act</i> )		

Number of shares transferor received	Class of shares	Redemption value per share	Paid-up capital (under the <i>Income Tax Act</i> )	Voting or non-voting	Are the share at the holde	
	Common	0.00		Voting	Yes	No X
					Yes	No
					Yes	No 🗌
					Yes	No 🗌
					Yes	No

## Informative notes -

- The rules for section 85 elections are complex. Essential information is contained in Information Circular IC76-19, Folio S4-F3-C1, Interpretation Bulletins IT-291 and IT-378.
- Complete all the information areas and answer all questions. If this form is incomplete, we 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.

## Information on the property disposed of and consideration received

	Date of sale or transfer of all properties listed below:	2 0 1 8	0   7   2   4	Note:	For properties sold or trans	sferred on different da	ates, use separate Form	n T2058.	
	Property disp	osed of			Amount to be		Consideration received		
		Elected amount l	imits (see note 1)	Agreed amount	reported B – A (if greater than 0, see note 5)	Non-share	Share	Fair market value	
	Description	Fair market value	А	(cannot be zero) B		Description	Number and class		
	(Brief legal)		(see note 2)						
Capital property excluding					0,00				
epreciable property					0,00				
					0.00				
Depreciable	(Description and prescribed class)		(see note 3)						
property					0.00				
					0.00				
Eligible capital	(Kind)		(see note 4)						
property					0.00				
					0.00				
nventory excluding	(Kind)		(cost amount)						
real property					0.00				
					0.00				
Resource	(Brief legal)		nil						
property			nil		0.00				
			nil		0.00				
Security or	(Description)		(cost amount)						
debt obligation property					0.00				
					0.00				
Specified Debt Obligation			(cost amount)						
(For financial					0.00				
institutions only)					0.00				

- Note 1. Read Interpretation Bulletin IT-291 for an explanation of the limits.
- Note 2. Adjusted cost base (subject to adjustment under section 53.)
- Note 3. The lesser of undepreciated capital cost of all property of the class and the cost of the property.
- Note 4. The lesser of 4/3 x cumulative eligible capital and the cost of the property.
- Note 5. 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.

— Ele	ction and certification —————		
informatio	oration and all members of the partnership hereby joint on given in this election, and in any documents attached otember 19, 2018  Date Signature of each	ed, is true, correct and complete to the best of t	
1	Social insurance number or business number	Name of partner, authorized person or authorized officer	Partner's tax services office
'	Signature of partner, authorized person or authorized officer	Position of office of authorized person or authorized officer	Date
2	Social insurance number or business number	Name of partner	Partner's tax services office
2	Signature of partner, authorized person, or authorized officer	Date	
3	Social insurance number or business number	Name of partner	Partner's tax services office
	Signature of partner, authorized person, or authorized officer		Date

The election form must be signed by all partners, or by a person authorized in writing by all partners to sign for them, and by an authorized officer of the transferee. A person who is authorized to sign for all the partners should complete area 1 above, and attach a copy of the authorizing agreement. If space is insufficient, attach "Election and certification" giving similar details. Attach a list containing the name, social insurance number, or business number of each partner. If a member of the partnership is in itself a partnership, attach a list showing the name, social insurance number, or business number of each member of that partnership. Also, indicate the fiscal period of the partnership.

## Privacy statement —

Personal information is collected under the *Income Tax Act* to administer tax, benefits, and related programs. It may also be used for any purpose related to the administration or enforcement of the Act such as audit, compliance and the payment of debts owed to the Crown. It may be shared or verified with other federal, provincial/territorial government institutions to the extent authorized by law. Failure to provide this information may result in interest payable, penalties or other actions. Under the *Privacy Act*, individuals have the right to access their personal information and request correction if there are errors or omissions. Refer to Info Source at **canada.ca/cra-info-source**, Personal Information Bank CRA PPU 047.